Election Information Amendments

2025 GENERAL SESSION STATE OF UTAH

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General Description:

This bill amends provisions related to records created or used during an election.

Highlighted Provisions:

- 7 This bill:
- 8 defines terms;
- 9 makes the recorded video of ballot processing a public record for purposes of the
- 10 Government Records Access and Management Act (GRAMA);
- specifies that an election officer shall retain and preserve ballot chain of custody
- documentation created during an election;
 - clarifies that an election officer shall package and retain the election database, cast vote
- 14 record, and other materials used in the programming of automatic tabulating equipment;
- for an election administered by a county clerk:
 - directs the county clerk to make, preserve, and retain indefinitely an electronic copy of certain election material;
 - authorizes, in certain circumstances, the county clerk or county legislative body to examine the electronic copy of election material to conduct research related to an election;
 - requires the county clerk to grant certain governmental entities access to the electronic copy of election material to conduct research related to an election; and
 - creates a process for a governmental entity to conduct a multi-county review of the electronic copy of election material;
- specifies that an electronic copy of election material is not a record for purposes of
 GRAMA;
 - clarifies that an election officer's obligation to seal official ballots and election returns does not prohibit a county clerk, an auditor, or the lieutenant governor from accessing the electronic copy of election material;
 - clarifies that an election officer shall retain and preserve the election database, cast vote record, and other materials for 22 months after an election;
 - specifies certain types of election-related data that an election officer must include in a

32 ballot reconciliation report and board of canvassers report; 33 reduces from seven to three days the amount of time that an election officer has to 34 publicize the certified board of canvassers report; 35 requires an election officer to make a copy of the certified board of canvassers report 36 available to members of the public in portable document format; and 37 makes technical and conforming changes. 38 Money Appropriated in this Bill: 39 None 40 **Other Special Clauses:** 41 None 42 **Utah Code Sections Affected:** 43 AMENDS: 44 **20A-3a-401.1**, as enacted by Laws of Utah 2023, Chapter 297 45 **20A-4-106**, as last amended by Laws of Utah 2023, Chapters 156, 297 46 20A-4-109, as last amended by Laws of Utah 2024, Chapter 465 47 **20A-4-202**, as last amended by Laws of Utah 2023, Chapters 156, 297 48 **20A-4-304**, as last amended by Laws of Utah 2024, Chapter 503 49 **ENACTS**: 50 **20A-4-701**, Utah Code Annotated 1953 51 **20A-4-702**, Utah Code Annotated 1953 52 **20A-4-703**, Utah Code Annotated 1953 53 54 *Be it enacted by the Legislature of the state of Utah:* 55 Section 1. Section **20A-3a-401.1** is amended to read: 56 20A-3a-401.1. Ballot chain of custody. 57 (1) As used in this section: 58 (a) "Batch" means a grouping of a specified number of ballots: 59 (i) that is assembled by poll workers, and given a number to distinguish the grouping 60 from other groupings, when the ballots are first received for processing; 61 (ii) that is kept together in the same grouping, and kept separate from other 62 groupings, throughout ballot processing; and 63 (iii) for which a log is kept to document the chain of custody of the grouping. 64 (b) "Processed" means an action taken in relation to a batch, a ballot in a batch, or a 65 return envelope that a poll worker has not separated from a ballot, as follows:

66		(i) starting with receiving the ballot;
67		(ii) each step taken in relation to a ballot as part of conducting an election; and
68		(iii) ending after the ballots are counted and stored.
69	(2)	An election officer shall preserve the chain of custody of all ballots in accordance with
70		this section.
71	(3)	An election officer shall maintain an accurate, updated count of the number of ballots
72		that the election officer:
73		(a) mails or otherwise provides to a voter;
74		(b) receives from a voter;
75		(c) counts;
76		(d) rejects;
77		(e) resolves after rejecting; or
78		(f) does not resolve after rejecting.
79	(4)	Upon receiving ballots cast by voters, the election officer shall ensure that poll workers
80		immediately count the number of ballots received and divide the ballots into batches.
81	(5)	The election officer shall ensure that:
82		(a) ballots in each batch are kept separate from the ballots in other batches;
83		(b) a ballot is not separated from a batch, except as necessary to the election process;
84		(c) if a ballot is separated from a batch, the batch log indicates:
85		(i) the ballot number;
86		(ii) the date and time of removal;
87		(iii) the identity of the individual who removes the ballot; and
88		(iv) the reason the ballot is removed;
89		(d) poll workers shall keep for each batch a log that includes:
90		(i) a unique identifying code or number for the batch;
91		(ii) the number of ballots in the batch;
92		(iii) the date that the ballots were received; and
93		(iv) for each occasion that the batches, or any of the ballots in the batches, are
94		handled:
95		(A) the date and time that the ballots are handled;
96		(B) a description of what is done with the ballots;
97		(C) the identity of the poll workers who handle the ballots; and
98		(D) any other information required by rule under Subsection [(7)] <u>(9)</u> ;
99		(e) an election official who performs a ballot processing function performs the function

