JFK/VJ

SENATE STATE OF MINNESOTA NINETY-FOURTH SESSION

S.F. No. 1804

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 DATE
 D-PG
 OFFICIAL STATUS

 02/24/2025
 Introduction and first reading Referred to Elections
 First Putcher

| 1.1 | A bill for an act |
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| 1.2 1.3 1.4 1.5 1.6 1.7 1.8 1.9 1.10 | relating to elections; providing for ranked choice voting; authorizing jurisdictions to adopt ranked choice voting for local offices; establishing procedures for adoption, implementation, and use of ranked choice voting for local jurisdictions; allowing local jurisdictions to use electronic voting systems with a reallocation feature; authorizing rulemaking; appropriating money; amending Minnesota Statutes 2024, sections 204B.35, subdivision 1; 204C.21, by adding a subdivision; 204D.07, subdivision 3; 205.13, subdivision 2; 206.57, by adding a subdivision; 206.83; proposing coding for new law in Minnesota Statutes, chapter 206; proposing coding for new law as Minnesota Statutes, chapter 204E. |
| 1.11 | BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: |
| 1.12 | Section 1. Minnesota Statutes 2024, section 204B.35, subdivision 1, is amended to read: |
| 1.13 | Subdivision 1. Application. All ballots for every election shall be prepared in accordance |
| 1.14 | with sections 204B.35 to 204B.44 and chapter chapters 204D and 204E, except for voting |
| 1.15 | machine ballots or as otherwise provided by law. |
| | |
| 1.16 | Sec. 2. Minnesota Statutes 2024, section 204C.21, is amended by adding a subdivision to |
| 1.17 | read: |
| 1.18 | Subd. 4. Ranked choice voting election. Notwithstanding the requirements of this |
| 1.19 | section, the votes cast in a ranked choice voting election must be counted according to the |
| 1.20 | procedures established in chapter 204E. |
| | |
| 1.21 | Sec. 3. Minnesota Statutes 2024, section 204D.07, subdivision 3, is amended to read: |
| 1.22 | Subd. 3. Exception; certain nonpartisan candidate. If not more than twice the number |
| 1.23 | of individuals to be elected to a nonpartisan office file for the nomination, their names and |
| 1.24 | the name of the office shall be omitted from the state and county nonpartisan primary ballot |

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| 2.1 | and the cand | idates who filed sha | all be the nomine | ees. For candidates in a n | onpartisan ranked |
| 2.2 | choice voting | g election, candidat | es shall be omitte | ed from the state and cour | ity primary ballot. |
| | | | | | |
| 2.3 | Sec. 4. [20 | 4E.01] APPLICAI | BILITY; AUTH | IORIZED LOCAL AD | OPTION ONLY. |
| 2.4 | This chap | oter applies to all ele | ections conducte | d using ranked choice vo | ting as authorized |
| 2.5 | by section 20 | 04E.03. Except as c | otherwise provid | ed by this chapter, Minne | sota election law |
| 2.6 | applies to ele | ections conducted u | using ranked cho | ice voting. | |
| 2.7 | Sec. 5. [20 | 4E.02] DEFINITI | ONS. | | |
| 2.8 | Subdivisi | ion 1. Application. | For the purpose | s of this chapter, the tern | ns defined in this |
| 2.9 | section have | the meanings given | <u>n.</u> | | |
| 2.10 | Subd. 2. | Active candidate. | "Active candidat | te" means any candidate | who has not been |
| 2.11 | defeated or e | elected and is not a | withdrawn cand | idate. | |
| 2.12 | Subd. 3. | Batch elimination. | "Batch elimination | on" means a simultaneous | defeat of multiple |
| 2.13 | continuing c | andidates who are 1 | mathematically i | mpossible to be elected. | |
| 2.14 | Subd. 4. | Cast vote record. | "Cast vote record | d" means the tabulatable | record of all |
| 2.15 | aggregated v | votes produced by a | single voter in c | one voting session. For b | allots on which |
| 2.16 | voters have i | ndicated a write-in | choice, the final | ized cast vote record indi | cates whether the |
| 2.17 | write-in choi | ice was cast for one | e of the declared | write-in candidates, and | if so, which one. |
| 2.18 | Subd. 5. | Hand count election | on. "Hand count | election" means an elect | ion in which all |
| 2.19 | tabulation of | ballots is done by | hand, regardless | of whether the ballots ar | e cast in a polling |
| 2.20 | place or as a | bsentee or mail ball | lots. | | |
| 2.21 | Subd. 6. | Highest continuin _{ | g ranking. "High | nest continuing ranking" | neans the ranking |
| 2.22 | on a voter's l | callot with the lowe | est numerical val | ue for a continuing candi | idate. |
| 2.23 | Subd. 7. | Inactive ballot. "Ir | nactive ballot" m | eans a ballot that does no | ot count for any |
| 2.24 | candidate in | a given round of ta | bulation as prov | ided in section 204E.06 d | or 204E.07. |
| 2.25 | Subd. 8. | Mathematically in | npossible to be | elected. "Mathematically | impossible to be |
| 2.26 | elected" mea | uns: | | | |
| 2.27 | (1) the ca | andidate cannot be | elected because t | the sum of (i) the candidate | ite's current vote |
| 2.28 | total and (ii) | the current vote tot | tals of all other c | andidates in the current 1 | ound with fewer |
| 2.29 | votes or an e | equal number of vot | tes would not be | enough to surpass the ca | ndidate with the |
| 2.30 | next higher o | current vote total; o | <u>r</u> | | |

