#### HOUSE BILL NO. HB0215

Prohibition on electronic voting equipment.

Sponsored by: Representative(s) Smith, S, Brady, Lucas and McCann and Senator(s) Ide and Smith, D

## A BILL

for

1 AN ACT relating to elections; requiring the use of paper 2 ballots for elections; requiring hand counting of paper ballots; specifying procedures for hand counting of paper 3 4 ballots; repealing provisions related to electronic voting 5 machines and electronic pollbooks; revising procedures for 6 the post-election ballot audit; providing for testing of 7 hand counting, tabulating and reporting systems; providing 8 for election observers; providing penalties; making conforming amendments; providing for rulemaking; 9 and 10 providing for an effective date.

11

12 Be It Enacted by the Legislature of the State of Wyoming:

13

14 Section 1. W.S. 22-1-102(a)(i), (iii), (xi), (xiv),

15 (xxii), (xlii), (xliii), (xlix) and by creating new

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- 1 paragraphs (lv) and (lvi), 22-3-111 by creating a new
- 2 subsection (c), 22-6-115, 22-6-121(a)(intro), 22-6-122,
- 3 22-6-130(a), 22-8-102, 22-8-107, 22-8-108(a), (b) and (c),
- 4 22-8-115(a), by creating a new subsection (b) and by
- 5 amending and renumbering (b) as (c), 22-9-109(a),
- 6 22-9-125(d)(intro), 22-11-101.1(a), 22-11-102,
- 7 22-11-103(a)(iii), (vii), (viii) and (c), 22-11-104(a),
- 8 (b)(intro), (ii)(intro), (A), (iii) and (v), 22-11-105,
- 9 22-11-106, 22-12-101 by creating a new subsection (c),
- 10 22-12-103, 22-12-107(a)(v) and (vi), 22-12-112, 22-12-114,
- 11 22-12-115, 22-13-103(b), 22-13-107, 22-13-110, 22-14-102,
- 12 22-14-104, 22-14-110, 22-14-111(a)(viii), 22-14-113,
- $13 \quad 22-14-114(a), \quad 22-15-105(a), \quad 22-15-109, \quad 22-16-103(c)(i) \quad and$
- 14 by creating a new subsection (e), 22-16-118, 22-21-109,
- 15 22-22-203(b), 22-26-101(a)(ii), (iv) and (vi), 22-26-103,
- 16 22-26-105 and 22-26-107(a)(intro) and by creating a new
- 17 paragraph (v) are amended to read:

19 **22-1-102. Definitions.** 

- 21 (a) The definitions contained in this chapter apply
- 22 to words and phrases used in this Election Code and govern
- 23 the construction of those words and phrases unless they are

specifically modified by the context in which they appear.