100	in the presence of at least one other election official;
101	(f) to the extent reasonably possible, the poll workers who perform a ballot processing
102	function for a batch complete performing that function for the entire batch; and
103	(g) each part of the processing of all ballots is monitored by recorded video, without
104	audio.
105	(6) An election officer shall keep the recordings described in Subsection (5)(g) until the
106	<u>later of:</u>
107	(a) the last day of the calendar year in which the election was held; or
108	(b) if the election is contested, when the contest is resolved.
109	(7) A recorded video described in Subsection (5)(g) is a public record.
110	[(6) An election officer shall:]
111	[(a) keep the recordings described in Subsection (5)(g) until the later of:]
112	[(i) the end of the calendar year in which the election was held; or]
113	[(ii) if the election is contested, when the contest is resolved; and]
114	[(b) ensure that a camera, a video, or a recording of a video described in Subsection (5)(g)
115	may only be accessed:]
116	[(i) by the election officer;]
117	[(ii) by a custodian of the camera, video, or recording;]
118	[(iii) by the lieutenant governor;]
119	[(iv) by the legislative auditor general, when performing an audit; or]
120	[(v) by, or pursuant to an order of, a court of competent jurisdiction.]
121	[(7) An individual may not view a video, or a recording of a video, described in Subsection
122	(5)(g):]
123	[(a) unless the individual is an individual described in Subsection (6)(b); and]
124	[(b) the individual views the video to the extent necessary to:]
125	[(i) ensure compliance with Subsection (5)(g) or (6); or]
126	[(ii) investigate a concern relating to the processing of ballots.]
127	(8) An election officer shall retain and preserve all chain of custody documentation in the
128	manner provided under Section 20A-4-202 for the retention and preservation of a ballot
129	voted in an election.
130	[(8)] (9) The director of elections within the Office of the Lieutenant Governor may make
131	rules, in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act,
132	establishing specific requirements and procedures for an election officer or poll worker
133	to:

134	(a) fulfill the chain of custody requirements described in this section;
135	(b) perform the signature verification audits described in Section 20A-3a-402.5; and
136	(c) comply with the reconciliation requirements described in Subsection 20A-4-304(2)(h).
137	Section 2. Section 20A-4-106 is amended to read:
138	20A-4-106 . Manual ballots Sealing.
139	(1) After the official canvas of an election, the election officer shall store all election returns
140	in containers that identify the containers' contents.
141	(2) After the ballots are stored under Subsection (1), the ballots may not be examined by
142	anyone, except as follows:
143	(a) when examined during a recount conducted under the authority of Section 20A-4-401
144	or [Title 20A, Chapter 4, Part 6, Municipal Alternate Voting Methods Pilot Project]
145	Chapter 4, Part 6, Municipal Alternate Voting Methods Pilot Project;
146	(b) an auditor conducting an audit described in Section 36-12-15.2 may examine the
147	ballots:
148	(i) if the audit uncovers evidence that raises a substantial doubt regarding the
149	accuracy of the results of an election, the auditor may examine the ballots until the
150	later of:
151	(A) the end of the calendar year in which the election was held; or
152	(B) if the election is contested, when the contest is resolved; or
153	(ii) at any time via a subpoena or other legal process; or
154	(c) the lieutenant governor may examine the ballots:
155	(i) until the later of:
156	(A) the [end] last day of the calendar year in which the election was held; or
157	(B) if the election is contested, when the contest is resolved; or
158	(ii) at any time via a subpoena or other legal process.
159	(3) Nothing in this section prohibits a county clerk, an auditor, or the lieutenant governor
160	from accessing and examining the electronic copy of ballots or election returns in
161	accordance with Part 7, Electronic Copy of Election Material - Access and Examination.
162	Section 3. Section 20A-4-109 is amended to read:
163	20A-4-109 . Ballot reconciliation Rulemaking authority.
164	(1) In accordance with this section and rules made under Subsection (2), an election officer
165	whose office processes ballots shall:
166	(a) conduct ballot reconciliations every time ballots are tabulated;
167	(b) conduct a final ballot reconciliation when an election officer concludes processing all

