Voting with confidence

Election Process Advisory Commission

27 September 2007
Credits

Published by:
Election Process Advisory Commission (Adviescommissie inrichting verkiezingsproces), c/o Ministry of the Interior and Kingdom Relations, PO Box 20011, 2500 EA The Hague, info@minbzk.nl www.minbzk.nl www.verkiezingsproces.nl (until 1 November 2007)
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Summary

The Commission considers that the election process in the Netherlands should safeguard the following principles:

- **Transparency**
  The election process should be organized in such a way that the structure and organization is clear, so that everyone in principle can understand it. There must be no secrets in the election process: questions must be able to be answered, and the answers must be verifiable.

- **Verifiability**
  The election process should be objectively verifiable. The verification tools may differ, depending on the method of voting that is decided upon.

- **Fairness**
  The election process should operate in a proper manner, and the results must not be capable of being influenced other than by the casting of lawful votes.

- **Eligibility to vote**
  Only persons eligible to vote must be allowed to take part in the election.

- **Free suffrage**
  Every elector must be able to choose how to vote in complete freedom, free from influence.

- **Secret suffrage**
  It must be impossible to connect the identity of a person casting a vote to the vote cast. The process should be organized in such a way that it is impossible to make a voter indicate how he or she voted.

- **Equal suffrage**
  Each voter, given the Dutch election system, must be allowed to cast only one vote in each election, which must be counted precisely once.

- **Accessibility**
  Voters should be enabled as far as possible to participate directly in the election process. If this is impossible, there must be a way of taking part indirectly, i.e. by proxy.

These principles are to some extent enshrined in the Dutch Constitution and laid down in international and European treaties and recommendations of e.g. the Organization for Security and Co-operation in Europe and the Council of Europe. Dutch law and regulations must provide these safeguards. The Commission has examined the methods of voting used at present in the light of them, namely:

- Voting using paper ballots at polling stations
- Electronic voting at polling stations
- Postal voting
- Internet voting
- Voting by telephone
- Voting by proxy

The report indicates how well the principles are safeguarded with these methods of voting, explicitly discussing the dilemma that there is no method of voting that provides 100% safeguards. In the end it is a question of striking a balance between the principles: feasibility and cost are factors here, as is the point that the election process must be flexible enough to respond to new developments.
Having weighed up the various principles, the Commission concludes that voting at polling stations should be the main method of voting in the Netherlands. Other methods, such as Internet, telephone and postal voting, do not provide the same degree of safeguards as voting at polling stations, so the report does not generally recommend them. The Commission also takes the view that the method of voting at polling stations in the Netherlands should be standardized, i.e. the same in every municipality.

Voting using paper ballots at polling stations is the preferred option on the grounds of transparency and verifiability. Given the problems encountered in practice with the manual counting of these ballots, however, the Commission also investigated whether a method of electronic voting is conceivable that provides equal safeguards. The Commission takes the view that this is feasible, provided it produces a paper ballot that can be checked by the voter. The report describes two methods of voting by electronic means at polling stations and electronic counting of the votes cast:

- A ballot printer on which the voter makes his or her choice: this produces a paper ballot that is deposited in a ballot box and is counted electronically, when the ballot closes, by a vote counter.
- An electronic voting device with a memory and an additional paper trail for verification purposes.

The two methods differ substantially. The Commission only recommends introducing ballot printers with electronic vote counters, because of the conceptual clarity of the system and the unambiguous results it produces. Although counting can be carried out more quickly using voting devices with a paper trail, by using the device to do the counting, this advantage is outweighed by the disadvantages, as it still means relying on the software correctly storing the votes cast. In the case of a ballot printer choosing how to vote is completely separate from the casting of the vote, so there is no need to rely on the vote being stored correctly. A count by an electronic vote counter is estimated to take 15 to 30 minutes at each polling station.

The Commission also noted that there is a method using pre-printed paper ballots upon which voters mark their choice with a pen or pencil, and this is then read by a scanner and counted.

A system of this kind was tried in the United Kingdom just recently. The Electoral Commission produced a report on it in August 2007, which indicated that there were a number of problems. Voting using optical scanning systems takes place on a fairly large scale in the United States of America. Nine states use this method exclusively. Scanning systems where voters insert their ballot papers in a ballot box with a built-in scanner produce 0.7% invalid votes in those states. Nevertheless, as with all 100% electronic systems, optical scanning systems have also demonstrated vulnerabilities that might make it possible to manipulate the results. California has wholly or partly withdrawn approval from all the suppliers of these systems.

The ballot papers used and scanned in the United States and the United Kingdom are much smaller than those used in the Netherlands. Because of the large number and length of the lists of candidates, Dutch ballot papers need to be of a size that does not fit in standard scanners. Splitting the papers up into separate pages, with voters only using the page on which they cast their votes, would create the risk of the other pages being used to cast
fraudulent votes. Scanning ballot papers is therefore not really feasible in the Netherlands, and the Commission does not recommend this method.

In recent years there have been experiments with voting at any polling station within the voter's municipality under the Remote Electronic Voting (Experiments) Act.¹ The evaluations showed that both municipalities and voters were enthusiastic about the possibility of voting at other than a designated polling station. Given the need for the election process to be accessible, the Commission takes the view that voting at any polling station should be introduced in all municipalities. Although the results of the experiments were overwhelmingly positive, some new vulnerabilities came to light as regards protecting voting passes against forgery or counterfeiting and establishing that the person using a voting pass actually is the elector whose name is stated on the pass. Both these vulnerabilities need to be dealt with before it is decided to introduce voting at any polling station. Voting pass security can be improved by incorporating authenticity features. More reliable identification can be achieved by requiring users of voting passes to identify themselves when voting. Since the introduction of the Compulsory Identification Act everyone in the Netherlands over the age of 14 is required to hold a valid identity document and carry it with them at all times.² All electors will therefore have an identity document on their person when they go to vote and will be able to produce it.

The Ministry of the Interior and Kingdom Relations has long had the intention of making it possible not only to vote at any polling station in all municipalities but also to extend the principle so that in any election a voter can vote in the electoral district in which he is eligible to vote at any polling station in the Netherlands. Introducing this would have major consequences. First, every polling station would need to have the complete national register of cancelled voting passes (containing the serial numbers of voting passes that are invalid, for instance because a replacement card has been issued). The register would have to be compiled very quickly (in the space of two days) and distributed to all polling stations before the start of the election. In principle it could be in paper form, but to avoid errors and speed up the process during the election it would be advisable to use an electronic version. It does not need to be on-line, as the voting pass is collected by the polling station committee³ when the vote is cast, so the voter cannot go and vote again at another polling station. When the votes are counted the polling station committee would have to separate the votes cast into the various districts. This would be easy to do if the count is performed electronically, as recommended by the Commission. The counts would then have to be distributed to the principal polling stations where they ‘belong’. To achieve this the Minister of the Interior and Kingdom Relations would need to create a central facility (distribution platform) to which the polling station committees would send the counts electronically. The central facility would also publish the counts of votes cast at each polling station on the Internet, thus enabling anyone who is interested to check the count. The distribution platform would pass on the results received directly (electronically) to the principal electoral committee³ concerned. If it is decided to introduce the option of voting at any polling station in the Netherlands in all elections it will not be possible to use pre-printed paper ballots.

² This obligation has been in force since 1 January 2005.
³ For the terms ‘polling station committee’, ‘principal electoral (district) committee’ and ‘Central Electoral Committee’ see OSCE/ODIHR Election Assessment Mission Report, 12 March 2007, Chapter V A, pp. 10 and 11.
The Commission recommends introducing voting at any polling station in all municipalities as the first step. The second step, the national introduction of voting at any polling station, should be taken later on, once all the authorities responsible for organizing elections and the public are accustomed to the new voting method at polling stations.

For certain groups of people, namely Dutch citizens living abroad or away from the Netherlands on account of their work or business or that of their spouse, registered partner, partner or parent, and people unable to vote at a polling station because of a physical impairment, other methods of voting than voting at a polling station need to be provided. This is necessary because they will otherwise be excluded from one of their most basic civil rights or completely reliant on proxy voting. In the case of these groups the Commission considers that access to elections outweighs the principles of transparency and free suffrage.

For Dutch citizens abroad postal voting is currently the regular method of voting. The Ministry of the Interior and Kingdom Relations experimented with Internet voting for this group in 2004 and 2006, and this was found to improve access. A large majority of these voters explicitly wish to vote using the Internet. The Commission therefore recommends making Internet voting the regular voting method for them. Postal voting should however be retained for the time being for those Dutch citizens who do not have Internet access or are unable or unwilling to use it.

Access for this group is substantially affected by the registration procedure, and the one used at present is cumbersome and arouses antagonism. The Commission therefore recommends that it be improved as soon as possible. In the longer term registration for each election could be dropped with the advent of the Register of Non-Residents, provided all non-resident Dutch citizens are registered in it.

As regards the physically impaired, the Commission concurs with the opinion of the Council for the Disabled and Chronically Ill, the Disability in the Community Task Force and Viziris, that greater efforts need to be made to allow this group of citizens to vote independently. This can be achieved at polling stations by improving physical access to them and equipping the electronic voting equipment with audio facilities. Anyone who is demonstrably unable to visit a polling station or to operate the voting equipment there should not be entirely dependent on proxy voting. The Commission agrees with the Council for the Disabled and Chronically Ill, the Disability in the Community Task Force and Viziris that telephone voting should be made available to this group.

The Netherlands has long had proxy voting. From time to time this attracts criticism internationally, e.g. from the observation missions of the Organization for Security and Co-operation in Europe. The criticism is directed in particular at the risks proxy voting entails to the principles of equal and secret suffrage. The Commission takes the view that proxy voting is well established in the Netherlands and should be retained. The risk of proxy votes being misused by intercepting voter registration cards or voting passes needs to be reduced. This can be done by means of regulations requiring anyone appointed to vote on behalf of another person to produce a copy of a valid identity document of that person. This would enable the polling station committee to compare the two signatures if necessary.

The Commission looked in depth at the way in which duties and responsibilities for the election process are allocated. This is generally satisfactory, but there are two areas that
have not been adequately provided for, if at all: the laying-down of requirements for equipment used in ballots, the enforcement of these requirements and the security and management of the equipment are not properly regulated. This responsibility should rest overall with central government, specifically the Minister of the Interior and Kingdom Relations, and should be enshrined in the law and regulations. This is also the case with the new duties arising from the Commission’s recommendations on voting at any polling station and Internet and telephone voting. In view of the government’s standpoint on the report of the Voting Machines Decision-Making Commission, the logical course is for these to be assigned to the Personal Records and Travel Documents Agency.

The transparency and verifiability of the election process also need to be improved. This can be achieved by subjecting the preparations for, and conduct of, every election to an audit, the aim being:
- to gain an objective idea of any incidents and errors relevant to the results when these are being determined by the Central Electoral Committee,³ and
- to learn lessons for future elections.

The election data (e.g. the official reports) should also be kept, and released for academic research after a specified period. The Commission takes the view, incidentally, that a new organization is not needed to carry out the audits: responsibility for auditing municipal council and provincial council elections should be assigned to the Minister of the Interior and Kingdom Relations, and for auditing general elections and European Parliamentary elections to the House of Representatives. The bodies carrying out the audits should be independent and the findings disclosed publicly: this must be enshrined in the law and regulations.
1. Introduction

1.1 Background

Before the general election on 22 November 2007 the question arose of whether there are adequate safeguards, when using voting machines or voting computers of the kind used in elections in the Netherlands for some years now, that the votes cast by voters using these devices are recorded and counted absolutely correctly and that the ballot is secret. The ensuing debate led the then Minister of Governmental Reform and Kingdom Relations, A. Nicolaï, to decide in December 2006 to set up two external commissions. The first of these was tasked with examining how decisions on the approval of voting machines had been made in the past (up to and including the 7 March 2007 elections) and what lessons the Ministry of the Interior and Kingdom Relations could learn from them. This body, the Voting Machines Decision-Making Commission, was set up on 19 December 2006 and published its report on 16 April 2007.

The second external commission, the Election Process Advisory Commission, was tasked with examining the current organization of the election process and making proposals for improvements and changes where necessary. The Commission was asked to address a number of questions, which were included in the establishing order. This expressly stipulated that it was not part of its remit to make recommendations on the Dutch electoral system.

1.2 Composition

The Commission started work on 18 January 2007, on the basis of a draft establishing decree, with the following composition:

- F. Korthals Altes, Honorary Minister, Chairman and member
- Prof. J.M. Barendrecht, Professor of Private Law at the University of Tilburg
- Mrs A.Th.B. Bijleveld-Schouten, Mayor of the Municipality of Hof van Twente
- Prof. B.P.F. Jacobs, Professor of Computer Security at Radboud University, Nijmegen and Eindhoven University of Technology
- J.C. de Jager, Director of Spectra Vision, Rotterdam
- M.J.C. van der Wel MBA, Business Development EMEA Manager (Fox-IT), Delft

The composition of the Commission was changed as a result of the formation of the fourth Balkenende government, in which Mrs Bijleveld-Schouten and Mr De Jager were appointed State Secretaries. To fill the resulting vacancies the State Secretary for the Interior and Kingdom Relations appointed C. Meesters, Director of Public Affairs, Municipality of Rotterdam and Chairman of the Nederlandse Vereniging van Burgerzaken (the association of organizations concerned with municipal documentary services to citizens), as a member of the Commission in February 2007. The establishing decree was dated 6 April 2007 (Appendix 1).

The Commission was assisted by Mrs M. Gonzalez, Programme Manager at the Ministry of the Interior and Kingdom Relations, as Secretary, and Mrs D.E.G.H. Laurent as Deputy Secretary.
Secretary. The Commission gained a good deal of valuable information from the knowledge and experience of its Secretary, and the Secretariat owes her a substantial debt of gratitude for her efficient and appropriate assistance.

1.3 Remit

The Commission’s remit was to examine the election process and make proposals to improve or change it in line with the principles of secret, free, reliable, practical and transparent elections that are equally accessible to everyone. It was expressly stipulated that the remit did not include the electoral system or the position of the political parties.

The remit was set out in detail in the following questions, which the Commission was required to answer in any event:

- What role does IT play in the various stages of the election process (from the preparations for nominations to the appointment of new members to the representative body)?
- Which of these stages are in need of review in the light of new technologies and from the point of view of the electorate and the authorities?
- Is responsibility for organizing the election process correctly allocated (the relationship between central and local government, the relationship between polling station committees, principal electoral district committees and the Central Electoral Committee), and what should the relationship be between the private sector and government as regards the use of aids (voting machines and election results computation systems)?
- Is there adequate supervision of the proper conduct of the election process, who should supervise it and what enforcement powers should they have?
- What structural risks are associated with the current voting machines/electronic voting and pencil voting?
- Are there any alternatives conceivable to the current method of casting votes, e.g. non-place-dependent voting using the Internet?
- How do these alternatives compare as regards reliability, safeguarding the principle of secret suffrage and permitting recounts?
- Which is preferable: diversity (spreading the risk) or standardization (verification)?
- What is the relationship between the rapidity of technological development and the election process (could today’s watertight solution be hacked into tomorrow)?
- To what extent do election aids remain usable when changes occur in practice, e.g. more parties standing in elections, combined elections?

1.4 Modus operandi

When starting work the Commission considered how best to address the questions put to it. It decided first of all to consider the question of what basic requirements the election process in the Netherlands should meet, putting a lot of work into identifying and defining these basic requirements, the ‘principles’ that need to be safeguarded. The results of this work guided it in the remainder of its work.

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5 Establishing Decree of 6 April 2007, Appendix 1.
The Commission decided at an early stage only to review those parts of the election process where there was a demonstrable need, e.g. based on well-founded criticism. To identify these we spoke to various organizations on one or more occasions, either at the Commission’s invitation or at the request of the organizations concerned.

The discussions served various purposes. First, they were used to gain a better idea of the problems that crop up in practice. They also covered ways of solving the existing problems and the pros and cons of the solutions put forward. Lastly, they were used to see whether there was any support for the kinds of solutions considered by the Commission. A list of the organizations consulted is appended (Appendix 13). The Commission is very grateful to these organizations and the people who provided information or responded to the web site (www.verkiezingsproces.nl).

The Commission met on 18 January, 5 March, 10 April, 7 May, 11 June, 3 and 12 July and 4 & 10 September 2007. Hearings were held on 29 January, 11 & 19 June and 21 & 24 August. On the evening of 7 March 2007 the Commission paid a working visit to the Municipality of Amsterdam to observe the count (of a ballot with paper ballots and manual counting). On 23 March it held a transfer meeting with the Voting Machines Decision-Making Commission. On 3 July it had a discussion with experts on compromising electromagnetic radiation. The State Secretary for the Interior and Kingdom Relations talked to the Commission on 31 May and to the Chairman on 22 August concerning progress. The Commission also had an extensive exchange by e-mail of ideas on documents, and from June 2007 on draft chapters of its report.

The organization of elections is a hot topic internationally, e.g. in the United States, Great Britain and Estonia. When forming its opinion, the Commission used relevant foreign documents, albeit not exhaustively.
2. Safeguards in the election process

2.1 Introduction

Confidence is a prerequisite in a democratic constitutional state. The government must enjoy the trust of the elected parliament. If parliament passes a vote of no confidence in a Minister or government, the Minister or government resigns. The courts must enjoy public trust. People must have confidence in the authorities that they will comply with and enforce the law. The electorate must have confidence that the parliament that it has elected is representative of the way the voters have voted – the totality of individual votes cast.

Trust has to be won and assured. Rulers must see to it that their policies and proposed measures and laws are supported by a parliamentary majority, otherwise they lose that confidence. Trust in judges is established by appointing them for life, so that they cannot be deposed by another state power. The courts try to win and retain trust by giving reasons for their decisions and making them open to public scrutiny. Lord Chief Justice Hewart formulated the requirement of trust in 1924 in his dictum ‘Justice should not only be done, it must be manifestly and undoubtedly seen to be done’. As regards the election of parliament itself, again the electorate must have total confidence that elections are reliable and produce results in line with the totality of individual votes cast. People must be able to see and understand how the election process works (it must be transparent and verifiable), that the results are correct (fair) and that the secrecy of the ballot cannot be violated.

