By: Hughes H.B. No. 1243

## A BILL TO BE ENTITLED

1	AN ACT
2	relating to the use of direct recording electronic voting machines.
3	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
4	SECTION 1. Subchapter A, Chapter 129, Election Code, is
5	amended by adding Sections 129.003 and 129.004 to read as follows:
6	Sec. 129.003. PAPER AUDIT TRAIL REQUIRED. (a) Except as
7	provided by Subsection (e), a voting system that consists of direct
8	recording electronic voting machines may not be used in an election
9	unless the system:
10	<u>(1) has:</u>
11	(A) been certified or otherwise approved by means
12	of qualification testing by a nationally recognized test
13	laboratory; and
14	(B) met or exceeded the minimum requirements
15	contained in "Voting System Standards Volumes I and II" or a
16	successor voluntary standards document developed and adopted by the
17	Federal Election Commission, the Election Assistance Commission,
18	or the National Institute of Standards and Technology; and
19	(2) creates a contemporaneous auditable paper record
20	copy of each electronic ballot that allows a voter to confirm the
21	choices the voter made through both a visual and a nonvisual method,
22	such as through an audio component, before the voter casts the
23	<pre>ballot.</pre>
24	(b) A voter must be allowed to privately and independently

- 1 view the paper record copy required under Subsection (a)(2) without
- 2 being allowed to handle the copy. Once the voter has confirmed that
- 3 the paper record copy corresponds to the vote the voter has
- 4 indicated electronically, the vote may be recorded electronically
- 5 and the paper record copy must be deposited in a secure storage
- 6 container. If the voter finds that the paper record copy does not
- 7 correspond to the voter's choices indicated electronically, the
- 8 system must:
- 9 (1) invalidate or otherwise spoil the paper record
- 10 copy;
- 11 (2) allow the voter to review the choices the voter
- 12 made electronically; and
- 13 (3) generate a new paper record copy for the voter to
- 14 review as provided by this subsection.
- 15 <u>(c)</u> The paper record copy must:
- 16 (1) indicate the voter's choice on each office or
- 17 measure for which the voter cast a vote and indicate the offices and
- 18 measures for which the voter did not cast a vote;
- 19 (2) be printed in the same language that the voter used
- 20 to cast the voter's electronic vote; and
- 21 (3) be designed to be read electronically.
- 22 <u>(d) Except for a recount under Title 13, the electronic vote</u>
- 23 is the official record of the ballot. For a recount of ballots cast
- 24 on a system involving direct recording electronic voting machines,
- 25 the paper record copy is the official record of the vote cast.
- 26 (e) A system involving direct recording electronic voting
- 27 <u>machines that was acquired before January 1, 2014</u>, may be used in an

- 1 election without meeting the requirements of this section only if:
- 2 (1) a voter has the option of casting a paper ballot
- 3 instead of using the machine;
- 4 (2) a permanent record of each ballot is created at the
- 5 time the ballot is cast or during the local canvass of the votes;
- 6 (3) the system is subject to parallel monitoring; and
- 7 (4) at least 46 days before the date the system is to
- 8 be used for voting, the authority responsible for holding the
- 9 election submits a technical security plan for the system to the
- 10 secretary of state.
- 11 (f) The record created under Subsection (e)(2) may be in a
- 12 paper format or be an electronically recorded image.
- 13 Sec. 129.004. REQUIREMENTS FOR SYSTEM USING DIRECT
- 14 RECORDING ELECTRONIC VOTING MACHINES. (a) On request of the
- 15 secretary of state, the authority adopting a system that uses
- 16 <u>direct recording electronic voting machines must provide:</u>
- 17 (1) the source code for any software and firmware used
- 18 as part of the system;
- 19 (2) all documents relating to the federal
- 20 qualification process; and
- 21 (3) complete documentation of all hardware, software,
- 22 and firmware components, including detailed change logs, and
- 23 <u>documentation regarding the development process.</u>
- (b) Not later than the 90th day before the date a system
- 25 using direct recording electronic voting machines will be used in
- 26 an election, the authority responsible for holding the election
- 27 shall submit to the secretary of state a physical security plan for

- 1 the system.
- 2 (c) Not later than the 46th day before the date a system
- 3 using direct recording electronic voting machines will be used in
- 4 an election, the authority responsible for holding the election
- 5 shall submit to the secretary of state:
- 6 (1) all changes or modifications to the system that
- 7 might impair the accuracy and efficiency of the system, unless the
- 8 secretary of state specifically provides otherwise;
- 9 (2) a training plan for election officers at each
- 10 polling place; and
- 11 (3) a communication plan explaining the manner in
- 12 which election officers at each polling place will communicate on
- 13 election day.
- 14 (d) A component of a system that uses direct recording
- 15 electronic voting machines may not:
- 16 <u>(1) transmit or receive official election results</u>
- 17 through an exterior communication network;
- 18 (2) permit wireless communication to be transmitted or
- 19 received; or
- 20 (3) be connected to the Internet.
- 21 (e) A provisional vote may not be cast on a direct recording
- 22 electronic voting machine.
- 23 (f) A disability access device must be connected to a direct
- 24 recording electronic voting machine before the machine is used for
- 25 voting.
- 26 (g) At each polling place at which a direct recording
- 27 electronic voting machine is used for voting, postings must

H.B. No. 1243

- 1 indicate the penalties for tampering with the machines in each
- 2 language used at that polling place for the ballot.
- 3 SECTION 2. This Act takes effect July 1, 2014.