I. Amendments Contained in Message:

House Amendment 1 - 107453

II. Summary of Amendments Contained in Message:

This amendment revises the Senate bill by:

- Adding new requirements for civil actions challenging the validity of a provision of the Election Code in which a state or county agency or officer is a party in state or federal court.
- Removing a requirement that one of three numeric identifiers for an elector be included in any submission to the online voter registration system.
- Revising the form in which an additional numeric identifier must be provided to a supervisor in order to make a change to a voter registration.
- Removing the requirement that an NPA candidate affirm the same oath as a party candidate.
- Removing a clarification regarding allowable use of voter ID at the poll.
- Revising the frequency with which voter turnout data and vote-by-mail ballot information must be posted online by supervisors.
- Relating to vote-by-mail ballots:
  - Clarifying that the additional numeric identifier of an elector required when a vote-by-mail ballot is requested applies to all requests.
  - Adding to the new categories of information that supervisors must record for each vote-by-mail ballot.
  - Revising processes for duplication of vote-by-mail ballots to clarify circumstances in which a duplicate must be made of an undervoted ballot and to clarify that an observer may view the duplication via screen.
- Relating to drop boxes:
  - Allowing drop boxes to be open at a supervisor’s office outside of early voting hours if monitored in person.
  - Requiring drop boxes to be geographically located to provide all voters in the county with an equal opportunity to cast a ballot.
  - Removing the requirement that supervisors’ employees comply with statutory requirements for chain of custody of ballots.
• Adding a new requirement for “express designation” in order for a person to lawfully possess another’s vote-by-mail ballot, and creating a written declaration process to serve as evidence of such designation.
• Adding a new criminal penalty and requirements for information to be provided on vote-by-mail ballots to correspond to the new attestation and declaration requirements.
• Revising the expansion of the definition of “solicitation” for no-solicitation zones to prohibit “engaging in any activity with the intent to influence or effect of influencing a voter.”
• Adding repeal of provisions requiring an elective office vacated due to the resign-to-run requirement be filled by election and permitting the unexpired term of an elective charter county officer or elective municipal officer required to resign under the resign-to-run law be filled in a manner provided by the county or municipal charter.
• Adding a prohibition against use of private funds for election-related expenses.
• Adding a clarification of a state executive committee’s role in filling certain vacancies.
• Adding provisions revising requirements for identification of a poll watcher.
• Adding voter certificates on mailing envelopes to the records that must be open for public inspection, and creating a new provision granting to specified individuals reasonable access to inspect ballot materials before canvassing or tabulation.