Exhibit 21
SAFE Site facilitates large file transfers

By Carlotta Maneice, AMRDEC Public Affairs  April 27, 2015

SHOW CAPTION +

REDSTONE ARSENAL, Ala. (Apr. 27, 2015) -- Emailing large files within a heavily regulated government environment can be a tedious experience. Most mail servers restrict attachment sizes to a maximum of 10MB. Although email attachment limit is a universal best practice for information technology to preserve the integrity of the email database, it hindered Aviation and Missile Research, Development, and Engineering Center developers from sending or receiving large data files to one another.

AMRDEC created the SAFE Access File Exchange as an alternative way to share files. The AMRDEC workforce exchanges large data sets with other government agencies, foreign government, colleges and universities; and many of their customers do not have a Common Access Card or a .mil email address.

"Developers create software or programs that must be executable by the computer and executable .bet or .exe files are deleted from the Army server," said Paul Couch, AMRDEC, Deputy Chief Information Officer. "Our engineers also have large data sets over 10MB that must be analyzed or manipulated. These data sets are not executable programs but they would get deleted due to their file size. SAFE sees files as bits and bytes and not as the file type it is."

Soon after its launch in 2001, other branches of services, DoD agencies and universities realized the advantages of using SAFE to send data files; however a .gov or a .mil had to be involved in the transaction as either a sender or a receiver. Very quickly this AMRDEC engineering tool became a common platform for customers outside the DOD community to utilize.

"SAFE has evolved from 1,700 daily users in 2010 to over 11,000 users a day in 2015," said Keith Crowe, Senior Research Scientist, University of Alabama Huntsville. "Because some of our customers did not have a CAC we built in various security features which
includes two factor authentications and the capability to use with other personal identity verification smart cards.”

SAFE is encrypted and documents remain available for download for a limited time period. Once the password has been used to retrieve the file, the password is void and the document is permanently deleted. SAFE is not a depository and files are not backed up or placed in a database server.

U.S. Army Material Command recently notified AMRDEC that due to SAFE's ubiquitous use for a variety of purposes and types of data, SAFE would be required to have an approved Privacy Impact Assessment or PIA. Additionally, until SAFE acquires an approved PIA, users have to be notified that SAFE is not authorized for the transfer of Privacy Data.

"While AMRDEC does not believe there is any technical or security deficiency that would adversely affect any unclassified data being transmitted to, from, or temporarily residing on SAFE, they do understand the requirement that SAFE needs an approved PIA and are in the process of obtaining one," said Nathan Buchheit, AMRDEC CIO.

Meanwhile, SAFE remains operational for its original purpose which is to transfer large data files. The only obvious change is a posted banner stating that SAFE is for "unclassified use only, not approved for privacy data or Personally Identifiable Information (PII)" to remind users to refrain from sending PII type data in the interim. SAFE is available to authorized users at https://safe.amrdec.army.mil/SAFE/.

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AMRDEC is part of the U.S. Army Research, Development and Engineering Command, which has the mission to develop technology and engineering solutions for America's Soldiers. AMRDEC employs nearly 11,000 civilian scientists, researchers, and engineers.

RDECOM is a major subordinate command of the U.S. Army Materiel Command. AMC is the Army's premier provider of materiel readiness -- technology, acquisition support, materiel development, logistics power projection, and sustainment -- to the total force, across the spectrum of joint military operations. If a Soldier shoots it, drives it, flies it, wears it, eats it or communicates with it, AMC provides it.

RELATED LINKS


U.S. Army Materiel Command [https://www.army.mil/amc]


Army Technology Live [http://armytechnology.armylive.dodlive.mil/]
SAFE Site facilitates large file transfers | Article | The United States Army
Exhibit 22
SECTION 1: IS A PIA REQUIRED?

a. Will this Department of Defense (DoD) information system or electronic collection of information (referred to as an "electronic collection" for the purpose of this form) collect, maintain, use, and/or disseminate PII about members of the public, Federal personnel, contractors or foreign nationals employed at U.S. military facilities internationally? Choose one option from the choices below. (Choose (3) for foreign nationals).

☐ (1) Yes, from members of the general public.
☒ (2) Yes, from Federal personnel* and/or Federal contractors.
☐ (3) Yes, from both members of the general public and Federal personnel and/or Federal contractors.
☐ (4) No

* "Federal personnel" are referred to in the DoD IT Portfolio Repository (DITPR) as "Federal employees."

b. If "No," ensure that DITPR or the authoritative database that updates DITPR is annotated for the reason(s) why a PIA is not required. If the DoD information system or electronic collection is not in DITPR, ensure that the reason(s) are recorded in appropriate documentation.

c. If "Yes," then a PIA is required. Proceed to Section 2.
SECTION 2: PIA SUMMARY INFORMATION

a. Why is this PIA being created or updated? Choose one:

☐ New DoD Information System  ☐ New Electronic Collection
☒ Existing DoD Information System  ☐ Existing Electronic Collection
☐ Significantly Modified DoD Information System

b. Is this DoD information system registered in the DITPR or the DoD Secret Internet Protocol Router Network (SIPRNET) IT Registry?

☒ Yes, DITPR  Enter DITPR System Identification Number DA305750
☐ Yes, SIPRNET  Enter SIPRNET Identification Number
☐ No

c. Does this DoD information system have an IT investment Unique Project Identifier (UPI), required by section 53 of Office of Management and Budget (OMB) Circular A-11?

☐ Yes  ☒ No

If “Yes,” enter UPI

If unsure, consult the Component IT Budget Point of Contact to obtain the UPI.

d. Does this DoD information system or electronic collection require a Privacy Act System of Records Notice (SORN)?

A Privacy Act SORN is required if the information system or electronic collection contains information about U.S. citizens or lawful permanent U.S. residents that is retrieved by name or other unique identifier. PIA and Privacy Act SORN information should be consistent.

☒ Yes  ☐ No

If “Yes,” enter Privacy Act SORN Identifier

DoD Component-assigned designator, not the Federal Register number. Consult the Component Privacy Office for additional information or access DoD Privacy Act SORNs at: http://www.defenselink.mil/privacy/notices/

or

Date of submission for approval to Defense Privacy Office
Consult the Component Privacy Office for this date.
e. Does this DoD information system or electronic collection have an OMB Control Number?
Contact the Component Information Management Control Officer or DoD Clearance Officer for this information.

This number indicates OMB approval to collect data from 10 or more members of the public in a 12-month period regardless of form or format.

☐ Yes
Enter OMB Control Number

☐ No
Enter Expiration Date

f. Authority to collect information. A Federal law, Executive Order of the President (EO), or DoD requirement must authorize the collection and maintenance of a system of records.

(1) If this system has a Privacy Act SORN, the authorities in this PIA and the existing Privacy Act SORN should be the same.

(2) Cite the authority for this DoD information system or electronic collection to collect, use, maintain and/or disseminate PII. (If multiple authorities are cited, provide all that apply.)

   (a) Whenever possible, cite the specific provisions of the statute and/or EO that authorizes the operation of the system and the collection of PII.

   (b) If a specific statute or EO does not exist, determine if an indirect statutory authority can be cited. An indirect authority may be cited if the authority requires the operation or administration of a program, the execution of which will require the collection and maintenance of a system of records.

   (c) DoD Components can use their general statutory grants of authority ("internal housekeeping") as the primary authority. The requirement, directive, or instruction implementing the statute within the DoD Component should be identified.
g. Summary of DoD information system or electronic collection. Answers to these questions should be consistent with security guidelines for release of information to the public.

(1) Describe the purpose of this DoD information system or electronic collection and briefly describe the types of personal information about individuals collected in the system.

The U.S. Army Aviation and Missile Research Development and Engineering Center (AMRDEC) Safe Access File Exchange system is designed for securely exchanging various types of electronic files. It was created to provide users the capability to send/receive large files. Safe Access File Exchange primary function is strictly used as a transfer mechanism for large data files. Safe Access File Exchange can be used by anyone sending files to individuals with a .mil or .gov e-mail addresses. Safe Access File Exchange is approved for the transfer of For Official Use Only files in any format. SAFE use the latest web browser transport encryption protocols.

(2) Briefly describe the privacy risks associated with the PII collected and how these risks are addressed to safeguard privacy.

The security risk associated with maintaining PII in an electronic environment has been identified and mitigated through administrative, technical, and physical safeguards as well as with policy and procedures for handling, using, maintaining PII and training for authorized users of PII data. Due to the stringent safeguards and access requirements, the system and data are secure and it is unlikely that the data would be compromised or provided to any unauthorized individuals or agencies.

h. With whom will the PII be shared through data exchange, both within your DoD Component and outside your Component (e.g., other DoD Components, Federal Agencies)? Indicate all that apply.

[ ] Within the DoD Component.

Specify. Safe Access File Exchange is approved for the transfer of For Official Use Only files in any format.

[ ] Other DoD Components.

Specify. Safe Access File Exchange is approved for the transfer of For Official Use Only files in any format.

[ ] Other Federal Agencies.

Specify. Safe Access File Exchange is approved for the transfer of For Official Use Only files in any format.

[ ] State and Local Agencies.

Specify. Safe Access File Exchange is approved for the transfer of For Official Use Only files in any format.

[ ] Contractor (Enter name and describe the language in the contract that safeguards PII.)

Specify. Safe Access File Exchange is approved for the transfer of For Official Use Only files in any format.
☐ Other (e.g., commercial providers, colleges)

Specify: 

i. Do individuals have the opportunity to object to the collection of their PII?

☐ Yes  ☐ No

(1) If "Yes," describe method by which individuals can object to the collection of PII.

By not sending any PII through the SAFE transfer system.

(2) If "No," state the reason why individuals cannot object.

j. Do individuals have the opportunity to consent to the specific uses of their PII?

☐ Yes  ☐ No

(1) If "Yes," describe the method by which individuals can give or withhold their consent.

By not sending any PII through the SAFE transfer system.

(2) If "No," state the reason why individuals cannot give or withhold their consent.
k. What information is provided to an individual when asked to provide PII data? Indicate all that apply.

- Privacy Act Statement
- Privacy Advisory
- Other
- None

Describe each applicable format:

Safe Access File Exchange is approved for the transfer of For Official Use Only files in any format.

**NOTE:**

Sections 1 and 2 above are to be posted to the Component's Web site. Posting of these Sections indicates that the PIA has been reviewed to ensure that appropriate safeguards are in place to protect privacy.

A Component may restrict the publication of Sections 1 and/or 2 if they contain information that would reveal sensitive information or raise security concerns.
Exhibit 23
DECLARATION OF CYNTHIA DWORK

I, Cynthia Dwork, declare as follows:

1. My name is Cynthia Dwork.

2. I am Gordon McKay Professor of Computer Science at Harvard University; Radcliffe Alumnae Professor at the Radcliffe Institute for Advanced Study; and an Affiliated Professor, Harvard Law School.

3. I was elected as a Fellow of the American Academy of Arts and Sciences (AAAS) in 2008, as a member of the National Academy of Engineering in 2008, as a member of the National Academy of Sciences in 2014, as a fellow of the Association for Computing Machinery in 2015, and a member of the American Philosophical Society in 2016.

4. I am known for my research placing privacy-preserving data analysis on a mathematically rigorous foundation, including the co-invention of differential privacy, a strong privacy guarantee frequently permitting highly accurate data analysis.

5. I have reviewed the July 5, 2017 Declaration of the Vice Chair of the President’s Advisory Commission on Election Integrity.

6. That Declaration states that “With respect to voter roll data, the Commission intends to de-identify any such data prior to public release of documents.”
7. Regarding “de-identification,” there is no identification or description of the process or technique, no explanation of what the Commission hopes to protect and how they can ensure they have done so, and no description of the reason for publishing anything.

8. It is also significant that the Commission appears to say that there is no privacy interest in the data it intends to collect because it is “publicly available” and the Commission’s various proposals to protect the privacy of the data. This is an inherent contradiction.

9. Based on this information it is not possible to say whether the Commission views the data it intends to gather as personal data entitled to privacy protection, or whether the method contemplated by the Commission will in fact protect privacy.

I declare under penalty of perjury that, to the best of my knowledge, the forgoing is true and correct.

Executed July 6, 2017

Cynthia Dwork
Exhibit 24
July 3, 2017

National Association of State Secretaries
444 North Capitol Street NW, Suite 401
Washington, DC 20001

Dear State Secretaries:

We write to you regarding the recent letter from the Presidential Advisory Commission on Election Integrity ("PACEI") to state election officials, requesting detailed personal information from your state voter registration records.¹ We are technical experts, legal scholars, and representatives of organizations expert in election integrity, voting verification, and voter privacy. We strongly oppose the PACEI request for voter record information and urge you not to comply.

The PACEI is seeking:

“the full first and last names of all registrants, middle names or initials if available, addresses, dates of birth, political party (if recorded in your state), last four digits of social security number if available, voter history (elections voted in) from 2006 onward, active/inactive status, cancelled status, information regarding any felony convictions, information regarding voter registration in another state, information regarding military status, and overseas citizen information.”

This is sensitive, personal information that individuals are often required to provide to be eligible to vote. There is no indication how the information will be used, who will have access to it, or what safeguards will be established.² Moreover, it appears that the Presidential Commission has failed to undertake and publish a Privacy Impact Assessment, required by federal law, prior to the collection of personal data.³

Although the standards vary across the country, there is no question that voter privacy -- and the secret ballot in particular -- are integral to the American system of democracy. It is absolutely unprecedented for the federal government to demand the production of voter records from the states.

As custodians of voter data, you have a specific responsibility to safeguard voter record information. We urge you to protect the rights of the voters in your states and to oppose the request from the PACEI.

¹ See, e.g., Letter from Kris W. Kobach, Vice Chair, PACEI, to Hon. Elaine Marshall, Secretary of State, North Carolina (June 28, 2017).
For further information regarding this statement, please contact EPIC President Marc Rotenberg (rotenberg@epic.org) or EPIC Policy Director Caitriona Fitzgerald (fitzgerald@epic.org).

ORGANIZATIONS

Electronic Privacy Information Center (EPIC)
American Library Association
Center for Democracy & Technology
Center for Media and Democracy
Center for Media Justice
Constitutional Alliance
Consumer Federation of America
Consumer Action
Consumer Watchdog
Cyber Privacy Project
Defending Rights & Dissent
Federation of American Scientists
Government Accountability Project
Lawyers for Good Government
Liberty Coalition
National Center for Transgender Equality
National Network to End Domestic Violence
New America’s Open Technology Institute
Patient Privacy Rights
Privacy Rights Clearinghouse
Privacy Times
RootsAction.org
World Privacy Forum

INDIVIDUAL EXPERTS

Alessandro Acquisti, Professor, Carnegie Mellon University
Ann Bartow, Professor of Law, University of New Hampshire School of Law
Francesca Bignami, Professor of Law, The George Washington University Law School
Christine L. Borgman, Distinguished Professor & Presidential Chair in Information Studies, UCLA
Kimberly Bryant, Founder/Executive Director, Black Girls CODE
David Chaum, Voting Systems Institute
Danielle Keats Citron, Morton & Sophia Macht Professor of Law, University of Maryland Carey School of Law
Julie E. Cohen, Mark Claster Mamolen Professor of Law and Technology, Georgetown Law
Jennifer Daskal, Associate Professor, American University Washington College of Law
Cynthia Dwork, Distinguished Scientist, Microsoft Research
Voter Privacy Experts and Organizations Letter to State Secretaries
Opposition to Demand for State Records
July 3, 2017

David J. Farber, Distinguished Career Professor of Computer Science and Public Policy, Carnegie Mellon University
Michael Fischer, Professor of Computer Science, Yale University
Martin Hellman, Member, US National Academy Engineering, Professor Emeritus of Electrical Engineering, Stanford University
Candice Hoke, Co-Director, Center for Cybersecurity & Privacy Protection, Professor of Law, C|JM Law, Cleveland State University
Deborah Hurley, Harvard University and Brown University
Dr. David Jefferson, Visiting Scientist, Lawrence Livermore National Laboratory
Jeff Jonas, Founder and Chief Scientist, Senzing
Douglas W. Jones, Department of Computer Science, University of Iowa, coauthor of Broken Ballots: Will Your Vote Count, CSLI, 2012
Lou Katz, Ph.D., founder, Usenix Association
Pamela S. Karlan, Kenneth and Hale Montgomery Professor of Public Interest Law, Co-Director, Supreme Court Litigation Clinic, Stanford Law School
Joe Kiniry, CEO and Chief Scientist, Free & Fair
Chris Larsen, Executive Chairman, Ripple, Inc.
Harry Lewis, Gordon McKay Professor of Computer Science, Harvard University
Anna Lysianskaya, Professor of Computer Science, Brown University
Gary T. Marx, Professor Emeritus of Sociology, MIT
Mary Minow, Senior Fellow, Advanced Leadership Initiative, Harvard University
Dr. Pablo Molina, Adjunct Professor, Georgetown University
Jennifer L. Mnookin, Dean and David G. Price & Dallas P. Price Professor of Law, UCLA School of Law
Eben Moglen, Professor of Law, Columbia Law School
Erin Murphy, Professor of Law. NYU School of Law
Peter G. Neumann, Computer Science Laboratory, SRI International
Helen Nissenbaum, Professor, NYU + Cornell Tech
Frank Pasquale, Professor of Law, University of Maryland Carey School of Law
Ron Rivest, MIT Institute Professor
Pam Samuelson, Richard M. Sherman Distinguished Professor of Law, Berkeley Law School
Bruce Schneier, Fellow and Lecturer, Harvard Kennedy School
Barbara Simons, Ph.D., IBM Research (retired)
Robert Ellis Smith, publisher, Privacy Journal
Eugene H. Spafford, Professor, Purdue University
Philip B. Stark, Associate Dean, Mathematical and Physical Sciences, Professor, Department of Statistics, University of California
Nadine Strossen, John Marshall Harlan II Professor of Law, New York Law School; Former President, American Civil Liberties Union
Frank Turkheimer, Professor of Law Emeritus, University of Wisconsin Law School
Sherry Turkle, Abby Rockefeller Mauzé Professor of the Social Studies of Science and Technology, Massachusetts Institute of Technology
Poorvi L. Vora, Professor of Computer Science, The George Washington University
Jim Waldo, Gordon McKay Professor of the Practice, Chief Technology Officer, Harvard University
Anne L. Washington, Assistant Professor, Schar School of Policy and Government, George Mason University
Chris Wolf, Board Chair, Future of Privacy Forum
Shoshana Zuboff, Charles Edward Wilson Professor of Business Administration, Retired

(affiliations are for identification only)
Exhibit 25
Memorandum on Establishing the Director of White House Information Technology and the Executive Committee for Presidential Information Technology
March 19, 2015

By the authority vested in me as President by the Constitution and the laws of the United States of America, and in order to improve the information resources and information systems provided to the President, Vice President, and Executive Office of the President (EOP), I hereby direct the following:

Section 1. Policy. The purposes of this memorandum are to ensure that the information resources and information systems provided to the President, Vice President, and EOP are efficient, secure, and resilient; establish a model for Government information technology management efforts; reduce operating costs through the elimination of duplication and overlapping services; and accomplish the goal of converging disparate information resources and information systems for the EOP.

This memorandum is intended to maintain the President's exclusive control of the information resources and information systems provided to the President, Vice President, and EOP. High-quality, efficient, interoperable, and safe information systems and information resources are required in order for the President to discharge the duties of his office with the support of those who advise and assist him, and with the additional assistance of all EOP components. The responsibilities that this memorandum vests in the Director of White House Information Technology, as described below, have been performed historically within the EOP, and it is the intent of this memorandum to continue this practice.

The Director of White House Information Technology, on behalf of the President, shall have the primary authority to establish and coordinate the necessary policies and procedures for operating and maintaining the information resources and information systems provided to the President, Vice President, and EOP. Nothing in this memorandum may be construed to delegate the ownership, or any rights associated with ownership, of any information resources or information systems, nor of any record, to any entity outside of the EOP.

Sec. 2. Director of White House Information Technology. (a) There is hereby established the Director of White House Information Technology (Director). The Director shall be the senior officer responsible for the information resources and information systems provided to the President, Vice President, and EOP by the Presidential Information Technology Community (Community). The Director shall:

(i) be designated by the President;

(ii) have the rank and status of a commissioned officer in the White House Office; and
(iii) have sufficient seniority, education, training, and expertise to provide the necessary advice, coordination, and guidance to the Community.

(b) The Deputy Chief of Staff for Operations shall provide the Director with necessary direction and supervision.

(c) The Director shall ensure the effective use of information resources and information systems provided to the President, Vice President, and EOP in order to improve mission performance, and shall have the appropriate authority to promulgate all necessary procedures and rules governing these resources and systems. The Director shall provide policy coordination and guidance for, and periodically review, all activities relating to the information resources and information systems provided to the President, Vice President, and EOP by the Community, including expenditures for, and procurement of, information resources and information systems by the Community. Such activities shall be subject to the Director's coordination, guidance, and review in order to ensure consistency with the Director's strategy and to strengthen the quality of the Community's decisions through integrated analysis, planning, budgeting, and evaluation processes.

(d) The Director may advise and confer with appropriate executive departments and agencies, individuals, and other entities as necessary to perform the Director's duties under this memorandum.

Sec. 3. Executive Committee for Presidential Information Technology. There is hereby established an Executive Committee for Presidential Information Technology (Committee). The Committee consists of the following officials or their designees: the Assistant to the President for Management and Administration; the Executive Secretary of the National Security Council; the Director of the Office of Administration; the Director of the United States Secret Service; and the Director of the White House Military Office.

Sec. 4. Administration. (a) The President or the Deputy Chief of Staff for Operations may assign the Director and the Committee any additional functions necessary to advance the mission set forth in this memorandum.

(b) The Committee shall advise and make policy recommendations to the Deputy Chief of Staff for Operations and the Director with respect to operational and procurement decisions necessary to achieve secure, seamless, reliable, and integrated information resources and information systems for the President, Vice President, and EOP. The Director shall update the Committee on both strategy and execution, as requested, including collaboration efforts with the Federal Chief Information Officer, with other government agencies, and by participating in the Chief Information Officers Council.

(c) The Secretary of Defense shall designate or appoint a White House Technology Liaison for the White House Communications Agency and the Secretary of Homeland Security shall designate or appoint a White House Technology Liaison for the United States Secret Service. Any entity that becomes a part of the Community after the issuance of this memorandum shall designate or appoint a White House Technology Liaison for that entity. The designation or appointment of a White House Technology Liaison is subject to the review of, and shall be made in consultation with, the President or his designee. The Chief Information Officer of the Office of Administration and the Chief Information Officer of the National Security Council, and their successors in function, are designated as White House Technology Liaisons for their respective components. In coordination with the Director, the White House Technology Liaisons shall ensure that the day-to-day operation of and long-term
strategy for information resources and information systems provided to the President, Vice President, and EOP are interoperable and effectively function as a single, modern, and high-quality enterprise that reduces duplication, inefficiency, and waste.

