1 AN ACT concerning elections.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The Election Code is amended by changing
Sections 4-10, 4-105, 5-9, 5-105, 6-37, 6-105, 17-10, 18-5, and
19A-35 as follows:

7 (10 ILCS 5/4-10) (from Ch. 46, par. 4-10)

8 Sec. 4-10. Except as herein provided, no person shall be 9 registered, unless he applies in person to a registration officer, answers such relevant questions as may be asked of him 10 by the registration officer, and executes the affidavit of 11 registration. The registration officer shall require the 12 applicant to furnish two forms of identification, and except in 13 14 the case of a homeless individual, one of which must include his or her residence address. These forms of identification 15 16 shall include, but not be limited to, any of the following: 17 driver's license, social security card, public aid identification card, utility bill, employee 18 or student 19 identification card, lease or contract for a residence, credit 20 card, or a civic, union or professional association membership 21 card. The registration officer shall require a homeless individual to furnish evidence of his or her use of the mailing 22 address stated. This use may be demonstrated by a piece of mail 23

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addressed to that individual and received at that address or by a statement from a person authorizing use of the mailing address. The registration officer shall require each applicant for registration to read or have read to him the affidavit of registration before permitting him to execute the affidavit.

6 One of the registration officers or a deputy registration 7 officer, county clerk, or clerk in the office of the county 8 clerk, shall administer to all persons who shall personally 9 apply to register the following oath or affirmation:

10 "You do solemnly swear (or affirm) that you will fully and 11 truly answer all such questions as shall be put to you touching 12 your name, place of residence, place of birth, your 13 qualifications as an elector and your right as such to register 14 and vote under the laws of the State of Illinois."

The registration officer shall satisfy himself that each 15 16 applicant for registration is qualified to register before 17 registering him. If the registration officer has reason to believe that the applicant is a resident of a Soldiers' and 18 Sailors' Home or any facility which is licensed or certified 19 pursuant to the Nursing Home Care Act, the following question 20 shall be put, "When you entered the home which is your present 21 22 address, was it your bona fide intention to become a resident 23 thereof?" Any voter of a township, city, village or incorporated town in which such applicant resides, shall be 24 25 permitted to be present at the place of any precinct 26 registration and shall have the right to challenge any HB4077 Enrolled - 3 - LRB096 08375 JAM 18487 b

1 applicant who applies to be registered.

2 In case the officer is not satisfied that the applicant is qualified he shall forthwith notify such applicant in writing 3 to appear before the county clerk to complete his registration. 4 5 Upon the card of such applicant shall be written the word 6 "incomplete" and no such applicant shall be permitted to vote 7 unless such registration is satisfactorily completed as 8 hereinafter provided. No registration shall be taken and marked 9 as incomplete if information to complete it can be furnished on 10 the date of the original application.

11 Any person claiming to be an elector in any election 12 precinct and whose registration card is marked "Incomplete" may 13 make and sign an application in writing, under oath, to the 14 county clerk in substance in the following form:

"I do solemnly swear that I,, did on (insert date) 15 16 make application to the board of registry of the precinct 17 of the township of (or to the county clerk of county) and that said board or clerk refused to complete my 18 19 registration as a qualified voter in said precinct. That I 20 reside in said precinct, that I intend to reside in said 21 precinct, and am a duly qualified voter of said precinct and am 22 entitled to be registered to vote in said precinct at the next 23 election.

24 (Signature of applicant)"

All such applications shall be presented to the county

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1 to his duly authorized representative by clerk or the 2 applicant, in person between the hours of 9:00 a.m. and 5:00 p.m. on any day after the days on which the 1969 and 1970 3 precinct re-registrations are held but not on any day within 27 4 5 days preceding the ensuing general election and thereafter for 6 the registration provided in Section 4-7 all such applications shall be presented to the county clerk or his duly authorized 7 8 representative by the applicant in person between the hours of 9 9:00 a.m. and 5:00 p.m. on any day prior to 27 days preceding 10 the ensuing general election. Such application shall be heard 11 by the county clerk or his duly authorized representative at 12 the time the application is presented. If the applicant for 13 registration has registered with the county clerk, such application may be presented to and heard by the county clerk 14 15 or by his duly authorized representative upon the dates 16 specified above or at any time prior thereto designated by the 17 county clerk.