2.2 The international and national legal framework

Article 53 (2) of the Constitution requires elections in the Netherlands to be held by secret suffrage: i.e. every voter has the right to keep it entirely to himself how he or she intends to vote, is voting or has voted. First and foremost this means that the election process must be organized in such a way that it is possible to cast a vote without anyone else being able to find out how you have voted. Article 53 (2) of the Constitution also lays down that no-one may be obliged in any circumstances whatever to disclose for whom he or she has voted.6

In addition to secret suffrage, another basic principle is free elections, i.e. elections where voters are not subjected to any illegal influence, either from government or from any other quarter. This principle has never been formulated positively in specific provisions in the Elections Act, although when revising the Constitution in 1983 the government did state that it is an essential feature of democratic elections.7

The principles of secret and free suffrage are laid down not only in the Dutch Constitution but also in various international and European treaties to which the Netherlands is a party and some international and European documents.

The treaties and documents are as follows:
- Article 21 (3) of the Universal Declaration of Human Rights:

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6 Parliamentary papers II 1978/79, 14 223, No. 6, pp. 4 and 5.  
7 Parliamentary papers II 1978/79, 14 223, No. 6, p. 5.
The will of the people shall be the basis of the authority of government; this will shall be expressed in periodic and genuine elections which shall be by universal and equal suffrage and shall be held by secret vote or by equivalent free voting procedures.

- Article 25, opening passage and (b), of the International Covenant on Civil and Political Rights

Every citizen shall have the right and the opportunity, without any of the distinctions mentioned in article 2 [such as race, colour, sex, language, religion, political or other opinion, national or social origin, property, birth or other status] and without unreasonable restrictions:

(b) To vote and to be elected at genuine periodic elections which shall be by universal and equal suffrage and shall be held by secret suffrage, guaranteeing the free expression of the will of the electors.

- Article 3 of the First Protocol to the European Convention for the Protection of Human Rights and Fundamental Freedoms:

The High Contracting Parties undertake to hold free elections at reasonable intervals by secret ballot, under conditions which will ensure the free expression of the opinion of the people in the choice of the legislature.


(5) The participating states solemnly declare that among those elements of justice which are essential to the full expression of the inherent dignity and of the equal and unalienable rights of all human beings are the following:

(5.1) free elections that will be held at reasonable intervals by secret ballot or by equivalent free voting procedure, under the conditions which ensure in practice the free expression of the opinion of the electors in the choice of their representatives. …

(7) To ensure that the will of the people serves as the basis of the authority of government, the participating States will …

(7.4) ensure that votes are cast by secret ballot or by equivalent free voting procedure, and that they are counted and reported honestly with the official results made public.

- Article 4 a. of the Code of Good Practice in Electoral Matters of the European Commission for Democracy through Law (Venice Commission) of the Council of Europe:

For the voter, secrecy of voting is not only a right but also a duty, non-compliance with which must be punishable by disqualification of any ballot paper whose content is disclosed.

- Council of Europe Recommendation Rec(2004)11, passed by the Committee of Ministers on 30 September 2004 on electronic voting (E-voting).8

The full text of this recommendation is reproduced in Appendix 11.

Although less explicit than the free and secret ballot, there is also an international consensus on a number of other principles that need to be safeguarded. It is generally accepted, for example, that only persons who are eligible to vote must be allowed to do so and that each vote cast must be counted only once. There is also agreement that the process associated with elections must be transparent, verifiable and fair.

The Commission adopts these principles in their entirety: the Dutch election process must safeguard them in any event. To ascertain whether this is the case, and if not, where the process is in need of improvement, we sought a more detailed definition of the principles, again trying to use international documents where possible. In particular we used Council of

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Europe Recommendation Rec(2004)11 of 30 September 2004. The Netherlands was closely involved in developing these recommendations, which explicitly relate to electronic voting.

The Commission defines the safeguards needed in the election process as follows:

**Transparency**
The election process should be organized in such a way that the structure and organization is clear, so that everyone in principle can understand it. There must be no secrets in the election process: questions must be able to be answered, and the answers must be verifiable.

**Verifiability**
The election process should be objectively verifiable. The verification tools may differ, depending on the method of voting that is decided upon.

**Fairness**
The election process should operate in a proper manner, and the results must not be capable of being influenced other than by the casting of lawful votes.

**Eligibility to vote**
Only persons eligible to vote must be allowed to take part in the election.

**Free suffrage**
Every elector must be able to choose how to vote in complete freedom, free from influence.

**Secret suffrage**
It must be impossible to connect the identity of a person casting a vote to the vote cast. The process should be organized in such a way that it is impossible to make a voter indicate how he or she voted.

**Equal suffrage**
Each voter, given the Dutch election system, must be allowed to cast only one vote in each election, which must be counted precisely once.

**Accessibility**
Voters should be enabled as far as possible to participate directly in the election process. If this is impossible, there must be a way of taking part indirectly, i.e. by proxy.

2.3 **Striking a balance**

Ideally the results of an election should precisely represent what the totality of the voters who turned out – all of whom will have received invitations to vote – freely intended to vote for. The process must be designed to provide error-free recording and counting of each individual voter’s voting intention and actual vote and to publish the totals for each candidate and each list.

In practice it is not possible to provide 100% safeguards, as there are too many conflicting interests in the election process. A balance must therefore always be struck. It must be the case, for example, that each vote contributes only once to the final result of the election.
(under the principles of fairness and equal suffrage). The content of each vote must also remain confidential (the principle of secret suffrage). This places demands on the organization of the process and requires a careful balance to be struck. Verifiability and transparency could of course be increased by keeping a detailed log of each stage in the process (as is customary e.g. in the banking world with Internet banking), so that it can be reconstructed and rectified if there is even a semblance of impropriety. This approach, however, is incompatible with safeguarding the principle of secret suffrage.

Another area of conflict is between the principles of accessibility and free suffrage. Access could be improved by permitting the public to cast their votes in the simplest possible way at a whole host of locations (at home, at railway stations, supermarkets, etc.). The result, however, would be to jeopardize free and secret suffrage: if voting were to take place without supervision by a polling station committee it would not be possible to guarantee that people are voting without being influenced or that no-one can find out how they have voted.

If free and secret suffrage are to be guaranteed 100%, access for certain groups of people – such as Dutch citizens abroad and people with a physical impairment that prevents them from voting at a polling station – has to be substantially restricted, thus violating the principle of accessibility.

In certain cases, then, 100% safeguards cannot be provided. In these cases the Commission applies the rule ‘either safeguard the principle or explain why a different balance has been struck’. Examples are voters abroad and voters with an impairment that prevents them from voting at a polling station. In these cases the principles of secret and free suffrage cannot be safeguarded to the same degree as in the case of voting at polling stations, but in the Commission’s opinion the principle of accessibility outweighs those of secret suffrage and free suffrage here.

The election process must be conducted fairly, but it is an illusion that errors can be ruled out. They will be made, however much trouble is taken to avoid them. Those that are made, however, must be confined to incidents and must be able to be checked.

Organizing elections is a complex affair that requires the utmost care, given their importance. In the Netherlands, where the municipal authorities are responsible for organizing elections, tens of thousands of people are involved before, on and after election day: over 30,000 as polling station staff on election day alone, for instance.

As elections are relatively infrequent, occurring on average only once a year, organizing them is not a routine matter, so it is vital for the election process to be practicable. Here again a balance has to be struck, between ‘making it as easy as possible’ for those organizing the election on the one hand and safeguarding the principles on the other. Ease of conduct must not be allowed to become the overriding factor: the adverse effects this can have on confidence in the election process are described abundantly clearly in the report of the Voting Machines Decision-Making Commission. On the other hand, there is no point in designing an election process that on paper safeguards all the principles but is too complicated, because of the quantity of rules and procedures and/or the complexity of the aids used, and is therefore impracticable and/or impossible for voters to understand. It must also be organized in such a way that the results can be finalized as soon as possible after election day. On top of this, the cost of the election process must be acceptable.
The organization of the election process, given its complexity and importance, must be well delineated on the one hand but flexible on the other. The public are demanding better and better service from government, and this applies to elections too. People would like to be able to vote where and when it best suits them. The government has responded to this in recent years by extending polling station opening hours and (as an experiment under the Remote Electronic Voting Project) introducing voting at any polling station within the voter’s municipality. Other options, such as voting at any polling station outside the voter’s municipality, have not been tried as yet.

Because of their complexity, elections are not a suitable place to carry out experiments or test new technologies, but this is not to say that the election process has to be rigid and inflexible. The Commission takes the view that it should be able to respond wherever possible to new or changing ideas and/or preferences among the public – provided that the safeguards are re-examined again publicly and political decisions are made on the results, resulting in a fresh balance being struck where necessary. This entails taking a critical look at the election process each time (see Chapter 9), maintaining it and recalibrating it. Everyone who has a responsibility or duty in the process must contribute to this. The Minister of the Interior and Kingdom Relations (IKR) bears formal responsibility, and this must be explicitly enshrined in the law and regulations.

As regards the requirements that hardware and software for the election process need to meet, it must be possible to adapt them in the light of new developments, e.g. voting at any polling station outside the voter’s municipality.

‘Elections don’t have to be on the cheap’: this view has recently been expressed by a number of parliamentary parties in the House of Representatives. The Commission considers that it is indeed necessary to invest in the election process now. Precisely how large (in terms of money) the investment will have to be, the Commission cannot say, as it was unable to examine this in the time allotted to produce its report. The most that can be done here is to indicate the possible cost of the equipment (or part of it) needed for the new method of voting that the Commission recommends. This indication is given in Chapter 11.

In the ensuing chapters the Commission puts forward specific proposals for a way of organizing the election process that provides adequate safeguards in its opinion, mentioning any implications that the proposals have for the law and regulations where appropriate.

Aside from this, the Commission notes that the questions put to it apply to all the countries where free and democratic elections are held. It therefore proposes that in the Council of Europe, following on from Recommendation Rec(2004)11 of 30 September 2004, the government should work towards European technical standards for equipment used in elections so as to achieve a European certification system with regular re-examination of the certification criteria. One possibility is a certification system with gradations, under which a Member State could bring its procedures and technologies into line with new developments and thus gain a higher-category certificate. This kind of system would be particularly useful if protection against compromising radiation (see Chapter 4) is demanded at international or European level in order to protect against violations of the principle of secret suffrage.

In general terms the Commission also recommends that the law and regulations should be such that violations and breaches of the principles are precluded by preventive measures as far as possible and the rules do not have to be enforced after the event by criminal
prosecution. Here the Commission would mention two examples: its proposal to require people using voting passes to identify themselves so as to prevent their unauthorized or fraudulent use as far as possible, and its proposal to require anyone voting on behalf of another person to produce a copy of an identity document of that person so as to reduce the incidence of forged proxies. In addition to this preventive measure, this practice should remain a criminal offence and the Public Prosecution Service should be urged to pursue an active prosecution policy.
3. Comparison of voting methods

3.1 Introduction

The law and regulations currently permit four methods of voting:
- Voting using paper ballots at polling stations
- Electronic voting at polling stations
- Postal voting for Dutch citizens eligible to vote from abroad
- Proxy voting

In addition, since 2003 it has been possible, under the Remote Electronic Voting (Experiments) Act, to experiment with telephone and Internet voting in the case of Dutch citizens eligible to vote from abroad.

The Commission was asked to indicate what risks are entailed in the way voting takes place in the Netherlands. The answer can be found in our threat analysis, the full text of which is given in Appendix 2. We did not carry out our own risk analysis of Internet and telephone voting as the Ministry of the Interior and Kingdom Relations (MoIKR) carried out and published detailed risk analyses of these for the experiments in 2004 and 2006 (Appendices 3 and 4). In our view these provide an adequate account of the threats and risks involved in Internet and telephone voting.

Every method of voting has its risks, some or all of which may or may not be able to be countered with preventive or corrective measures. There is no such thing as a risk-free election process. In our view the risks should be offset against the principles discussed in the previous chapter, and not only may the outcome differ from one group of electors to another, it may also change over time.

3.2 Voting using paper ballots at polling stations

Voting using pre-printed paper ballots at polling stations is transparent, verifiable and fair. The process can be understood and observed by every voter. What votes have been cast and how they have been counted can be determined objectively. A recount can be carried out by counting the paper ballots again. As no technical devices are used, there is no risk of the election result being influenced by anything other than the votes cast. As, in practice, a small proportion of voters do not fill in their paper ballots correctly, the polling station committee has to decide whether these votes are valid, with the result that some votes are declared invalid. In municipalities where voting takes place with paper ballots 0.3-0.4% of votes on average are found to be invalid or blank.9

Eligibility to vote is guaranteed by the fact that the polling station committee checks the voter registration card or voting pass. Experience in recent years with the voting pass (in the experiments under the Remote Electronic Voting (Experiments) Act) shows that it entails a greater risk of fraud and misuse. Voting passes (and voter registration cards for that matter)

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9 This average is based on Electoral Council statistics on general, provincial and municipal council and European Parliamentary elections during the 2002-2007 period (http://www.verkiezingsuitslagen.nl); it is an indicative average, not adjusted for population figures.
are not well protected against copying or forgery. The risk of misuse of voter registration cards is nevertheless relatively low, as they only permit the holder to vote at one particular polling station, where a member of the polling station committee checks the voter's name against the copy of the electoral register and then initials the card. The voter cannot therefore vote again. This is not the case with voting passes: unless countermeasures are taken, someone with a counterfeit voting pass could go on and vote at any number of other polling stations, as no check is made against the electoral register. The risk of apprehension is thus much smaller.

Free, secret and equal suffrage are guaranteed. The voter votes in a ballot booth to which only he or she has access. Each voter is given only one ballot paper (for each election) and makes his or her choice on a ballot paper that contains no information that could connect it with his or her identity. Voters place their ballot papers in the ballot box themselves.

Access is not optimal, and this is true of all methods of voting at polling stations. It may be difficult or impossible for people with a physical impairment and old people who have restricted mobility to attend a polling station. Not all polling stations have wheelchair access, and paper ballots cannot be used by the visually impaired.

There are a number of problems with this method of voting. Manual counting of paper ballots is error-prone and relatively time-consuming. The use of paper ballots is also an obstacle to the introduction of voting at any polling station outside the voter's municipality (see Chapter 4) and in that respect reduces the flexibility of the election process. The costs of voting using paper ballots are those of making and installing ballot booths and ballot boxes and printing ballot papers, all of which is relatively inexpensive. The staffing required, according to reports from a few municipalities, is much higher than when using voting machines.

3.3 **Electronic voting at polling stations**

Voting takes place using voting machines in 97.7% of Dutch municipalities. The machine displays the lists for which the voter can vote and stores the votes cast. Counting is done by the machines once the election has closed.

In its report the Voting Machines Decision-Making Commission set out in detail why the voting machines used hitherto in the Netherlands are not sufficiently transparent and verifiable. We share this analysis entirely and therefore conclude that, because of the lack of transparency and verifiability, these voting machines do not guarantee the principle of fairness.

Eligibility to vote is guaranteed just as well by electronic voting at a polling station as by voting with paper ballots. With the voting machines used hitherto in the Netherlands, whether the principle of equal suffrage has been guaranteed can only be determined theoretically, by counting the number of voter registration cards/voting passes and comparing this with the number of votes counted by the machine, since at present there is no technical way of checking the machine’s operation so as to ascertain whether each vote cast has been stored in its memory correctly and only once.

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10 Elections Act, Section J 25 (4).
11 The percentage of municipalities that used voting machines in the municipal council elections on 7 March 2006.
Free suffrage is ensured by the requirement to place the voting machine in the polling station in such a way that other people cannot see how the voter is voting. It emerged in the run-up to the general election on 22 November 2006 that voting machines can emit compromising radiation, which could constitute a threat to secret suffrage. The Commission considers the problem of compromising radiation in detail in Chapter 4.

Access is more restricted when using voting machines at a polling station than when using ballot papers. It may be difficult or even impossible for people with a physical impairment and old people to operate a voting machine without assistance. The machines can be equipped with audio facilities to improve access for the visually impaired, as has been done in recent years.12

Voting machines enable the count to be carried out quickly, which is why municipal authorities consider that they make a substantial contribution to the practicality of elections. The machines currently in use are not capable of carrying out recounts; all they can do is print out the result of the count again.

On top of the cost of procuring voting machines (the investment) there are recurring costs for each election (licences, supplier support, etc.).

3.4 Postal voting for Dutch citizens eligible to vote from abroad

The amendment of 26 October 1983 permits postal voting (Chapter M of the Elections Act). This is available to voters who are actually resident abroad on nomination day or away from the Netherlands on account of their work or business or that of their spouse, registered partner, partner or parent on the day of the election (Section M 1). Postal voting was introduced to improve access to general elections and European Parliamentary elections.

When postal voting was introduced in 1983 there was not much debate as to whether it safeguarded the principles of secret and free suffrage. In its recommendations on the original bill the Council of State pointed out that not enough attention had been paid to the principle of the secret ballot.13 This resulted in an amendment to the bill regarding the procedure at polling stations, but there was no public debate on the matter, as the government considered the risk of irregularities to be low among the category of voters who would be eligible to vote by post. In the parliamentary debate on the bill the then Minister of the Interior, Koos Rietkerk, conceded that postal voting did entail certain risks, noting that the voters would be voting outside a polling station, so it would not be possible to ensure that voting was taking place in secrecy and complete freedom. In the government’s opinion these dangers, however, were within acceptable proportions, as postal voting would only be available to voters resident abroad or temporarily away from the Netherlands.14

There have been comments on postal voting vis-à-vis secret suffrage in a European context too. The Council of Europe’s European Commission for Democracy through Law, in the notes to its Code of Good Practice in Electoral Matters of 2002,15 considered that postal voting should not

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12 In March 2006 eleven municipalities used voting machines equipped with audio facilities (source: MoIKR).
15 Appendix 10.
be widely encouraged as ‘problems with the postal service are added to other difficulties inherent in this kind of voting, including the heightened risk of family voting’. The Code adds, however, that – provided certain precautions are taken – postal voting could be used to enable certain groups of voters, such as hospital patients, prison inmates, people with restricted mobility and voters abroad, to vote, as long as there is no risk of fraud or intimidation.

The postal voting process is transparent and capable of being understood by everyone, but verifiability is not guaranteed throughout the process. This is particularly true of the transport of postal votes, which eludes any form of monitoring. This is one reason why fairness cannot be completely guaranteed: it is not out of the question that a postal vote could be intercepted and changed en route. As in the case of voting using paper ballots at polling stations, this method of voting produces invalid votes, as a small proportion of voters do not fill in their ballot papers correctly.

Eligibility to vote can be determined by comparing the signature on the registration form with the one on the postal voting slip. If a copy of the person’s travel document is included with the registration form (as proof of Dutch citizenship), this signature can also be compared. This is not completely watertight, as those who carry out the checks are not expert in judging the authenticity of signatures, and the signatures on travel documents are small.

