Representative Marc K. Roberts proposes the following substitute bill:

1	AMENDMENTS TO MUNICIPAL ALTERNATE VOTING
2	METHODS PILOT PROJECT
3	2019 GENERAL SESSION
4	STATE OF UTAH
5	Chief Sponsor: Marc K. Roberts
6	Senate Sponsor: Daniel McCay
7 8	LONG TITLE
9	General Description:
10	This bill amends provisions of the Municipal Alternate Voting Methods Pilot Project.
11	Highlighted Provisions:
12	This bill:
13	 changes the date by which a municipality may opt in to participate in the Municipal
14	Alternate Voting Methods Pilot Project (pilot project);
15	 establishes a procedure for a municipality to withdraw the municipality's decision to
16	participate in the pilot project;
17	 establishes a delayed candidate filing period for a race conducted under the
18	provisions of the pilot project;
19	 provides that a local political subdivision participating in the Municipal Alternate
20	Voting Methods Pilot Project in 2019 may agree with any other local political
21	subdivision in the state to conduct an election on behalf of the local political
22	subdivision;
23	 modifies provisions relating to the certification of voting equipment; and
24	 makes technical and conforming changes.
25	Money Appropriated in this Bill:

26	None
27	Other Special Clauses:
28	None
29	Utah Code Sections Affected:
30	AMENDS:
31	10-3-301, as last amended by Laws of Utah 2017, Chapters 91 and 137
32	20A-4-602, as enacted by Laws of Utah 2018, Chapter 187
33	20A-5-400.1 , as enacted by Laws of Utah 2011, Chapter 310
34	20A-5-802, as renumbered and amended by Laws of Utah 2017, Chapter 32
35	20A-9-203, as last amended by Laws of Utah 2018, Chapters 11 and 365
36	631-2-220, as last amended by Laws of Utah 2018, Chapters 187 and 458
37	
38	Be it enacted by the Legislature of the state of Utah:
39	Section 1. Section 10-3-301 is amended to read:
40	10-3-301. Notice Eligibility and residency requirements for elected municipal
41	office Mayor and recorder limitations.
42	(1) As used in this section:
43	(a) "Absent" means that an elected municipal officer fails to perform official duties,
44	including the officer's failure to attend each regularly scheduled meeting that the officer is
45	required to attend.
46	(b) "Principal place of residence" means the same as that term is defined in Section
47	20A-2-105.
48	(c) "Secondary residence" means a place where an individual resides other than the
49	individual's principal place of residence.
50	(2) (a) On or before May 1 in a year in which there is a municipal general election, the
51	municipal clerk shall publish a notice that identifies:
52	(i) the municipal offices to be voted on in the municipal general election; and
53	(ii) the dates for filing a declaration of candidacy for the offices identified under
54	Subsection (2)(a)(i).
55	(b) The municipal clerk shall publish the notice described in Subsection (2)(a):
56	(i) on the Utah Public Notice Website established by Section $63F-1-701$; and