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168	ballots;
169	(c) document each ballot reconciliation;
170	(d) publicly release the results of each ballot reconciliation; and
171	(e) in conducting ballot reconciliations:
172	(i) ensure that the sum of the number of uncounted verified ballots and the number of
173	ballots tabulated is equal to the number of voters given credit for voting; or
174	(ii) if the sum described in Subsection (1)(e)(i) is not equal to the number of voters
175	given credit for voting, account for and explain the differences in the numbers.
176	(2) [The] Subject to Subsection (3), the director of elections within the Office of the
177	Lieutenant Governor may make rules, in accordance with Title 63G, Chapter 3, Utah
178	Administrative Rulemaking Act, establishing procedures and requirements for
179	conducting, documenting, and publishing a ballot reconciliation.
180	(3) An election officer shall ensure that a published ballot reconciliation includes data
181	describing:
182	(a) the total number of ballots:
183	(i) that the election officer issued to voters; and
184	(ii) that the voters returned to the election officer;
185	(b) of the number described in Subsection (3)(a)(i), a subtotal of the number of ballots
186	that the election officer issued to voters:
187	(i) by mail;
188	(ii) electronically;
189	(iii) at a polling place; and
190	(iv) in person at the office of the election officer; and
191	(c) of the number described in Subsection (3)(a)(ii), a subtotal of the number of ballots
192	that the voters returned to the election officer:
193	(i) by mail;
194	(ii) electronically;
195	(iii) at a polling place;
196	(iv) at a ballot drop box; and
197	(v) in person at the office of the election officer.
198	Section 4. Section 20A-4-202 is amended to read:
199	20A-4-202 . Election officers Disposition of ballots Release of number of
200	provisional ballots cast.
201	(1) Upon receipt of the ballots and election returns from the poll workers, the election

202	officer shall:
203	(a) ensure that the poll workers have provided all of the ballots and election returns;
204	(b) inspect the ballots and election returns to ensure that they are sealed;
205	(c) for manual ballots, deposit and lock the ballots and election returns in a safe and
206	secure place;
207	(d) for mechanical ballots:
208	(i) count the ballots; and
209	(ii) deposit and lock the ballots and election returns in a safe and secure place; and
210	(e) for bond elections, provide a copy of the election results to the board of canvassers of
211	the local political subdivision that called the bond election.
212	(2) Each election officer shall:
213	(a) before 5 p.m. on the day after the date of the election, determine the number of
214	provisional ballots cast within the election officer's jurisdiction and make that number
215	available to the public;
216	(b) preserve ballots for 22 months after the date of the election or until the time has
217	expired during which the ballots could be used in an election contest;
218	(c) preserve all other official election returns for at least 22 months after [an] the date of
219	the election; and
220	(d) after that time, destroy [them] the ballots and election returns without opening or
221	examining them.
222	(3)(a) The election officer shall package and retain [all tabulating cards and other] :
223	(i) the election database;
224	(ii) the cast vote record; and
225	(iii) the materials used in the programming of the automatic tabulating equipment.
226	(b) The election officer:
227	(i) [may access these tabulating eards and other materials] may access the materials
228	described in Subsection (3)(a)(iii);
229	(ii) [may make copies of these materials and make changes to the copies] may make
230	copy of the materials described in Subsection (3)(a)(iii);
231	(iii) [may not alter or make changes to the materials themselves; and] may not alter or
232	make changes to the materials described in Subsection (3)(a)(iii);
233	(iv) may make changes to the copied materials described in Subsection (3)(b)(ii);
234	(v) shall retain and preserve the materials described in Subsection (3)(a)(iii), and the
235	copied materials described in Subsection (3)(b)(ii), for at least 22 months after th