Any otherwise qualified person who is absent from his 18 county of residence either due to business of the United States 19 20 or because he is temporarily outside the territorial limits of the United States may become registered by mailing 21 an 22 application to the county clerk within the periods of 23 registration provided for in this Article, or by simultaneous application for absentee registration and absentee ballot as 24 provided in Article 20 of this Code. 25

26 Upon receipt of such application the county clerk shall

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immediately mail an affidavit of registration in duplicate, which affidavit shall contain the following and such other information as the State Board of Elections may think it proper to require for the identification of the applicant:

5 Name. The name of the applicant, giving surname and first 6 or Christian name in full, and the middle name or the initial 7 for such middle name, if any.

8 Sex.

9 Residence. The name and number of the street, avenue or 10 other location of the dwelling, and such additional clear and 11 definite description as may be necessary to determine the exact 12 location of the dwelling of the applicant. Where the location cannot be determined by street and number, then the Section, 13 14 congressional township and range number may be used, or such 15 other information as may be necessary, including post office 16 mailing address.

17 Term of residence in the State of Illinois and the 18 precinct.

Nativity. The State or country in which the applicant wasborn.

21 Citizenship. Whether the applicant is native born or 22 naturalized. If naturalized, the court, place and date of 23 naturalization.

Age. Date of birth, by month, day and year.

25 Out of State address of

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AFFIDAVIT OF REGISTRATION

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1 State of)

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3 County of)

I hereby swear (or affirm) that I am a citizen of the 4 5 United States; that on the day of the next election I shall have resided in the State of Illinois and in the election 6 7 precinct 30 days; that I am fully qualified to vote, that I am not registered to vote anywhere else in the United States, that 8 9 I intend to remain a resident of the State of Illinois and of 10 the election precinct, that I intend to return to the State of 11 Illinois, and that the above statements are true.

15 administer oaths, on (insert date).

17 Signature of officer administering oath. Upon receipt of the executed duplicate affidavit of 18 19 Registration, the county clerk shall transfer the information 20 contained thereon to duplicate Registration Cards provided for in Section 4-8 of this Article and shall attach thereto a copy 21 22 of each of the duplicate affidavit of registration and 23 thereafter such registration card and affidavit shall constitute the registration of such person the same as if he 24 25 had applied for registration in person.

26 (Source: P.A. 91-357, eff. 7-29-99; 92-816, eff. 8-21-02.)

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(10 ILCS 5/4-105)

Sec. 4-105. First time voting. A person must vote for the 2 3 first time in person and not by a mailed absentee ballot if the 4 person registered to vote by mail, unless the person first 5 provides the appropriate election authority with sufficient 6 proof of identity and the election authority verifies the person's proof of identity. Sufficient proof of identity shall 7 8 be demonstrated by submission of the person's driver's license 9 number or State identification card number or, if the person 10 does not have either of those, verification by the last 4 11 digits of the person's social security number, a copy of a 12 current and valid photo identification, or a copy of a current utility bill, bank statement, paycheck, government check, or 13 other federal, State, or local government document that shows 14 15 the person's name and address. A person may also demonstrate 16 sufficient proof of identity by submission of a photo identification issued by a college or university accompanied by 17 either a copy of the applicant's contract or lease for a 18 residence or any postmarked mail delivered to the applicant at 19 20 his or her current residence address. Persons who apply to 21 register to vote by mail but provide inadequate proof of 22 identity to the election authority shall be notified by the election authority that the registration has not been fully 23 24 completed and that the person remains ineligible to vote by 25 mail or in person until such proof is presented.

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(Source: P.A. 94-645, eff. 8-22-05; 95-699, eff. 11-9-07.)

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(10 ILCS 5/5-9) (from Ch. 46, par. 5-9)

3 Sec. 5-9. Except as herein provided, no person shall be 4 registered unless he applies in person to registration officer, 5 answers such relevant questions as may be asked of him by the officer, 6 registration and executes the affidavit of 7 registration. The registration officer shall require the 8 applicant to furnish two forms of identification, and except in 9 the case of a homeless individual, one of which must include 10 his or her residence address. These forms of identification 11 shall include, but not be limited to, any of the following: 12 driver's license, social security card, public aid 13 identification card, utility bill, employee or student 14 identification card, lease or contract for a residence, credit 15 card, or a civic, union or professional association membership 16 card. The registration officer shall require a homeless individual to furnish evidence of his or her use of the mailing 17 address stated. This use may be demonstrated by a piece of mail 18 addressed to that individual and received at that address or by 19 20 a statement from a person authorizing use of the mailing 21 address. The registration officer shall require each applicant 22 for registration to read or have read to him the affidavit of 23 registration before permitting him to execute the affidavit.

