Revised Draft of Proposed Rules

Office of the Colorado Secretary of State Election Rules 8 CCR 1505-1

July 26, 2019

Disclaimer:

The proposed draft rules have changed. This draft supersedes the Preliminary Draft that was issued with the Notice of Proposed Rulemaking on June 28, 2019. These revised proposed rules will be considered at the July 31, 2019 rulemaking hearing.

In accordance with the State Administrative Procedure Act, this revised copy of the proposed rules is made available to the public and posted on the Department of State's website.¹

Please note the following formatting key:

Font effect	Meaning
Sentence case	Retained/modified current rule language
SMALL CAPS	New language
Strikethrough	Deletions
Shading	Revisions to June 28, 2019 preliminary draft rules
Italic blue font text	Annotations

1 Amendments to 8 CCR 1505-1 follow:

2 Amendments to Rule 1 concerning definitions:

3 Amendments to Rule 1.1.26:

4	1.1.26 "Elec	Electronic Transmission" means:				
5 6	(a)	For th delive	e purpose of sending SENDING an unvoted ballot by fax, email, or online ery to:			
7		(1)	A military or overseas elector under Article 8.3 of Title 1, C.R.S.			
8 9		(2)	An elector requesting a replacement for an emergency under section 1-7.5-115, C.R.S.			
10		(3)	An affected elector requesting a ballot because of a disaster emergency.			

¹ Section 24-4-103(4)(a), C.R.S. (2018). "[A]ny proposed rule or revised proposed rule by an agency which is to be considered at the public hearing...shall be made available to any person at least five days prior to said hearing."

1 2				(3)	AN ELECTOR WITH A DISABILITY WHO REQUESTS A BALLOT UNDER SECTION 1-5-706, C.R.S.
3 4			(b)		e purpose of returning a voted ballot to the county clerk fax or email. RNING A VOTED BALLOT BY FAX, EMAIL, OR OTHER ELECTRONIC MEANS.
5	Amenc	lments to	Rule 1.	1.41:	
6 7 8		1.1.41	corresp	onding	means the square , OR oval , incomplete line, or incomplete arrow to the candidate's name or ballot response (examples: "Yes", "No", "For" on a paper ballot.
9	Repea	l of Rule	1.1.42:		
10 11 12		1.1.42	used fo	or the pu	ng lines" means secure, dedicated communication transmission facilities arpose of accessing SCORE, and ensuring the security and integrity of ation so that no deviation can go undetected.
13	[Not s	hown: re	number	ing Curi	rent Rules 1.1.43-1.1.51 as Rules 1.1.42-1.1.50]
14 15	Perma registr		ption of	amendi	nents to Rule 2.10.1, temporarily adopted on 6/28/2019, concerning voter
16 17	2.10		ity clerk ement ag	-	ncel a registration record based upon information from a local law ally if:
18 19 20		2.10.1	or pare	le OF DI	on states that the individual is currently serving a sentence-of incarceration ETENTION OR CONFINEMENT IN A CORRECTIONAL FACILITY, JAIL, OR ION for a felony conviction; and
21		2.10.2	Minim	um mat	ching criteria outlined in Rule 2.7 are met.
22	Cross	reference	e update	in Curi	rent Rule 2.17.2(b)(1):
23 24 25				(1)	The Secretary of State will audit the county AUP records for each county selected for annual inspection of its voting system maintenance records under Rule 20.9.5 -20.10.5.
26	Amenc	lments to	Curren	t Rule 2	.19:
27	2.19	Registr	ation of	electors	s who are confined in a county jail or detention facility
28 29 30 31		2.19.1	make e detenti	efforts to	ection, beginning with the 2018 general election, the county clerk must o coordinate with the sheriff or his or her designee at each county jail or er in the county to provide confined eligible individuals an opportunity to e.
32	Amena	lments to	Curren	t Rule 4	.1.3 concerning participation in coordinated elections:
33 34 35		4.1.3	precino	ets modu	erk must include all coordinating districts in the SCORE districts and ule and election setup module before conducting a coordinated election. If k is unable to include one or more districts in SCORE, the clerk must list

1 2		the dis Rule 7		d explain the issue in the mail ballot plan ELECTION PLAN required under
3	New Rule 4.5.2	?(f) conc	erning c	letermination of ballot issues and texts:
4 5 6		(F)	LEGISI	ECRETARY OF STATE WILL PLACE ANY MEASURES REFERRED BY THE LATURE OR BY THE PEOPLE UNDER ARTICLE V, SECTION 1 OF THE RADO CONSTITUTION ON THE BALLOT IN THE ORDER THEY ARE RECEIVED.
7	Amendments to	o Curren	t Rules	4.8.4 and 4.8.5:
8	4.8.4	Printin	g prima	ry election ballots
			6 r	
9 10 11 12		(a)	more t prima	ajor political party, as defined in section 1-1-104(22.5), C.R.S., nominates than one candidate for any office, the county clerk must conduct the ry election for all major political parties unless the party chooses to ate candidates in accordance with section 1-4-702, C.R.S.
13 14			(1)	The county clerk must include on the ballot all offices to which candidates may be nominated in the primary election.
15			[Form	patting; spacing correction in Rule 4.8.4(a)(2):]
16 17 18			-	If there are no candidates for any particular office, the county clerk must on the ballot "There are no candidates for this office". [Sections 1-4-101 4-104.5, C.R.S.; Election Rule 10.1.1]
19 20 21		(b)	more t	inor political party, as defined in section 1-1-104(23), C.R.S., nominates han one candidate for any office, the county clerk may conduct the primary on for that party only.
22 23			(1)	The county clerk must include on the ballot only the offices for which there is more than one candidate designated.
24 25			(2)	If there is only one minor party candidate designated for any office, the candidate will be certified to the general election ballot.
26 27		(C)		RULE DOES NOT APPLY TO PRESIDENTIAL PRIMARY ELECTIONS CONDUCTED R SECTIONS 1-4-1201, C.R.S. ET SEQ.
28			[Secti	ons 1-4-101, 1-4-104.5(3), and 1-4-1304, C.R.S.]
29	4.8.5	Use of	unique	numbers on ballots
30 31 32 33		(a)	under electio	t for ballots sent to military or overseas electors by electronic transmission Rule 16.2, a county may not print a ballot for use in a state or federal on that has a unique number, or a barcode containing a unique number, that cific to a single ballot.
34 35			(1)	A county that uses rotating numbers must print at least ten ballots of each ballot style for each number.

1 2				(2)	Nothing in this Rule prohibits a county from printing a unique number or barcode on a removable stub.
3 4 5 6			(b)	the stul for aud	n election official dissociates a voted ballot from its envelope and removes b, if any, the county may write or print unique numbers on the voted ballot liting and accounting purposes, including duplication of damaged ballots k limiting audits.
7 8 9 10 11 12			(c)	posses: unique INDIVII	lots printed before the adoption of this Rule that are in a county's sion, the THE county must redact unique numbers, or barcodes containing numbers, OR ANY OTHER INFORMATION THAT COULD IDENTIFY AN DUAL VOTER before providing ballots in response to a request for ion under the Colorado Open Records Act (Section 24-72-205.5(4)(b)(II),).
13	Amena	dments to	o Curren	t Rule 5.	3 concerning nonpartisan elections not coordinated by the County Clerk:
14 15	5.3	-			n coordinates with the county clerk, the designated election official is not parate mail ballot plan ELECTION PLAN for the election.
16 17	Amena C.R.S.		o Curren	t Rule 6.	1.2 concerning appointment of election judges under section 1-6-104,
18 19 20 21 22		6.1.2	major j unaffili UNDER	parties b iated jud	rk must reasonably attempt to exhaust the updated list provided by the efore supplementing with additional major party judges or minor party or ges. WHEN THE COUNTY CLERK IS FILLING ELECTION JUDGE VACANCIES N 1-6-113 (1), C.R.S., THE CLERK MAY CHOOSE FROM ANY OF THE TS.
23	Amena	dments to	o Curren	t Rule 6.	4:
24	6.4	Excep	t for UO	CAVA t	allots and ballots received for counting after election day:
25 26 27		6.4.1	active of	electors	consent by each major party county chair, a county with more than 5,000 by ON the 90 th day before election day may not use regular staff as cation judges.
28 29 30		6.4.2		iy use re	fewer than 5,001 -5,000 active electors by ON the 90 th day before election gular county staff that are sworn in as election judges to conduct signature
31	Amena	dments to	o Curren	t Rule 7.	1 concerning elections conducted by the County Clerk and Recorder:
32	7.1	Mail b	allot pla	ns-Elec	TION PLANS
33 34 35 36 37		7.1.1	State b submit SECTIO	y email with the N 1-7.5-	rk must submit a mail ballot plan AN ELECTION PLAN to the Secretary of no later than 90 120 days before every election. The county clerk must mail ballot plan ELECTION PLAN ALL INFORMATION REQUIRED BY 105 (1.3), C.R.S. the voter instructions and secrecy sleeve, if applicable, ntends to use in the election.