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| 3.1 | (2) the ca | ndidate has a lowe | r current vote tot | al than a candidate who is | described by |
| 3.2 | clause (1). | | | | |
| 3.3 | Subd. 9.] | Maximum possibl | e threshold. "Ma | aximum possible threshold | d" means the |
| 3.4 | | - | | ected under a first ranked o | |
| 3.5 | under section | ns 204E.06 and 204 | E.07. Maximum | possible threshold equals | <u>::</u> |
| 3.6 | (1) the su | m of the total ballo | ts cast that includ | e votes, undervotes, skipp | ed rankings, and |
| 3.7 | overvotes for | the office; divided | <u>l by</u> | | |
| 3.8 | (2) the su | m of one plus the r | number of offices | to be filled; then | |
| 3.9 | <u>(3)</u> addin | g one to the result; | and | | |
| 3.10 | (4) disreg | arding any fraction | <u>18.</u> | | |
| 3.11 | Subd. 10. | Multiple-seat ele | ction. "Multiple- | seat election" means an el | lection in which |
| 3.12 | | | | m a single set of candidat | |
| 3.13 | Subd. 11. | Overvote. "Overv | vote" means a vot | er has ranked more than o | one candidate at |
| 3.14 | the same ran | king. | | | |
| 3.15 | Subd. 12. | Partially defectiv | e ballot. "Partial | ly defective ballot" mean | s a ballot that is |
| 3.16 | defective to t | he extent that the el | ection judges are | unable to determine the v | oter's intent with |
| 3.17 | respect to the | e office being coun | ted. | | |
| 3.18 | Subd. 13. | Ranked choice vo | oting. "Ranked cl | noice voting" means an el | ection method in |
| 3.19 | which voters | rank candidates for | or an office in ord | er of their preference, wit | h each vote |
| 3.20 | counting for | the highest-ranked | continuing candi | date on each ballot until th | nat candidate has |
| 3.21 | been elected | or defeated as prov | vided in this chap | ter. | |
| 3.22 | <u>Subd. 14</u> . | Ranked choice ve | oting local electi | on official. "Ranked choi | ce voting local |
| 3.23 | election offic | cial" means the cou | nty auditor, scho | ol district clerk, or munic | ipal clerk |
| 3.24 | responsible f | or duties related to | election administ | ration in the applicable jur | isdiction. Where |
| 3.25 | more than or | e ranked choice vo | oting election juri | sdiction is involved, the r | anked choice |
| 3.26 | voting local | election official is p | presumed to be th | e county auditor if the cou | unty has adopted |
| 3.27 | ranked choic | e voting. If an over | lapping city and s | school district adopt ranke | ed choice voting, |
| 3.28 | | | | choice voting election of | |
| 3.29 | in this subdiv | vision prohibits over | rlapping jurisdict | ions from agreeing to an al | Iternative ranked |
| 3.30 | | g election official. | | | |
| | | | | | |

| 4.1 | Subd. 15. Ranked choice voting tabulation center. "Ranked choice voting tabulation |
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| 4.2 | center" means the location where ballots are processed automatically or by hand and are |
| 4.3 | tabulated. |
| 4.4 | Subd. 16. Ranking. "Ranking" means the number assigned by a voter to a candidate to |
| 4.5 | express the voter's preference for that candidate. Ranking number one is the highest ranking. |
| 4.6 | A ranking of lower numerical value indicates a greater preference for a candidate than a |
| 4.7 | ranking of higher numerical value. |
| 4.8 | Subd. 17. Repeat candidate ranking. "Repeat candidate ranking" means a voter ranks |
| 4.9 | the same candidate at multiple rankings for the office being counted. |
| 4.10 | Subd. 18. Round. "Round" means an instance of the sequence of voting tabulation steps |
| 4.11 | established in section 204E.06 or 204E.07. |
| 4.12 | Subd. 19. Single-seat election. "Single-seat election" means an election in which one |
| 4.13 | seat in an office is to be filled from a single set of candidates on the ballot. |
| 4.14 | Subd. 20. Skipped ranking. "Skipped ranking" means a voter has left a ranking blank |
| 4.15 | and ranks a candidate at a subsequent ranking. |
| 4.16 | Subd. 21. Surplus. "Surplus" means the total number of votes cast for an elected |
| 4.17 | candidate in excess of the threshold. |
| 4.18 | Subd. 22. Surplus fraction of a vote. "Surplus fraction of a vote" means the proportion |
| 4.19 | of each vote to be transferred when a surplus is transferred. The surplus fraction is calculated |
| 4.20 | by dividing the surplus by the total votes cast for the elected candidate, calculated to four |
| 4.21 | decimal places, ignoring any remainder. |
| 4.22 | Subd. 23. Threshold. "Threshold" means the number of votes sufficient for a candidate |
| 4.23 | to be elected. In any given single-seat election, the threshold equals: the total votes counted |
| 4.24 | during that tabulation round, excluding inactive ballots; divided by two; then adding one; |
| 4.25 | and disregarding any fractions. In any given multiple-seat election, the threshold equals: |
| 4.26 | the total votes counted in the first round after removing defective ballots; divided by the |
| 4.27 | sum of one plus the number of offices to be filled; adding one to the result; and disregarding |
| 4.28 | any fractions. |
| 4.29 | Subd. 24. Totally defective ballot. "Totally defective ballot" means a ballot that is |
| 4.30 | defective to the extent that election judges are unable to determine the voter's intent for any |
| 4.31 | office on the ballot. |
| 4.32 | Subd. 25. Transfer value. "Transfer value" means the fraction of a vote that a transferred |
| 4.33 | ballot will contribute to the next ranked continuing candidate on that ballot. The transfer |

