# 96TH GENERAL ASSEMBLY State of Illinois 2009 and 2010 <br> HB4884 

Introduced 1/15/2010, by Rep. William B. Black

## sYNOPSIS AS INTRODUCED:

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10 ILCS 5/1A-2
10 ILCS 5/1A-3
10 ILCS 5/1A-3.1
10 ILCS 5/1A-4
10 ILCS 5/1A-7
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from Ch. 46, par. 1A-2
from Ch. 46, par. 1A-3
from Ch. 46, par. 1A-3.1
from Ch. 46, par. 1A-4
from Ch. 46, par. 1A-7

Amends the Election Code. Adds 3 members to the State Board of Elections, to be appointed from political parties other than the 2 parties whose gubernatorial nominees received the highest and second highest number of votes in the most recent general election. Effective immediately.

FISCAL NOTE ACT MAY APPLY

## A BILL FOR

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 1A-2, 1A-3, 1A-3.1, 1A-4, and 1A-7 as follows:
(10 ILCS 5/1A-2) (from Ch. 46, par. 1A-2)
Sec. 1A-2. The State Board of Elections shall consist of 11 \& members, $\underline{6} 4$ of whom shall be residents of Cook County and $\underline{5} 4$ of whom shall be residents of the State outside of Cook County. Of the 64 members from Cook County each area of required (i) 2 shall be affiliated with the same political party as the Governor, (ii) 2 shall be affiliated with the political party whose nominee for Governor in the most recent general election received the second highest number of votes, and (iii) 2 shall be affiliated with a political party or parties different than those represented by (i) and (ii). Of the members from outside Cook County, (i) 2 shall be affiliated with the same political party as the Governor, (ii) 2 shall be affiliated with the political party whose nominee for Governor in the most recent general election received the second highest number of votes, and (iii) one shall be affiliated with a political party different from those represented by (i) and (ii). Members shall be persons who have extensive knowledge of
the election laws of this State. (Source: P.A. 80-1178.)
(10 ILCS 5/1A-3) (from Ch. 46, par. 1A-3)
Sec. 1A-3. Subject to the confirmation requirements of Section 1A-4 and except as otherwise provided in this Section, 4 members of the State Board of Elections shall be appointed in each odd-numbered year as follows:
(1) The Governor shall appoint 2 members of the same political party with which he is affiliated, one from each area of required residence.
(2) The Governor shall appoint 2 members of the political party whose candidate for Governor in the most recent general election received the second highest number of votes, one from each area of required residence, from a list of nominees submitted by the first state executive officer in the order indicated herein affiliated with such political party: Attorney General, Secretary of State, Comptroller, and Treasurer. If none of the State executive offiecx listed herein is affiliated with such political party, the nominating State officer shall be the first State executive officer in the order indicated herein affiliated with an established political party other than that of the Governor.
(2.5) Depending upon the number to be appointed, the Governor shall appoint one or 2 members representing political parties whose nominees for Governor did not receive the first
or second highest number of votes, abiding by the residence requirement, from lists of nominees submitted by each of the first State executive officers in the order indicated in this paragraph affiliated with the political parties whose nominees for Governor at the most recent general election received at least 5\%, but not the first or second highest number, of the votes: Attorney General, Secretary of State, Comptroller, and Treasurer.
(3) Each the nominating state officer shall submit in writing to the Governor 3 names of qualified persons for each membership on the Board of Election to be appointed from the political party of that officer. The Governor may reject any or all of the nominees on any such list and may request an additional list. The second list shall be submitted by the nominating officer and shall contain 3 new names of qualified persons for each remaining appointment, except that if the Governor expressly reserves any nominee's name from the first list, that nominee shall not be replaced on the second list. The second list shall be final.
(4) Whenever there is no State executive officer designated in paragraph (2) or (2.5) affiliated with the political party eligible for representation on the Board under that paragraph, the member or members all the state exeutive officers designated in paragraph ( 2 ) are affiliated with the same political party as that of the covernor, all-4 members of the Board to be appointed that year, from both designated political
parties, shall be appointed by the Governor without nominations.
(5) The Governor shall submit in writing to the President of the Senate the name of each person appointed to the State Board of Elections, and shall designate the term for which the appointment is made and, except in the case of the initial 3 additional members appointed pursuant to paragraph (2.5), the name of the member whom the appointee is to succeed.
(6) The appointments shall be made and submitted by the Governor no later than April 1 and a nominating state officer required to submit a list of nominees to the Governor pursuant to paragraph (3) shall submit a list no later than March 1.
(7) The initial 3 additional members required by this amendatory Act of the 96th General Assembly shall be appointed by the Governor within 90 days after the effective date of the amendatory Act from lists of nominees that shall be submitted to the Governor as provided in paragraph (3) within 45 days after the effective date of the amendatory Act. If the Senate is in recess at the time of appointment, then the appointees shall serve temporarily until the Senate acts upon those appointments In the appointment of the initial members of the Board pursunt to this amendatory Act of 1978, the provisions ef paragraphs (1), (2), (3), (5) and (6) of this section shall apply exeept that the Governor shall appoint all o members, $z$ from each of the designated political parties from each area of required residence.
(Source: P.A. 85-958.)
(10 ILCS 5/1A-3.1) (from Ch. 46, par. 1A-3.1)
Sec. 1A-3.1. Terms.
Of the members initially appointed to the State Board of Elections pursuant to this amendatory Aet of 1978 , one member qffiliated with each political party from each area of required residenee shall serve a term eommencing July 1, 1978 and ending June 30, 1979, and the other initial members shall serve terms eommencing July 1, 1978 and ending June 30, 1981.
(a) Notwithstanding any provision in this Section to the contrary, the term of office of each member of the State Board of Elections is abolished on the effective date of this amendatory Act of 1985. Subject to the confirmation requirements of Section 1A-4, 8 members of the State Board of Elections shall be appointed in accordance with the provisions of Section 1A-3, except that the Governor shall appoint 4 members of the same political party with which he is affiliated and 4 members of the political party whose candidate for Governor in the most recent general election received the second highest number of votes and except that a nominating State officer shall submit to the Governor his required list of nominees within 15 days after the current terms of office are abolished and the Governor shall make appointments within 30 days after the current terms of office are abolished. Of the members initially appointed to the State Board of Elections
pursuant to this amendatory Act of 1985, one member affiliated with each political party for each area of required residence shall serve a term commencing July 1, 1985, and ending July 1, 1987, and the other initial members shall serve terms commencing July 1, 1985, and ending July 1, 1989.
(b) Of the initial members appointed under paragraph (2.5) of Section 3, one member shall serve a one-year term and 2 shall serve 2-year terms as determined by lot, all terms commencing on July 1, 2009 regardless of the date of actual appointment.
(c) The terms of subsequent members of the State Board of Elections shall be 4 years commencing on July 1 of the year in which the appointments are made.