1 2	7.1.2—	The county clerk must list in the mail ballot plan all materials it will include in its mail ballot packet. THE COUNTY CLERK MUST USE THE SECRETARY OF STATE'S APPROVED							
3		SIGNATURE CARD FORM AT EVERY VSPC UNLESS THE SECRETARY OF STATE HAS							
4		APPROVED A MODIFICATION TO THE FORM UNDER RULE 22.1.1. THE COUNTY CLERK							
5		MUST SUBMIT A COPY OF ITS APPROVED FORM WITH THE ELECTION PLAN.							
6	7.1.3	TO REQUEST A WAIVER FROM THE REQUIREMENTS OF SECTION 1-5-102.9 (C)(III)(A),							
7		C.R.S., A COUNTY CLERK MUST COMPLETE AND SUBMIT THE APPROVED WAIVER FORM							
8		WITH THEIR ELECTION PLAN.							
9	7.1.3- 7	.1.4 Approval of mail ballot plans ELECTION PLANS and submission of amendments							
10		(a) If the Secretary of State requests modifications to a plan before approval, the							
11		county clerk must submit the modified plan within ten days from the request. The							
12		Secretary of State will approve or disapprove the modified plan within 15 days							
13		from the date it is received.							
14		(b) A county clerk may amend a timely submitted mail ballot ELECTION plan by							
15		submitting a written statement outlining the amendment. The amendment must							
		state the specific section of the plan amended and the reason for the amendment.							
16									
17		The Secretary of State will approve or disapprove the amendment within 15 days							
18		from the date it is received. If the amendment is received within 30 days before							
19		the election, the Secretary of State will approve or disapprove the amendment							
20		within two business days.							
21 22	7.1.4	The county clerk must submit a security plan under Rule 20 in addition to the mail ballot plan submitted in accordance with this Rule.							
23	Amendments to	Current Rules 7.2.7 and 7.2.9 concerning ballots and ballot packets:							
24	7.2.7	Where practicable, the county must print the elector's full name under or near the self-							
25		affirmation signature line on each ballot return envelope. If not practicable for some or all							
26		ballot return envelopes, the county must explain why in its mail ballot plan-ELECTION							
27		PLAN.							
28	[No ch	anges to Current Rule 7.2.8]							
29	7.2.9	The mail ballot packet required under sections 1-4-101(2)(b) and 1-4-1203(4)(c), C.R.S.							
30	1.2.9	must contain only the ballots of each participating major political party UNLESS A MAJOR							
		PARTY'S PRESIDENTIAL PRIMARY ELECTION HAS BEEN CANCELED UNDER SECTION 1-4-							
31									
32		1203(5), C.R.S.							
33	Cross-reference	e update in Current Rule 7.2.14:							
34	7.2.14	The mail ballot return envelope for each unaffiliated voter in a primary election may							
35		provide a means for the county to determine, before opening the envelope, which party's							
36		primary election ballot the elector returned. If the mail ballot return envelope does not							
37		provide such a means, or the county cannot determine which party's ballot the elector							
38		returned before opening the envelope, the county must follow the process outlined in							
39		Rule 7.5.13 7.5.15. The county's determination under this Rule may not rely solely on a							
		voter's self-reported selection (for example, a checkbox).							
40		voter s sen-reported selection (for example, a checkbox).							

1 Amendments to Current Rules 7.4-7.7:

2 3 4	7.4	with th	nning in the 2018 general election, the THE county clerk must make efforts to coordinate he sheriff or his or her designee at each county jail or detention center to facilitate votion nfined eligible electors.			
5		7.4.1	The c	ounty clerk must describe the following in its mail ballot ELECTION plan:		
6			(a)	How the county clerk will provide each county jail or detention center voter		
7				information materials consistent with materials provided to non-confined eligible		
8				electors, including at a minimum a list of acceptable forms of identification under		
9 10				section 1-1-104(19.5), C.R.S., and the information required by sections 1-40-124.5 and 1-40-125, C.R.S.		
			(h .)			
11 12			(b)	The process by which the county clerk and the sheriff or his or her designee will facilitate voter registration, and delivery and retrieval of mail ballots for confined		
12				eligible electors.		
14	7.5	Receip	ot and p	rocessing of ballots		
15		7.5.1	The c	ounty clerk must adequately light all stand-alone drop-off-DROP BOX locations and		
16				ither an election official or a video security surveillance recording system as defined		
17			in Ru	le 1.1.45 -1.1.44 to monitor each location.		
18			(a)	Freestanding drop off DROP BOX locations must be monitored when they are		
19				open to receive ballots.		
20			(b)	If the drop-off-DROP BOX location utilizes a drop-slot into a building, the ballots		
21				must be collected in a locked container, and both the drop-slot and container		
22				must be monitored.		
23			(c)	Signage at each drop-off DROP BOX location must inform voters that it is a		
24				violation of law for any person to collect more than ten ballots for mailing or		
25				delivery in any election, and that electioneering is prohibited within 100 feet of		
26				any drop–box.		
27			(d)	The minimum number of drop-off-DROP BOX locations must be open during		
28				reasonable business hours as defined in Rule 7.9.1(a) and from 7:00 a.m. 24		
29				HOURS A DAY through 7:00 p.m. on election day.		
30			(e)	Video security surveillance is an election record under section 1-1-104(11),		
31				C.R.S. and must be retained by the county clerk in accordance with section 1-7-		
32				802, C.R.S. THROUGH 60 DAYS FOLLOWING THE DEADLINE TO CERTIFY THE		
33				ELECTION, OR UNTIL THE CONCLUSION OF ANY ELECTION CONTEST, WHICHEVER		
34 25				IS LATER; EXCEPT THAT IF THE COUNTY CLERK KNOWS OR REASONABLY SHOULD		
35 36				KNOW THAT THERE IS A POTENTIAL VIOLATION OF LAW WHERE THE SURVEILLANCE COULD BE USED AS EVIDENCE. IT MUST BE BETAINED THROUGH		
30 37				SURVEILLANCE COULD BE USED AS EVIDENCE, IT MUST BE RETAINED THROUGH THE APPLICABLE STATUTE OF LIMITATIONS OR THE CONCLUSION OF ANY		
38				JUDICIAL PROCEEDING RELATED TO THE ELECTION, WHICHEVER IS LATER.		
50				SUBJECT IN TROCELEDING RELATED TO THE ELECTION, WHICHEVER IS LATER.		

1 2	7.5.2		Each day when ballots come in, an election official must count the ballot envelopes, batch them and record the number of ballots received.							
3 4 5 6 7 8	7.5.3	DISABI BALLO RETAIN THE NA	A COUNTY CLERK WHO RECEIVES AN APPLICATION AND BALLOT FROM A VOTER WITH A DISABILITY COVERED UNDER SECTION 1-5-706, C.R.S. MUST MAINTAIN A LOG OF EACH BALLOT AND APPLICATION RECEIVED UNDER THIS SECTION. THE COUNTY CLERK MUST RETAIN THE LOG AS PART OF THE OFFICIAL ELECTION RECORD. THE LOG MUST INCLUDE: THE NAME OF THE VOTER; THE DATE THE BALLOT PACKET WAS RECEIVED; AND THE INITIALS OF THE ELECTION JUDGE OR EMPLOYEE WHO RECEIVED THE BALLOT.							
9 10 11 12	7.5.3- 7	SCOR submit	E immed tted by m	ction official must date-stamp and process the returned ballot envelopes in diately upon receipt at the ballot processing location. Except for ballots nilitary or overseas electors, any ballot received after the close of polls camped but not counted.						
13 14 15	7.5.4 7	electio	n judges	unty clerk must arrange for the collection of ballots by bipartisan teams, of and/or staff, from all DROP BOX drop-off locations ONCE THEY ARE OPEN om THE BALLOTS into SCORE:						
16 17		(a)		APPLICABLE, AT least once every 72 hours after ballots are mailed until the at voter service and polling centers must open;						
18 19		(b)		PPLICABLE, AT least once every 24 hours during the days that voter service lling centers must be open; and						
20		(c)	At leas	t twice on election day, at approximately 1:00 p.m. and 7:00 p.m.						
21		(d)	The co	unty clerk may meet the requirements of this Rule by:						
22 23			(1)	Collecting and transporting the ballots to the central counting location for receipt into SCORE; OR						
24 25			(2)	Collecting and transporting the ballots to the nearest voter service and polling center for receipt into SCORE. ; or						
26			(3)	Receiving the ballots into SCORE at the ballot drop off location.						
27 28 29 30	7.5.5-7	drop o ballot∃	ff- drop i Electio	unty clerk may request a waiver from the Secretary of State for remote BOX locations in the county's mail ballot ELECTION plan or amended mail N plan, exempting them from the ballot collection requirements in Rule he Secretary of State grants the waiver:						
31 32 33		(a)	electio	unty clerk must arrange for the collection of ballots by bipartisan teams of n judges from all exempt drop off DROP BOX locations ONCE THEY ARE is often as necessary, but at least:						
34 35			(1)	Once each week after the initial mailing of non-UOCAVA ballots until the Friday before election day; and						
36 37			(2)	On the Friday and Monday before election day and on election day at 7:00 p.m. MT.						