Equal suffrage is safeguarded in the case of postal voting by the fact that each voter is sent only one ballot paper. The polling station committee opens the envelope containing the ballot paper with his vote on it and is then able to see whether the envelope contains only one ballot paper.

Postal voting entails a relatively large administrative burden. Registering voters for an election is a highly cumbersome process, involving a lot of red tape for both voters and the authorities. On top of this, it is error-prone: there are problems with sending out the voting documents to voters and receiving them back in quite a few cases, with documents not arriving on time if at all. The result is that the voter concerned cannot vote, or his vote is not counted.

The cost of postal voting cannot really be compared with that of voting using paper ballots and/or voting machines, as postal voting is only available to a limited group of electors.

3.5 Proxy voting

Proxy voting is a common phenomenon in the Netherlands, compared with other countries. The possibility of proxy voting was initially restricted, in that voters were only permitted to appoint close blood relatives, relatives by marriage and housemates to vote on their behalf. Since the 1960s the range of people who are allowed to serve as proxies has been extended on a number of occasions, though the number of proxy votes any one person is permitted to accept has remained limited to two. A person who has accepted one or two proxies must cast these votes at the same time as his or her own vote, thus providing an automatic check that the limit of two is not exceeded.

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16 Code of Good Practice in Electoral Matters, p. 16.
17 Under Section K 5 of the Elections Act of 13 July 1951 the only categories of person who could be designated as proxies were the spouse, relatives by blood or marriage up to the third degree, the spouse of a sister-in-law or brother-in-law, or one of the voter’s housemates.
In principle a voter is free to choose anyone as his or her proxy. However, there is no way of ruling out the possibility that the proxy has been assigned under duress to a family member or housemate upon whom the voter is dependent. As with postal voting there is thus a risk of family voting, which is a breach of free suffrage.

Secret suffrage is not safeguarded in the case of proxy voting. The voter appointing the proxy ‘voluntarily’ waives this right by telling the proxy how he or she wants the latter to vote. There is no way of checking whether the proxy does actually vote that way, a risk that the voter implicitly accepts.

Given the possibility of breaches of the secrecy of the ballot, the verifiability and fairness of proxy voting cannot be guaranteed to the same extent as in the case of voting with paper ballots at a polling station.

The postal voting process is transparent and capable of being understood by everyone. Equal suffrage is guaranteed by the fact that voting takes place at a polling station, as is eligibility to vote. Proxy voting does not have much effect on practicality or cost.

3.6 Internet and telephone voting

The transparency of Internet and telephone voting depends to a large extent on the system that is used. They are only transparent if the systems are completely ‘open’, e.g. because they use open source software, and even then this is highly dependent on the reliability of the technology used and of the organization that manages that technology. On top of this, system security often requires this to take place in a room to which access is restricted or prohibited, which means that the ballot cannot be public. Moreover, only experts are able to understand how such systems work because of the complexity of the technology. As far as transparency and verifiability are concerned, then, Internet and telephone voting cannot be compared with voting at a polling station.

It has been argued, e.g. by the organization Burger@Overheid.nl, that the ballot process is no different in essence from many other processes where the public rely on technology (e.g. paying by PIN and over the Internet) – processes where they are also unable to check the fine detail. People who so wish should be given the opportunity to vote using the methods they wish and believe they can trust. Elections do however differ in essence from these other processes, in that voters must be able to have confidence in the way not only their own votes are processed but also those of all the other voters. The Commission would point out that comparison with Internet banking is not appropriate, since there detailed logs are kept and users are identified, which would be incompatible with the secrecy of the ballot in the case of Internet voting. Also, as with all other methods of remote voting (i.e. voting other than at a polling station), free and secret suffrage are not guaranteed, since the environment and the circumstances in which votes are cast escape the scrutiny of the authorities responsible for organizing the elections. This makes family voting more likely to occur, for example. In this sense Internet and telephone voting are no different from postal voting.

In the case of postal voting, eligibility to vote can be checked by comparing the physical signature on the registration form with the one on the postal voting slip. It is difficult to envisage how such a check could be carried out in the case of Internet and telephone voting. There are ways of determining whether the person casting the vote is identical to the elector,
for example by using biometrics, e.g. fingerprints, as a method of authentication. The risk, however, is that a connection could be also made between the elector and the vote cast, which would be a breach of the principle of secret suffrage. The most common method of authentication in Internet and telephone voting is by means of one or more codes. These suffer from the risk of being stolen or guessed, making it possible for someone other than the elector to vote and thus excluding the elector. Verifiability and fairness are therefore very difficult to guarantee with such methods of voting. Also, if Internet and telephone voting were to be made available to everyone, it would be difficult to combat abuses such as vote buying.

While the accessibility of Internet and telephone voting is high (almost everyone has access to the Internet and/or a telephone), Internet voting is particularly vulnerable to attacks resulting in no-availability (known as ‘denial of service’ attacks). Risks of this kind can only be defended against at relatively high cost or by extending the ballot over a longer period.

Internet and telephone voting have hitherto taken place in the Netherlands only as an experiment. All that is known is the cost of these experiments, which runs into millions of euros. It is difficult to compare this with the cost of voting using paper ballots and/or voting machines, though the cost of Internet voting in particular is likely to be much higher than that of voting with paper ballots at polling stations.

3.7 Discussion

The Commission takes the view that free and secret suffrage can only be adequately safeguarded in the case of voting at polling stations, which should therefore remain the main method of voting in the Netherlands. We further consider that the procedure at polling stations should be standardized throughout the Netherlands, as the election process should in principle provide the same degree of safeguards to all voters. Every elector should be able to vote using a method that strikes the best balance between the principles.

The Commission’s recommendations are confined to the organization of the election process; in other words, there is no intention to send out a signal that other electronic processes are not reliable. Internet voting is a subject that has been studied intensively by academic researchers in recent years. In the future we may see new, generally acceptable solutions emerging that do provide adequate safeguards.

Voting using paper ballots at polling stations is the preferred option on the grounds of transparency and verifiability. There are practical problems with the counting of paper ballots, however, to which the Commission is sensitive. We therefore examined whether there might be an alternative that enables counting to take place electronically while retaining the transparency and verifiability of voting using paper ballots. We believe we have found such an alternative, namely voting using electronic devices that produce paper records of the votes cast. We would point out, however, that voting using electronic devices does entail a substantial financial investment. The next chapter gives a detailed description of this method of voting.

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Methods other than the main method of voting, at polling stations, should only be provided for special groups of voters, to enable them to take part in those elections in which they are eligible to vote (access). The voters concerned are those who are eligible to vote from abroad and a limited group with physical impairments (and the elderly) who can prove that they are unable to attend a polling station or vote there. The Commission proposes that voters who are eligible to vote from abroad should henceforth be permitted to use Internet and postal voting. As regards the physically impaired, the Commission concurs with the opinion of the Council for the Disabled and Chronically Ill, the Disability in the Community Task Force and Viziris, and proposes that they should be allowed to vote by telephone.
4. Voting in the future

For the vast majority of electors voting in the future, in the Commission’s opinion, should be standardized and take place in polling stations, where a polling station committee supervises the conduct of the ballot and the ballot and the count are public. The organization of the polling station and the authority of the polling station committee should guarantee that voters can cast their secret votes in complete freedom.

Below we consider the various methods of voting at polling stations. The Commission is aware that other methods are conceivable and that technology will not stand still: the development of a voting method is therefore a matter requiring a good deal of care and consideration.

4.1.1 Voting at polling stations

Voting at polling stations is the preferred option on the grounds of transparency, verifiability and free and secret suffrage. The Commission notes that there are four methods of voting at polling stations:
- Voting with pre-printed paper ballots which are counted manually
- Voting with pre-printed paper ballots which are scanned and the votes counted electronically
- An electronic voting device with a memory and an additional paper trail for verification purposes
- Electronic counting (by a vote counter) of votes cast on paper which are printed by a ballot printer to enable them to be counted electronically. The voter makes his or her choice on the ballot printer: this produces a paper ballot (ballot printout), which the voter deposits in a ballot box. When the ballot closes the ballot printouts are counted electronically.

See the table later on in this chapter for an overview of the advantages and disadvantages of the four methods.

Method 1 is the traditional method of voting with pre-printed ballot papers. In the Commission’s opinion this method safeguards the principles; indeed, it is the preferred option on the grounds of transparency and verifiability. There are major practical problems with the counting of paper ballots, however, as it is error-prone and takes a long time. According to the municipal authorities, the number of votes that can be cast at a polling station, taking the long polling station opening hours into account, needs to be smaller than when using voting machines. As a result, more polling stations and polling station committees are required, and in practice municipalities find it increasingly difficult to find suitable premises and staff. The need to restrict the number of votes cast at a polling station also makes voting at any polling station (even within the voter’s municipality) impossible, since the number voting at any given polling station is unforeseeable, as it cannot be predicted where voters will vote.

In method 2 voters make their choice in the same way as in method 1, using a pen or pencil on a paper ballot. For the count the ballots are scanned and counted using a scanner. A system of this kind was tried in the United Kingdom just recently: the Electoral Commission published a report on it in August 2007, indicating that there had been major problems,
which even resulted in the paper ballots having to be counted manually. The problems were due, among other things, to the fact that voters did not indicate their choices uniformly (e.g. they did not make the required cross for the chosen candidate precisely in the box provided or they wrote a dot instead of a cross). The scanner had difficulty coping with these variations, causing processing to break down. Voting using optical scanning systems takes place on a fairly large scale in the United States of America. Nine states use this method exclusively. Scanning systems where voters insert their ballot papers in a ballot box with a built-in scanner produce only 0.7% invalid votes in those states. Nevertheless, as with all 100% electronic systems, vulnerabilities have been found in optical scanning systems that might make it possible to manipulate the results. California, for example, has wholly or partly withdrawn approval from all the suppliers of these systems.

The ballot papers used and scanned in the United States and the United Kingdom are much smaller than those used in the Netherlands. Because of the large number and length of the lists of candidates, Dutch ballot papers need to be of a size that does not fit in standard scanners. Splitting the papers up into separate pages, with voters only using the page on which they cast their votes, would create the risk of the other pages being used to cast fraudulent votes. Scanning ballot papers is therefore not really feasible in the Netherlands, and the Commission does not recommend this method.

Method 3, electronic voting with a paper audit trail, entails voting on a ‘voting device’ in stages. First the device shows the voter a list of the election(s) in which he or she is eligible to vote. Then he or she decides which election to vote in (the elections can be taken in any order). Once he or she has selected a candidate, or a blank vote, the device asks for confirmation. If the voter confirms the choice, the voting device prints it out on paper. The paper record is shown to the voter, but in such a way (e.g. behind glass) that he or she cannot touch it and hence cannot tear it off or take it away.

The paper record contains the following data:
- The election in which the vote has been cast
- The electoral district
- The vote cast (name or list number and name of candidate or ‘blank’)

The voter is then asked to confirm his or her choice once more. Only once (a) the voter has satisfied himself or herself that the choice displayed by the device corresponds to that on the paper record and (b) the second confirmation has been received, is the vote cast, by that second confirmation. The vote (as displayed to the voter) is stored electronically by the voting device. The paper audit trail is collected in a sealed space in or adjacent to the voting device. As long as the voter has not confirmed his or her choice, he or she can return to the list of elections and start again. The voter moreover always has the option of not voting in one or more of the elections.

If the voter considers that the name on the paper record does not correspond to the choice he or she made on the voting device, he or she reports this to the polling station committee.

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22. Direct Recording Equipment + Voter Verified Paper Audit Trail.
If the vote has not been confirmed, he or she is given one more opportunity to vote. The voting device therefore needs to have a facility for invalidating the paper record shown to the voter. The opportunity for the voter to vote again is provided in the same way as laid down currently in Section J 27 (1) of the Elections Act. The polling station committee restarts the procedure by reading in the election codes on the voting pass, following which the voter can vote in any elections in which he or she has not yet voted. If the voter, after a second attempt, again reports to the polling station committee that the choice on the paper record does not correspond to his or her choice, the committee must carry out an investigation to ascertain whether the device is working properly. Rules on this will need to be laid down in the law and regulations. In the worst case, i.e. if it is not certain that the device is working properly, the committee will have to order it to be replaced. In this situation the law and regulations will have to lay down how the votes stored in the device that is being replaced are to be counted.

The advantage of this method is that, once the ballot is closed, the count can be just as quick as it is at present with voting machines. There are some disadvantages, however. This method relies on the electronic device operating reliably. Although voters are shown their choices on paper, during the ballot there is no way of checking whether the device is electronically storing the votes correctly. In other words, in principle this type of device has the same vulnerabilities as the current voting machines, although there is the possibility of carrying out a random check on the paper audit trail after the ballot has closed.

Another risk is that a situation could occur where a voter considers that the paper record of his or her vote is incorrect. At this point he or she has made a choice on the device (albeit unconfirmed as yet). In this case we need to be able to depend on the device not storing the choice and including it in the count. An advantage is that the correctness of the count carried out by the device can be checked by counting the paper records. If any discrepancies are found between the count of the paper audit trail and that of the device, however, it needs to be clear beforehand which count is valid.

The Commission has examined whether this method using a paper trail has already been used elsewhere in the world, and has found this to be the case in Belgium, the United States of America, Brazil and Venezuela. Reports indicate that experience has been mixed. Various complications can occur with this method of voting that can substantially hamper the ballot at the polling station. Fault-free, reliable equipment needs to be developed – reliable in terms of both the electronic memory and the paper trail – as an absolute precondition if this method is to be employed. The Commission would note here that the secrecy of the ballot is not adequately safeguarded in the case of a paper trail where the written records of votes are made on a roll (as in the United States of America), as the voting passes are usually kept in order of arrival – the same order as that of the written records of the votes.

23 2006, Cuyahoga County, Ohio, United States; 2006, Bibb County, Camden County & Cobb County, Georgia, United States; 2005 Venezuela; 2003, Waarschoot & Verlaine, Belgium; 2002 Brazil. In the Netherlands a survey of voters’ experience of voting on a Nedap voting machine with paper trail in the provincial council elections on 7 March 2007 in The Hague, Utrecht and Zwolle was carried out for Nedap Elections Systems by the University of Twente. This was an initiative of the manufacturer, not part of the official election organization.

A fundamental drawback with this method of voting arises from the fact that each voter's vote is recorded twice, electronically in the voting device and in written form in the paper audit trail. There could therefore be a discrepancy between the electronic and the paper result from one and the same device. Experience elsewhere shows that this is no mere theoretical possibility. The law and regulations will have to lay down what the polling station committee should do in such cases and which count is valid. It should be remembered here, as past experience shows, that errors can be made in the manual count where pre-printed ballot papers are used.

In the last method, electronic voting using a paper ballot, the voter makes his or her choice in stages on a ‘ballot printer’. First the device shows the voter a list of the election(s) in which he or she is eligible to vote. Then he or she decides which election to vote in (the elections can be taken in any order). Once he or she has selected a candidate, or a blank vote, the ballot printer displays that choice (as in the case of the voting machines used hitherto). The ballot printer then asks for confirmation. If the voter confirms the choice, the ballot printer prints it out on paper. If there is more than one election, a paper ballot is printed for each election. The printout (ballot printout) contains the following data:

- The election in which the vote has been cast
- The electoral district
- The vote cast (name or list number and name of candidate or ‘blank’)
- Possibly a bar code containing the above information

The voter always has the option of cancelling the vote in that particular election. As long as the voter has not confirmed his or her choice, he or she can return to the list of elections and start again. The voter still has the option of not voting in one or more of the elections, of course. The voter can check from the printout whether the vote is shown correctly. If so, he or she casts his or her vote by depositing the paper ballot(s) in a physical ballot box. The ballot box must have a sufficiently wide aperture but otherwise must be sealed and non-transparent.25

If the voter considers that the printout of the vote (the ballot printout) does not correspond to his or her choice, he or she reports this to the polling station committee. The polling station committee collects the paper ballot(s) and invalidates it/them in the voter’s presence in the manner to be laid down in the law and regulations. The voter is given another opportunity to vote. The opportunity for the voter to vote again is provided in the same way as laid down currently in Section J 27 (1) of the Elections Act. If the voter, after a second attempt, again reports to the polling station committee that the printout of the vote does not correspond to his or her choice, the committee must carry out an investigation to ascertain whether the ballot printer is working properly. Rules on this will need to be laid down in the law and regulations. In the worst case, i.e. if it is not certain that the ballot printer is working properly, the committee will have to order it to be replaced. As no votes are stored in the ballot printer, replacing it has no effect on the ballot, since the votes cast are deposited in the ballot box.

The main advantage of this method is that the operation of the ballot printer is completely transparent and verifiable. It merely presents the options available to voters and prints out their choices. Otherwise it does nothing, so there is no question of voters’ choices being

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25 The printout of the ballot should not in principle be folded, so as to facilitate electronic counting. The printouts of the ballots are not readable in a non-transparent ballot box.
stored electronically. The printout is the only record of the vote cast. A ballot printer can therefore use commercial software, since whether the software is working properly can be checked from the ballot printout. If this does not correspond to the choice that the voter has made, the ballot printer can simply be replaced.

From the point of view of practicality, this method has the disadvantage that the votes still have to be counted once the ballot is closed. This can be done manually, but this is not the preferred option, in view of the likelihood of errors. The votes could be counted automatically using optical character recognition (OCR) technology. A scanner, or vote counter, reads the printed votes optically, counts them and produces a result. The technology required is on the market and already in use for many applications. The number of votes at any given polling station is relatively small, so it should not take more than 15-30 minutes to count them.

Adding a bar code could have practical advantages, as it would make the votes easier to recognize, but this is not desirable as a matter of principle, as the ballot printout would then contain information that cannot be checked directly by the voter, thus reducing transparency. If it were to be decided nonetheless to use bar codes, the bar code system should be published for the sake of transparency and verifiability, e.g. by posting all the choices available and the corresponding bar codes at the polling station. Any voter so wishing could then check the code at the polling station.

### 4.1.2 Discussion

The four possible methods of voting at polling stations all have their advantages and disadvantages, as shown in tabular form below.

The Commission recommends solely the introduction of ballot printers, because of the conceptual clarity of the system and the unambiguous results it produces. Although counting can be carried out quickly using a voting device with a paper trail, by using the device to do the counting, this advantage is outweighed by the disadvantages, as it still means relying entirely on the software correctly storing the votes cast. In the case of a ballot printer the voter’s choice is completely separate from the casting of the vote, so there is no need to rely on the vote being stored correctly.