57	(ii) in at least one of the following ways:
58	(A) at the principal office of the municipality;
59	(R) at the principal office of the manoparity,(B) in a newspaper of general circulation within the municipality at least once a week
60	for two successive weeks in accordance with Section 45-1-101;
61	(C) in a newsletter produced by the municipality;
62	(D) on a website operated by the municipality; or
63	(E) with a utility enterprise fund customer's bill.
64	(1) with a utility enterprise fund customer's off.(3) (a) An individual who files a declaration of candidacy for a municipal office shall
65	comply with the requirements described in Section 20A-9-203.
66	
	(b) (i) Except as provided in Subsection $(3)(b)(ii)$, the city recorder or town clerk of
67 (8	each municipality shall maintain office hours 8 a.m. to 5 p.m. on the dates described in Subsections $204, 0, 202(2)(2)(3)$ and $f(1)(2)(3)$ unless the date exercises an ex-
68 60	Subsections 20A-9-203(3)(a)(i) and $[(b)]$ (c)(i) unless the date occurs on a:
69 70	(A) Saturday or Sunday; or
70	(B) state holiday as listed in Section 63G-1-301.
71	(ii) If on a regular basis a city recorder or town clerk maintains an office schedule that
72	is less than 40 hours per week, the city recorder or town clerk may comply with Subsection
73	(3)(b)(i) without maintaining office hours by:
74	(A) posting the recorder's or clerk's contact information, including a phone number and
75	email address, on the recorder's or clerk's office door, the main door to the municipal offices,
76	and, if available, on the municipal website; and
77	(B) being available from 8 a.m. to 5 p.m. on the dates described in Subsection (3)(b)(i),
78	via the contact information described in Subsection (2)(b)(ii)(A).
79	(4) An individual elected to municipal office shall be a registered voter in the
80	municipality in which the individual is elected.
81	(5) (a) Each elected officer of a municipality shall maintain a principal place of
82	residence within the municipality during the officer's term of office.
83	(b) Except as provided in Subsection (6), an elected municipal office is automatically
84	vacant if the officer elected to the municipal office, during the officer's term of office:
85	(i) establishes a principal place of residence outside the municipality;
86	(ii) resides at a secondary residence outside the municipality for a continuous period of
87	more than 60 days while still maintaining a principal place of residence within the

88	municipality;
89	(iii) is absent from the municipality for a continuous period of more than 60 days; or
90	(iv) fails to respond to a request, within 30 days after the day on which the elected
91	officer receives the request, from the county clerk or the lieutenant governor seeking
92	information to determine the officer's residency.
93	(6) (a) Notwithstanding Subsection (5), if an elected municipal officer obtains the
94	consent of the municipal legislative body in accordance with Subsection (6)(b) before the
95	expiration of the 60-day period described in Subsection (5)(b)(ii) or (iii), the officer may:
96	(i) reside at a secondary residence outside the municipality while still maintaining a
97	principal place of residence within the municipality for a continuous period of up to one year
98	during the officer's term of office; or
99	(ii) be absent from the municipality for a continuous period of up to one year during
100	the officer's term of office.
101	(b) At a public meeting, the municipal legislative body may give the consent described
102	in Subsection (6)(a) by majority vote after taking public comment regarding:
103	(i) whether the legislative body should give the consent; and
104	(ii) the length of time to which the legislative body should consent.
105	(7) (a) The mayor of a municipality may not also serve as the municipal recorder or
106	treasurer.
107	(b) The recorder of a municipality may not also serve as the municipal treasurer.
108	Section 2. Section 20A-4-602 is amended to read:
109	20A-4-602. Municipal Alternate Voting Methods Pilot Project Creation
110	Participation.
111	(1) There is created the Municipal Alternate Voting Methods Pilot Project.
112	(2) The pilot project begins on January 1, 2019, and ends on January 1, 2026.
113	(3) (a) A municipality may participate in the pilot project, in accordance with the
114	requirements of this section and all other applicable provisions of law, during any
115	odd-numbered year that the pilot project is in effect, if, before [January 1] April 15 of the
116	odd-numbered year, the municipality provides written notice to the lieutenant governor:
117	[(a)] (i) stating that the municipality intends to participate in the pilot project for the
118	year specified in the notice; and

