2023 South Dakota Legislature

House Bill 1165

AMENDMENT 1165C FOR THE HOUSE STATE AFFAIRS ENGROSSED BILL

1 An Act to modify certain provisions pertaining to absentee voting.

2 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:

3 Section 1. That § 12-19-2 be AMENDED:

12-19-2. An absentee A voter desiring to vote by mail may apply to the person in 4 5 charge of the election for an absentee ballot. The application or request shall must be 6 made in writing, signed by the applicant, and shall must contain the applicant's voter 7 registration address. The application or request-shall must contain an oath verifying the validity of the information in the application or request. The oath shall must be 8 9 administered by a notary public or other officer authorized by this state to administer an 10 oath or administered by an out-of-state notary public. If the application or request does 11 not contain an oath, the application or request-shall must be accompanied by a copy of 12 the voter's identification card as required by § 12-18-6.1. The copy of the voter's 13 identification card shall must be maintained by the person in charge of the election pursuant to § 12-20-31. However, the The voter's identification card is not available for 14 public inspection. The application or request may be used to obtain an absentee ballot for 15 16 all elections in that calendar year conducted by the jurisdiction receiving the application 17 or request if so indicated. The ballot-shall must be sent to the voter's residence, as shown 18 in the voter registration file or any temporary residence address designated in writing by 19 the voter, at the time of applying for the absentee ballot. If the application or request is 20 from a voter identified as being covered by the Uniformed and Overseas Citizens Absentee 21 Voting Act (42 U.S.C. 1973ff 1) as of January 1, 2010, 52 U.S.C. § 20301 et seq., as of 22 January 1, 2023, the voter may designate on the application for the ballot to be sent 23 electronically pursuant to this section through the system provided by the Office of the 24 Secretary of State. The person in charge of the election shall stamp the application with 25 the date it was received. The person in charge of the election shall preserve a record of the name, mailing address, and voting precinct of each applicant and, except as provided 26

by § 12-19-45, deliver a copy of the record to the superintendent of the election board of
 the home precinct of the applicant.

3 Section 2. That § 12-19-2.2 be AMENDED:

12-19-2.2. If a person is an authorized messenger for more than one voter, he
 the person must notify the person in charge of the election of all voters for whom he that
 person is a messenger. The person in charge of the election shall keep a record of the
 authorized messenger requesting an absentee ballot to be delivered to another voter.

8 Section 3. That § 12-19-2.3 be AMENDED:

9 12-19-2.3. Any voter identified as being covered by the Uniformed and Overseas
 10 Citizens Absentee Voting Act (42 U.S.C. 1973ff-1) as of January 1, 2011, 52 U.S.C.
 11 § 20301 et seq., as of January 1, 2023, may submit an application or request for an
 12 absentee ballot by facsimile or emailed image to the person in charge of the election. The
 13 secretary of state may authorize a person in charge of an election to accept an application
 14 or request for <u>an</u> absentee ballot pursuant to this section through the system provided by
 15 the Office of the Secretary of State.

16 Section 4. That § 12-19-2.5 be AMENDED:

12-19-2.5. The State Board of Elections shall promulgate rules, pursuant to 17 18 chapter 1-26, to prescribe the absentee application form and a combined absentee ballot 19 application/ form and return envelope for absentee voting in the office of the person in 20 charge of the election. The application may be made by letter or upon any form containing 21 the required information or upon any form prescribed by the State Board of Elections or 22 the postcard form referred to in § 12-4-8.1, executed by any person authorized in 23 accordance with the Uniformed and Overseas Citizens Absentee Voting Act-(UOCAVA)(42 U.S.C. § 1973ff) as of January 1, 2006, 52 U.S.C. § 20301 et seq., as of January 1, 2023. 24

25 Section 5. That § 12-19-4 be AMENDED:

12-19-4. The return envelope for the <u>absent voter's absentee</u> ballot <u>shall must</u>
 have printed on the reverse thereof a statement to be signed by the voter. The State
 Board of Elections shall<u>prescribe promulgate rules, pursuant to chapter 1-26, prescribing</u>
 the forms for the return envelope, ballots, <u>and</u> instructions to the voter, <u>and such</u>

1 certification to accommodate the federal service voter under the provisions of the 2 Uniformed and Overseas Citizens Absentee Voting Act (UOCAVA)(42 U.S.C. § 1973cc-1).