Because of the practical problems likely to occur in manual counting, the Commission recommends electronic counting (using a vote counter). The paper records or paper ballots should only be counted manually if there is doubt as to whether the electronic counting software is working properly or a technical fault. A vote counter can be replaced without losing any stored votes, as the ballot printouts are still there and can be counted by the replacement vote counter. The law and regulations will have to lay down what the polling station committee should do if the electronic count is unsatisfactory. The vote counter must be able to distinguish automatically between votes cast in different elections.

It is worth considering following up the electronic count with a manual count at a number of polling stations as a spot check, since this could be a way of creating and maintaining confidence in the voting system.
The result – as long as voting is not allowed to take place at any polling station nationwide (see 4.3.1, Voting at any polling station) – should then be determined in the same way as in the current election process, where the count from each polling station is sent to the principal electoral district committee, which tots up the results and sends them to the Central Electoral Committee. This is done in the official report, to which the result of the count is appended. The counts could also be transmitted electronically.

<table>
<thead>
<tr>
<th>Making the choice</th>
<th>Voting with paper ballots and manual counting</th>
<th>Voting with paper ballots which are scanned and the votes counted electronically</th>
<th>Voting device with paper records (paper trail)</th>
<th>Ballot printer with separate vote counter (paper ballots)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cast</td>
<td>Manually</td>
<td>Manually</td>
<td>Electronically</td>
<td>Electronically</td>
</tr>
<tr>
<td>Storing the vote cast</td>
<td>On paper</td>
<td>On paper</td>
<td>Electronically and on paper</td>
<td>On paper</td>
</tr>
<tr>
<td>Main advantages</td>
<td>Safeguards the principles.</td>
<td>Safeguards the principles.</td>
<td>Count is just as fast as with current voting machines. Not affected by completion errors made by voters. Manipulation of electronically stored votes detectable by counting paper trail. Enables VAPS(N) to be introduced. Audio facilities could be provided for the visually impaired.</td>
<td>Safeguards the principles. Commercial hardware could be used. Not affected by completion errors made by voters. Not affected by any errors or manipulation of ballot printer or vote counter. Enables VAPS(N) to be introduced. Audio facilities could be provided for the visually impaired. Ballot not affected by replacement of ballot printer.</td>
</tr>
<tr>
<td>Main disadvantages</td>
<td>Counting is error-prone and takes a long time. More polling stations needed. Presents an obstacle to the introduction of voting at any polling station. Limited access for the visually impaired.</td>
<td>Scanning of ballot papers is error-prone. Presents an obstacle to the introduction of voting at any polling station. Limited access for the visually impaired. Unfolding ballot papers is time-consuming.</td>
<td>Risk of discrepancy between number of votes stored electronically and paper records, resulting in doubts as to reliability of voting device. Possible failure of hardware Compromising radiation (TEMPEST).</td>
<td>Possible failure of hardware Compromising radiation (TEMPEST) from ballot printer (not from vote counter).</td>
</tr>
</tbody>
</table>

Table: Main characteristics of the four ballot systems

VAPS(M): Voting at any polling station inside the voter’s municipality
VAPS(N): Voting at any polling station outside the voter’s municipality (nationwide)
4.2.1 Electromagnetic radiation

Where electronic devices are used for voting, the question is whether they emit compromising radiation, and if so, whether this could be misused. The problem of compromising radiation in the ballot process came to light in autumn 2006, as shown in a report\textsuperscript{26} and video clip\textsuperscript{27} by a citizens’ group, ‘We do not trust voting computers’. An investigation by the Minister for Governmental Reform and Kingdom Relations led to measures including the suspension of approval for one type of voting machine.\textsuperscript{28} Given that the Commission is proposing that ballot printers be used for voting at polling stations, the question is whether standards should be set for these devices, and if so, what these standards should be.

Every electronic circuit, device and wire emits electromagnetic radiation, which can interfere with the operation of other electronic equipment (electromagnetic interference or EMI). For this and other reasons, electronic equipment must comply with statutory standards before it can be brought onto the market. The best-known standards are those of the American Federal Communications Commission (FCC) and the European Union (the CE marking system).

If an electronic device complies with the standard, this means that the radiation emitted is so low that it does not interfere with the operation of other electronic equipment. It does not mean that it emits no electronic radiation at all: there is always some residual radiation.

When an electronic device is on, the electronic radiation it emits can be deliberately intercepted remotely and processed. Information may be able to be obtained or computed from the residual radiation picked up in this way. Radiation that contains information and is emitted unintentionally is referred to as ‘compromising radiation’. Signals from electronic equipment can thus be intercepted. A Dutch author, Wim van Eck, published an article back in 1985 demonstrating that it is possible to reconstruct information displayed on the screen of an electronic device from residual radiation.\textsuperscript{29}

Compromising residual radiation can be picked up in the immediate vicinity of the device in question using simple technology; sophisticated equipment enables it to be picked up from dozens of metres away in some cases. In this way a VDU can be spied upon from a distance of dozens or even hundreds of metres without the person operating it noticing anything. While this is not a problem with everyday consumer electronics and their uses, it can be a serious problem if the electronic equipment in question is being used to handle confidential or classified information. Electromagnetic radiation is relevant to sophisticated security systems as regards both defence (protecting oneself) and offence (eavesdropping on someone else).

\textsuperscript{27} This can be viewed on-line at http://www.youtube.com/watch?v=B05wPomQjEY.
\textsuperscript{28} ‘Voornemen tot intrekking goedkeuring stemmachines’ (Proposed withdrawal of approval of voting machines), communication from the Minister for Governmental Reform and Kingdom Relations, 30 October 2006/No. 2006-000352288 C2W.
\textsuperscript{29} W. van Eck, 1985, Electromagnetic radiation from video display units: an eavesdropping risk, PTT Dr. Neher Laboratories.
Electronic voting equipment also emits electromagnetic radiation, and the secrecy of the ballot can be violated by intercepting compromising radiation thus emitted. Here the Commission uses ‘compromising’ in the sense of ‘revealing how a voter has voted’.

The existence of electromagnetic radiation and the possibility of picking it up have been known about for a long time. It is possible, however, to modify equipment in such a way that radiation (hence compromising radiation) is minimized. NATO has drawn up regulations on the matter, known under the name of TEMPEST. The abbreviation stands for various phrases, the most common of which is *Telecommunications Electronics Materials Protected From Emanating Spurious Transmissions*. Another term used is EMSEC, short for *Emission Security*, which also covers other areas of electronic security.

The TEMPEST standards lay down the best way of protecting equipment to avoid compromising radiation. NATO applies three standards, known as SDIP-27. The most stringent standard assumes that an attacker has virtually direct access to the device emitting the electromagnetic radiation; the other two standards assume that the attacker is at an increasing distance from the device. They take into consideration not only radiation that can be picked up in the vicinity of the device but also compromising signals accidentally ‘hitching a ride’ on other signals, for example secret information unintentionally leaving the room via the mains network.

Intercepting compromising signals is one of the techniques an intelligence service might use in the course of its work, so the extent to which a government protects itself against other intelligence services is secret information. NATO’s TEMPEST standards are consequently classified and not published. Generally speaking there is hardly any information or expertise publicly available on TEMPEST. At the time of writing, as far as the Commission is aware, little if any public research is being done into TEMPEST. Expertise is thin on the ground in the Western world. The European Union is currently drawing up its own TEMPEST standards for the purpose of harmonization. Some of the new Member States are not members of NATO, so do not have access to secret NATO information. The future EU standards are designed to cover the same area as the NATO standards and will therefore also not be published.

### 4.2.2 Discussion

To gain some understanding of this complex subject the Commission invited representatives of a number of Dutch and foreign companies professionally concerned with TEMPEST to discuss the matter. It was clear from these conversations that compiling a new published standard for compromising radiation would probably be no easy task (and a costly one into the bargain).

*Ballot printers* or voting devices can be protected against emitting compromising radiation over excessive distances. The measures a supplier of *ballot printers* or voting devices needs to take are known only to a select few commercial TEMPEST suppliers and NATO-accredited testing laboratories, however. There are special off-the-shelf computers, VDUs and printers that already have built-in protection, and information on these is available publicly.\(^\text{30}\) These are supplied by the specialist TEMPEST suppliers.

\(^\text{30}\) [http://nato-cat.softbox.co.uk/Pages/ProductsByCategory.aspx?CategoryId=18.](http://nato-cat.softbox.co.uk/Pages/ProductsByCategory.aspx?CategoryId=18.)
Protecting equipment against compromising radiation is no easy task, according to the experts. The TEMPEST requirements need to be taken into account at the design stage. It would not be advisable, therefore, to phase in TEMPEST requirements gradually, only requiring equipment to comply with the standards in, say, a few years’ time.

The experts we consulted said that the most stringent NATO standard requires each device to be tested individually. In the case of elections this would mean testing some 10,000 devices in this way (before each election). Also, this standard sets requirements for the environment in which the device is installed which cannot be met in polling stations. The least stringent NATO standard does not provide adequate protection, hence the secrecy of the ballot could be jeopardized. In view of this the intermediate-level standard, NATO SDIP-27 Level B, would be most suitable for devices on which voters make their choices. It should be stressed that compliance with NATO SDIP-27 Level B does not provide absolute protection against the emission of compromising radiation: the protection provided extends only to a particular zone around the device on which voters make their choices.

Equipment which has been fitted with protection still has to be tested before it is officially ‘TEMPEST APPROVED’. If it passes the test, the testing authority seals the equipment: nothing in the hardware may be altered, otherwise the approval is invalidated. If a component is replaced, the equipment has to be retested before it can be approved again. This is a major problem in the case of voting devices, as it needs to be possible to replace a component, e.g. the printer, on polling day. The NATO SDIP-27 Level B standard is known to certificated testing authorities in NATO countries, so a supplier of voting devices can choose where to have the equipment tested, albeit these authorities are few in number.

It might be wondered how great the need is to protect voting equipment against compromising TEMPEST radiation. There are both matters of principle and pragmatic aspects here. The rules and regulations require the secrecy of the ballot to be protected. The question, however, is: how great is the risk of the compromising radiation emitted by the voting equipment being misused? Sophisticated TEMPEST expertise is currently well protected, but a motivated, technically knowledgeable amateur can go a long way. Ignoring the phenomenon is not an option, especially now that the subject is commanding wide attention. It is not desirable, for example, for the political leanings of Dutch celebrities to be published on the web. Theoretically it is even conceivable that real-time election results could be obtained on election day and published on the Internet. This, however, would involve eavesdropping on the ballots in at least enough polling stations for the results to be representative of the totality, and it is highly doubtful whether anyone would be willing to go to that much expense and trouble. To some extent, developments of this kind could be tackled by other reactive means (e.g. making such practice a criminal offence and prosecuting offenders), but the Commission’s preferred option is prevention, where this is feasible and financially viable. An additional criminal or administrative law sanction could also be considered, namely temporarily or permanently withdrawing the offender’s right to vote and to stand for election.

The Commission sees a dilemma in the secrecy surrounding the existing NATO standards. Not only do potential manufacturers of voting devices need to know what is required, in principle the public also need to be able to understand what standards voting equipment is
required to meet. From the discussions conducted by the Commission it was clear that there is probably no solution to this dilemma in the short term. The secrecy surrounding the standards is unfortunate from the point of view of transparency, but in practical terms there is no other option when it comes to prevention policy. On the other hand, if ballot printers are introduced with separate vote counters, the transparency of the ballot printers is much less important than in the case of voting devices with an electronic memory.

It is likely, moreover, that the subject of TEMPEST will be taken up in the civil sphere in the coming years: its relevance to voting equipment can be seen as a harbinger of this. Another problem is cost. The Commission is unable to estimate what this would be, but presumes that it would be relatively high, especially considering that the equipment in need of protection is used once a year on average.

The Commission recommends that reactive measures be taken, by making such practice a criminal offence and reaching clearly defined agreements with the Public Prosecution Service on investigation and prosecution. If the additional cost of protection against compromising radiation is not prohibitive, the current NATO SDIP-27 Level B standard should also be applied.

### 4.3.1 Voting at any polling station

In recent years the MoIKR has experimented with voting at any polling station (VAPS) within the voter’s municipality under the Remote Electronic Voting (Experiments) Act, and the experiments have been evaluated.\(^{31}\) The evaluations showed that both municipalities and voters were enthusiastic about the possibility of voting at other than their designated polling station. Although the results of the experiments were overwhelmingly positive, some new vulnerabilities came to light, in particular as regards protecting voting passes against forgery or counterfeiting and establishing that the person using a voting pass actually is the elector whose name is stated on the pass (see also 3.2). The Commission considers that both these vulnerabilities need to be tackled before it is decided to introduce VAPS within the voter’s municipality in all municipalities.

Voting pass security could be improved by incorporating authenticity features. The Commission realizes that these will have to be different from, say, the authenticity features in travel documents, as regards both complexity and cost, since the members of polling station committees who will need to check them are not experts on this subject. Also, voting passes are designed to be used once only, so the cost should not be too high. It will be the responsibility of the Minister of the Interior and Kingdom Relations to lay down the requirements for the standardized model voting pass.

More reliable identification can be achieved by requiring users of voting passes to identify themselves when voting. The Electoral Council recently advised the State Secretary for the Interior and Kingdom Relations to introduce compulsory identification.\(^{32}\) Since the introduction of the Compulsory Identification Act everyone in the Netherlands over the age of 14 is required to hold a valid identity document and carry it with them at all times. All electors

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\(^{31}\) Parliamentary papers II 29200 VII, No. 5.1.

will therefore have an identity document on their person when they go to vote and will be able to produce it. Compulsory identification when voting must be enshrined in the law and regulations.

To identify himself or herself to the polling station committee a voter will have to produce a valid identity document, by which the Commission means:

In the case of Dutch citizens:
1. A valid travel document as referred to in the Passports Act, Section 2 (1) a, b, c, d, e and g or (2)
2. A valid driving licence issued under the Road Traffic Act or as referred to in the Road Traffic Act 1994, Section 107

In the case of foreigners eligible to vote in municipal council elections and/or European Parliamentary elections:
1. The documents that a foreign national is required to hold under the Aliens Act 2000 in order to establish his identity, nationality and residence status
2. A valid national, diplomatic or service passport issued by the competent authority of another Member State of the European Communities or another state party to the Agreement on the European Economic Area, if the holder is a national of that other Member State
3. A driving licence issued by the competent authority of another Member State of the European Communities or another state party to the Agreement on the European Economic Area, if the holder is resident in the Netherlands, provided the validity period in the Netherlands laid down in the Road Traffic Act 1994 has not expired, no administrative order as referred to in the Road Traffic Act, Chapter VI (9) and no additional penalty as referred to in Section 179 of that Act has been imposed on the holder, and the licence bears a passport photograph of the holder

An elector might lose his or her identity documents (passport, driving licence, etc.) so soon before election day that it would be impossible to obtain a new document by election day even by making an urgent application. In this case he or she can report the loss to the police (this has to be done anyway before applying for a new travel document or driving licence). A copy of the police report, along with a photocopy of the lost or stolen identity document – or, if the elector does not have this either, some other identity card or document such as a company pass, membership card or bank or giro card – should then be produced to the polling station committee as identification, preferably one bearing a photograph. The law and regulations will need to provide for this.

The government has long had the intention not only of making VAPS possible in all municipalities but also to extend the principle so that in any election a voter can vote for the electoral district in which he is eligible to vote at any polling station in the Netherlands. Introducing this would have consequences, especially if it were to apply to all elections, i.e. including municipal council elections. The consequences are not only of an organizational nature but also financial, as additional technical facilities would be needed.

Each voting pass would have to bear a unique number created when it is produced. This means that voting passes would have to be produced centrally. In every election every polling station would need to have the national register of cancelled voting passes

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33 There are 443 different candidate lists for municipal council elections, which would all have to be available at all the polling stations.
(containing the numbers of voting passes that are invalid, e.g. because a replacement has been issued). The register would have to be compiled very quickly (in the space of two days) and distributed to all polling stations before the start of the election. In order to produce the national register each municipal authority would have to send a list of the voting passes cancelled in that municipality to a central point: here the numbers of all the cancelled passes would be collected into a single database and distributed to the municipalities. Although the national register could conceivably be in paper form, it would be more logical to envisage it as an electronic file available on a free-standing computer which every polling station should have. It would be advisable to check voting pass numbers electronically, so as not to delay the ballot at the polling station; this would also avoid errors in typing the numbers or reading them in the register of cancelled voting passes.

Voting at any polling station outside the voter’s municipality would also mean that votes could be cast for any district at a polling station. When counting the votes at the polling station the results would therefore need to be able to be grouped by district. The Commission envisages that the polling stations would transmit the count to a central facility in electronic form. This distribution platform would count the votes cast by district electronically and then distribute the results to the principal electoral committees electronically. Each of these would determine the results of the election in its district from the official reports from the polling station committees and the count and send it, just as at present, to the Central Electoral Committee. The polling station committees would continue to send their official reports with counts to the principal electoral committee, so the municipalities would have provisional results that they could announce, just as in the present election process.

To enhance transparency and verifiability, the central facility should publish on the Internet the counts of votes cast at each polling station. It is important to stress that the polling station committee’s count is a provisional result, not the actual election result, which will be announced by the Central Electoral Committee. For the sake of verifiability, however, the Central Electoral Committee would need to announce any discrepancies from previously announced counts.

4.3.2 Discussion

The Commission considered whether it would be possible to introduce VAPS outside the voter’s municipality quickly, and came to the conclusion that there are obstacles to this if it is combined with a new method of electronic voting at polling stations. If the recommendation on the new method of voting at polling stations is adopted, VAPS outside the voter’s municipality should preferably not be introduced until the authorities responsible for organizing elections and the public are accustomed to the new system of voting at polling stations.

Implementing so many changes all at once would be too risky, in the Commission’s opinion. Our proposal would also provide an opportunity to spread the financial investment required for the changes over a period of time. Experience of voting at any polling station in more than one election could be gained on a limited scale in municipalities where municipal district council elections are held simultaneously with municipal council elections.
The Commission would stress, as regards the introduction of VAPS outside the voter's municipality, that – as already noted – this is only feasible if ballot printers and vote counters are used, or voting devices with a paper trail. To use pre-printed ballot papers would make it impossible to introduce VAPS outside the voter's municipality, and it would be problematic even in municipalities where district council elections or referendums in municipal districts are also held.
5. **Voters with impairments**

5.1 **Introduction**

In response to letters received from the Netherlands Council for the Disabled and Chronically Ill, the Disability in the Community Task Force and Viziris (network organization for the visually impaired), and discussions with their representatives, the Commission also drew up recommendations to improve access for people with physical impairments and hence participation by these voters.34

As responsibility for choosing polling station premises and setting up polling stations is highly decentralized, responsibility for making polling stations accessible to voters with physical impairments rests with the municipal authorities. Each municipality has a different policy on the matter, with the result that some municipalities provide more facilities to encourage the physically impaired to participate in elections than others. Also, some polling station committees are more accommodating than others. In this connection the Elections Act only lays down that the committee must permit a voter found to be in need of assistance on account of his physical condition to be assisted (Section J 28).

