1	SENATE BILL NO. 1009			
2	AMENDMENT IN THE NATURE OF A SUBSTITUTE			
3	(Proposed by the House Committee on Privileges and Elections			
4	on February 10, 2025)			
5	(Patron Prior to Substitute—Senator Salim)			
6	A BILL to amend and reenact § 24.2-673.1 of the Code of Virginia, relating to elections; conduct of election			
7	ranked choice voting; report.			
8	Be it enacted by the General Assembly of Virginia:			
9	1. That § 24.2-673.1 of the Code of Virginia is amended and reenacted as follows:			
10	§ 24.2-673.1. (Expires July 1, 2031) Ranked choice voting.			
11	A. For purposes of this section:			
12	"Ranked choice voting" means a method of casting and tabulating votes in which (i) voters ran			
13	candidates in order of preference, (ii) tabulation proceeds in rounds such that in each of round either			
14	candidate or candidates are elected or the last-place candidate is defeated, (iii) votes for voters' next-ranked			
15	candidates are transferred from elected or defeated candidates, and (iv) tabulation ends when the number of			
16	candidates elected equals the number of offices to be filled. "Ranked choice voting" is known as "instan			
17	runoff voting" when electing a single office and "single transferable vote" when electing multiple offices.			
18	"Ranking" means the ordinal number assigned on a ballot by a voter to a candidate to express the voter's			
19	preference for that candidate. Ranking number one The first ranking is the highest ranking, the second			
20	ranking number two is the next-highest ranking, and so on, consecutively, up to the number of candidates			
21	indicated on the ballot.			
22	B. Elections of members of a county board of supervisors or a city council may be conducted by ranked			
23	choice voting pursuant to this section. The decision to conduct an election by ranked choice voting shall b			
24	made, in consultation with the local electoral board and general registrar, by a majority vote of the board o			
25	supervisors or city council that the office being elected serves. Any decision to conduct an election by ranke			
26	choice voting made by a board of supervisors or a city council shall be transmitted to the State Board, which			
27	shall provide a determination of technical feasibility within 10 days of receipt of the decision.			
28	C. The State Board shall provide standards for vote tabulating software for use with existing voting			
29	systems in elections conducted by ranked choice voting. Any person, firm, or corporation manufacturing			
30	owning, or offering for sale any vote tabulation software designed to be used with existing voting systems			

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31	may apply to the State	Board, in the manner prescribed by the State Board, to h	nave examined a production	
32	version of such software. A board of supervisors or a city council that makes the decision to conduct election			
33	by ranked choice voting shall provide for the use of vote tabulating software approved by the State Board is			
34	any such elections.			
35	D. The State Board	I may shall promulgate regulations for the proper and	efficient administration of	
36	elections determined by ranked choice voting, including (i) procedures for tabulating and reporting votes			
37	rounds, (ii) procedures for determining winners in elections for offices to which only one candidate is being			
38	elected and to which more than one candidate is being elected, and (iii) standards for ballots pursuant to			
39	24.2-613, notwithstanding the provisions of subsection E of that section.			
40	D. E. The State Boar	rd may administer or prescribe standards for a voter outre	each and public information	
41	program for use by any locality conducting ranked choice voting pursuant to this section. The State Board			
42	shall produce generaliz	zed voter education materials on ranked choice voting th	at shall be published on its	
43	website and shall assist	any locality that has made the decision to conduct election	ons by ranked choice voting	
44	in developing voter education materials specific to that locality upon request.			
45	F. A local electoral	l board may request a risk-limiting audit of an election	conducted by rank choice	
46	voting pursuant to subs	ection D of § 24.2-671.2. An election conducted by ranked	d choice voting shall not be	
47	included in any random drawing required by subsection C of § 24.2-671.2, nor shall any risk limiting audit of			
48	such election satisfy any requirement of subdivision C 4 of § 24.2-671.2.			
49	G. For the purposes	s of conducting a recount pursuant to Article 1 (§ 24.2-80	00 et seq.) of Chapter 8, the	
50	State Board shall have	the authority to create and modify recount procedures	s to the extent necessary to	
51	accommodate a recount of an election conducted by ranked choice voting.			
52	2. That the Department of Elections (the Department) shall review the testing and approval framework			
53	for voting equipment in the Commonwealth. In conducting its review, the Department shall (i) review			
54	the types of voting equipment covered by state law; (ii) review emerging forms of voting equipment			
55	such as electronic pollbooks, risk-limiting audit tools, and tabulation software, including such audit			
56	tools and software that can be purchased and operated separate from existing voting systems; (iii			
57	review the roles and responsibilities of state and local election officials in the testing and approval of			

voting equipment; (iv) review any existing testing and approval frameworks for emerging forms of

voting equipment; (v) develop recommendations for objective methods of evaluating the performance

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of emerging forms of voting equipment to determine if they are appropriately executing the elections tasks for which they are intended; and (vi) make other recommendations as necessary and review other issues as warranted. The Department shall submit to the Division of Legislative Automated Systems an executive summary and report of its review no later than the first day of the 2026 Regular Session of the General Assembly. The executive summary and report shall be submitted for publication as a report document as provided in the procedures of the Division of Legislative Automated Systems for the processing of legislative documents and reports and shall be posted on the General Assembly's website.