One of the Deputy Registrars, the Judge of Registration, or an Officer of Registration, County Clerk, or clerk in the HB4077 Enrolled - 9 - LRB096 08375 JAM 18487 b

office of the County Clerk, shall administer to all persons who shall personally apply to register the following oath or affirmation:

4 "You do solemnly swear (or affirm) that you will fully and 5 truly answer all such questions as shall be put to you touching 6 your place of residence, name, place of birth, your 7 qualifications as an elector and your right as such to register 8 and vote under the laws of the State of Illinois."

9 The Registration Officer shall satisfy himself that each 10 applicant for registration is qualified to register before registering him. If the registration officer has reason to 11 12 believe that the applicant is a resident of a Soldiers' and 13 Sailors' Home or any facility which is licensed or certified 14 pursuant to the Nursing Home Care Act, the following question 15 shall be put, "When you entered the home which is your present 16 address, was it your bona fide intention to become a resident 17 thereof?" Any voter of a township, city, village or incorporated town in which such applicant resides, shall be 18 permitted to be present at the place of precinct registration, 19 20 and shall have the right to challenge any applicant who applies 21 to be registered.

In case the officer is not satisfied that the applicant is qualified, he shall forthwith in writing notify such applicant to appear before the County Clerk to furnish further proof of his qualifications. Upon the card of such applicant shall be written the word "Incomplete" and no such applicant shall be permitted to vote unless such registration is satisfactorily completed as hereinafter provided. No registration shall be taken and marked as "incomplete" if information to complete it can be furnished on the date of the original application.

5 Any person claiming to be an elector in any election 6 precinct in such township, city, village or incorporated town 7 and whose registration is marked "Incomplete" may make and sign 8 an application in writing, under oath, to the County Clerk in 9 substance in the following form:

10 "I do solemnly swear that I,, did on (insert 11 date) make application to the Board of Registry of the 12 precinct of ward of the City of or of the District Town of (or to the 13 14 County Clerk of) and County; that 15 said Board or Clerk refused to complete my registration as a qualified voter in said precinct, that I reside in said 16 17 precinct (or that I intend to reside in said precinct), am a duly qualified voter and entitled to vote in said precinct at 18 the next election. 19

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(Signature of Applicant)"

All such applications shall be presented to the County Clerk by the applicant, in person between the hours of nine o'clock a.m. and five o'clock p.m., on Monday and Tuesday of the third week subsequent to the weeks in which the 1961 and 1962 precinct re-registrations are to be held, and thereafter HB4077 Enrolled - 11 - LRB096 08375 JAM 18487 b

for the registration provided in Section 5-17 of this Article, all such applications shall be presented to the County Clerk by the applicant in person between the hours of nine o'clock a.m. and nine o'clock p.m. on Monday and Tuesday of the third week prior to the date on which such election is to be held.

6 Any otherwise qualified person who is absent from his 7 county of residence either due to business of the United States 8 or because he is temporarily outside the territorial limits of 9 the United States may become registered by mailing an 10 application to the county clerk within the periods of 11 registration provided for in this Article or by simultaneous 12 application for absentee registration and absentee ballot as 13 provided in Article 20 of this Code.

Upon receipt of such application the county clerk shall immediately mail an affidavit of registration in duplicate, which affidavit shall contain the following and such other information as the State Board of Elections may think it proper to require for the identification of the applicant:

Name. The name of the applicant, giving surname and first or Christian name in full, and the middle name or the initial for such middle name, if any.

22 Sex.

Residence. The name and number of the street, avenue or other location of the dwelling, and such additional clear and definite description as may be necessary to determine the exact location of the dwelling of the applicant. Where the location HB4077 Enrolled - 12 - LRB096 08375 JAM 18487 b

1 cannot be determined by street and number, then the Section, 2 congressional township and range number may be used, or such 3 other information as may be necessary, including post office 4 mailing address.

5 Term of residence in the State of Illinois and the 6 precinct.

Nativity. The State or country in which the applicant wasborn.

9 Citizenship. Whether the applicant is native born or 10 naturalized. If naturalized, the court, place and date of 11 naturalization.

12 Age. Date of birth, by month, day and year.

13 Out of State address of

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AFFIDAVIT OF REGISTRATION

15 State of)

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17 County of)

I hereby swear (or affirm) that I am a citizen of the 18 19 United States; that on the day of the next election I shall have resided in the State of Illinois for 6 months and in the 20 election precinct 30 days; that I am fully qualified to vote, 21 22 that I am not registered to vote anywhere else in the United 23 States, that I intend to remain a resident of the State of Illinois and of the election precinct, that I intend to return 24 to the State of Illinois, and that the above statements are 25 26 true.