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2
    As used in this Election Code:
3
 4
             (i)
                  "Automatic Tabulating equipment"
                                                        means
    apparatus that automatically examines and counts votes
5
    recorded on any equipment used by a person in the hand
 6
 7
    counting process to examine paper ballots or ballot cards
8
    and tabulates tabulate the results. "Tabulating equipment"
    shall not include any equipment that can be connected to
9
10
    the internet in any manner or that has any type of
11
    communication ability;
12
13
             (iii) "Ballot card box" means a ballot that can
    be counted using automatic tabulating equipment secure
14
15
    container in which paper ballots are placed for hand
16
    counting by qualified election judges;
17
             (xi) "Counting center" is
18
                                           the
                                                 location
                                                           or
19
    locations designated by the county clerk for the automatic
20
    manual tabulating and counting of ballots;
21
22
             (xiv) "Electronic Hand count voting system" is a
23
    system employing an electronic voting device in conjunction
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with for the hand counting of paper ballots or ballot
 1
 2
    cards, or other system of secret voting and automatic
 3
    tabulating equipment for the recording, tabulating and
 4
    counting of votes in an election;
5
 6
              (xxii) "Pollbook" means a book<del>, or hardware,</del>
    software or any combination thereof commonly referred to as
 7
8
    an electronic pollbook, used in a polling place on election
9
    day containing information specified by law. "Pollbook"
10
    shall not include any hardware or software that can be
11
    connected to the internet in any manner;
12
              (xlii) "Recount" is the processing of ballots
13
    through the hand tabulation system for an additional time
14
    or times, conducted for the specific purpose of counting
15
16
    votes again in any specific race, based upon the criteria
17
    of W.S. 22-16-109 or 22-16-111;
18
19
              (xliii) "Retabulation" is the process of running
20
    tabulating ballots back through the hand tabulation system
21
    for an additional time or times for the express purpose of
    reconciling the count;
22
```

1 (xlix) "Vote center" means a polling place at 2 which any registered elector in the political subdivision 3 holding the election may vote, regardless of the precinct 4 in which he resides, connected through secure internet 5 connections to provide voting information to and receive voting information from the electronic pollbook maintained 6 by the county clerk and used as an option to traditional 7 8 polling places at the discretion of the county clerk; 9 10 (lv) "Canvassing board" means the persons appointed to certify the results of an election after the 11 12 counting board has counted ballots; 13 14 (lvi) "Counting board" means the persons 15 appointed to count the ballots after the polls close, or in a mail ballot election, to count the ballots after the 16 17 deadline passes. 18 19 22-3-111. Preparation and contents of pollbooks. 20 21 (c) No electronic pollbook shall be used by any qualified election judge for an election. Nothing in this 22

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subsection shall prohibit a county clerk from using an

1 electronic system for the purpose of preparing pollbooks
2 for use in elections.

4 22-6-115. Specifications for paper ballots.

(a) Official paper ballots shall be uniform in size, printed in black ink on good quality paper through which printing cannot be read. Ballots shall be white except as otherwise provided. On a voting machine Each column or row containing the titles of offices and candidates for office shall be arranged to indicate clearly the office for which a candidate is running. Ballots shall be formatted to facilitate hand tabulation. 

(b) Blank ballots specifically designed for an accessible voting machine in accordance with the Help America Vote Act shall be obtained from the vendor of accessible voting machine. The voting machine shall produce ballots that can be read by human election workers.

Unreadable bar codes or quick response codes that cannot be deciphered by human election workers shall not be printed on the ballot.

1 22-6-121. Political party ballot position on general

2 election ballot; order of candidates' names.

3

4 (a) Political party position shall be determined on the general election ballot according to the number of 5 votes received by each party within the county for the 6 office of representative in congress at the last preceding 7 general election. The party receiving the highest number 8 9 of votes shall appear first following the names of the 10 offices to be voted for and other parties shall follow in 11 the order of their respective numbers of such votes. 12 order of any provisional parties will be drawn by the secretary of state. Any independent candidates shall 13 appear following the last party and shall be listed in 14 15 alphabetical order, subject to rotation. When more than 16 one (1) candidate is to be elected to a particular office, 17 the names of candidates shall be printed in alphabetical order, subject to rotation, on all ballots. for electronic 18 19 and machine voting systems as defined by W.S. 22-1-102.

20

22 on voting machines. Rotation of candidates' names; equal lines

7

1 The names of candidates for each office shall be rotated on

2 all ballots by precinct for all elections. In each county

3 the name of each candidate shall appear substantially an

4 equal number of times at the top, at the bottom, and in

5 each intermediate place. In a voting machine polling place,

6 if candidates for the same office occupy more than one (1)

7 line on the voting machine, the number of names appearing

8 on each line shall be as nearly equal as possible.

9

### 10 **22-6-130.** Post-election ballot audit.

11

