SENATE BILL REPORT SB 5014

As of January 20, 2025

Title: An act relating to election security.

Brief Description: Concerning election security.

Sponsors: Senators Boehnke, Bateman, Chapman, Dozier, Hasegawa, Liias, Nobles, Riccelli, Valdez and Wellman; by request of Secretary of State.

Brief History:

Committee Activity: State Government, Tribal Affairs & Elections: 1/21/25.

Brief Summary of Bill

- Requires secretary of state approval on any equipment or platforms used to provide voter assistance.
- Sets forth security breach disclosure requirements for organizations contracted to provide support to, or manufacturers or distributors of the voter registration database system or official voter list, or both.
- Mandates cybersecurity measures to be implemented by each county auditor.

SENATE COMMITTEE ON STATE GOVERNMENT, TRIBAL AFFAIRS & ELECTIONS

Staff: Danielle Creech (786-7412)

Background: Approval of Voting Systems. Under current law, any voting systems, devices, or vote tallying systems, prior to use in an election, must be approved by the secretary of state, unless approved by statute before March 22, 1982. Any modification, change, or improvement that does not impair its accuracy, efficiency, or capacity to extend its function, may be made without reexamination or reapproval by the secretary of state.

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This analysis was prepared by non-partisan legislative staff for the use of legislative members in their deliberations. This analysis is not part of the legislation nor does it constitute a statement of legislative intent.

<u>Detection and Disclosure of Security Breaches.</u> A manufacturer or distributor of a voting system that has been certified by the secretary of state must immediately disclose a security breach to both the secretary of state and attorney general, if:

- the breach has, or is reasonably likely to have, comprised the security, confidentiality, or integrity of an election in any state; or
- personal information of residents of any state was, or is reasonably believed to have been acquired by an unauthorized person.

County Cybersecurity. Each county must install and maintain an intrusion detection system that passively monitors its network for malicious traffic 24 hours a day, seven days a week, 365 days a year by a qualified and trained security team with access to cyberincident response personnel. The system must support the unique security requirements of state, local, tribal, and territorial governments, and possess the ability to receive cyberintelligent threat updates to stay ahead of evolving attack patterns. A county auditor or information technology (IT) director of a county participating in the shared voter registration system operated by the secretary of state, or using a voting system or component of a voting system that is certified by the secretary of state, must immediately disclose to both the secretary of state and attorney general any malicious activity or security breaches of any of its IT systems, if:

- malicious activity was detected by an IT intrusion detection system (IDS), malicious domain blocking and reporting system, or endpoint security software;
- a breach has, or is likely to have compromised the security, confidentiality, or integrity of election systems or IT systems, or compromised the security, confidentiality, or integrity of an election within the state; or
- personal information of residents was, or is reasonably believed to have been acquired by an unauthorized person.

Summary of Bill: Approval of Equipment and Platforms. In addition to voting systems, devices, and vote tallying systems, the secretary of state must approve mechanical, electromechanical, or electronic equipment or platforms including software, firmware, or hardware that is used to provide voter assistance. This includes platforms used in issuing ballots, facilitating voters' response to a required notice, to provide electronic means for submission of a ballot declaration signature, to issue, authenticate, or validate voter identification, and any component of a voting system that the secretary of state determines requires prior approval before use. Upon review, the secretary of state may determine that a modification, change, or improvement required of any voting system or component of a system does not require a full reexamination or reapproval by the secretary of state.

<u>Disclosure of Security Breaches.</u> An organization contracted to provide support to, or a manufacturer or distributer of, the voter registration database system or the official voter list, must immediately disclose any security breach of the system to the secretary of state and attorney general if:

• the breach has, or is reasonably likely to have compromised the security,

confidentiality, or integrity of an election; or

• personal information of residents of any state was, or is reasonably believed to have been, acquired by an unauthorized person due to the breach.

<u>County Cybersecurity.</u> Every county auditor must implement the following cybersecurity measures:

- use of the .gov top-level domain available through the U.S. Department of Homeland Security;
- electronic and physical partitioning of all election and voting infrastructure from other county IT systems;
- isolation of all ballot counting equipment and voting systems components from any other network;
- prohibiting configuration of voting systems to establish a connection to an external network or device external to the voting system;
- purchase of voting systems that include documentation listing security configurations and network security best practices, and adherence to said practices; and
- restricting all data transfers from any voting system to using single-use, previously
 erased devices that contain no information prior to connection with the system.
 Devices used for data transfer must be provided by the secretary of state to the county
 auditor for single use, or the media must be overwritten by the county auditor
 following rules established by the secretary of state.

Appropriation: None.

Fiscal Note: Requested on January 16, 2025.

Creates Committee/Commission/Task Force that includes Legislative members: No.

Effective Date: Ninety days after adjournment of session in which bill is passed.

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