A member shall serve until his successor is duly appointed and has qualified. No appointee shall enter upon the duties of his office until all members required to be appointed in that year have been confirmed by the Senate by record vote pursuant to Section 1A-4. (Source: P.A. 84-115.)
(10 ILCS 5/1A-4) (from Ch. 46, par. 1A-4)
Sec. 1A-4. All appointments of members to the State Board of Elections shall be subject to the advice and consent of the Senate pursuant to this Section. Appointments by the Governor pursuant to paragraphs (1), (2), (2.5), and (7) of Section 1A-3 shall require the advice and consent of a $3 / 5$ vote of the
members elected to the senate. Appointments by the Governor pursuant to paragraph (4) of Section $1 A-3$ shall require the advice and consent of a $2 / 3$ vote of the members elected to the Senate.

The Senate shall confirm or reject appointments within 30 session days or 60 calendar days after they are submitted by the Governor, whichever occurs first. Except in the case of appointments to fill vacancies, the confirmation time period specified in this section shall not commence until all appointments required to be made in that year have been submitted by the Governor. (Source: P.A. 80-1178.)
(10 ILCS 5/1A-7) (from Ch. 46, par. 1A-7)
Sec. 1A-7. The State Board of Elections shall meet at such time or times as the chairman or any 64 members shall direct, but at least once per month. Six five members of the Board are necessary to constitute a quorum and $6 \underline{5}$ votes are necessary for any action of the Board to become effective, including the appointment of the executive director, the employment of technical consultants and the employment of other persons.

If a quorum is present at a meeting of the Board, one of the members present may vote for the absent member pursuant to a written proxy signed by the absent member. A member voting by proxy who is not in attendance may not be counted towards the presence of a quorum.
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1 (Source: P.A. 80-1178.)