12 Each county clerk shall complete an audit of the county's unofficial election results by identifying and 13 reviewing the smallest observable percentage between the 14 statewide candidates who received the most votes and the 15 16 statewide candidates who received the second highest votes 17 for each contest within the county not later than the first Thursday following a primary, special or general election. 18 19 Not later than five (5) days before the audit the county 20 clerk shall notify the county chairman of each political party with a candidate on the ballot of the audit, and any 21 independent candidate on the ballot, stating the time and 22 23 place of the audit under this subsection. Representatives

of each political party, and representatives of any 1 2 independent candidate, may be present for the audit. 3 Additional contests may be added to the audit at the 4 discretion of the county clerk. Using a formula developed by the University of Wyoming, each county clerk shall use 5 the smallest observable percentage to determine a 6 statistically significant sample size of the ballots to be 7 8 audited under this section. To ensure the timely completion 9 of this procedure under this subsection, The number of 10 ballots audited shall not exceed be not less than five percent (5%) of the total number of ballots cast. 11

12

# 13 **22-8-102.** Qualifications.

14

Except as otherwise provided by this section, judges of 15 16 election and members of counting boards shall be registered 17 electors and shall be physically, morally and mentally competent to perform their duties. The county clerk may 18 19 appoint persons who are at least sixteen (16) years of age 20 to serve as judges of election or members of counting boards if such persons meet all other requirements for 21 qualification of an elector. A judge of election shall not 22

- 1 be a member of a counting board at the same election except
- 2 as provided by W.S. 22-8-108(d).

4 22-8-107. Absentee ballot counting boards.

5

- 6 If the alternate procedure for counting absentee ballots
- 7 described in W.S. 22-9-125 is used, at least three (3) four
- 8 (4) judges shall be appointed as an absentee ballot
- 9 counting board in the same manner as other election judges
- 10 are appointed and shall hand count ballots using the same
- 11 counting method as provided in W.S. 22-14-104(b). These
- 12 judges shall determine legality of absentee ballots and
- 13 count absentee ballots or in the case of electronic voting
- 14 systems, the ballots shall be counted at the designated
- 15 counting center.

16

- 22-8-108. Appointment, composition and authority of
- 18 counting boards; when judges to count.

- 20 (a) The county clerk shall appoint a counting board
- 21 for each paper ballot polling place casting more than three
- 22 hundred (300) votes at the last general election, and may
- 23 appoint a counting board in such a polling place in which

one hundred fifty (150) or more such votes were cast at such election. A counting board shall have three (3) four (4) members or more to facilitate the counting of votes and shall hand count ballots using the same counting method as provided in W.S. 22-14-104(b). No more than one (1) person under the age of eighteen (18) may be appointed as to each counting board.

8

(b) A counting board shall be appointed for each 9 designated counting center. in each county using an 10 11 electronic voting system. The Additional counting boards 12 may be appointed by the county clerk depending on the 13 number of ballots to be counted. Each board shall consist of at least seven (7) five (5) members who shall be the 14 15 county clerk or his <del>designated deputy designee</del>, and <del>three</del> 16 (3) two (2) members of each major political party having a 17 candidate on the ballot appointed by the county clerk from a list of registered electors pursuant to W.S. 22-8-101(b). 18 19 Additional members may be appointed by the county clerk if 20 deemed necessary by the county clerk but equal major party 21 membership shall be assured. No more than one (1) person 22 under the age of eighteen (18) may be appointed as to each 23 counting board. The counting board shall hand count ballots

using the same counting method as provided in W.S. 1 2 22-14-104(b). 3 4 (c) The counting board in a paper ballot polling place has no authority to act until polls are declared 5 closed as provided in W.S. 22-13-117, except as provided in 6 W.S. 22-9-125(d). A counting board in an electronic voting 7 8 system counting center may commence preparing absentee ballots for counting at any time on election day, or before 9 10 election day as provided in W.S. 22-9-125(d). 11 12 22-8-115. Oath for election officials. 13 (a) An Each election official and election judge 14 shall subscribe to this oath verbally and in writing before 15 16 entering upon his duties at each election: 17 "I do solemnly swear (or affirm) that I will impartially 18 19 and to the best of my knowledge and ability perform 20 discharge the duties of my office an election official/election judge according to the law, and that I 21 will not disclose how any elector has voted unless I am 22

required to do so as a witness in a proper judicial

1	proceeding. I will make no statement nor provide any
2	information that in any way would reveal the actual or
3	estimated vote count prior to the close of the polls on
4	election day. I will studiously endeavor to prevent all
5	frauds, deceit and abuse in the application of the election
6	laws of this state."
7	
8	(b) Each election observer shall subscribe to this
9	oath verbally and in writing before entering upon his
10	duties at each election:
11	
12	"I do solemnly swear (or affirm) that I will make no
13	statement nor provide any information that in any way would
14	reveal the actual or estimated vote count prior to the
15	close of the polls on election day."
16	
17	(b)(c) The oath oaths under this section shall be
18	taken before the county clerk, his deputy or a previously
19	sworn judge of election.
20	

21

22-9-109. Form of absentee ballot.

1	(a) The absentee ballot shall be in the same form
