SENATE BILL REPORT SB 5669

As of February 15, 2025

Title: An act relating to irrigation district elections.

Brief Description: Concerning irrigation district elections.

Sponsors: Senators Torres, Short, Dozier, Schoesler and Warnick.

Brief History:

Committee Activity: Agriculture & Natural Resources: 2/17/25.

Brief Summary of Bill

- Authorizes irrigation districts to adopt vote-by-mail elections.
- Creates an additional voting qualification by specifying that the land owned by a qualified voter in the irrigation district must be assessed or assessable by the district pursuant to federal or state law.
- Adds notice requirements and election security requirements for irrigation districts that have designated their own treasurer.
- Creates a gross misdemeanor violation when election security requirements for irrigation district elections are violated.

SENATE COMMITTEE ON AGRICULTURE & NATURAL RESOURCES

Staff: Jeff Olsen (786-7428)

Background: <u>Irrigation Districts.</u> Irrigation districts provide for the construction, improvement, maintenance, and operation of irrigation systems. An irrigation district is formed when 50 or a majority of the landowners in an area propose the creation of a district and the district is approved by two-thirds of voters.

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.

Board of Directors. Boards may consist of three, five, or seven directors. Elections for directors are held on the second Tuesday of November. Directors serve staggered three-year terms.

Voting Rights. Voters must be United States citizens and state residents who hold title or evidence of title to land in the district. In a district with 200,000 acres or more, landowners receive one vote for their first ten acres of land and an additional vote for all land over en acres. If land is community property, both the husband and wife may vote if otherwise qualified. An agent of a corporation owning land in the district may vote on behalf of the corporation if appropriately registered. In a district with fewer than 200,000 acres, each landowner receives two votes for every five acres of assessable land or a fraction thereof. No one ownership may possess more than 49 percent of the votes in the district. If land is community property, votes are divided equally between the husband and wife. A corporation, partnership, limited liability company, or other legal business entity that owns land in the district is entitled to vote. If more than 50 percent of the total acreage of the district consists of individual ownerships of less than five acres, electors are entitled to two votes regardless of the size of ownership. If land is community property, a husband and wife each receive one vote or may vote by common agreement.

Absentee Voting. Voters may vote absentee if they certify that they cannot conveniently be present at the proper election precinct on election day. Ballots must be sealed in an unmarked envelope and delivered or postmarked by election day and received within five days of the election. The envelope must be accompanied by a certificate of qualifications, certified and signed by the voter in the presence of a witness, who must also sign the certificate.

Notice Requirements. The secretary of the board of directors must provide notice of the time and place of the election 15 days before the election. Notice must be posted in three public places in each precinct, in addition to at the board of director's office.

Election Mechanics. The board of directors determines the polling location for an election and appoints an inspector and two judges for each election, who together constitute the board of elections. Ballots are counted in public by the inspector. As soon as votes are counted at a polling place, a certificate is drawn and signed by the board of elections. The board of directors meets the following Monday to canvass the returns.

District Treasurers. The county treasurer is the ex officio treasurer of the district. A district may designate some other person having experience in financial or fiscal matters as the treasurer if:

- the district lies in more than one county and had assessments in each of two of the preceding three years equal to at least \$500,000;
- the district lies entirely within one county and had assessments, tolls, and miscellaneous collections in each of two of the preceding three years equal to at least \$2 million; or

• the district lies entirely within one county but has the approval of the county treasurer to designate some other person.

Legislation enacted in 2019 directed the Washington Association of County Officials to study and make recommendations to standardize irrigation district election methods.

Summary of Bill: <u>Mail-in Ballots.</u> Absentee voting for irrigation district elections is expanded to allow any qualified voter to vote absentee, without requiring a certification. The board of directors of an irrigation district may choose by resolution to conduct an election using only mail-in ballots, instead of polling places and absentee ballots. Ballots must be sent to all qualified electors from assessment rolls, toll and charge rolls, and other district and public records. If a person or entity who does not receive a ballot believes they are a qualified elector, they may prove their qualifications to vote by providing documents to the district office by the day before the election. Absentee or mail-in ballots must be sealed in a security envelope and delivered or postmarked by election day and received within seven days of the election. The security envelope must be sealed within an additional outer envelope. The witness requirement is removed and the certification is instead signed by the voter under penalty of perjury.

<u>Voting Rights.</u> An additional voting qualification to vote in an irrigation district election is added. To be eligible to vote, the land owned by the voter in the district must be assessed or assessable by the district pursuant to federal or state law. Voting rights in districts with 200,000 acres or more are extended to land-owning general partnerships, limited partnerships, limited liability companies, or other legal entities formed under state law or qualified to do business in the state, rather than just corporations. The agent of such an entity is considered the qualified elector.

<u>Candidates.</u> The deadline for filing a declaration of candidacy in an irrigation district election is moved from the first Monday in November to the first Monday in October. If an undeclared write-in candidate for a position of director receives the most votes, the board of directors must determine whether that candidate is qualified for that specific position. If that candidate is not qualified, the qualified candidate receiving the next highest number of votes is elected to the position.

<u>Election Notice.</u> Each irrigation district must establish and maintain election information on a website, either individually or through the Washington State Water Resources Association. Additional notice requirements are established for districts that have designated their own treasurer. The district must annually notify qualified electors of the names of the board of directors and the dates their terms expire; the method and deadline for declaring candidacy; and a description of the district's voting procedure and how a qualified elector may request an absentee ballot. The district must also provide notice about how qualified electors are ascertained.

Election Security. Election security requirements are established for irrigation districts that

have designated their own treasurer. Any election officials or district staff carrying out the official ballot or election duties described below may not be a candidate on the election ballot.

Ballot Security. Two individuals must be present whenever ballots are being controlled, such as during ballot receipt, opening, certification, tabulation, or reconciliation. Ballot envelopes may not be opened for tabulation until after the polls are closed, and ballots must be opened in batches, rather than individually. The number of tabulated ballots must be reconciled with the number of ballots received. Tabulated ballots must be stored separately from uncounted or challenged ballots. Canvassing of ballots must be open to observation by the public.

Ballot Box Security. Each irrigation district ballot box must be physically secured so that it cannot be stolen or moved, except by district election officials or designated staff. The ballot boxes must also be secured and locked, with a deposit slot, and clearly marked as an official ballot box. Ballot box keys must be provided only to district election officials or designated staff. Each ballot box must be closed with tamper-evident seals with a paper seal log. Each time the box is opened, a new seal log must be signed, with the seal number noted and dated; the previous seal log must be compared to the cut seal and initialed. Seal logs must be retained for six months after the election.

Challenging and Curing Ballots. Irrigation districts must establish a written challenge process to allow individuals to challenge the vote of an individual voter. Districts must also establish a written cure procedure for curing errors that occurred during ballot canvassing or are discovered through valid voter challenges, including a clear timeline for when the cure must occur. Information about challenges and cured ballots must be available to the public.

Irrigation District Election Offenses. It is a gross misdemeanor to:

- willfully violate election security provisions;
- remove a ballot from a polling place or ballot drop location without lawful authority;
- deceive any voter in recording their vote by providing incorrect or misleading recording information or faulty election equipment or records; or
- record a vote in a manner other than as designated by the voter.

Appropriation: None.

Fiscal Note: Requested on February 15, 2025.

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

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