1 2		(b)	The county clerk must post a notice on each exempt drop box of the dates and approximate times ballots will be collected.
3 4 5		(c)	If the Secretary of State determines that the county failed to collect ballots from a remote drop-off DROP BOX location as often as necessary, the Secretary of State may revoke or modify the waiver.
6	[Not sh	own: rei	numbering Current Rules 7.5.6-7.5.11 to Rules 7.5.7-7.5.12]
7 8	7.5.12		County clerks picking up ballots on behalf of another county from a U.S. Postal general mail facility on election night must log the number of ballots collected by
9			and provide the log to the Secretary of State's office within 48 hours. The county
10		clerk m	nust date stamp each ballot envelope as received on or before 7:00 PM on election
11		-	d immediately forward it to the correct county. The correct county must treat the
12		ballot a	as received as of the date and time of the date stamp.
13	7.5.14		Y CLERKS WHO DELIVER OR RECEIVE BALLOTS FROM ELECTORS WHO ARE
14			ED IN A COUNTY JAIL OR DETENTION FACILITY MUST LOG THE NUMBER OF
15			IS DELIVERED AND RECEIVED FROM EACH FACILITY AND PROVIDE THE LOG TO CRETARY OF STATE'S OFFICE FOLLOWING THE ELECTION.
16		THE SE	CRETARY OF STATE S OFFICE FOLLOWING THE ELECTION.
17	7.5.13 ′		Unaffiliated voters in a primary election. If an election judge is unable to
18			ine, before opening the envelope, which party's ballot the elector returned as
19			d in Rule 7.2.9, the county must separate the elector's ballot from the envelope in
20		the foll	owing manner:
21		(a)	An election judge must remove the ballot from the mail ballot return envelope
22			and pass it to a bipartisan team of judges without allowing the team of judges to
23			determine the identity of the elector.
24		(b)	The bipartisan team of election judges must review the ballot and audibly report
25			to the first election judge which political party's election the elector voted in.
26		(c)	The first election judge must record in SCORE which political party's election
27			the elector voted in, or document the proper party information for later recording
28			in SCORE.
29	7.5.14 ´	7.5.16	If an unaffiliated elector returns more than one ballot in a primary election, a
30			an team of election judges must review the ballots to determine the elector's
31		intent in	n accordance with the Secretary of State's Voter Intent Guide.
32		(a)	If the bipartisan team determines the elector voted in only one party's primary
33			election, the election judge with access to the envelope must record the party
34			chosen in SCORE under Rule 7.5.13(c) 7.5.15(C) and the ballot must be counted.
35			The county must retain any unvoted ballot as an election record.
36		(b)	If the bipartisan team determines the elector voted in more than one party's
37			primary election, or returned only blank ballots, the county must reject the
38			ballots, not count them, and retain them in the mail ballot return envelope as an
39			election record.

1 7.6 Ballot returned in unofficial envelope 2 7.6.1 If the county timely receives a mail ballot from an eligible elector in an envelope that is missing or lacks the correct self-affirmation, the county must contact the elector BY MAIL 3 AND BY ELECTRONIC MAIL, IF AVAILABLE, in writing within three calendar days of 4 receiving the ballot but no later than two calendar days after election day. The county 5 6 must use the letter and affidavit prescribed by the Secretary of State and keep a copy as part of the official election record. If the county receives the completed affidavit no later 7 than the eighth day after election day, the county must count the ballot. A COUNTY THAT 8 9 RECEIVES A BALLOT FROM A VOTER WITH A DISABILITY COVERED UNDER SECTION 1-5-10 706, C.R.S., IN AN UNOFFICIAL ENVELOPE MUST ACCEPT THE BALLOT FOR PROCESSING IF 11 THE ENVELOPE ALSO CONTAINS A SIGNED APPLICATION FROM THE VOTER. 7.7 Mail ballot cure procedures 12 If a mail or provisional ballot return envelope lacks a signature, OR A BALLOT FROM A 13 7.7.1 VOTER WITH A DISABILITY COVERED UNDER SECTION 1-5-706, C.R.S. IS RETURNED 14 WITHOUT AN APPLICATION, OR IS RETURNED WITH AN APPLICATION THAT IS NOT SIGNED, 15 the county clerk must follow the procedures for discrepant signatures outlined in section 16 1-7.5-107.3(2)(a), C.R.S., except as provided in Rule 7.7.4. 17 18 7.7.2 The county clerk must use the letter and form prescribed by the Secretary of State and 19 keep a copy as part of the official election record. 20 7.7.3 If the county clerk uses any means in addition to mail OR ELECTRONIC MAIL to contact any elector regarding a missing or discrepant signature or missing ID, he or she must 21 attempt to contact all similarly situated electors whose registration records have the same 22 type of contact information. 23 [No changes to Rules 7.7.4 and 7.7.5] 24 Amendments to Current Rule 7.9: 25 26 7.9 Voter service and polling centers 27 The county clerk must designate and open the minimum number of voter service and 7.9.1 polling centers. The centers must be open during reasonable business hours for the 28 minimum number of days outlined in section AS REQUIRED IN SECTION 1-5-102.9, C.R.S., 29 for a general election and SECTION 1-7.5-107(4.5), C.R.S., for all other elections. 30 31 (a) Reasonable business hours means at least eight hours per day Monday through Friday, and at least four hours on Saturday. FOR A GENERAL ELECTION, VOTER 32 33 SERVICE AND POLLING CENTERS MUST BE OPEN BEGINNING 15 DAYS BEFORE ELECTION DAY DURING THE FOLLOWING HOURS: 34 35 (1)IN A COUNTY DESCRIBED IN SECTION 1-5-102.9 (1)(A)(I) OR (1)(A)(II), 36 C.R.S., VOTER SERVICE AND POLLING CENTERS MUST BE OPEN FROM 8 37 A.M, TO 5 P.M. MONDAY THROUGH FRIDAY, AND THE SECOND 38 SATURDAY.

1 2 3 4		(2) IN ALL OTHER COUNTIES, VOTER SERVICE AND POLLING CENTERS MUST BE OPEN DURING NORMAL BUSINESS HOURS, WHICH MEANS AT LEAST EIGHT HOURS PER DAY MONDAY THROUGH FRIDAY, AND AT LEAST FOUR HOURS CONTINUOUSLY ON THE SECOND SATURDAY.
5 6 7 8 9	(B)	For any primary or November coordinated election, voter service and polling centers must be open beginning 8 days before election day during normal business hours, which means at least eight hours Monday through Friday, and at least four hours continuously on Saturday.
10 11	(b) (C)	All voter service and polling centers must be open from 7:00 a.m. through 7:00 p.m. on election day.
12 13	(c) (D)	The county clerk must provide all services outlined in section 1-5-102.9, C.R.S., at every designated voter service and polling center.
14 15	(d) (E)	Signage at each voter service and polling center must indicate that it is a violation of law for any person to collect more than ten ballots for delivery in any election.
16	[No changes to	Current Rules 7.9.2-7.9.6]
17	Repeal of Current Rule	7.9.7:
18 19 20 21	extend provisi	ector votes after the close of polls because a federal or state court issues an order ing the time established for closing the polls by state law, the elector must vote by onal ballot. The county clerk must keep all provisional ballots cast under this Rule e from provisional ballots not affected by the court order.
22 23 24 25	election	An unaffiliated elector voting in person at a voter service and polling center in a y election must state which party's election he or she chooses to vote in, and the n judge must indicate the voter's selection in WebSCORE and provide the voter at party's ballot.
26 27 28 29 30	polling line to	On election day during each general election, a county with at least fifty thousand electors must measure and record the wait time at each of its voter service and centers, at least once per hour, from the time a person enters the location or the the time that the person begins the check in process. IN ACCORDANCE WITH EN GUIDANCE PROVIDED BY THE SECRETARY OF STATE.
31 32	7.9.10- 7.9.9 Secreta	Each county required to measure under Rule 7.9.9 must report its results to the ry of State no later than 30 days after the election.
33	New Rule 7.9.10:	
34 35 36 37 38 39	IMMED ENTERI POLLIN	A COUNTY CLERK THAT RECEIVES NOTICE OF A PETITION FOR EXTENDING THE OF ANY VOTER SERVICE AND POLLING CENTER ON ELECTION DAY MUST IATELY NOTIFY THE SECRETARY OF STATE OF THE ORDER. IF AN ORDER IS ED BY ANY COURT THAT EXTENDS THE HOURS OF ANY VOTER SERVICE AND G CENTER IN THE STATE, ALL COUNTIES MUST WAIT TO POST, PUBLISH, OR ISE ELECTION NIGHT RESULTS UNTIL THE TIME FOR THE EXTENSION HAS PASSED;

1	EXCEPT THAT A COUNTY MAY UPLOAD ITS RESULTS TO THE SECRETARY OF STATE. THE
2	SECRETARY OF STATE'S OFFICE WILL NOT PUBLISH RESULTS ON THE ELECTION NIGHT
3	REPORTING SYSTEM UNTIL ALL POLLS HAVE CLOSED.