| 5.1 | value of a vote cast for an elected candidate is calculated by multiplying the surplus fraction |
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| 5.2 | of each vote by its current value, calculated to four decimal places, ignoring any remainder. |
| 5.3 | The transfer value of a vote cast for a defeated candidate is the same as its current value. |
| 5.4 | Subd. 26. Transferable vote. "Transferable vote" means a vote or a fraction of a vote |
| 5.5 | for a candidate who has been either elected or defeated. |
| 5.6 | Subd. 27. Undeclared candidate. "Undeclared candidate" means a candidate who does |
| 5.7 | not file a request within the time required by section 204E.05, subdivision 4, for the |
| 5.8 | candidate's write-in votes to be counted and whose name does not otherwise appear on the |
| 5.9 | ballot. |
| 5.10 | Subd. 28. Undervote. "Undervote" means a voter did not rank any candidates for an |
| 5.11 | office. |
| | |
| 5.12 | Sec. 6. [204E.03] AUTHORIZATION FOR LOCAL ADOPTION. |
| 5.13 | (a) After January 1, 2026, or the adoption of administrative rules governing ranked |
| 5.14 | choice voting by the secretary of state, whichever is later, the following political subdivisions |
| 5.15 | may adopt, in the manner provided in this section, ranked choice voting as a method of |
| 5.16 | voting for local offices within the political subdivision: |
| 5.17 | (1) home rule charter or statutory cities; |
| 5.18 | (2) school districts; and |
| 5.19 | (3) counties. |
| 5.20 | (b) A jurisdiction, whether governed by statute or charter, that adopts ranked choice |
| 5.21 | voting may only do so by a ballot question presented to the voters. The ranked choice voting |
| 5.22 | method may be repealed by the same method used for adoption. |
| 5.23 | (c) Before adopting the use of ranked choice voting for an election held in conjunction |
| 5.24 | with a statewide election, a jurisdiction must enter into a conditional agreement with the |
| 5.25 | county or counties responsible for administering the jurisdiction's election. |
| 5.26 | (d) If a home rule charter or statutory city adopts ranked choice voting without an |
| 5.27 | agreement with the county or counties, the election conducted by ranked choice voting must |
| 5.28 | not be held in conjunction with a statewide election and the jurisdiction must administer its |
| 5.29 | own election. |
| 5.30 | (e) Before a school district can adopt the use of ranked choice voting for an election not |
| 5.31 | held in conjunction with a statewide election, the district must first enter into a conditional |

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| 6.1 | agreement w | ith the city or cities | within the district | 's boundaries responsible | e for administering |
| 6.2 | any elections | s conducted not in | conjunction with | a statewide election. | |
| 6.3 | <u>(f) A hon</u> | ne rule charter juri | sdiction that adop | ts a ranked choice votin | ng system in its |
| 6.4 | charter may | adopt this chapter | by reference in an | ordinance but is not re | quired to do so. |
| 6.5 | (g) Ranke | ed choice voting m | ust only be used t | o elect local offices at a | general or special |
| 6.6 | election. | | | | |
| 6.7 | <u>(h)</u> A juri | sdiction that adop | ts the use of ranke | d choice voting in local | elections must do |
| 6.8 | so no later th | an 20 weeks befor | re the state primar | y or 90 days before the | first day for filing |
| 6.9 | affidavits of | candidacy for the | office for which ra | anked choice voting is t | to be used as the |
| 6.10 | method of el | ection if the election | on is not held in c | onjunction with a state | primary or state |
| 6.11 | general elect | ion. | | | |
| 6.12 | (i) Repea | l of ranked choice | voting must be no | a later than 90 days befo | ore the first day for |
| 6.13 | filing affidav | its of candidacy for | r offices for which | ranked choice voting is | used as the method |
| 6.14 | of election. | | | | |
| 6.15 | (j) The ra | nked choice voting | g local election off | icial must notify the sec | retary of state and, |
| 6.16 | if applicable. | , the county audito | or within four wee | ks following adoption o | r repeal of ranked |
| 6.17 | choice voting | <u>5.</u> | | | |
| 6.18 | Sec. 7. [204 | E.04] BALLOTS | IN LOCAL RAN | KED CHOICE VOTIN | NG ELECTIONS. |
| 6.19 | Subdivisi | on 1. Ballot form | at. (a) If there are | three or more qualified c | candidates, a ballot |
| 6.20 | must allow a | voter to rank thre | e candidates for ea | ach office in order of pr | eference and must |
| 6.21 | also allow th | e voter to add writ | te-in candidates. | | |
| 6.22 | <u>(b) A bal</u> | lot must: | | | |
| 6.23 | (1) includ | le instructions to v | oters that clearly | indicate how to mark th | e ballot; |
| 6.24 | <u>(2) includ</u> | le instructions to v | oters that clearly | indicate how to rank car | ndidates in order |
| 6.25 | of the voter's | preference; and | | | |
| 6.26 | <u>(3) indica</u> | ate the number of s | seats to be elected | for each office. | |
| 6.27 | Subd. 2. | Mixed-election m | ethod ballots. If a | elections are held in wh | ich ranked choice |
| 6.28 | voting is used | l in addition to othe | er methods of votir | ng, the ranked choice vot | ing and nonranked |
| 6.29 | choice voting | g elections must be | e on the same ball | ot card if possible, with | ranked choice |
| 6.30 | voting and ne | onranked choice v | oting portions clea | arly separated. A jurisd | iction may not |
| 6.31 | deviate from | the standard ballo | t order of federal o | offices, state offices, or s | state constitutional |

