

15-3
Prescribed by Secretary of State
Sections 127.093, 127.098, Texas Election Code
09/2023

CERTIFICATION OF THIRD TEST OF AUTOMATED TABULATING EQUIPMENT USED AT THE CENTRAL COUNTING STATION

I, the Presiding Judge of the Central Counting Station do hereby certify that the third
test of the automatic tabulating equipment to be used to count the ballots for the

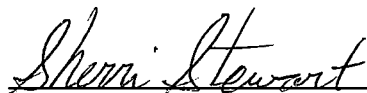
Special-Constitutional Amendments Election to be held on 11 / 04 / 2025
(name of election) (date of election)

was conducted using a predetermined number of valid votes for each candidate and for
and against each proposition on the ballot for the election. [Sec. 127.094]

The test was successful and was concluded at 4:30 pm on 11 / 13 / 2025.
(time) (date)

Sherri Stewart

Printed Name of Presiding Judge of Central Counting Station



Signature of Presiding Judge of Central Counting Station

NOTE TO PRESIDING JUDGE:

If the initial third test conducted under Section 127.093(d) is unsuccessful, the count of ballots
voted in the election obtained with the automatic tabulating equipment is void.

If the initial third test is successful, the automatic count of ballots voted in the election is valid for
the purpose of certifying the election returns prepared at the central counting station. The
Presiding Judge shall certify in writing that the initial test was successful and the date and hour
the test was completed. The certification shall be retained with the test materials.

If the initial third test was unsuccessful, the testing authorities shall follow the procedure
prescribed by Section 127.097. When a test is successful, the ballots to be counted
automatically shall immediately be counted. Immediately on completing the automatic count, the
equipment shall again be tested, and if the initial test is successful the automatic count is valid
for the purpose of certifying the election returns. Otherwise, the automatic ballot count is void.
The procedure prescribed by 127.098(c) shall be repeated until a valid automatic count is
obtained or the testing authorities determine that obtaining a valid automatic count is
impracticable. In that case, the ballots shall be counted manually. [Sec. 127.098]