4 Amendments to Current Rules 7.10 and 7.12:

- 7.10 The county clerk must complete an accessibility survey for all drop-off-DROP BOX and voter
 service and polling center locations annually before designating a location for use, and no later
 than 90 120 days before an election, the county clerk must designate drop-off locations, DROP
 BOX, and voter service and polling centers LOCATIONS. IN A PRESIDENTIAL ELECTION YEAR, THE
 COUNTY CLERK'S ACCESSIBILITY SURVEY FOR THE PRESIDENTIAL PRIMARY ELECTION SERVES AS
 THE ANNUAL SURVEY FOR THAT VOTER SERVICE AND POLLING CENTER OR DROP BOX THROUGH
 THE FOLLOWING GENERAL ELECTION.
- 127.10.1For the first survey of a location, the county clerk must complete the full ADA Checklist13for voter service and polling centers. The county clerk must complete the Annual Voter14Service and Polling Center Accessibility Survey form for each location designated for use15in an election year after the initial survey is completed. [Section 1–5 703, C.R.S.]
- 16 [No changes to Current Rules 7.10.2 and 7.10.3]
- 17 [No changes to Current Rule 7.11]
- 18 7.12 At each Voter Service and Polling Center, election judges and, if appropriate, election staff, must:
- 19 7.12.1 Provide all services outlined in 1-5-102.9, C.R.S.; AND
- 7.12.2 Use WebSCORE to register voters; update existing voter registrations; issue and replace
 mail ballots; and issue, spoil, and replace in-person ballots; and

22 7.12.3 Offer an in-person voter the opportunity to obtain a replacement mail ballot rather than a 23 provisional ballot in the event the voter service and polling center loses connectivity to 24 WebSCORE but retains connectivity to SCORE.

- 25 Amendments to Current Rule 8.7.4 concerning watcher accommodation plans:
- 8.7.4 Watchers must remain outside the immediate voting area while an elector is voting. The
 six-foot limit in Rule 1.1.29-1.1.30 applies only to voting.
- 28 Amendments to Current Rule 9.1.4 concerning challenging an in-person voter:
- 9.1.4 Age. The election judge must ask the elector, "ARE YOU AT LEAST 17 YEARS OF AGE AND
 Will WILL you be 18 years of age or older on OR BEFORE THE DATE OF THE NEXT
 GENERAL ELECTION election day?"
- 32 Amendments to Current Rule 9.2:
- 33 9.2 challenging CHALLENGING a mail ballot voter
- 34 Amendments to Current Rule 10.1.4 concerning precanvass accounting:

1 2 3 4	10.1.4	return	After the voter service and polling center closes on election night, election judges must return the completed Statement of Ballots form for each day the location was open along with all voted ballots to one of the election offices designated in the mail ballot-ELECTION plan.				
5	Amendments to	Curren	t Rule 1	0.5.1 concerning procedures for canvass:			
6 7	10.5.1	The de board:	The designated election official must provide the following information to the canvass board:				
8		(a)	The na	me of each candidate, office, and votes received;			
9		(b)	The nu	mber or letter of each ballot issue or question and votes received;			
10		(c)	The to	tal number of ballots cast;			
11		(d)	The nu	mber of provisional ballots cast, including totals for:			
12			(1)	Ballots accepted by each code; and			
13			(2)	Ballots rejected by each code.			
14		(e)	The nu	mber of mail ballots cast, including totals for:			
15			(1)	Ballots accepted; and			
16			(2)	Ballots rejected by each code.			
17		(f)	The nu	mber of in-person ballots counted;			
18		(g)	The nu	mber of emergency replacement ballots, including totals for:			
19			(1)	Ballots accepted; and			
20			(2)	Ballots rejected by each code.			
21 22		(H)		UMBER OF BALLOTS RETURNED BY VOTERS WITH A DISABILITY COVERED SECTION 1-5-706 C.R.S.			
23		(h) (I)	The nu	mber of damaged and spoiled ballots.			
24 25		(i) (J)	· ·	icable, the number of ballots cast in each party's primary election, ng totals for:			
26 27			(1)	Ballots accepted in each party's primary election by affiliated and unaffiliated voters; and			
28			(2)	Ballots rejected by each code.			
29	O Cross-reference updates in Current Rule 10.6.2:						

1 2 3		10.6.2	Rule 1	A county must submit the state portion of the abstract and the ENR upload required by Rule 11.9.5 -11.9.6 to the Secretary of State in the format approved by the Secretary of State. The state portion of the abstract must include:					
4 5			(a)	The su and	immary of votes cast for each state race and each ballot question or issue;				
6			(b)	The to	tal number of ballots counted in the election.				
7	Amendi	ments to	Curren	t Rule 1	1.2:				
8	11.2	Voting	System	ystem Inventory					
9 10 11 12 13 14		11.2.1	vote ta record hardwa applica	The designated election official must maintain an inventory record for each electronic vote-tabulating device used in an election COMPONENT OF THE VOTING SYSTEM. The record must include the manufacturer, make, model, serial number, mardware/firmware/software version or release number, hash value documentation where applicable, AND date of acquisition, description of any services, repairs, maintenance, apple, and version upgrades, and the dates the services were performed.					
15 16 17		11.2.2	comma	If the THE inventory is-MUST BE in AN electronic format, it must be AND exportable to a comma separated VALUE (CSV), excel EXCEL spreadsheet (XLS or XLSX), or quote or tab separated (TXT) file before delivery to the Secretary of State.					
18 19 20		11.2.3	which	The designated election official must file a complete voting system inventory, noting which equipment will be used for the election with the Secretary of State no later than ten days before the election.					
21	Amendi	ments to	Curren	t Rule 1	1.3.2:				
22		11.3.2	Logic	and Acc	curacy Test				
23 24			(a)		bunty clerk must conduct the public Logic and Accuracy Test no later than ${}^{\text{\tiny th}} 29^{\text{\tiny TH}}$ day before election day.				
25 26 27			(b)	allowa	bunty must ensure that the Logic and Accuracy Test is open to the extent able in accordance with section 1-7-509(2)(b), C.R.S. The county clerk may he number of representatives from each group because of space limitations.				
28			(c)	Prepai	ring for the Logic and Accuracy Test				
29				(1)	The county must prepare a test deck of ballots that includes every ballot				
30					style and, where applicable, precinct. The county test deck must include				
31					a sufficient number of ballots to mark every vote position for every				
32					contest including write-in candidates, allow for situations where a contest				
33					permits an elector to vote for two or more positions, and include				
34					overvotes and undervotes for each contest. The county test deck must				
35					include at least one write-in vote for each qualified write-in candidate so				
36					that all qualified write-in candidate names will appear in the LAT result				
37 38					uploaded to ENR as required by Rule 11.9.3. THE COUNTY TEST DECK MUST INCLUDE BALLOTS PRINTED FROM A BALLOT-ON-DEMAND PRINTER				

1 2		IF A BALLOT-ON-DEMAND PRINTER WILL BE USED IN THE UPCOMING ELECTION, AND MUST INCLUDE COMMERCIALLY PRINTED BALLOTS.									
3	[No changes to the rest of Rule 11.3.2]										
4	Amendments to	Current Rule 11.4:									
5	11.4 The co	The county A COUNTY THAT ELECTRONICALLY TABULATES ELECTION RESULTS must submit									
6		n setup records to the Secretary of State so that they are received no later than 5:00 p.m. on									
7		renth day before election day.									
8 9	11.4.1	Jurisdictions that contract with either another county or voting system vendor may choose to have the other county or vendor deliver the election setup records.									
10 11 12	11.4.2	11.4.1 Election setup records must be in an electronic media format that is native to the jurisdiction's specific ballot creation and tabulation system. Acceptable media formats include CD-ROM, DVD-ROM, or flash media.									
13	11.4.2	THE COUNTY MUST CREATE A HASH VALUE USING AN SHA-256 ALGORITHM OF THE									
14		SETUP RECORDS FILE AND TRANSMIT THE HASH VALUE TO THE SECRETARY OF STATE BY									
15		E-MAIL TO VOTING.SYSTEMS@SOS.STATE.CO.US									
16	11.4.3	The designated election official must include a point of contact and method of contact									
17		(phone, fax, email, etc.).									
18 19	11.4.4	Within 24 hours ONE BUSINESS DAY of receipt of the election setup records, the Secretary of State's office will contact the jurisdiction to confirm receipt.									
20 21	11.4.5	The Secretary of State's office will store the election setup records in a secured, fire proof, limited-access location.									
22	11.4.6	All parties must treat as confidential all escrowed materials and any other related									
23	11.1.0	information that comes into their possession, control, or custody.									
24	Amendment (ni	umbering correction) to Current Rule 11.8.4(h):									
25		(h)(G) The voting system provider's software and hardware license agreements									
26		expressly permit the Secretary of State, or political subdivisions that license the									
27		hardware and software applications necessary to program elections and voting									
28		devices, to perform those services without charge for other political subdivisions									
29		that are licensed to use the voting system.									
30	Amendments to	Current Rule 11.9.1(d) concerning election night reporting:									
31		(d) Precinct names: If a county reports results by precinct, its results file may-MUST									
32		only include the ten-digit precinct number from SCORE, FOLLOWED BY A DASH									
33		AND ANY SPLIT PRECINCT INDICATION (E.G., 1234567890-1).									
34	Amendments to	Current Rules 11.9.2-11.9.4. New Rule 11.9.5 and subsequent Rule renumbering:									
35	11.9.2	No later than 21-35 days before the election, a county must provide the following									
36		information to the Secretary of State:									

