1	ELECTION LAW CHANGES
2	2018 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Rebecca P. Edwards
5	Senate Sponsor: Lincoln Fillmore
6 7	LONG TITLE
8	General Description:
9	This bill modifies the Election Code to establish procedures for submitting a
10	nonbinding opinion question to the voters of Utah.
11	Highlighted Provisions:
12	This bill:
13	defines terms;
14	 establishes procedures for submitting a nonbinding opinion question to the voters of
15	Utah;
16	 describes the duties of the lieutenant governor and county clerks in submitting the
17	opinion question to the voters;
18	 establishes procedures for the ballot form, voter information pamphlet, public
19	notice, manner of voting, and canvass of returns in relation to the nonbinding
20	opinion question; and
21	provides a repealer.
22	Money Appropriated in this Bill:
23	None
24	Other Special Clauses:
25	None
26	Utah Code Sections Affected:
27	AMENDS:



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28	20A-6-107, as enacted by Laws of Utah 2008, Chapter 315
29	63I-2-220, as last amended by Laws of Utah 2017, Chapters 32 and 452
80	63I-2-236, as last amended by Laws of Utah 2017, Chapter 90
31	ENACTS:
32	36-16b-101 , Utah Code Annotated 1953
33	36-16b-102 , Utah Code Annotated 1953
34	36-16b-103 , Utah Code Annotated 1953
35	36-16b-201 , Utah Code Annotated 1953
86	36-16b-202 , Utah Code Annotated 1953
37	36-16b-203 , Utah Code Annotated 1953
88	36-16b-204 , Utah Code Annotated 1953
89	36-16b-301 , Utah Code Annotated 1953
10	36-16b-302 , Utah Code Annotated 1953
1	36-16b-303 , Utah Code Annotated 1953
12	36-16b-304 , Utah Code Annotated 1953
13	
14	Be it enacted by the Legislature of the state of Utah:
14 15	Section 1. Section 20A-6-107 is amended to read:
14 15 16	Section 1. Section 20A-6-107 is amended to read: 20A-6-107. Numbering of ballot propositions, bond propositions, and nonbinding
14 15 16 17	Section 1. Section 20A-6-107 is amended to read: 20A-6-107. Numbering of ballot propositions, bond propositions, and nonbinding opinion questions Duties of election officer and lieutenant governor.
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14 15 16 17 18 19 50 51 52 53 54	Section 1. Section 20A-6-107 is amended to read: 20A-6-107. Numbering of ballot propositions, bond propositions, and nonbinding opinion questions Duties of election officer and lieutenant governor. (1) (a) Except as provided in Subsections (1)(b) and (1)(c), each ballot proposition shall be listed on the ballot under the heading "Proposition #", with the number of the ballot proposition placed in the blank. (b) Each proposed amendment to the Utah Constitution shall be listed on the ballot under the heading "Constitutional Amendment", with a letter placed in the blank. (c) Each bond proposition that has qualified for the ballot shall be listed on the ballot under the title assigned to each bond proposition under Section 11-14-206. (2) Each nonbinding opinion question submitted to a vote of the people under Title 36,

59	[(2)] (a) When an election officer or other person given authority to prepare or
60	number ballot propositions receives a ballot proposition that is eligible for inclusion on the
61	ballot, they shall ask the lieutenant governor to assign a number to the ballot proposition.
62	(b) (i) Upon request from an election officer or other person given authority to prepare
63	or number ballot propositions, the lieutenant governor shall assign each ballot proposition a
64	unique number, except as provided under Subsection [(2)] (3)(b)(iii).
65	(ii) Ballot proposition numbers shall be assigned sequentially, in the order requests for
66	ballot proposition numbers are received.
67	(iii) The same ballot proposition number may be assigned to multiple ballot
68	propositions if:
69	(A) the sponsors of each ballot proposition agree, in writing, to share the number; and
70	(B) the ballot propositions sharing the same number are identical in their terms,
71	purpose, and effect, with jurisdiction being the only significant difference between the ballot
72	propositions.
73	(4) When the lieutenant governor receives a joint resolution for a nonbinding opinion
74	question under Section 36-16b-202, the lieutenant governor shall:
75	(a) assign a number to the nonbinding opinion question that is unique to the
76	nonbinding opinion question; and
77	(b) assign numbers to each nonbinding opinion question sequentially, in the order in
78	which the lieutenant governor receives the joint resolutions.
79	Section 2. Section 36-16b-101 is enacted to read:
80	CHAPTER 16b. NONBINDING STATEWIDE PUBLIC OPINION QUESTIONS
81	Part 1. General Provisions
82	<u>36-16b-101.</u> Title.
83	(1) This chapter is known as "Nonbinding Statewide Public Opinion Questions."
84	(2) This part is known as "General Provisions."
85	Section 3. Section 36-16b-102 is enacted to read:
86	36-16b-102. Definitions.
87	As used in this chapter:
88	(1) "Opinion question" means a nonbinding question that is submitted to all legal
89	voters of the state in accordance with this chapter.