(d) The President or his designee shall retain the authority to specify the application of operating policies and procedures, including security measures, which are used in the construction, operation, and maintenance of any information resources or information system provided to the President, Vice President, and EOP.

(e) Presidential Information Technology Community entities shall:

(i) assist and provide information to the Deputy Chief of Staff for Operations and the Director, consistent with applicable law, as may be necessary to implement this memorandum; and

(ii) as soon as practicable after the issuance of this memorandum, enter into any memoranda of understanding as necessary to give effect to the provisions of this memorandum.

(f) As soon as practicable after the issuance of this memorandum, EOP components shall take all necessary steps, either individually or collectively, to ensure the proper creation, storage, and transmission of EOP information on any information systems and information resources provided to the President, Vice President, and EOP.

Sec. 5. Definitions. As used in this memorandum:

(a) "Information resources," "information systems," and "information technology" have the meanings assigned by section 3502 of title 44, United States Code.

(b) "Presidential Information Technology Community" means the entities that provide information resources and information systems to the President, Vice President, and EOP, including:

(i) the National Security Council;

(ii) the Office of Administration;

(iii) the United States Secret Service;

(iv) the White House Military Office; and

(v) the White House Communications Agency.

(c) "Executive Office of the President" means:

(i) each component of the EOP as is or may hereafter be established;

(ii) any successor in function to an EOP component that has been abolished and of which the function is retained in the EOP; and

(iii) the President's Commission on White House Fellowships, the President's Intelligence Advisory Board, the Residence of the Vice President, and such other entities as the President from time to time may determine.

Sec. 6. General Provisions. (a) Nothing in this memorandum shall be construed to impair or otherwise affect:

(i) the authority granted by law to an executive department, agency, entity, office, or the head thereof; or
(ii) the functions of the Director of the Office of Management and Budget relating to budgetary, administrative, or legislative proposals.

(b) This memorandum shall be implemented consistent with applicable law and appropriate protections for privacy and civil liberties, and subject to the availability of appropriations.

(c) This memorandum is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

BARACK OBAMA

Categories: Communications to Federal Agencies : White House Information Technology, Director, memorandum establishing; Executive Committee for Presidential Information Technology, memorandum establishing

Subjects: White House Office : Assistants to the President :: White House Information Technology, Director; White House Office : Information Technology, Executive Committee for Presidential

DCPD Number: DCPD201500185.
Exhibit 26
Statewide Databases of Registered Voters:
Study Of Accuracy, Privacy, Usability, Security, and Reliability Issues commissioned by the U.S. Public Policy Committee of the Association for Computing Machinery

February 2006
Preface

The Association for Computing Machinery (ACM) is an educational and scientific society uniting the world’s computing educators, researchers and professionals to inspire dialogue, share resources and address the field’s challenges. ACM strengthens the profession's collective voice through strong leadership, promotion of the highest standards, and recognition of technical excellence. As such, ACM cares deeply about the dependability and reliability of computing technology. Voter registration systems encompass not only the databases that house voter information, but also an entire information technology infrastructure that must be carefully managed by election officials. The U.S. Public Policy Committee of the ACM (USACM) commissioned this study to provide objective technical information and expert recommendations to state and local election officials, policy makers, and the public about these systems.

The USACM serves as the focal point for ACM’s interaction with U.S. government organizations, the computing community, and the U.S. public in all matters of U.S. public policy related to information technology.

Supported by ACM’s Washington, D.C., Office of Public Policy, USACM responds to requests for information and technical expertise from U.S. government agencies and departments, seeks to influence relevant U.S. government policies on behalf of the computing community and the public, and provides information to ACM on relevant U.S. government activities. USACM also identifies potentially significant technical and public policy issues and brings them to the attention of ACM and the public.

More information about ACM may be found on the World Wide Web at http://www.acm.org, and information on USACM may be found at http://www.acm.org/usacm.
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"An adequate and effective registration will go far toward assuring honesty and fairness in the conduct of elections. Upon the honest and faithful maintenance of the registration books depends the purity of the ballot box. And upon the purity of the ballot box depends the success or failure of our democratic form of government."

-- Registration of Voters in Louisiana, Alden L. Powell and Emmett Asseff, Bureau of Government Research, Louisiana State University, 1951

Executive Summary

The voter registration process may seem simple to most voters. They give their names, addresses, birth date, and in some cases party affiliations to election officials with the expectation that they will be able to vote on Election Day. In reality, election officials must oversee a complex system managing this process. They must ensure that the voters’ information is accurately recorded and maintained, that the system is transparent while voter information is kept private and secure from unauthorized access, and that poll workers can access this information on Election Day to determine whether or not any given voter is eligible. A well-managed voter registration system is vital for ensuring public confidence in elections.

State and local governments have managed voter registration using different approaches among different jurisdictions. In 2002, Congress sought to make these disparate efforts more uniform by passing the Help America Vote Act, which required that each state have a computerized statewide voter registration database. In implementing this mandate, state and local governments still have differing approaches, but it is clear that information technology underpins each of their efforts. While technology will help election officials manage this complex system, it also creates new risks that must be addressed.

This study focuses on five areas that election officials should address when creating statewide voter registration databases (VRDs): accuracy, privacy, usability, security, and reliability. Each chapter contains detailed discussions and recommendations. The following are some of the overarching goals for VRDs and selected recommendations for achieving them.

1. The policies and practices of entire voting registration systems, including those that govern VRDs, should be transparent both internally and externally.

VRDs control access to voting; therefore, they have a direct impact on the fairness of elections, as well as the public’s perception of fairness. It must be possible to convince voters, political parties, politicians, academics, the press, and others that VRDs are correct and are operating appropriately. Internal procedures and interfaces also must be clear to election workers in order to minimize errors. Transparency can be provided by allowing voters to verify their voter registration status and data; publicly disclosing outside data sources that officials use for verification; indefinitely keeping a secure write-
once VRD archive in electronic form to allow audits of previous elections; and using independent experts to audit and review VRD security policies. Other goals such as accountability, audits, and notification also support transparency and are discussed below.

2. Accountability should be apparent throughout each VRD.

It should be clear who is proposing, making, or approving changes to the data, the system, or its policies. Security policies are an important tool for ensuring accountability. For example, access control policies can be structured to restrict actions of certain groups or individual users of the system. Further, users’ actions can be logged using audit trails (discussed below). Accountability also should extend to external uses of VRD data. For example, state and local officials should require recipients of data from VRDs to sign use agreements consistent with the government’s official policies and procedures.

3. Audit trails should be employed throughout the VRD.

VRDs that can be independently verified, checked, and proven to be fair will increase voter confidence and help avoid litigation. Audit trails are important for independent verification, which, in turn, makes the system more transparent and provides a mechanism for accountability. They should include records of data changes, configuration changes, security policy changes, and database design changes. The trails may be independent records for each part of the VRD, but they should include both who made the change and who approved the change.

4. Privacy values should be a fundamental part of the VRD, not an afterthought.

Privacy policies for voter registration activities should be based on Fair Information Practices (FIPs), which are a set of principles for addressing concerns about information privacy. FIPs typically address collection limitation, data quality, purpose specification, use limitation, security safeguards, openness, individual participation, and accountability. There are many ways to implement good privacy policies. For example, we recommend that government both limit collection to only the data required for proper registration and explain why each piece of personal information is necessary. Further, privacy policies should be published and widely distributed, and the public should be given an opportunity to comment on any changes.

5. Registration systems should have strong notification policies.

Voters should be informed about their status, election information, privacy policies of the government, and security issues. As with audit trails, notification procedures can improve transparency; however, they are not always widely embraced. A recent survey found that approximately two-thirds of surveyed states do not notify voters who have been purged from election rolls. Voters should be notified by mail about their polling places, any changes that may affect their ability to vote, or any security breaches that expose private data.
6. **Election officials should rigorously test the usability, security and reliability of VRDs while they are being designed and while they are in use.**

Testing is a critical tool that can reveal that “real-world” poll workers find interfaces confusing and unusable, expose security flaws in the system, or that the system is likely to fail under the stress of Election Day. All of these issues, if caught before they are problems through testing will reduce voter fraud and the disenfranchisement of legitimate voters. We recommend many different ways to test various aspects of VRDs throughout the report. Examples include, evaluation of VRD interfaces by laypersons and experts for consistency, feedback, and error handling; testing interfaces with real-world users and conditions, including extreme or sub-optimal conditions such as high processor load or network congestion; and allowing thorough, independent evaluations of the security and reliability of the VRD.

7. **Election officials should develop strategies for coping with potential Election Day failures of electronic registration databases.**

VRDs are complex systems. It is likely that one or more aspects of the technology will fail at some point. Different strategies can be employed to adjust for various failures. For example, Election Day verifications can be done via any of the following: paper systems, personal computers or hand-held devices with DVD-ROMs or other methods of holding static copies of the voter list, or via personal computers or hand-held devices connected by electronic communication links to central VRDs. Regardless of the method used, a fallback process should be devised to deal with a VRD failure. When appropriate, these processes should operate in tandem with provisional balloting and other measures designed to protect the voters’ right to vote.

8. **Election officials should develop special procedures and protections to handle large-scale merges with and purges of the VRD.**

One of HAVA’s main requirements is that VRDs be coordinated with other state databases (such as motor vehicle records). Ensuring that voter records reflect up-to-date information from other databases can improve the accuracy of VRD, but coordination can introduce errors from the same databases, thereby undermining accuracy. Because large-scale merges and purges can render voters ineligible, the action should only be performed by a senior election official with procedures that force some sort of manual review of the changes. Further, if large-scale purges occur, they should be done well in advance of any election, and anyone purged from the database should receive notification so that any errors can be corrected.

**Conclusion.** State and local election officials face an ongoing and challenging task in creating and implementing statewide voter registration databases. We hope that the discussion and recommendations in this report will help inform officials and the public on how to meet these challenges.

In issuing this report, we recognize that many states have been working diligently
toward meeting the federal requirement to have an operational statewide VRD. Both because many states will not meet this deadline, and because there will be ongoing maintenance and changes to any such system, state and local governments will also face the issues identified in this report well beyond the federal deadline. For this reason, we offer our continued guidance to officials who may wish to discuss any of the topics raised in this report.
Chapter Overviews and Recommendations

Accuracy

Databases are only as good as the data they contain. Quality assurance is a challenge for any database because data entry and necessary merges and purges of data within the system can create errors. Maintaining accurate VRDs is even more difficult considering the mobility of the U.S. population and the wide variety of information sources voting officials must use to verify registration records. Further, voting officials must balance between competing concerns of ensuring that each legally registered voter can cast his or her vote and preventing ineligible voters from casting votes. Accuracy concerns often lie at the center of these debates. An additional complication is that voter eligibility rules are determined state-by-state, and VRD design and implementation are likely to differ state-by-state.

Accuracy Recommendations

Voter Verification

- Voters should easily be able to determine if they are registered.
- Voters should be able to verify that they are registered through the use of a computer or handheld device located at any of the polling places in that state. Responses should not include personally identifiable information about the potential voter.
- Voters should be able to view the relevant contents of their voter registration records to check for accuracy and should be provided with easy-to-use mechanisms and contacts for correcting errors.
- Electronic Election Day updates to registration records are risky and should be implemented only after careful testing, if at all. Paper forms are a well-understood alternative.

Notice

- Whenever a voter or potential voter is determined to be ineligible to vote, the reason and source of information for the determination of ineligibility should be noted in the VRD for the potential voter to review and contest, if appropriate.
- Voters should be notified when their records change in any way that affects their eligibility to vote.
- Public notice of polling places should be provided well in advance of an election (e.g., signs in neighborhoods, prominent notices on local web sites).
- Each registered voter in the VRD should be mailed a postcard with his or her assigned polling place and registration status in advance of the election.

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1 A recent report of the Commission on Federal Election Reform found that “during the last decade, on average, 41.5 million Americans moved each year.”
Polling Place Lists

- Polling place lists (whether paper or electronic) of all registered voters associated with a particular polling place should be generated automatically by the VRD well before Election Day.
- Automatically generated lists should be carefully checked by at least two local officials and far enough in advance of elections to allow time for corrections.

Archiving

- Ineligibility records should be retained in the VRD for at least twenty-two months and possibly longer.
- If for any reason it is determined that an individual is ineligible to vote, that individual's record should be marked accordingly, not deleted.
- When information is sufficiently old (we recommend at least 22 months), it should be moved from the VRD into an offline archival database that is never purged and is protected against unauthorized disclosure or access.

Other Databases

- When other databases, such as driver registration databases, are used to check for eligibility, those databases should be used for screening and not to automatically enroll or de-enroll voters.
- An automated check can be used to flag some voters for further scrutiny, but the final determination of eligibility should be performed only by an appropriate election official.

Merges, Purges, and Batch Updates

- Large-scale automated database merges are error-prone and should be avoided if possible.
- If purges are performed, they should be done well in advance of any election. People whose names are purged from the VRD should receive notification in sufficient time for them to be able to correct any errors.
- A greater level of authority should be required to perform a batch update than is required to make smaller changes.

Accountability

- There must be well-defined accountability for all changes to the VRD including to source code, database schemas, database contents, and system configuration.
- Changes should require approval or sign-off by an authorized individual.
- It should be possible to identify a clear chain of responsibility for each change, and the VRD should be designed to facilitate tracking of this information.
Audits

- A complete audit trail should log all modifications to the VRD.

Privacy

The public is increasingly aware that personal information in electronic form can pose new risks, such as identity theft, to personal privacy. As state and local governments digitize, centralize, and share this data, the stakes are raised still higher. While VRDs may pose threats to privacy, technology also opens up new opportunities to protect privacy. As governments design and implement these systems, privacy values must be considered a fundamental part of the design process, not simply applied as an afterthought.

Privacy policies for voter registration activities should be based on Fair Information Practices (FIPs), which are a set of principles for addressing concerns about information privacy. FIPs typically address collection limitation, data quality, purpose specification, use limitation, security safeguards, openness, individual participation, and accountability.

Privacy Recommendations

Openness (Transparency)

- Publish on the main election board website a complete notice of policies and practices describing the collection, maintenance, use, and disclosure of voter registration data. The notice should include contact information for the office or the officials responsible for voter registration data.
- Publish a readable summary notice in other places, such as voter registration forms, at polling places, on sample ballots, and elsewhere as appropriate.
- Provide a copy of the complete notice to any person who requests it.
- Publish any changes to the notice before the changes become effective, and accept and consider public comments.
- Place a date and version number on notices as they are published. Maintain, and make publicly available, copies of all previous notices, including the periods of time during which they were effective.

Data Collection Limitation

- All data should be collected by lawful and fair means.
- Data should be collected, where appropriate, with the knowledge or consent of the subject.
- Registrants and the public should be informed through the published notice of policies and practices of the sources of all data obtained for voter registration purposes.
- The types of data elements to be collected should be subject to public scrutiny.
- Data collection should be limited to sources and procedures authorized by law and properly described in the published notice.
- Only the minimum information necessary for, and relevant to, voter registration
purposes should be collected and maintained. The reason for collecting each type of personal information should be explained, and the specific data elements collected should be subject to public scrutiny.

Use and Disclosure Limits

- Limit use and disclosure of voter registration data to activities directly related to the election process or to other activities expressly authorized by law.
- Describe all uses and disclosures in the published notice of information practices. Identify publicly all recipients of voter registration data.
- Provide public notice of and, if possible, a chance for public comment on all disclosures of identifiable voter registration data for any activity not directly required for voter registration purposes.
- Restrict access to specific records, specific data elements, and specific classes of voters (e.g., by location) to those election officials who have a need to use those records, data elements, and classes in the performance of their duties.
- For some or all uses by election officials or disclosures to external parties, maintain a record of the date, nature, and recipient of all personal information and make the record accessible to the data subject upon request.
- Restrict disclosures to specific data elements permitted by law and necessary to accomplish the purpose of the disclosure. Withhold data elements that are not essential to accomplish the purpose of the disclosure or that would place data subjects in excessive jeopardy to identity theft or other improper activities.
- Prevent recipients of data from using or redisclosing the data in ways not specifically authorized by law. Asking recipients to sign data use agreements is one way to accomplish this purpose.
- Allow some non-essential uses and disclosures only with the affirmative consent (opt-in) or negative consent (opt-out) of the data subject.
- For some data subjects at risk (e.g., victims of spousal abuse, jurors, some public officials), it may be appropriate to further limit disclosures.
- Even the best use and disclosure policies may be violated by people and software within the election process. Therefore, limit access by each person and each system component.
- Provide access for every voter to a personalized list of those third parties who have been given or purchased access to his or her voter registration data.

Usability

VRDs will be used in many ways by a wide variety of people. Ensuring that well-trained election officials, minimally trained volunteer poll workers, and voters with little to no technical skills can all use different and appropriate aspects of VRDs is a key challenge for designers of these systems. Poorly designed user interfaces might confuse users or, worse yet, disenfranchise voters. This can create the reality or the perception of an unreliable system, thereby undermining the entire process.
Usability Recommendations

General Usability

• Consider the various types of users, tasks, and environments in which the voter registration database will be used. Design user interfaces that address all of these factors, providing different interfaces for different combinations as necessary.
• Use accepted user interface design techniques to build data entry forms and data retrieval components that are clear, usable, and interpretable.

Design and Features

• Involve a wide range of test users of different backgrounds, skills, literacy levels, ages, and roles (county official, election volunteer, voters, etc.) in all stages of user interface design, including gathering of usability requirements, design of user interfaces, and testing and evaluation.
• Treat user interface design as an iterative process: use evaluations of user interface designs to guide revisions that themselves can be evaluated in turn.
• Provide informative feedback (i.e., provide users with detail sufficient for understanding the impact of their actions, results of queries, and characteristics of the current operating environment).
• Eliminate unnecessary functionality and data output in favor of simple, minimal user interfaces.
• Provide online tutorials and help systems for all voter registration database user interfaces. For critical applications such as voter verification on Election Day, appropriate experts should be available to help address any concerns.
• Ensure that public-facing interfaces (e.g., World Wide Web based services) are vendor-neutral and are designed to meet widely accepted technical standards.

Evaluation and Testing

• Use a variety of user interface evaluation techniques, including heuristic evaluation by usability experts, “think-aloud” sessions, and user studies.
• Test interfaces thoroughly with representative users performing tasks under situations that approximate those likely to be found in real use.
• Test user interfaces under extreme or suboptimal conditions, including high processor load, network congestion, and noisy or extreme environments.
• Test web-based user interfaces for use by the public on as wide a range of browsers as possible, including multiple older (and pre-release) versions of popular browsers and screen-reader systems for people with visual impairments.
• Evaluate user interfaces, particularly web-based interfaces, to determine their impact on other system goals such as reliability, security, accuracy, and privacy.

Security

Security underpins each of the issues discussed in this report. Maintaining accurate and
private information is impossible if a VRD is vulnerable to malicious attack. Further, the validity of data within the VRD may be called into question if the system is easily compromised or lax security policies are established. Ultimately, an unsecured VRD could undermine elections. Good security policies address many different factors. Election officials should establish detailed access controls for each user accessing the VRD, procedures to harden VRDs from attack, and mechanisms to deal with and recover from security failures.

Security Recommendations

Designing & Implementing Access Control Policies

- Federal, state, and local election officials should work together to establish a common framework for access control policies, such as common roles and responsibilities of users and their levels of access, as well as who would be responsible for ultimately implementing and enforcing access control policies.
- Access control policies should not grant the same privileges to all users; rather the policies should group people by established roles and geographic areas. For example, the security policy might give the same level of privileges to all data entry officials for a particular county, but privileges should be different for VRD administrators.
- Access control policies should minimize the number of people who receive privileges both to access each piece of information and to grant access to others.
- Access control policies should ensure that each person is granted only the minimal set of privileges needed to do his or her job.
- Access control policy should cover all records stored in the VRD including records on both voters and non-voters.
- VRDs should use access control mechanisms provided in the database management systems provided; trying to implement access control entirely at the application level leaves greater opportunity for security mechanisms to be bypassed or compromised.
- VRDs should create public logs of all changes to the list of authorized users and their access rights, and any changes to either of these should require authorization from two different persons.
- Authorized users of the system should receive security training, including how to protect passwords and how to resist social engineering attacks (attempts to deceive someone into performing certain actions), and the importance of never sharing passwords.
- Older versions of access control policies should be retained, along with their dates of applicability, and possibly made available to the public to increase the transparency of the system.

Administrative Privileges and Emergencies

- The number of people with administrative privileges for the VRD should be limited; very few users should have the ability to grant access to others.
- People with administrative access should not be allowed to grant themselves new access privileges unilaterally; rather, such a change should require the consent of another administrator.
• Officials should create rules that allow trusted election officials to increase temporarily the privileges available to others during emergencies in a controlled and fully audited manner.
• Emergency overrides should require two-person authorization and generation of detailed audit logs.

Security Metrics

• Those responsible for managing VRDs should measure how effectively they have limited VRD users' privileges by determining how many people have access to how much data and by tracking effectiveness over time using these metrics.
• The EAC or some other appropriate organization should help develop and identify appropriate metrics.

Protecting Against Attack

• All communication channels used by the system should be secured. Anything transmitted over open communication networks, such as any wireless connection, the Internet, or the phone system, should be protected using end-to-end cryptography.
• Firewalls should be used to severely limit connectivity between internal and external networks.
• Mechanisms should be deployed to detect any penetration of system defenses or any insider misuse.

Dealing with Security Failure

• It must be possible to recover from security failures (e.g., retaining historical copies as well as the latest, regular backups with offsite storage, etc.)
• Officials should obtain independent security reviews of the VRD before system deployment and periodically thereafter.
• Individuals should be notified if an inappropriate person may have obtained their data.

Reliability

Because VRDs control access to voting, they must meet a very high standard for reliability. If the system fails, it may disenfranchise voters and undermine public confidence in elections. VRDs should be designed to be reliable both during the non-peak times before and after an election, and for high-activity times such as Election Day. While reliability issues are often considered in terms of “always on” electronic systems, registration systems may be economically designed to employ both online VRD and offline solutions, such as distributing DVD-ROMs of registration data to polling places for use on Election Day. State and local governments should assess the entire scope of reliability issues and design systems that have built in redundancy, replication, and distribution, but also incorporate mechanisms that allow the voting process to proceed should the VRD fail. States may choose to implement the VRD by centralizing the
database at the state level or decentralizing it and spreading responsibility among the different local jurisdictions; officials must recognize that reliability issues differ depending on the chosen implementation.

**Reliability Recommendations**

*Redundancy*

- Use redundancy to alleviate failures affecting time-critical operations.
- Ensure that redundancy actually increases reliability by conducting system failure tests.