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8 Upon receipt of the executed duplicate affidavit of 9 Registration, the county clerk shall transfer the information 10 contained thereon to duplicate Registration Cards provided for 11 in Section 5-7 of this Article and shall attach thereto a copy of each of the duplicate affidavit of registration and 12 13 thereafter such registration card and affidavit shall 14 constitute the registration of such person the same as if he 15 had applied for registration in person.

16 (Source: P.A. 91-357, eff. 7-29-99.)

17 (10 ILCS 5/5-105)

Sec. 5-105. First time voting. A person must vote for the first time in person and not by a mailed absentee ballot if the person registered to vote by mail, unless the person first provides the appropriate election authority with sufficient proof of identity and the election authority verifies the person's proof of identity. Sufficient proof of identity shall be demonstrated by submission of the person's driver's license HB4077 Enrolled - 14 - LRB096 08375 JAM 18487 b

number or State identification card number or, if the person 1 2 does not have either of those, verification by the last 4 digits of the person's social security number, a copy of a 3 current and valid photo identification, or a copy of a current 4 5 utility bill, bank statement, paycheck, government check, or 6 other federal, State, or local government document that shows the person's name and address. <u>A person may also demonstrate</u> 7 sufficient proof of identity by submission of a photo 8 9 identification issued by a college or university accompanied by 10 either a copy of the applicant's contract or lease for a 11 residence or any postmarked mail delivered to the applicant at 12 his or her current residence address. Persons who apply to register to vote by mail but provide inadequate proof of 13 identity to the election authority shall be notified by the 14 15 election authority that the registration has not been fully 16 completed and that the person remains ineligible to vote by 17 mail or in person until such proof is presented.

18 (Source: P.A. 94-645, eff. 8-22-05; 95-699, eff. 11-9-07.)

19 (10 ILCS 5/6-37) (from Ch. 46, par. 6-37)

Sec. 6-37. Except as otherwise provided for in Section 6-29 of this Article, no person shall be registered unless he applies in person to a registration officer, answers such relevant questions as may be asked of him by the registration officer, and executes the affidavit of registration. The registration officer shall require the applicant to furnish two

forms of identification, and except in the case of a homeless 1 2 individual, one of which must include his or her residence address. These forms of identification shall include, but not 3 be limited to, any of the following: driver's license, social 4 5 security card, public aid identification card, utility bill, 6 employee or student identification card, lease or contract for 7 <u>a residence</u>, credit card, or a civic, union or professional association membership card. The registration officer shall 8 9 require a homeless individual to furnish evidence of his or her 10 use of the mailing address stated. This use may be demonstrated 11 by a piece of mail addressed to that individual and received at 12 that address or by a statement from a person authorizing use of 13 the mailing address. The registration officer shall require 14 each applicant for registration to read or have read to him the 15 affidavit of registration before permitting him to execute the 16 affidavit.

The registration officer shall satisfy himself that each applicant for registration is qualified to register before registering him. Any voter of the ward, village or incorporated town in which such applicant resides, shall be permitted to be present at the place of registration, and shall have the right to challenge any applicant who applies to be registered.

In case the officer is not satisfied that the applicant is qualified he shall forthwith in writing notify such applicant to appear before the board of election commissioners to furnish further proof of his qualification. Upon the card of such HB4077 Enrolled - 16 - LRB096 08375 JAM 18487 b

1 applicant shall be written the word "incomplete" and no such 2 applicant shall be permitted to vote unless such registration 3 is satisfactorily completed as hereinafter provided.

Any person claiming to be an elector in any election precinct in such city, village or incorporated town and whose registration is marked "incomplete" may make and sign an application in writing, under oath, to the board of election commissioners in substance in the following form:

9 "I do solemnly swear that I,.... did on make 10 application to the board of registry of the precinct of 11 ward of the city of(or to the board of election 12 commissioners of) and that said board refused to complete 13 my registration as a qualified voter in said precinct, that I 14 reside in said precinct, am a duly qualified voter and entitled 15 to vote in said precinct at the next election.

16

.... (Signature of Applicant)"

17 In all cities, villages or incorporated towns having a population of less than 200,000 all such applications shall be 18 presented to the board of election commissioners by the 19 20 applicant, in person, between the hours of nine o'clock a.m., and five o'clock p.m. on Tuesday or Wednesday of the second 21 22 week prior to the week in which such election is to be held, 23 and in all municipalities having a population of more than 200,000 and having a board of election commissioners and in all 24 25 cities, villages and incorporated towns within the 26 jurisdiction of such board, all such applications shall be 1 presented to the board of election commissioners by the 2 applicant, in person between the hours of nine o'clock a.m. and 3 five o'clock p.m., on Monday and Tuesday of the third week 4 prior to the week in which such election is to be held.