1 2 3		(a)	A data entry county must email a sample or "zero" file. Except in the case of withdrawn or deceased candidates, a data entry county may not change or alter the election database or export file after submitting its zero file.
4		(b)	A manual entry county must send a list of all ballot content.
5 6 7	11.9.3	results	er than $14-21$ days before the election, a data entry county must upload the LAT file to ENR. At a minimum, the LAT results file must contain the results of the ete county test deck required under Rule $11.3.2(c)(1)$.
8 9 10 11	11.9.4	and up OTHER	n night uploads. Manual entry counties must produce preliminary election results load them to the ENR system once counting is completed. All other counties THAN MANUAL ENTRY COUNTIES must export or produce preliminary election and upload them to the ENR system. a minimum of three times on election night:
12 13		(A)	WHILE TABULATING, COUNTIES MUST UPLOAD TO THE ENR SYSTEM AT A MINIMUM:
14			(a)(1) After the close of polls but no later than 8:00 p.m.; AND
15			(b)(2) At or around NO LATER THAN 9:00 p.m.
16 17 18 19		(c) (B)	The county must indicate that election night reporting is complete in the ENR system after the county uploads the last results on election night. IF THE COUNTY BELIEVES IT WILL BE UNABLE TO MEET THE SCHEDULE OUTLINED IN THIS RULE, IT MUST CONTACT THE VOTING SYSTEMS TEAM BEFORE THE DEADLINE.
20 21		(C)	THE SECRETARY OF STATE MAY, AT HIS OR HER DISCRETION, WAIVE OR MODIFY THIS RULE.
22 23 24 25	11.9.5	ENR s ENR s	NTY MUST PRODUCE PRELIMINARY ELECTION RESULTS AND UPLOAD THEM TO THE YSTEM AFTER COUNTING IS COMPLETED ON ELECTION NIGHT, INDICATE IN THE YSTEM THAT ELECTION NIGHT COUNTING IS COMPLETED, AND NOTIFY THE VOTING MS TEAM BY EMAIL THAT ELECTION NIGHT COUNTING IS COMPLETED.
26 27 28 29	11.9.5 1	check to comple	Canvass upload. The county must export or produce official election results, and the appropriate box in the ENR system to indicate that the canvass upload is ete, not later than close of business of the first business day after the statutory he for completing the canvass.
30	Amendments to	Rule 14	4.4.1 concerning voter registration drives:
31 32 33 34	14.4.1	Applic APPRO	cretary of State will approve a standard Colorado Voter Registration Drive ation Form. The A VRD may also MUST use the SECRETARY OF STATE'S VED VOTER REGISTRATION DRIVE APPLICATION FORM OR THE National Mail Registration Form WHEN COLLECTING REGISTRATION APPLICATIONS.
35 36			ncerning petitions for President of the United States and New Rules 15.1.4(d)(14) verification of petitions; specifically, verifying individual entries:
37	15.1.1	Petitio	n template for state petitions

1			[No ch	[No changes to (a)-(c)				
2 3 4 5			(D)	AN UNAFFILIATED CANDIDATE FOR THE OFFICE OF PRESIDENT OF THE UTATES WHO IS SUBMITTING A PETITION FOR NOMINATION UNDER SECT 02, C.R.S. MUST INCLUDE ON THE PETITION THE NAMES OF REGISTERED LECTORS THE CANDIDATE IS NOMINATING AS THEIR PRESIDENTIAL ELE	ion 1-4- d			
6		15.1.4	Verify	individual entries				
7			[No ch	ges to (a) - (c)]				
8			(d)	ecretary of State or DEO staff will reject the entry if:				
9				<i>No changes to (1)-(13)]</i>				
10 11 12				14) FOR A CANDIDATE PETITION, THE ADDRESS ON THE ENTRY DOES MATCH THE CURRENT RESIDENTIAL OR MAILING ADDRESS FOR T ELECTOR IN SCORE.				
13			(e)	ecretary of State or DEO staff will accept the entry if:				
14				No changes to (1)-(4)]				
15 16 17				5) FOR A CANDIDATE PETITION, THE ADDRESS PROVIDED DID NOT I THE CURRENT RESIDENCE ADDRESS INFORMATION IN SCORE, B MATCH THE CURRENT MAILING ADDRESS INFORMATION IN SCO	UT DID			
18	Amend	ments to	Rule 15	:				
19	15.2	Petition	n entity	ense, registration, filing, and circulation				
20 21 22		15.2.1	license	n entity that intends to pay petition circulators must obtain a petition en ay a fee, and register with the Secretary of State before circulating petitisse application must include:				
23			(a)	he petition entity's name, address, telephone number, and email address	s;			
24			(b)	he designated agent's name; and				
25 26 27			(c)	In affirmation that the designated agent has read and understands ARTIC ND Article 40 of Title 1, C.R.S., and has completed the Secretary of Staticulator training program.				
28 29 30 31		15.2.2	of Stat	ompensating a circulator, the designated agent must register with the Se by submitting a signed form that includes a list of the proposed initiative THE CANDIDATE OR CANDIDATE COMMITTEE'S NAME THE petition entity	es			
32 33 34		15.2.3	two-ye	on entity fails to register a proposed initiative OR CANDIDATE PETITION period, the license expires. The Secretary of State will notify a petition cense has expired within 30 days after the date of expiration.				

1 2	15.2.4	15.2.4 A petition entity may renew an expired license without a fee by submitting a new license application.						
3	Amendments to Rule 15.7:							
4	15.7 Signat	ure verification on state candidate AND RECALL petitions						
5	15.7.1	The Secretary of State will compare the signature on each petition entry with the elector's						
6		signature in SCORE in accordance with the Secretary of State's Signature Verification						
7		Guide. The Secretary of State may use an automated signature verification device.						
8		(a) If the signatures match and the entry is otherwise valid, the Secretary of State						
9		must accept the entry.						
10		(b) If upon initial review the signatures do not match, The Secretary of State must						
11		conduct further review of the entry. A team of two staff members who are not						
12		affiliated with the same political party must review the signatures, conduct						
13		additional research in SCORE if necessary, and, unless both staff members agree						
14		that the signatures do not match, accept the entry if it is otherwise valid.						
15	Amendments to	Current Rule 17.1.2 concerning provisional voting in the voter service and polling center:						
16	17.1.2	If a voter service and polling center loses connectivity to SCORE, the judges must issue						
17		provisional ballots until the county restores connectivity unless the election officials are						
18		able to contact the elections office to issue vote credit in SCORE immediately AN						
19		ELECTION JUDGE MUST ATTEMPT TO VERIFY THE ELECTOR'S ELIGIBILITY BY						
20		CONTACTING THE COUNTY CLERK AND RECORDER'S OFFICE BY TELEPHONE OR						
21		ELECTRONIC MAIL. IF THE ELECTOR'S ELIGIBILITY CAN BE DETERMINED, THE JUDGE						
22		MUST ISSUE THE ELECTOR A MAIL BALLOT OR REPLACEMENT MAIL BALLOT AND THE						
23		COUNTY CLERK'S OFFICE MUST ISSUE THE ELECTOR A MAIL BALLOT OR REPLACEMENT						
24		MAIL BALLOT IN SCORE. IF AN ELECTOR'S ELIGIBILITY CANNOT BE DETERMINED, THE						
25		ELECTION JUDGE MUST ISSUE THE VOTER A PROVISIONAL BALLOT.						
26 27	Amendments to codes:	O Current Rule 17.2.9 concerning verification of provisional ballots specifically acceptance						
28		ALC Elector voted a provisional ballot because the voter service and polling center						
29		lost connectivity AND THE VOTER'S ELIGIBILITY COULD NOT BE OTHERWISE						
30		DETERMINED. Elector's eligibility is confirmed.						
31	Permanent add	option of amendments to Rule 17.2.10, temporarily adopted on 6/28/2019, concerning						
32	verification of	provisional ballots specifically rejections codes:						
33		RFE (Rejection felon not eligible to vote DUE TO FELONY INCARCERATION) Individual						
34		was convicted of a felony and is either serving a sentence of confinement or						
35		detention or is on parole.						
36	Amendments to	Current Rule 20 concerning county security procedures:						
37 38		ounty must submit its annual security plan on the form prescribed by the Secretary of State ordance with section 1-5-616(5), C.R.S., NOT LESS THAN 60 DAYS BEFORE AN ELECTION. A						
50	in acco	stumee with section 1 2 010(2), Child, not ELDS mint of Datis Belone hit ELECTION. A						