The Council for the Disabled and Chronically Ill has made a large number of recommendations, some of which are addressed to political parties and other organizations whose work lies outside the Commission’s remit. One area that does fall within its remit, in the Commission’s opinion, is the obligation that the access requirement places on municipalities to ensure that voters with physical impairments are able to cast their votes within a reasonable distance of their homes. In the case of elections where voters can choose which polling station to use this means that not all polling stations need be adapted to the needs of this group. Given that adapting all polling stations to these needs would presumably not be possible within the foreseeable future, the access requirement is another argument in favour of non-place-dependent voting as recommended by the Commission, with voters themselves choosing the polling stations that suit them best.

So far this has been possible under Section K 1 of the Elections Act, under which a voter is required to apply to take part in the ballot at the polling station of his or her choice. If the application is granted, he or she is issued with a voter's pass. If voting at the polling station of the voter’s choice becomes the rule and every voter receives a voting pass instead of a voter registration card, this will make it easier for voters with impairments to vote at polling stations which provide them with easy access.

It is central government’s responsibility to draw the municipalities’ attention to their responsibility to make enough polling stations accessible to voters with physical impairments and to encourage the municipalities to listen to the organizations that represent them.

The Council for the Disabled and Chronically Ill, the Disability in the Community Task Force and Viziris asked the Commission whether people with impairments that prevent them from going to or being taken to a polling station, or from casting their votes there, could be allowed to vote by telephone. The Commission asked the spokesmen for these three organizations how the group of people who would be eligible for this could be defined.

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34 The letters and approved reports of meetings are included as Appendices 14 and 15 respectively.
5.2 Discussion

The municipalities are responsible for providing enough polling stations that are accessible to voters with physical impairments. In the Commission’s opinion this responsibility means that every voter with an impairment who is able to attend a polling station, with or without assistance, must be able to actually cast his or her vote there. This is not just a question of the accessibility of the building and the specific location of the polling station but also of providing adjustable voting desks for voters who need to cast their votes seated in their wheelchairs and voting equipment for visually impaired voters that gives instructions through headphones. When sending out voter registration cards or voting passes, municipalities should indicate which polling stations have special access for voters with physical impairments.

The Commission would however ask everyone involved in the election process to consider the recommendations that the Council for the Disabled and Chronically Ill has made on the matter and will no doubt continue to make. It is not just a question of rules and regulations but above all of the attitudes of all concerned and their willingness to encourage active participation in the election process by voters with impairments. In many cases it is a question not so much of regulations but of whether those involved in the process are attentive to these voters during the preparations and on election day.

The possibility of applying for a voter's pass that enables them to vote at the polling station of their choice to some extent meets the need of voters with impairments to vote at polling stations that take account of their limitations. This does mean, however, that municipalities must inform these voters which polling stations are adapted to their needs when sending out polling cards or before.

If voting passes become the rule and all voters can vote at the polling station of their choice, this will also improve access for voters with impairments. The municipalities will still be responsible for providing voters who have impairments with information (in suitable form in the case of a visual impairment) on adapted polling stations/polling stations that could be problematic for those with particular impairments. Eventually, adaptation to voters with impairments should be the rule and polling stations with obstacles to them the exception, and these should be mentioned when sending out voter registration cards or voting passes.

Based on the proposal by the spokesmen for the Council for the Disabled and Chronically Ill, the Disability in the Community Task Force and Viziris, the Commission recommends that telephone voting should be made available to voters unable to vote at a polling station because of their impairments. In the case of this group the need to provide access to elections outweighs the principles of secret and free suffrage and transparency. The Council for the Disabled and Chronically Ill, the Disability in the Community Task Force and Viziris recommend that this group be defined using the International Classification of Functioning, Disability and Health (ICF) of the World Health Organization (WHO; see Appendix 15.12), and the Commission adopts this recommendation. The ICF classification is a statutory element in eligibility for health care and individual facilities under the Exceptional Medical Expenses and Social Support schemes. We recommend that people classified as totally dependent under ‘walking and moving’ and ‘moving around using transportation’ be regarded as eligible for telephone voting. The spokesmen of the Council for the Disabled and Chronically Ill, the Disability in the Community Task Force and Viziris take the view that
precisely who meets the criteria can be ascertained through the Centrum Indicatiestelling Zorg (CIZ, the body that assesses people’s care needs), care administration offices and municipalities’ Social Support scheme information desks. The Commission would note, however, that the ICF criteria must be applied strictly and as uniformly as possible throughout the country, so that the facilities associated with the classification – in this case the right to vote by telephone – can only be used by those for whom they have been created.

Lastly, the Disability in the Community Task Force asked the Commission to consider an incident where a chairman of a polling station committee refused to allow a voter with a mental impairment to vote. The Commission would stress that anyone holding a voter registration card, voter’s pass or voting pass is thereby authenticated as eligible to vote and should therefore be allowed to take part in the election. It must be established, however, whether the person producing the voter registration card, voter's pass or voting pass to the polling station committee is actually the person whose name is stated thereon – this is the purpose of compulsory identification. If the person whose name is stated on the voter registration card, voter's pass or voting pass is identical to the person producing that document, that person is authenticated as having the right to vote. The polling station committee has no power to cast doubt upon this, unless the identity document produced indicates that the person is under the minimum voting age, in which case the committee will have discovered an error by the municipal administration in issuing the voter registration card, voter's pass or voting pass.

The above incident led the Commission to question whether it is still right to confine the right of a voter to be assisted to cast his or her vote to voters in need of assistance on account of their physical condition under Section J 28 of the Elections Act. If a voter with a mental impairment needs help to operate the ballot printer because of that condition, he or she should also be permitted assistance, in the Commission’s opinion. The assistance must be given to cast the vote, however, not to choose how to vote. There also need to be facilities for practising using the voting equipment, possibly in the form of an electronic simulation on the Internet.
6. Proxy voting

6.1 Introduction

Proxy voting is a common phenomenon in the Netherlands, compared with other countries. Based on the data available from municipalities, proxy votes account for about 15% of the votes cast. The magnitude of this phenomenon and the simplicity of appointing a proxy and having the proxy document recognized have led to criticism from the OSCE/ODIHR observers, among others. In their report of 12 March 2007 on the general election of 22 November 2006 they noted that the Netherlands has a long tradition of proxy voting and that this practice generally commands public support. It is based more on trust than regulation. The OSCE/ODIHR considers it would be worthwhile to consider revising the regulations on, and practice of, proxy voting to bring it more into line with the principles of equal suffrage and the secret ballot, in accordance with §7.4 of the OCSE Copenhagen Document of 1990.

The possibility of proxy voting was initially restricted, in that voters were only permitted to appoint close blood relatives, relatives by marriage and housemates to vote on their behalf. Since the 1960s the range of people who are allowed to serve as proxies has been extended on a number of occasions, though the number of proxy votes any one person is permitted to accept has remained limited to two. A person who has accepted one or two proxies must cast these votes at the same time as his or her own vote, thus providing an automatic check that the limit of two is not exceeded.

Section L 1 of the Elections Act defines the right to appoint a proxy very broadly: any voter who expects not to be able to take part in the ballot is permitted to vote by proxy. There is no requirement, in other words, to state any reasons for this or to substantiate them. Reasons can range from not being available because of having to work elsewhere or because of holidays or illness, through physical impairments that make it impossible to vote at a polling station, to imprisonment or mere laziness. Serious illness, admission to hospital, severe physical impairments and imprisonment are cases of compulsion, in the sense that the voter is unable to vote himself or herself and thus obliged to appoint a proxy in order to take part in the ballot. In principle a voter is free to choose anyone as his or her proxy, however, so there is no way of ruling out the possibility that the proxy has been assigned under duress to a family member or housemate upon whom the voter is dependent. This phenomenon is referred to as ‘family voting’.

While the option of proxy voting makes for greater access, in the case of family voting there is the risk of the principles of free and secret suffrage being breached.

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35 Based on data on the general election in 2002 (38 municipalities) and municipal council elections in 2006 (67 municipalities), Remote Electronic Voting Project, MoIKR.
36 The relevant passage in the Document of the Copenhagen Meeting of the Conference on the Human Dimension of the Conference on Security and Cooperation in Europe, 5-29 June 1990 (Appendix 9), reads as follows: (7) To ensure that the will of the people serves as the basis of the authority of government, the participating States will … (7.4) ensure that votes are cast by secret ballot or by equivalent free voting procedure, and that they are counted and reported honestly with the official results made public.
37 Under Section K 5 of the Elections Act of 13 July 1951 the only categories of person who could be designated as proxies were the spouse, relatives by blood or marriage up to the third degree, the spouse of a sister-in-law or brother-in-law, or one of the voter’s housemates.
6.2 Discussion

The OSCE/ODIHR observers rightly note that proxy voting has the support and trust of the public. The Commission considers that this trust is based on the idea that, in principle, everyone is free to appoint someone else as a proxy or not. If a voter does so, this is based on trust that the other person will use the proxy in accordance with the voter’s wishes. This confidence was able to grow as the range of people who could be appointed as proxies was enlarged, hence voters had more freedom of choice, as has been the case since the 1970s. The Commission regards this trust on the part of voters appointing proxies in those proxies as being typical of Dutch society. There is a risk of the principle of secret suffrage being violated, albeit as a result of the choice made by the person appointing the proxy. The risk is more serious the more the choice is dictated by circumstances – serious illness or physical impairment, imprisonment, being away from the Netherlands, etc. – or the smaller the range of people who can be appointed as proxies.

The Commission acknowledges that for people who are seriously ill, physically impaired or imprisoned the fact that they are obliged to vote by proxy (or not to take part in the election) is a restriction, even if they have some freedom of choice in designating a proxy. With this group in mind the Commission examines the advantages and disadvantages of the Swedish option of having a postal vote delivered to the polling station by a messenger in Chapter 10.

From the point of view of the safeguards that need to surround the election process, the phenomenon of family voting – appointing a proxy because the voter is under duress from that person – is the one that causes the most concern. Where it occurs it jeopardizes accessibility and free suffrage. There is no information on the extent of this phenomenon, but the supposition that it exists, given the importance of the principles at stake, is sufficient cause to consider it.

The Commission first discusses whether the existing proxy voting system provides opportunities for misuse and whether this could be tackled preventively. Under Section L 14 of the Elections Act one way of appointing a voter registered in the same electoral district as a proxy is for the person appointing the proxy and the proxy himself or herself to sign a proxy declaration on the voter registration card. This turns the voter registration card into the proxy document. If the option of non-place-dependent voting using voting passes were to be introduced, the voting pass could be converted into a proxy document, raising the issue of identification. It is not inconceivable that the declaration on the voter registration card or voting pass may not have been signed by the voter appointing the proxy. Some guarantee of authenticity could be gained by laying down that any such proxy document – i.e. any voter registration card or voting pass converted into a proxy – is only valid and can only be accepted as a proxy document by the polling station committee if the proxy produces a photocopy of an identity document of the voter. The polling station committee would keep this photocopy along with the proxy document and the proxy’s voter registration card or voting pass. While the Commission realizes that producing a photocopy of an identity document of the voter does not provide absolute certainty as to the authenticity of the signature, it would help to prevent simple misuses of voting passes that have been left lying around. The Commission is aware that this requirement would raise the barrier to proxy voting slightly, but considers this to be justified in order to reduce the incidence of fraud using proxy documents not signed by the voters themselves.
As regards prison inmates, it could be examined in consultation with the Ministry of Justice and the municipal authorities whether, given the need for order and security in penal institutions, it would be possible to open special mobile polling stations there for part of a day. The mobile station would need to have a ballot printer and a ballot box which could be used by both inmates and staff. Mobile stations of this kind opened for part of a day could also be set up in hospitals, nursing homes, etc. These stations would have a three-member polling station committee but would differ from other mobile polling stations in that they would only be open for part of a day and not to the public. The ballot box would then have to be taken to a fixed polling station, where the count would take place once the ballot closed. Separate statutory provisions would have to be introduced on the non-public nature of these stations, the non-standard opening hours, the transport of the ballot box and the count at a normal polling station. If this option is rejected, all that remains for prison inmates and some patients is proxy voting, as currently laid down for the former in Section B 6 of the Elections Act.

To combat family voting the authorities need to stress the strictly personal nature of the individual right to vote in the information provided at election time and e.g. assimilation courses. The great benefit of everyone in our society being able to have a political vote in freedom and in secret, as set out in §7.4 of the OSCE Copenhagen Document of 1990, should be pointed out. The need to produce a photocopy of an identity document of the person appointing the proxy could raise something of a barrier to voting under compulsion and reduce the incidence of fraud with voters’ signatures.

The Commission realizes that, in spite of these proposals, the availability of proxy voting remains broad in the Netherlands, and it considers this to be desirable from the point of view of access. It takes the view, however, that the admonition by the OSCE/ODIHR observers to bring the regulations and practice more into line with §7.4 of the OSCE Copenhagen Document of 1990 can be heeded by facilitating voting by electors with impairments, making telephone voting available to those who are unable to vote at a polling station, and setting up special mobile polling stations in hospitals, nursing homes and penal institutions. The Commission also anticipates that introducing the option of voting at any polling station, including outside the voter’s municipality, will reduce the need to appoint proxies. We do not propose abolishing the possibility of converting a voter registration card or voting pass into a proxy document: while this would reduce the number of proxies it would also restrict access to elections for people prevented from voting themselves at a polling station at the last minute (on account of illness, foreign travel, etc.).
7. Voters abroad

7.1 Introduction

Since 1 November 1989 voters who are actually resident abroad on nomination day for a general election (Category 1) or away from the Netherlands on polling day on account of their work or business or that of their spouse, registered partner, partner or parent on the day of the election (Category 2) have been permitted to vote by post provided they have applied to do so within the time limit (Elections Act, Section M 1). This provision also applies to European Parliamentary elections, since under Section Y 2 of the Elections Act the provisions of Part II concerning the election of members of the House of Representatives of the States General apply mutatis mutandis, except as stipulated in Chapter Y of the Act or pursuant to the Act of 20 September 1976 concerning the election of the members of the European Parliament by direct universal suffrage. Dutch voters participating in European Parliamentary elections in the Member State where they are resident are excluded from postal voting. The Commission discusses the particular problems this causes in the next chapter.

Dutch citizens who are actually resident outside the Netherlands (Category 1) are not residents of a Dutch province or municipality and therefore not eligible to vote in provincial or municipal council elections. The right to vote by post in the case of Category 2 electors, who are eligible to vote in provincial and municipal council elections, is restricted to general elections and European Parliamentary elections; if they wish to exercise their vote in provincial or municipal council elections they must appoint another voter in their province/municipality to vote on their behalf under the existing law and regulations.

Under the MoIKR’s Remote Electronic Voting Project, electors eligible to vote by post were also permitted, as an experiment, to vote by Internet or telephone in the European Parliamentary election on 9 June 2004. The experiment was repeated, as regards Internet voting, in the general election on 22 November 2006 (telephone voting was not permitted). The statutory basis for these experiments was the Remote Electronic Voting (Experiments) Act of 11 December 2003, which ceases to apply on 1 January 2008. The State Secretary for the Interior and Kingdom Relations has announced, however, that the Act is to be renewed for a possible experiment in the European Parliamentary election on 11 June 2009.

7.2 Experience so far with remote voting

The 2004 and 2006 experiments have been evaluated and detailed risk analyses carried out. The option of voting by telephone or using the Internet was assessed favourably, much more favourably than postal voting. Of a total of over 15,000 registered voters abroad, however, fewer than 500 availed themselves of the opportunity to vote by telephone, which is why this option was not included in the 2006 experiment.

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39 Parliamentary papers II 29200 VII No. 51; 30 800 VII, No. 48, Appendices 3 and 4.
The Commission has looked in particular at the experience of voters abroad as reported in the evaluations of the experiments carried out by the MoIKR. Criticisms of postal voting are that as a result of delivery times, and in some cases incorrect delivery, electors do not receive the postal voting slip in time (if at all), or the return letter containing the ballot paper and postal voting slip does not reach the Municipality of The Hague in time (if at all). A factor here is that the voting documents sent out to registered electors are not available until relatively late, because of the period of 43 days that elapses between nomination day and election day, during which the lists of candidates have to be checked and approved before the ballot papers can be printed and sent out. From the number of applications for registration submitted it is clear that the vast majority of electors in both categories do not register, thus failing to carry out the first step required in order to vote from abroad. The number of electors abroad who successfully registered for the European Parliamentary election was 15,991, of whom 8,795 stated they wished to vote by post. The number of electors who actually voted was 12,030: 6,695 by post and 5,335 by Internet or telephone. 34,205 electors registered for the general election in 2006: 28,150 actually took part in the election, 19,815 by Internet and 8,335 by post.

Registration is required for each election (and here we are only talking about general elections and European Parliamentary elections). The Municipality of The Hague keeps a ‘semi-permanent’ register of electors who registered in previous elections. Electors on that register are sent unsolicited a voting eligibility registration form (D3 registration form) before each general election or European Parliamentary election. The register is ‘semi-permanent’ in the sense that an elector who has not submitted a registration application for the previous election is removed from the register and therefore does not automatically receive a D3 form for subsequent general or European Parliamentary elections. As part of the Remote Electronic Voting experiments D3 forms were sent to electors on the semi-permanent register by e-mail in many cases, and registration applications could also be submitted by e-mail. Experience showed that this method of delivery overcame the problems of using the postal service.

The vast majority of the estimated 700,000 non-resident Dutch citizens failed to meet the requirement to register before nomination day – i.e. 43 days before polling day. Registration is necessary because the authorities have to ascertain electors’ names and addresses and citizenship (a document proving Dutch nationality has to be submitted). There is no national register of non-resident Dutch citizens. Not every non-resident Dutch citizen has a tax and social security number, hence in due course a Citizen Service Number.

The size of Category 2 – electors who will be away from the Netherlands on polling day on account of their work or business or that of their spouse, registered partner, partner or parent – is not known. The number varies from day to day. They have to submit their postal voting applications by the 28th day before the election to the mayor of the municipality where they are registered as electors. If the application is approved, the mayor of that municipality sends it as soon as possible to the Mayor of The Hague. The remainder of the procedure is the same as for non-resident electors registered with the Municipality of The Hague.