90	(2) "Originating house" means:
91	(a) the Utah House of Representatives if the resolution is a House joint resolution; or
92	(b) the Utah State Senate if the resolution is a Senate joint resolution.
93	(3) "Regular general election" means the same as that term is defined in Section
94	<u>20A-1-102.</u>
95	Section 4. Section 36-16b-103 is enacted to read:
96	36-16b-103. Exemption.
97	Title 20A, Chapter 7, Issues Submitted to the Voters, does not apply to an opinion
98	question.
99	Section 5. Section 36-16b-201 is enacted to read:
100	Part 2. Submission of Nonbinding Opinion Questions to Voters
101	36-16b-201. Title.
102	This part is known as "Submission of Nonbinding Opinion Questions to Voters."
103	Section 6. Section 36-16b-202 is enacted to read:
104	36-16b-202. Resolution to submit nonbinding opinion questions to voters.
105	(1) The Legislature may submit an opinion question to the legal voters of the state by
106	passing a joint resolution in accordance with the requirements of this section.
107	(2) The joint resolution described in Subsection (1) shall include:
108	(a) the language of the opinion question as it will appear on the ballot;
109	(b) a statement directing that the lieutenant governor submit the language of the
110	opinion question to the legal voters of the state for their approval or rejection; and
111	(c) language designating the date of the regular general election in which the opinion
112	question shall be submitted to the voters.
113	(3) After passage by both houses of the Legislature, the originating house shall submit
114	the joint resolution to the lieutenant governor with instructions that the opinion question
115	specified in the joint resolution be submitted to the legal voters on the regular general election
116	date specified in the resolution.
117	Section 7. Section 36-16b-203 is enacted to read:
118	36-16b-203. Lieutenant governor's duties.
119	(1) After receipt of a joint resolution described in Section 36-16b-202, the lieutenant
120	governor shall.

121	(a) submit the opinion question to the legal voters of Utah as required by the
122	resolution;
123	(b) comply with Section 36-16b-302; and
124	(c) except as provided in Section 36-16b-103, comply with all relevant provisions of
125	Title 20A, Election Code, relating to the conduct of elections.
126	(2) The lieutenant governor may establish additional requirements for county clerks to
127	facilitate the conduct of the election.
128	Section 8. Section 36-16b-204 is enacted to read:
129	36-16b-204. Duties of county clerks.
130	Each county clerk shall, with respect to an opinion question described in this chapter,
131	comply with:
132	(1) the requirements of Title 20A, Election Code, relating to regular general elections;
133	(2) the requirements of Section 36-16b-302; and
134	(3) any other requirement imposed by the lieutenant governor.
135	Section 9. Section 36-16b-301 is enacted to read:
136	Part 3. Voting and Canvassing
137	<u>36-16b-301.</u> Title.
138	This part is known as "Voting and Canvassing."
139	Section 10. Section 36-16b-302 is enacted to read:
140	36-16b-302. Procedures Ballot title Publication of nonbinding opinion
141	question.
142	(1) The lieutenant governor, the Office of Legislative Research and General Counsel,
143	and each county clerk shall comply with the procedures described in this section whenever the
144	Legislature authorizes an opinion question under Section 36-16b-202.
145	(2) If the Legislature passes a resolution described in Section 36-16b-202, the Office of
146	Legislative Research and General Counsel shall, on or before July 20:
147	(a) draft a ballot title that summarizes the subject matter of the opinion question; and
148	(b) deliver the ballot title to the lieutenant governor.
149	(3) On or before August 31, the lieutenant governor shall certify the number and ballot
150	title of the opinion question to each county clerk in accordance with Section 20A-6-107.
151	(4) No more than 60 days nor less than 14 days before the date of the regular general

152	election, the lieutenant governor shall cause the full text of the opinion question to be
153	published in at least one newspaper in every county of the state where a newspaper is
154	published.
155	(5) Each county clerk shall cause both the number and title of the opinion question to
156	<u>be:</u>
157	(a) printed on the ballot to be used on election day;
158	(b) printed on the sample ballot; and
159	(c) otherwise published as required by law.
160	Section 11. Section 36-16b-303 is enacted to read:
161	36-16b-303. Ballot form Manner of voting.
162	The lieutenant governor shall ensure that a ballot containing an opinion question
163	<u>includes:</u>
164	(1) a number and ballot title;
165	(2) the text of the opinion question; and
166	(3) (a) the words "FOR" and "AGAINST," each word presented with an adjacent
167	square in which the voter may indicate the voter's vote; or
168	(b) all possible responses to the opinion question, each response presented with an
169	adjacent square in which the voter may indicate the voter's vote.
170	Section 12. Section 36-16b-304 is enacted to read:
171	<u>36-16b-304.</u> Canvass of returns.
172	(1) The county legislative body shall conduct a public canvass of the returns from the
173	opinion question election no later than 14 days after the day on which the regular general
174	election is held.
175	(2) Each county clerk shall:
176	(a) make a certified abstract of the record of the canvassers detailing the votes cast on
177	the opinion question; and
178	(b) seal the transcript, endorse on the transcript, "Election Returns," and transmit the
179	transcript to the lieutenant governor's office so that the lieutenant governor receives the
180	transcript on or before the fifth day before the day designated for the meeting of the state board
181	of canvassers.
182	(3) The state board of canvassers established under Section 20A-4-306 shall meet to

183	compute and determine the vote on the opinion question.
184	(4) The lieutenant governor may, in accordance with the requirements of Title 20A,
185	Election Code, establish additional requirements for county clerks to facilitate the conduct of
186	an election on an opinion question described in this chapter.
187	Section 13. Section 63I-2-220 is amended to read:
188	63I-2-220. Repeal dates, Title 20A.
189	(1) Subsection 20A-5-803(8) is repealed July 1, 2023.
190	(2) Section 20A-5-804 is repealed July 1, 2023.
191	(3) On July 1, 2018, in Subsection 20A-11-101(21), the language that states ",
192	10-2a-302," is repealed.
193	(4) On January 1, 2019, Subsections 20A-6-107(2) and (4) are repealed and the
194	remaining subsections, and references to those subsections, are renumbered accordingly.
195	Section 14. Section 63I-2-236 is amended to read:
196	63I-2-236. Repeal dates Title 36.
197	[Section 36-29-102 is repealed July 1, 2016.]
198	Title 36, Chapter 16b, Nonbinding Statewide Public Opinion Questions, is repealed on
199	January 1, 2019.

Legislative Review Note Office of Legislative Research and General Counsel