5 (Source: P.A. 87-1241.)

6

(10 ILCS 5/6-105)

7 Sec. 6-105. First time voting. A person must vote for the 8 first time in person and not by a mailed absentee ballot if the 9 person registered to vote by mail, unless the person first 10 provides the appropriate election authority with sufficient 11 proof of identity and the election authority verifies the 12 person's proof of identity. Sufficient proof of identity shall 13 be demonstrated by submission of the person's driver's license 14 number or State identification card number or, if the person does not have either of those, verification by the last 4 15 16 digits of the person's social security number, a copy of a current and valid photo identification, or a copy of a current 17 18 utility bill, bank statement, paycheck, government check, or other federal, State, or local government document that shows 19 20 the person's name and address. A person may also demonstrate 21 sufficient proof of identity by submission of a photo 22 identification issued by a college or university accompanied by 23 either a copy of the applicant's contract or lease for a 24 residence or any postmarked mail delivered to the applicant at his or her current residence address. Persons who apply to 25

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1 register to vote by mail but provide inadequate proof of 2 identity to the election authority shall be notified by the 3 election authority that the registration has not been fully 4 completed and that the person remains ineligible to vote by 5 mail or in person until such proof is presented.

6 (Source: P.A. 94-645, eff. 8-22-05; 95-699, eff. 11-9-07.)

7 (10 ILCS 5/17-10) (from Ch. 46, par. 17-10)

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8 Sec. 17-10. (a) Whenever, at any election, in any precinct, 9 any person offering to vote is not personally known to the 10 judges of election to have the qualifications required in this 11 Act, if his vote is challenged by a legal voter at such election, he or she shall make and subscribe an affidavit, in 12 the following form, which shall be retained by the judges of 13 14 election, and returned by them affixed to the poll books or 15 with the official poll record:

16 State of Illinois)

17

18 County of)

I,, do solemnly swear (or affirm) that I am a citizen of the United States; that I am 18 years of age or over; that I have resided in this State and in this election district 30 days next preceding this election; that I have not voted at this election; that I am a duly qualified voter in every respect; that I now reside at (here give the particular house or place of residence, and, if in a town or city, the street HB4077 Enrolled - 19 - LRB096 08375 JAM 18487 b

1	and number), in this election district; *1. that I registered
2	to vote from said address; *2. that I changed my residence to
3	the above address from \ldots , both of which are in this election
4	district; *3. that I changed my name from to that which I
5	have signed below; *4. that I have not changed my residence but
6	my address has changed as a result of implementation of a 9-1-1
7	emergency telephone system.
8	So help me God, (or "This I do solemnly and sincerely
9	affirm", as the case may be).
10	
11	Subscribed and sworn to before me on (insert date).
12	
13	*1. If registration is not required, draw a line through 1
14	above.
15	*2. Fill in the blank ONLY if you have moved within 2
16	years.
17	*3. Fill in the blank ONLY if you have changed your name
18	within 2 years.
19	*4. Fill in the blank ONLY if you have not changed your
20	residence but your address has changed as a result of
21	implementation of a 9-1-1 emergency telephone system.
22	In addition to such an affidavit, the person so challenged
23	shall provide to the judges of election proof of residence by
24	producing two forms of identification showing the person's

25 current residence address, provided that such identification

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may include a lease or contract for a residence and not more 1 2 than one piece of mail addressed to the person at his current residence address and postmarked not earlier than 30 days prior 3 to the date of the election, or the person shall procure a 4 5 witness personally known to the judges of election, and resident in the precinct (or district), or who shall be proved 6 7 by some legal voter of such precinct or district, known to the 8 judges to be such, who shall take the oath following, viz:

9 I do solemnly swear (or affirm) that I am a resident of 10 this election precinct (or district), and entitled to vote at 11 this election, and that I have been a resident of this State 12 for 30 days last past, and am well acquainted with the person whose vote is now offered; that he is an actual and bona fide 13 resident of this election precinct (or district), and has 14 15 resided herein 30 days, and as I verily believe, in this State, 16 30 days next preceding this election.

The oath in each case may be administered by either of the judges of election, or by any officer, resident in the precinct or district, authorized by law to administer oaths.