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| 7.1 | amendments | s, but may deviate f | rom the standard | ballot order for other of | fices to allow |
| 7.2 | | | | d choice voting election | |
| | | | | | |
| 7.3 | | | | of state must adopt rules | |
| 7.4 | | | | ection. Notwithstanding | |
| 7.5 | | • | | ide a standard for ballot | format that differs |
| 7.6 | from the star | ndards required by | that section. | | |
| 7.7 | Sec. 8. [20 | 4E.05] LOCAL R | ANKED CHOIC | E VOTING TABULA | FION CENTER. |
| 7.8 | Subdivis | ion 1. Tabulation of | of votes; generall | y. The ranked choice vot | ing local election |
| 7.9 | official must | t designate one loca | tion to serve as the | ne ranked choice voting | tabulation center. |
| 7.10 | If the tabula | tion includes a man | ual count of phys | ical ballots, the center n | nust be accessible |
| 7.11 | to the public | e for the purpose of | observing the vot | e tabulation. Tabulation | of votes must be |
| 7.12 | conducted a | s described in section | ons 204E.06 and 2 | 204E.07. | |
| 7.13 | <u>Subd. 2.</u> | Precinct tabulatio | n. In an election | where ranked choice vot | ing is used, the |
| 7.14 | county audit | tor, municipal clerk | , or school distric | t clerk shall deliver one | set of summary |
| 7.15 | statements, a | all spoiled ballots, a | nd the envelopes | containing the ballots to | the ranked choice |
| 7.16 | voting tabul | ation center as soor | as possible after | the vote counting is con | npleted and the |
| 7.17 | election judg | ges have returned m | naterials pursuant | to section 204C.27. | |
| 7.18 | <u>Subd. 3.</u> | Notice of recess in | count. At any tim | ne following receipt of 1 | materials under |
| 7.19 | subdivision | 2, the ranked choic | e voting local elec | ction official may declar | e a recess. Notice |
| 7.20 | of the recess | must include the da | ate, time, and loca | tion at which the process | s of recording and |
| 7.21 | tabulating vo | otes will resume an | d the reason for th | ne recess. Notice must b | e posted on the |
| 7.22 | local jurisdie | ction's official bulle | tin board and on | the door of the ranked c | hoice voting |
| 7.23 | tabulation co | enter. During any re | cess, all electroni | c voting data and ballots | must be secured. |
| 7.24 | <u>Subd. 4.</u> | Recording write-i | n votes. (a) At a t | ime set by the ranked ch | oice voting local |
| 7.25 | election officiation | cial, the judges and | any other election | officials designated by | the ranked choice |
| 7.26 | voting local | election official sha | all convene at the | ranked choice voting ta | bulation center to |
| 7.27 | examine bal | lots on which voter | s have indicated a | write-in choice and reco | ord the names and |
| 7.28 | number of v | otes received by ea | ch write-in candio | late who submits a requ | est as required by |
| 7.29 | this subdivis | sion. The number of | f votes received b | y write-in candidates wh | no did not file a |
| 7.30 | request as pr | rovided in this subd | ivision must be re | ecorded as a group by of | fice. |
| 7.31 | <u>(b) Notw</u> | vithstanding section | 204B.09, subdiv | ision 3, a candidate for a | city or school |
| 7.32 | district offic | e whose election is | governed by this | chapter and who wants | write-in votes for |
| 7.33 | the candidat | e to be counted mus | st file a written re | quest with the filing offi | cer not more than |
| | | | | | |

- 8.1 seven days before the election. The filing officer shall provide copies of the form to make
- the request. The filing officer shall not accept a written request later than 5:00 p.m. on the
- 8.3 last day for filing a written request.
- 8.4 Subd. 5. Ranked choice vote tabulation. After all votes have been recorded, and at a
- 8.5 time set by the ranked choice voting local election official, the process of tabulating votes
- 8.6 cast for offices to be elected using the ranked choice method must begin. The counting must
- 8.7 <u>continue until preliminary results for all races are determined, subject to subdivision 3.</u>

8.8 Sec. 9. [204E.06] TABULATION OF VOTES; SINGLE-SEAT LOCAL RANKED 8.9 CHOICE VOTING ELECTIONS.

8.10 (a) This section applies to a ranked choice voting election in which one seat in an office

8.11 is to be filled from a single set of candidates on the ballot. The method of tabulating ranked

8.12 choice votes for single-seat elections as described in this section must be known as the

8.13 "single-seat single transferable vote" method of tabulation.

