

## 100TH GENERAL ASSEMBLY State of Illinois 2017 and 2018 SB3006

Introduced 2/15/2018, by Sen. Kwame Raoul

## SYNOPSIS AS INTRODUCED:

10 ILCS 5/24-2.1 new 10 ILCS 5/24A-16

from Ch. 46, par. 24A-16

10 ILCS 5/24B-16

10 ILCS 5/24C-16

Amends the Election Code. Provides that no voting machine used, adopted, or purchased by an election authority may be made, manufactured, or assembled outside the United States or constructed with parts made, manufactured, or assembled outside the United States, including, but not limited to, any hardware or software. In provisions concerning voting machines, precinct tabulation optical scan technology voting systems, and direct recording electronic voting systems, provides that the State Board of Elections shall not approve any voting equipment or system that is made, manufactured, or assembled outside the United States or constructed with parts made, manufactured, or assembled outside the United States, including, but not limited to, any hardware or software.

LRB100 20071 MJP 35354 b

1 AN ACT concerning elections.

## Be it enacted by the People of the State of Illinois, represented in the General Assembly:

- Section 5. The Election Code is amended by changing Sections 24A-16, 24B-16, and 24C-16 and by adding Section
- 6 24-2.1 as follows:
- 7 (10 ILCS 5/24-2.1 new)
- 8 Sec. 24-2.1. Foreign voting machines prohibited. No voting
- 9 machine used, adopted, or purchased by an election authority
- 10 may be made, manufactured, or assembled outside the United
- 11 States or constructed with parts made, manufactured, or
- 12 assembled outside the United States, including, but not limited
- to, any hardware or software.
- 14 (10 ILCS 5/24A-16) (from Ch. 46, par. 24A-16)
- Sec. 24A-16. The State Board of Elections shall approve all
- voting systems provided by this Article.
- No voting system shall be approved unless it fulfills the
- 18 following requirements:
- 19 (1) It enables a voter to vote in absolute secrecy;
- 20 (2) (Blank);
- 21 (3) It enables a voter to vote a ticket selected in
- part from the nominees of one party, and in part from the

_	nominees	of	any	or	all	par	ties,	an	d	in	part	from
2	independe	nt o	candid	ates	and	in	part	of	са	ndio	dates	whose
3	names are	wri	tten i	n by	the v	ote	r;					

- (4) It enables a voter to vote a written or printed ticket of his own selection for any person for any office for whom he may desire to vote;
- (5) It will reject all votes for an office or upon a proposition when the voter has cast more votes for such office or upon such proposition than he is entitled to cast;
- (5.5) It will identify when a voter has not voted for all statewide constitutional offices;
- (6) It will accommodate all propositions to be submitted to the voters in the form provided by law or, where no such form is provided, then in brief form, not to exceed 75 words;
- (7) It will accommodate the tabulation programming requirements of Sections 24A-6.2, 24B-6.2, and 24C-6.2.
- The State Board of Elections shall not approve any voting equipment or system that includes an external Infrared Data Association (IrDA) communications port.
- The State Board of Elections shall not approve any voting equipment or system that is made, manufactured, or assembled outside the United States or constructed with parts made, manufactured, or assembled outside the United States, including, but not limited to, any hardware or software.

The State Board of Elections is authorized to withdraw its approval of a voting system if the system fails to fulfill the above requirements.

The vendor, person, or other private entity shall be solely responsible for the production and cost of: all application fees; all ballots; additional temporary workers; and other equipment or facilities needed and used in the testing of the vendor's, person's, or other private entity's respective equipment and software.

Any voting system vendor, person, or other private entity seeking the State Board of Elections' approval of a voting system shall, as part of the approval application, submit to the State Board a non-refundable fee. The State Board of Elections by rule shall establish an appropriate fee structure, taking into account the type of voting system approval that is requested (such as approval of a new system, a modification of an existing system, the size of the modification, etc.). No voting system or modification of a voting system shall be approved unless the fee is paid.

No vendor, person, or other entity may sell, lease, or loan, or have a written contract, including a contract contingent upon State Board approval of the voting system or voting system component, to sell, lease, or loan, a voting system or voting system component to any election jurisdiction unless the voting system or voting system component is first approved by the State Board of Elections pursuant to this

- 1 Section.
- 2 (Source: P.A. 98-115, eff. 7-29-13; 98-756, eff. 7-16-14.)
- 3 (10 ILCS 5/24B-16)
- Sec. 24B-16. Approval of Precinct Tabulation Optical Scan