236	date of the election; and
237	[(iv)] (vi) [within 22 months after the election in which they were used, may dispose
238	of those materials or retain them] after the date described in Subsection (3)(b)(v),
239	may dispose of or retain the materials described in Subsection (3)(a)(iii), or the
240	copied materials described in Subsection (3)(b)(ii).
241	(4)(a) If an election contest is begun within 12 months after the date of an election, the
242	election officer shall, except as provided in Subsection (4)(c):
243	(i) keep the ballots and election returns unopened and unaltered until the contest is
244	complete; or
245	(ii) surrender the ballots and election returns to the custody of the court having
246	jurisdiction of the contest when ordered or subpoenaed to do so by that court.
247	(b) Except as provided in Subsection (4)(c), when all election contests arising from an
248	election are complete, the election officer shall either:
249	(i) retain the ballots and election returns until the time for preserving them under this
250	section has run; or
251	(ii) destroy the ballots and election returns remaining in the election officer's custody
252	without opening or examining them if the time for preserving them under this
253	section has run.
254	(c)(i) An auditor conducting an audit described in Section 36-12-15.2 may examine
255	the ballots and election returns described in this Subsection (4).
256	(ii) The lieutenant governor may examine the ballots and election returns described in
257	this Subsection (4).
258	(5)(a) Notwithstanding the provisions of this section, the legislative auditor general:
259	(i) may make and keep [copies] a copy of ballots or election returns as part of a
260	legislative audit; and
261	(ii) may not examine, make [eopies] a copy, or keep [eopies,] a copy of a ballot in a
262	manner that identifies [a] the ballot with the voter who casts the ballot.
263	(b) A copy described in Subsection (5)(a) is not a record, and <u>is not</u> subject to disclosure,
264	under Title 63G, Chapter 2, Government Records Access and Management Act.
265	Section 5. Section 20A-4-304 is amended to read:
266	20A-4-304 . Declaration of results Canvassers' report.
267	(1)(a) Except as provided in Part 6, Municipal Alternate Voting Methods Pilot Project, a
268	board of canvassers shall declare "elected" or "nominated" those persons who:
269	(i) had the highest number of votes; and

270	(ii) sought election or nomination to an office completely within the board's	
271	jurisdiction.	
272	(b) Except as provided in Part 6, Municipal Alternate Voting Methods Pilot Project, a	
273	board of canvassers shall declare a "tie vote" if:	
274	(i) two or more candidates for an office receive an equal and the highest number of	
275	votes for that office; or	
276	(ii) in a race for an at-large office:	
277	(A) two or more candidates receive an equal number of votes; and	
278	(B) a recount is necessary to determine which candidates are elected to the at-lar	rge
279	office.	
280	(c) A board of canvassers shall declare:	
281	(i) "approved" those ballot propositions that:	
282	(A) had more "yes" votes than "no" votes; and	
283	(B) were submitted only to the voters within the board's jurisdiction; or	
284	(ii) "rejected" those ballot propositions that:	
285	(A) had more "no" votes than "yes" votes or an equal number of "no" votes and	
286	"yes" votes; and	
287	(B) were submitted only to the voters within the board's jurisdiction.	
288	(d) A board of canvassers shall:	
289	(i) certify the vote totals for [persons] candidates and for and against ballot	
290	propositions that were submitted to voters within and beyond the board's	
291	jurisdiction and transmit those vote totals to the lieutenant governor; and	
292	(ii) if applicable, certify the results of each special district election to the special	
293	district clerk.	
294	(2) The election officer shall submit a report to the board of canvassers that includes the	
295	following information:	
296	(a) the total number of votes cast in the board's jurisdiction;	
297	(b) each office that appeared on the ballot;	
298	[(b)] (c)(i) [the names of each candidate whose name appeared on the ballot] the name	
299	of each candidate whose name appeared on the ballot; and	
300	(ii) whether the candidate is an unaffiliated candidate, a write-in candidate, or, if the	1
301	candidate is the nominee of a registered political party, the name of the registered	d
302	political party;	
303	[(e)] (d) the title of each ballot proposition that appeared on the ballot;	