- (b) A first ranked choice tabulation shall be done under this paragraph before a tabulation 8.14 as described in paragraph (c). A first ranked choice tabulation will consist of a first round 8.15 8.16 only. Under the first ranked choice tabulation, the vote total will be the sum of the ranked votes marked number one. The maximum possible threshold must be determined. If the 8.17 vote total for a candidate, other than an undeclared or a declared write-in candidate, is equal 8.18 to or greater than the maximum possible threshold, that candidate is declared elected and 8.19 the tabulation is complete. If the vote total for no candidate, other than an undeclared or a 8.20 declared write-in candidate, is equal to or greater than the maximum possible threshold, 8.21 additional rounds must be performed as provided in paragraph (c). 8.22 (c) Tabulation of votes at the ranked choice voting tabulation center must proceed in 8.23 rounds for each office to be counted. The threshold must be calculated. The sum of all 8.24 8.25 ranked choice votes for every candidate must be calculated. Each round must proceed sequentially as follows: 8.26
- 8.27 (1) the number of votes cast for each candidate, as indicated by the highest continuing
 8.28 ranking on each ballot, must be counted. If a candidate, other than an undeclared write-in
 8.29 candidate, has a vote total that is equal to or greater than the threshold, that candidate is
 8.30 declared elected and the tabulation is complete. If no candidate, other than an undeclared
 8.31 write-in candidate, has a vote total that is equal to or greater than the threshold, a new round
 8.32 begins and the tabulation must continue as described in clause (2);

| 9.1 | (2) at the beginning of the second round only, all undeclared candidates must be defeated |
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| 9.2 | and all candidates for whom it is mathematically impossible to be elected may be defeated |
| 9.3 | simultaneously. For third and subsequent rounds, the candidate with the fewest votes must |
| 9.4 | be defeated and all candidates for whom it is mathematically impossible to be elected may |
| 9.5 | be defeated simultaneously. Votes for the defeated candidates must be transferred to each |
| 9.6 | ballot's next-ranked continuing candidate, except votes for candidates defeated in the final |
| 9.7 | round are not transferred if, by their defeat, the number of continuing candidates is reduced |
| 9.8 | to one. If no candidate can be defeated under this clause, the tabulation must continue as |
| 9.9 | described in clause (3). Otherwise, the tabulation must continue as described in clause (4); |
| 9.10 | (3) ties between candidates with the fewest votes must be resolved by lot by the ranked |
| 9.11 | choice voting local election official. The candidate chosen by lot must be defeated. The |
| 9.12 | result of the tie resolution must be recorded and reused in the event of a recount; |
| 9.13 | (4) the procedures in clauses (1) to (3) must be repeated until one candidate reaches the |
| 9.14 | threshold. When only one continuing candidate remains, that continuing candidate must be |
| 9.15 | elected; and |
| 9.16 | (5) when a skipped ranking, overvote, or repeat candidate ranking is encountered on a |
| 9.17 | ballot, that ballot shall count toward the highest continuing ranking that is not a skipped |
| 9.18 | ranking, overvote, or repeat candidate ranking. If any ballot cannot be advanced because |
| 9.19 | no further continuing candidates are ranked on that ballot, or because the only votes for |
| 9.20 | further continuing candidates that are ranked on that ballot are either overvotes or repeat |
| 9.21 | candidate rankings, the ballot shall not count toward any candidate in that round or in |
| 9.22 | subsequent rounds for the office being counted. |
| | |

9.23 Sec. 10. [204E.07] TABULATION OF VOTES; MULTIPLE-SEAT LOCAL RANKED 9.24 CHOICE VOTING ELECTIONS.

9.25 (a) This section applies to a ranked choice voting election in which two or more seats 9.26 in office are to be filled from a single set of candidates on the ballot. The method of tabulating 9.27 ranked choice votes for multiple-seat elections as described in this section must be known 9.28 as the "multiple-seat single transferable vote" method of tabulation.

9.29 (b) A first ranked choice tabulation shall be done under this paragraph before a tabulation
9.30 as described in paragraph (c). A first ranked choice tabulation will consist of a first round
9.31 only. Under the first ranked choice tabulation, the vote total will be the sum of the ranked
9.32 votes marked number one. The maximum possible threshold must be determined. If the
9.33 number of candidates, other than any undeclared or declared write-in candidate, whose vote
9.34 total is equal to or greater than the maximum possible threshold is equal to the number of

