## **HOUSE BILL 1331**

G1 (8lr2960)

## ENROLLED BILL

— Ways and Means/Education, Health, and Environmental Affairs —

Ebersole, Tarlau, and M. Wash	gton <del>and Kaiser, Kaiser, Rose, C. Howard,</del> hington
Read and Ex	amined by Proofreaders:
	Proofreader.
	Proofreader.
Sealed with the Great Seal and pre-	esented to the Governor, for his approval this
day of at	o'clock,M.
	Speaker.
CH	APTER
AN ACT concerning	
Election I	Law – Cybersecurity
	Administrator of Elections to notify certain persons
	ter becoming aware of a security incident involving
	hat the notification include certain information;
·	formation Technology to require that information
	theld from the general public if the Secretary makes
<del>-</del>	<del>g an election service provider to take certain actions</del> t <del>er becoming aware of a security incident involving</del>
	e State Administrator of Elections <del>, under certain</del>
	en certain report to the Department of Information
	within a certain period of time after becoming aware
	d significant attempted security violation involving
	at the report include certain information and be

## EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

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> Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

Italics indicate opposite chamber/conference committee amendments.



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updated continuously as new information becomes available; requiring the State Administrator to submit a written report to certain persons on a certain date each vear that describes any significant attempted security violations involving an election system in the previous year; requiring that the annual report include certain information and be updated continuously as new information becomes available; requiring the Department to forward certain information to certain appropriate persons and the State Administrator within a certain period of time after receiving a certain report submitted by the State Board; authorizing the Secretary of Information Technology to require that information contained in a certain report be withheld from the general public if the Secretary makes a certain determination; requiring an election service provider, under certain circumstances, to take certain actions within a certain period of time after becoming aware of a security violation or significant attempted security violation involving an election system; requiring a voter who uses the online absentee ballot application to request an absentee ballot be sent by any method or who uses any method to request to receive a blank absentee ballot through the Internet to provide certain information; requiring the State Board approved absentee ballot application and online absentee ballot application to require the applicant to check a box acknowledging a certain statement; requiring a voter who chooses to receive a blank absentee ballot through the Internet to check a box acknowledging a certain statement before choosing whether to mark the ballot by hand or use the online ballot marking tool; requiring each polling place and early voting center to have a paper or electronic backup copy of the election register available for the use of the election judges if certain computer devices do not function properly during an election; defining certain terms; and generally relating to election cybersecurity.

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26 BY adding to
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- 27 Article Election Law
- 28 Section 2–108
- 29 Annotated Code of Maryland
- 30 (2017 Replacement Volume and 2017 Supplement)
- 31 BY repealing and reenacting, with amendments,
- 32 Article Election Law
- 33 Section 9–305<del>, 9–308.1,</del> and 10–302
- 34 Annotated Code of Maryland
- 35 (2017 Replacement Volume and 2017 Supplement)
- 36 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND.
- 37 That the Laws of Maryland read as follows:
- 38 Article Election Law
- 39 **2–108.**