1 2		county must also submit a comprehensive procedure for ballot delivery in an emergency unde section 1-7.5-115(1), C.R.S.								
3 4	20.2	THE COUNTY MAY NOT INSTALL ANY SOFTWARE ON ANY COMPONENT OF THE VOTING SYSTEM UNLESS DIRECTED TO, OR APPROVED BY, THE SECRETARY OF STATE.								
5	20.2- 20	.3 Genera	l requirements concerning chain of custody-SECURITY DOCUMENTATION							
6		20.2.1 -20.3.1	The county must maintain on file all documentation of seals, chain-of-custody,							
7			S LOGS, TRUSTED BUILD, and other documents related to the transfer of equipment							
8			n parties. These documents are subject to inspection by the Secretary of State. ALL							
9			EN ENTRIES MUST BE COMPLETED IN PERMANENT INK.							
10		20.2.2 20.3.2	The county must maintain and document uninterrupted chain-of-custody for each							
11		voting	device from the installation of trusted build to the present, throughout the county's							
12		owners	ship or leasing of the device. For ballot scanners approved for use under section 1-							
13			2), C.R.S. but for which no trusted build exists, the county must maintain and							
14			ent uninterrupted chain-of-custody for each voting device from the successful							
15		comple	etion of acceptance testing conducted according to Rule 20.9.4 -20.10.4.							
16 17		20.2.3- 20.3.3 to hand	Only election officials or canvass board members sworn under oath are allowed lle ballots, which include VVPAT records.							
18		20.2.4 The co	unty may install additional or modified software developed by the vendor on any							
19			nent of the voting system only if the software is specifically listed on the Secretary							
20		of State	e's certificate and verified against the state trusted build. Nothing in this Rule							
21		precluc	les the use of commercial off-the-shelf software, provided that the software is							
22		include	ed in the certified list of services and executables for the certified voting systems.							
23 24		20.2.5- 20.3.4 hour, n	Any form or log containing "date" means to note the month, calendar day, year, ninute, and whether the time is a.m. or p.m.							
25 26		20.2.6- 20.3.5 and che	The county must submit sample copies of all referenced forms, schedules, logs, ecklists with the security plan.							
20		und en	Series with the security plan.							
27	20.3- 20	2	al locking mechanisms and seals. The county must record the serial number of							
28			ne appropriate chain-of-custody log. Two individuals must verify, and indicate by							
29			ing the log, that the seal serial numbers match the logged serial numbers. If a seal							
30		18 inaccessible	and cannot be removed, then it is not necessary to verify that seal serial number.							
31		20.3.1 -20.4.1	DREs, BMDs, and Judge's Booth Controllers (JBCs)							
32		(a)	The county must place a seal over a removable card or cartridge that is inserted							
33			into the unit, or over the slot or door covering the card or cartridge.							
34		(b)	The county must place a seal over any data port when the port is not being used,							
34 35		(0)	except slots for activation cards.							
36		(c)	If the county cannot verify the firmware or software hash value (MD5 or SHA-							
30 37			1), the county must seal the DRE or BMD case. To detect unauthorized access,							
51			1), the county must sear the DAL of DMD case. To detect unautionZet access,							

1 2		the county must use seals at either the seams of the case or at key entry points such as screw access points.
3 4	(d)	In each voter service and polling center, the county must provide a minimum of one accessible DRE or BMD that complies with section 1-5-704, C.R.S.
5 6 7		Before attaching a VVPAT to a specific voting device, the county must seal the ter verifying that no votes were cast. At least two election officials must verify that re intact before the start of voting, and at the close of voting. VVPAT records must
8 9	either	remain in the VVPAT canister, or be sealed and secured in a suitable device for ting privacy or as described in Rule $\frac{20.12}{20.13}$.
10	20.3.3 -20.4.3	Ballot scanners
11 12	(a)	The county must place a seal over each card or cartridge inserted into the unit, or over any door or slot containing the card or cartridge.
13 14	(b)	The county must place a seal over each empty card or cartridge slot or door covering the area where the card or cartridge is inserted.
15 16 17	(c)	Before the start of voting and after the close of voting, two election officials must visually confirm that all seals are intact and that the seal numbers match those logged in the chain-of-custody log.
18	20.3.4 20.4.4	Memory cards and activation cards
19 20 21	(a)	The county must assign and securely affix a permanent unique identifier to each removable card or activation card. The county may use the manufacturer assigned serial number for this purpose.
22 23 24 25 26 27	(b)	The county must handle memory cards and activation cards in a secure manner at all times. The county must transfer and store any card or activation card that is not sealed in a voting machine in a secure container with at least one seal. Upon delivery and receipt, election judges or county personnel must verify, and indicate by signing and dating the chain-of custody log, that all seal numbers match those listed in the log.
28 29	(c)	The county must maintain a written or electronic log to record memory card or activation card seals and track seals for each voting unit.
30 31 32 33 34 35 36	(d)	The county must maintain a complete inventory of memory cards and activation cards, including which VSPC they are assigned to during an election. Before and after a VSPC opens and closes each day, the supervisor judge must verify that all cards issued to the VSPC are present. If at any time the supervisor judge cannot account for all activation cards issued to the VSPC, the supervisor judge or a member of the county election staff must immediately submit an incident report to the Secretary of State under Rule 11.6- 11.7.
37 38	20.4-20.5 Individ AREAS	luals with access to keys, door codes, and vault combinations ACCESS TO SECURE

1 2	Reorganizing Current including amendments	Rules 20.4.1 and 20.4.2 (renumbered as Rules 20.5.2 and 20.5.1 as shown below)							
3	20.4.2- 20.5.1	The county must change all keypad door codes or locks and vault combinations							
4		CURE AREAS AS OUTLINED IN RULE 20.9.3, at least once per calendar year prior to							
5		he first election of the year.							
6	20.4.1 -20.5.2	For employees with access to areas addressed in Rule 20.4.3, the county must							
7		n the security plan the name of each employee, their title, and the date the criminal							
8	÷	round check was performed. [Section 24-72-305.6, C.R.S.] THE COUNTY MUST							
9		IN ITS SECURITY PLAN THE NAME, TITLE, AND DATE OF MOST RECENT							
10 11	20.5.3	GROUND CHECK FOR EACH EMPLOYEE WITH ACCESS TO AREAS IDENTIFIED IN RULE							
11	20.3.5								
12	20.4.3- 20.5.3	COUNTY Employee EMPLOYEE access. The county may grant employees access							
13		codes or locks and combinations described in this Rule in accordance with the							
14	follow	ving limitations:							
15	(a)	Access to the code, lock, or combination to ballot storage areas, counting room,							
16		location of adjudication, or tabulation workstations is restricted to employees							
17		who have successfully passed a criminal background check. Any person who has							
18		been convicted of an election offense or an offense with an element of fraud is							
19		prohibited from having access to the above areas.							
20	(b)	Except for emergency personnel, no other individuals may be present in these							
21		locations unless supervised by one or more employees with authorized access.							
22	(c)	In extreme circumstances, the county may request and the Secretary of State may							
23		grant exemption from the requirements outlined in this Rule.							
24	20.5.4 Non-0	COUNTY EMPLOYEE ACCESS							
25	(A)	ALL VENDORS WHO CONDUCT WORK ON ANY COMPONENT OF A COUNTY'S							
26		VOTING SYSTEM MUST CONDUCT A CRIMINAL BACKGROUND CHECK ON EACH							
27		EMPLOYEE PRIOR TO THE EMPLOYEE'S WORK WITH THE VOTING SYSTEM. THE							
28		VENDOR MUST AFFIRM THAT THE CHECK WAS CONDUCTED IN WRITING TO THE							
29		SECRETARY OF STATE PRIOR TO THE EMPLOYEE CONDUCTING ANY WORK. ANY							
30		PERSON CONVICTED OF AN ELECTION OFFENSE OR AN OFFENSE WITH AN							
31		ELEMENT OF FRAUD IS PROHIBITED FROM WORKING ON ANY COMPONENT OF A							
32		COUNTY'S VOTING SYSTEM.							
33	(B)	ALL SECRETARY OF STATE STAFF WHO CONDUCT WORK ON ANY COMPONENT OF							
34		A COUNTY'S VOTING SYSTEM MUST UNDERGO A CRIMINAL BACKGROUND CHECK							
35		PRIOR TO THE STAFF'S WORK WITH THE VOTING SYSTEM. ANY PERSON							
36		CONVICTED OF AN ELECTION OFFENSE OR AN OFFENSE WITH AN ELEMENT OF							
37		FRAUD IS PROHIBITED FROM WORKING ON ANY COMPONENT OF A COUNTY'S							
38		VOTING SYSTEM.							
39	20.4.5- 20.5.5	Access to where election management software is used is limited to authorized							
40		on officials and watchers only. Messengers or runners delivering ballots between							
41	the pro-	eparation room and computer room must wear distinguishing identification.							