| 10.1 | seats to be filled, those candidates are declared elected and the tabulation is complete. If |
|-------|---|
| 10.2 | the number of candidates, other than any undeclared or declared write-in candidate, whose |
| 10.3 | vote total is equal to or greater than the maximum possible threshold is less than the number |
| 10.4 | of seats to be filled, additional rounds must be performed as provided in paragraph (c). |
| 10.5 | (c) Tabulation of votes at the ranked choice voting tabulation center must proceed in |
| 10.6 | rounds for each office to be counted. The threshold must be calculated. The sum of all |
| 10.7 | ranked choice votes for every candidate must be calculated. Each round must proceed |
| 10.8 | sequentially as follows: |
| 10.9 | (1) the number of votes cast for each candidate for the current round must be counted. |
| 10.10 | If the number of candidates, other than any undeclared write-in candidate, whose vote total |
| 10.11 | is equal to or greater than the threshold is equal to the number of seats to be filled, those |
| 10.12 | candidates who are continuing candidates are elected and the tabulation is complete. If the |
| 10.13 | number of candidates, other than any undeclared write-in candidate, whose vote total is |
| 10.14 | equal to or greater than the threshold is not equal to the number of seats to be filled, a new |
| 10.15 | round begins and the tabulation must continue as described in clause (2); |
| 10.16 | (2) surplus votes for any candidates whose vote total is equal to or greater than the |
| 10.17 | threshold must be calculated; |
| 10.18 | (3) the candidate with the largest surplus is declared elected and that candidate's surplus |
| 10.19 | is transferred. A tie between two or more candidates must be resolved by lot by the ranked |
| 10.20 | choice voting local election official. The surplus of the candidate chosen by lot must be |
| 10.21 | transferred before other transfers are made. The result of the tie resolution must be recorded |
| 10.22 | and reused in the event of a recount. The transfer value of each vote cast for an elected |
| 10.23 | candidate must be transferred to the next continuing candidate on that ballot. If no candidate |
| 10.24 | has a surplus, the tabulation must continue as described in clause (4). Otherwise, the |
| 10.25 | tabulation must continue as described in clause (1); |
| 10.26 | (4) if there are no transferable surplus votes, the candidate with the fewest votes is (4) |
| 10.27 | defeated. Votes for a defeated candidate are transferred at their transfer value to each ballot's |
| 10.28 | next-ranked continuing candidate, except votes for candidates defeated in the final round |
| 10.29 | are not transferred if, by their defeat, the number of continuing candidates is reduced to the |
| 10.30 | number of seats yet to be filled. Ties between candidates with the fewest votes must be |
| 10.31 | resolved by lot by the ranked choice voting local election official, and the candidate chosen |
| 10.32 | by lot must be defeated. The result of the tie resolution must be recorded and reused in the |
| 10.33 | event of a recount; |

(5) the procedures in clauses (1) to (4) must be repeated until the number of candidates whose vote total is equal to or greater than the threshold is equal to the number of seats to

- 11.3 <u>be filled, or until the number of continuing candidates is equal to the number of seats yet</u>
- 11.4 to be filled. If the number of continuing candidates is equal to the number of seats yet to be
- 11.5 filled, any remaining continuing candidates must be declared elected; and
- 11.6 (6) when a skipped ranking, overvote, or repeat candidate ranking is encountered on a
- 11.7 ballot, that ballot shall count toward the highest continuing ranking that is not a skipped
- 11.8 ranking, overvote, or repeat candidate ranking. If any ballot cannot be advanced because
- 11.9 no further continuing candidates are ranked on that ballot, or because the only votes for
- 11.10 further continuing candidates that are ranked on that ballot are either overvotes or repeat
- 11.11 candidate rankings, the ballot shall not count toward any candidate in that round or in
- 11.12 subsequent rounds for the office being counted.

11.13 Sec. 11. [204E.08] LOCAL RANKED CHOICE VOTING ELECTIONS;

11.14 **<u>REPORTING RESULTS.</u>**

- 11.15 (a) In addition to the requirements of section 204C.24, each precinct must print an
- 11.16 additional precinct summary statement, which must include the number of first choices cast
- 11.17 for each candidate in that precinct.
- 11.18 (b) The ranked choice voting local election official must provide a tabulation summary
 11.19 statement of each contest with the following information:

11.20 (1) total votes cast;

- 11.21 (2) number of undervotes;
- 11.22 (3) number of totally defective and spoiled ballots;
- 11.23 (4) threshold calculation;
- 11.24 (5) total first choice rankings for all candidates;
- 11.25 (6) round-by-round tabulation results, including simultaneous batch eliminations, surplus
- 11.26 transfers if applicable, and defeated candidate transfers; and
- 11.27 (7) inactive ballots at each round.
- 11.28 (c) In jurisdictions where ballots are scanned and recorded electronically, the ranked
- 11.29 choice voting local election official must provide an electronically available spreadsheet of
- 11.30 the cast vote record, consistent with the requirements of section 206.845.

12.1 (d) The jurisdiction must canvass the election returns pursuant to applicable state statutes

for the election being held, and the canvassing board report must include the information
required in the ranked choice voting tabulation center summary statement, with the addition

12.4 of the number of persons registered to vote before election day by precinct, the number of

- 12.5 persons registered on election day by precinct, and the number of accepted regular, military,
- and overseas absentee ballots and mail ballots. If the election is held in conjunction with a
- 12.7 state general election, the canvass report must also include the number of federal office only
- 12.8 absentee ballots and, if applicable, the number of presidential absentee ballots.

