102ND GENERAL ASSEMBLY

State of Illinois

2021 and 2022

SB1630

Introduced 2/26/2021, by Sen. Steven M. Landek

SYNOPSIS AS INTRODUCED:

65 ILCS 5/3.1-20-45

Amends the Illinois Municipal Code. Provides that, when a person who intends to be a write-in candidate for an uncontested nonpartisan office has not timely filed nomination papers but has filed a written statement or notice of his or her intent, no primary ballot shall be printed (rather than requiring a primary ballot to be prepared and a primary election held if the write-in candidate is the fifth candidate filed). Provides that where no primary is held, a person intending to become a write-in candidate shall re-file a declaration of intent to be a write-in candidate for the general election with the appropriate election authority or authorities. Removes language: concerning requirements for the written statement or notice; and providing that an election authority has no duty to conduct a primary and prepare a ballot for a uncontested office, unless the written statement or notice is filed in a timely manner.

LRB102 10366 AWJ 15693 b

SB1630

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AN ACT concerning local government.

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

4 Section 5. The Illinois Municipal Code is amended by 5 changing Section 3.1-20-45 as follows:

6 (65 ILCS 5/3.1-20-45)

7 Sec. 3.1-20-45. Nonpartisan primary elections; uncontested 8 office. A city incorporated under this Code that elects 9 officers at nonpartisan primary and general municipal elections shall conduct the elections as provided in the 10 Election Code, except that no office for which nomination is 11 uncontested shall be included on the primary ballot and no 12 13 primary shall be held for that office. For the purposes of this 14 Section, an office is uncontested when not more than 4 persons to be nominated for each office have timely filed valid 15 16 nominating papers seeking nomination for the election to that office. 17

Notwithstanding <u>any other provision of law</u> the preceding paragraph, when a person (i) who has not timely filed valid nomination papers and (ii) who intends to become a write-in candidate for nomination for any office for which nomination is uncontested files a written statement or notice of that intent with the proper election official with whom the

nomination papers for that office are filed, no primary ballot 1 2 shall be printed. Where no primary is held, a person intending 3 to become a write-in candidate at the general primary election shall re-file a declaration of intent to be a write-in 4 5 candidate for the general election with the appropriate election authority or authorities if the write in candidate 6 7 becomes the fifth candidate filed, a primary ballot must be prepared and a primary must be held for the office. The 8 9 statement or notice must be filed on or before the 61st day before the consolidated primary election. The statement must 10 11 contain (i) the name and address of the person intending to 12 become a write-in candidate, (ii) a statement that the person intends to become a write-in candidate, and (iii) the office 13 14 the person is seeking as a write-in candidate. An election 15 authority has no duty to conduct a primary election or prepare 16 a primary ballot unless a statement meeting the requirements 17 of this paragraph is filed in a timely manner.

18 If there is a primary election, then candidates shall be 19 placed on the ballot for the next succeeding general municipal 20 election in the following manner:

(1) If one officer is to be elected, then the 2
candidates who receive the highest number of votes shall
be placed on the ballot for the next succeeding general
municipal election.

(2) If 2 aldermen are to be elected at large, then the
4 candidates who receive the highest number of votes shall

be placed on the ballot for the next succeeding general
 municipal election.

3 (3) If 3 aldermen are to be elected at large, then the
4 6 candidates who receive the highest number of votes shall
5 be placed on the ballot for the next succeeding general
6 municipal election.

7 The name of a write-in candidate may not be placed on the 8 ballot for the next succeeding general municipal election 9 unless he or she receives a number of votes in the primary 10 election that equals or exceeds the number of signatures 11 required on a petition for nomination for that office or that 12 exceeds the number of votes received by at least one of the 13 candidates whose names were printed on the primary ballot for nomination for or election to the same office. 14

15 (Source: P.A. 97-81, eff. 7-5-11.)