1	<del>(A)</del> <del>(1)</del>	<del>In ti</del>	HIS SECTION THE FOLLOWING WORDS HAVE THE MEANIN	GS
2	<del>INDICATED,</del>			
3	<del>(2)</del>	"Fit	ECTION SERVICE PROVIDER" MEANS ANY PERSO	) NI
	( )		<del>ING, OR MAINTAINING AN ELECTION SYSTEM ON BEHALF (</del>	
4	•			<del>71</del>
5	THE STATE DUA	<del>KD UK</del>	A LOCAL BOARD, INCLUDING A CONTRACTOR OR VENDOR.	
6	<del>(3)</del>	"FLF	ECTION SYSTEM' MEANS ANY INFORMATION SYSTEM US	<del>FD</del>
7	(-)		ENT, SUPPORT, OR ADMINISTRATION OF AN ELECTIC	
8	INCLUDING:	IGENIE		11,
O	merchina.			
9		<del>(1)</del>	THE VOTING SYSTEM;	
10		<del>(II)</del>	THE ONLINE VOTER REGISTRATION SYSTEM:	
		(/		
11		<del>(III)</del>	THE VOTER REGISTRATION DATABASE;	
		` ,	,	
12		<del>(IV)</del>	THE ONLINE BALLOT REQUEST, DELIVERY, OR MARKING	<del>VG</del>
13	SYSTEMS;	. ,	- , , , , , , , , , , , , , , , , , , ,	
14		<del>(V)</del>	THE ELECTRONIC POLLBOOKS;	
		` ,	, and the second	
15		<del>(VI)</del>	THE SYSTEM FOR TABULATING OR REPORTING ELECTION	<del>)N</del>
16	RESULTS; AND	` ,		
	,			
17		<del>(VII)</del>	THE STATE BOARD OR LOCAL BOARD E-MAIL SYSTEM.	
		, ,		
18	<del>(4)</del>	"SEC	CURITY INCIDENT" MEANS AN OCCURRENCE THAT:	
19		<del>(I)</del>	ACTUALLY OR IMMINENTLY JEOPARDIZES, WITHO	<del>UT</del>
20	LAWFUL AUTHO	RITY,	THE INTEGRITY, CONFIDENTIALITY, OR AVAILABILITY	<del>)F</del>
21	INFORMATION O	<del>R AN II</del>	NFORMATION SYSTEM; OR	
22		<del>(II)</del>	CONSTITUTES A VIOLATION OR AN IMMINENT THREAT OF	<u> </u>
23	<del>VIOLATION OF L</del>	<del>AW, SE</del>	CURITY POLICIES, SECURITY PROCEDURES, OR ACCEPTAB	<del>LE</del>
24	USE POLICIES.			
25	<del>(B)</del> <del>(1)</del>	Not	<del>withstanding any other law, if the Sta</del>	<del>TE</del>
26	<b>ADMINISTRATO</b>	<del>HAS</del>	REASON TO BELIEVE THAT A SECURITY INCIDENT H	AS
27	OCCURRED INVO	LVING	AN ELECTION SYSTEM OWNED, OPERATED, OR MAINTAIN	€Đ
28			OR A LOCAL BOARD, OR AN ELECTION SYSTEM PROVIDE	
29			TAINED BY AN ELECTION SERVICE PROVIDER, THE STA	
30			L NOTIFY THE FOLLOWING WITHIN 7 DAYS AFTER BECOME	
31	AWARE OF THE S			٥,

1		<del>(I)</del>	THE STATE BOARD;
2		<del>(II)</del>	THE GOVERNOR;
3		<del>(III)</del>	THE PRESIDENT OF THE SENATE OF MARYLAND;
4		<del>(IV)</del>	THE SPEAKER OF THE HOUSE OF DELEGATES;
5 6	COMMITTEE;	<del>(V)</del>	THE EDUCATION, HEALTH, AND ENVIRONMENTAL AFFAIRS
7	,	<del>(VI)</del>	THE COMMITTEE ON WAYS AND MEANS;
8		<del>(VII)</del>	THE DEPARTMENT OF INFORMATION TECHNOLOGY; AND
9 10	<del>of Legislative</del>		THE OFFICE OF LEGISLATIVE AUDITS IN THE DEPARTMENT ICES.
11	<del>(2)</del>	A NO	TIFICATION UNDER THIS SUBSECTION SHALL:
12 13	<del>INCIDENT;</del>	<del>(I)</del>	PROVIDE THE DATE AND DURATION OF THE SECURITY
14 15	AND INFORMATION	<del>(II)</del> <del>)N AC(</del>	DESCRIBE THE SPECIFIC ELECTION SYSTEMS AFFECTED
16 17	SECURITY INCIDI	<del>(III)</del> ENT AN	LIST SPECIFIC ACTIONS TAKEN TO RECOVER FROM THE  ID PREVENT SIMILAR FUTURE SECURITY INCIDENTS; AND
18 19	BECOMES AVAILA	` '	BE UPDATED CONTINUOUSLY AS NEW INFORMATION
20 21 22 23 24	A NOTIFICATION GENERAL PUBLIC	ECHNO PROV	WITHSTANDING ANY OTHER LAW, THE SECRETARY OF DLOGY MAY REQUIRE THAT THE INFORMATION CONTAINED IN THE UNDER THIS SUBSECTION BE WITHHELD FROM THE SECRETARY DETERMINES THAT THE PUBLIC INTEREST IS INC. THE INFORMATION.
25 26 27 28	SECURITY INCIDI	ENT HA	THON SERVICE PROVIDER HAS REASON TO BELIEVE THAT A AS OCCURRED INVOLVING AN ELECTION SYSTEM PROVIDED, AINED BY THE ELECTION SERVICE PROVIDER, THE ELECTION ALL:

$\frac{1}{2}$	(1) BECOMING AWAI		FY THE STATE ADMINISTRATOR WITHIN 7 DAYS AFTER THE SECURITY INCIDENT; AND
3 4	<del>(2)</del> <del>THE NOTIFICATI</del>		PERATE WITH THE STATE ADMINISTRATOR IN PROVIDING QUIRED UNDER SUBSECTION (B) OF THIS SECTION.
5 6	(A) (1) INDICATED.	In ti	HIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS
7	<u>(2)</u>	"APP	PROPRIATE PERSONS" MEANS:
8		<u>(I)</u>	THE STATE BOARD;
9		<u>(II)</u>	THE GOVERNOR;
10		<u>(III)</u>	THE PRESIDENT OF THE SENATE OF MARYLAND; AND
11		<u>(IV)</u>	THE SPEAKER OF THE HOUSE OF DELEGATES; AND
12		<u>(V)</u>	THE ATTORNEY GENERAL.
13 14 15		PORTI	CCTION SERVICE PROVIDER" MEANS ANY PERSON NG, OR MAINTAINING AN ELECTION SYSTEM ON BEHALF OF A LOCAL BOARD, INCLUDING A CONTRACTOR OR VENDOR.
16 17 18	(4) FOR THE MANAINCLUDING:		ECTION SYSTEM" MEANS ANY INFORMATION SYSTEM USED ENT, SUPPORT, OR ADMINISTRATION OF AN ELECTION,
19		<u>(I)</u>	THE VOTING SYSTEM;
20		<u>(II)</u>	THE ONLINE VOTER REGISTRATION SYSTEM;
21		<u>(III)</u>	THE VOTER REGISTRATION DATABASE;
22 23	SYSTEMS;	<u>(IV)</u>	THE ONLINE BALLOT REQUEST, DELIVERY, OR MARKING
24		<u>(v)</u>	THE ELECTRONIC POLLBOOKS;
25 26	RESULTS; AND	<u>(VI)</u>	THE SYSTEM FOR TABULATING OR REPORTING ELECTION
27		<u>(VII)</u>	THE STATE BOARD OR LOCAL BOARD E-MAIL SYSTEM.

$\frac{1}{2}$	(5) "SECURITY VIOLATION" MEANS ANY OF THE FOLLOWING INCIDENTS:
3 4	(I) A PERSON GAINING LOGICAL OR PHYSICAL ACCESS TO AN ELECTION SYSTEM WITHOUT AUTHORIZATION;
5 6	(II) A DENIAL OF SERVICE ATTACK THAT SUCCESSFULLY PREVENTS OR IMPAIRS THE NORMAL AUTHORIZED FUNCTIONALITY OF AN
7	PREVENTS OR IMPAIRS THE NORMAL AUTHORIZED FUNCTIONALITY OF AN ELECTION SYSTEM BY EXHAUSTING RESOURCES;
8 9	(III) A SUCCESSFUL INSTALLATION OF MALICIOUS SOFTWARE THAT INFECTS AN ELECTION SYSTEM; OR
10 11 12 13	(IV) A VIOLATION OF ACCEPTABLE USE POLICIES RELATING TO AN ELECTION SYSTEM, AS SPECIFIED IN THE STATE INFORMATION SECURITY POLICY THE INCIDENT CATEGORIES DEFINED BY THE DEPARTMENT OF INFORMATION TECHNOLOGY IN THE STATE INFORMATION SECURITY POLICY.
14 15	(6) "SIGNIFICANT ATTEMPTED SECURITY VIOLATION" MEANS AN ATTEMPT TO COMMIT A SECURITY VIOLATION THAT:
16 17 18	(I) IS KNOWN OR REASONABLY SUSPECTED TO HAVE BEEN COMMITTED BY A FOREIGN GOVERNMENT OR AGENTS OF A FOREIGN GOVERNMENT; OR
19 20	(II) THE STATE ADMINISTRATOR CONSIDERS TO BE OF PARTICULAR SIGNIFICANCE OR CONCERN.
21 22 23	(B) (1) NOTWITHSTANDING ANY OTHER LAW, IF THE STATE ADMINISTRATOR KNOWS OR REASONABLY SUSPECTS THAT A SECURITY VIOLATION INVOLVING AN ELECTION SYSTEM OWNED, OPERATED, OR MAINTAINED BY THE
<ul><li>24</li><li>25</li></ul>	STATE BOARD OR A LOCAL BOARD OR AN ELECTION SYSTEM PROVIDED, SUPPORTED, OR MAINTAINED BY AN ELECTION SERVICE PROVIDER HAS OCCURRED,
26 27	THE STATE ADMINISTRATOR SHALL SUBMIT A WRITTEN REPORT TO THE APPROPRIATE PERSONS WITHIN 7 DAYS AFTER BECOMING AWARE OF THE SECURITY
28	VIOLATION.
29	(2) A REPORT UNDER THIS SUBSECTION SHALL:
30 31	(I) PROVIDE THE DATE AND DURATION OF THE SECURITY