2	prescribed by law for the official ballot or, for the
3	transmission of Uniformed and Overseas Citizens Absentee
4	Voting Act ballots only, a reasonable printed reproduction
5	of the prescribed form for electronic ballots.
6	
7	22-9-125. Alternate procedures for collecting and
8	counting absentee ballots.
9	
10	(d) Notwithstanding subsection (b) of this section
11	and any other mandatory procedures for counting absentee
12	ballots under this chapter, the county clerk may choose to
13	prepare and process absentee ballots the Thursday or Friday
14	immediately preceding election day, provided:
15	
16	CHAPTER 11
17	HAND COUNT VOTING SYSTEMS
18	
19	22-11-101.1. Definitions.
20	
21	(a) As used in this chapter, "Vendor" means a person
22	engaged in selling, leasing, marketing, designing, building
23	or maintaining electronic voting systems "Hand count voting

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system" is a system for casting, tabulating, recording and
 1
 2
    reporting election results to the state or counties using
 3
    manual hand counting of paper ballots and ensuring a proper
 4
    chain of custody of paper ballots.
5
         22-11-102. Use authorized; purchase or lease.
 6
 7
8
    The board of county commissioners of each county may adopt
    for use, either experimentally or permanently, in any
9
10
    election in any or all polling places within the county,
11
    any electronic hand count voting system authorized by law.
12
         22-11-103. Capabilities required.
13
14
         (a) Every electronic hand count voting system adopted
15
16
    for use in Wyoming shall:
17
18
              (iii) Permit voting either by paper ballot, by
19
    ballot card or by other mechanical, magnetic or electrical
20
    means by which a vote may be recorded; or by voting on an
21
    accessible voting machine for voters with disabilities,
22
    subject to the following:
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1	(A) Each polling place shall have at least
2	one (1) accessible voting machine in accordance with the
3	Help America Vote Act;
4	
5	(B) An accessible voting machine under this
6	paragraph shall:
7	
8	(I) Be limited to a machine that can
9	assist a voter with marking a paper ballot and shall not be
10	used to tabulate votes;
11	
12	(II) Not be connected to the internet
13	or able to be connected to the internet in any manner or
14	have any other type of communication ability;
15	
16	(III) Comply with rules adopted by the
17	secretary of state specifying requirements for accessible
18	voting machines and shall be tested before each election.
19	Before testing the accessible voting machines under this
20	subdivision, the county clerk shall notify the county
21	chairman of each political party having a candidate on the
22	ballot, stating the time and place of the test. The
23	political party representatives and representatives of
-	

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1 independent candidates may be present for the test, which 2 shall be held at least two (2) weeks before the election. 3 The test shall ascertain that the accessible voting 4 machines will accurately record the votes cast for all offices and all measures. The test shall be conducted by 5 6 processing a pre-audited group of paper ballots on which 7 are recorded a predetermined number of valid votes for each 8 candidate and on each measure. During the test a different number of votes shall be assigned to each candidate for 9 10 each office, and for and against each measure. If any error 11 is detected, the cause of it shall be ascertained and 12 corrected and an errorless count shall be secured and 13 certified by the county clerk before the test can be certified. Additionally, accessibility functions, such as 14 the audio and keypad shall be tested and verified to be in 15 16 working order. On completion of the count, the programs, 17 test materials and ballots shall be sealed and retained as provided for paper ballots. Rules adopted by the secretary 18 19 of state under this subdivision shall ensure accessible 20 voting machines comply with the Help America Vote Act and 21 any other applicable requirements under law.

1 (vii) Provide automatic tabulating equipment 2 which shall Reject choices recorded on a ballot exceeding 3 the number allowed, and at a primary election, reject 4 choices for candidates from a party other than the party for which a preference is expressed; 5 6 7 (viii) Be suitably designed to function safely, 8 efficiently and accurately, when properly operated, Provide 9 assistance in the accurate hand recording, tabulating and 10 counting of every vote cast; 11 12 (c) The secretary of state may from time to time as necessary promulgate rules and regulations consistent with 13 subsection (a) of this section and with all other 14 15 requirements of this Election Code to govern the 16 characteristics of electronic hand counting voting systems 17 that may be used in Wyoming. The rules shall ensure the fairness and accuracy of elections. The rules may govern 18 19 both the characteristics of the systems and the procedures 20 to be followed in using the systems. The rules shall allow the county clerks to follow appropriate recommendations of 21 the vendors of the systems for maintenance and management 22 23 of the systems to the extent these recommendations adopt

1 hand counting voting procedures that are not inconsistent

2 with this Election Code and with the rules. The rules

3 shall be adopted following consultation with the county

4 clerks.

5

6 22-11-104. Conduct of elections in which hand count

7 voting systems utilized.

8

9 (a) All provisions of the Election Code governing the

10 conduct of elections shall apply to elections in which

11 <u>electronic hand count</u> voting systems are used, except that

12 the county clerk of any county in which an electronic a

13 <u>hand count</u> voting system is used may make such

14 modifications in ballot form as are necessary to facilitate

15 the use of the electronic hand count voting system and yet

16 maintain the integrity of the election and the intent of

17 the law.

18

19 (b) The county clerk of each county using an