*Replicated Data*

- There should be multiple copies of the database.
- Copies should be physically separated to protect against physical damage.
- Copies should be logically separated (i.e., in different forms/types of systems) to protect against software failure and attacks.
- The data on physically separate copies (such as DVD-ROMs) should be encrypted. Encryption and decryption mechanisms should be tested.
- Different channels, including alternate network providers and routes, physical media, and printed copies to access different replicas should be provided.

*Distribution*

- Evaluate the ability of individual databases to function when other parts of the system fail.
- Evaluate distributed database solutions with respect to their ability to meet the HAVA-mandated goal of a single, uniform, official, centralized, interactive computerized statewide voter registration list.

*Centralization*

- Evaluate the ability of the system as a whole to respond to the unavailability of one or more copies of the centralized database.

*Archives*

- All changes to the database that affect the ability of an individual to vote must be logged and archived.
- Archival media, including audit logs and backups, must be write-once or otherwise protected to ensure that accurate records of changes to the VRD have been maintained.

*Election-Day Fallback Processes*

- Develop fallback processes for registration verification so that elections can proceed
even in the face of system failures.

• Ensure that fallback processes will withstand any failure that would not otherwise prevent voting. If a power failure at a polling place does not prevent use of voting machines, then it should not prevent voter registration checks to be performed.

Provisions for Delayed Entry of Registration Information

• Develop processes supporting delayed entry of registrations.
• Analyze the impact of near-deadline registration and early/absentee ballots on the system.

Testing

• A defined and empowered quality assurance group should be in place from the beginning of the project. The group should develop functionality, usability, and reliability tests.
• Periods of peak stress (e.g., immediately before registration deadlines, during elections, and registration verification) should be identified for reliability testing, as should the activity mix during periods of peak stress. Consider questions such as how many simultaneous users or operations are expected, and identify all potential component failures. Testing should check whether system performance will be adequate even when some system components have failed.
• Tests for security against likely attacks (e.g., denial-of-service attacks) should be conducted.
1. Introduction

The Help America Vote Act of 2002\(^2\) (HAVA) mandates that each state create a single, uniform, official, centralized, and interactive computerized statewide voter registration list by 2006. The requirement that the list be both interactive and computerized implies that the only compliant implementation will be as a database. While the goal of mandating the use of databases is to improve and streamline aspects of voter registration, inappropriately designed or implemented databases will have serious negative impacts on the accuracy of elections and on public perception.

In this report, we describe the characteristics that centralized voter registration databases should possess. While some recommendations might not be relevant to some systems, most of our recommendations should be implemented if systems are to be accurate, usable, secure, reliable, and appropriately protective of voters’ privacy. In those cases in which systems have already been designed or built, election officials should consider modifications if our recommendations have not yet been included.

We start with an overview of voter registration databases and the Help America Vote Act and then provide technical recommendations.

Voter Registration Databases (VRDs). VRDs are statewide databases of registered voters. With the exception of North Dakota, which is the only state that does not have voter registration, voter registration rules are created at the state level.\(^3\) Prior to the Help America Vote Act, local jurisdictions maintained lists of voters, with list formats and uses varying from jurisdiction to jurisdiction. In general, the lists can consist of the following:

- full legal name,
- date of birth,
- last four digits of the social security number,
- driver’s license number,
- address of residence (to assign the precinct),
- mailing address,
- phone number,
- place of birth,
- party affiliation (so the correct election materials can be sent before primaries, and correct ballots can be given at primaries), and
- validity status, noting whether the record is for a valid voter, or if the registrant is not currently allowed to vote.

Some jurisdictions may request the full social security number and a digital image of the individual’s signature for visual verification of mail-in ballots and initiatives. Jurisdictions may also retain voting history of registered voters and remove invalid


\(^3\) For more information about state voter registration deadlines, see [http://www.eac.gov/register_vote_deadlines.asp](http://www.eac.gov/register_vote_deadlines.asp).
registrations from the voting rolls. Invalid voter registrations can occur if a voter has not voted in several elections, has died, or has moved outside of the jurisdiction. If a record indicates that someone is not currently a valid voter, that individual must reregister. Some jurisdictions also include an indicator on a voter’s record as to whether or not the address and phone number are to be given to outside organizations.

Election officials mail election materials, such as mail-in ballots and polling place addresses, to the voters listed in the VRD. Polling books or voter rolls derived from the VRD enable local officials to verify that a voter is registered in the precinct served by a particular polling place and that the voter has not previously voted in the election via a mail-in ballot or early voting. Polling books can be printed on paper or they can be digitized and put on personal computers or electronic handheld devices, often called electronic polling books. While these devices may differ in design, in general they connect either by phone lines or a wireless link to a master location that has the polling information, or they are stand-alone and contain copies of polling information. VRDs also may be used to produce lists of voters, including names, addresses, and party affiliations. Such lists frequently are used by outside groups to send voters election-related materials and to call voters in get-out-the-vote campaigns. VRDs typically are the basis for Internet-based voter information applications that enable people to determine if they are registered and where their polling places are located.

Standards. In light of recent events and legislation that have underscored the core importance of voting and of public confidence in our electoral system, one might conclude that all VRDs should be built and operated to the highest possible standards. While the highest standards of reliability, privacy, accountability, usability, and security are desirable, they may at times be impractical because of resulting expense or system response. Nonetheless, where practical and reasonable, the highest standards should be applied.

Standards for reliability, privacy, accountability, usability, and security allow for a wide range of applications and choices. Conventional commercial products and normal practices, which may be suitable for business or governmental applications, might not satisfy the difficult political and operational demands of voter registration systems. The cost of failure for a VRD, which may include a major loss of confidence in our political system and institutions, must be considered in the standards-setting process along with the other traditional costs that are the normal subject of evaluation.

This report discusses some standards that exceed the average commercial application for database software. While a higher standard may be recommended or included in a list of options for consideration, the ultimate decisions about standards obviously are not ours to make. We hope that those decisions will be made with an awareness of and sensitivity to the requirements essential to maintaining a high degree of public confidence in our electoral system.

The Administration of HAVA. The U.S. Election Assistance Commission (EAC), created by HAVA, is charged with, among other things, assisting states in the administration of Federal elections and establishing minimum election administration standards. It also provides states federal grants to replace punch card voting systems and
to establish and maintain statewide voter registration lists. The cost of developing and maintaining voter registration lists could be more than half the overall cost of administering elections.

Prior to HAVA, voter registration records often were maintained on a county or other local level; these records frequently were not coordinated across counties. What is new with HAVA is the aggregation of all records statewide under a central administration and in electronic form, thereby creating new challenges, risks, and opportunities.

We address a variety of issues in this report with the understanding that many states are nearing the completion of the HAVA-mandated implementation. As computer systems are rarely finished, it is likely that the VRD implementations will continue to be developed and enhanced and that our recommendations will be relevant well beyond the initial implementations.

**Other Studies.** This report focuses on the technology aspects of VRDs. There are several other studies that discuss different aspects of VRDs. For example, “Balancing Access and Integrity, The Report of the Century Foundation Working Group on State Implementation of Election Reform” has an excellent chapter on VRDs. This study, while not as detailed as ours, includes more policy-related issues.

The California Voter Foundation has an outstanding study, “Voter Privacy in the Digital Age,” that details how information on voter registration lists is gathered and used. “Assorted Rolls, Statewide Voter Registration Databases Under HAVA” by Electionline.org, is a complete snapshot of the States’ different plans and implementations of HAVA-mandated statewide VRDs. The Appleseed Foundation, in a joint effort with Latham & Watkins and the Brennan Center for Justice, released a best practices guide in 2005 offering guidance to states in developing their VRDs.

**Scope.** We make some assumptions to narrow the scope of our report to the kinds of VRDs that are actually being used by the states. For example, we assume that the VRD is implemented as an application using a commercial off-the-shelf database system. Commercial database management systems (DBMSs) are reliable, affordable, and have many features that are needed for the VRD application. However, the use of a commercial DBMS is only part of the implementation. Applications built on top of a

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10 Electionline.org, op. cit.
DBMS include user interfaces, system design, and the implementation of various security and reliability policies.

Commercial DBMSs have features that are necessary for the VRD application such as transaction logs and audit logs that maintain records of changes to the data and database design. The systems also provide mechanisms to backup the database. A backup is a complete copy of the database at a known point in time. Transaction logs are used together with backups to rebuild the system if there is a problem, restoring the data to its state at the time of the backup. Audit logs are used to determine if suspicious updates have occurred. Commercial DBMSs also provide access protections, so that only users with the correct authorizations can access given data.

VRDs may be top-down, bottom-up, or some combination of the two. In a top-down approach, state officials administer a single master computer server; all voter records are stored on that central server, and all requests to view or modify voter records are executed on the central server. In a bottom-up approach, each county may keep its own database of records for voters within the county, and the county’s records may be reconciled with a database run by the state on a periodic basis. Although these two approaches have some different properties, most of the issues that we discuss apply independent of whether the VRD is top-down or bottom-up. Therefore, when we refer to the VRD, it is worth keeping in mind that this database may in fact be implemented by a collection of computer systems working cooperatively to store and maintain voter registration records.

Software Development. Sound principles of project management must be followed when developing software. The knowledge of the people currently working in the local offices, who may be experts in voter registration, should be assessed. A single person should manage the software development project and also bear responsibility for its success.

Those working on the development of the VRD must be trained professionals who have implemented database systems, preferably with the development tools of the chosen vendor. In addition, from the beginning there must be a trained quality assurance group that is continuously testing the design and ultimately the implementation to make sure that the application is reliable and accurate.

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11 The Electionline.org briefing cited above contains an excellent discussion of the distinction between the two and why both can be considered HAVA-compliant.
12 42 U.S.C. § 15483(a)(1)(A)(vi) (“All voter registration information obtained by any local election official in the State shall be electronically entered into the computerized list on an expedited basis at the time the information is provided to the local official.”) The EAC Voluntary Guidance has interpreted “expedited” as meaning “at least every 24 hours.”
2. Accuracy

Maintaining the accuracy of VRDs requires balancing two opposing concerns. The first concern is that a VRD needs to be inclusive to avoid disenfranchising legitimate voters. The names of all people who have registered and are duly eligible to vote must be included in the VRD; any omissions will exclude eligible voters from voting. The second, somewhat contrary concern is that the VRD must not be overly inclusive. To prevent fraud, only legally registered persons should be listed in the VRD as eligible to vote. We will address both of these concerns.

Not only must VRDs be accurate, the public must also believe that they are accurate. Because VRDs control access to voting, transparency is critical. It must be possible to convince those with interests in elections—including voters, political parties, politicians, academics, and the press—of the correctness of the VRDs. To provide transparency, policies should minimize the possibility of error and facilitate the correction of errors. Election officials must also take responsibility for ensuring adherence to these policies.

Data Entry and Errors. Most errors in individual database records occur during data entry. Errors include misspelling of names and addresses, incorrect recording of unique IDs, misidentification of people to whom access to the system should be allowed or denied, and misdirecting voters to the wrong polling place.

Data is entered into the VRD using one of two methods: manual entry or via automatic scanning devices. An automatic scanning device is a machine that looks like a copier and is used to scan a document into a computer system. Once the document is scanned in, software that can recognize characters transfers the data from the printed form into the VRD, while providing a clerk with the opportunity to correct mistakes. For either manual entry or automatic scanning, a well-designed user interface for the clerk will reduce errors. (Chapter 4 on usability contains further discussion of user interfaces.)

While quality control systems and appropriate supervision of data entry may reduce data entry errors, some errors will inevitably occur. Problems can arise because of variations of name spellings (Stevens or Stephens), first and last names that use accent marks or more than one capital letter (McMullen), and names that have no vowels (Ng). Incorrect or incomplete spellings of street names are additional potential sources of errors. Changes that are primarily entered in other state databases—such as changes in marital status and court approved name changes—also compound the challenge to accuracy.

Voter Verification and Notice. To minimize the impact of errors in the VRD, voters should be provided with (1) opportunities and methods to view and verify their data, and (2) notices about changes to their records. For example, the system might provide an Internet website or automated telephone service where voters can examine parts of their records, check their registration status, and determine their assigned polling places.

Whenever a voter or potential voter is determined to be ineligible to vote, the reason and source of information for the determination of ineligibility should be included in the VRD. This information should be retained so that someone who has been inappropriately labeled as ineligible can easily challenge the decision and demonstrate that an error has occurred.
Finally, election officials should mail each registered voter in the VRD a postcard with his or her registration information and information necessary for voting, such as polling place location or instruction for voting by mail. Voters also should be notified when their registration status changes. A voter removed from the rolls or reassigned to a new polling place should be notified by mail of the change and be provided an opportunity to seek correction if the change is an error. A voter recorded as having moved should be notified by mail sent to both the new address and the old address (similar to the method the United States Postal Service uses with respect to change of address forms).

To help correct errors in voting records, contact information for the person or office responsible for complaints and questions should be provided to voters. Further, voters and system administrators should understand how complaints and errors are addressed, and voters should receive feedback explaining the reasons for a final determination.

One recent survey found that approximately two-thirds of surveyed states do not notify voters who have been purged from the election rolls. Advance notice, which can be facilitated by the VRD, would provide voters with an opportunity to identify mistakes prior to an election. Care must be taken in designing such systems so that violations of privacy and security do not occur.

Notification processes are not always foolproof. For example, in 2004, 8,800 Maricopa County, Arizona, residents received election notification cards listing the wrong polling places in the wrong cities.

To help minimize the impact of incorrect notification, we recommend that public notice be provided well in advance of an election. That notice should include the polling place’s geographic location and official name (school, church, library name), a description of the exterior of the polling place to assist voters in locating the entrance, times of poll operation, residential boundary lines, and corresponding zip codes.

Some states allow voters to verify that they are registered through an Internet web site or by phone. For states that use Internet verification the user interface should protect voters’ privacy by requiring the voter to provide his or her name and address and limiting the response to “yes, you are registered to vote and here is where you go” or “no, you are not registered to vote.” The response should not include personally identifiable information about the potential voter.

Some provision needs to be made to deal with corrections on Election Day because not all errors can be corrected in advance. Poll workers are likely to be preoccupied with running an election and should not be allowed to make changes to the VRD. Under the right circumstances, after extensive testing for accuracy and usability, it might be possible to allow poll workers to send electronic reports of needed changes to election workers. If such a system is implemented, the updates would need to satisfy the auditing and authorization requirements discussed elsewhere in this report.

A simple alternative is to provide paper forms that are filled out at the polling place and submitted to election workers after the close of the election.

Generating the List of Registered Voters. A printed voter registration list for those precincts served by a polling place is typically used to verify registered voters. While

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13 Electionline.org, op. cit.
these printed lists are convenient and easy to control, sometimes the wrong list is provided to a polling place. To minimize the chance of the delivery of an incorrect list, we recommend that automated generation of polling place lists be used as much as possible and that the lists be carefully checked by at least two people. Local officials can conduct these checks, but they need to be made far enough in advance of elections to allow time for corrections.

Incorrect voter lists could be delivered to polling places independent of whether the data are provided on paper, DVD-ROMs, in a PC, or in a handheld device. In all of these cases, a computer operator might provide incorrect directions to the computer, resulting in the wrong electronic list going to the polling place. As with paper printouts, we recommend that electronic versions of voter lists be checked by at least two people well in advance of elections to allow time for corrections.

**Information Deletion and Retention.** In addition to being a list of currently registered voters, a VRD is a comprehensive set of records reflecting voter registration activity and administration. Consequently, we recommend that after records appear to be no longer relevant, they be retained in the VRD at least for the next two Federal elections or for the statutorily-mandated minimum of twenty-two months.\(^1\) The retained record should include a dated annotation stating that the voter is not eligible to vote, along with the reason for ineligibility. Thus, a VRD might contain information about those who have applied, been approved, been questioned, died, moved, or been denied the right to vote, as well as those who currently are eligible to vote.

When records were stored on paper, retaining old records imposed a non-trivial administrative burden. Electronic databases have made the cost of retention negligible, so old information can be retained relatively easily and inexpensively. When information is sufficiently old, it should be moved from the VRD into an offline archival database that is never purged. Retention of such information will enhance transparency and facilitate the correction of errors such as those that can occur when voters are thought to have died, moved, been convicted of a felony, or otherwise determined not to be eligible to participate in a public election.

**Other Databases.** HAVA requires that states authenticate each potential voter by cross-checking with other state databases—in particular, databases of driver’s licenses.\(^2\) If a potential voter does not have a state driver’s license, then the last four digits of the voter’s Social Security number must be used for authentication.

Because other databases can be inaccurate as a result of ambiguous or incorrectly entered data or computer-related problems, wholly automated procedures are risky. Consequently, we recommend that other databases not be used to enroll or de-enroll voters automatically. External databases could be used for initial screening, but an appropriate election official should perform any final determination of voter eligibility or

\(^{1}\) The Civil Rights Act of 1960 requires that every officer of elections retain for 22 months registration and other voting records and papers for federal elections. 42 U.S.C. § 1974.

\(^{2}\) HAVA provides for coordination of voters lists with other state agency databases (42 U.S.C. § 15483(a)(1)(A)(iv)) and requires that registration applications include either a current and valid driver's license or the last 4 digits of the applicant's Social Security number (42 U.S.C. § 15483(a)(5)).
ineligibility. We suggest that every change, addition, or deletion to the VRD require explicit approval by an individual authorized to make that change. We discuss how this might be done in Chapter 5 on security.

Errors can arise because of court-approved changes in legal name that conflict with existing birth records, motor vehicle records, or other state records. Name similarities also can create problems. For example, a death record database may show that Mr. John Smith who lives at 254 Vine St. has died. There may be a Mr. John Smith, Jr. living at the same address who is eligible to vote. If the death record database is applied with no cross checking, John Smith Jr. may learn on Election Day that he has been denied his right to vote.

Databases also can be inaccurate or unreliable because of computer viruses, programming errors, and system failures. For example, in 2003 the Maryland Motor Vehicle Administration (MVA) offices were attacked by a computer worm. The worm shut down the MVA’s computers and telecommunication systems, cutting them off from all forms of remote communication and disrupting operations in all 23 MVA offices located throughout the state. A second event occurred on January 20, 2004, when the MVA could not process work on the mainframe computer for about an hour after opening. The problem was characterized as a computer glitch.

A further risk to the accuracy of databases is insider fraud, involving either the VRD itself or external databases, such as driver’s license databases, that are used to authenticate voters. Therefore, election officials should carefully consider if the accuracy and security of external databases is sufficient to meet voter registration needs. Risks associated with insider fraud are discussed further in Chapter 5 on security.

Avoid Large-Scale Merges and Purges. Computers make it easy to automate sweeping batch updates to a VRD; at the same time, errors can be magnified by the use of automation. In the context of VRDs, a batch update is a group of updates received from what is believed to be an authorized source (e.g., a local county). Because many voter records could be affected by a single batch transaction, a greater level of authority should be required to perform a batch update than is required to make individual changes. As is the case with all updates, election officials should develop policies and procedures to ensure the accuracy of large batch updates to the VRD. For example, a policy might prohibit batch updates affecting more than a maximum number of voters or jurisdictions (essentially requiring that large changes be broken down into multiple smaller batches that can be reviewed more effectively), or a policy might require individualized review and approval of each voter record that is affected. A policy might specify that batch updates be reviewed by several people or mandate that audits of a statistically-significant

19 For example, a Maryland MVA employee was charged with conspiring with others to sell more than 150 state identification cards. See Eric Rich, 2005, “MD, MVA Employee Charged in ID Card Sales,” Washington Post, April 23, p. B03. For a collection of stories of security problems of motor vehicle records, see Center for Democracy and Technology, Tracking Security at State Motor Vehicle Offices, available online at http://www.cdt.org/privacy/030131motorvehicle.shtml.
random sample of records in the batch be performed before approving the batch update.

Given the inaccuracies that exist in many governmental databases, large-scale automated merges between databases increase the risk of errors in a VRD. Consequences of inaccuracies in other databases could result in the widespread disenfranchisement of eligible voters, the inclusion of ineligible voters in a VRD, or both.

We recommend special caution in deploying large-scale purges of VRDs. The move to a statewide VRD may make it tempting to attempt to automatically eliminate duplicates by comparing lists of eligible voters across counties, something that previously could not be done. However, automatic purges of duplicate entries could disenfranchise large numbers of legitimate voters. If large-scale purges occur, they should be done well in advance of any election, and all people whose names are purged from the VRD should receive notification in sufficient time for them to be able to correct any errors arising from the purge.

**Accountability.** Clearly defined accountability for all changes to the database is a fundamental requirement for helping instill voter confidence in VRDs. Voters, politicians, election officials, the press, and others should be able to determine who is responsible for changes to the VRD.

These changes include, changes to the data such as adding new voters, purging voter records, changing addresses, names, etc.; changes to the software configuration such as incorporating new software releases into the VRD; changes to the security policy and access rights; or changes to the database design. Any of these changes can adversely affect the data, so in order to provide the desired accountability there must be a record of each change, when it occurred, and who approved the change.

**Audit Trail.** The record of the changes to the VRD is called an audit trail. In order to ensure accuracy and transparency, VRDs must be auditable. VRDs that can be independently verified, checked, and proven to be fair will increase voter confidence and help avoid litigation.

The audit trail should include the record of all possible changes mentioned, namely, data changes, configuration changes, security policy changes, and database design changes. Although we call this an audit trail, it is not a single entity. The records of configuration, policy and design changes, including who approved them, can be kept in computer files or on paper as long as they are auditable by a third party. The record of changes to the data, because there will be many of them, must be kept in computer files to facilitate auditing.

In DBMS applications, there are typically two files generated because of a change to the database. The transaction log records in a file the data values before and after the change occurred, as well as the time of the change. The audit log records information about the user ID of the person who made the change. The transaction log is used to provide backup should a system failure occur.

The content of audit logs varies among DBMSs. In some, it is possible to configure the system so that the audit log tracks changes to the security of the system (the

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permissions given to particular users), changes to the data, and changes to the database design. For the purposes of the VRD auditing requirements, this is not sufficient. The VRD should record not only which user made the change, but also the identification of the person who authorized the change. Therefore, it may not be possible to rely on the commercial DBMS’s auditing capabilities alone for the audit trail that a VRD requires. VRD implementers will need to augment the application code of the commercial database audit log to provide a complete audit trail.

Well-maintained audit trails are critical because they may allow reconstruction of the circumstances of a system failure, thereby facilitating future improvements to access policies and possibly to the database itself.

Approval Mechanism. Given that there is an audit trail that records whose approval was given for each change, state or local officials must set policies on who is actually authorized to make changes. Access control polices are discussed in more detail in Chapter 5 on security. We assume that the person with ultimate authority to make the changes is an election official, and we recommend that the responsibilities and authorities of such election officials be clearly defined and publicly available.

For system changes, we recommend that there be a formal change control process that states how changes to the system configuration, security policy, and database design are reviewed, approved, and recorded.

