HB1871 Engrossed

1 AN ACT concerning elections.

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

4 Section 5. The Election Code is amended by changing 5 Sections 1A-55, 17-13, and 19-6 as follows:

6 (10 ILCS 5/1A-55)

7 (Text of Section from P.A. 100-587)

8 Sec. 1A-55. Cyber security efforts. The State Board of 9 Elections shall provide by rule, after at least 2 public hearings of the Board and in consultation with the election 10 11 authorities, a Cyber Navigator Program to support the efforts of election authorities to defend against cyber breaches and 12 13 detect and recover from cyber attacks. The rules shall include 14 the Board's plan to allocate any resources received in accordance with the Help America Vote Act and provide that no 15 16 less than half of any such funds received shall be allocated to 17 the Cyber Navigator Program. The Cyber Navigator Program should be designed to provide equal support to all election 18 19 authorities, with allowable modifications based on need. The 20 remaining half of the Help America Vote Act funds shall be 21 distributed as the State Board of Elections may determine, but 22 no grants may be made to election authorities that do not participate in the Cyber Navigator Program. 23

HB1871 Engrossed - 2 - LRB102 12576 SMS 17914 b

In distribution of the remaining funds received under the federal Help America Vote Act, the Board may make such funds available to election authorities for the maintenance of secure collection sites for the return of vote by mail ballots.

6 (Source: P.A. 100-587, eff. 6-4-18.)

7 (Text of Section from P.A. 100-623)

8 Sec. 1A-55. Cyber security efforts. The Board shall adopt 9 rules, after at least 2 public hearings of the Board and in 10 consultation with election authorities, establishing a cyber 11 navigator program to support election authorities' efforts to 12 defend against cyber breaches and detect and recover from cyber attacks. The rules shall include the Board's plan to 13 14 allocate any resources received in accordance with the federal 15 Help America Vote Act and provide that no less than half of any 16 funds received under the federal Help America Vote Act shall be allocated to the cyber navigator program. The cyber 17 navigator program shall be designed to provide equal support 18 to all elections authorities with some modifications allowable 19 based on need. The remaining half of the federal Help America 20 21 Vote Act funds shall be distributed as the Board sees fit, but 22 no grants may be made to election authorities that do not 23 participate in the cyber navigator program managed by the 24 Board.

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In distribution of the remaining funds received under the

HB1871 Engrossed - 3 - LRB102 12576 SMS 17914 b

1 <u>federal Help America Vote Act, the Board may make such funds</u> 2 <u>available to election authorities for the maintenance of</u> 3 <u>secure collection sites for the return of vote by mail</u> 4 <u>ballots.</u> 5 (Source: P.A. 100-623, eff. 7-20-18.)

(10 ILCS 5/17-13) (from Ch. 46, par. 17-13)

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7 Sec. 17-13. (a) In the case of an emergency, as determined 8 by the State Board of Elections, or if the Board determines 9 that all potential polling places have been surveyed by the 10 election authority and that no accessible polling place, as 11 defined by rule of the State Board of Elections, is available 12 within a precinct nor is the election authority able to make a 13 polling place within the precinct temporarily accessible, the 14 Board, upon written application by the election authority, is 15 authorized to grant an exemption from the accessibility 16 requirements of the Federal Voting Accessibility for the Elderly and Handicapped Act (Public Law 98-435). 17 Such exemption shall be valid for a period of 2 years. 18

(b) Any voter with a temporary or permanent disability who, because of structural features of the building in which the polling place is located, is unable to access or enter the polling place, may request that 2 judges of election of opposite party affiliation deliver a ballot to him or her at the point where he or she is unable to continue forward motion toward the polling place; but, in no case, shall a ballot be HB1871 Engrossed - 4 - LRB102 12576 SMS 17914 b

delivered to the voter beyond 50 feet of the entrance to the 1 2 building in which the polling place is located. Such request 3 shall be made to the election authority not later than the close of business at the election authority's office on the 4 5 day before the election and on a form prescribed by the State Board of Elections. The election authority shall notify the 6 7 judges of election for the appropriate precinct polling places 8 of such requests.

9 Weather permitting, 2 judges of election shall deliver to 10 the voter with a disability the ballot which he or she is 11 entitled to vote, a portable voting booth or other enclosure 12 that will allow such voter to mark his or her ballot in 13 secrecy, and a marking device.