3 Section 6. That § 12-19-5 be AMENDED:

4 12-19-5. The envelope containing the enclosures, if not delivered to the voter 5 personally by the person in charge of the election or the authorized messenger filing the 6 voter's request for an absentee ballot, shall must, except for federal service voters, be 7 mailed by first class mail to the address of the applicant stated in his the application, with 8 postage prepaid thereon.

9 Both the The return envelope and the envelope for transmitting the enclosures to 10 federal service voters-shall must meet the requirements of the Uniformed and Overseas 11 Citizens Absentee Voting Act (UOCAVA)(42 U.S.C. § 1973), 52 U.S.C. § 20301 et seq., as of January 1, 2023, and shall must be transmitted by air mail, free of United States 12 13 postage, including air mail.

14 No public official may mail an absentee ballot to a voter after the Monday prior to election day. If a request is received after the deadline to send an absentee ballot, the 15 person in charge of the election or their designee must make a reasonable attempt to 16 contact the voter to notify them that the ballot will not be sent. 17

Section 7. That § 12-19-7 be AMENDED: 18

12-19-7. A voter voting an absentee ballot shall mark it and fold it without 19 20 revealing the marks to any other person. The voter shall place the voted ballots in the 21 return envelope provided and seal the envelope. The voter shall sign the statement on the 22 return envelope. The voter shall-either mail return the ballot to the office of the person in 23

- charge of the election by:
- 24 (1)Mailing the ballot, deliver it;
- 25 (2) Delivering the ballot in person or have it delivered to the person in charge of the 26 election; or
- 27 Providing the ballot to an absentee ballot messenger to deliver the ballot in person (3) 28 as prescribed by this chapter.
- 29 Section 8. That § 12-19-7.1 be AMENDED:

30 12-19-7.1. No person who is a candidate for any elective office, except for political 31 party offices described in § 12-5-2 or county auditor or such deputy, at the election for which the ballot or ballots are to be voted, may serve as an authorized messenger. <u>A</u>
 violation of this section is a Class 2 misdemeanor.

3 Section 9. That § 12-19-9 be AMENDED:

4 12-19-9. An authorized messenger shall deliver the absentee ballot to the office 5 of the person in charge of the election unless there is not sufficient time for the person in 6 charge of the election to transmit the absentee ballot to the voter's home precinct or a 7 vote center as prescribed by § 12-14-17. In that instance, the authorized messenger shall 8 personally deliver the absentee ballot to the precinct superintendent of the voter's home 9 precinct. If the authorized messenger requests a receipt when returning the absentee 10 ballot, the person in charge of the election shall provide the authorized messenger a 11 receipt.

12 Section 10. That § 12-19-9.1 be AMENDED:

12-19-9.1. If there is any nursing facility, assisted living center, or hospital, as 13 defined in § 34-12-1.1, within any county from which there might reasonably be expected 14 15 to be five or more absentee applications, the county auditor shall notify the person in 16 charge of that facility and the chair of the county central committee of each party and any 17 other person who has filed a request to be notified of the date and time at which 18 representatives of the auditor's office will be present to assist the residents of that facility 19 to vote, utilizing the absentee procedure. Any political party, independent candidate, and 20 nonpolitical candidate may assign a person to accompany the county auditor's 21 representatives. At the date and time announced, the county auditor's representative shall 22 deliver ballots to and assist all persons at that facility who desire-such assistanceand who 23 have applied for absentee ballots to vote. This section applies only to a general a primary 24 or general election.

25 If a person in charge of an election conducts absentee voting at a nursing facility, 26 assisted living center, or hospital, as defined in § 34-12-1.1, the voter shall complete a 27 combined absentee ballot application <u>/ form and return envelope</u>, and the identification 28 and affidavit requirements provided in § 12-19-2.1 are waived. The State Board of 29 Elections shall promulgate rules, pursuant to chapter 1-26, prescribing the procedures by which the county auditor will conduct absentee voting, collect completed ballots, and 30 31 secure completed ballots at a nursing facility, assisted living center, or hospital, as defined 32 in § 34-12-1.1.