20 <u>electronic a hand count voting system shall:</u>

1 (ii) Before the day of election deliver to each 2 polling place using an electronic a hand count voting 3 system: 4 (A) A sufficient number of voting devices 5 hand count tabulation and recording forms and ballots; 6 7 8 (iii) Before testing an electronic voting system for an each election, notify the county chairman of each 9 10 political party having a candidate on the ballot, stating 11 the time and place of the a test of the hand counting, 12 tabulating and reporting procedure that will be used in the 13 county. The political party representatives representatives of independent candidates may be present 14 for the test, which shall be held at least two (2) weeks 15 16 before the election. The test shall ascertain that the 17 automatic tabulating equipment paper ballots and the hand 18 counting, tabulating and reporting procedure that will be 19 used in the county will accurately count the votes cast for 20 all offices and all measures. The test shall also 21 demonstrate the chain of custody of paper ballots including the use of ballot boxes, tally sheets, tally summary sheets 22 and ballot box keys. The test shall be conducted by 23

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1	processing a preaudited group of paper ballots. or ballot
2	cards on which are recorded a predetermined number of valid
3	votes for each candidate and on each measure and shall
4	include for each office one (1) or more ballots which have
5	votes in excess of the number allowed by law in order to
6	test the ability of the automatic tabulating equipment to
7	reject such votes. During the test a different number of
8	valid votes shall be assigned to each candidate for an
9	office, and for and against each measure. If any error is
10	detected, the cause of it shall be ascertained and
11	corrected and an errorless count shall be secured and
12	certified to by the county clerk. On completion of the
13	count, the programs test, all test materials and ballots
14	shall be sealed and retained as provided for paper ballots;
15	
16	(v) Provide adequate security for the delivery
17	of all ballots to $\frac{\text{the}}{\text{a}}$ designated counting center, if
18	<pre>applicable;</pre>
19	
20	22-11-105. Spoiled ballots.
21	
22	Any voter who spoils his paper ballot or ballot card may
23	return it and secure a replacement. The word "Spoiled"

- 1 shall be written across the face of the voided ballot, and
- 2 it shall be placed in an envelope for spoiled ballots.
- 3 Spoiled ballots shall be delivered with the returns to the
- 4 county clerk.

6 22-11-106. Procedure after voter marks paper ballot.

7

- 8 After marking the paper ballot, the voter shall place the
- 9 ballot in the voting machine. If the votes are being
- 10 counted at a central counting center as authorized by W.S.
- 11 22-14-114(b), the voter shall instead place the paper
- 12 ballot in the ballot box.

13

- 14 22-12-101. Designation and notice of polling places;
- 15 external location; change in location.

16

- 17 (c) The county clerk shall establish a private area
- 18 in each polling place for the hand counting of ballots.

19

20 **22-12-103.** Furnishing of booths.

- 22 The county clerk in all elections shall furnish each
- 23 polling place with sufficient booths, paper ballots or

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1
    voting machines and supplies to permit convenient and
 2
    secret marking of ballots.
 3
 4
         22-12-107. Materials for judges.
 5
        (a) Before election day the county clerk shall cause
 6
    to be delivered to one (1) of the judges of election in
 7
8
    each polling place the following materials:
9
10
              (v) Accessible voting machines, where to the
11
    extent required by W.S. 22-11-103(a)(iii);
12
             (vi) The number of ballots required by law and
13
    any related hand tabulation equipment or supplies;
14
15
16
         22-12-112. Procedure for preparing ballots and ballot
17
    boxes for use.
18
19
    Before the polls open the judges shall compare ballots on
20
    the voting machines with the sample ballots and return
    sheets to see that they are correct., place the voting
21
    machine in a proper position free from obstruction and
22
    assure that the face of the machine may be viewed clearly
23
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- 1 by the voter casting the ballot but not by others.
- 2 Envelopes containing keys shall not be opened if the
- 3 numbers and records on them do not correspond to the
- 4 numbers and records on the machine ballot box. If the
- 5 numbers do not agree, the machine ballot box shall be
- 6 reexamined and certified by the county clerk. before it may
- 7 be used.

- 9 22-12-114. Certification of ballots and ballot box
- 10 keys.

11

- 12 The judges shall certify that ballot box keys are
- 13 delivered, that numbers on registering counters and seals
- 14 correspond with those on key envelopes, that counters are
- 15 set at zero (00000) or counts certified, that ballots are
- 16 proper. and that the machines are ready for voting.

17

18 **22-12-115.** Examination of ballot box.

- 20 Before the polls are open, the judges of election shall
- 21 open and examine the ballot box to determine that it is
- 22 empty and relock it. The ballot box shall not again be
- 23 opened until the polls are closed, except when necessitated

- 1 by operation of the voting equipment at the direction of
- 2 the county clerk required by law and only in the presence
- 3 of two (2) or more election judges with different political
- 4 party affiliations. It The ballot box shall not be removed
- 5 from the presence of the judges of election or counting
- 6 board until all ballots are counted and recorded.

- 8 22-13-103. Preservation of order; privacy of voting
- 9 booths and machines.

10

- 11 (b) To protect the privacy of the voter, voting
- 12 booths and voting machines shall be kept clear of all
- 13 persons except voters marking ballots and election
- 14 officials discharging their duties.

15

16 22-13-107. Spoiled or rejected ballots.