Summary reports or excerpts from audit trails should be provided to supervisors and made available to external auditors. These reports should be inspected frequently for unusual or suspicious activities such as access from unexpected Internet Protocol (commonly referred to as "IP") addresses or at unusual times of day, surges in the number of accesses by a single user, and other anomalous activity.

Conclusion. Well-designed accuracy features must be accompanied by appropriate training and resources. Even the best designed VRD will be of little value if officials do not monitor and verify that only authorized changes are made to the VRD. Log files that are never read and system quality control processes that are not supervised will not ensure database accuracy. Since accuracy should be viewed as an ongoing responsibility, election officials should assign specific staff to oversee these continuing activities.
3. Privacy

Policies for voter registration activities should include appropriate protections for the privacy of identifiable data about individuals. A privacy policy should be based on Fair Information Practices (FIPs), a set of principles for addressing concerns about information privacy. FIPs typically address issues such as how data is collected, secured and used, and how policies regarding data practices are disseminated. Specific implementation recommendations are included in the discussion.

The increased computerization and sharing of voter registration records raises the stakes for privacy. While paper records also affect the privacy of data subjects, the risks are greater with electronic records, which may be more vulnerable to improper disclosures by more people. Furthermore, the scope of the disclosures can be much greater. A thief can carry only so many paper records, but an entire electronic database can fit unnoticed in someone’s pocket.

Technology also brings opportunities for privacy improvements, making it easier to obtain and enforce the preferences of each voter for the use and disclosure of the voter’s personal data. Technological tools also facilitate the tracking of data. To minimize the threats and maximize the benefits of technology for privacy, it is necessary to build the proper capabilities into VRDs.

Fair Information Practices, which form the basis of many privacy laws in the United States and around the world, help to assure that any system of personal information addresses all appropriate privacy elements. The Privacy Act of 1974, a law that applies to federal agencies, was the first statutory implementation of FIPs anywhere in the world, and federal agencies have been operating under that law for more than 30 years. Although there have been numerous restatements and versions of FIPs, core principles address collection limitation, data quality, purpose specification, use limitation, security safeguards, openness, individual participation, and accountability.

While FIPs provide a useful framework for information privacy, the principles are not self-implementing. How they are implemented depends on the type of data, the record keeper, the purpose of processing, the manner in which data is to be used and disclosed, the costs, the technology, and the traditions of the jurisdiction or record keeper. There are often several strategies for implementing the same principle. What is most important is that any privacy policy should consider and address in an appropriate way all elements of FIPs. Some FIPs principles also reflect good record management policies.

The prevalence of identity theft illustrates why any sharing of personal information can be a threat to an individual. There is already some evidence that concerns about privacy affect voter behavior: one survey found that 23 percent of California non-voters

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23 The leading international statement of FIPs is by the Organisation for Economic Cooperation and Development. See Council Recommendations Concerning Guidelines Governing the Protection of Privacy and Transborder Flows of Personal Data (1980), available online at http://www.oecd.org/document/18/0,2340,en_2649_34255_1815186_1_1_1_1,00.html.
say they haven’t registered to vote because they want their information to remain private.\textsuperscript{24} If voter records are perceived to be a source of data that contributes to the widespread trafficking in personal information and to identity theft, some potential voters may be discouraged from registering and voting. Larger or centralized databases may exacerbate these concerns. Further, any inadvertent or malicious release of data can affect millions of people and will attract considerable publicity. The move to statewide VRDs raises the privacy stakes considerably.

Privacy values, which too often are an afterthought for collections of personal information, are fundamental for voter registration. For this reason, some privacy issues are intertwined with basic design standards and do not need to be addressed separately. This chapter addresses only those privacy policy matters of openness, data collection limitation, and use and disclosure limits, which are not otherwise considered in this report.

**Openness (Transparency).** Policies and practices for the collection, maintenance, use, and disclosure of voter registration databases should be transparent, published, and available to all upon request.

**Implementation Strategies**

- Publish on the main election board website a complete notice of policies and practices describing the collection, maintenance, use, and disclosure of voter registration data. The notice should include contact information for the office or the officials responsible for the voter registration data.
- Publish a readable summary notice of policies and practices in other places such as on voter registration forms, at polling places, on sample ballots, and elsewhere as appropriate.
- Provide a copy of the complete notice to any person who requests it.
- Publish any changes to the notice before the changes become effective, and accept and consider public comments.
- Place a date and version number on notices as they are published. Maintain, and make publicly available, copies of all previous notices, including the periods of time during which they were effective.

**Discussion.** A notice of policies and practices for the collection, maintenance, use, and disclosure of personal information informs registrants, the public, and interested parties of the relevant policies. It also informs the staff of the election agency about the policies and the need to conform to those policies. Finally, clear notice imposes a discipline on agencies helping prevent them from making ad hoc choices about their data processing activities. By requiring that these activities be properly disclosed in advance, privacy policies prevent agencies from undertaking new data gathering or disclosures without going through a formal process, thereby helping agencies resist pressures to use personal information in new ways without sufficient oversight.

\textsuperscript{24} California Voter Foundation, 2005, “California Voter Participation Survey,” available online at \url{http://www.calvoter.org}. 

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Formal privacy notices, like other legal notices, are often necessarily long and detailed – likely longer and more complex than an average voter will care to read. Consequently, we recommend that a summary notice that is more accessible to the average voter and brief enough to fit on commonly distributed forms be made available.

**Collection Limitation.** The following principles should apply to the collection of personal data.

- All data should be collected by lawful and fair means.
- Data should be collected, where appropriate, with the knowledge or consent of the subject.
- Registrants and the public should be informed through the published notice of the policies and practices of all the sources of data obtained for voter registration purposes.
- Data collection should be limited to sources and procedures authorized by law and properly described in the published notice.
- Only the minimum information necessary for and relevant to voter registration purposes should be collected and maintained. The reason for collecting each type of personal information should be explained, and the specific data elements collected should be subject to public scrutiny.

**Discussion.** There are several reasons why the public should be informed in advance of the collection and the source of the data, when such data about voters is obtained from third party sources for purposes of updating, correcting, verifying, or amending the database. First, the public should know what data sources are being used so that it can assess the validity and utility of the data sources. Second, public disclosure may uncover errors (e.g., use of inappropriate or outdated sources). Third, the election agency will be required to justify its choices, thereby reducing the chance that unnecessary data will be collected. For example, there is no reason for voter registration records to reflect religious or sexual preference.

The collection of data with the knowledge or consent of the individual will be accomplished in most instances through the published notice of policies and practices. The public identification of data sources normally will be sufficient to meet the knowledge standard. However, if data on a specific individual is being collected as part of an examination of that individual’s eligibility, it may be appropriate to inform the individual, seek consent for the collection, ask for cooperation in the examination, and provide due process rights before taking any action that affects the individual. It will not always be possible to satisfy the consent standard. For example, if voter registration records are examined in an investigation of voting irregularities, notice or consent to the subject of the investigation may be inappropriate. However, in other circumstances, the data subject may be the best source of information.

**Use and Disclosure Limits (Purpose Specification and Use Limitation).** There should be limits to the uses and disclosures of voter registration data by the agencies that collect and maintain the data. Personal data should not be shared with anyone outside the election process without legal authority or the consent of the data subject. Within the
election process, use of personal information should be limited to those officials who have a need for the information in the performance of their duties. All uses and disclosures should be specified at the time of collection.

**Implementation Strategies**

- Limit use and disclosure of voter registration data to those activities directly related to the election process or expressly authorized by law.
- Describe all uses and disclosures in the published notice of information practices.
- Identify publicly all recipients of voter registration data.
- Provide public notice of and, if possible, a chance for public comment on all disclosures of identifiable voter registration data for any activity not directly required for voter registration purposes.
- Restrict access to specific records, specific data elements, and specific classes of voters (e.g., by location) to those election officials who have a need to use those records, data elements, and classes in the performance of their duties.
- For some or all uses or disclosures, maintain a record of the date, nature, and recipient of all personal information and make the record accessible to the data subject upon request.
- Restrict disclosures to specific data elements permitted by law and necessary to accomplish the purpose of the disclosure. Withhold data elements that are not essential to accomplish the purpose of the disclosure or that would place data subjects in excessive jeopardy to identity theft or other improper activities.
- Prevent all recipients of data from using or disclosing the data in ways not specifically authorized by law. Asking recipients to sign data use agreements is one way to accomplish this.
- Allow some non-essential uses and disclosures only with the affirmative (opt-in) or negative consent (opt-out) of the data subject.
- Limit disclosures to the greatest extent possible for data subjects at risk (e.g., victims of spousal abuse, jurors, some public officials).
- Even the best use and disclosure policies may be violated by people and software within the election process. Therefore, limit access by each person and each system component. Chapter 5 on security provides further discussion on access policies.
- Provide access for every voter to a personalized list of those third parties who have been given or purchased access to his or her voter registration data.

**Discussion.** Use refers to the utilization of data internal to the operation of the election agency. Disclosure refers to any sharing of data with an external party. Controlling both use and disclosure is essential to maintain proper control over data and to prevent the data from being used in inappropriate ways. Controlling use and disclosure through formal procedures and public notice will help limit function creep, which is the use of data for a purpose unrelated to the purpose for which it was originally collected.

Whenever possible, use or disclosure should include only those data elements that are necessary for the required purpose. Limits on the disclosure of some data elements are constitutionally required. The principle is illustrated by a successful challenge in 1993 to the disclosure of Social Security numbers from Virginia voter registration records.
(Greidinger v. Davis\textsuperscript{25}). The plaintiff challenged the public disclosure requirement of Social Security numbers as an unconstitutional burden on the right to vote. The plaintiff argued that the privacy interest in the number is sufficiently strong that the right to vote cannot be predicated on disclosure of the number to the public or to political entities. The Fourth Circuit Court of Appeals agreed. Following the decision, Virginia changed its law. The importance of restricting disclosure of some or all data elements has only been highlighted by the epidemic of identity theft in recent years. The Greidinger decision was issued in 1993, well before identity theft had become a common crime and concern.

The Greidinger decision also highlights the sensitivity of the use of any identification number as part of the voter registration process. While Congress mandated that a registration application include a driver’s license number or the last four digits of the Social Security number, excessive reliance on numbers for identity verification in voter registration may not be successful, may create new risks to data subjects, and may expand pressures for the use of identification numbers or identification cards in other contexts.

While some secondary uses and disclosures of voter data are authorized by law, the political process may impose limitations on what secondary activities are to be permitted. Some states make voter registration records public, while other states strictly restrict secondary activities. There are no clear right or wrong choices, but privacy standards argue for limiting secondary data sharing to the greatest extent possible.

Middle ground may be helpful at times. While registration records will appropriately be used for voting purposes, it is possible to offer each individual a choice with respect to some secondary uses or disclosures. The federal Driver’s Privacy Protection Act\textsuperscript{26} provides a model. It describes a series of activities for which use and disclosure is permitted without the consent of the data subject. For other activities, the affirmative consent of the data subject is a requirement.

Many methods can be used to give voters a choice about how their data will be handled. Under an affirmative consent (opt-in) model, personal information can be used or disclosed for particular purposes only if the data subject agrees. Consent can be obtained orally or in writing. Under a negative consent (opt-out) model, a use or disclosure is permissible unless the data subject has stated an objection. Individuals can be offered choices through check boxes on applications or websites or in other ways. Sometimes it may be possible to ask each individual to make a choice about a use or disclosure without establishing a default option. For example, on a website, an individual can be required to make a selection before moving on to the next screen.

The value of individual choice is that it gives the individual a voice in how his or her records may be used for purposes that are not directly related to the purpose for which information was originally obtained. It is a way to resolve conflicts between data subjects who desire privacy and officials and others who seek to use information in new ways. It is a middle ground between saying that records are never available and that records are freely available. The preference of the individual is a reasonable and significant factor to consider when making decisions. With computerized information

\textsuperscript{25} 988 F.2d 1344 (4th Cir. 1993).
\textsuperscript{26} 18 U.S.C. § 2721 et seq. (2002).
systems, it is easier as well as practical to keep track of individual choices and to abide by those choices.
4. Usability

VRDs will be used by voters, election workers, and authorized officials from state and local governments to perform crucial tasks. As problems in data entry and interpretation can easily disenfranchise voters, user interfaces for these systems must be designed to minimize opportunities for error.

User interfaces that provide users with inadequate and unclear feedback can lead to the entry of inaccurate data. Displays that fail to provide indicators of system state (e.g., the name of the currently authorized user) can introduce opportunities for malicious users. Data displays that include identifying information beyond the minimum level needed to complete a task might compromise voter privacy. Poorly designed voter registration database user interfaces might confuse users and reduce confidence in the system, thus creating a perception, if not a reality, of reduced reliability.

**General Usability.** User interfaces for voter registration database systems should be designed to help all users complete their tasks confidently and correctly. The design, development, and testing process should explicitly account for wide ranges in user training, backgrounds, and physical abilities, as well as the physical environments in which these user interfaces will be used.

VRDs will be used by voters, election workers, and other authorized officials to accomplish numerous tasks, including (but not limited to) registering voters, updating registration information, verifying eligibility for a given election, and extracting summary reports. Each of these tasks involves one or more user interfaces that bridge the gap between user tasks and the underlying database.

The range of possible users and uses make user interface design particularly challenging. Although some people—for example, county and state elections staff—are likely to be frequent users who receive detailed training, many others—namely polling place volunteers and voters—will use these systems infrequently, possibly without any training at all. Large variations in background, literacy, computer experience, and physical capabilities (including disabilities) throughout the general voting population complicate matters further. User interfaces should be designed to be easily usable by a wide variety of users in a variety of challenging environments employing strategies such as providing text in multiple languages and providing alternative input and output methods for people with disabilities.

The environments in which these systems will be used present additional challenges. Unlike systems that are only used in one well defined work context such as an office, VRDs might be used in many places, including municipal offices, polling places, and in homes or libraries via the Internet. These differing use contexts require different user interfaces.

The computing environment may also influence usability. Computing platforms for VRDs may have relatively minimal requirements for processor performance, network bandwidth, memory, and display capabilities. However, user interfaces that seem to be functional when a system is not stressed can encounter usability difficulties when there is a high system load, network congestion, or other demanding situations. These issues are discussed in more detail in Chapter 6 on reliability.

Human-computer interaction professionals know that simply adding an interface to an
already-designed system does not work well. Interface design development, documentation, and training materials should be addressed at the beginning of a project and throughout its course of development and implementation. While an early focus on interface design and testing allows more time for refinement, user interface evaluation can provide useful information at almost any stage in the software development process.

The needs of the wide range of likely users should be evaluated during the interface design process. Although it is clear that there will be many different types of users for VRDs, not all types of users initially can be defined or identified completely. Input from classes of many potential users including voters, public officials, poll workers, and others can help clarify user needs. Serious consideration for user concerns also can have the added benefit of building good will toward the project.

Before any user interfaces are designed, techniques such as interviews, group discussions, and observations of users completing typical tasks with existing systems (computerized or paper-based) can be employed to gather usability requirements and help developers understand the contexts of use. Such activities also will help developers understand the difference between classes of users and how those differences will impact user interface design.

Usability requirements can act as a starting point for an iterative cycle of design and feedback. Initially, simple mockups of proposed layouts will stimulate more input from users and further clarify usability requirements. In addition to being inexpensive to produce, paper prototypes and other informal presentations of design proposals can make some users feel freer to make critical comments than if they are presented with an almost-finished version. Feedback can be used to inform subsequent, more fully-realized designs, with further iterations eventually leading to convergence on acceptable designs.

Structured evaluations can be useful for identifying specific usability issues that may not arise in discussions with users. Usability experts can examine user interfaces for consistency, proper feedback, error handling, and other criteria. Known as heuristic evaluation, this technique is often very effective after just a few evaluations. Direct observation of potential users attempting typical tasks with proposed designs can also be very helpful. In so-called “think aloud” sessions, users are asked to tell observers what they are doing and why. This feedback helps developers identify potentially confusing or disorienting aspects of a proposed design. If multiple alternative designs are being considered, a user study involving measurement of user performance (in terms of task completion time, accuracy, or other objective measures) on meaningful tasks can help clarify the strengths and weaknesses of the alternatives.

These measures may seem excessive to some, but frequent, early evaluations increase the chances of finding problems with interface designs and other system features before fixes become prohibitively costly.

The process of evaluating and refining user interfaces should continue after the systems have been deployed. As various users—including many who were not involved in the design discussions and evaluations—work with the system, usability difficulties and challenges will likely be identified. Developers should assume that ongoing feedback will lead to further user interface revisions.

Although specific user interfaces will vary from state to state, all of the VRDs will face similar usability problems. Mechanisms for sharing insights gained during user interface design and evaluation (while still respecting proprietary designs) can help
improve overall usability.

**Usability in the Service of Accuracy, Security, Reliability, and Privacy.** All user interfaces should be explicitly designed to support the goal of building VRDs that are accurate, secure, reliable, and sensitive to voter privacy concerns.

To be successful, user interface specification and design must be an integral part of the software development process. As mechanisms for ensuring accuracy, reliability, security, and privacy sensitivity are developed, their impact on user interactions should be carefully considered and user interfaces designed accordingly.

Clear and useful feedback regarding the state of the system and the impact of user actions is a crucial component of successful user interface design. Such feedback can play a role in guaranteeing system security and privacy sensitivity. For example, user interfaces used by polling workers or county officials might display a photo of the currently logged in user at all times, allowing onlookers to verify that a task is being performed by the appropriate person. Prominent displays of system date and time can show both users and (when appropriate) voters that the systems are configured correctly. Status alerts listing active network connections, along with indications of any that involve unknown hosts, can be used to identify possible intrusion attempts. Dialog boxes and other alerts that warn users of the potentially undesirable outcomes of their action should be displayed. Well-designed displays of summaries regarding accesses to the system and changes to voter records can help managers ensure that the system is functioning reliably and securely.

User interfaces for VRDs should be minimal, containing only displays and functionality that are necessary for the completion of specific tasks. Because displays of personal information create risks for invasion of voter privacy, these displays should only contain information that is necessary for the task at hand. For example, if the last four digits of the Social Security number are used to verify identity, displays should contain only those four digits, not the full number.

When extraneous functionality is removed from an interface, opportunities for malicious hacking, data theft, or entry of inaccurate data are also removed. For example, hardcopy printouts of voter registration data might contain unnecessary information that violates voter privacy. Proper privacy protection would mandate protecting and destroying the printouts. As modern printers generally receive data over a network connection, hardcopy print facilities also have the potential to introduce security vulnerabilities. Limiting print functionality to cases where it is absolutely necessary can reduce these privacy and security risks.

Eliminating extraneous user interface components can have other benefits as well. Simple user interfaces are often less cluttered and therefore easier to use, particularly for novice users. Decreasing the complexity of the interface also can simplify the underlying implementation, potentially reducing development costs.

Usability considerations must factor in tradeoffs as well. Supporting privacy, accuracy, security, and reliability can sometimes reduce usability as can happen with security measures that are explicitly designed to make systems unusable by unauthorized users. For example, systems that are used in public places might have forced logouts after very short idle times to prevent unattended workstations from becoming inviting targets, even though this will, in some cases, result in annoyance for the authorized users.
Appropriate evaluations and user tests might identify aspects of interface design that could negatively impact other design goals. Each display and control can be evaluated to determine if it might introduce potential problems or if it simply can be removed.

Testing user interfaces under extreme or suboptimal conditions can provide insight into the interplay between user interfaces and reliability. Systems that simply freeze or lock-up under extreme operating conditions are neither usable nor reliable. Wherever possible, systems should respond gracefully to stressful conditions, provide users with appropriate feedback, and degrade to reduced functionality if some services are unavailable.

**Usability for Election Staff and Government Workers.** Because errors in data entry, retrieval, and interpretation by election workers and government officials can lead to voter disenfranchisement, the VRDs should be designed to maximize the usability for election officials while reducing these common problems. The challenge of constructing user interfaces to minimize these errors is complicated by the nature of the user population. County election officials and other municipal employees regularly use the voter registration system. These users can be provided with training that would enable them to effectively use a reasonably complex system. Volunteer election officials, on the other hand, might use the system infrequently (perhaps one day per year) with minimal training. These users might also be relatively unfamiliar with some election jargon.

Polling places are often crowded, busy, and noisy on Election Day. Noise, interruptions, and other distractions can increase cognitive load on users, potentially leading to an increased error rate. Any election technology user interfaces that will be used during polling should account for Election Day stresses.

Known user interface design techniques can reduce the frequency of errors in data input, retrieval, and interpretation. Data input forms should be designed with layouts that clearly indicate the meaning of each field. When possible, data provided on these forms should be immediately validated for accuracy and consistency. Error messages should be as clear as possible, providing information that can help users respond appropriately, for example, by correcting the input or by accessing external resources, such as documentation or personnel, to clarify any confusion. However, as mentioned in the previous section, messages should avoid disclosing unnecessary information.

Modifications to voter record fields such as address or party affiliation can change a voter’s precinct or render the voter ineligible to vote in some primaries or for certain offices. Functionality that might change the ability of one or more citizens to vote should be available only to authorized users, but access controls are only the first step in preventing harmful changes. Exactly as desktop operating systems require users to confirm potentially damaging actions before they are executed (“Are you sure you want to delete this file?”), user interfaces for VRDs should require explicit confirmation from the user before making any changes that would restrict or modify an individual's ability to vote. This confirmation might come in the form of a dialog box, or by requiring that a certain check box be selected. For changes that have wider impact, particularly batch updates, displays should indicate the number of affected records. Confirmation for these changes should make users think twice before making significant changes. Possible approaches include multiple, sequential requests for confirmation, request for reauthentication via retyping of the user name and password, or requiring that users type
a word embedded in an image (a so-called CAPTCHA™ test, commonly used for registration on websites). Larger batch updates should require confirmation by the current user and a colleague who confirms the action separately. Where possible, undo facilities should be provided.

User interfaces for specifying data retrieval parameters are similar to data entry forms: users must specify one or more values for each of several fields. Once data has been retrieved, it should be presented clearly on screens that indicate both the values of the specified parameters and the fields that match those parameters. Such a presentation will help users distinguish between input errors and result interpretation errors. Important fields such as registration status should be highlighted. Detailed feedback, including appropriate contextual information and links to relevant rules and policies, should be provided especially on problems and policies that might disenfranchise voters. To minimize the risk of infringing upon voter privacy, all displays of personally identifiable information should be limited to include only details that are necessary for the task at hand.

Different users might require different user interfaces and training materials. An interface for election officials might provide information that is more detailed and use specialized language that would be inappropriate for election volunteers. Infrequent, less well-trained users might benefit from training sessions, online tutorials, and online help. The context of use is also an important factor in interface design. While audio indication of input errors may be fine for office workers, noisy conditions in polling places might render such output useless.

Interface designs should be tested thoroughly, with representative users performing typical tasks under situations that simulate as closely as possible those of real use. These challenging tests may identify usability problems that might not have been found during testing under idealized conditions.

