## STATE OF NEW YORK

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## IN ASSEMBLY

March 4, 2020

Introduced by M. of A. PAULIN -- read once and referred to the Committee on Election Law

AN ACT to amend the election law, in relation to the examination of voting machines by the state board of elections

## The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Subdivisions 1 and 3 of section 7-201 of the election law, as amended by chapter 181 of the laws of 2005, are amended to read as follows:

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1. Any person or corporation owning or being interested in any voting 5 machine or system may apply to have the state board of elections examine such machine or system. Such applicant shall pay to the board before the examination a fee equal to the cost of such examination. The state board of elections shall cause the machine or system to be examined and a report of the examination to be made and filed in the office of the 10 state board. Such examination shall include a determination as to wheth-11 er the machine or system meets the requirements of section 7-202 of this 12 title and a thorough review and testing of any electronic or computerized features of the machine or system. Such report shall state an opin-14 ion as to whether the kind of machine or system so examined can safely 15 [and], properly, and securely be used by voters and local boards of 16 elections at elections, under the conditions prescribed in this article 17 and the requirements of the federal Help America Vote Act. If the report states that the machine or system can be so used, and the board after its own examination so determines, in accordance with subdivision four 19 20 of section 3-100 of this chapter, the machine or system [shall] may be deemed approved, and machines or systems of its kind may be adopted for 22 use at elections as herein provided. The state board of elections, in 23 its discretion, may reject the use of a machine or system on the grounds 24 that it is not proper, safe, or secure even if such machine or system meets the requirements of section 7-202 of this title. The voting 25 machine or system shall be examined by examiners or testing laboratories 27 to be selected for such purpose by the state board. Each examiner or laboratory shall receive compensation and expenses for making an exam-

EXPLANATION--Matter in <a href="italics">italics</a> (underscored) is new; matter in brackets [-] is old law to be omitted.

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ination and report as to each voting machine or system examined by him or it. Neither any member of the state board of elections nor any examiner or owner or employee of any testing laboratory, shall have any pecuniary interest in any voting machine or system. Any form of voting machine or system not so approved, cannot be used at any election.

3. If at any time after any machine or system has been approved pursuant to the provisions of subdivision one or two of this section, the state board of elections has any reason to believe that such machine or system does not meet all the requirements for voting machines or systems set forth in this article, it shall forthwith cause such machine or system to be examined again in the manner prescribed by subdivision one of this section. If the opinions in the report of such examinations do not state that such machine or system can safely [and], properly and 14 **securely** be used by voters at elections under the conditions prescribed 15 by this article, the state board of elections shall forthwith rescind its approval of such machine or system. After the date on which the approval of any machine or system is rescinded, no machines or systems of such type may be purchased for use in this state. The state board of 19 elections shall examine all machines or systems of such type which were 20 previously purchased, to determine if they may continue to be used in 21 elections in this state.

§ 2. This act shall take effect immediately.