- 18 (a) An elector spoiling a paper ballot by mistake or
- 19 accident may receive another ballot by returning the
- 20 rejected ballot to a judge of election. Spoiled ballots
- 21 shall immediately be cancelled by a judge of election, the
- 22 word "spoiled" shall be written across the face of the

1	<u>ballot</u> and <u>the ballot shall be</u> delivered with the returns
2	to the county clerk or official conducting the election.
3	
4	(b) A ballot may be rejected as provided in this
5	subsection. For any rejected ballot, the word "rejected"
6	shall be written across the face of the voided ballot and
7	the ballot shall be placed in an envelope for rejected
8	ballots. Rejected ballots shall be delivered with the
9	returns to the county clerk. Ballots shall be rejected and
10	not counted if any of the following apply:
11	
12	(i) The initials of proper election judges are
13	missing from the ballot;
14	
15	(ii) The number of votes on the ballot for all
16	offices and all questions exceed the number authorized by
17	law;
18	
19	(iii) The ballot is an absentee ballot without
20	completed and signed affidavit;
21	
22	(iv) The ballot was voted with unlawful

26

assistance as provided by law.

1 2 22-13-110. Write-in votes. 3 4 Write-in votes may be entered on a voting machine in the 5 manner indicated by instructions posted on the voting booth 6 or indicated on the voting machine on paper ballots shall be verified and tallied at a polling place or counting 7 8 center as provided in W.S. 22-14-110 and 22-14-114(b). 9 10 22-14-102. Who may be present after all votes are cast and polls close; making pollbooks agree; counting 11 12 votes. 13 14 (a) After all the votes are cast and the polls are officially declared closed, only election judges and 15 16 election observers under oath shall be permitted in a 17 polling place. 18 19 (b) When all ballots are cast, the machine shall be 20 locked against further voting and sealed as prescribed by 21 law. Except as otherwise provided by Subject to W.S. 22-14-114(b), election judges shall commence to count at 22

27

the polling place shall begin hand counting and recording

of votes one (1) hour before the closing of the polls and 1 2 shall continue without adjournment until counting is 3 completed. 4 22-14-104. Entry of paper ballot votes. 5 6 7 (a) Paper ballots shall be opened by the counting 8 board and every vote for a candidate or ballot proposition shall be entered on a list hand counted as provided in this 9 10 section. A vote which is not clearly marked shall not be tallied for that office or question but votes clearly 11 12 marked on the remainder of the ballot shall be tallied. 13 (b) Paper ballots shall be counted and recorded 14 15 subject to the following: 16 17 (i) Counting shall be conducted by two (2) 18 counting teams consisting of two (2) election judges each. 19 Each member of each counting team shall be from a different 20 political party; 21 22 (ii) One (1) counting team shall designate one (1) judge to read each vote and the second judge shall 23

Τ	observe	to	verity	tnat	tne	vote	was	read	correctly.	Any

- 2 write-in candidate shall be read by calling out the
- 3 applicable office and then the name written in on the
- 4 ballot for that office;

- 6 (iii) Each member of the second counting team
- 7 shall record each vote as it is read on separate tally
- 8 sheets, including any write-in votes;

9

- 10 (iv) When all votes are counted in the precinct,
- 11 the four (4) election judges shall transfer the totals of
- 12 all tally sheets, including any write-in votes, onto a
- 13 summary tally sheet. The results on the summary tally sheet
- 14 shall be provided to the county clerk.

15

- 16 (c) The secretary of state may adopt rules for the
- 17 hand counting of paper ballots in accordance with this
- 18 section and this Election Code.

19

- 20 **22-14-110.** Sealing paper ballots and voting machine
- 21 records.

Paper ballots shall be sealed by the election judges in an 1

2 envelope after being counted and tallied, unless the

3 ballots are being counted at a central counting center as

4 authorized by W.S. 22-14-114(b). One (1) copy of each

voting machine record shall be sealed in a separate 5

envelope showing the district, precinct and machine number 6

and endorsed by the election judges. These envelopes shall 7

then be sealed in a single large container. The district 8

9 and precinct number shall be written on each container.

10

#### 11 22-14-111. Returning records and returns to clerk.

12

13

(a) Unless the votes are being counted at a central counting center as authorized by W.S. 22-14-114(b), an 14 election judge or peace officer as defined under W.S. 15 16 7-2-101(a)(iv)(A) or (B) and acting under the authority of 17 the county clerk shall, as soon as possible after the 18 tabulation of votes is complete, return to the clerk who 19 prepared the ballots for the election the following records

22 that is unique to that seal:

23

20

21

and returns in a sealed and locked container with a

numbered seal that includes a number or other identifier

1	(viii) Oaths of <del>Judges of</del> election <u>Judges and</u>
2	election observers;
3	
4	22-14-113. Return of voting supplies.
5	
6	(a) Keys to <del>voting machines <u>ballot boxes</u> shall be</del>
7	returned to the county clerk in an envelope sealed and
8	signed by an election judge and endorsed by an election
9	judge of a different political party affiliation. On this
10	envelope shall be recorded the number of the seal with
11	which the machine was closed.
12	
13	(b) All voting supplies, ballot boxes and accessible
14	voting machines shall be returned to the county clerk as
15	soon as possible after the vote has been returned.
16	
17	22-14-114. Counting of write-in votes; transporting
18	of ballots.
19	
20	(a) For ballots designed to be counted by machine,
21	each individual vote shall be determined by the voting
22	equipment and shall not be determined subjectively by human
23	tabulation except when the intent of the voter is

