By:  Swanson H.B. No. 4459

A BILL TO BE ENTITLED

AN ACT

relating to voting system equipment; creating a criminal offense.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

SECTION 1.  Section 31.014, Election Code, is amended by amending Subsection (a), (b), and (c) and adding Subsection (d) to read as follows:

(a)  The secretary of state shall prescribe specific requirements and standards, consistent with this code, for the certification of an electronic device used to accept voters under Chapter 63 that require the device to:

(1)  produce an electronic copy of the list of voters who were accepted to vote for delivery to the election judge after the polls close;

(2)  display the voter's original signature in accordance with Section 63.002;

(3)  accept a voter for voting even when the device is off-line;

(4)  provide the full list of voters registered in the county with an indication of the jurisdictional or distinguishing number for each territorial unit in which each voter resides;

(5)  time-stamp when each voter is accepted at a polling place, including the voter's unique identifier;

(6)  if the county participates in the countywide polling place program under Section 43.007 or has more than one early voting polling place, transmit a time stamp when each voter is accepted, including the voter's unique identifier, to all polling place locations;

(7)  time-stamp the receipt of a transmission under Subdivision (6); [~~and~~]

(8)  perform a self-assessment on starting up to ensure functionality and connectivity;

(9)  maintain a secure wireless connection that does not transmit or store data on any device or medium located outside the state; and

(10)  produce in an electronic format capable of updating in real time and compatible with the statewide voter registration list under Section 18.061 data for retention and transfer that includes:

(A)  the polling location in which the device was used;

(B)  the dated time stamp under Subdivision (5); and

(C)  the dated time stamp under Subdivision (7).

(b)  A device described by this section must be certified annually by the secretary of state. The secretary of state may not certify a device that does not meet each requirement listed in Subsection (a).

(c)  The secretary of state shall adopt rules that:

(1)  require a device described by this section used during the early voting period or under the countywide polling place program under Section 43.007 to update data in 10 minutes or less [~~real time~~]; and

(2)  require a county that uses a device described by this section to use each device function described by Subsection (a).

(d)  If a county uses a device that does not comply with a rule adopted under this section or uses a device in a manner that does not comply with a [~~the~~] rule adopted under this section in any [~~two consecutive general~~] elections for state and county officers, the secretary of state shall assess a noncompliance fee. The noncompliance fee shall be set at an amount determined by secretary of state rule.

SECTION 1.02.  Section 122.032(a), Election Code, is amended to read as follows:

(a)  For a voting system or voting system equipment to be approved for use in elections, the voting system in which the equipment is designed to be used must:

(1)  comply with the standards prescribed by Subchapter A; and

(2)  beginning September 1, 2021, have all software and data for the voting system manufactured, stored, and held in the United States and sold by a company whose:

(A)  headquarters are located in the United States; and

(B)  parent company's headquarters, if applicable, are located in the United States.

SECTION 1.03.  Subchapter B, Chapter 123, Election Code, is amended by adding Section 123.0311 to read as follows:

Sec. 123.0311.  DISCLOSURE OF RELATED ENTITIES. (a) A contract under Section 123.031 to acquire equipment necessary for operating a voting system from a vendor must identify each person or entity that has a five percent or greater ownership interest in:

(1)  the vendor;

(2)  the vendor's parent company, if applicable; and

(3)  each subsidiary or affiliate of the vendor, if applicable.

(b)  This section applies only to equipment acquired on or after September 1, 2021.

SECTION 1.04.  Section 124.002, Election Code, is amended by adding Subsections (c) and (d) to read as follows:

(c)  does not allow ballots to be arranged in a manner that allows a political party's candidates to be selected in one motion or gesture.

(d)  A person who arranges a ballot in a manner that violates Subsection (c) commits an offense. An offense under this section is a state jail felony.

SECTION 1.05.  Subchapter A, Chapter 125, Election Code, is amended by adding Section 125.0071 to read as follows:

Section 125.0071.  VOTER ALLOWED TO CAST BALLOT AT ANY TIME. A voting machine or ballot marking device must allow a voter the option to cast or complete the voter's ballot prior to voting on all races or measures if the voter affirmatively chooses to do so.

SECTION 2.  This Act takes effect immediately if it receives a vote of two-thirds of all members elected to each house, as provided by Section 39, Article III, Texas Constitution. If this Act does not receive the votes necessary for immediate effect, this Act takes effect September 1, 2021.