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40 The precise number of non-resident Dutch citizens eligible to vote (Category 1) is not known. Estimates range from over 700,000 to a maximum of 1 million.
41 Again, only a small proportion of voters who are temporarily away from the Netherlands (Category 2) take advantage of the right to vote.
42 Sources: MoIKR, Municipality of The Hague.
43 Elections Act, Section 3.
44 Elections Act, Section D 3a.
Strangely, the option of voting from abroad by post is not available to the – presumably large – group of voters who are away from the Netherlands on polling day for reasons other than those stated in Section M 1 of the Elections Act (on holiday, visiting family, etc.). In their case, however, many of them will not know their address abroad more than a month in advance, so cannot register for that reason.

As regards the postal voting procedure, §2 of Chapter M of the Elections Act provides for the possibility of setting up postal voting electoral committees at Dutch diplomatic or consular missions and requires such committees to be set up in the Netherlands Antilles and Aruba. The registration procedure at the Municipality of The Hague remains the same, but in this case the voting documents are sent out by diplomatic mail to the head of the diplomatic or consular mission in question or the Dutch representative in the Netherlands Antilles or Aruba.

7.3 Discussion

The Commission notes that only a small proportion of electors in Categories 1 and 2 actually take part in the elections. Whether electors who do not submit registration applications fail to do so because they find the red tape too daunting, because they take a conscious decision not to avail themselves of the right to vote granted to them as non-residents, or because they are unaware of their right to vote in general or European Parliamentary elections, is impossible to say. As regards European Parliamentary elections there is a further group of electors who vote in the Member State where they are resident, in which case they do not have the right to vote in the country of which they are nationals.

Category 1

The experience of electors abroad who did submit registration applications indicates that they found the information provided on the web sites www.kiezenuithetbuitenland.nl and www.kiesraad.nl adequate. The site of the Municipality of The Hague also provides information. While there was criticism of the semi-permanent (temporary) nature of the register, contamination of the address database as a result of unnotified changes of address needs to be avoided. The correspondence via the Internet was found to be satisfactory. This form of message traffic overcomes the problems of using the postal service to a large extent.

Message traffic with this category of electors as such is unavoidable, certainly as long as there is no central register of non-resident Dutch citizens, since it needs to be ascertained for each general or European Parliamentary election whether the person concerned still has the Dutch nationality and is eligible to vote.

Although there are problems with Internet voting, as regards safeguarding the principles of transparency and free and secret suffrage, that lead the Commission not to wish to make this option available for the time being to electors who are able to cast their votes in the Netherlands, for electors abroad the requirement of accessibility – ability to take part in elections as simply as possible – must prevail. The same is true of the option of voting by

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47 The Commission is aware that there are plans to create a Register of Non-Residents (RNI, Register Niet-ingezetenen). Whether this will be introduced, and if so when it will become operational, is not known. Many non-resident Dutch citizens do not have a tax and social security number (Citizen Service Number in future).
post, which the Commission does not recommend for voting in the Netherlands from the point of view of safeguarding the principles of free and secret suffrage. As regards the choice between Internet and postal voting, the Commission’s preference is for Internet voting, as it overcomes the problems of incorrect delivery or delays in the postal service. The option of postal voting should be retained for those who are unable or unwilling to vote using the Internet.

The Commission proposes that the register that the Municipality of The Hague keeps of electors who have registered for general or European Parliamentary elections should take on a permanent nature, in the sense that registered non-resident Dutch citizens should only be removed:

- on their own request,
- when moving back to the Netherlands or
- if they are found to have lost their Dutch nationality.

An unnotified change of address should be regarded as a request for removal.

To improve awareness of the right to vote in general and European Parliamentary elections among non-resident Dutch citizens, when receiving an application for renewal of a Dutch travel document, and in other communications, the consulates and consular departments of foreign missions should issue a leaflet providing brief information on this right, including the web sites mentioned above and the e-mail and postal address of the Municipality of The Hague (verkiezingen@dbz.denhaag.nl; Bureau Verkiezingen, Dienst Burgerzaken, Gemeente Den Haag, PO Box 12620, 2500 DL The Hague). As soon as polling day for a general or European Parliamentary election is known it should be included in the leaflet.

Also, anyone applying for a Dutch travel document should be explicitly asked whether or not they would like to state their postal address and e-mail address for the Municipality of The Hague’s register of non-resident electors. The consulate or mission should then ensure that the name and address data, including any e-mail address, are passed on to the Elections Office (Bureau Verkiezingen).

Six months before polling day the Municipality of The Hague should send out a D3 registration form to all the persons on the register by e-mail, or in the absence of an e-mail address or if the e-mail is undeliverable by post (in the manner laid down in Section M 1 of the Elections Decree, as amended). This provision is the same as the present one, except that delivery by e-mail is made the general rule and the form is only sent by post if the person’s e-mail address is not known or the e-mail address given is not working. Also, an elector who does not re-register for an election will remain on the register, so will again be sent a D3 form for the next election. The amendment to Section M 1 of the Elections Decree entails replacing airmail delivery with priority rate delivery, also in the case of Belgium.

If a register of non-residents were to be introduced in due course and all non-resident Dutch citizens registered in it, re-registration for each election (general and European Parliamentary) in which they are eligible to vote would no longer be necessary. The required voting documents would then be sent out under the same criteria for the sending of voting documents (voting passes) to electors resident in the Netherlands.

As regards voting by non-residents, the Commission proposes that Internet voting, as provided in 2004 and 2005, be made the general rule and that only non-resident electors
who are unable or unwilling to vote using the Internet should continue to vote by post as provided in Chapter M of the Elections Act.

If Internet voting becomes the general rule for voters abroad, the question is whether responsibility for this should remain with the Municipality of The Hague – as is currently the case with postal voting – or be transferred to the MoIKR. The Commission’s preference is for the latter. This responsibility of the Minister of the Interior and Kingdom Relations would need to be enshrined in the Elections Act, with the details laid down in implementing regulations.

In the case of Internet voting, the role of postal voting electoral committees at Dutch diplomatic and consular missions and of the Dutch representation in the Netherlands Antilles and Aruba is no longer necessary.

By regularly organizing Internet voting for the small group of electors permitted to vote from abroad, the Netherlands will be in a position to keep an eye on current and future developments in this area and thus to maintain and develop its level of expertise.

**Category 2**
Category 2 applies only to electors who will be away from the Netherlands on polling day on account of their work or business or that of their spouse, registered partner, partner or parent. This includes military personnel on foreign missions. Otherwise few people make use of this option. There has not been any research into why this category of voters do not avail themselves of the postal voting facility. The Commission presumes that the red tape is an obstacle. It also needs to be remembered that the person concerned has to submit an application 28 days before polling day, giving the address to which the voting documents are to be sent. Electors who are temporarily away from the Netherlands for other reasons (on holiday, visiting family, etc.) are not eligible. The facility is only available for general and European Parliamentary elections. The postal voting procedure is not available in provincial and municipal council elections, although these electors are eligible to vote in them. In every case where the postal voting procedure is not available to an elector who is temporarily away from the Netherlands, the only option that remains is to vote by proxy.

The Commission recommends that consideration be given to extending the option of Internet or postal voting for Category 2 electors to provincial, municipal and district council elections. Unlike Dutch citizens who are permanently resident abroad and therefore not eligible to vote in provincial or municipal elections, Category 2 electors are eligible. The Commission also asked itself why the provision under Section M 1 of the Elections Act is restricted to electors who are away from the Netherlands on account of their work or business or that of their spouse, registered partner, or parent. If it were to be extended to include those who are away for other reasons – on holiday, visiting family, etc. – the problem of not knowing where to send the voting documents is more likely to arise. Lastly, it would seem logical to make Internet voting available, in addition to postal voting, to the category of electors temporarily away from the Netherlands, and this should be the general rule.
8. Voting for the European Parliament

8.1 Introduction

In this chapter the Commission considers two questions:
- How, in European Parliamentary elections, a voter can be prevented from voting in both the Member State of which he is a national and the Member State of residence. This concerns the right to vote of (a) Dutch electors living in another European Union Member State and (b) electors who are nationals of another European Union Member State and actually resident in the Netherlands.
- How to prevent electors living in a Member State other than that of which they are nationals, where they are not registered as electors as a result of the regulations there, not being able to exercise their right to vote.

Dutch electors living outside the European Union or temporarily away from the European Union on account of their work or business or that of their spouse, registered partner, partner or parent are eligible to vote in European Parliamentary elections. The Commission’s proposals in Chapter 7 apply to them.

Section Y 3 of the Elections Act lays down that, in addition to those who are eligible to vote in general elections, also eligible to vote are nationals of European Union Member States other than the Netherlands, provided they are actually resident in the Netherlands on nomination day, have attained the age of eighteen years on polling day and are not excluded from voting either in the Netherlands or in the Member State of which they are a national.

Section Y 6 of the Elections Act lays down that Dutch citizens who are actually resident in another European Union Member State shall only be registered as electors for a European Parliamentary election if they have undertaken not to vote in the election in another Member State as well. An application for registration will be rejected if the Municipal Executive of The Hague receives notification from the Member State in question that the applicant is registered as an elector in that Member State.

Section Y 31 of the Elections Act lays down that a national of a European Union Member State other than the Netherlands who is actually resident in the Netherlands shall vote either in the Netherlands or in the Member State of which he is a national. Section Y 32 of the Act is the provision under which the municipal executive of the municipality of residence registers these non-Dutch electors on application by them. Such registration is a precondition for taking part in the election. If the person is registered, the municipal executive informs the authority designated by the Member State in question that he is registered as an elector in the Netherlands.

Thus the system, which is in accordance with Council Directive 93/109/EC of 6 December 1993, provides (a) that the applicant for registration must undertake not to vote in the other Member State and (b) that the competent authorities must inform each other of the registration.
In practice this system has been found to contain loopholes, and the European Union has revision proposals in preparation. The European Commission has ascertained that the exchange of information on registration between the authorities of the Member States is resulting in voters not being registered in time to exercise their right to vote.

In the current system equal suffrage is supposed to be guaranteed by means of (a) undertakings by voters and (b) exchange of information between the competent authorities. There are problems with this exchange of information: for example, there are three different alphabets in use in the expanded European Union, which creates particular difficulties with the transliteration of names; the procedures for establishing electoral registers are not the same, the deadlines are different and different media are used (paper, diskette, CD-ROM, etc.), with the result that data processing cannot be computerized. When exchanging information it is essential for names to be reproduced error-free in both directions, as it must be clear that both Member States are referring to the same elector. As a consequence of these defects in the exchange of information, some voters have voted in more than one Member State and others have not been able to exercise their right to vote, both of which are incompatible with the principles put forward by the present Commission. The European Commission has found that abuses involving a voter voting more than once in spite of his undertaking are uncommon. More common are cases where electors are unable to exercise their right to vote as a result of defects in the exchange of information, which was the reason for revising the Directive.

The European Commission proposes that the exchange of information be dropped, both in the case of candidates wishing to stand for election in a Member State other than that of which they are a national and in the case of electors resident in a Member State other than that of which they are a national. In its place the European Commission proposes requiring the Member States to apply effective, proportionate penalties to act as a deterrent against double voting (and double candidacy). In addition, the European Commission intends to produce a report on double voting and double candidacy based on information from the Member States after the first election following the introduction of the revised Directive.

The aim was for the revision proposals to be implemented in the national laws of the Member States by 30 June 2008, but the EU discussions have been subject to delay and the likelihood is that the Directive will not be implemented by the Member States in time for the 2009 election. The European Parliamentary election in June 2009 is therefore likely to take place on the basis of the unrevised rules.

8.2 Discussion

At the end of Chapter 2 the Commission pointed to the need for measures to prevent abuses. The Commission recognizes that exchange of information between the Member States will remain incomplete because of the short time in which it has to take place and the problems of transliteration. As a consequence the exchange of information does not work and thus has no preventive effect; on the contrary, the European Commission notes that electors are deprived of their right to vote as a result of the registration procedure. Making the penalty more severe is not a remedy if the risk of apprehension is low. Whether this will

be increased by the reporting system envisaged by the European Commission we shall have to wait and see. The European Commission notes that abuses – voting more than once – are uncommon. The present Commission wonders whether this will still be the case if the registration requirement is dropped and the only formality is the undertaking by voters. A more severe penalty will only be effective if the risk of apprehension and the chances of actual and effective criminal prosecution are substantial. The first precondition is that the Member States must report as fully as possible on the electors who have registered with them, either as resident nationals of another Member State or as residents of a Member State other than that of which they are nationals. If these data are subsequently exchanged, it can be established whether voters have registered in more than one Member State in spite of their undertakings.

The only really foolproof system is to allow electors always to vote solely (a) in the other Member State or (b) in the Member State of which they are nationals. This solution is not only less European than the current arrangement, on further examination it is unworkable.

If electors living outside the country of which they are nationals were to be allowed to vote solely in the Member State of which they are nationals, there would be a problem with electors who have more than one nationality. If these nationalities were of European Union Member States, they would be able to vote in all the Member States of which they were nationals. Requiring them to give an undertaking would not help, as in many cases the authorities are unaware that a national of their country also has another nationality.

If, on the other hand, the right to vote were to be exercised solely in the Member State of residence, it would only be possible to vote for a candidate on a list filed in that Member State. Until such times as European lists of European parties are filed, many voters will prefer to vote for a candidate on a list filed in the Member State of which they are nationals. Furthermore, these electors will not normally be registered as eligible to vote in that Member State and would need to apply to be registered first.

The European Commission therefore wishes to retain the right to choose between the Member State of which the voter is a national and the Member State of residence.

In the European Commission’s proposal, the subsequent reporting is vital in the present Commission’s opinion (the subsequent reporting of voters registered in the Member States who are (a) resident in another Member State or (b) resident in that Member State but nationals of another Member State). If the reports are not reliable and full it will not be possible to track down electors who have registered in more than one Member State and prosecute them. In the absence of reliable and full reports a severe penalty will not have much preventive effect.

The importance of European electors living in another Member State than the one whether they are registered as eligible to vote actually being able to exercise their right to vote justifies dropping the prior registration required under the present system.

The present Commission therefore recommends that the government urge that the reports by the Member States be as full and reliable as possible when the proposal to amend Council Directive 93/109/EC of 6 June 1993 is debated. There must also be certainty that the prosecuting authorities in all the Member States will actually prosecute offenders. It must be clear in advance where the competence lies, i.e. in which Member State proceedings are to
be taken. As this offence involves the perpetrator enabling himself to cast an extra vote by registering more than once (without it having been established whether he has actually voted in both Member States), an additional administrative or criminal law penalty of deprivation of the right to vote in one or more elections could be an appropriate sanction.

Once the Directive has been passed and implemented it will need to be strictly enforced.
9. Duties and responsibilities in the election process

9.1 Introduction

The Commission was asked whether responsibility for organizing the election process has been correctly allocated. To answer this question we talked to the Nederlandse Vereniging van Burgerzaken and the Electoral Council. We also asked Prof. M.J.W. van Twist to examine the various duties entrusted to the Electoral Council under the current legislation and identify the tensions that can occur between the duties of making recommendations, providing information, organization, conduct and supervision.

Deciding what principles the election process must safeguard, organizing elections and conducting them are the responsibility of government. There is only a secondary role for the private sector here, as a supplier of the aids the government wishes to use in elections. It would be wrong for the private sector to gain a decisive role in organizing the election process, e.g. as a result of special knowledge. The authorities need to ensure that they have sufficient expertise to weigh up the pros and cons (also in technical matters) and make choices, in full awareness of possible threats and risks. In a word, the government should be in charge and must guarantee to citizens that elections are in line with international, European and national standards and principles. This means that, if the Commission’s recommendation to vote using ballot printers and vote counters at polling stations in future is adopted, the Minister of IKR must lay down the requirements (product specifications) and decide whether the devices available on the market meet them. This is part of the responsibility that the Minister of IKR has for the election process in the chain of responsibility. This also applies, for that matter, to Internet and postal voting for voters permitted to vote from abroad and to telephone voting for voters with impairments.

The Commission notes that there has been little if any criticism of the basic structure of the election process. In other words, the Minister of IKR is responsible for the law and regulations and their correct application, and the municipalities are responsible for organizing the elections. The Commission does however note that the responsibilities for the election process are not defined sufficiently clearly in the law and regulations. One example is the Minister’s responsibility in the chain: the current law and regulations do not give the Minister adequate tools to fulfil it. The Voting Machines Decision-Making Commission has already come to the same conclusion and recommended that the Minister be given the powers needed to take charge. The Commission agrees with this conclusion and adopts it.

If the election process is to be verifiable the Minister should also preferably be responsible for the management, maintenance and security of electronic aids used in elections. This, however, will require close coordination with the municipalities, as they are responsible for the local organization of elections.

The new duties arising from the Commission’s recommendations on voting at any polling station and Internet and telephone voting should be assigned to central government, i.e. the Minister of IKR. In view of the Government’s standpoint on the report of the Voting Machines Decision-Making Commission the logical course is for these to be assigned to the Ministry’s Personal Records and Travel Documents Agency.
At present, supervision of the conduct of elections is only regulated as regards election day itself, when the polling station committees are responsible for ensuring their orderly conduct. It is the polling station committee that records in the official report whether any incidents have occurred and of what nature. There are regulations on the official report in the form of a model laid down by the Minister of IKR.

The heads of the polling station committees and the Central Electoral Committee decide what is to happen with the content of the official reports, after considering whether incidents at a polling station could have affected the result of the election. The Commission takes the view that this structure is adequate in principle but that there is room for improvement, especially as regards transparency and verifiability. In particular we are thinking of a framework to provide polling station committees with a clearer guide to drawing up official reports and make them more standardized. We also recommend that the official reports of the polling station committees should be published and kept (for a period to be specified in the Elections Act) for the purpose of academic research. Only then can lessons be learned for the future and steps taken to previous repetition.

9.2 Discussion

Supervision of the preparations for elections is not regulated at present. For the elections of 22 November 2006 and 7 March 2007 the Minister for Governmental Reform and Kingdom Relations therefore had to take ad hoc measures, such as sending inspectors to municipalities to ascertain what steps had been taken as regards voting machine security. The Commission considers that ad hoc measures should be replaced with a system of supervision for this preparatory phase of elections.

In this connection it is also important to ascertain whether there are potential tensions between the various responsibilities for the election process. Whether such tensions exist and whether they could give rise to problems has not been investigated as yet, and this needs to be done. This investigation should be carried out before the responsibilities for the election process as set out above are incorporated in the law and regulations.