1	(II) DESCRIBE THE NATURE OF THE SECURITY VIOLATION AND
2	THE SPECIFIC ELECTION SYSTEMS AFFECTED;
3	(HI) LIST SPECIFIC ACTIONS TAKEN TO RECOVER FROM THE
4	SECURITY VIOLATION AND PREVENT SIMILAR FUTURE SECURITY VIOLATIONS; AND
5	(IV) BE UPDATED CONTINUOUSLY AS NEW INFORMATION
6	BECOMES AVAILABLE.
7	(C) (1) NOTWITHSTANDING ANY OTHER LAW, ON JANUARY 1 EACH YEAR
8	THE STATE ADMINISTRATOR SHALL SUBMIT A WRITTEN REPORT TO THE
9	<u>APPROPRIATE PERSONS THAT DESCRIBES ANY SIGNIFICANT ATTEMPTED SECURITY</u>
10	<u>VIOLATION INVOLVING AN ELECTION SYSTEM OWNED, OPERATED, OR MAINTAINED</u>
11	BY THE STATE BOARD OR A LOCAL BOARD OR AN ELECTION SYSTEM PROVIDED,
12	SUPPORTED, OR MAINTAINED BY AN ELECTION SERVICE PROVIDER THAT THE STATE
13	ADMINISTRATOR KNOWS OR REASONABLY SUSPECTS OCCURRED IN THE PREVIOUS
14	YEAR.
15	(2) THE REPORT UNDER THIS SUBSECTION SHALL:
16	(I) PROVIDE THE DATE AND DURATION OF THE SIGNIFICANT
17	ATTEMPTED SECURITY VIOLATION;
10	(II) DESCRIPE MUE NAMURE OF MUE SIGNIFICANT AMPENDMEN
18	(II) DESCRIBE THE NATURE OF THE SIGNIFICANT ATTEMPTED
19	SECURITY VIOLATION AND THE SPECIFIC ELECTION SYSTEM TARGETED;
20	(III) DESCRIBE HOW THE TARGETED ELECTION SYSTEM WAS
21	PROTECTED AND WHETHER ANY ADDITIONAL MEASURES TO PROTECT THE
22	ELECTION SYSTEM ARE WARRANTED: AND
22	EDECTION SISTEM ARE WARRANTED, AND
23	(IV) BE UPDATED CONTINUOUSLY AS NEW INFORMATION
24	BECOMES AVAILABLE.
	BECOMES IVIMEMBEL.
25	(B) WITHIN 7 DAYS AFTER BECOMING AWARE OF A SECURITY VIOLATION OR
26	SIGNIFICANT ATTEMPTED SECURITY VIOLATION, THE STATE ADMINISTRATOR
27	SHALL SUBMIT TO THE DEPARTMENT OF INFORMATION TECHNOLOGY AND THE
28	APPROPRIATE PERSONS A REPORT ON EACH SECURITY VIOLATION AND SIGNIFICANT
29	ATTEMPTED SECURITY VIOLATION INVOLVING AN ELECTION SYSTEM:
-	
30	(1) OWNED, OPERATED, OR MAINTAINED BY THE STATE BOARD OR A
31	LOCAL BOARD OF ELECTIONS; OR
32	(2) PROVIDED, SUPPORTED, OR MAINTAINED BY AN ELECTION

SERVICE PROVIDER.