1 Section 11. That § 12-19-9.2 be AMENDED:

12-19-9.2. WheneverIf, prior to the casting of absentee ballots, it is made to appear by due proof to the county auditor or election board that any voter who has marked and forwarded an absentee ballot has died is no longer eligible to vote due to death, felony conviction, or mental incompetence prior to the opening of the polls on the date of the election, the ballot of the voter shall must be returned in the unsealed sealed return envelope with the evidence of death the disqualifying factor listed in this section attached and the envelope marked accordingly with one of the following statements:

9 <u>(1)</u> <u>"</u>Unopened by reason of death of voter";

10 (2) Unopened by reason of felony conviction of voter; or

11 (3) Unopened by reason of mental incompetence of voter.

12 <u>The marked envelope must be returned</u> to the officer in charge of the conduct of 13 the election. <u>A returned absentee ballot deemed ineligible may not be opened or counted.</u> 14 The casting of any such ballot shall not invalidate the election.

15 Section 12. That § 12-19-10 be AMENDED:

12-19-10. Upon receipt of the sealed return envelope containing the voted ballots, 16 17 the person in charge of the election or their designee shall mark the date of receipt on the 18 envelope. The person in charge of the election shall keep-it the absentee ballot in a safe 19 place without opening the envelope or breaking the seal thereof and shall, except as 20 provided by § 12-19-42, deliver it to the precinct superintendent of election of the voter's 21 home precinct. The person in charge of the election shall have the absentee ballots 22 delivered with the election supplies, or if received later, then prior to the close of the polls. 23 If the election board is not otherwise engaged in official duties, or if there are absentee 24 ballots not processed when the polls close, immediately thereafter, the board shall must 25 carefully compare the statement on the reverse side of the official return envelope with 26 the written application received from the officer in charge of the election without opening 27 or breaking the seal of the return envelope. If the ballot is contained in a combined 28 absentee ballot application/return envelope, the comparison of the statement and the 29 application-shall must be omitted. The board shall enter the voter's name on the election 30 pollbook and mark the registration list if:

31 (1) The <u>ballots ballot</u> received <u>were was voted</u> by the voter whose name appears on
 32 the statement;

1165C

1165

- 1 (2) The voter is registered in-<u>such the</u> precinct and has not previously voted in that 2 precinct at the election; and
- 3

27

28

(3) The written application and statement were both signed by the voter.

The board shall then open the envelope without opening, unfolding or examining the ballots the envelope may contain, stamp the ballots with the official stamp, and deposit the ballots with the other ballots cast at the election. If the board determines that an absentee ballot envelope cannot be opened because the envelope does not meet the requirements for opening, the reason-shall must be written on the envelope, signed by a member of the board, and the envelope placed in a larger envelope for unopened absentee ballots.

11 No person may, It is a Class 2 misdemeanor for a person, prior to the counting of 12 the votes, to open, unfold, or examine any ballot, or make any communication to any 13 person concerning the markings or contents of the ballot-, or to create any record 14 associating an individual voter with a ballot-A violation of the preceding sentence is a Class 15 2 misdemeanor.

- 16 Section 13. That § 12-19-10.1 be AMENDED:
- 17 12-19-10.1. If a county uses an absentee ballot precinct at the building where the
 18 county auditor is located to process absentee ballots on election day for a federal, state,
 19 or county election, the county has the option to validate the absentee ballot signatures in
 20 the county auditor's office. The county auditor shall follow the provisions of § 12-19-10
 21 except for the following:
- (1) The county auditor, at anytime during the absentee voting timeframe, shall
 carefully compare the statement on the reverse side of the official return envelope
 with the written application without opening or breaking the seal of the return
 envelope; and
- 26 (2) If the county auditor determines that both signatures match:
 - (a) The application for absentee ballot does not need to be sent to the absentee precinct board; and
- 29 (b) The county auditor shall initial the envelope after the determination that30 signatures do match.
- 31 <u>A violation of this section is a Class 2 misdemeanor.</u>
- 32 Section 14. That § 12-19-12 be AMENDED:

6

7

12-19-12. If an absentee ballot is delivered to a polling place, absentee counting
 board, or the office of the person in charge of the election after the polls are closed in the
 county or local jurisdiction, the absentee ballot may not be counted or opened.