1	20.5- 20.6	Interna	l Contro	ols for the Voting System
2	20.5.1	The co	unty mu	st enable, create, and use passwords.
3 4	20.5.2	-20.6.1 change		ition to the access controls discussed in Rule 20.4-20.5, the county must swords and limit access to the following areas:
5 6 7 8 9		(a)	the firs any ad PASSW	ounty must change all software passwords once per calendar year prior to st election. This includes any boot or startup passwords in use, as well as ministrator and user passwords and remote device passwords. ANY ORDS ASSOCIATED WITH A VOTING SYSTEM ACCORDING TO THE TIONS OF USE.
10 11 12 13		(b)	the firs codes,	ounty must change all hardware passwords once per calendar year prior to at election. This includes any encryption keys, key card tools, supervisor poll worker passwords on smart cards, USB keys, and voting devices elves as it applies to the specific system.
14		[Not sh	own: C	urrent Rules 20.5.2 (c)-(h) are renumbered as Rules 20.6.1(b)-(g)]
15	20.5.3	-20.6.2	Remov	vable storage devices
16 17 18		(a)	inserti	bunty must reformat all removable storage devices immediately before ng them into any component of the voting system, except as provided in 0.5.3-20.6.2 (b)-(d)-(E), or in the conditions of use.
19		[No ch	anges to	(b) and $(c)]$
20 21 22 23		(d)	the ren	bunty may insert a removable storage device without first reformatting it if novable storage device contains only election database or project files ely programmed by the voting system provider in accordance with Rule 0.8.
24 25 26		(E)	REFOR	DUNTY MAY INSERT A REMOVABLE STORAGE DEVICE WITHOUT FIRST MATTING IT IF THE REMOVABLE STORAGE DEVICE CONTAINS ONLY ION DATABASE BACKUP FILES CREATED BY THE COUNTY AND:
27 28 29			(1)	THE COUNTY SUBMITS AN ATTACHMENT WITH THEIR SECURITY PLAN STATING SECURITY PROCEDURES FOR THE REMOVABLE STORAGE DEVICE THAT ADDRESSES STORAGE OF THE DEVICE WHEN NOT IN USE; AND
30 31			(2)	THE PLAN IN THE ATTACHMENT IS APPROVED BY THE SECRETARY OF STATE.
32 33 34 35 36 37	contro and a storag	, ballot sc olled stora maximun e at least	anners, ge envi n tempe four inc	ast keep all components of the voting system, ballots, servers, workstations, BMDs, VVPAT records, and video data records in a temperature- ronment that maintains a minimum temperature of 50 degrees Fahrenheit rature of 90 degrees Fahrenheit. The storage environment must be dry with thes above the floor. The county must provide the Secretary of State with a fic environment used for each type of component.

1	20.7- 20.8	Remote election programming services.							
2 3 4 5 6	20.7.1-20.8.1 A county may not install or import into its voting system an election database or project programmed or created by the voting system provider using voting system components other than those owned or leased by the county and situated in the county's secure elections facility, unless the voting system provider first affirms on a form provided by the Secretary of State that:								
7 8 9		(a) At all times during the election database or project programming, the voting system provider used only hardware and software certified for use in Colorado, as configured and verified during trusted build by the Secretary of State;							
10 11 12		(b) At all times after installation of trusted build, the voting system provider operated all hardware utilized to program the election on a closed network, and did not connect the hardware to the internet or any internet-connected device;							
13 14 15		(c) At all times during the election programming process, the voting system provider complied with the security protocols for removable storage devices in Rule $\frac{20.5.3}{20.6.2(a)} - (c)$; and							
16 17 18		(d) The voting system provider physically delivered to the county removable storage media containing the finished election database or project, and did not transmit using any method connected or exposed to the internet.							
19	20.8- 20.9	Security cameras or other surveillance							
20 21 22 23 24	20.8.1	20.9.1 The county must maintain a log of each person who enters the areas specified in Rule 20.8.3-20.9.3, including the person's name, signature, and date and time of entry. If access to the specified areas is controlled by use of key card or similar door access system that is capable of producing a printed paper log including the person's name and date and time of entry, the log must meet the requirements of this Rule.							
25 26 27 28 29 30 31 32 33	20.8.2	20.9.2 Unless otherwise instructed, the county must make video security surveillance recordings of the areas specified in Rule 20.8.3-20.9.3 beginning at least 60 days before election day and continuing through at least 30 days after election day. If a recount or contest occurs, the recording must continue through the conclusion of all related activity. The recording system must ensure that records are not written over when the system is full. The recording system must provide a method to transfer the video records to a different recording device or to replace the recording media. If replaceable media is used then the county must provide a process that ensures that the media is replaced often enough to prevent periods when recording is not available.							
34	20.8.3	20.9.3 The following are the specific minimum requirements:							
35		[No changes to (a)-(c)]							
36	[Not shown: re	numbering Current Rule 20.9 as Rule 20.10]							
37	20.10- 20.11	Transportation of equipment, memory cards, ballot boxes, and ballots							

1		20.10.1		ounty must submit detailed plans to the Secretary of State before an					
2			election regarding the transportation of equipment and ballots both to remote voting sites						
3			and back to the central elections office or storage facility. If there is any evidence of						
4		possible tampering with a seal, or if the seal numbers do not match those listed in the							
5		chain-of-custody log, the county clerk must be immediately notified and must follow the							
6				ecific to the incident as described in Rule $\frac{20.14}{20.14}$ 20.15. While the method of					
7				of equipment may vary, the following standards apply:					
/			transportation	or equipment may vary, the following standards apply.					
8			[No changes to	<i>o</i> (<i>a</i>)-(<i>c</i>)]					
9		[Not sh	nown: renumber	ring Current Rules 20.10.2-20.10.4 as Rules 20.11.2-20.11.4]					
10	[Not s	hown: re	numbering Cur	rrent Rules 20.11-20.16 as Rules 20.12-20.17]					
11			Cross	-reference update in Rule 20.15.1(b)(3) (formerly Rule 20.14.1(b)(3)):					
12			(3)	The county must reinstall the election programming into the device,					
13				conduct a hardware diagnostics test as prescribed in Rule 11, and					
14				conduct an acceptance test according to Rule 20.8.4-20.10.4, except that					
15				the device must be in full election mode, if applicable, and instead of					
16				casting or printing five ballots, the county must cast or print at least 25					
17				ballots on the device. The county must maintain on file all					
18				documentation of testing and chain-of-custody for each specific device.					
19		Cross-	reference updat	'e:					
20		20 16 1	-20 17 1 A cou	inty that chooses to lease, loan, or rent any certified election equipment to a					
21		20.10.1		special district, or other local jurisdiction for use in their elections must					
				establish an acceptable chain-of-custody and appropriate documentation in					
22									
23			accordance wi	ith Rule 20.2- 20.3.					
24			Cross	<i>-reference update in Rule</i> 20.17.3(<i>a</i>)(3) (<i>formerly Rule</i> 20.16.3(<i>a</i>)(3)):					
25			(3)	Place one or more secure and numbered seals on the voting equipment in					
26				accordance with Rule 20.3-20.4. If during the course of the jurisdiction's					
27				election, the designated election official requires removal of a memory					
28				card or flash media as a function of the election process, the county clerk					
29				must witness and document the removal and proper resealing of the					
29 30				memory card or flash media; and					
31	[Not s	hown: re	numbering Cur	rent Rules 20.17-20.20 as Rules 20.18-20.21]					
32	Amena	dments to	Current Rule 2	21 concerning voting system standards for certification:					
33	21.1	Introdu	iction						
24		21 1 1	For Colorado	numeros no single component of a voting system or device mosts the					
34 25		21.1.1		purposes, no single component of a voting system, or device, meets the					
35				voting system except that nothing in this Rule requires the testing of an					
36				d system if the Secretary of State determines in accordance with section 1-					
37				, that a modification to any certified voting system requires testing for					
38			security and a	ccuracy. Only the modification and any affected features or capabilities					