The Commission identifies five responsibilities: providing information, making recommendations, organization, conduct and supervision. Tensions could arise within and between these five duties. The greatest risk lies in that of ‘supervision’.

As the chart below shows, it is very difficult to combine a supervisory role with the advisory, organizational and administrative roles in the election process, as a supervisory body needs to check whether the elections have been conducted in accordance with the law and regulations. Where roles are combined, a situation can occur where the supervisory body has to judge its own functioning, and it is impossible to be certain that its judgment will be independent and impartial. The risk is much greater where ‘conduct’ and ‘supervision’ are combined: the transparency and verifiability of the election process could be jeopardized if these roles become entangled.
The Commission does not consider it prudent to create a new supervisory authority, but this responsibility cannot simply be assigned to one of the other authorities – including the Electoral Council – already involved in elections. This conclusion takes into account the fact that the Voting Machines Decision-Making Commission has established that these authorities do not at present have sufficient expertise (if any) to carry out this role.

The Electoral Council advises the government and the States General, on request or on its own initiative, on technical matters concerning the franchise or the conduct of elections. While it is not responsible for the conduct of policy, it can guide policy with its recommendations. In this case the supervisory body would need to consider not only the conduct of policy but also the quality of the advice given. The Electoral Council also acts as the Central Electoral Committee for general elections, elections to the Senate and European Parliamentary elections, in which capacity it has an administrative role. Among other things the Central Electoral Committee determines the results of the elections and decides whether a recount is necessary. It would be wrong for the Electoral Council, acting as supervisory body, to then go on and check whether the Central Electoral Committee has acted in accordance with the law and regulations.

Having regard to these points, the Commission recommends that an external audit of every election be carried out by independent experts. An objective, independent and systematic assessment of the conduct of elections would provide additional certainty as regards results and contribute to the transparency and verifiability of the election process. Lessons for the future could moreover be learned from the audit. This should be seen as part of the ongoing scrutiny and review of the election process recommended by the Commission in Chapter 2.

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47 From the report received from Prof. M.J.W. van Twist, ‘Potentiele spanningen tussen taakvelden in het verkiezingsproces: advies over de toekomstige invulling van taken van de Kiesraad’ (Potential tensions between roles in the election process: recommendations on the future allocation of Electoral Council responsibilities), report to the Election Process Advisory Commission, 2007 (Appendix 8).
48 See Elections Act, Section A 2 (1) and http://www.kiesraad.nl.
To guarantee the independence of election audits the auditors for provincial and municipal council elections should be appointed by the Minister of IKR and those for general elections and European Parliamentary elections by the House of Representatives. The Commission does not consider it necessary to audit elections to the Senate, as these are limited in scale and transparent. The auditors should check the entire election process, i.e. both the preparations for and conduct of the elections. Immediately after each election, before the results are determined, the auditors should send an ‘incident report’ to the Central Electoral Committee, reporting any irregularities that occurred during the election process, the question being whether the elections have been conducted in accordance with the law and regulations. After the election, once the results have determined, the auditors should send a ‘deliberative report’ to the client, noting any areas where there is room for improvement and possibly including recommendations for the future. The Commission considers that the reports should be published so as to guarantee transparency and verifiability.

Election audits should include checks on the electronic aids used during elections, for example an EDP (electronic data processing) audit, also known as an IT audit. An EDP audit checks the IT systems for confidentiality, integrity (is the information accurate, reliable and timely) and availability.
10. **Miscellaneous topics**

10.1 **Introduction**

The Commission begins this chapter by indicating where it has answered the questions put to it when it was set up. It then considers a question posed by the House of Representatives and a proposal from a correspondent.

10.2 **The answers to the questions in the Commission’s remit**

<table>
<thead>
<tr>
<th>Questions</th>
<th>Where to find answers</th>
</tr>
</thead>
<tbody>
<tr>
<td>What role does IT play in the various stages of the election process (from the preparations for nominations to the appointment of new members to the representative body)?</td>
<td>Appendix 6</td>
</tr>
<tr>
<td>Which of these stages are in need of review in the light of new technologies and from the point of view of the electorate and the authorities?</td>
<td>Chapters 4, 5, 6, 7 and 9</td>
</tr>
<tr>
<td>Is responsibility for organizing the election process correctly allocated (the relationship between central and local government, the relationship between polling station committees, principal electoral district committees and the Central Electoral Committee), and what should the relationship be between the private sector and government as regards the use of aids (voting machines and election results computation systems)?</td>
<td>Chapters 5, 7 and 9</td>
</tr>
<tr>
<td>Is there adequate supervision of the proper conduct of the election process, who should supervise it and what enforcement powers should they have?</td>
<td>Chapter 9</td>
</tr>
<tr>
<td>What structural risks are associated with the current voting machines/electronic voting/pencil voting?</td>
<td>Chapter 3 and Appendix 2</td>
</tr>
<tr>
<td>Are there any alternatives conceivable to the current method of casting votes, e.g. non-place-dependent voting using the Internet?</td>
<td>Chapters 3 and 4</td>
</tr>
<tr>
<td>How do these alternatives compare as regards reliability, safeguarding the principle of secret suffrage and permitting recounts?</td>
<td>Chapters 3 and 4</td>
</tr>
<tr>
<td>Which is preferable: diversity (spreading the risk) or standardization (verification)?</td>
<td>Chapter 3</td>
</tr>
<tr>
<td>What is the relationship between the rapidity of technological development and the election process (could today’s watertight solution be hacked into tomorrow)?</td>
<td>Chapters 3 and 4</td>
</tr>
<tr>
<td>To what extent do election aids remain usable when changes occur in practice, e.g. more parties standing in elections, combined elections?</td>
<td>Chapter 4</td>
</tr>
</tbody>
</table>
10.3  Answers to other questions

The House of Representatives also asked the Commission whether the Swedish election system could offer a solution to the problems with the use of voting passes for voting at any polling station. The Commission considers that its proposals to equip voting passes with authenticity features and the introduction of compulsory identification at polling stations could offer a solution to these problems.

10.3.1 The Swedish messenger system

When answering the question put by the House the Commission also formed an opinion on the Swedish practice of voting by means of a letter delivered to the polling station by a messenger. The Commission regards this method of voting as an alternative to proxy voting, especially for people who are prevented from attending a polling station themselves by special circumstances: serious illness, severe physical impairment, temporary absence from the Netherlands, imprisonment, etc.

Sweden has a system under which electors prevented from voting at a polling station by illness, physical impairment or age and imprisoned electors can have their vote delivered by a messenger. We discuss the system briefly below.

In addition to those mentioned above, the following categories are also allowed to have their vote delivered by a messenger:
1. Electors served by ‘rural’ postmen (Posten AB’s)
2. Electors who have been remanded in custody
3. Electors who are inmates of a penal institution and are not permitted to vote at the same mobile polling station as other prisoners for security reasons

The following categories of person are permitted to act as messengers:
1. The spouse or partner, children, grandchildren, parents, brothers and sisters of the elector or his/her spouse/partner
2. Carers
3. Messengers designated by the municipal authority
4. Postmen
5. Staff of remand centres and penal institutions

Three types of ballot paper are used in the elections: a ballot paper with the party name and names of candidates, a ballot paper with the party name, and a blank ballot paper. Electors wishing to vote by messenger can order a set of ballot papers and envelopes from the Central Election Authority (by telephone or Internet) or from the political party of their choice. The ballot papers and envelopes are also freely available from the various mobile polling stations.

The elector fills in the ballot paper himself or herself, places it in an envelope and seals it. The envelope is then placed in a special ‘voting by messenger’ envelope in the presence of the messenger and a witness. On this envelope the voter writes his or her name and identity number, confirms that he or she has cast the vote in accordance with the requirements, and that he or she meets the requirements for voting by messenger. The messenger and the witness write their names, identity numbers and addresses and confirm that the voter has
cast his or her vote in accordance with the requirements. If the elector is not known personally to the messenger he or she must produce identification.

Voting by messenger must not take place more than 24 days before election day.

The voter gives his or her polling card to the messenger, unless the envelope is handed in to the voter’s polling station. At the polling station the election official checks whether the envelope is in order. After verifying the messenger’s identity the official opens the envelope and checks whether it contains a ballot envelope. Before accepting the ballot envelope the official inspects the electoral register to check that the voter is eligible to vote and has not already voted. The official places the ballot envelope in the ballot box and marks the electoral register to show that the voter has cast a vote.

A voter who has voted in advance at a mobile polling station or by post is permitted to change his or her vote by voting at the polling station himself or herself on election day. This vote is then accepted and the advance vote declared invalid. Every voter (at a fixed or mobile polling station) casting a ballot places it in an envelope before depositing it in the ballot box. The votes cast in advance at the mobile polling station are placed in a window envelope along with the polling card (bearing the voter’s identity) and sent to the polling station, where the voter is marked with a ‘P’ in the electoral register. The envelope containing the ballot is not opened until the ballot is closed. When a voter personally casts a fresh vote his or her name is marked with a ‘/’ in the electoral register; the vote cast in advance can then be identified and destroyed. Only when the ballot has closed and all the voters who have cast votes in advance have been marked in the register are the advance votes deposited in the ballot box.50

We do not have a category of ‘voters served by rural postmen’ in the Netherlands; this evidently relates to the isolated, thinly populated areas of Sweden.

The system of voting by messenger-delivered letter would not seem to be particularly useful, considering that it does not offer a solution for the relatively large group of voters who are temporarily away from the Netherlands and those with severe impairments, who are not likely to see this as their first option, their preference being for telephone voting. In Chapter 5, Voters with impairments, the Commission develops a proposal for telephone voting for voters with impairments severe enough to prevent them casting their votes at a polling station, even if it has been adapted. In Chapter 6 the Commission proposes that the feasibility and practicality of setting up special mobile polling stations in penal institutions (also hospitals and nursing homes) be examined. The mobile station would need to have a ballot printer and a ballot box which could be used by both inmates and staff. The ballot box would then have to be taken to a fixed polling station, where the count would take place once the ballot closed.

As we have seen in Chapter 7, not much use is made of the facility offered under Section M 1 of the Elections Act to voters temporarily away from the Netherlands on account of their work or business. There has not been any research into why this category of voters do not avail themselves of the postal voting facility. The Commission presumes that the red tape is

an obstacle. It also needs to be remembered that the person concerned has to submit an application 28 days before polling day, giving the address to which the voting documents are to be sent. Voting by messenger-delivered letter is not a solution for this group of voters or for those away from the Netherlands on polling day for reasons other than those stated in Section M 1 of the Elections Act (on holiday, visiting family, etc.). This group of voters thus remains dependent on proxy voting.

The postal voting option is not compatible with the ballot process envisaged by the Commission. The votes cast at polling stations are to be counted electronically. It would be going against this country’s tradition to permit postal voting for groups other than Dutch voters abroad who are unable or unwilling to vote using the Internet.

### 10.3.2 Elections Act terminology

In a letter to the Chairman of the Commission of 20 March 2007, F.J.J.M. Andriessen of Zoetermeer points out that the terminology in the Elections Act is confusing. The Commission also takes the view that more consistency is required in the terminology used. Not every ‘elector’ (kiesgerechtigde, literally ‘person eligible to vote’) is a ‘voter’ (kiezer); he or she only becomes one by exercising the right to vote. Electors do not by definition have the right to take part in every ballot: in general elections this right obtains only in their own electoral district, and in provincial and municipal council elections only in their provincial electoral district or municipality. If voting at any polling station throughout the country is introduced, voters will only have the right to vote for someone on the list of their own electoral district or municipality. As the letter points out, a distinction also needs to be made between (a) citizens who are permitted to be present at the count under the principle of public access and (b) voters. Once a vote has been cast, a voter can be identified as such, as long as voting is still taking place at a polling station stated on the voter registration card, by checking the copy of data from the municipal records. If the voting pass is introduced, a voter will no longer be able to be identified as such, as the pass will have been handed in and kept by the polling station committee, and instead of a copy of data from the municipal records there will be a register of cancelled voting passes.

The Commission would therefore recommend that careful distinctions be made between the terms used in the Elections Act. In this connection the Commission notes that the Electoral Council considers in its recommendations of 22 June 2007 that the terms *identificatieplicht* (compulsory identification) and *legitimatieplicht* (compulsory authentication) are used interchangeably, as synonyms. It may be true that the two terms are used interchangeably, but the Commission takes the view that an elector authenticates (*legitimeert*) himself or herself as such by lawfully producing a voter registration card or voting pass bearing his or her name. Production of an identity document enables it to be established whether the person producing the card/pass is identical to the person whose name is stated on that card/pass.

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51 Appendix 15.1.
52 Elections Act, Section J 17 (1).
11. Financial consequences

11.1 Introduction

This chapter gives an overview of the possible cost of voting at polling stations in the way recommended by the Commission in Chapter 4. It does not include any indication of the cost of Internet voting for voters permitted to vote from abroad and telephone voting for voters with severe impairments. The MoIKR has experimented with these methods of voting and therefore has information on the potential cost.

On average, elections take place once a year in the Netherlands, so the hardware and software needed for voting at polling stations, Internet voting and telephone voting will see very little use. The question, then, is what is the most economical way of procuring the hardware and software. The MoIKR could carry out a market consultation to ascertain this.

The Commission presumes that the MoIKR will set up a project organization to implement its recommendations. This will need to be operational for at least the next three years (until the end of 2010) and it will need to have technical as well as legal and administrative expertise. An organization comprising at least six staff (FTEs) will certainly be needed, and it will have to be able to grow on an ad hoc basis (e.g. in order to conduct tests).

The Commission is unable to say anything about the structural overheads: these will be highly dependent on the choices made as regards the procurement and management of the hardware and software for the new method of voting. If the Commission’s recommendation on the method of voting at polling stations is adopted, the investment cost will be substantial, but it should be remembered that by no means all of this will be additional expense, as municipalities (those using voting machines) are already incurring expenses (both investments and annually recurring expenses for maintaining, storing and transporting the machines and preparing them for each election).

Below is an indication of the current cost (to a municipality) of using a voting machine.\(^53\)

<table>
<thead>
<tr>
<th>Indication of current cost of Nedap voting machine</th>
<th>Price indication</th>
</tr>
</thead>
<tbody>
<tr>
<td>Voting machine</td>
<td>Unit price</td>
</tr>
<tr>
<td>Maintenance per voting machine per annum</td>
<td>Per unit per annum</td>
</tr>
<tr>
<td>Results computation and election software</td>
<td>Per voting machine per annum</td>
</tr>
<tr>
<td>Audio module</td>
<td>Unit price</td>
</tr>
<tr>
<td>Programming/reading unit</td>
<td>Unit price</td>
</tr>
<tr>
<td>Ballot sheet per voting machine per election</td>
<td>Per unit per election</td>
</tr>
<tr>
<td>Voting pass</td>
<td>Per unit per election</td>
</tr>
</tbody>
</table>

\(^{53}\) Based on the purchase cost of a Nedap machine with Integrated Voting System software; source: Municipality of Rotterdam.
11.2 Electronic voting and paper voting

The Commission estimates the cost of voting at polling stations on the following basis:

- The prices stated are purely indicative. They are based on commercial prices (including VAT) for commercial off-the-shelf hardware. No tenders were obtained. The prices stated in the table are taken from up-to-date published price lists of suppliers or based on information available at the MoIKR.
- There are some 9,000 polling stations in the Netherlands at present, and this figure is not likely to change in the near future. In order to deal with any faults on election day a reserve supply of 10% of the hardware is assumed.
- With a contract for approx. 10,000 ballot printers and vote counters the price of the hardware and software is likely to be at least 20% less than the supplier’s normal unit price.
- It is assumed that the software for the ballot printer and vote counter does not yet exist and will therefore have to be developed (custom-built). The cost of this can only be determined once a functional and technical design has been drawn up, on the basis of which the cost of development can be computed.
- Measures to combat compromising radiation (TEMPEST) are only required for the ballot printer. The Commission consulted various Dutch and foreign experts on the matter, and from the information they provided TEMPEST-proof equipment can be assumed to be at least twice as expensive as commercially available equipment.
- The authenticity features in voting passes are assumed to be based on the technology used for rail tickets (holographic foil), which is relatively inexpensive. There are other, safer technologies (as used e.g. in travel documents), but they are expensive and not necessary for this purpose in the Commission’s opinion. For each election a different detail of the authenticity feature will have to be changed, e.g. a different image in the foil hologram. The cost of printing the new voting passes cannot be estimated, as the price will depend on the required quality of paper, machine-readable strip and authenticity features.
- The cost of maintaining and storing equipment, and of configuring it for each election, has not been estimated, as it will be highly dependent on the choices made by the government.

<table>
<thead>
<tr>
<th>Integrated ballot printer(^{54})</th>
<th>Type</th>
<th>Price indication</th>
</tr>
</thead>
<tbody>
<tr>
<td>Prices are based on commercially available separate components</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Computer</td>
<td>Standard</td>
<td>€1,000</td>
</tr>
<tr>
<td>Touch screen</td>
<td>Standard</td>
<td>€2,000</td>
</tr>
<tr>
<td>Printer</td>
<td>Standard</td>
<td>€450</td>
</tr>
<tr>
<td>Storage device for reading candidate lists and election data</td>
<td>Standard</td>
<td>€10</td>
</tr>
<tr>
<td>Election software</td>
<td>Custom</td>
<td>Unknown</td>
</tr>
<tr>
<td>Cables etc.</td>
<td>Standard</td>
<td>€50</td>
</tr>
<tr>
<td>Transport aids</td>
<td>Standard</td>
<td>€200</td>
</tr>
<tr>
<td>Additional cost of TEMPEST version of ballot printer</td>
<td>Custom</td>
<td>Unknown</td>
</tr>
</tbody>
</table>

Subtotal for one ballot printer (excl. TEMPEST measures) \(\approx\) €4,200

Integration into single ballot printer in single casing (with fold-out side panels) Custom Unknown

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\(^{54}\) The price is an indication based on standard computer and laser printer hardware without additional EMSEC/TEMPEST measures and with no special feed/output trays and guides.
There are integrated vote counters on the market, used particularly in the United States of America. An electronic vote counter is often combined with a sealed ballot box which receives the scanned ballots. The unit prices of systems of this kind are around €4,000, based on publicly available information on tender procedures in the United States, in particular the states of California, Michigan and New York for e.g. ES&S (Model 100), Diebold (AccuVote OS) and Sequoia (Optech Insight). Vote counters used in the United States could probably only be used in the Netherlands with modifications, which could affect the price.