**Usability for Voters.** Usable interfaces for individual voters have the potential to educate voters, provide necessary information, and build confidence in the election process. Voters who are unable to perform voting tasks effectively might require help from election officials. If assistance is not available, a voter might simply walk away, effectively disenfranchised by bad design.

The deployment platform for voter user interfaces is an important concern. Systems for use by election officials and workers are likely to be dedicated, stand-alone packages with completely custom user interfaces. As the deployment of custom software to individual voters is not practical, voters are likely to use web browsers to access registration information. Although the use of standard browsers offers many advantages, including the ease of linking to relevant contextual data, browsers can be somewhat limited in the types of feedback that they can display.

The use of web browsers for general public-access user interfaces also presents testing challenges. These systems need to work with many different hardware and software configurations. Such systems need to have their performance verified on many web browsers, including multiple older (and pre-release) versions of popular browsers and screen-reader systems for people with visual impairments. Designing to generic, vendor-neutral standards is one way of achieving maximum portability; conversely, using one vendor’s proprietary extensions is an almost certain way to restrict portability and access.
by the full public.

Web-based user interfaces should be designed to maximize privacy and security. Retrieval of information about polling places and election policy should be based on a minimal specification: if the street address is sufficient for identifying a polling place, the voter’s name should not be requested.

**Conclusion.** The importance of ease of use with VRDs cannot be overemphasized. User-friendly interfaces are essential if the systems are to be effective and credible.
5. Security

This chapter examines the security mechanisms that enforce the decisions made about who may read or update VRDs. It also addresses ways of protecting against malicious actions by both insiders and outsiders.

VRDs need to control who may access different kinds of information stored in the VRD and under what circumstances they are authorized to do so. Accordingly, the first part of this chapter discusses access controls. Careful control over who is allowed to read or update the VRD reduces the possibility of intentional abuses and unintentional mistakes by authorized users of the system.

The right to view or modify some portion of the VRD is called an access privilege. The list of rules specifying who has which access privileges is called an access control policy. We examine the following aspects of data access:

- deciding who should specify which parts of the access control policy;
- determining who should have which access privileges;
- enforcing access control policies; and
- authenticating that people are who they say they are so the system can identify what access privileges each user should receive when the system is in use.

Generally speaking, four broad classes of access privileges are commonly found in any database system:

- **Read privileges.** The authority to view, inspect, read, print, or otherwise access certain records without modifying them in any way.
- **Write privileges.** The authority to modify, update, add, or delete certain records.
- **Administrative privileges.** The authority to specify what privileges are made available to other users. This includes the ability to create new user accounts, to assign user accounts to specific employees, to specify or change the privileges available to users, and to delete users. In some systems, this category might also include related privileges such as the authority to modify or patch software, the database schema, and other administrative functions.
- **Execution privileges.** Operations that the user is allowed to perform. Execution privileges are often enforced by another system component called the application server.

Access control policies should minimize the number of people who receive privileges either to access each piece of information or to grant access to others. They should also ensure that each person is granted only the minimal set of privileges needed to do his or her job. Following these guidelines can provide significant protection.

The second part of this chapter discusses how to harden a VRD against attack. If a VRD is not secured adequately, technical attacks by insiders who have access privileges or by outsiders via hacking may undermine the VRD—for example, by inserting the names of ineligible voters into the VRD or by removing names of eligible voters from the VRD. Since there are many ways that an attacker might try to subvert the system, one needs processes that encourage secure system design and detect and close significant
vulnerabilities in the deployed system. We discuss the following:

- providing security against technical attacks and other attempts to subvert the system (system security); and
- dealing with security failures should they occur.

**Dividing the Responsibility of Choosing an Access Control Policy.** Access control policies provide an automated way for state and local officials to implement the accuracy and privacy policies discussed in Chapters 2 and 3, respectively. Access control can help ensure that only authorized users are allowed to make authorized transactions. Establishing access control policies will likely require the cooperation of state election officials and election officials from each local jurisdiction. For example, state officials might not have detailed knowledge of the staff and their responsibilities in each jurisdiction; county officials are more likely know which county employees should receive which kind of access. However, county officials are unlikely to be able to set statewide policy. Therefore, we believe it will be productive if all relevant offices work together in setting VRD access control policy. We discuss some of the options for structuring this process.

One possibility is a partially centralized model. State officials might identify certain common job roles, suggest a reasonable set of access privileges for each role, and perhaps even require that local registrars adopt these roles and privilege sets. For example, roles might include (1) data entry clerk (who receives access privileges that permit the creation of new records and editing of existing records subject to approval by other officials), (2) election judge (who approves modifications to voter records for all voters within the judge’s jurisdiction), or (3) registrar of voters (who receives access privileges that allow him or her to create accounts for new users, assign these users to roles, and change the role assignments for existing users). To allow for local autonomy, localities might be allowed to modify the roles and their privileges.

Alternatively, the partitioning of access privileges could be decentralized and left up to county election officials, leaving the state officials with only tasks such as the following:

- Specifying the access rights that officials in one jurisdiction have to data belonging to others. This policy could be rigid, or subject to revision by the jurisdictions involved.
- Managing a list of job roles and purposes, so that people in different jurisdictions all use the same terminology. In other words, in situations where practices are the same, make the vocabulary the same.
- Specifying (or recommending) maximum privileges that can be granted to each job role and purpose. A jurisdiction would be free to specify narrower privileges, if the jurisdiction’s officials felt this was appropriate for their setting.

It is likely that even a centralized scheme will require some aspects of authorization to be decentralized. For example, the roles of authorized users are more suitably managed locally, such as by a county registrar, than from afar by, say, the Secretary of State. In many cases a local registrar knows who local users are and thus is much less likely to be deceived by an impersonator.

There is an opportunity for the EAC, or some other nationwide organization, to
provide sample roles and levels of privilege as suggestions to states and local jurisdictions, leading to a more uniform vocabulary and starting point for states.

Some composite actions might require privileges from more than one of the four categories of access privileges (read, write, administrative, and execution). For example, moving a voter from one jurisdiction’s voter rolls to another’s might require both write privilege (to delete the voter from the former jurisdiction’s voter rolls) and read privilege (to obtain the information needed to add the voter to the new jurisdiction’s rolls). Normally, a user should be permitted to take a composite action only if the user has all relevant access privileges. Alternatively, such situations can be handled by access rules that state who may execute the action. The rules can be specified by an authorized user who administers all the necessary underlying privileges and enforced in either a DBMS or an application server.

The process used to assign categories of access privileges need not be the same. For example, it would be possible to assign administrative privileges via a semi-centralized model, yet assign read and write privileges in a decentralized fashion. One could also separate administration of felony status from administration of addresses.

Determination of the access control policy does not need to be tied to details of how data is physically distributed. Access control policy might be determined in a centralized or decentralized fashion regardless of whether the VRD data is stored at a centralized location or is physically distributed.

**Assigning Access Privileges.** The access control policy’s scope should include all types of access to the VRD including records on both voters and non-voters, database schema, and so forth, and the VRD should be designed so that such a policy can be enforced. To reduce the overhead of administering privileges, we recommend the approach of grouping people by their roles. Most DBMSs and application servers support this approach. One might define groups of people, groups of data, groups of actions, and specify rules for whole groups. Election officials should specify very detailed rules on who can access what.

It is advisable not to grant all users the same access privileges. Instead of thinking in terms of access to whole databases (e.g., the list of eligible voters or the database from which the eligible voter list was derived), officials should determine specific access rights for each user or group, limiting each user to appropriate data fields, subsets of voter records, and purposes, as well as appropriate access modes (e.g., read, modify, delete, create). One can specify privileges for individual fields of all voters’ records (e.g., authority to modify party affiliation and preferred contact method but not the mailing address). One also can specify access privileges for sets of voter records (e.g., authority to modify any part of the voter record for voters in Boston). Separately, one can specify access privileges in terms of groups of people (e.g., all data entry clerks receive the same set of access privileges) or in terms of individual employees (e.g., a privilege granted only to Alice Jones).

The basic principle underlying a sound access control policy is to minimize the number of people who have routine access (read or write) to each data item, and to minimize the amount of data that each person has access to. The rule of thumb is to give each user of the system the minimum amount of access privileges he or she legitimately needs to get the job done and nothing more. This is often known as the *Principle of Least
Privilege.

A related guideline is that users’ tasks should be structured to minimize the amount of access they need and to minimize the number of people allowed to access information. For example, processes should be organized so that poll workers do not require routine access to voters’ Social Security numbers or criminal conviction information.

The Principle of Least Privilege helps reduce the likely impact of security failures and abuse should they occur. For example, if some user’s password is discovered by a hacker, then the hacker might gain access to everything to which the user has access. In this case, the damage will be far less if the user has only a limited degree of access to the system. By comparison, if every user receives full privileges to read and write every voter record within the state, then penetration of a single user account could lead to almost unlimited harm to the VRD. The Principle of Least Privilege also helps reduce the likelihood of insider abuse of privileges.

A user’s access rights should usually depend on his or her role, location, current purpose, and so forth:

- User access privileges should be limited by jurisdiction. Election officials normally should not be granted privilege to read or modify records for voters registered outside of their jurisdiction. For example, San Diego election officials would normally not need to read or modify the records of a San Francisco voter, so they should not be given access privileges that would let them do so. As a special case for voters who move, a San Diego election official might be permitted to read the record of a San Francisco voter when performing a transfer transaction that moves the voter to San Diego County. Initiating such a transfer also might require approval by a San Francisco election official.
- An employee who processes registration forms might be allowed only to change a voter’s driver’s license or phone number, while an official responsible for determining eligibility might be allowed only to update whether or not a voter is eligible.
- Access might also be limited by field. For example, on Election Day poll workers need read access to some information from the voter rolls (including voter names, addresses, and party affiliations for some elections) to check voter eligibility at the polls. However, poll workers normally would not be granted any access to other fields of the voter record because such access is not needed to perform their jobs and because poll workers are not vetted as carefully as other users of the system. The access control policy should codify such privileges and restrictions.

Administrative privileges should be particularly restrictive; very few users should have the ability to grant access to others. Privileges also might be limited to account for organizational relationships. In certain circumstances, preventing municipal employees from increasing the access levels of their supervisors might remove the possibility of conflicts between database access policies and manager-employee relationships. Similarly, users with administrative privileges should never be allowed to grant themselves new access privileges; requiring the consent of another administrative user increases accountability.

Use of software that extracts and prints voter information, including the creation of
DVD-ROMs for political parties or poll workers, should be governed by the privileges of the ultimate recipient. In other words, documents or DVD-ROMs should contain only data that all of the recipients are allowed to view, even if the creators of the documents have additional privileges.

It is likely that access control policies will need to be updated periodically. As with privacy policies, older versions of access control policies should be retained, along with their dates of applicability. Furthermore, officials may wish to consider making their access control policies public in some form in the interests of transparency and to make the chain of responsibility clear.

We recommend that those responsible for managing VRDs attempt to measure how effectively they have limited privilege by characterizing how many people have access to how much data and by tracking progress over time using these metrics. For example, one might count for each voter record how many people have some kind of access privilege to at least part of this record and compute the average of this across all voter records. More refined metrics might reflect access to only some of the fields (e.g., affiliation but not full SSN). One might perform separate analyses for read access (to assess privacy risk) and write access (as a risk to accuracy). We stress that we mention these metrics only as examples of what is possible.

The EAC, or other nationwide voting administration organizations, could play a helpful role in coordinating an effort to develop suitable metrics. Ideally, such metrics would be published by each state, enabling independent analysts to evaluate each state’s effectiveness at setting access control policies and facilitating comparisons of practices among states in a meaningful way.

Adding election workers to the system in an appropriate fashion is a crucial step in the operation of a VRD. It does no good to have restricted access rights if a corrupt official can add new personnel with arbitrary access privileges. There are two complementary solutions: public logs of all changes to the list of authorized parties including their access rights, and a dual signature requirement for any changes to the list (also known as two-person control). Both should be adopted for most users of the system. An exception might be made in the case of poll workers with very limited read access to the system (e.g., ability to view redacted records of only voters within their precinct) and no write access. In this case, approval by a single full-time election official might replace the dual-signature requirement.

**Access During Emergencies.** Provisions also need to be in place for handling emergencies. Officials should create rules that allow trusted election officials to temporarily increase privileges available to others. This might be achieved by creating rules that enable additional privileges under emergency conditions, together with a separate mechanism to declare to the system that an emergency exists. Emergency overrides should be tightly controlled, for example by two-person authorization, generation of detailed audit logs regarding such events, notification of the person whose privileges are delegated, and periodic proactive inspection of such audit logs. No single user should be permitted to declare an emergency and elevate his or her access privileges during the declared emergency; instead, exercise of an emergency override should require the active cooperation of at least two people.

Recognizing that people will occasionally be absent or overloaded with work, it will
sometimes be necessary to grant one employee some privileges belonging to another. If access control policies are based on roles, this can be done by temporarily assigning a new role to the appropriate individual. In any case, this should be done without revealing either employee’s password to the other employee. Emergency or unanticipated delegation of access privileges should be temporary, preferably with automated procedures to remove the extra authority.

**Enforcing Access Policies.** DMBS and application server security provide several mechanisms for specifying and enforcing policies with the goal of keeping administration manageable. First, DBMSs provide mechanisms for describing the set of users. One can

- Define groups and assign users to them. Groups, rather than individuals, then become the basic unit of authorization. Similarly, one may define a role to represent a specific set of privileges (e.g., those associated with a job description).
- Give users additional descriptive properties that may be used for decisions. For example, officials might be associated with a list of zip codes for which they are responsible.

Second, DBMSs provide the means for assigning privileges to users and enforcing the access control policy. One can

- Grant a privilege for a group to access a field or specified fields of the database (e.g., encoding a policy that states that this user is permitted to view the voter’s address but not the voter’s full SSN).
- Grant access to a view that filters or summarizes the data but hides many details. Some views might filter by locality, while others might provide statistical summaries that are widely releasable.
- Grant access in which some items in a database are automatically filtered out based on the current user or task.

Application servers offer some of these capabilities, together with privileges to execute programs that implement business functions larger than a single DBMS request.

The VRDs should use access control mechanisms provided in the DBMS; trying to implement access control entirely at the application level leaves greater opportunity for security mechanisms to be bypassed or compromised. There should be no way for users to bypass the access control mechanisms. For each user request, either the application server policy must approve the entire operation or the DBMS must enforce access controls on each data access or both. This requires examining the user’s individual credential and the privileges associated with his or her job. Implementing an access control rule in the DBMS guarantees that the rule applies to all operations that developers create.

**Authentication: Verifying Identity.** In any system with restricted access rights, authentication is crucial. The system needs a way for people to prove who they are; from this, their access rights must be determined and enforced.

Authentication can be done in many different ways. The most common form of
Authentication is by user name and password. While superficially attractive, password authentication is subject to many failure modes including password guessing, inappropriate sharing of passwords, and inadvertent or deliberate password leakage.

Authentication schemes based on physical devices can be considerably more secure. Systems based on smart cards or timer-based tokens require the presentation of an appropriately encoded electronic device (possibly within a defined time period) for authentication. Biometrics such as fingerprints or eye scans may also provide greater security than simple textual passwords.

The potential advantages of these alternative authentication techniques may be offset by increases in cost and complexity. Lost smart cards are likely to be more expensive to replace than lost passwords. Biometrics systems may have difficulties in enrollment: difficulties in the initial capture of the finger, eye, or voiceprint may cause later problems with authentication.

Security breaches in authentication mechanisms might be exploited to achieve unfettered access to the underlying systems. To avoid this scenario, authentication mechanisms should be carefully designed and tested. Authentication servers must be highly secured, both physically and technically, and appropriate cryptographic techniques should be used. VRDs should not utilize any authentication techniques that have not been validated by extensive use in production environments.

Biometric systems are especially tricky, because many current deployments have been implemented improperly. The use of fingerprints, retinal scans, facial features, and other biometrics all rely on the conversion of these characteristics into strings of bits that can be stored and processed by computers. If these digitized versions of the biometrics are transmitted across networks or stored on multiple computers, security weaknesses in the networks or remote computers might be exploited to capture the biometrics. A malicious attacker who captures digitized biometrics might be able to use them to gain access to the system. In addition to reducing the security of the VRD, such attacks might compromise the use of the specific biometric by the affected users in any other domain. As a result, biometric data should be stored as close to the user as possible, perhaps used only to unlock a smart card. In this scenario, the user’s fingerprint, for example, might be used to verify that she is the authorized user of a smart card that would then be used to access the VRD. As the biometric data would be stored only on the smart card (which is generally under the physical control of the authorized user), there are no network connections or remote hosts to tempt malicious intruders.

Biometrics also should be used only in a supervised setting to foil various forms of spoofing attack. There have been many reports of successful attacks on unsupervised biometric authentication. For example, with some facial recognition systems, holding up a glossy photograph of an authorized user to the camera is sufficient to fool the system. There also have been published reports stating it is possible to fool a fingerprint recognition system by lifting the fingerprints of an authorized user off of a surface touched by that person and creating a fake “gummy finger” made out of gelatin that bears the authorized users’ fingerprint.27

Different authentication schemes might be appropriate for different users or different

tasks. The type of authentication being used should be determined by the type of task that the user is performing, the expense and complexity of the authentication scheme, and the potential harm that may be caused if the authentication system is breached. Advanced authentication schemes are more appropriate for election workers and government officials with access to greater privileges over a wide range of voter records. In these cases, multi-factor authentication (such as requiring both a biometric and password) may be warranted, despite its higher costs or inconvenience.

Another style of authentication relies on a technology known as certificates. Apart from authenticating the user, certificates allow for operation in the absence of access to a permission database. A certificate can contain a user's access rights in a form that is mathematically protected from change. When a certificate is presented to a system, that system can enforce the user's access rights using only the data presented. Because certificates are too long to be memorized or typed, they frequently are stored on smart cards.

Once a user has been authenticated to the system, each operation on the database should check that the person’s privileges allow him or her to perform that operation. Similarly, the database should create an audit trail for all requests that modify the database. Both of these goals are straightforward to achieve. Logging read operations may be feasible and useful though careful engineering is needed to ensure that the logging system can handle the data volume. As previously discussed, to guarantee that these access controls cannot be bypassed, access control restrictions should be implemented in the database itself, where possible.

The importance of security training cannot be overstated. Authorized users of the system must be taught about protection of passwords, how to resist social engineering attacks—attempts to deceive someone into performing certain actions—and the importance of never sharing their passwords, even with their colleagues and other authorized users. Training should include how to cope with failure scenarios such as how to proceed when normal authentication mechanisms are for some reason not functioning. Because procedures that seem arbitrary are often ignored, users should also learn how and why failure to follow procedures could lead to security breaches. Knowing why a rule is in place is the best motivation for following it.

Operational Security. If a partial or whole database is transferred from a central site to another location, protection becomes more difficult, especially if the data is transferred to system with different security controls. Digital signature techniques can protect the integrity of database dumps; thus, a county system that receives a copy of its database on a DVD-ROM could verify that the copy was properly created by the statewide system. Further, a combination of encrypted media and procedural controls (i.e., the presence of two people to decrypt the data) can help.

Security Against Technical Attacks. VRD systems must be secured against technical attacks, including attacks both by outside “hackers” and by insiders. When any system is connected to an open communication network, including the Internet, a wireless network, or the phone system, the risk from hackers becomes substantial. Any network-connected VRD will be exposed to attacks from anyone anywhere in the world who cares to attack it; therefore, system security needs to be sufficiently robust to survive the inevitable
onslaught of attacks. It is imperative that security be considered starting very early in the software development lifecycle so that design decisions can be made in ways that maximize security. Trying to add security as an afterthought to a completed system often leads to catastrophic security failures.

First, all communication channels should be secured. Anything transmitted over open communication networks such as the Internet, wireless network, or the phone system should be protected using end-to-end cryptography (such as a VPN or an encrypted network tunnel). This cryptography requirement applies to all channels of communication including those between local election officials and the central database. It may also be prudent to cryptographically protect all data sent over internal networks to limit the damage if a hacker is able to break into the internal network or if an insider seeks to attack the system. Cryptography is especially important if wireless networks are employed, because otherwise anyone within radio range can effectively gain insider access to the wireless network.

Second, defenses should be applied to prevent outsiders from penetrating internal systems. Firewalls should be used to severely limit connectivity between internal and external networks. One simple strategy might be to completely disconnect voting registration systems from all open networks. For example, county officials might communicate with central servers by sending authenticated DVD-ROMs through the mail. Alternatively, if network connectivity is necessary, firewalls should be used to minimize the set of communication protocols, network services, and destination addresses allowed to cross the firewall communicate from the internal network to the external network or vice versa.

Mission-critical machines should be hardened as much as possible, and they should be professionally administered. All relevant security patches should be applied, and virus scanners should be used where appropriate. Unnecessary network services should be disabled. These machines and networks should be used only for voter registration.

Third, mechanisms should be deployed to detect any penetration of system defenses, as well as any insider misuse. For example, application-specific intrusion detection systems could be used to monitor the number of updates to the VRD. Any large spike in activity, whether by an authorized user or in the aggregate, might warrant human attention. In addition, officials could consider contracting with a third-party network security monitoring service to detect network intrusions and attempted attacks on the system.

Fourth, care should be taken to ensure that it is possible to recover from security failures. Regular backups are a simple and effective method for recovering from known failures. All modifications to the database should be logged to write-once media to provide a trustworthy audit trail and enable after-the-fact forensic investigations. Offsite storage of backups can reduce the risk of catastrophic loss of voter registration data. However, backups themselves must be secured, possibly including encryption, so that their loss does not compromise voter privacy or reveal information.

Denial-of-service attacks are particularly vexing. Such an attack could render the VRD unreachable or non-functional when it is most needed. Election officials should be aware that systems connected to open networks are almost invariably subject to malicious denial-of-service attacks that render the system unavailable or unreachable. Because it is beyond the state-of-the-art to completely prevent denial-of-service attacks, either officials
should have a plan prepared for how to ride out and survive such attacks, or they should avoid the use of open networks. For example, one might arrange to use DVD-ROMs if the network has been rendered unusable. Because of the threat of Election Day denial-of-service attacks, officials should ensure that it is possible to function without any network connectivity on this day. Options might include downloading all critical data to polling places several days in advance or distributing copies of the registration list printed on paper. These issues are also discussed in Chapter 6 on reliability.

Fifth, officials should obtain an independent review of their system before deployment. We recommend hiring a group of skilled experts to evaluate VRD security. These experts will conduct a thorough risk analysis of system requirements, architecture, security processes, and all other aspects of the system. These reviews should check for flaws that would allow attackers to obtain privacy-sensitive information, to compromise the integrity of the database by modifying information without authorization, or to mount denial-of-service attacks that would render the VRD inoperable. The use of technical, physical, and human procedural measures to attempt to penetrate a system can also identify security problems that might otherwise have been overlooked.