(b) Whenever, at any regular or special election, in any precinct, district, city, village, incorporated town, town or ward, any person offering to vote has moved therefrom within 30 days prior to said regular or special election, he shall make and subscribe an affidavit, in the following form, which shall be supported by providing to the judges of election proof of residence by producing two forms of identification showing the HB4077 Enrolled - 21 - LRB096 08375 JAM 18487 b

person's current residence address, provided that 1 such 2 identification may include not more than one piece of mail 3 addressed to the person at his current residence address and postmarked not earlier than 30 days prior to the date of the 4 5 election, or by one affidavit of a registered voter in the precinct, as provided herein, both of which shall be retained 6 by the judges of election, and returned by them affixed to the 7 8 poll books or with the official poll record:

9 State of Illinois)

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)ss.

11 County of)

12 I, do solemnly swear (or affirm) that I am a 13 citizen of the United States; that I am 18 years of age; that I 14 have not voted at this election; that prior to 30 days 15 preceding this election I was a duly qualified and registered 16 voter in every respect in this election district; that I have 17 recently moved from (here give the particular house or place of residence, and, if in a town or city, the street and number), 18 19 in this election district; that I now reside at (here give the 20 particular house or place of residence, and, if in a town or 21 city, the street and number), in another election district in 22 the State.

23 So help me God, (or "This I do solemnly and sincerely 24 affirm", as the case may be).

25

26

Subscribed and sworn to before me on (insert date).

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1 <u>than 30 days prior to the date of the election, shall be</u> 2 <u>sufficient to establish proof of residence.</u>

3 (Source: P.A. 90-664, eff. 7-30-98; 91-357, eff. 7-29-99.)

4 (10 ILCS 5/18-5) (from Ch. 46, par. 18-5)

5 Sec. 18-5. Any person desiring to vote and whose name is 6 found upon the register of voters by the person having charge 7 thereof, shall then be questioned by one of the judges as to 8 his nativity, his term of residence at present address, 9 precinct, State and United States, his age, whether naturalized 10 and if so the date of naturalization papers and court from 11 which secured, and he shall be asked to state his residence when last previously registered and the date of the election 12 13 for which he then registered. The judges of elections shall 14 check each application for ballot against the list of voters 15 registered in that precinct to whom grace period, absentee, and 16 early ballots have been issued for that election, which shall be provided by the election authority and which list shall be 17 18 available for inspection by pollwatchers. A voter applying to 19 vote in the precinct on election day whose name appears on the list as having been issued a grace period, absentee, or early 20 21 ballot shall not be permitted to vote in the precinct, except 22 that a voter to whom an absentee ballot was issued may vote in the precinct if the voter submits to the election judges that 23 24 absentee ballot for cancellation. If the voter is unable to submit the absentee ballot, it shall be sufficient for the 25

voter to submit to the election judges (i) a portion of the 1 2 absentee ballot if the absentee ballot was torn or mutilated or an affidavit executed before the 3 election (ii) judges specifying that (A) the voter never received an absentee ballot 4 5 or (B) the voter completed and returned an absentee ballot and was informed that the election authority did not receive that 6 absentee ballot. If such person so registered shall be 7 8 challenged as disqualified, the party challenging shall assign 9 his reasons therefor, and thereupon one of the judges shall 10 administer to him an oath to answer questions, and if he shall 11 take the oath he shall then be questioned by the judge or 12 judges touching such cause of challenge, and touching any other cause of disgualification. And he may also be questioned by the 13 14 person challenging him in regard to his qualifications and 15 identity. But if a majority of the judges are of the opinion 16 that he is the person so registered and a qualified voter, his 17 vote shall then be received accordingly. But if his vote be rejected by such judges, such person may afterward produce and 18 19 deliver an affidavit to such judges, subscribed and sworn to by 20 him before one of the judges, in which it shall be stated how long he has resided in such precinct, and state; that he is a 21 22 citizen of the United States, and is a duly qualified voter in 23 such precinct, and that he is the identical person SO registered. In addition to such an affidavit, the person so 24 challenged shall provide to the judges of election proof of 25 residence by producing 2 forms of identification showing the 26

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person's current residence address, provided that 1 such 2 identification may include a lease or contract for a residence and not more than one piece of mail addressed to the person at 3 his current residence address and postmarked not earlier than 4 5 30 days prior to the date of the election, or the person shall procure a witness personally known to the judges of election, 6 7 and resident in the precinct (or district), or who shall be 8 proved by some legal voter of such precinct or district, known 9 to the judges to be such, who shall take the oath following, 10 viz:

11 I do solemnly swear (or affirm) that I am a resident of 12 this election precinct (or district), and entitled to vote at this election, and that I have been a resident of this State 13 14 for 30 days last past, and am well acquainted with the person 15 whose vote is now offered; that he is an actual and bona fide 16 resident of this election precinct (or district), and has 17 resided herein 30 days, and as I verily believe, in this State, 30 days next preceding this election. 18

19 The oath in each case may be administered by one of the judges of election, or by any officer, resident in the precinct 20 or district, authorized by law to administer oaths. Also 21 22 supported by an affidavit by a registered voter residing in 23 such precinct, stating his own residence, and that he knows such person; and that he does reside at the place mentioned and 24 25 has resided in such precinct and state for the length of time 26 as stated by such person, which shall be subscribed and sworn HB4077 Enrolled - 26 - LRB096 08375 JAM 18487 b

1 in the same way. For purposes of this Section, to the 2 submission of a photo identification issued by a college or 3 university, accompanied by either (i) a copy of the applicant's contract or lease for a residence or (ii) one piece of mail 4 5 addressed to the person at his or her current residence address and postmarked not earlier than 30 days prior to the date of 6 7 the election, shall be sufficient to establish proof of 8 residence. Whereupon the vote of such person shall be received, 9 and entered as other votes. But such judges, having charge of 10 such registers, shall state in their respective books the facts 11 in such case, and the affidavits, so delivered to the judges, 12 shall be preserved and returned to the office of the commissioners of election. Blank affidavits of the character 13 14 aforesaid shall be sent out to the judges of all the precincts, 15 and the judges of election shall furnish the same on demand and 16 administer the oaths without criticism. Such oaths, if 17 administered by any other officer than such judge of election, shall not be received. Whenever a proposal for a constitutional 18 19 amendment or for the calling of a constitutional convention is 20 to be voted upon at the election, the separate blue ballot or 21 ballots pertaining thereto shall be placed on top of the other ballots to be voted at the election in such manner that the 22 23 legend appearing on the back thereof, as prescribed in Section 24 16-6 of this Act, shall be plainly visible to the voter, and in 25 this fashion the ballots shall be handed to the voter by the 26 judge.

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Immediately after voting, the voter shall be instructed 1 2 whether the voting equipment, if used, accepted or rejected the ballot or identified the ballot as under-voted. A voter whose 3 ballot is identified as under-voted for statewide 4 а 5 constitutional office may return to the voting booth and complete the voting of that ballot. A voter whose ballot is not 6 7 accepted by the voting equipment may, upon surrendering the 8 ballot, request and vote another ballot. The voter's 9 surrendered ballot shall be initialed by the election judge and 10 handled as provided in the appropriate Article governing that 11 voting equipment.

12 The voter shall, upon quitting the voting booth, deliver to one of the judges of election all of the ballots, properly 13 14 folded, which he received. The judge of election to whom the 15 voter delivers his ballots shall not accept the same unless all 16 of the ballots given to the voter are returned by him. If a 17 voter delivers less than all of the ballots given to him, the judge to whom the same are offered shall advise him in a voice 18 19 clearly audible to the other judges of election that the voter 20 must return the remainder of the ballots. The statement of the judge to the voter shall clearly express the fact that the 21 22 voter is not required to vote such remaining ballots but that 23 whether or not he votes them he must fold and deliver them to 24 the judge. In making such statement the judge of election shall 25 not indicate by word, gesture or intonation of voice that the 26 unreturned ballots shall be voted in any particular manner. No

new voter shall be permitted to enter the voting booth of a 1 2 voter who has failed to deliver the total number of ballots 3 received by him until such voter has returned to the voting booth pursuant to the judge's request and again guit the booth 4 5 with all of the ballots required to be returned by him. Upon receipt of all such ballots the judges of election shall enter 6 the name of the voter, and his number, as above provided in 7 8 this Section, and the judge to whom the ballots are delivered 9 shall immediately put the ballots into the ballot box. If any 10 voter who has failed to deliver all the ballots received by him 11 refuses to return to the voting booth after being advised by 12 the judge of election as herein provided, the judge shall inform the other judges of such refusal, and thereupon the 13 14 ballot or ballots returned to the judge shall be deposited in 15 the ballot box, the voter shall be permitted to depart from the 16 polling place, and a new voter shall be permitted to enter the 17 voting booth.