1 unmistakable but the ballot was received in such damaged, 2 soiled, or other condition that it is rejected by the 3 machine. The secretary of state may promulgate rules 4 establishing standards for counting such ballots. For 5 ballots not designed to be counted by machine, only votes clearly marked, as provided by W.S. 22-14-104 and rules 6 promulgated pursuant to this code, shall be tallied. For 7 8 write-in votes, names which that are misspelled or abbreviated or the use of nicknames of candidates shall be 9 10 counted for the candidate if the vote is obvious to the counting board or election judges. The secretary of state 11 12 may by rule specify standards for counting write-in votes 13 under this subsection.

14

22-15-105. Challenged person may vote; generally.

16

17 (a) If a person offering to vote is challenged, and
18 the challenge is not resolved in accordance with W.S.
19 22-15-106, an election judge shall offer the voter a ballot
20 clearly marked "provisional." and which cannot be
21 automatically tabulated Provisional ballots shall be
22 securely stored separately from other ballots and shall

only be counted as provided in subsection (d) of this 1 2 section. 3 4 22-15-109. Election observers; certification; 5 qualification; authority; removal. 6 7 (a) The county chairman of each political party may certify poll watchers election observers prior to the day 8 of the election to serve in each polling place. Not more 9 10 than one (1) poll watcher election observer from each political party may serve simultaneously unless the chief 11 12 judge determines that one (1) additional poll watcher 13 election observer from each political party may be accommodated in the polling place without disrupting the 14 polling process. 15 16 17 (b) A poll watcher An election observer shall belong to the political party he represents, and shall be a 18 19 registered elector residing in the county. A poll watcher 20 and shall subscribe to an oath as provided in W.S. 22-8-115(b). An election observer shall serve only at the 21 polling place designated on the certificate. A poll watcher 22

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An election observer is authorized to observe voter turn

1 out, and voter registration and hand tabulation procedures

2 and may make written memoranda but shall not challenge

3 voters or election judges, conduct electioneering

4 activities or disrupt the polling or counting process.

5

6 (c) The chief judge may remove <del>a poll watcher <u>an</u></del>

7 election observer from the polling place for disturbing the

8 polling place, or for any other violation of the Election

9 Code.

10

11 22-16-103. County canvass procedures.

12

13 (c) The county canvassing board shall:

14

15 (i) Meet as soon as all returns have been

16 received and abstracted, but if any provisional ballots

17 have been cast in the county, not before the time has

18 passed for provisional voters to document their eligibility

19 to register or to vote. The board shall meet at a time and

20 place designated by the county clerk, but no earlier than

21 the second Friday following the election and no later than

22 the first fourth Friday following the election;

23

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1 (e) The county canvassing board shall not certify the 2 election if there are any outstanding irregularities in any 3 precinct. 4 5 22-16-118. Meeting of state canvassing board. 6 The state canvassing board shall meet no later than the 7 8 second Wednesday following the election certification of 9 all county elections. The secretary of state shall send a 10 messenger to obtain official county abstracts not filed in 11 a reasonable length of time. The canvassing board shall 12 meet at the time and place set by the secretary of state. 13 The board shall review the state abstracts prepared by the secretary of state, compare them with the tabulation and 14 15 materials prepared by the secretary of state, resolve any 16 tie votes, and certify the abstract as the official state 17 canvass. The state canvassing board shall not certify the election if there are any outstanding irregularities in any 18 19 county. 20 21 22-21-109. Supplies; regulations; costs. 22

1 The county clerk may utilize voting machines or electronic

2 voting systems shall use hand counted paper ballots at any

3 bond election and may prescribe the form of the ballot, the

4 duties of election officials, and other reasonable

5 regulations pertaining thereto. The political subdivision

6 holding the bond election shall pay the actual costs of the

7 election or an equitably proportioned share of a concurrent

8 election, as determined by the county clerk.

9

10 22-22-203. Determining validity of application;

11 placement on ballot; procedure for multi-county districts.

12

(b) Each county clerk in each election involving a 13 14 school or community college district which crosses county 15 boundaries shall determine whether voting machines, 16 electronic voting system, use paper ballots<del>, or a</del> 17 combination thereof, shall be used and hand count results to insure ensure that each qualified elector votes only for 18 19 the candidate or candidates from the school district and 20 trustee residence area, if any, and from the community 21 college district and subdistrict, if any, for which he is

23

22

entitled to vote.

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1
         22-26-101. Felony offenses generally.
 2
 3
         (a) The following acts in connection with or related
 4
    to the election process or an election, if knowingly and
    willfully committed, are felony offenses punishable by not
 5
    more than five (5) years' imprisonment in the state
 6
    penitentiary or a fine of not more than ten thousand
 7
8
    dollars ($10,000.00), or both:
9
10
              (ii) Unlawful opening of interference with a
11
    ballot box as provided in W.S. 22-26-103;
12
13
             (iv) Unlawful possession of a ballot box key as
    provided in W.S. 22-26-105;
14
15
16
             (vi) Falsifying election documents or results;
17
         22-26-103. Unlawful interference with ballot box.
18
19
20
         (a) Unlawful opening of interference with a ballot
    box consists of any of the following:
21
22
```