304	[(d)] (e) [each office that appeared on the ballot] the total number of votes given in the
305	board's jurisdiction to each candidate, and for and against each ballot proposition;
306	[(e)] (f) from each voting precinct:
307	(i) the number of votes for each candidate;
308	(ii) for each race conducted by instant runoff voting under Part 6, Municipal
309	Alternate Voting Methods Pilot Project, the number of valid votes cast for each
310	candidate for each potential ballot-counting phase and the name of the candidate
311	excluded in each ballot-counting phase; and
312	(iii) the number of votes for and against each ballot proposition;
313	[(f) the total number of votes given in the board's jurisdiction to each candidate, and for
314	and against each ballot proposition;]
315	(g) standardized statistics, on a form provided by the lieutenant governor, disclosing, at a
316	<u>minimum</u> :
317	(i) the number of active voters in the board's jurisdiction; and
318	(ii) of the number described in Subsection (2)(g)(i), the number of voters classified as
319	private or withheld under Section 20A-2-104;
320	(iii) [the number of ballots counted] the number of ballots the election officer counted;
321	[(ii)] (iv) [provisional ballots] of the number described in Subsection (2)(g)(iii), the
322	number of provisional ballots; and
323	[(iii)] (v) [the number of ballots rejected;] each of the following:
324	(A) the number of provisional ballots that could not legally be counted;
325	(B) the number of ballots, other than provisional ballots, that the election officer
326	rejected because the ballots could not legally be cured; and
327	(C) the number of ballots, other than provisional ballots, that were rejected, could
328	have been cured by the voter, but were not cured.
329	(h) a final ballot reconciliation report;
330	(i) other information required by law to be provided to the board of canvassers; and
331	(j) a statement certifying that the information contained in the report is accurate.
332	(3) The election officer and the board of canvassers shall:
333	(a) review the report to ensure that the report is correct; and
334	(b) sign the report.
335	(4) The election officer shall:
336	(a) record or file the certified report in a book kept for that purpose;
337	(b) prepare and transmit a certificate of nomination or election under the officer's seal to

338	each nominated or elected candidate;
339	(c) publish a copy of the certified report in accordance with Subsection (5); and
340	(d) file a copy of the certified report with the lieutenant governor.
341	(5) Except as provided in Subsection (6), the election officer shall, no later than [seven]
342	three business days after the day on which the board of canvassers declares the election
343	results, publicize the certified report described in Subsection (2) for the board's
344	jurisdiction, as a class A notice under Section 63G-30-102, for at least seven days.
345	(6)(a) Instead of including a copy of the entire certified report, a notice required under
346	Subsection (5) may contain a statement that:
347	[(a)] (i) includes the following: "The Board of Canvassers for [indicate name of
348	jurisdiction] has prepared a report of the election results for the [indicate type and
349	date of election]."; and
350	[(b)] (ii) specifies the following sources where an individual may view or obtain a
351	copy of the entire certified report:
352	$[\underbrace{(i)}]$ (A) if the <u>board's</u> jurisdiction has a website, the jurisdiction's website;
353	[(ii)] (B) the physical address for the board's jurisdiction; and
354	[(iii)] (C) a mailing address and telephone number.
355	(b) An election officer:
356	(i) shall ensure that an individual may obtain a digital copy of the certified report as a
357	PDF file; and
358	(ii) may make the certified report available in any machine readable format that the
359	election officer determines is helpful to members of the public.
360	(7) When there has been a regular general or a statewide special election for statewide
361	officers, for officers that appear on the ballot in more than one county, or for a statewide
362	or two or more county ballot proposition, each board of canvassers shall:
363	(a) prepare a separate report detailing the number of votes for each candidate and the
364	number of votes for and against each ballot proposition; and
365	(b) transmit the separate report by registered mail to the lieutenant governor.
366	(8) In each county election, municipal election, school election, special district election, and
367	local special election, the election officer shall transmit the reports to the lieutenant
368	governor within 14 days after the date of the election.
369	(9) In a regular primary election and in a presidential primary election, the board shall
370	transmit to the lieutenant governor:
371	(a) the county totals for multi-county races, to be telephoned or faxed to the lieutenant