The judge of election who receives the ballot or ballots 18 from the voter shall announce the residence and name of such 19 20 voter in a loud voice. The judge shall put the ballot or ballots received from the voter into the ballot box in the 21 22 presence of the voter and the judges of election, and in plain 23 view of the public. The judges having charge of such registers 24 shall then, in a column prepared thereon, in the same line of, 25 the name of the voter, mark "Voted" or the letter "V".

26 No judge of election shall accept from any voter less than

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the full number of ballots received by such voter without first 1 2 advising the voter in the manner above provided of the 3 necessity of returning all of the ballots, nor shall any such judge advise such voter in a manner contrary to that which is 4 5 herein permitted, or in any other manner violate the provisions 6 of this Section; provided, that the acceptance by a judge of 7 election of less than the full number of ballots delivered to a 8 voter who refuses to return to the voting booth after being 9 properly advised by such judge shall not be a violation of this 10 Section.

11 (Source: P.A. 94-645, eff. 8-22-05; 94-1000, eff. 7-3-06; 12 95-699, eff. 11-9-07.)

13 (10 ILCS 5/19A-35)

14 Sec. 19A-35. Procedure for voting.

15 (a) Not more than 23 days before the start of the election, 16 the county clerk shall make available to the election official conducting early voting by personal appearance a sufficient 17 18 number of early ballots, envelopes, and printed voting 19 instruction slips for the use of early voters. The election 20 official shall receipt for all ballots received and shall 21 return unused or spoiled ballots at the close of the early 22 voting period to the county clerk and must strictly account for all ballots received. The ballots delivered to the election 23 24 official must include early ballots for each precinct in the 25 election authority's jurisdiction and must include separate HB4077 Enrolled - 30 - LRB096 08375 JAM 18487 b

ballots for each political subdivision conducting an election
 of officers or a referendum at that election.

3 (b) In conducting early voting under this Article, the election judge or official is required to verify the signature 4 5 of the early voter by comparison with the signature on the official registration card, and the judge or official must 6 7 verify (i) the identity of the applicant, (ii) that the applicant is a registered voter, (iii) the precinct in which 8 9 the applicant is registered, and (iv) the proper ballots of the 10 political subdivision in which the applicant resides and is 11 entitled to vote before providing an early ballot to the 12 applicant. The applicant's identity must be verified by the 13 applicant's presentation of an Illinois driver's license, a non-driver identification card issued by the 14 Illinois 15 Secretary of State, a photo identification card issued by a 16 university or college, or another government-issued 17 identification document containing the applicant's photograph. The election judge or official must verify the applicant's 18 registration from the most recent poll list provided by the 19 20 election authority, and if the applicant is not listed on that poll list, by telephoning the office of the election authority. 21

(b-5) A person requesting an early voting ballot to whom an absentee ballot was issued may vote early if the person submits that absentee ballot to the judges of election or official conducting early voting for cancellation. If the voter is unable to submit the absentee ballot, it shall be sufficient HB4077 Enrolled - 31 - LRB096 08375 JAM 18487 b

1 for the voter to submit to the judges or official (i) a portion 2 of the absentee ballot if the absentee ballot was torn or 3 mutilated or (ii) an affidavit executed before the judges or 4 official specifying that (A) the voter never received an 5 absentee ballot or (B) the voter completed and returned an 6 absentee ballot and was informed that the election authority 7 did not receive that absentee ballot.

8 (b-10) Within one day after a voter casts an early voting 9 ballot, the election authority shall transmit the voter's name, 10 street address, and precinct, ward, township, and district 11 numbers, as the case may be, to the State Board of Elections, 12 which shall maintain those names and that information in an 13 electronic format on its website, arranged by county and 14 accessible to State and local political committees.

15 (b-15) Immediately after voting an early ballot, the voter 16 shall be instructed whether the voting equipment accepted or 17 rejected the ballot or identified that ballot as under-voted for a statewide constitutional office. A voter whose ballot is 18 19 identified as under-voted may return to the voting booth and 20 complete the voting of that ballot. A voter whose early voting ballot is not accepted by the voting equipment may, upon 21 22 surrendering the ballot, request and vote another early voting 23 ballot. The voter's surrendered ballot shall be initialed by the election judge or official conducting the early voting and 24 handled as provided in the appropriate Article governing the 25 26 voting equipment used.

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1 (c) The sealed early ballots in their carrier envelope 2 shall be delivered by the election authority to the central 3 ballot counting location before the close of the polls on the 4 day of the election.

5 (Source: P.A. 94-645, eff. 8-22-05; 94-1000, eff. 7-3-06; 6 95-699, eff. 11-9-07.)