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1	<u>(C)</u>	WIT	HIN 7 DAYS AFTER RECEIVING THE STATE BOARD'S REPORT
2	SUBMITTE	D UN	DER SUBSECTION (B) OF THIS SECTION, THE DEPARTMENT OF
3	<b>INFORMAT</b>	ION	TECHNOLOGY SHALL FORWARD ANY ADDITIONAL RELEVANT
4	<b>INFORMAT</b>	ION T	O THE APPROPRIATE PERSONS AND THE STATE ADMINISTRATOR.
5	<u>(D)</u>	NOT	WITHSTANDING ANY OTHER LAW, THE SECRETARY OF
6	<b>INFORMAT</b>	T NOI	<u>'ECHNOLOGY MAY REQUIRE THAT THE INFORMATION CONTAINED IN</u>
7	A REPORT	SUB	MITTED UNDER SUBSECTION (B) <del>OR (C)</del> OF THIS SECTION BE
8	WITHHELD	FRON	<u>m the general public if the Secretary determines that the</u>
9	PUBLIC IN	<u>reres</u>	ST IS SERVED BY WITHHOLDING THE INFORMATION.
10	<u>(E)</u>		N ELECTION SERVICE PROVIDER KNOWS <del>OR REASONABLY SUSPECTS</del>
11	THAT A SE	CURI	TY VIOLATION OR SIGNIFICANT ATTEMPTED SECURITY VIOLATION
12			INVOLVING AN ELECTION SYSTEM PROVIDED, SUPPORTED, OR
13	<u>MAINTAINI</u>	ED BY	THE ELECTION SERVICE PROVIDER, THE ELECTION SERVICE
14	<b>PROVIDER</b>	SHAL	<u>L:</u>
		/ <b>-</b> 1 \	G
15		<u>(1)</u>	NOTIFY THE STATE ADMINISTRATOR IN WRITING WITHIN AS SOON
16			E BUT NOT LATER THAN 4 DAYS AFTER BECOMING AWARE OF THE
17	SECURITY	VIOLA	ATION OR SIGNIFICANT ATTEMPTED SECURITY VIOLATION; AND
10		(0)	COOPED AND MARKE THE CHARTE A DATAMENT AND THE CHIPMANTHING
18	WILE DEDO	( <u>2)</u>	COOPERATE WITH THE STATE ADMINISTRATOR IN SUBMITTING
19	THE REPO	KT KE	QUIRED UNDER SUBSECTION (B) <del>OR (C)</del> OF THIS SECTION.
20	9-305.		
21	(a)	A vo	ter may request an absentee ballot by completing and submitting:
22		(1)	the State Board approved absentee ballot application;
		` /	11
23		(2)	a form provided under federal law;
23		(2)	a form provided under federal law;
<ul><li>23</li><li>24</li></ul>		(2) (3)	
23	that include	(2) (3)	a form provided under federal law;
23 24 25	that include	(2) (3)	a form provided under federal law;  SUBJECT TO SUBSECTION (B) OF THIS SECTION, a written request
<ul><li>23</li><li>24</li></ul>	that include	(2) (3)	a form provided under federal law;
23 24 25 26	that include	(2) (3)	a form provided under federal law;  SUBJECT TO SUBSECTION (B) OF THIS SECTION, a written request  (i) the voter's name, residence address, and signature; and
23 24 25	that include	(2) (3) es:	a form provided under federal law;  SUBJECT TO SUBSECTION (B) OF THIS SECTION, a written request  (i) the voter's name, residence address, and signature; and  (ii) the address to which the ballot is to be mailed, if different from

absentee ballot application provided by the State Board.