**Total for electronic voting and paper voting**

<table>
<thead>
<tr>
<th>Electronic voting and paper voting</th>
<th>Unit price</th>
<th>Quantity</th>
<th>Price indication</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ballot printer (excl. TEMPEST measures)</td>
<td>€4,200</td>
<td>9000</td>
<td>€37,800,000</td>
</tr>
<tr>
<td>Ballot box</td>
<td>€100</td>
<td>9000</td>
<td>€900,000</td>
</tr>
<tr>
<td>Vote counter with optical scanner</td>
<td>€1,550</td>
<td>9000</td>
<td>€13,950,000</td>
</tr>
<tr>
<td>Authenticity features reader (optional)</td>
<td>€240</td>
<td>9000</td>
<td>€2,160,000</td>
</tr>
</tbody>
</table>

**Reserve system**

| Ballot printer | €4,200 | 1000 | €4,200,000 |
| Ballot box | €100 | 1000 | €100,000 |
| Vote counter with optical scanner | €1,550 | 1000 | €1,550,000 |
| Authenticity features reader (optional) | €240 | 1000 | €240,000 |

**Total hardware** | approx. | €60,900,000 |

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55 The price is an indication based on standard desktop or laptop computer and inkjet printer hardware with no special feed/output trays and guides.
56 Excluding the cost of custom-built software, integration into a single ballot printer and maintenance or configuration.
57 Excluding the cost of custom-built software, integration into a single vote counter and maintenance or configuration.
Consumables per election

<table>
<thead>
<tr>
<th>Item</th>
<th>Unit price</th>
<th>Quantity</th>
<th>Price indication</th>
</tr>
</thead>
<tbody>
<tr>
<td>Voting pass with authenticity features (additional cost)</td>
<td>€0.10</td>
<td>12,265,000</td>
<td>€1,226,500</td>
</tr>
<tr>
<td>Ballot printout</td>
<td>€0.04</td>
<td>9,855,000</td>
<td>€394,200</td>
</tr>
<tr>
<td>Toner for ballot printer(s)</td>
<td>€100</td>
<td>10,000</td>
<td>€1,000,000</td>
</tr>
<tr>
<td><strong>Total per election</strong></td>
<td>approx.</td>
<td></td>
<td><strong>€2,620,700</strong></td>
</tr>
</tbody>
</table>

11.3 Voting at any polling station outside the voter’s municipality

The Commission bases its discussion of voting at any polling station on the following assumptions:

- Each polling station would need to have a polling station computer with a voting pass scanner in order to check the electronic copy of the national register of cancelled voting passes.
- Once the ballot has closed and the votes have been counted, the polling station computer would be used to send the results to the distribution platform over a secure Internet connection.
- It is assumed that the software for the register of cancelled voting passes and for sending the results of the count to the distribution platform does not yet exist and will therefore have to be developed (custom-built). It is also likely that the custom software for the ballot printer and vote counter will have to be developed further. The cost of this can only be determined once a functional and technical design has been drawn up, on the basis of which the cost of development can be computed.
- The estimate for an Internet connection for each polling station based on HSDPA/UMTS/GPRS is based on standard subscriptions with telecom providers, assuming irregular use and low data transport requirements for the transmission of results of counts. The price is likely to be lower with a contract for some 9,000 polling stations.
- The cost of the distribution platform comprises hardware (web and application servers), maintenance and Internet facilities. It is also assumed that software for the distribution platform does not yet exist and will therefore have to be developed (custom-built). The cost of this can only be determined once a functional and technical design has been drawn up, on the basis of which the cost of development can be computed.
- Given the required availability of the distribution platform a redundant configuration will be needed, requiring more than one server.

Polling station computer

<table>
<thead>
<tr>
<th>Polling station computer</th>
<th>Type</th>
<th>Price indication</th>
</tr>
</thead>
<tbody>
<tr>
<td>Polling station computer</td>
<td>Standard</td>
<td>€775</td>
</tr>
<tr>
<td>Voting pass scanner (price of commercial MRZ scanner for travel documents)</td>
<td>Standard</td>
<td>€350</td>
</tr>
<tr>
<td>Internet connection (HSDPA/UMTS/GPRS): modem</td>
<td>Standard</td>
<td>€100</td>
</tr>
<tr>
<td>HSDPA/UMTS/GPRS subscription (annual)</td>
<td>Standard</td>
<td>€100</td>
</tr>
<tr>
<td>Software for register of cancelled voting passes</td>
<td>Custom</td>
<td>Unknown</td>
</tr>
<tr>
<td>Cables etc.</td>
<td>Standard</td>
<td>€50</td>
</tr>
</tbody>
</table>

58 For example, the 2006 general election, with 12,264,503 electors and a turnout of 9,854,998 (80.35%); source: http://www.verkiezingsuitslagen.nl/.
59 The price can be estimated for one polling station: regular monthly subscription of €7.50 plus €1.50 per 1MB of data with a total of 6MB data transfer (annual cost).
<table>
<thead>
<tr>
<th>Polling station computer</th>
<th>Type</th>
<th>Price indication</th>
</tr>
</thead>
<tbody>
<tr>
<td>Transport aids</td>
<td>Standard</td>
<td>€150</td>
</tr>
</tbody>
</table>

**Subtotal for polling station computer**  
€1525

<table>
<thead>
<tr>
<th>Distribution platform</th>
<th>Type</th>
<th>Price indication</th>
</tr>
</thead>
<tbody>
<tr>
<td>Counting and distribution software</td>
<td>Custom</td>
<td>Unknown</td>
</tr>
<tr>
<td>Secure and redundant Internet facilities</td>
<td>Standard</td>
<td>Unknown</td>
</tr>
<tr>
<td>Redundant servers (price per server)</td>
<td>Standard</td>
<td>€5,000</td>
</tr>
<tr>
<td>Web site</td>
<td>Standard</td>
<td>Unknown</td>
</tr>
<tr>
<td>Maintenance</td>
<td>Custom</td>
<td>Unknown</td>
</tr>
</tbody>
</table>
12. Conclusions and Recommendations

12.1 Conclusions

1. The election process should safeguard the following principles: transparency, verifiability, fairness, eligibility to vote, free, secret and equal suffrage, and accessibility. These principles are the criteria by which existing and future methods of voting should be judged.

2. In practice the election process cannot provide 100% safeguards, so it is necessary to strike a balance between them. Feasibility and cost are also factors here, as is the point that the election process must be flexible enough to respond to new developments.

3. The principles can only be safeguarded sufficiently when voting takes place at polling stations.

4. Voting using paper ballots at polling stations is the preferred option on the grounds of transparency and verifiability. In practice, however, there have been problems with the counting of paper ballots.

5. A method of electronic voting at polling stations that provides equal safeguards is feasible, provided it produces paper ballots that can only be checked by the voters themselves.

6. The device on which voters make their choice should be protected against compromising radiation where this is feasible and financially justified.

7. The introduction of voting at any polling station outside the voter's municipality has major consequences for the organization of the election process (the register of cancelled voting passes and the distribution of votes to the various districts).

8. For voters living abroad or away from the Netherlands on account of their work or business or that of their spouse, registered partner, partner or parent, and people unable to vote at a polling station because of a physical impairment, the principle of accessibility can only be safeguarded if other methods of voting than voting at a polling station are provided for these groups.

9. The current election process does not provide sufficient access for voters with impairments. Greater efforts therefore need to be made to allow them to vote independently, so as to make them less dependent on proxy voting.

10. Internet voting for voters living abroad or away from the Netherlands on account of their work or business or that of their spouse, registered partner, partner or parent, and telephone voting for people with impairments that prevent them from voting at a polling station, would improve access to elections for these particular groups of voters.

11. The current registration procedure for voters living abroad needs to be improved as soon as possible, as it is cumbersome and arouses antagonism among those concerned.
12. Proxy voting is well established in the Netherlands and should be retained in the future election process. The risk of proxies being misused by intercepting voter registration cards or voting passes needs to be reduced.

13. If a register of non-residents were to be introduced in due course and all non-resident Dutch citizens registered in it, re-registration for each election in which they are eligible to vote would no longer be necessary.

14. Deciding what principles the election process should safeguard, organizing and administering elections are a government responsibility. There is only a secondary function for the private sector, as a supplier of aids used in elections.

15. The current election process does not provide adequate checks on compliance with the law and regulations. If the election process is to be transparent and verifiable, the organization and conduct of elections must be audited.

12.2 Recommendations

1. The Commission recommends that voting at polling stations should remain the main method of voting in the Netherlands.

2. Voting at polling stations should be standardized throughout the Netherlands.

3. The Commission recommends introducing ballot printers and electronic vote counters at polling stations, because of the conceptual clarity of the system and the unambiguous results it produces. The paper ballots should be counted electronically. Manual counting should only take place if there are technical faults or there is reason to doubt that the equipment is working properly.

4. Violation of the secrecy of the ballot by picking up compromising radiation should be combated reactively by making this a criminal offence and reaching clearly defined agreements with the Public Prosecution Service on investigation and prosecution; in addition, if the cost is not prohibitive, the preferred option is to take preventive measures in line with the current NATO standard SDIP-27 Level B.

5. Voting passes for voting at any polling station should be provided with authenticity features.

6. Voters voting at a polling station should be required to identify themselves.

7. The introduction of voting at any polling station outside the voter’s municipality should be deferred until voters are accustomed to the new method of voting recommended by the Commission.

8. Municipal authorities should actively inform voters about which polling stations provide access for voters with impairments.

9. Telephone voting should be provided for voters who are unable to vote at a polling
station because of an impairment. This group should be defined with the aid of the ICF classification.

10. Assistance to voters as provided for in Section J28 of the Elections Act should be extended to voters in need of help on account of their mental condition.

11. A person appointed to vote on behalf of another person should be required to produce a photocopy of that person’s identity document as well as his own identity document. The polling station committee should collect the photocopy along with the person’s voting pass.

12. The principle of special mobile polling stations should be introduced in the law and regulations so that voting can take place in penal institutions, hospitals, nursing homes etc.

13. To combat family voting, publicity should be given, in the run-up to elections and in assimilation courses, to the importance of every voter casting his or her own vote in freedom and in secret as far as possible.

16. Internet voting should be the regular method of voting for voters living abroad or away from the Netherlands on account of their work or business or that of their spouse, registered partner, partner or parent. The option of postal voting should be retained for the time being for those who are unable or unwilling to vote using the Internet.

17. The semi-permanent register of non-resident electors kept by the Municipality of The Hague should be made permanent. Anyone registered should only be removed from the register:
   • on their own request,
   • when moving back to the Netherlands or
   • if they are found to have lost their Dutch nationality.
   An unnotified change of address should be regarded as a request for removal.

18. Anyone applying for a new travel document abroad should be asked whether or not they would like to state their postal address and e-mail address for the register of non-resident electors.

19. The Municipality of The Hague should send out the D3 registration form for voters abroad by e-mail. It should only be sent by post if the person’s e-mail address is not known or the e-mail address given is not working.

20. The following text should be deleted from Section M1 of the Elections Act: ‘or will be away from the Netherlands on polling day because of their work or business or that of their spouse, registered partner or parent’.

21. The text in Section M1 of the Elections Decree ‘by airmail unless the address to which they are to be sent is in Belgium’ should be amended to read ‘franked at the priority rate’.

22. Responsibility for administering Internet and postal voting should rest with the Minister of
the Interior and Kingdom Relations.

23. Responsibility for laying down requirements for and approving aids used in elections, and for the management, maintenance and security of these aids, should rest with the Minister of the Interior and Kingdom Relations.

24. The Minister of the Interior and Kingdom Relations should be given the powers necessary to exercise control over elections.

25. A framework should be devised to provide polling station committees with a clearer guide to drawing up official reports and make them more standardized.

26. Official reports should be kept for a period to be specified in the Elections Act for the purpose of academic research.

27. Every election should be audited by independent experts. Responsibility for auditing municipal council and provincial council elections should rest with the Minister of the Interior and Kingdom Relations, and for auditing general elections and European Parliamentary elections with the House of Representatives.

28. In the Council of Europe the government should work towards European technical standards for electronic aids used in elections and a European certification and testing system.

29. The law and regulations should be such that violations and breaches of the principles are precluded by preventive measures as far as possible and do not have to be enforced after the event by criminal prosecution.
<table>
<thead>
<tr>
<th>Acronym</th>
<th>Full Form</th>
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<tbody>
<tr>
<td>AWBZ</td>
<td>Algemene Wet Bijzondere Ziektekosten (Exceptional Medical Expenses Act)</td>
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<tr>
<td>CE</td>
<td>Conformité Européenne (European mark)</td>
</tr>
<tr>
<td>CG-Raad</td>
<td>Council for the Disabled and Chronically Ill (Chronisch zieken en Gehandicapten Raad Nederland)</td>
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<tr>
<td>CIZ</td>
<td>Centrum Indicatiestelling Zorg (the body that assesses people’s care needs)</td>
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<tr>
<td>DRE</td>
<td>Direct Recording Electronic</td>
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<tr>
<td>EDP</td>
<td>Electronic Data Processing</td>
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<tr>
<td>EMI</td>
<td>electromagnetic interference</td>
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<tr>
<td>EMSEC</td>
<td>Emission Security</td>
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<tr>
<td>EU</td>
<td>European Union</td>
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<tr>
<td>FCC</td>
<td>Federal Communications Commission</td>
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<tr>
<td>GPRS</td>
<td>General Packet Radio Service</td>
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<tr>
<td>HSDPA</td>
<td>High-Speed Downlink Packet Access</td>
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<tr>
<td>ICF</td>
<td>International Classification of Functioning, Disability and Health</td>
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<tr>
<td>ISS</td>
<td>Integraal Stemsysteem (integrated voting system)</td>
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<tr>
<td>KOA</td>
<td>Kiezen op Afstand (remote electronic voting)</td>
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<tr>
<td>MoIKR, IKR</td>
<td>(Ministry/Minister of the) Interior and Kingdom Relations</td>
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<tr>
<td>MPRD</td>
<td>Municipal Personal Records Database</td>
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<td>MRZ</td>
<td>Machine Readable Zone</td>
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<tr>
<td>NATO</td>
<td>North Atlantic Treaty Organization</td>
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<tr>
<td>NVVB</td>
<td>Nederlandse Vereniging voor Burgerzaken (the association of organizations concerned with municipal documentary services to citizens)</td>
</tr>
<tr>
<td>OCR</td>
<td>Optical Character Recognition</td>
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<tr>
<td>ODIHR</td>
<td>Office for Democratic Institutions and Human Rights</td>
</tr>
<tr>
<td>OSCE</td>
<td>Organisation for Security and Co-operation in Europe</td>
</tr>
<tr>
<td>OSCE</td>
<td>Organization for Security and Co-operation in Europe</td>
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<tr>
<td>RIS</td>
<td>Register Ingetrokken Stempassen (register of cancelled voting passes)</td>
</tr>
<tr>
<td>RNR</td>
<td>Register of Non-Residents</td>
</tr>
<tr>
<td>SDIP</td>
<td>SECAN Doctrine and Information Publication</td>
</tr>
<tr>
<td>SECAN</td>
<td>Security and Evaluation Agency NATO</td>
</tr>
<tr>
<td>TEMPEST</td>
<td>Telecommunications Electronics Materials Protected From Emanating Spurious Transmissions</td>
</tr>
<tr>
<td>UMTS</td>
<td>Universal Mobile Telecommunications System</td>
</tr>
<tr>
<td>VAPS</td>
<td>Voting at any polling station</td>
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<tr>
<td>VAPS(M)</td>
<td>Voting at any polling station within the voter’s municipality</td>
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<tr>
<td>VAPS(N)</td>
<td>Voting at any polling station outside the voter’s municipality (nationwide)</td>
</tr>
<tr>
<td>VNG</td>
<td>Vereniging van Nederlandse Gemeenten (Association of Netherlands Municipalities)</td>
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<tr>
<td>VVPAT</td>
<td>Voter Verifiable Paper Audit Trail</td>
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<tr>
<td>WHO</td>
<td>World Health Organization</td>
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<tr>
<td>WMO</td>
<td>Wet maatschappelijke ondersteuning (Social Support Act)</td>
</tr>
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Appendices

1. Decree Establishing the Election Process Advisory Commission
2. Threat analysis of the current election process
5. The 112 recommendations of the Council of Europe (Appendix 11) and the current election process
6. The role of IT in the current election process
7. The new method of voting at polling stations
13. List of organizations consulted
14. Reports of meetings:
   14.1 Stichting Burger@Overheid.nl (29 January 2007; 21 August 2007)
   14.2 Stichting Wijvertrouwensstemcomputersniet; (29 January 2007)
   14.3 Nederlandse Vereniging voor Burgerzaken (NVVB; 29 January 2007; 24 August 2007)
   14.4 Working visit to the Municipality of Amsterdam (7 March 2007)
   14.5 Council for the Disabled and Chronically Ill ((CG-Raad), Disability in the Community Task Force, Viziris (11 June 2007)
   14.6 Electoral Council (19 June 2007)
15. Letters:
   15.1 F.J.J.M. Andriessen (20 March 2007)
   15.2 Bureau voor verkiezingsuitslagen J.W. Groenendaal B.V. (14 March 2007)
   15.3 Council for the Disabled and Chronically Ill (CG-Raad; 20 February 2007)
   15.4 Van der Geest Spitstechniek (10 April 2007)
   15.5.1 Electoral Council (12 February 2007)
   15.5.2 Electoral Council (10 May 2007)
   15.6.1 Nedap Election Systems, N.V. Nederlandse Apparatenfabriek “Nedap” (12 April 2007)
   15.6.2 Nedap Election Systems, N.V. Nederlandse Apparatenfabriek “Nedap” (8 June 2007)
   15.7 Nederlands Meetinstituut (NMI B.V.; 1 March 2007)
   15.8 Nederlandse Vereniging voor Burgerzaken (NVVB; 5 February 2007)
   15.9 State Secretary for the Interior and Kingdom Relations (19 April 2007)
   15.10 C.B. de Sterke (5 April 2007)
15.11.1 Stichting Burger@Overheid.nl (10 January 2007)
15.11.2 Stichting Burger@Overheid.nl (12 February 2007)
15.12 Disability in the Community Task Force (2 August 2007)
16. Experience of a Voter Verifiable Paper Audit Trail (VVPAT)
18. Experience of optical vote scanning systems in the United States of America
**Glossary of polling card terms**

Voter registration card = single-station polling card  
Voting pass = multi-station polling card  
Voter’s pass = single-station polling card (which may be made valid for one or more other stations on special application by the voter)