4 Section 15. That § 12-19-14 be AMENDED:

5 **12-19-14.** Any voter who, having procured an official ballot or ballots or <u>a</u> 6 Uniformed and Overseas Citizens Absentee Voting Act (UOCAVA) ballot link as provided in 7 §§ 12-19-1 to 12-19-12, inclusive, intentionally disposes of a ballot in any manner other 8 than as provided in <u>such those</u> sections or provides the <u>UOCAVA</u> ballot link to any other 9 person is guilty of a Class 2 misdemeanor. The <u>UOCAVA Uniformed and Overseas Citizens</u> 10 <u>Absentee Voting Act</u> ballot link is the internet URL for accessing an electronically provided 11 absentee ballot.

12 Section 16. That § 12-19-44 be AMENDED:

13 **12-19-44.** The room occupied by the absentee ballot counting board shall be open 14 to any person for the purpose of observing the counting process The process of sorting, 15 validating, and counting absentee ballots must be open to poll watchers for the purpose 16 of observing the process. Poll watcher shall keep a reasonable distance from ballots and 17 identification information to protect the privacy of absentee voters. No record associating 18 an individual voter with a ballot may be created. A violation of this section is a Class 2 19 misdemeanor.

20 Section 17. That § 12-19-49 be REPEALED:

21 If, prior to the casting of absentee ballots, the person in charge of the election or 22 absentee ballot counting board shall have sufficient cause to believe that any voter who 23 has marked and forwarded an absentee ballot has died prior to the opening of the polls 24 on the date of the election, the ballot of the voter shall be returned in the sealed return 25 envelope with the evidence of death attached and the envelope marked "Unopened by 26 reason of death of voter" to the person in charge of the election. The casting of any such 27 ballot, however, shall not invalidate the election.

28 Section 18. That § 12-19-54 be AMENDED:

12-19-54. No person may employ, reward, or compensate any person to assist
 voters based on the number of voters assisted. Nothing in this section prohibits any person

from hiring a person paid on an hourly or salaried basis to assist voters. Any violation of
 this section is a Class-2_1 misdemeanor.

3 Section 19. That § 12-19-55 be AMENDED:

12-19-55. No person may receive any wages, reward, or compensation for
assisting voters based on the number of voters assisted. Nothing in this section prohibits
any person from being employed on an hourly or salaried basis to assist voters. Any
violation of this section is a Class-2<u>1</u> misdemeanor.

8 Section 20. That chapter 12-19 be amended with a NEW SECTION:

No person may distribute an absentee ballot application to a voter that is prefilled
 with the voter's name and registration address. This provision does not apply to a person
 who is authorized to request an absentee ballot for a voter or a person assisting a voter
 who requires assistance for reason of an inability to read or write, blindness, or other
 physical disability.
 The person in charge of the election or their appointed designee may prefill an

15 <u>absentee ballot application for a voter who requests an application.</u>

16 Section 21. That chapter 12-19 be amended with a NEW SECTION:

The person in charge of the election may not establish or place, or allow any 17 18 individual to establish or place, an absentee ballot drop box within the official's jurisdiction. 19 A completed absentee ballot may only be returned to an office of the individual in charge 20 of the election pursuant to \S 12-19-7. For the purposes of this section, the term, absentee ballot drop box, means a 21 22 receptacle or container into which an individual may deposit a completed absentee ballot. 23 This term excludes a county auditor's means for physically securing a completed absentee ballot as required by § 12-19-10 or 12-19-42, including a secured and monitored 24 25 receptacle or container at the office of the individual in charge of the election. The State Board of Elections shall promulgate rules, pursuant to chapter 1-26, prescribing the 26 27 requirements to ensure the security of the receptacle or container located at the office of 28 the individual in charge of the election. 29 A violation of this section is a Class 2 misdemeanor.

30 Section 22. That § 12-19-48 be REPEALED:

If an absentee ballot is delivered to an absentee ballot counting board after the
 polls are closed the absentee ballot may not be counted or opened.