[as specified in subsection (c) of this section,] the accessible online

- 1 (B) A VOTER WHO USES THE ONLINE ABSENTEE BALLOT APPLICATION TO 2 REQUEST THAT AN ABSENTEE BALLOT BE SENT BY ANY METHOD OR WHO USES ANY
- 3 METHOD TO REQUEST TO RECEIVE A BLANK ABSENTEE BALLOT THROUGH THE
- 4 INTERNET SHALL PROVIDE THE FOLLOWING INFORMATION:
- 5 (1) A MARYLAND DRIVER'S LICENSE NUMBER OR MARYLAND
- 6 IDENTIFICATION CARD NUMBER, THE LAST FOUR DIGITS OF THE APPLICANT'S
- 7 SOCIAL SECURITY NUMBER, AND ANY OTHER INFORMATION IDENTIFIED BY THE
- 8 STATE BOARD THAT IS NOT GENERALLY AVAILABLE TO THE PUBLIC BUT IS READILY
- 9 AVAILABLE TO THE APPLICANT; OR
- 10 (2) IF THE APPLICANT IS AN ABSENT UNIFORMED SERVICES VOTER
- 11 OR OVERSEAS VOTER AS DEFINED IN THE FEDERAL UNIFORMED AND OVERSEAS
- 12 CITIZENS ABSENTEE VOTING ACT OR A VOTER WITH A DISABILITY AND DOES NOT
- 13 HAVE A MARYLAND DRIVER'S LICENSE OR MARYLAND IDENTIFICATION CARD, A
- 14 SOCIAL SECURITY NUMBER.
- 15 (C) THE STATE BOARD APPROVED ABSENTEE BALLOT APPLICATION AND
- 16 THE ONLINE ABSENTEE BALLOT APPLICATION SHALL REQUIRE THE APPLICANT TO
- 17 CHECK A BOX ACKNOWLEDGING THE FOLLOWING STATEMENT:
- 18 "I UNDERSTAND THAT IF I REQUEST TO RECEIVE AN ABSENTEE BALLOT
- 19 ONLINE OR BY FAX, THE BALLOT I PRINT AND RETURN BY MAIL WILL NOT BE THE
- 20 SAME BALLOT THAT IS COUNTED. THE BALLOT THAT I PRINT AND RETURN WILL BE
- 21 DUPLICATED BY ELECTION OFFICIALS ONTO AN OFFICIAL BALLOT THAT IS MACHINE
- 22 READABLE, IF I WANT AN OFFICIAL BALLOT THAT WILL NOT NEED TO BE
- 23 DUPLICATED, I MAY REQUEST TO RECEIVE AN ABSENTEE BALLOT BY MAIL." CHECK
- 24 A BOX ACKNOWLEDGING A STATEMENT THAT, IF THE VOTER REQUESTS TO RECEIVE
- 25 AN ABSENTEE BALLOT ONLINE OR BY FAX, THE BALLOT THE VOTER RETURNS WILL
- 26 HAVE TO BE DUPLICATED BY ELECTION OFFICIALS ONTO AN OFFICIAL BALLOT THAT
- 27 IS MACHINE READABLE TO BE COUNTED.
- [(b)] (D) (C) An application for an absentee ballot must be received by a local
- 29 board:
- 30 (1) if the voter requests the absentee ballot be sent by mail or facsimile
- 31 transmission, not later than the Tuesday preceding the election, at the time specified in the
- 32 guidelines:
- 33 (2) if the voter requests the absentee ballot be sent by the Internet, not
- 34 later than the Friday preceding the election, at the time specified in the guidelines; or

of:

1 if the voter or the voter's duly authorized agent applies for an absentee (3)2 ballot in person at the local board office, not later than the closing of the polls on election 3 day. 4 (c) The online absentee ballot application provided by the State Board shall 5 require the applicant to provide: 6 a Maryland driver's license number or Maryland identification card 7 number, the last four digits of the applicant's Social Security number, and other information identified by the State Board that is not generally available to the public but 8 is readily available to the applicant; or 9 10 (2)if the applicant is an absent uniformed services voter or overseas voter 11 as defined in the federal Uniformed and Overseas Citizens Absentee Voting Act and does 12 not have a Maryland driver's license or Maryland identification card, a Social Security number.l 13 9 - 308.114 In this section: 15 <del>(a)</del> "online ballot marking tool" includes a system that allows a voter to: 16  $\left( 1\right)$ access a blank ballot through the Internet: 17 <del>(i)</del> 18 electronically mark the ballot with the voter's selections; and <del>(ii)</del> 19 print a paper copy of the marked ballot for mailing to a local <del>(iii)</del> 20board; and 21"online ballot marking tool" does not include a system that is capable of 22storing, tabulating, or transmitting votes or voted ballots by electronic or electromagnetic means through the Internet. 23 The State Board may provide an accessible optional online ballot marking tool 24for use by a voter who requested to have the absentee ballot sent by the Internet. 25 26 Except as provided in paragraph (2) of this subsection, the State Board <del>(e)</del> 27 shall certify that an online ballot marking tool satisfies all of the certification requirements under § 9-102(d) of this title before approving an online ballot marking tool for use by 2829 voters. An online ballot marking tool is not required to satisfy the requirements 30  $\frac{(2)}{(2)}$ 

- 1 (i) § 9-102(d)(2) of this title if the U.S. Election Assistance
  2 Commission has not approved specific performance and test standards for online ballot
  3 marking tools; or
- 4  $\frac{\text{(ii)}}{\text{§ 9-102(d)(1)(iii) of this title.}}$
- 5 (D) A VOTER WHO CHOOSES TO RECEIVE A BLANK ABSENTEE BALLOT
  6 THROUGH THE INTERNET SHALL BE REQUIRED TO CHECK A BOX ACKNOWLEDGING
  7 THE FOLLOWING STATEMENT BEFORE CHOOSING WHETHER TO MARK THE BALLOT
  8 BY HAND OR USE THE ONLINE BALLOT MARKING TOOL:
- "I UNDERSTAND THAT IF I CHOOSE TO MARK MY BALLOT ON MY COMPUTER
  USING THE INTERNET, IT IS POSSIBLE THAT MY CHOICES COULD BE VIEWED BY
  OTHERS WITHOUT MY KNOWLEDGE. IF I WANT TO BE CERTAIN TO KEEP MY CHOICES
  SECRET, I MAY PRINT OUT MY BALLOT AND MARK IT BY HAND." A STATEMENT THAT,
  IF THE VOTER CHOOSES TO MARK THE VOTER'S BALLOT ON THE VOTER'S COMPUTER
  USING THE INTERNET, THE VOTER'S CHOICES COULD BE VIEWED BY OTHERS
  WITHOUT THE VOTER'S KNOWLEDGE.
- 16 **[(d)] (E)** (1) This subsection applies if an online ballot marking tool utilizes a 17 bar code that is used to generate a ballot that is acceptable for machine tabulation.
- 18 (2) A local board shall compare the vote in each contest on the ballot
  19 marked by the voter to the vote in each contest on the ballot generated from the bar code
  20 during the canvass.
- 21 (3) If there is a discrepancy in any contest between the vote on the ballot 22 marked by the voter and the vote on the ballot generated from the bar code, the vote on the ballot marked by the voter shall be considered valid and shall be counted.
- 24 10–302.
- 25 (a) In a timely manner for each election, the local board shall provide for the delivery to each polling place the supplies, records, and equipment necessary for the conduct of the election.
- 28 (b) Each polling place shall be equipped with a computer device that contains a record of all registered voters in the county and that is capable of being networked to other 30 polling place computer devices.
- 31 (C) EACH POLLING PLACE AND EARLY VOTING CENTER SHALL HAVE A
  32 PAPER OR ELECTRONIC BACKUP COPY OF THE ELECTION REGISTER AVAILABLE FOR
  33 THE USE OF THE ELECTION JUDGES IF THE COMPUTER DEVICES REQUIRED UNDER
  34 SUBSECTION (B) OF THIS SECTION DO NOT FUNCTION PROPERLY DURING AN
  35 ELECTION.

Approved:	Governor.  Speaker of the House of Delegates.
Approved:	Governor.
pproved:	