

AGENDA MATERIAL

DATE 12-6-22 ITEM NO. RA 12

Corrie Cotugno

From: [REDACTED]
Sent: Monday, December 5, 2022 12:36 PM
To: District1; DIST2; District3; District4; District5; COB_mail
Subject: HAVA COMPLAINT - FOR THE RECORDS

CAUTION: This message and sender come from outside Pima County. If you did not expect this message, proceed with caution. Verify the sender's identity before performing any action, such as clicking on a link or opening an attachment.

Read my comment into official records. G. AARON, Rita Ranch, AZ.

Greetings,

Arizona State has chosen to codify into our State statutes the 3rd category of the Help America Vote Act of 2002.

Category 3 of the Voting System Certification Process of HAVA states:

3) Requires Testing by a Federally Accredited Laboratory: State statutes and/or regulations require that voting systems are tested by a federally or nationally accredited laboratory to federal standards. Older statutes may refer to Independent Testing Authorities (ITAs), but such test labs are now known as Voting System Test Laboratories (VSTLs) under the EAC's testing and certification program.

After adopting into our State statutes, you are required by law to adhere to State and Federal laws. We have presented information to you and many of the fifteen Arizona County Board of Supervisors. We provided documents for your review and for you to investigate to safeguard your constituents. We assert the national Voting Equipment Testing Labs, Pro V&V and SLI Compliance, let their accreditations laps.

Pro V&V has been out of compliance since 2017, and SLI Compliance since January 2020. Although, they say, they have recently been re-accredited and provide new certificates. It appears there's a huge cover up to fix prior wrongdoing after the fact. Namely, the US Election Assistance Commission (EAC) has suddenly changed their bylaws, notably changing mandatory biennial accreditation to unlimited accreditation years as long as there is no vote by the commission to revoke accreditation. They slyly inserted 52 USC 20971 (c) (2) to impose that basically accreditation is granted forever!

This is considered a MAJOR CHANGE in the TERMS and CONDITIONS of the bylaws. Basic contract law states that any major changes to the Terms and Conditions of a contract, cancels, nullifies and voids a contract.

Did the EAC negotiate a NEW CONTRACT with your State? Why would they negate such a major safeguard? In addition, we found in our research, certificates had a three-year delta and wrong signer. In an undated statement sent out by EAC that provides no signature, they also assert that COVID was at fault for non-compliance. Note, Testing lab accreditations were due prior to COVID, in 2017 and 2019. COVID did not arrive in the USA until end of January, beginning of February 2020.

Investigate this major neglect of safety to our "Critical Infrastructure!" And call for a special session

DEC 05 2022 10:10:00 PC CLK OF ED

to hear our evidence and have SOS Hobbs provide hers. Or better, communicate directly with the Election Assistance Commission to provide their evidence. If found that we were right, de-certify and immediately schedule a new election without machines.
Thank you.