12.9 Sec. 12. [204E.09] LOCAL RANKED CHOICE ELECTION RECOUNTS.

12.10 (a) A candidate defeated in the final round of tabulation may request a recount as provided

in section 204C.361, to the extent applicable. For the purpose of ranked choice voting

- 12.12 recounts, the ranked choice voting local election official is the recount official and the filing
 12.13 officer.
- 12.14 (b) A candidate defeated in the final round of tabulation when the vote difference is greater than that provided in section 204C.36 may request a recount at the candidate's own 12.15 12.16 expense. A candidate defeated in an earlier round of tabulation may request a recount at the 12.17 candidate's own expense. The candidate is responsible for all expenses associated with the recount, regardless of the vote difference between the candidates in the round in which the 12.18 12.19 requesting candidate was defeated. The requesting candidate shall file with the filing officer a bond, cash, or surety in an amount set by the filing officer for the payment of the recount 12.20 12.21 expenses. Expenses must be determined as provided in section 204C.36, subdivision 4.
- 12.22 (c) The secretary of state must adopt rules governing recounts conducted under this
 12.23 section.
- (d) At the discretion of the recount official, in the case of a recount under paragraph (a)
 or (b) or by the requesting candidates, a recount may commence with the earliest tabulation
 round in which any requesting candidate was defeated or any prior round. All other candidates
 who, in the initial tabulation, were defeated prior to the round in which the recount starts
- 12.28 <u>may be presumed to have been correctly defeated.</u>

12.29 Sec. 13. [204E.10] LOCAL RANKED CHOICE ELECTIONS; POSTELECTION 12.30 REVIEW.

12.31 Subdivision 1. Selection of test date; notice. At the canvass, the ranked choice voting
 12.32 local election official must select by lot the offices and precincts to be reviewed and set the

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| 13.1 | date, time, and place for the postelection review, in accordance with section 206.89. |
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| 13.2 | Postelection review is not required for a hand count election. |
| 13.3 | Subd. 2. Scope and conduct of test. The postelection review must be conducted in |
| 13.4 | public and must review a sample of ballots cast for at least one single-seat ranked choice |
| 13.5 | voting election and at least one multiple-seat election, if such an election occurred. |
| 13.6 | Subd. 3. Review. (a) For each office to be reviewed, the number of precincts selected |
| 13.7 | for review shall be determined as follows: if the office was voted on in fewer than five |
| 13.8 | precincts, one precinct shall be selected; if the office was voted on in at least five precincts |
| 13.9 | and fewer than 50 precincts, two precincts shall be selected; if the office was voted on in |
| 13.10 | at least 50 precincts and fewer than 100 precincts, three precincts shall be selected; and if |
| 13.11 | the office was voted on in at least 100 precincts, four precincts or three percent of the total |
| 13.12 | number of precincts in the election shall be selected, whichever is greater. |
| 13.13 | (b) For each office voted on in a county election, the ranked choice voting local election |
| 13.14 | official may select precincts as specified in paragraph (a) or use the precincts selected in |
| 13.15 | accordance with section 206.89. |
| 13.16 | (c) Using the actual ballots cast in each precinct selected, the judges of the election shall |
| 13.17 | conduct a hand-count tabulation of how many ballots contain each combination of candidates |
| 13.18 | across the rankings. All undeclared write-in candidates shall be considered as a group in |
| 13.19 | this hand count, and blank or overvoted rankings shall be included as such in the tabulated |
| 13.20 | combinations. |
| 13.21 | Subd. 4. Standard of acceptable performance by voting system. A comparison of the |
| 13.22 | results compiled by the voting system with the cast vote records compiled by the judges of |
| 13.23 | the election performing the hand count must show that the results of the electronic voting |
| 13.24 | system differed by no more than the applicable threshold provided in section 206.89, |
| 13.25 | subdivision 4, from the hand count of the sample tested. Valid votes that have been marked |
| 13.26 | by the voter outside the vote targets or using a manual marking device that cannot be read |
| 13.27 | by the voting system must not be included in making the determination whether the voting |
| 13.28 | system has met the standard of acceptable performance. |
| 13.29 | Subd. 5. Additional review if needed. An additional review is required if: |
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| 13.30 | (1) a test reveals a difference greater than the threshold provided in section 206.89, |
| 13.31 | subdivision 4, in at least one precinct of an office, the ranked choice voting local election official must immediately, publicly select by lot two additional precincts of the same office |
| 13.32 13.33 | for review. The additional precinct review must be completed within two days after the |
| 13.34 | precincts are selected and the results immediately reported to the county auditor; and |
| | |

| 14.1 | (2) the additional precinct review indicates a difference in the vote totals that is greater |
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| 14.2 | than the applicable threshold, as provided by section 206.89, subdivision 4, in at least one |
| 14.3 | additional precinct of an office, the ranked choice voting local election official must conduct |
| 14.4 | a review of the ballots from all the remaining precincts in the office being reviewed. |
| 14.5 | This review must be completed no later than two weeks after the canvass. |
| 14.6 | Subd. 6. Report of results. Upon completion of the postelection review, the ranked |
| 14.7 | choice voting local election official must immediately report the results to the county auditor |
| 14.8 | and make the results available to the public. |
| 14.9 | Subd. 7. Update of vote totals. If the postelection review under this section results in |
| 14.10 | a change in the number of votes counted for any candidate, the revised vote totals must be |
| 14.11 | incorporated in the official result from those precincts. |
| 14.12 | Subd. 8. Effect on voting systems. If a voting system is found to have failed to record |
| 14.13 | votes accurately and in the manner provided by this chapter, the voting system must not be |
| 14.14 | used at another election until it has been approved for use by the county auditor, pursuant |
| 14.15 | to section 206.58. In addition, the county auditor may order the city to conduct a hand |
| 14.16 | recount of all ballots cast in the election. |
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14.17 Sec. 14. [204E.11] RULES; LOCAL OPTION RANKED CHOICE VOTING.