1	<u>(i) Opening</u> a ballot box <del>or inspecting or</del>
2	removing the contents thereof without lawful authority; or
3	
4	(ii) An election judge knowingly causing or
5	permitting any ballot to be in the ballot box at the
6	opening for the polls and before voting commences;
7	
8	(iii) An election judge knowingly placing or
9	permitting any ballot, or paper having the semblance of a
10	ballot, to be placed in a ballot box at any election unless
11	the ballot is offered by a qualified elector as provided by
12	law;
13	
14	(iv) Knowingly removing any legal ballot from a
15	ballot box for the purpose of changing the true and lawful
16	count of any election or in any other manner knowingly
17	changing the true and lawful count of any election;
18	
19	(v) Knowingly placing or attempting to place or
20	causing to be placed any false or fraudulent ballot in a
21	ballot box at any election;

1	(vi) On the day of an election, willfully
2	concealing, breaking or destroying any ballot box used or
3	intended to be used at an election or willfully concealing
4	or removing any ballot box from the custody of the election
5	judges;
6	
7	(vii) Conspiring with others so to open
8	interfere with a ballot box under this section.
9	
10	22-26-105. Unlawful possession of key.
11	
12	Unlawful possession of a key consists of the possession at
13	any time of a key to a voting machine or ballot box, or
14	making a duplicate thereof, unless authorized by law.
15	
16	22-26-107. Falsifying election documents or results.
17	
18	(a) Falsifying election documents or results consists
19	of performing any of the following acts with the intent to
20	deceive or mislead an elector or an election official:
21	
22	(v) Falsifying hand tabulation results or tally
23	sheets.

2 **Section 2.** W.S. 22-1-102(a)(xxxiv) and (liv),

 $3 \quad 22-3-113(b), \quad 22-6-113, \quad 22-9-121(c)(ii), \quad 22-9-125(b),$ 

4 22-10-101 through 22-10-111, 22-11-103(a)(iv), (vi), (xi)

5 and (d) through (g), 22-11-104(b)(i), (iv), (vi), (vii) and

6 (c), 22-11-107 through 22-11-109, 22-12-110, 22-12-113,

7 22-13-109, 22-13-112, 22-14-105, 22-14-111(a)(i),

8 22-26-101(a)(iii) and 22-26-104 are repealed.

9

10 Section 3. This act is effective July 1, 2025.

11

12 (END)