14 (c) The voter must complete the entire voting process, 15 including the application for ballot from which the judges of 16 election shall compare the voter's signature with the 17 signature on his or her registration record card in the 18 precinct binder.

19 (d) Election authorities may establish curb-side voting 20 for individuals to cast a ballot during early voting or on 21 election day. An election authority's curb-side voting program 22 shall designate at least 2 election judges from opposite 23 parties per vehicle and the individual must have the option to 24 mark the ballot without interference from the election judges.

After the voter has marked his or her ballot and placed it in the ballot envelope (or folded it in the manner prescribed HB1871 Engrossed - 5 - LRB102 12576 SMS 17914 b

for paper ballots), the 2 judges of election shall return the ballot to the polling place and give it to the judge in charge of the ballot box who shall deposit it therein.

Pollwatchers as provided in Sections 7-34 and 17-23 of this Code shall be permitted to accompany the judges and observe the above procedure.

No assistance may be given to such voter in marking his or her ballot, unless the voter requests assistance and completes the affidavit required by Section 17-14 of this Code.

10 (Source: P.A. 99-143, eff. 7-27-15.)

11 (10 ILCS 5/19-6) (from Ch. 46, par. 19-6)

12 Sec. 19-6. Such vote by mail voter shall make and 13 subscribe to the certifications provided for in the 14 application and on the return envelope for the ballot, and 15 such ballot or ballots shall be folded by such voter in the 16 manner required to be folded before depositing the same in the ballot box, and be deposited in such envelope and the envelope 17 securely sealed. The voter shall then endorse his certificate 18 19 upon the back of the envelope and the envelope shall be mailed 20 in person by such voter, postage prepaid, to the election 21 authority issuing the ballot or, if more convenient, it may be 22 delivered in person, by either the voter or by any person 23 authorized by the voter, or by a company licensed as a motor 24 carrier of property by the Illinois Commerce Commission under 25 the Illinois Commercial Transportation Law, which is engaged HB1871 Engrossed - 6 - LRB102 12576 SMS 17914 b

1 in the business of making deliveries.

Election authorities shall accept any vote by mail ballot 2 3 returned, including ballots returned with insufficient or no postage. Election authorities may maintain one or more secure 4 5 collection sites for the postage-free return of vote by mail ballots. Any election authority with collection sites shall 6 collect all ballots returned each day at close of business and 7 process them as required by this Code, including noting the 8 9 day on which the ballot was returned. Ballots returned to such collection sites after close of business shall be dated as 10 delivered the next day, with the exception of ballots 11 12 delivered on election day, which shall be dated as received on 13 election day. Election authorities shall permit electors to 14 return vote by mail ballots at any collection site it has established through the close of polls on election day. All 15 collection sites shall be secured by locks that may be opened 16 17 only by election authority personnel. The State Board of Elections shall establish additional guidelines for the 18 19 security of collection sites.

It shall be unlawful for any person not the voter or a person authorized by the voter to take the ballot and ballot envelope of a voter for deposit into the mail unless the ballot has been issued pursuant to application by a physically incapacitated elector under Section 3-3 or a hospitalized voter under Section 19-13, in which case any employee or person under the direction of the facility in which the HB1871 Engrossed - 7 - LRB102 12576 SMS 17914 b

elector or voter is located may deposit the ballot and ballot 1 2 envelope into the mail. If the voter authorized a person to 3 deliver the ballot to the election authority, the voter and 4 the person authorized to deliver the ballot shall complete the 5 authorization printed on the exterior envelope supplied by an 6 election authority for the return of the vote by mail ballot. The exterior of the envelope supplied by an election authority 7 for the return of the vote by mail ballot shall include an 8 9 authorization in substantially the following form:

10 I (voter) authorize to take 11 the necessary steps to have this ballot delivered promptly to 12 the office of the election authority.

13		
14	Date	Signature of voter
15		
16	Printed Name of Authorized Delivery Agent	
17		
18	Signature of Authorized Delivery Age	ncy
19		
20	Date Delivered to the Election Authority	
21	(Source: P.A. 98-1171, eff. 6-1-15.)	

HB1871 Engrossed - 8 - LRB102 12576 SMS 17914 b

Section 99. Effective date. This Act takes effect upon
 becoming law.