Officials should consider including an independent security review and publication of the software as part of the acceptance testing for the system. Claims that the security of the system will be endangered by such a review should be treated with extreme skepticism or rejected outright.

Sixth, the technical security of the system needs to be viewed as an ongoing responsibility, with resources devoted to it accordingly. Election officials may find it useful to perform periodic security audits of their system to ensure that system security is kept up to date as technology and attacks change. As the system will evolve over time, and as the threats will change with time, it is important that the system be tested for security issues on a periodic basis. In particular, the system should be fully evaluated after any major upgrades and after recovery from any significant incident.

Dealing with Security Failures. In spite of good security measures, there is always some possibility that an attacker will carry out a successful attack. When successful attacks do occur, the system should protect the ability of users (including both election officials and voters) to carry out their activities with as little disruption as possible. Additionally, because prosecution of attackers can act as a deterrent to future attackers, it is important that systems be designed to support potential identification and prosecution of attackers, for example, by keeping audit logs and maintaining a proper chain of custody for relevant records.

Electronic registration databases heighten the need for well-designed recovery mechanisms, because a statewide electronic database potentially introduces opportunities for more, and more significant, failures. To the extent possible, existing policies and laws should be applied.

We discuss three categories of security failures:

- unauthorized disclosure of data in which some data is seen by someone who is not authorized to see the data;
- breaches of integrity, in which ineligible voters are wrongly registered and/or actually vote or in which eligible voters are disenfranchised or wrongly prevented from
voting; and

- breaches of reliability, possibly occurring on Election Day, in which legitimate users of the database are unable to get necessary results.

**Unauthorized Disclosure of Data.** Disclosure can occur by accident or on purpose. Unauthorized disclosure can happen when an authorized user of the system exceeds his privileges, or when an outsider gains unauthorized access. VRDs should incorporate audit logs (discussed in Chapter 2 on accuracy) that record all attempts to read registration data. With appropriate scrutiny of these audit logs, it may be possible to detect many cases of unauthorized disclosure.

To the extent possible, individuals should be notified if it is determined that data about them has been or may have been obtained inappropriately. Security breach notification laws in California and other states are already having a beneficial effect in this regard.

**Breaches of Integrity.** The intentional corruption of official records is both a federal and state crime falling under many different statutes, giving prosecutors a number of options. However, unless appropriate audit trails, procedures, and detective controls are in place, security breaches are unlikely to be noticed and identified as potential criminal acts.

Because of the high legal and public relations cost of disenfranchising legitimate voters or allowing ineligible people to vote on Election Day, states should have procedures for auditing and quantifying the accuracy of registration data before an election. For example, election officials could perform an audit of a statistically-significant random sample of all changes to the voter registration database since the last election to look for anomalies, followed by a more thorough audit if anomalies are found. Such an audit should be performed sufficiently in advance that corrective actions can be taken before Election Day if errors are discovered.

To avoid disenfranchise of legitimate voters on Election Day, it is also important to avoid creating a culture among poll workers that assumes that the computer is always right. In particular, it should be possible for someone who thinks she is a registered voter but is not in the database to cast a provisional ballot that can be counted later, if it is subsequently determined that she is an eligible voter.

**Breaches of Reliability.** Unlike breaches of data and integrity, which can go undetected, breaches of reliability are easily detectable. Audit logs, including firewall logs, are crucial for tracing and perhaps prosecuting malicious attackers. To limit the impact of reliability breaches on Election Day, we suggest that each polling place be given a backup copy of the data that will be needed to validate eligible voters within that precinct. This list should contain only the information needed for validating voters. For example, Social Security numbers might be redacted from the backup list. Existing policies allow the polls to be kept open beyond the scheduled closing time if failures occur; we recommend these policies be followed. Reliability issues and fallback procedures are discussed in more detail in the next chapter.
6. Reliability

Reliability is often thought of as system availability (i.e., whether the system is up and running 24×7). However, to better understand reliability, we need to understand the goals of reliability in a statewide VRD.

While 24×7 operation may achieve these goals, solutions that are more economical are possible because reliability can often be achieved without continuous online access to the database. For example, if regulations impose a deadline for registration or registration changes sufficiently in advance of an election, static snapshot copies of the database may be adequate for supporting Election Day verification of voter registration. Static copies may well prove more reliable than attempting to guarantee reliable network access from each polling place.

We assume that VRDs will have more intense usage in the months immediately prior to the election, with a very large spike in usage during and immediately following the election itself. Activity before an election includes absentee voting, in-person absentee voting, and early voting. Absentee and in-person absentee voting occurs anywhere from 10 to 45 days before Election Day, and early voting usually occurs 10 to 14 days before Election Day.

With this in mind, we divide the recommendations for design of a VRD into two classes—namely, technical and operational mechanisms for ensuring reliability. We also give recommendations for ensuring reliability during the development of the database.

Technical Mechanisms for Reliability. The hardware/software combination used to access the VRD needs to provide good response and reliable service. It should be designed to work well both in non-election times, when the major activity is voter registration, and in the high-activity times, immediately prior to and during the election itself.

We list several design choices that can be used to improve reliability and discuss recommendations and caveats to be considered when evaluating choices.

Redundancy. While redundant communications systems (e.g., multiple network connections from different providers) have been used successfully, care must be taken to ensure that the systems are truly redundant. For example, a modem and ADSL connection over the same phone line provides little redundancy; two ADSL lines from different providers probably provides less still, as they likely utilize the same central

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28 The Federal Aviation Administration, for example, makes frequent use of redundant systems for air-traffic control. This includes both alternative communication links such as redundant fiber links for Airport Lighting Control and Monitoring Systems (see AC 150/5345-56) and independent approaches such as using Flight Service Station communications as a backup for relaying Air Route Traffic Control Center instructions if direct ARTCC contact is lost (see Aeronautical Information Manual).

29 “ADSL, which stands for Asymmetric Digital Subscriber Line, is a broadband communication technology designed for use on regular phone lines. It has the ability to move data over the phone lines at speeds up to 140 times speedier than the fastest analog modems available today.” From http://www.dsllife.com/tutorial/faq.htm.
switch leased from the local telephone company.

A more robust form of redundancy is to support independent approaches to accomplish the same task. For example, using online access to a centralized statewide database as the primary means of entering voter registrations allows immediate verification of registration. However, a power failure affecting a central database immediately before a registration deadline could prevent registration workers from entering registrations in time. Allowing local entry, followed by later online validation/verification of the entered values, could provide operational reliability similar to redundant power sources for the central database, but at less cost.

**Replication.** Replicating data in multiple places has value, but the impact of likely or anticipated types of failures must be evaluated to ensure that replication significantly increases reliability. Replicating the database may not protect against software failures that cause errors to spread to all copies, and keeping the replicated databases in different physical locations has the added cost of space for the replicated system and communication lines between the locations for updating the replicas. Additionally, replicated data may not be useful if communications problems at polling places make network access unavailable. Careful archival procedures combined with adequate fallback procedures may be more cost effective and provide as effective reliability as replication.

For example, sending DVD-ROM copies of the relevant part of the database to polling places shortly before an election would provide both a high degree of replication and a fallback procedure for access to the data if either centralized database or communication failures occur. However, the use of DVD-ROM copies must be tempered by the increased risk of disclosure of information. The information stored on such copies should include only the data that would otherwise be available to the polling place and no more. As discussed in Chapter 5 on security, encryption and digital signatures, along with appropriate policies for their use, should be used to protect these copies.

Building and including redundancy is not sufficient. The system must also be tested under realistic situations as discussed in the testing section of this chapter.

**Distribution.** As was discussed in the introduction, statewide VRDs are being implemented as top-down, in which the master copy of the database is stored in a centralized location, or bottom-up, in which the master copy of the database is actually distributed among many databases. A properly designed distributed database can provide a centralized list of voters as HAVA mandates. The design of a distributed VRD must be evaluated to ensure both that no single failure (hardware or software) can bring down all the connected databases and that fallback procedures are adequate in each county to protect against localized failure.

Distributed databases can serve as a good backup and contain damage caused by failures, including software failures and actions of malicious insiders. However, designers must be aware that distributed database systems can be vulnerable to mass propagation of errors if processes are designed to apply to all the databases at once. Another potential problem is to design a distributed database system so that individual parts cannot act independently. For example, one can design a system that requires that a county database coordinate with a central database for every transaction. It is important
to design a distributed database so that these possibilities are minimized.

Database distribution also increases the difficulty of ensuring the accuracy of the data, unless the system is designed to coordinate the data in the individual databases. One of HAVA’s main requirements is that data should be coordinated between VRDs and other databases; therefore, this element should be part of every distributed VRD’s design.

**Centralization.** Centralized databases face a different set of reliability challenges. If the entire database is stored in a central location, this location becomes a single point of failure. Power difficulties, network problems, or other reliability problems with the central location might bring voter registration activities to a halt throughout the state. Although replication and redundancy can help reduce such risks, additional costs may be involved. The use of alternative methods to access and input data, including DVD-ROMs, printed voter lists, and paper forms, may be particularly important when centralized databases are used.

**Archives.** When data is backed up, the backup files can be recycled or can be retained as long-term archives. Archives safeguard against loss from software failures, intrusion, or malicious insiders who could damage less resilient kinds of backup. Consequently, an archive must be protected from modification through write-once media such as DVD-ROM to ensure against both accidental and intentional erasure or modification.

A second use of archival material is for forensics—that is, identifying what went wrong when a failure occurs, correcting the problem, and preventing new failures (this includes both human- and system-caused failures). To ensure detection of malicious action, it is important to log and archive all changes to the database. With the decreasing cost and increasing density of backup media, long-term maintenance of such logs, which we recommend, can be achieved at reasonable cost.

**Operational Mechanisms for Reliability.** Reliability will not be achieved solely through technical means. Provisions must exist to ensure the integrity of the election process in spite of possible Election Day failure of the registration database. Since it should always be assumed that something could go wrong, a system must include operational procedures, or fallback processes, that ensure reliability in spite of technical failures. While these procedures are often tied to the technical design decisions, it is necessary to document the operational procedures to be followed in the event of database failures.

We recommend that for each process there be at least one specified alternate process to follow in case of failure. In particular, there should be a fallback procedure for each process that could affect the ability of people to vote on Election Day. For example, suppose the process requires that voters physically sign a voter registration list. If the correct list is not sent to the polling place, we recommend as a fallback that there be a backup computer system and communication line available at the polling place, so that people’s names can be looked up online. If the process requires that voters’ names be looked up online, then a fallback would be to provide paper copies of the list in case the computers or their connections go down. Further, Election Day verifications can be done (1) via paper systems, (2) via personal computers or handheld devices with DVD-ROMs, or other methods of holding static copies of the voter list, or (3) via personal computers
or handheld devices connected by electronic communication links to central VRDs. Regardless of the method used, a fallback process should be devised to deal with its failure. When appropriate, these processes should operate in tandem with provisional balloting and other measures designed to protect a voter’s right to vote.

**Provisions for Delayed Entry of Registration Information.** While direct entry of voter registration information into the database may be desirable, allowing immediate confirmation of registration that requires direct entry could undermine the registration process in case of system failure. As discussed previously, fallback procedures must be developed to support alternate means of registration.

**Testing Issues.** A VRD must be tested to ensure that it will function reliably when placed into service. The problem is that it is impossible to do a true stress test on a VRD because there is no way to completely replicate the stress of an Election Day except to have an election. However, through effective modeling of the system and its capabilities, it is possible to design tests that effectively simulate the stress of actual use. This imposes the requirements on the contracting agency of ensuring that sufficient information is available for vendors/developers and quality assurance groups to adequately model the system.

Technical measures designed to increase greater reliability also should be tested. When used, replication and redundancy facilities might be tested by trying to operate the system when all or part of the system is unexpectedly taken offline. In accordance with EAC recommendations, archival backups should be tested regularly.30

The system also should be secured against external network-based attacks (see Chapter 5 on Security). Tests that simulate denial-of-service and related attacks can be used to evaluate the robustness of the VRD and possibly identify weaknesses that should be addressed.

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Appendix A: Glossary

Following is a relatively non-technical glossary of terms referred to in the report. Our intent is for the report to be readable by as many people as possible; for that reason, many of the definitions below are not as technically detailed as they might be. For more exhaustive technical definitions or explanations of these and other related terms, please refer to one of the two documents noted at the end of the glossary.

Access control policy – A list of rules assigning access privileges to system users.

Access privilege – The right to read or update a particular kind of data, or to execute a particular operation.

Application – One or more computer programs developed to provide specific functionality. Examples include such things as word processing applications, web browsers, database software, and so on.

Authentication – The process of verifying that a person is who he or she claims to be – for example, specific knowledge of a personal identification number (or PIN) is often used to authenticate ATM card users.

Backups – Copies made for the purpose of safeguarding information; making regular backups of important data is a widely recognized best-practice.

Batch update – A group of additions, modifications, or deletions to a database received from what is believed to be an authorized source (e.g., a local county).

Biometrics – Authentication techniques that rely on an individual’s physical attributes (for example, fingerprints, iris scans, facial recognition, and so on).

Bottom-up – Approach to managing voter registration data whereby each county or municipality may keep its own database of records for voters within the county, and the county’s records may be reconciled with a database run by the state on a periodic basis. See also “top-down.”

CAPTCHA™ (Completely Automated Public Turing Test to Tell Computers and Humans Apart) – is a mechanism used to verify that a human user is completing a form, as opposed to a computer program. Generally, CAPTCHA tests consist of an image that contains distorted text that is easy to read for humans, but very difficult for computer software to interpret.

Certificate – A cryptographic tool used to verify such things as the identity of a computer, the source of a program, the integrity of a message, or the identity of the source of a message.

Ciphertext – Information rendered unintelligible except to those who can decrypt it; (encrypted plaintext).

Data element – A basic data structure in a database (for example, “last name,” “address,” “city,” and so on).

DBMS – A database management system is a computer program (or a suite of programs)
that enables users to store, modify, and retrieve information from a database.

**Decryption** – The process of turning ciphertext back into plaintext. *See Encryption.*

**Denial of service attack** – An attack on a system where the objective is to prevent the normal use of that system, often by overwhelming the system with a large volume of seemingly normal transactions or requests for data.

**Digital Signature** – An electronic signature based upon cryptographic methods of originator authentication, computed by using a set of rules and a set of parameters such that the identity of the signer and the integrity of the data can be verified.

**DVD-ROM** – Digital versatile disk (originally “digital video disc”) is an optical storage disk similar to compact disks (CDs). However, DVDs are capable of storing much more data. ROM, or read-only memory, refers to disks that are capable of being written to only once.

**Encryption** – The process for turning plaintext (e.g., a person’s name and address) into ciphertext, where the meaning of the encrypted plaintext is obfuscated. *See also Decryption.*

**FIPs** – Fair Information Practices, a widely accepted set of principles (e.g., notice, security, minimization, and so on) for addressing concerns about information privacy.

**Firewall** – A means for preventing unauthorized access to a given system. Firewalls (both hardware and software firewalls) allow administrators to regulate the kind of traffic and data that flow into and out of a system.


**Heuristic evaluation** – A strategy for evaluating user interface designs. In heuristic evaluations, usability experts examine user interfaces for consistency, proper feedback and error handling, and other criteria. Heuristic evaluation can often be a cost-effective alternative to more rigorous evaluation via controlled user studies.

**Internet Protocol** (commonly referred to as "IP") – is a connectionless, best-effort packet-switching protocol and makes up part of the TCP/IP suite of protocols that enable machines to communicate with each other on the Internet.

**Intrusion detection system** – An application designed to detect attacks on a network or computer system.

**Logs** – Records of actions within a system, often contained in specific files (for example, audit log files, error log files, and so on). Information found in logs generally includes a description of what was done, when it was done, who did it, and other details necessary to construct and accurate and complete record of what happened.

**Merges/purges** – Batch updates that involve the integration, alteration, or removal of large amounts of data in an automated fashion (for example, updating voter records in a database by comparing data with a driver’s license database, or removing records in a voter database based on records added to a death record database).

**Plaintext** – Intelligible information; generally in a form readable by a person (decrypted ciphertext).
SSN – Social Security number.

Top-down – An approach to managing voter registration data whereby state officials administer a single master computer server; all voter records are stored on that central server, and all requests to view or modify voter records are executed on the central server. See also “bottom-up.”

Truncation – The practice of displaying only part of an identifying number (e.g., a Social Security number) for the purposes of identity verification.

VPN – Virtual private network.

VRD – Voter registration database.

Web-based – Applications that are accessed via the Internet (or an intranet), generally using a web browser (e.g., web-based email services like Google’s Gmail or Yahoo! Mail).

Note: Other relevant resources include the glossary associated with Volume One of the U.S. Election Assistance Commission’s Voluntary Voting System Guidelines, which is available online at http://eac.gov/vvsg_intro.htm, and the Consolidated Security Glossary by the NIST IEEE POSIX P1003.6 Security Working Group, which is available at http://www-08.nist.gov/posix/framework_wg/glossary.asc.
Appendix B: Biographies of Committee Members

Paula Hawthorn, Ph.D., Co-Chair

Dr. Hawthorn received her Ph.D. in Electrical Engineering and Computer Science from the University of California in 1979. Her thesis topic was on the performance of database systems. She has spent much of her career as a manager of database development, including Vice-President of Software Development for start-ups such as Britton Lee and Illustra, and both management and individual contributor positions at Hewlett-Packard (working on database performance issues) and Lawrence Berkeley National Laboratory. She is now mostly retired, with occasional consulting and continuing involvement with U.C. Berkeley.

Barbara Simons, Ph.D., Co-Chair

Dr. Simons earned her Ph.D. from U.C. Berkeley and was a computer science researcher at IBM Research, where she worked on compiler optimization, algorithm analysis, and scheduling theory. A former President of the Association for Computing Machinery (ACM), Dr. Simons founded ACM’s U.S. Public Policy Committee (USACM) and served for many years as chair or co-chair of USACM. She was a member of the National Science Foundation panel on Internet Voting, the security peer review group for the DoD’s Internet voting project (SERVE), and the President’s Export Council’s Subcommittee on Encryption. She is on several boards of directors, including the U.C. Berkeley Engineering Fund and the Electronic Privacy Information Center, as well as the Advisory Board of the Oxford Internet Institute and the Public Interest Registry’s .ORG Advisory Council. She has testified before both the U.S. and the California legislatures. Dr. Simons is currently co-authoring a book on voting machines and related issues.

Steven M. Bellovin, Ph.D.

Dr. Bellovin is a Professor of Computer Science at Columbia University. He recently joined the faculty after many years at Bell Labs and AT&T Labs Research. He is an AT&T Fellow and a member of the National Academy of Engineering. Dr. Bellovin is the coauthor of Firewalls and Internet Security: Repelling the Wily Hacker (2d ed. 2003) and holds several patents on cryptographic and network protocols. He has served on many National Research Council (NRC) study committees and is a member of the Department of Homeland Security’s Science and Technology Advisory Committee. He has been a member of the Internet Architecture Board and co-director of the Security Area of the Internet Engineering Task Force.

Chris Clifton, Ph.D.

Professor Clifton has a Ph.D. in Computer Science from Princeton University, and Bachelor's and Master's degrees from the Massachusetts Institute of Technology. He first worked on reliability and availability of database systems at IBM Research in the 1980s. He also worked on data mining and database security issues while at the MITRE
Corporation and, more recently, has been leading research on privacy-preserving data mining since joining the faculty of Purdue University.

Lillie Coney

Ms. Coney is Associate Director with the Electronic Privacy Information Center (EPIC). Her issue areas include nanotechnology, surveillance, children's privacy, civil rights and privacy, coalition development, spectrum, census, and electronic voting. Ms. Coney also serves as Coordinator of the recently established National Committee on Voting Integrity (NCVI). NCVI was created in 2003 in response to growing concerns about the reliability of electronic voting systems.

Robert Gellman

Robert Gellman is a privacy and information-policy consultant in Washington, D.C. He advises companies, government agencies, and other institutions on how to address privacy concerns on the Internet, implement the federal medical-privacy rules, and integrate privacy law and policy in their national and international operations. A graduate of Yale Law School, Gellman has worked on information-policy issues for more than 25 years. He spent 17 years as chief counsel to a subcommittee in the U.S. House of Representatives responsible for privacy, freedom of information, government information dissemination, health-record confidentiality, and other information-policy matters. He also served as a member of the U.S. Department of Health and Human Service’s National Committee on Vital and Health Statistics (1996-2000), a federal advisory committee with responsibilities for health-information infrastructure matters, including the Health Insurance Portability and Accountability Act.

Harry Hochheiser, Ph.D.

Dr. Hochheiser received his Ph.D. in Computer Science from the University of Maryland, and bachelor’s and master’s degrees from the Massachusetts Institute of Technology. His research interests include information visualization, bioinformatics, human-computer interaction, universal usability, and privacy. A former member of the board of directors of the Computer Professionals for Social Responsibility (CSPR), Dr. Hochheiser wrote CPSR’s FAQ on Internet filtering systems. He has also written about the policy implications of Internet privacy protocols. He is a founding member of the ACM SIGCHI Committee on U.S. Public Policy.

Ralph Spencer Poore

Ralph Spencer Poore (Principal Consultant at Inovè LLC and Senior Partner at Pi "R" Squared Consulting LLP) has over thirty years of information technology experience with emphasis on privacy, security, audit and control in electronic commerce, enterprise systems, and enabling technologies. His involvement in national and international standards for electronic commerce includes participation on two Internet Engineering Task Force (IETF) working groups and chairmanship of an ad hoc working group of the
Accredited Standards Committee X9, Financial Services, subcommittee X9F Data and Information Security. He founded and chaired the Standards Review Committee of the Information Systems Security Association (ISSA) and participates on the Global Executive Committee of the Generally Accepted Information Security Principles (GAISP) Committee. Mr. Poore has developed and patented security and privacy products, taught cryptographic security courses, and provided assurance services across a broad range of private sector and governmental organizations. He is an inventor, author, and frequent speaker on topics ranging from privacy to transnational data flows. Mr. Poore is a Certified Fraud Examiner (CFE), Certified Information Systems Auditor (CISA), Certified Information Systems Security Professional (CISSP), and Certified in Homeland Security-Level III (CHS-III).

Arnold Rosenthal, Ph.D.

Dr. Rosenthal is a Principal Scientist at The MITRE Corporation, doing consulting and research on databases and distributed systems. In recent years, his research and consulting has focused on data sharing, privacy, and security. He received a Ph.D. in 1974 from U.C. Berkeley. He was on the faculty of the University of Michigan and worked at Sperry Research and Computer Corporation of America. He has held visiting positions at the Swiss Federal Polytechnic (ETH Zurich) and IBM Research. He has served on numerous conference program committees and is an Associate Editor of the ACM Transactions on Database Systems.

David Wagner, Ph.D.