1 2 3 4 5			VOTINO VOTINO PREVIO	must be tested to ensure compliance with this Rule. THE STANDARDS FOR CERTIFYING A VOTING SYSTEM IN THIS RULE APPLY TO APPLICATIONS FOR NEW CERTIFICATIONS. VOTING SYSTEM PROVIDERS MAY SUBMIT AN APPLICATION TO MODIFY A SYSTEM PREVIOUSLY CERTIFIED BY THE SECRETARY OF STATE IN ACCORDANCE WITH SECTION 1-5-618, C.R.S.					
6 7 8			(A)	MODIF	ECRETARY OF S TATE WILL ONLY APPROVE AN APPLICATION FOR ICATION IF TESTING DETERMINES THAT THE CHANGES PROPOSED DO NOT SELY AFFECT ANY ONE OR MORE OF THE FOLLOWING:				
9				(1)	PERFORMANCE OF VOTING SYSTEM FUNCTIONS;				
10				(2)	VOTING SYSTEM SECURITY AND PRIVACY;				
11				(3)	OVERALL FLOW OF SYSTEM CONTROL; OR				
12 13				(4)	THE MANNER IN WHICH BALLOTS ARE DEFINED AND INTERPRETED, AND VOTING DATA IS PROCESSED.				
14 15 16 17 18			(B)	SYSTEM IMPRO THE IN	ECRETARY OF STATE MAY APPROVE A TEST PLAN FOR A MODIFIED VOTING M LIMITED TO THE CORRECTION OF DEFECTS; THE INCORPORATION OF VEMENTS; THE ENHANCEMENT OF PORTABILITY AND FLEXIBILITY; AND TEGRATION OR COMPATIBILITY OF DATA EXPORTED FROM THE VOTING M WITH OTHER ELECTIONS SYSTEMS.				
19 20 21		21.1.2	or mod	Sufficient components must be assembled to create a configuration that allows the system or modification as a whole to meet the requirements as described for a voting system in this Rule.					
22 23 24 25 26 27		21.1.3	The certification of a voting system is not a requirement that a county purchase or lease all of the components of the voting system. Counties may choose to configure and use a subset of the certified voting system and may use the services of a vendor or third party to provide ballot definition and election programming of memory cards. Counties are not required to use a paper ballot tabulation device if they choose to manually tabulate the election results.						
28	21.2	Certific	cation Pi	rocess O	verview and Timeline				
29 30 31 32		21.2.1	the circ voting	cumstand system v	tem will be considered as a unit, and all components tested at once, unless ces necessitate otherwise. Any change made to individual components of a will require the entire voting system to be recertified unless the change is a nat can be approved under section 1-5-618(1.5), C.R.S.				
33 34 35 36		21.2.2	comple submis	ete all phasion of a	stem to be certified, the voting system provider must successfully bases of the certification process. The certification process includes: a complete application, a documentation review, a public demonstration of a functional testing.				
37		21.2.3	The flo	ow of eac	ch phase of certification is as follows:				

1 2 3 4 5 6 7 8 9			(a)	Phase I – The voting system provider must submit an application and-WITH all documentation required in Rule 21.3 AND A COMPLETED REQUIREMENTS MATRIX PROVIDED BY THE VOTING SYSTEMS TEAM. The Secretary of State will review the application and inform the voting system provider whether or not the application is complete. If the application is incomplete, the Secretary of State will identify the deficiencies and the voting system provider will have 30 days to remedy the deficiencies and make the application complete. When the application is complete, the Secretary of State will make arrangements with the voting system provider for a public demonstration.
10 11 12 13 14 15			(b)	Phase II – The Secretary of State will review the submitted documentation, COLORADO REQUIREMENTS MATRIX, VSTL reports from previous testing, and evaluations provided by other states. IF THE SUBMITTED DOCUMENTATION OR REQUIREMENTS MATRIX IS INCOMPLETE, THE SECRETARY OF STATE WILL IDENTIFY THE DEFICIENCIES AND THE VOTING SYSTEM PROVIDER WILL HAVE 30 DAYS TO REMEDY THE DEFICIENCIES AND MAKE THEM COMPLETE.
16 17 18 19 20 21			(c)	Phase III – The Secretary of State will prepare MUST APPROVE a certification test plan. If a VSTL is contracted to test the voting system, the VSTL will work with the Secretary of State VOTING SYSTEM PROVIDER to prepare a certification test plan. The certification test plan will be presented to the voting system provider SECRETARY OF STATE for review before execution of the test plan AND APPROVAL.
22 23 24			(d)	Phase IV– Upon receipt of the voting system provider's SECRETARY OF STATE'S agreement to APPROVAL OF the certification test plan, the Secretary of State or the VSTL will execute the test plan.
25 26 27 28			(e)	Phase V – The Secretary of State will review the test results and determine whether the voting system substantially meets the requirements for certification. Within 30 days of a decision, the Secretary of State will post the certification test report for the voting system on its website.
29 30 31		21.2.4 The Secretary of State will certify voting systems that substantially comply with the requirements in this Rule 21, Colorado Election Code, and any additional testing the Secretary of State finds necessary.		
32	21.3	Application Procedure		
33 34		21.3.1	Any vo time.	oting system provider may apply to the Secretary of State for certification at any
35 36 37		21.3.2	comple	ng system provider that desires to submit a voting system for certification must ete the Secretary of State's "Application for Certification of Voting System" that is ble on the Secretary of State's website.
38 39 40 41 42		21.3.3	the vot voting of cost	cretary of State, in accordance with section 24-21-104(1)(a), C.R.S., will charge ing system provider all direct and indirect costs associated with the testing of a system submitted for certification. The Secretary of State will provide an estimate s for certification testing before the certification process begins. In order to begin , the voting system provider must provide a written approval of the cost estimate.

1 2			The voting system provider must pay all costs before the Secretary of state will issue a final determination.		
3 4 5 6 7		21.3.4	21.3.3 Along with the application, the voting system provider must submit all documentation required in this Rule 21 REQUIRED IN THE APPLICATION FOR CERTIFICATION in A SEARCHABLE electronic format. THE SECRETARY OF STATE MAY DELAY THE CERTIFICATION PROCESS IF THE DOCUMENTATION IS INSUFFICIENT OR INCOMPLETE UNTIL REMEDIED BY THE VOTING SYSTEM PROVIDER.		
8 9 10		21.3.4	THE VOTING SYSTEM PROVIDER MUST SUBMIT THE COMPLETED COLORADO REQUIREMENTS MATRIX TO THE SECRETARY OF STATE IN A TIMELY MANNER AFTER SUBMISSION OF THE APPLICATION FOR CERTIFICATION.		
11 12			(A) THE VOTING SYSTEM PROVIDER MUST SPECIFY WHERE EACH REQUIREMENT IS MET IN THE DOCUMENTATION, INCLUDING SECTION OR PAGE NUMBER.		
13 14			(B) THE VOTING SYSTEM PROVIDER MUST SPECIFY WHICH REQUIREMENTS WILL BE FULFILLED BY TESTING INSTEAD OF DOCUMENTATION.		
15 16			(C) ALL REQUIREMENTS IN THE COLORADO REQUIREMENTS MATRIX MUST BE ADDRESSED.		
17 18 19 20		21.3.5	The vendor must identify any material it asserts is exempt from public disclosure under the Colorado Open Records Act, Part 2, Article 72 of Title 24, C.R.S., together with a citation to the specific grounds for exemption before beginning Phase III of the certification process.		
21 22 23 24 25 26 27 28 29		21.3.6	The voting system provider must coordinate with the Secretary of State for the establishment of the trusted build. The voting system provider must submit all documentation and instructions necessary for the creation and guided installation of files contained in the trusted build which will be created at the start of functional testing and will be the model tested. At a minimum, the trusted build must include a compilation of files placed on write-once or removable-media, and an established hash file distributed from a VSTL or the National Software Reference Library to compare federally certified versions. The trusted build disks should all be labeled with identification of the voting system provider's name and release version.		
30 31		21.3.7	All materials submitted to the Secretary of State must remain in the custody of the Secretary of State as follows:		
32 33			(a) For certified systems, until the certification is permanently revoked, or until no components of the certified system are used in the State of Colorado; and		
34			(b) For systems that are not certified, a period of 25 months.		
35	21.4	Voting System Standards			
36		[No changes to Current Rules 21.4.1-21.4.10]			
37		21.4.11	Documentation Requirements		

1 2	(a)	The Secretary of State may rely upon the testing of a voting system performed by a VSTL or by another state upon satisfaction of the following conditions:
3 4 5 6		(1) The Secretary of State has access to any documentation, data, TEST CASE reports or similar information upon which the VSTL or another state relied in performing its tests and will make such information available to the public subject to any redaction required by law; and
7	[No additiona	l changes to Current Rule 21.4]
8	Amendments to Curre	nt Rule 21.5.1(c) concerning voting system provider demonstration:
9 10 11 12	(c)	AT THE TIME OF APPLICATION, The THE voting system provider will have-MUST ARRANGE A TIME WITH THE SECRETARY OF STATE TO access to the demonstration room for one day prior to the start of the demonstration to provide time for setup of the voting system.
13	New Rule 22.4 concer	ning the use of approved and recommended election forms:
14 15 16 17	EXAMINATION SECRETARY C	R'S ELIGIBILITY TO VOTE AT A PRECINCT CAUCUS CANNOT BE VERIFIED UPON NOF THE LIST OF REGISTERED ELECTORS, THE ELECTOR MUST COMPLETE THE OF STATE'S APPROVED FORM ATTESTING TO THE ELECTOR'S ELIGIBILITY. Int Rule 26.4.2 concerning ranked voting method:

18 26.4.2 In a coordinated election, the county clerk must include the instructions in the county's mail
 ballot-ELECTION plan.