372	governor not later than the second Tuesday after the election; and
373	(b) a complete tabulation showing voting totals for all primary races, precinct by
374	precinct, to be mailed to the lieutenant governor on or before the third Friday
375	following the primary election.
376	Section 6. Section 20A-4-701 is enacted to read:
377	Part 7. Electronic Copy of Election Material - Access and Examination
378	20A-4-701 . Definitions.
379	As used in this part:
380	(1) "Computer voting system" means the hardware or software used by a county clerk to
381	access, display, or examine an electronic copy of election material.
382	(2) "Election material" means:
383	(a) the return envelopes described in Sections 20A-3a-401 and 20A-3a-402;
384	(b) the verification documentation described in Subsection 20A-3a-401(7)(b)(iv);
385	(c) the chain of custody documentation described in Section 20A-3a-401.1;
386	(d) the log of replicated ballots described in Subsection 20A-4-104(3)(b);
387	(e) the ballots and election returns described in Section 20A-4-202;
388	(f) the election database and cast vote record described in Subsection 20A-4-202(3); and
389	(g) the materials used in the programming of the automatic tabulating equipment
390	described in Subsection 20A-4-202(3).
391	(3) "Governmental entity" means:
392	(a) the office of:
393	(i) the lieutenant governor;
394	(ii) the attorney general;
395	(iii) the legislative auditor general; or
396	(iv) the state auditor; or
397	(b) a contractor of a governmental entity described in Subsection (3)(a).
398	(4) "Interim committee" means the same as that term is defined in legislative rule.
399	(5) "Standing committee" means a Senate or House committee established under Senate or
400	House rule for the purpose of considering proposed legislation during an annual general
401	session or a special session.
402	Section 7. Section 20A-4-702 is enacted to read:
403	20A-4-702. Electronic copy of election material Examination by county clerk
404	or county legislative body.

405	(1) Following an election administered by a county clerk, the county clerk shall, no later
406	than 30 days after the day on which the board of canvassers declares the results of an
407	election:
408	(a) make an electronic copy of all election material;
409	(b) store the electronic copy of election material in a secure place that is physically
410	separate from the place where the county clerk stores election material;
411	(c) ensure that the electronic copy of election material is not altered, changed, or
412	destroyed;
413	(d) preserve the electronic copy of election material indefinitely; and
414	(e) certify to the lieutenant governor a statement indicating that the county clerk has
415	complied with Subsections (1)(a) and (b).
416	(2) A county clerk may access and examine the election material described in Subsection (1):
417	(a) to respond to an interim committee or a standing committee that makes an inquiry
418	regarding an election; or
419	(b) to conduct research on an issue or a process related to an election, if:
420	(i) the county clerk submits a written request to the county legislative body in
421	accordance with Subsection (3); and
422	(ii) the county legislative body approves the request.
423	(3) A county clerk who wishes to access the election material described in Subsection (1)
424	for a reason described in Subsection (2)(b) shall submit a written request to the county
425	clerk's county legislative body that:
426	(a) describes, in detail, the reason the county clerk seeks to examine the election material;
427	(b) describes the type or sampling of election material that is relevant to the county
428	clerk's research of the election material; and
429	(c) estimates the duration of time that the county clerk requires access to the election
430	material.
431	(4) A county legislative body that receives a request described in Subsection (3) shall, after
432	reviewing the request:
433	(a) approve the request; or
434	(b) deny the request.
435	(5) If a county legislative body:
436	(a) approves a request described in Subsection (3), the county clerk:
437	(i) may access the type or sampling of election material that the county clerk
438	described in the request; and

439	(ii) shall, after the county clerk's research is complete, submit written findings and
440	conclusions, and recommendations, if any, to the county legislative body; or
441	(b) denies a request described in Subsection (3), the county legislative body shall explain
442	the reason for the denial in writing to the county clerk.
443	(6) A county legislative body may access and examine the election material described in
444	Subsection (1) to conduct research on an issue or process related to an election
445	administered in the county if:
446	(a) the county legislative body submits a written request to the county clerk in
447	accordance with Subsection (7); and
448	(b) the county clerk approves the request.
449	(7) A county legislative body that wishes to access the election material described in
450	Subsection (1) shall submit a written request to the county clerk that:
451	(a) describes, in detail, the reason the county legislative body seeks to examine the
452	election material; and
453	(b) estimates the duration of time that the county legislative body requires access to the
454	election material.
455	(8) A county clerk that receives a request described in Subsection (7) shall, after reviewing
456	the request:
457	(a) approve the request; or
458	(b) deny the request.
459	(9)(a) If the county clerk approves a request described in Subsection (7), the county
460	clerk shall:
461	(i) in the county clerk's reasonable discretion, determine:
462	(A) the date and time that the county legislative body may access the election
463	material;
464	(B) any safeguard or security measure that the county legislative body must take
465	or observe while examining the election material; and
466	(C) the type or sampling of election material that is relevant to the county
467	legislative body's research of the election material; and
468	(ii) after making the determinations described in Subsection (9)(a)(i):
469	(A) notify the county legislative body of the determinations in writing; and
470	(B) grant the county legislative body access to the election material that the
471	county clerk determines is relevant under Subsection (9)(a)(i)(C).
472	(b) If the county clerk denies a request described in Subsection (7), the county clerk