14.18 The secretary of state must adopt rules necessary to implement the requirements and 14.19 procedures established by this chapter.

14.20 Sec. 15. Minnesota Statutes 2024, section 205.13, subdivision 2, is amended to read:

Subd. 2. Notice of filing dates. At least two weeks before the first day to file affidavits 14.21 of candidacy, the municipal clerk shall publish a notice stating the first and last dates on 14.22 which affidavits of candidacy may be filed in the clerk's office and the closing time for 14.23 filing on the last day for filing. The clerk shall post a similar notice at least ten days before 14.24 the first day to file affidavits of candidacy. If ranked choice voting pursuant to chapter 204E 14.25 is to be used, the notice must indicate the method of election to be used for the offices on 14.26 the ballot. The notice must separately list any office for which affidavits of candidacy may 14.27 be filed to fill the unexpired portion of a term when a special election is being held to fill a 14.28 14.29 vacancy as provided in section 412.02, subdivision 2a.

| 15.1 | Sec. 16. Minnesota Statutes 2024, section 206.57, is amended by adding a subdivision to |
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| 15.2 | read: |
| 15.3 | Subd. 6a. Required certification for ranked choice voting. In addition to the |

15.4 requirements of this section, a voting system used to administer ranked choice voting under

15.5 chapter 204E must provide a test lab report from a voting system test lab accredited by the

- 15.6 Election Assistance Commission or other appropriate federal agency responsible for testing
- 15.7 and certification of compliance with the federal voting systems guidelines at the time of
- 15.8 submission of the application required by subdivision 1. The test lab report must show that
- 15.9 the system is in conformity with voluntary voting system guidelines issued by the Election
- 15.10 Assistance Commission or other appropriate federal agency.

15.11 Sec. 17. [206.802] ELECTRONIC VOTING SYSTEMS; PURCHASING.

- 15.12 A voting system purchased for use in Minnesota to administer ranked choice voting on
- 15.13 or after the effective date of this section must have the ability to:
- 15.14 (1) capture, store, and publicly report ballot data;
- 15.15 (2) to the extent practicable, produce a single human-readable file for each contest on
- 15.16 the ballot containing all cast vote records captured for that contest;
- 15.17 (3) keep data anonymous;
- 15.18 (4) accept ranked or cumulative voting data under a variety of tabulation rules;
- 15.19 (5) be programmable to follow all other specifications of the ranked choice voting system
- 15.20 or be compatible with automatic tabulating equipment or a software reallocation feature;
- 15.21 (6) provide a minimum of three rankings for ranked choice voting elections;
- 15.22 (7) to the extent practicable, notify voters of the following errors: overvotes, skipped
- 15.23 rankings, and repeat candidate rankings in a ranked choice voting election; and
- 15.24 (8) be programmable to print a zero tape indicating all rankings for all candidates in a
- 15.25 ranked choice voting election.

15.26 **EFFECTIVE DATE.** This section is effective upon certification by the secretary of

- 15.27 state that equipment meeting the standards required by this section is available for purchase
- 15.28 and implementation. The secretary of state must notify the revisor of statutes when this
- 15.29 certification is made.

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16.1

Sec. 18. Minnesota Statutes 2024, section 206.83, is amended to read:

16.2 **206.83 TESTING OF VOTING SYSTEMS.**

(a) At least three days before voting equipment is used, the official in charge of elections 16.3 shall have the voting system tested to ascertain that the system will correctly mark ballots 16.4 using all methods supported by the system, including ranked choice voting if applicable, 16.5 and through assistive technology, and count the votes cast for all candidates and on all 16.6 questions. Public notice of the time and place of the test must be given at least two days in 16.7 advance by publication once in official newspapers. The test must be observed by at least 16.8 two election judges, who are not of the same major political party, and must be open to 16.9 representatives of the political parties, candidates, the press, and the public. The test must 16.10 be conducted by (1) processing a preaudited group of ballots punched or marked to record 16.11 a predetermined number of valid votes for each candidate and on each question, and must 16.12 include for each office one or more ballot cards which have votes in excess of the number 16.13 allowed by law in order to test the ability of the voting system tabulator and electronic ballot 16.14 marker to reject those votes; and (2) processing an additional test deck of ballots marked 16.15 16.16 using the electronic ballot marker for the precinct, including ballots marked using the electronic ballot display, audio ballot reader, and any assistive voting technology used with 16.17 the electronic ballot marker. If an election is to be conducted using ranked choice voting, 16.18 the equipment must also be tested to ensure that each ranking for each candidate is recorded 16.19 properly. 16.20

- (b) If any error is detected, the cause must be ascertained and corrected and an errorless
 count must be made before the voting system may be used in the election.
- 16.23 (c) After the completion of the test, the programs used and ballot cards must be sealed,
 16.24 retained, and disposed of as provided for paper ballots.
- 16.25 Sec. 19. APPROPRIATION.
- 16.26 \$..... in fiscal year 2026 and \$..... in fiscal year 2027 are appropriated from the general
 16.27 fund to the secretary of state for costs associated with implementation of this act.