  Technology Voting Systems; Requisites. The State Board of
- 6 Elections shall approve all Precinct Tabulation Optical Scan
- 7 Technology voting systems provided by this Article.
- 8 No Precinct Tabulation Optical Scan Technology voting
- 9 system shall be approved unless it fulfills the following
- 10 requirements:
- 11 (a) It enables a voter to vote in absolute secrecy;
- 12 (b) (Blank);
- 13 (c) It enables a voter to vote a ticket selected in 14 part from the nominees of one party, and in part from the 15 nominees of any or all parties, and in part from 16 independent candidates, and in part of candidates whose
- names are written in by the voter;
- 18 (d) It enables a voter to vote a written or printed 19 ticket of his or her own selection for any person for any 20 office for whom he or she may desire to vote;
- 21 (e) It will reject all votes for an office or upon a 22 proposition when the voter has cast more votes for the 23 office or upon the proposition than he or she is entitled 24 to cast;
- 25 (e-5) It will identify when a voter has not voted for

- all statewide constitutional offices; and
- 2 (f) It will accommodate all propositions to be 3 submitted to the voters in the form provided by law or, 4 where no form is provided, then in brief form, not to

5 exceed 75 words.

- The State Board of Elections shall not approve any voting equipment or system that includes an external Infrared Data Association (IrDA) communications port.
- The State Board of Elections shall not approve any voting equipment or system that is made, manufactured, or assembled outside the United States or constructed with parts made, manufactured, or assembled outside the United States, including, but not limited to, any hardware or software.
  - The State Board of Elections is authorized to withdraw its approval of a Precinct Tabulation Optical Scan Technology voting system if the system fails to fulfill the above requirements.
- The vendor, person, or other private entity shall be solely responsible for the production and cost of: all application fees; all ballots; additional temporary workers; and other equipment or facilities needed and used in the testing of the vendor's, person's, or other private entity's respective equipment and software.
- Any voting system vendor, person, or other private entity seeking the State Board of Elections' approval of a voting system shall, as part of the approval application, submit to

the State Board a non-refundable fee. The State Board of Elections by rule shall establish an appropriate fee structure, taking into account the type of voting system approval that is requested (such as approval of a new system, a modification of an existing system, the size of the modification, etc.). No voting system or modification of a voting system shall be approved unless the fee is paid.

No vendor, person, or other entity may sell, lease, or loan, or have a written contract, including a contract contingent upon State Board approval of the voting system or voting system component, to sell, lease, or loan, a voting system or Precinct Tabulation Optical Scan Technology voting system component to any election jurisdiction unless the voting system or voting system component is first approved by the State Board of Elections pursuant to this Section.

16 (Source: P.A. 94-1000, eff. 7-3-06; 95-699, eff. 11-9-07.)

## 17 (10 ILCS 5/24C-16)

Sec. 24C-16. Approval of Direct Recording Electronic Voting Systems; Requisites. The State Board of Elections shall approve all Direct Recording Electronic Voting Systems that fulfill the functional requirements provided by Section 24C-11 of this Code, the mandatory requirements of the federal voting system standards pertaining to Direct Recording Electronic Voting Systems promulgated by the Federal Election Commission or the Election Assistance Commission, the testing

requirements of an approved independent testing authority and the rules of the State Board of Elections.

The State Board of Elections shall not approve any Direct Recording Electronic Voting System that includes an external Infrared Data Association (IrDA) communications port.

The State Board of Elections shall not approve any voting equipment or system that is made, manufactured, or assembled outside the United States or constructed with parts made, manufactured, or assembled outside the United States, including, but not limited to, any hardware or software.

The State Board of Elections is authorized to withdraw its approval of a Direct Recording Electronic Voting System if the System, once approved, fails to fulfill the above requirements.

The vendor, person, or other private entity shall be solely responsible for the production and cost of: all application fees; all ballots; additional temporary workers; and other equipment or facilities needed and used in the testing of the vendor's, person's, or other private entity's respective equipment and software.

Any voting system vendor, person, or other private entity seeking the State Board of Elections' approval of a voting system shall, as part of the approval application, submit to the State Board a non-refundable fee. The State Board of Elections by rule shall establish an appropriate fee structure, taking into account the type of voting system approval that is requested (such as approval of a new system, a modification of

- 1 an existing system, the size of the modification, etc.). No
- 2 voting system or modification of a voting system shall be
- 3 approved unless the fee is paid.
- 4 No vendor, person, or other entity may sell, lease, or
- 5 loan, or have a written contract, including a contract
- 6 contingent upon State Board approval of the voting system or
- 7 voting system component, to sell, lease, or loan, a Direct
- 8 Recording Electronic Voting System or system component to any
- 9 election jurisdiction unless the system or system component is
- 10 first approved by the State Board of Elections pursuant to this
- 11 Section.
- 12 (Source: P.A. 94-1000, eff. 7-3-06; 95-699, eff. 11-9-07.)