Professor Wagner is an Assistant Professor in the Computer Science Division at the University of California at Berkeley with extensive experience in computer security and cryptography. Dr. Wagner is an Alfred P. Sloan Research Fellow and a CRA Digital Government Fellow. Dr. Wagner was a co-designer of one of the Advanced Encryption Standard finalists, and he remains active in the areas of computer security, cryptography, and e-voting. In the past, Dr. Wagner has served as a member of the Security Peer Review Group for the SERVE Internet voting project and as a technical advisor to the ACLU Ad-Hoc Committee on Touchscreen Voting. Currently, Dr. Wagner is a member of the California Secretary of State's Voting Systems Technical Assessment Advisory Board.

Rebecca N. Wright, Ph.D.

Dr. Wright is an Associate Professor in the Computer Science Department at Stevens Institute of Technology in Hoboken, New Jersey. Her research spans the area of information security, including cryptography, privacy, foundations of computer security, and fault-tolerant distributed computing. Dr. Wright serves as an editor of the Journal of Computer Security (IOS Press) and the International Journal of Information and Computer Security (Inderscience), and she is a former member of the board of directors of the International Association for Cryptologic Research. She received a Ph.D. in
Computer Science from Yale University in 1994 and a B.A. from Columbia University in 1988.
TESTIMONY

OF

JEANETTE MANFRA
ACTING DEPUTY UNDER SECRETARY FOR CYBERSECURITY AND COMMUNICATIONS
NATIONAL PROTECTION AND PROGRAMS DIRECTORATE
U.S. DEPARTMENT OF HOMELAND SECURITY

DR. SAMUEL LILES
ACTING DIRECTOR, CYBER DIVISION
OFFICE OF INTELLIGENCE AND ANALYSIS
U.S. DEPARTMENT OF HOMELAND SECURITY

BEFORE

THE

SELECT COMMITTEE ON INTELLIGENCE
UNITED STATES SENATE
WASHINGTON, D.C.

ADDRESSING THREATS TO ELECTION INFRASTRUCTURE

JUNE 21, 2017
Chairman Burr, Vice Chairman Warner, members of this Committee, thank you for the invitation to be here and to represent the men and women that serve in the Department of Homeland Security’s (DHS) Office of Intelligence and Analysis (I&A) and the National Protection and Programs Directorate (NPPD).

Given the vital role that elections play in a free and democratic society, on January 6, 2017, the Secretary of Homeland Security determined that election infrastructure should be designated as a critical infrastructure subsector. With the establishment of an Election Infrastructure subsector within the existing Government Facilities sector, DHS and its Federal partners have been formalizing the prioritization of cybersecurity assistance and protections for owners and operators of election infrastructure similar to those provided to a range of other critical infrastructure entities, such as financial institutions and electric utilities. Participation in the subsector is voluntary, and the establishment of a subsector does not create federal regulatory authority. Elections continue to be governed by state and local officials, but with additional prioritized effort by the Federal Government to provide voluntary security assistance.

As the Secretary noted to Congress last month, “we know that our Nation’s cyber systems are under constant attack.” Our testimony today will provide DHS’s unclassified assessment of cyber operations directed against the U.S. election infrastructure and political entities during the 2016 elections, but not the overall Russian influence campaign covered in the January 2017 declassified Intelligence Community (IC) Assessment. Our testimony will also outline DHS’s efforts to help enhance the security of election infrastructure operated by state and local jurisdictions around the country.

Assessing the Threat

Throughout spring and early summer 2016, the U.S. IC warned that the Russian government was responsible for the compromises and leaks of emails from U.S. political figures and institutions. This activity was part of a decade-long campaign of cyber-enabled operations directed at the U.S. Government and its citizens. As awareness of these activities grew, DHS began in August 2016 to receive reports of cyber-enabled scanning and probing of election-related infrastructure in some states. Some of this activity appeared to originate from servers operated by a Russian company. In addition to these reports and other classified information obtained during the period, DHS also received an unclassified Federal Bureau of Investigation bulletin that described a July 2016 compromise of a State Board of Elections website. The bulletin identified specific tactics and indicators and asked recipients to check their systems for similar activity. It also provided mitigation recommendations for state and local governments. DHS and its partners shared this unclassified information—specifically information regarding targeting of voter registration systems—with state and local governments to further increase awareness of the threat.

Within the Federal Government, DHS, through I&A and NPPD’s National Cybersecurity and Communications Integration Center (NCCIC), began coordinating robustly with the Election Assistance Commission, the IC, and law enforcement partners. Among non-Federal partners, NPPD and I&A engaged state and local officials, as well as relevant private sector entities, to assess the scale and scope of malicious cyber activity potentially targeting the U.S. election
infrastructure. In addition to working directly with state and local officials, we partnered with stakeholders like the Multi-State Information Sharing and Analysis Center (MS-ISAC) to analyze relevant cyber data, the National Association of Secretaries of State, and the National Association of State Election Directors. We also leveraged our field personnel deployed around the country, inclusive of Intelligence Officers deployed in state and major urban area fusion centers, Cybersecurity Advisors and Protective Security Advisors located across the country, and Department of Justice field personnel, to help further facilitate information sharing and enhance outreach. Throughout September, that engagement paid off in terms of identifying suspicious and malicious cyber activity targeting the U.S. election infrastructure. A body of knowledge grew throughout the summer and fall about suspected Russian government cyber activities, indicators, and understanding that helped drive collection, investigations, and incident response activities.

One comprehensive intelligence report published by I&A in early October cataloged suspicious activity we observed on state government networks across the country. This initial look, largely based on suspected malicious tactics and infrastructure, helped inform a body of reporting directly related to election infrastructure. While not a definitive source in identifying individual activity attributed to Russian government cyber actors, it established that Internet-connected election-related networks, including websites, in 21 states were potentially targeted by Russian government cyber actors. Although we’ve refined our understanding of individual targeted networks, supported by classified reporting, the scale and scope noted in that October 2016 report still generally characterizes our observations: a small number of networks were successfully compromised, there were a larger number of states where attempts to compromise networks were unsuccessful, and there were an even greater number of states where only preparatory activity like scanning was observed.

With respect to our processes, the IC has noted before that the nature of cyberspace makes attribution of cyber operations difficult, but not impossible. In partnership with members of the IC, DHS applied IC analytic tradecraft techniques to reach a series of judgments about whether these events were isolated incidents, who was the likely perpetrator, that perpetrator’s possible motivations, and whether a foreign government had a role in ordering or leading the operation. Using the Department’s distinctive view of domestic information and intelligence reporting, our final assessment is based on an evaluation of each incident by the capabilities and tactics employed, the infrastructure used by malicious cyber actors, characteristics of the victimized networks, and adversary capability and intent.

In September, our products at the classified and unclassified levels reported that we had no indication that adversaries or criminals were planning cyber operations against the U.S. election infrastructure that would change the outcome of the coming U.S. election. Further, we assessed that multiple checks and redundancies in U.S. election infrastructure—including diversity of systems, non-Internet connected voting machines, pre-election testing, and processes for media, campaign, and election officials to check, audit, and validate results—make it likely that cyber manipulation of U.S. election systems intended to change the outcome of a national election would be detected.
During that period, we assessed that cyber operations targeting election infrastructure could be intended or used to undermine public confidence in electoral processes and potentially the outcome. This analysis supported an October 7, 2016, statement from then Secretary of Homeland Security and Director of National Intelligence that highlighted Russian cyber activities. This triggered further outreach to share threat information and offer voluntary services to assess cybersecurity of election infrastructure and processes.

The declassified January 2017 IC Assessment, “Assessing Russian Activities and Intentions in Recent U.S. Elections,” captured our assessment of the Russian activity, identifying that “Russian intelligence obtained and maintained access to elements of multiple U.S. state or local electoral boards.” Additionally, “DHS assessed[d] that the types of systems Russian actors targeted or compromised were not involved in vote tallying.”¹ As we continue to judge any and all newly available information, DHS has not altered any of those prior assessments.

Looking ahead to future election cycles, with a recognition that the work to enhance election infrastructure security and resiliency is already under way, we assess that multiple elements of election infrastructure remain potentially vulnerable to cyber intrusions, and that multiple cyber actors may have an interest in targeting such infrastructure. The risk to U.S. computer-enabled election systems varies from county to county, between types of devices used, and among processes used by polling stations.

We continue to assess that mounting widespread cyber operations against U.S. voting machines at a level sufficient to affect a national election would require a multiyear effort with significant human and information technology resources available only to a nation-state. The level of effort and scale required to change the outcome of a national election, however, would make it nearly impossible to avoid detection.

As with other developments in the overall cyber environment, the propagation of disruptive technologies has the ability to disrupt electoral processes. For example, targeted intrusions against individual voter registration databases remain possible. With illicit access, manipulation of voter data or disruptions to their availability may impact a voter’s ability to vote on Election Day. Most but not all jurisdictions, however, still rely on paper voter rolls or electronic poll books that are not connected in real-time to voter registration databases, which limited the possible impacts in 2016.

Whether a cyber operation intended to disrupt or alter the vote is successful or not, DHS remains concerned that cyber operations targeting election infrastructure could be intended to undermine public confidence. For instance, although we assess the impact of an intrusion into a vote tabulation system would likely be contained to the manipulation of unofficial Election Night reporting results and not impact the certified outcome, such an operation could undermine public confidence in the results.

Three major elements of DHS’s intelligence operations were key to enhancing our awareness and understanding of the threat: integration of intelligence with operational DHS

components, collaboration with IC members, and partnership with state and local governments. I&A’s co-location of intelligence personnel with the NCCIC was key to enhancing the quality of information shared with customers and partners. Robust collaboration with other members of the IC helped appropriately coalesce domestic and foreign intelligence issues – a collaboration that continues to pay dividends across analysis of threats to U.S. critical infrastructure. Finally, the ability to use deployed field staff to leverage already established relationships also aided in gathering key information that shaped I&A’s understanding of the threat environment.

Enhancing Security for Future Elections

Based on our assessment of activity observed, DHS is engaged with stakeholders across the spectrum to increase awareness of potential vulnerabilities and enhance security of U.S. election infrastructure. DHS continues to work with a diverse set of stakeholders to plan, prepare, and mitigate risk to the election infrastructure. Our election process is governed and administered by state and local election officials in thousands of jurisdictions across the country. These officials manage election infrastructure and ensure its security on a day-to-day basis. State and local election officials across the country have a long-standing history of working both individually and collectively to reduce risks and ensure the integrity of their elections. In partnering with these officials through both new and existing, ongoing engagements, DHS is working to enhance efforts to secure their election systems.

Increasingly, the nation’s election infrastructure leverages information technology for efficiency and convenience. Like other systems, reliance on digital technologies introduces new cybersecurity risks. DHS’s NCCIC helps stakeholders in federal departments and agencies, state and local governments, and the private sector to manage their cybersecurity risks. Consistent with our long-standing partnerships with state and local governments, we have been working with election officials to share information about cybersecurity risks, and to provide voluntary resources and technical assistance.

Addressing cybersecurity challenges and helping our customers assess their cybersecurity risk is not new for DHS. We have three sets of cybersecurity customers: federal civilian agencies; state local, tribal, and territorial governments; and the private sector. Assistance includes three lines of business to support these customers: information sharing, best practices, and technical assistance. Support to state and local customers, such as election officials, is part of our daily operations.

NPPD shares actionable information about electoral infrastructure incidents through direct outreach to state and local governments and through the Multi-State Information Sharing and Analysis Center (MS-ISAC), enhancing situational awareness and providing election officials with the information needed to protect themselves from similar incidents. The MS-ISAC was created by DHS over a decade ago and is partially grant-funded by NPPD. The MS-ISAC composition is restricted to state and local government entities. It has representatives co-located with the NCCIC to enable regular collaboration and access to information and services for state chief information officers. All states are members of the MS-ISAC.
During the 2016 election cycle, and in future elections, NPPD offered and will continue to offer voluntary assistance from the NCCIC to state and local election officials and authorities interested in securing their infrastructure. The NCCIC provides this same assistance on an ongoing basis to public and private sector partners upon request.

**Establishment of coordinating councils for election infrastructure owners and operators.** DHS is working collaboratively with election officials and vendors of election infrastructure to establish coordinating councils that will be used to develop a physical and cyber security and resilience strategy for the Election Infrastructure subsector and define how the Federal government will work with election officials and vendors going forward. The coordinating councils will also be used to regularly share information on relevant threats and vulnerabilities quickly and efficiently so that owners and operators can manage their risk. Historically, DHS has not had active engagement directly with the state and local election community, so we’re working on broadening and deepening those relationships, identifying requirements, and educating on our capabilities.

Through engagements with state and local election officials, including working through the Sector Coordinating Council, DHS actively promotes a range of services to include:

**Cyber hygiene service for Internet-facing systems:** This voluntary service is conducted remotely, after which DHS can provide state and local officials with a report identifying vulnerabilities and mitigation recommendations to improve the cybersecurity of systems connected to the Internet, such as online voter registration systems, election night reporting systems, and other Internet-connected election management systems.

**Risk and vulnerability assessments:** These assessments are more thorough and done on-site by DHS cybersecurity experts. They typically require two to three weeks and include a wide range of vulnerability testing services, focused on both internal and external systems. When DHS conducts these assessments, we provide a full report of vulnerabilities and recommended mitigations following the testing. These assessments are available on a limited, first-come, first-served basis.

**Incident Response Assistance:** We encourage state and local election officials to report suspected malicious cyber activity to the NCCIC. On request, the NCCIC can provide on-site assistance in identifying and remediating a cyber incident. Information reported to the NCCIC is also critical to the federal government’s ability to broadly assess malicious attempts to infiltrate election systems. This technical information will also be shared with other states to assist their ability to defend their own systems from similar malicious activity.

**Information sharing:** DHS will continue to share relevant information on cyber incidents through multiple means. The NCCIC works with the MS-ISAC. Election officials can connect with their state Chief Information Officer or the MS-ISAC directly as one way to benefit from this partnership and rapidly receive information they can use to protect their systems. State election officials may also receive incident information directly from the NCCIC.
**Classified information sharing:** DHS provides classified briefings to cleared stakeholders upon request, and as appropriate and necessary.

**Field-based cybersecurity advisors and protective security advisors:** DHS has personnel available in the field who can provide actionable information and connect election officials to a range of tools and resources available to improve the cybersecurity preparedness of election systems and the physical site security of voting machine storage and polling places. These advisors are also available to assist with planning and incident management assistance for both cyber and physical incidents.

**Physical and protective security tools, training, and resources:** DHS provides advice and tools to improve the security of polling sites and other physical election infrastructure. This guidance can be found at www.dhs.gov/hometown-security. This guidance helps to train administrative and volunteer staff on identifying and reporting suspicious activities, active shooter scenarios, and what to do if they suspect an improvised explosive device. Officials can also contact a local DHS Protective Security Advisor for access to DHS resources.

In closing, we want to reiterate that the fundamental right of all citizens to be heard by having their vote accurately counted is at the core of our American values. Ensuring the integrity of our electoral process is a vital national interest and one of our highest priorities as citizens in a democratic society. We have confidence in the overall integrity of our electoral system. Our voting infrastructure is diverse, subject to local control, and has many checks and balances built in. As the threat environment evolves, the Department will continue to work with state and local partners to enhance our understanding of the threat and make essential physical and cybersecurity tools and resources available to the public and private sectors to increase security and resiliency.

Thank you for the opportunity to testify, and we look forward to your questions.
Testimony of Michael Haas  
Administrator  
Wisconsin Elections Commission  

United States Senate Select Committee on Intelligence  
June 21, 2017  

Elections Security:  
Lessons Learned and Continued Vigilance  

Chairman Burr, Ranking Committee Member Warner and Committee Members:  

Thank you for the opportunity to provide information to the Senate Select Committee on Intelligence about what states learned from the 2016 elections and some steps that states are taking to secure elections systems as we prepare for future elections. I am honored to provide some thoughts on behalf of the National Association of State Election Directors (NASED) and our President, Judd Choate, the state elections director of the State of Colorado, who is unable to be here today due to family commitments. I am a member of NASED’s Executive Board as its Midwest Region Representative.  

Diversity of State Election Administration Systems  

Before discussing the security of voter registration databases and voting equipment, it may be helpful to provide some brief background about the differences in election administration among the states, which is a true reflection of our federal system. In many states, the elected Secretary of State is designated as the state’s chief election official, while the Lieutenant Governor serves that role in a handful of states. The state may have an elections director who is part of those offices and/or an elections board. Wisconsin has a unique structure with a bipartisan Elections Commission made up of three Republican appointees and three Democratic appointees, which oversees the agency and which appointed me as the agency’s nonpartisan administrator and the state’s chief election official.  

At the state level, chief election officials and staffs are responsible for administering and enforcing election laws and procedures. This includes maintaining the statewide voter registration database as required by federal law, approving and sometimes purchasing voting equipment used in the state, training local election officials and poll workers, collecting and certifying official election results, and providing information to voters. In most states, elections are actually conducted by county clerks or registrars. Eight states, including Massachusetts and Michigan, conduct elections at the local level. In Wisconsin, we have 1,853 municipal clerks who conduct elections. As in other states, our agency is responsible for training each of those clerks so that election laws and voting procedures are administered properly and consistently throughout the state.
Finally, there are differences among the states in how voting and voter registration is conducted and in the ways that technology solutions are used. Some states maintain their voter registration database in-house and others rely on vendors. In recent years, states have developed and implemented various tools such as online voter registration, universal or automatic registration, electronic poll books, electronic transmission of blank ballots to absentee voters, and cross-state sharing of voter data in different combinations and on their own timetables. Some states use vote centers rather than traditional neighborhood polling places. Three states – Oregon, Washington and Colorado – hold elections entirely by mail.

These variations among the states illustrate different approaches but the same basic goals – to ensure the right to vote of every qualified elector, ensure the security of election systems and processes, maintain current and accurate voter lists, accommodate evolving trends in voter behavior, and reduce opportunities for administrative or human error. Ultimately, the common goal of election officials is to obtain the most accurate count of the vote so that candidates, voters and the public will have the utmost confidence in the integrity of our elections.

Regardless of the particular structure and tools of election administration among the states, several basic lessons were reinforced in the 2016 elections, although sometimes in a new context.

**Effective Communication**

First is the importance of constant, timely and effective communication with all of our partners so that all actors in the system have the tools they need. For example, the Elections Assistance Commission (EAC) develops many guides and other resources for election officials. NASED and other organizations such as the Election Center and the Election Academy provide professional education, training and tools.

At the state level we must communicate effectively with both federal agencies and local election officials. A simple example of this was the U.S. Postal Service’s change in mail delivery standards. Last year the Postal Service advised that voters mailing in an absentee ballot do so at least a week before Election Day, even though many state laws establish a later deadline for voters to request absentee ballots. State election officials needed to communicate this change in policy to voters and encouraged local clerks to do the same.

The new twist in 2016 was the importance of communications regarding the security of election systems and equipment, specifically with the Department of Homeland Security and with the entities which provide cybersecurity protection to our voter registration databases. More than 30 states accepted DHS’s offers of assistance leading up to the Presidential Election, including cyber hygiene scans of voter registration systems and other election technology, and risk and vulnerability assessments and recommendations. This assistance supplemented steps taken by state election offices and their respective
state IT agencies to monitor activity related to these systems and regularly consult regarding the status of those systems as well as security measures being implemented. States also increased cooperative efforts with the FBI and U.S. Attorneys, as well as state-level emergency management agencies.

In recent years many state election agencies have spent significant time educating state chief information officers and their staffs regarding the interaction of election processes with state IT infrastructure. A similar effort has taken place with the Department of Homeland Security since its emergence as a key partner in elections administration last summer. I believe DHS would acknowledge that its understanding of election administration was somewhat rudimentary when it entered this area last summer. Through communicating with secretaries of state and state election directors, its expertise regarding elections and appreciation for our concerns has improved but more can be done in this regard.

DHS would also readily acknowledge that some of its state partners have expressed concerns about the timeliness and the details of its communications regarding election security and potential threats to state systems. The recent reports about attempted attacks on state voter registration systems, which occurred last fall, caught many states by surprise. There is, of course, a balance needed between sharing information with those who may be affected and can take steps to address vulnerabilities and the need to maintain the confidentiality of information that is either classified or may have important law enforcement or national security ramifications.

State election officials understand that ongoing tension and look forward to working with DHS and other federal officials to develop protocols and expectations for communicating that type of information going forward. For example, state election officials believe it is important that they be in the loop regarding contacts that DHS has with local election officials regarding security threats such as the spear-phishing attempts that were recently publicized. After all, those attacks threatened state databases by attempting to gain access through a vendor and local election officials. States need to be aware of this information to protect their systems and so that we can provide additional training and guidance to local election officials.

As part of the DHS designation of election systems as critical infrastructure, bodies such as Coordinating Councils and Information Sharing and Analysis Centers can help to facilitate those discussions and decisions. NASED agrees with DHS that those bodies should consist of a broad representation of stakeholders.

I have provided to the Committee a copy of a letter from NASED President Judd Choate to DHS expressing our strong interest in participating on those bodies, and in forming them as soon as possible. State election officials are already in the midst of planning for 2018 elections and a fully functioning Elections Coordinating Council is important to the success of those efforts.
I would also note that the EAC has requested that DHS designate it as the Co-Sector Specific Agency at the federal level to provide subject matter expertise, resources and assistance in coordinating communications with state and local election officials. While the NASED membership has not taken a formal vote regarding the designation of the EAC as the federal Co-Sector Specific Agency, the NASED Executive Board endorses that request of the EAC.

Securing Voter Registration Databases

In addition to the importance of effective communication with our partners, the 2016 elections reinforced the need for constantly enhancing the security of voter registration databases. As DHS and election officials have tried to clarify, hacking into a voter registration system has no effect on the counting of ballots or tabulating election results. Voter registration systems contain data regarding voters, candidates, ballot contests, and polling places. If not prevented, intrusions could result in unauthorized parties gaining access to that information.

IT experts will note that no system is 100 percent secure from hacking. However, there is much that state and local election officials can do to improve the security of voter data. The 2016 elections demonstrated that many of these steps are not complicated, and the good news is that states are working to implement steps that will help detect and prevent hacking attempts in the future. In addition to the cyber hygiene scans completed by DHS and state IT agencies, some of those steps include greater use of multi-factor authentication for users of our systems, installing updated firewalls, the use of whitelists to block individuals using unauthorized email addresses or domain names from accessing the system, and completely blocking access from any foreign IP address.

Recently, David Becker, Executive Director of the Center for Election Innovation and Research, posted a helpful blog which placed reports of election system hacking into their proper context and recommended several additional steps for states going forward. These include conducting an analysis of voter registration activity in the days leading up to an election and comparing it to activity prior to past elections. For instance, queries may be completed to detect when multiple absentee ballots are requested for the same address, or to give additional scrutiny to requests that absentee ballots be sent to addresses out of the state and out of the country. Such queries may be an additional tool to ensure that only qualified and registered electors are receiving ballots.

