## **BILL ANALYSIS**

Senate Research Center

S.B. 1661 By: Hughes State Affairs 3/24/2023 As Filed

## **AUTHOR'S / SPONSOR'S STATEMENT OF INTENT**

S.B. 1661 prohibits a central counting station from purchasing or using a ballot scanner unless that scanner is only capable of using a storage device, such as a flash drive, that can only be used once. This would ensure that the data storage device cannot be overridden or have the data changed once the data is entered. If the device's data is changed, then the device shall be unreadable.

As proposed, S.B. 1661 amends current law relating to the systems used in a central counting station.

## **RULEMAKING AUTHORITY**

This bill does not expressly grant any additional rulemaking authority to a state officer, institution, or agency.

## **SECTION BY SECTION ANALYSIS**

SECTION 1. Amends Section 127.1301(b), Election Code, as follows:

(b) Prohibits an authority operating a central counting station under Chapter 127 (Processing Electronic Voting System Results) from purchasing or using a ballot scanner unless the ballot scanner can only use a data storage device on which information, once written, is incapable of being modified without rendering the device unreadable. Deletes existing text prohibiting an authority operating a central counting station under this chapter from purchasing or using a centrally counted optical ballot scan system that uses a data storage disc on which information, once written, is capable of being modified.

SECTION 2. Effective date: September 1, 2023.