473	shall explain the reason for the denial in writing to the county legislative body.
474	(10) A county clerk or county legislative body that accesses the electronic copy of election
475	material described this section:
476	(a) may only examine the election material at the county clerk's office; and
477	(b) may not make a copy of or remove the election material from the county clerk's
478	office.
479	(11) The electronic copy of election material described in this section is not a record, and is
480	not subject to disclosure, under Title 63G, Chapter 2, Government Records Access and
481	Management Act.
482	Section 8. Section 20A-4-703 is enacted to read:
483	20A-4-703. Electronic copy of election material Examination by governmental
484	entity.
485	(1) A county clerk shall grant a governmental entity access to the election material
486	described in Subsection 20A-4-702(1) if:
487	(a) the governmental entity seeks to examine the election material to conduct research on
488	an issue or a process related to an election; and
489	(b) the governmental entity submits a written notice to the county clerk in accordance
490	with Subsection (2).
491	(2) Subject to Subsection (5), a governmental entity that seeks to access the election
492	material described in Subsection 20A-4-702(1) shall provide the county clerk a written
493	notice that:
494	(a) informs the county clerk of the governmental entity's intent to access the election
495	material;
496	(b) describes, in detail, the reason the governmental entity seeks to examine the election
497	material; and
498	(c) estimates the duration of time that the governmental entity requires access to the
499	election material.
500	(3) Subject to Subsection (5), a county clerk that receives a notice described in Subsection
501	(2) shall:
502	(a) in the county clerk's reasonable discretion, determine:
503	(i) the date and time that the governmental entity may access the election material;
504	(ii) any safeguard or security measure that the governmental entity must take or
505	observe while examining the election material; and
506	(iii) the type or sampling of election material that is relevant to the governmental

507	entity's research of the election material; and
508	(b) after making the determinations described in Subsection (3)(a):
509	(i) notify the governmental entity of the determinations in writing; and
510	(ii) grant the governmental entity access to the election material that the county clerk
511	determines is relevant under Subsection (3)(a)(iii).
512	(4) A governmental entity that seeks access to the election material described in Subsection
513	20A-4-702(1) for an election administered in more than one county may, in the notice
514	described in Subsection (2), select, among each county where the election was
515	administered, a county in which to examine the election material.
516	(5) If a governmental entity makes the selection described in Subsection (4):
517	(a) the governmental entity shall submit the notice described in Subsection (2) to each
518	county clerk who administered the election;
519	(b) the county clerk of the selected county shall:
520	(i) take the actions described in Subsections (3)(a) and (b);
521	(ii) notify each county clerk to whom the governmental entity submitted the notice of
522	the type of sampling of election material that the county clerk determines is
523	relevant under Subsection (3)(a)(iii);
524	(iii) after receiving, from each county clerk, the election material described in
525	Subsection (5)(c), grant the governmental entity access to that election material;
526	<u>and</u>
527	(iv) after the governmental entity's research is complete, destroy the election material
528	described in Subsection (5)(c); and
529	(c) the county clerk of each non-selected county shall, except as provided in Subsection
530	(6), transfer to the county clerk of the selected county, by secure electronic
531	transmission, the type or sampling of election material that the county clerk
532	determines is relevant under Subsection (3)(a)(iii).
533	(6) A county clerk is not required to make the transfer described in Subsection (5)(c) if the
534	computer voting system used by the county clerk is incompatible with the computer
535	voting system used by the county clerk of the selected county.
536	(7) A governmental entity that accesses the electronic copy of election material described
537	this section:
538	(a) may only examine the election material at the county clerk's office; and
539	(b) may not make a copy of or remove the election material from the county clerk's
540	office.

541	(8) The electronic copy of election material described in this section is not a record, and is
542	not subject to disclosure, under Title 63G, Chapter 2, Government Records Access and
543	Management Act.
544	Section 1. Effective Date.
545	This bill takes effect on May 7, 2025.