Finally, states continue to improve their voter list maintenance practices by implementing more accurate and current data matching processes, with partner agencies both from the same state and across states. After a decade of experience matching data of individuals contained in the voter registration system with records from motor vehicle agencies and death records, some states are revamping their voter registration systems and rethinking those data matching processes. Keeping the voter registration lists accurate and up-to-date is a basic but crucial exercise which leads to efficiencies throughout the election process and minimizes opportunities for the misuse of outdated voter records.
Many jurisdictions are also participating in cooperative data sharing efforts across state lines. Wisconsin is one of 22 states and the District of Columbia which are members of the Electronic Registration Information Center (ERIC), which conducts comparisons of voter records from member states to identify individuals who may be registered in more than one state, or who may have moved within or between member states. More than 30 states participate in the Interstate Voter Registration Crosscheck Program, which attempts to identify individuals who have either registered or voted in more than one state.

In both cases, election officials may take steps to confirm the change in the voter’s status and update records accordingly. What we have learned is that a possible computer match is not necessarily the same thing as an actual match involving the same individual, and the eyes of trained local election officials are still required to weed out real matches from the false positive matches.

**Securing Voting Equipment**

The final lesson of 2016 I would like to address relates to voting equipment. It is no secret that some jurisdictions throughout the country face challenges in funding the purchase of voting equipment to replace aging equipment which operates with older technology. In some cases, replacement parts are difficult to locate and vendors are discontinuing maintenance of the equipment. This remains a significant challenge which will continue to receive the attention of state and local election officials.

While not new, claims persisted in 2016 that voting equipment could be easily hacked and results could be altered. In the past, such claims were ostensibly supported by videotaped demonstrations of individuals who had physical access to individual voting machines and who installed malware into the tabulating software which counts the ballots. This represented an unlikely scenario in the real world given the processes used to program, test and secure voting equipment and programming software.

More recently, some have asserted that voting equipment can be attacked with malicious software remotely, through the election management software that programs equipment to count individual contests on the ballot and that is installed on individual voting machines.

To be clear, there has not been any evidence that voting machines or election results have been altered in U.S. elections. Still, election administrators must exercise vigilance to assure that such theoretical attacks do not become a reality. In order to maintain public confidence in election results, we must also continue to educate the public about safeguards in the system which help to prevent unauthorized access to and altering of voting equipment. These safeguards include the following:

- The decentralized structure of American elections means that multiple types of voting equipment are used across the country and often within individual states.
The diversity of equipment used and elections conducted at the local level help to create obstacles to large scale, coordinated attacks on voting equipment.

- In most cases, voting equipment is not connected to the Internet and therefore it cannot be attacked through cyberspace. When voting results are transmitted electronically on Election Night, it is after the polls are closed, the results are still unofficial, and they are transmitted using a cellular network rather than over the Internet.

- Approximately three-quarters of ballots cast in American elections are paper ballots, and most ballots cast on touch screen equipment result in a paper trail that can be immediately verified by the voter as well as by election officials through a recount or audit of the voting equipment.

- States implement overlapping and redundant processes to monitor and test the performance of voting equipment. Many states rely on the federal testing and certification program of the EAC and/or conduct their own testing and approval process before equipment may be used in the state. Public tests of voting equipment are conducted prior to each election and equipment is physically secured when it is not in use in an election. Finally, many states conduct post-election audits of voting equipment to ensure that votes are counted accurately as required under state law. As a result, Election Day is not the only time that voting equipment and its technology is under scrutiny.

Conclusion

In summary, I would reiterate that the American election system is characterized by decentralization, multi-faceted partnerships among federal, state and local officials, and constant innovations in the use of technology, data and best practices. The potential for disrupting election processes and technology by foreign or domestic actors is a serious and increasing concern. That lesson was clear in 2016 and continues to be a reality.

I believe I can state with confidence, however, the view of state election directors. Continued cooperation among those in the elections profession and in law enforcement, along with continued vigilance and innovation, will ensure the integrity of our voting processes and election results. We look forward to working with our federal partners as we plan for a full calendar of elections in 2018.

Thank you for the opportunity to share my thoughts with you. I would be happy to answer any questions that Committee Members may have.
Exhibit 29
STATEMENT FROM THE
HONORABLE CONNIE LAWSON

INDIANA SECRETARY OF STATE
PRESIDENT-ELECT, NATIONAL ASSOCIATION OF SECRETARIES OF STATE
CO-CHAIR, NASS ELECTION SECURITY TASK FORCE

BEFORE THE U.S. SENATE SELECT COMMITTEE ON INTELLIGENCE

RUSSIAN INTERFERENCE IN THE 2016 ELECTION

JUNE 21, 2017
WASHINGTON, DC
Good morning, Chairman Burr, Vice Chairman Warner and distinguished Members of the Committee. Thank you for the chance to appear before you today to represent the nation’s Secretaries of State, forty of whom serve as the chief state election official in their respective states. My name is Connie Lawson, and I am the Indiana Secretary of State. I am also president-elect of the bipartisan National Association of Secretaries of State (NASS), and in that leadership capacity, I also Co-Chair the NASS Election Security Task Force. NASS President Denise Merrill of Connecticut was not able to be here today, but I do want to acknowledge her outstanding leadership around the last election cycle and point out that we are a bipartisan organization.

It is an honor to be here with my distinguished fellow panelists to discuss what is ultimately our government’s capacity to secure state and locally-run elections from Russian and other very significant and persistent nation-state cyberthreats. With statewide elections in New Jersey and Virginia this year, and many more contests to follow in 2018, I want to assure you – and all Americans – that election officials across the U.S. are taking cybersecurity very seriously. While it is important to ask what really happened in the 2016 cycle, we believe it is even more important for us to be discussing what lies ahead.

In this regard, we are struggling to understand – and implement – the U.S. Department of Homeland Security’s January 2017 Executive Order designating elections as “critical infrastructure.” I am part of the bipartisan majority of Secretaries of State who support a push to rescind the measure, which clashes with some of the most basic principles of our democracy and already seems likely to cause more problems than it actually solves. Furthermore, the time it has
taken to educate DHS on state and local elections, even after the designation was made, has been a
drain on limited resources, which should be invested in strengthening election security.

I. FOREIGN TARGETING OF STATE AND LOCAL ELECTION SYSTEMS

First and foremost, I applaud you for holding this hearing today. This forum offers a chance to
separate FACTS from FICTION regarding the 2016 presidential election.

As Senator Warner noted in a letter sent yesterday (June 20, 2017) to Homeland Security
Secretary Kelly, we have not seen any credible evidence that vote casting or counting was
subject to manipulation in any state or locality in the 2016 election cycle, or any reason to
question the results. While still alarming, there is a big difference between manipulating
VOTERS and manipulating VOTES.

Here is what chief state election officials know about documented foreign targeting of state and
local election systems in the 2016 election cycle, as confirmed by DHS:

- No major cybersecurity issues were reported on Election Day: November 8, 2016. In certain
  areas of the nation where machine calibration or e-pollbook issues arose, they were
  immediately flagged to the attention of DHS.

- DHS confirmed to NASS that 33 states and 36 county jurisdictions had taken advantage of
  the agency’s voluntary assistance by Election Day. NASS and DHS also achieved a joint goal
  of ensuring that all 50 states were notified of the federal government resources that were
  available to them upon request, including cyber hygiene scans on Internet-facing systems and
  risk and vulnerability assessments. Those states that did not utilize DHS assistance received
  similar support from their own state.

- We also learned that foreign-based hackers were able to gain access to voter registration
  systems in Arizona and Illinois last summer, prompting the Federal Bureau of Investigation
  (FBI) to warn state election offices to increase their election security measures for the
  November 2016 election. To our knowledge, no data was deleted or modified as part of the
  breaches, and these are not systems involved in vote tallying. A representative from the
  Illinois State Board of Elections is here to discuss that today, so I will let him speak to this
  subject.

- Of course, in more recent days, we have learned from a top-secret NSA report that the
  identity of a company providing voter registration support services in several states was
  compromised, and some 122 local election offices received spear phishing emails as a result.
  The vendor targeted by Russian military phishing emails operates in six Indiana counties, but
  here is where it is important to understand how elections work in many of the states.
Hon. Connie Lawson, Indiana Secretary of State  
President-elect, NASS  
Statement Before the U.S. Senate  
June 21, 2017 | Washington, DC

In Indiana, these six counties use this vendor’s e-pollbook equipment, which is not connected to voting machines or tabulation machines.

While there is clearly a pattern of foreign targeting of election systems in the last cycle, it is also very important to underscore that voting machines are not connected to the Internet or networked in any way. I say this not only for the benefit of this Committee, but for the media as well. We must understand how to label, describe and discuss election infrastructure responsibly and accurately when informing the public about elections, because there has been a great deal of misinformation publicized, including statements from the federal government.

We have submitted for the record the Report on NASS Facts & Findings on Cybersecurity and Foreign Targeting of the 2016 U.S. Elections from March 2017.

It is gravely concerning that election officials have only recently learned about the threat referenced in the leaked NSA report, especially – and I emphasize this – given the fact that DHS repeatedly told state election officials no credible threat existed in the fall of 2016.

Secretaries of State took part in three calls where former DHS Secretary Jeh Johnson was asked whether any documented threats existed, on:

- August 15, 2016;
- September 8, 2016; and
- October 12, 2016.

Each time Secretary Johnson was directly asked about specific, credible threats and each time he confirmed that none existed.

We have submitted into the record a DHS readout of the first call that NASS had with Secretary Johnson after we proactively reached out to DHS and requested such a call. It remains unclear why our intelligence agencies would withhold timely and specific threat information from chief state election officials, who can use it to better defend their systems and neutralize specific threats.

I hope this Committee will be using its time to seek out the answer to this important question.

II. PROTECTING STATE AND LOCAL ELECTIONS FROM CYBER THREATS

Before I talk about ongoing cyber threats and the critical infrastructure designation for elections, I want to emphasize some of the systemic safeguards we have against cyber attackers. Our system is complex and decentralized, with a great deal of agility and low levels of connectivity. It is not a massive, centralized bureaucracy, but rather locally-run, bottom-up system.
As we repeatedly emphasized during the 2016 election cycle, diversity serves as a major check on the capabilities of nefarious actors to manipulate our voting process, because there is NO NATIONAL SYSTEM to target. Even within states, much diversity can exist from one locality to the next.

Researchers at Harvard University’s Belfer Center noted in a 2016 report that for a federal election, manipulation at a level required to swing the result would be a significant undertaking. Their cybersecurity researchers noted that “for some methods of interference, manipulating 1,000 votes requires 1,000 times as much effort as manipulating one vote.”

While electoral interference can take many forms, including physical and cyber-based attacks, for the sake of today’s hearing, I’ll focus on three chief areas of concern to Secretaries of State:

- Attacks that target access to data or systems;
- Attacks that target their integrity; and
- Attacks that target their availability.

To my knowledge, we have only seen documented attacks of the first variety. Of course, that does not mean our adversaries won’t try again. We are not naïve about the likelihood of future cyberattacks against digital elements of election systems.

I work with an excellent team, including Indiana’s Information Sharing and Analysis Center (IN-ISAC). Indiana’s Voting System Technical Oversight Program, run by Ball State University, requires all voting systems, tabulation systems and e-pollbooks to be certified prior to use. Indiana is developing more rigorous authentication processes.

I have every confidence that other panelists will address voting equipment risks and conceptual attack scenarios that are well-documented by academic researchers. Access control, data processing, cryptography and software design are important issues to be addressed moving ahead.

I would also caution that effective election administration is a constant balancing act between SECURITY and ACCESSIBILITY. Remember, our electoral process has been around for well over 200 years – long before the digital age. We can take down every electronic or online system we have, switch to paper ballots and hand counts and use only paper voter registration forms, but this type of security-first approach will result in a reduction to voter accessibility.

In some cases, the trade-offs may not be worthwhile. For example, finding that hackers accessed or copied voter file information is by itself not enormously significant—interested parties can often legally purchase voting roll information without hacking, as it’s considered a matter of public record.

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in most states. I don’t want to get into discussing speculative “what if” scenarios here today, but I am happy to come back to this issue if you have any questions.

III. THE FUNDAMENTAL UNIQUEENESS OF ELECTIONS AS CRITICAL INFRASTRUCTURE

This leads me to the Department of Homeland Security’s designation of election systems as so-called “critical infrastructure” on January 6, 2017. It cannot be stressed enough: Elections are FUNDAMENTALLY DIFFERENT from any other sector or subsector of critical infrastructure.

At the outset, I want to appropriately describe the relationship between NASS and DHS. This winter, NASS adopted a bipartisan position opposing the designation. While some may find it inconsistent for NASS to collaborate with and educate DHS while working to have the designation rescinded, we must ensure the states have appropriate representation, regardless of the underlying position.

There is no question that expanded information-sharing between all levels of government will be helpful for increasing the resiliency of our electoral system.

Some additional issues that exist with the designation include:

- A lack of clear parameters around the order, which currently gives DHS and other federal agencies a large amount of unchecked executive authority over our elections process. At no time between August 2016 and January 2017 did NASS and its members ever have a thorough discussion or review of what the designation means (including questions answered) with DHS or anyone else at the federal level. In fact, my colleagues and I across the nation continued to ask for information at the time the designation was announced. We actually held a call with Secretary Johnson the day before, on January 5th, and the decision to move forward with the designation was never mentioned. Serious questions remain about the actual benefits of the designation, and the role of the other federal agencies as outlined in Presidential Policy Directive 21 (PPD-21), such as the Department of Justice, the Commerce Department, the General Services Agency and the U.S. Election Assistance Commission.

- According to PPD-21, which guides the federal government’s approach, DHS – not the states – becomes the center of work to protect elections against independent and state-sponsored attacks – particularly cyberattacks. While election officials have been told their participation is “voluntary,” it remains to be seen just how voluntary such commitments will be down the road. Will states be required to conform to new federal standards set forth with no real process or oversight in place? What resources or threat information will be withheld from states that do not voluntarily participate?
There are also concerns about maintaining public trust in elections. U.S. government military and intelligence agencies can classify their work to shield it from public scrutiny. How will the broad exemptions from public records and sunshine laws that are afforded to critical infrastructure affect transparency in our electoral process? Right now, our system is designed to foster transparency and participation from end to end – from public testing of voting equipment to poll watchers to public counting of the ballots to post-election audits.

Finally, Secretaries of State have serious concerns about the lack of federal government information-sharing regarding documented threats against election systems, particularly in the wake of the leaked NSA report. DHS touted threat-sharing as a key justification for the decision to designate elections as critical infrastructure. Yet, nearly six months after the designation and in spite of comments by DHS that they are rushing to establish their elections subsector, no Secretary of State is currently authorized to receive classified threat information from our intelligence agencies.

Think about that for a moment. If you are looking to improve election security, wouldn’t you logically want to ensure that election officials are getting important information to help protect their systems? In fact, we have yet to hear any definitive statement by DHS on whether this designation will stand.

What is obvious is that setting up a hastily-formed subsector of critical infrastructure around elections isn’t going to make us more secure. Thus far, there is a large knowledge gap that is unfortunately eroding confidence in the election process and shredding the rights that states hold to determine their own election procedures, subject to Acts of Congress. If the designation reduces diversity, autonomy and transparency in state and local election systems, the potential for adverse effects from perceived or real cyberattacks will likely be much GREATER – and not the other way around.

IV. PREPARING FOR THE 2018 CYCLE

I will conclude by briefly discussing preparations around upcoming elections, which as I mentioned are already underway.

The NASS Election Cybersecurity Task Force, which currently has members from 27 states, was created to ensure that state election officials are working together to combat threats and foster effective partnerships with the federal government and other public-private stakeholders. Some of the specific deliverables include:
• Developing resolutions on election cybersecurity to assist state election offices;

• Assisting NASS with guidance on federal government outreach and information-sharing related to election cybersecurity, including the DHS critical infrastructure designation for election infrastructure, assuming it will be retained under the President's administration;

• Developing and convening forums where new governance approaches and best practices can be discussed; and

• Sponsoring technical forums for those who are directly responsible for protecting digital election processes and systems.

We have already begun some important data collection to inform the work of the states. Additionally, we are also continuing our outreach to and education of DHS so the appropriate officials can receive classified information.

In the meantime, the DHS Inspector General is conducting an independent investigation into evidence of unauthorized scans that were performed from a DHS IP address against the Georgia Secretary of State’s computer network. The Indiana Secretary of State’s office has also submitted results of a state investigation that concluded with a “high degree of certainty” that similar unauthorized activity was detected against their computer network from the same IP address. Other states have similar concerns.

We need a forthright accounting from the Inspector General’s office as soon as possible and hope to hear more on the status of this investigative work very soon.

In guarding against cyber threats, the trend line is positive, but more can be done. All but five states require their voting machines to produce a voter-verifiable paper trail that would enable recounts and audits, and we already know that some of those states are actively discussing their options. The majority of states have switched to optical scanning systems in which the voter marks a paper ballot that also serves as evidence for later verification.

Many states and localities are also working to upgrade their voting equipment. In 2016, 43 states used voting machines that are more than ten years old. Election officials have been approaching their state and county lawmakers about replacing or updating these systems to bolster their cybersecurity posture by 2018 or 2020.

In addition, the U.S. Election Assistance Commissions (EAC) Voluntary Voting System Guidelines (VVSGs) are being updated to reflect new ways to increase security and resiliency in voting machines and related technologies.
If I have one major request to Congress and the Administration other than rescinding the critical infrastructure designation for elections or placing clear parameters on the Executive Order, it would be to help election officials get access to classified information-sharing. We need this information to take appropriate actions to defend state elections from foreign interference and respond to threats.

According to a 2017 survey by the Center for Strategic and International Studies, fewer than half of respondent organizations are using unclassified government information as a source of information in making decisions about cybersecurity. More than three-quarters believe that faster access to security clearances would be the most effective way to improve their cybersecurity posture, and 66% want greater access to threat intelligence. States see cooperation with our national intelligence agencies as an important part of their cybersecurity strategy, and with the right threat information-sharing info, an important part of increasing both the physical and the digital elements of their systems.

In conclusion, there is no doubt that more can – and WILL – be done to bolster resources, security protocols and technical support for state and local election officials heading into future elections. States continue to increase protection for their own systems, as evident by the already common trend of re-implementing handwritten ballots. With increased cooperation and diversity, and not expanded top-down regulation, elections systems will become more resilient and protected.

To quote a letter sent to election directors on September 28, 2016 by Senate Majority Leader McConnell, Senate Minority Leader Reid, House Majority Leader Ryan and House Minority Leader Pelosi:

“‘The local authorities who bear the responsibility cannot now, and should not in the future be able to, point the finger of blame at some distant, unaccountable, centralized bureaucracy.... For over 200 years states have overcome every challenge to ensure the smooth functioning of our democracy. We trust now that you will take the steps necessary to meet the challenges of the 21st century by securing your election systems against cyberattacks.’”

I want to thank the Committee again for holding this hearing and for giving me the opportunity to speak about this important matter on behalf of NASS. I look forward to answering any questions you may have for me.

Thank you.

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Exhibit 30
Illinois Voter Registration System Database Breach Report

The Illinois State Board of Elections was the victim of a malicious cyber-attack of unknown origin against the Illinois Voter Registration System database (IVRS) beginning June 23, 2016. Because of the initial low volume nature of the attack, SBE staff did not become aware of the breach until the volume dramatically increased on July 12th. At that point, SBE IT immediately took measures to stop the intrusion. In the following weeks, SBE staff worked to determine the scope of the intrusion, secure databases and web applications, comply with state law regarding personal information loss, and assist law enforcement in their investigation of the attack.

Analysis concluded that in addition to viewing multiple database tables, attackers accessed approximately 90,000 voter registration records.

Timeline

July 12, 2016

State Board of Elections IT staff was made aware of performance issues with the IVRS database server. Processor usage had spiked to 100% with no explanation. Analysis of server logs revealed that the heavy load was a result of rapidly repeated database queries on the application status page of the Paperless Online Voter Application (POVA) web site. Additionally, the server logs showed the database queries were malicious in nature – a form of cyber-attack known as SQL (Structured Query Language) Injection. SQL Injections are essentially unauthorized, malicious database queries entered in a data field in a web based application. We later determined that these SQLs originated from several foreign based IP addresses.

SBE programmers immediately introduced code changes to eliminate this vulnerability.

July 13, 2016

SBE IT took the web site and IVRS database offline to investigate the severity of the attack.

Analysis of the web server logs showed that malicious SQL queries had begun on June 23, 2016.

SBE staff maintained the ability to log and view all site access attempts. Malicious traffic from the IP addresses continued, though it was blocked at the firewall level. Firewall monitoring indicated that the attackers were hitting SBE IP addresses 5 times per second, 24 hours per day.

SBE staff began working to determine the extent of the breach, analyzing the integrity of the IVRS database, and introducing security enhancements to the IVRS web servers and database.

July 19, 2016

We notified the Illinois General Assembly of the security breach in accordance with the Personal Information Protection Act (PIPA). In addition, we notified the Illinois Attorney General’s office.
July 21, 2016
SBE IT completed security enhancements and began bringing IVRS back online.

July 28, 2016
Both the Illinois Voter Registration System and the Paperless Online Voter application became fully functional.

Ongoing
SBE IT staff continues to monitor its web server and firewall logs on a daily basis.

Outside Agency Participation
As a result of informing the Illinois Attorney General’s office of the breach, the SBE was contacted by the Federal Bureau of Investigation. We have fully cooperated with the FBI in their ongoing investigation.

The Illinois Department of Innovation and Technology (which is a State-wide entity that coordinates the IT systems of the various State agencies) was helpful by providing web traffic logs and assisting with web server log analysis.

The FBI advised that we work with the Department of Homeland Security’s (DHS) United States Computer Emergency Readiness Team (US-CERT) to ensure there was no ongoing malicious activity on any of SBE’s systems.

PIPA Compliance
Nearly 76,000 registered voters were contacted as potential victims of the data breach.

The SBE provided these individuals information on steps to take if they felt they were the victims of identity theft. Additionally, the SBE developed an online tool to inform affected individuals of the specific information included in their voter record.

Future Concerns
Voting Equipment – One of the concerns facing our state and many others is aging voting equipment. The Help America Vote Act (HAVA) established requirements for voting equipment, but, while initial funding was made available, additional funding has not been appropriated.

In addition to future funding, HAVA restrictions on spending could be relaxed to allow spending on enhanced security across all election-related systems.

New Standards for Voting Equipment
Security Training and Guidance for State and Local Election Officials – Cyberattacks targeting end users are of particular concern. Security training funded and provided by a federal entity such as the EAC would be beneficial. In addition, any guidance or recommendations as to methods for the protection of registration and voting systems from cyber intrusions are always welcome.