119	[(b)] (ii) that includes a document, signed by the election officer of the municipality,
120	stating that the municipality has the resources and capability necessary to participate in the
121	pilot project.
122	(b) A municipality that provides the notice of intent described in Subsection (3)(a) may
123	withdraw the notice of intent, and not participate in the pilot project, if the municipality
124	provides written notice of withdrawal to the lieutenant governor before April 15.
125	(4) The lieutenant governor shall maintain, in a prominent place on the lieutenant
126	governor's website, a current list of the municipalities that are participating in the pilot project.
127	(5) (a) An election officer of a participating municipality shall, in accordance with the
128	provisions of this part, conduct a multi-candidate race during the municipal general election
129	using instant runoff voting.
130	(b) An election officer of a participating municipality that will conduct a
131	multi-candidate race under Subsection (5)(a) may not conduct a municipal primary election
132	relating to that race.
133	(c) A municipality that has in effect an ordinance described in Subsection
134	20A-9-404(3) or (4) may not participate in the pilot project.
135	(6) An individual who files a declaration of candidacy or a nomination petition, for a
136	candidate who will run in an election described in this part, shall file the declaration of
137	candidacy or nomination petition during the office hours described in Section 10-3-301 and not
138	later than the close of those office hours, no sooner than the second Tuesday in August and no
139	later than the third Tuesday in August of an odd-numbered year.
140	Section 3. Section 20A-5-400.1 is amended to read:
141	20A-5-400.1. Contracting with an election officer to conduct elections Fees
142	Contracts and interlocal agreements Private providers.
143	(1) (a) In accordance with this section, a local political subdivision may enter into a
144	contract or interlocal agreement as provided in Title 11, Chapter 13, Interlocal Cooperation
145	Act, with a provider election officer to conduct an election.
146	(b) If the boundaries of a local political subdivision holding the election extend beyond
147	a single local political subdivision, the local political subdivision may have more than one
148	provider election officer conduct an election.
149	(c) Subject to Subsection (1)(d), a municipality may enter into a contract or agreement

150	under Subsection (1)(a) with any local political subdivision in the state, regardless of whether
151	the municipality is located in, next to, or near, the local political subdivision, to conduct an
152	election during which the municipality is participating in the Municipal Alternate Voting
153	Methods Pilot Project.
154	(d) (i) Subsection (1)(c) only applies to an election held in 2019.
155	(ii) If a municipality enters into a contract or agreement, under Subsection (1)(c), with
156	a local political subdivision other than a county within which the municipality exists, the
157	municipality, the local political subdivision, and the county within which the municipality
158	exists shall enter into a cooperative agreement to ensure the proper functioning of the election.
159	(2) A provider election officer shall conduct an election:
160	(a) under the direction of the contracting election officer; and
161	(b) in accordance with a contract or interlocal agreement.
162	(3) A provider election officer shall establish fees for conducting an election for a
163	contracting election officer that:
164	(a) are consistent with the contract or interlocal agreement; and
165	(b) do not exceed the actual costs incurred by the provider election officer.
166	(4) The contract or interlocal agreement under this section may specify that a
167	contracting election officer request, within a specified number of days before the election, that
168	the provider election officer conduct the election to allow adequate preparations by the
169	provider election officer.
170	(5) An election officer conducting an election may appoint or employ an agent or
171	professional service to assist in conducting the election.
172	Section 4. Section 20A-5-802 is amended to read:
173	20A-5-802. Certification of voting equipment.
174	(1) For the voting equipment used in the jurisdiction over which an election officer has
175	authority, the election officer shall:
176	(a) before each election, use logic and accuracy tests to ensure that the voting
177	equipment performs the voting equipment's functions accurately;
178	(b) develop and implement a procedure to protect the physical security of the voting
179	equipment; and
180	(c) ensure that the voting equipment is certified by the lieutenant governor under

181	Subsection (2) as having met the requirements of this section.
182	(2) (a) Except as provided in Subsection (2)(b)(ii):
183	(i) [The] the lieutenant governor shall ensure that all voting equipment used in the state
184	is independently tested using security testing protocols and standards that:
185	[(i)] (A) are generally accepted in the industry at the time the lieutenant governor
186	reviews the voting equipment for certification; and
187	[(ii)] (B) meet the requirements of Subsection $[(2)(b)]$ (2)(a)(ii);
188	[(b)] (ii) [The] the testing protocols and standards described in Subsection (2)(a)(i)
189	shall require that a voting system:
190	[(i)] (A) is accurate and reliable;
191	[(ii)] (B) possesses established and maintained access controls;
192	[(iii)] (C) has not been fraudulently manipulated or tampered with;
193	[(iv)] (D) is able to identify fraudulent or erroneous changes to the voting equipment;
194	and
195	[(v)] (E) protects the secrecy of a voter's ballot[-]; and
196	[(c)] (iii) The lieutenant governor may comply with the requirements of Subsection
197	(2)(a) by certifying voting equipment that has been certified by:
198	[(i)] (A) the United States Election Assistance Commission; or
199	[(ii)] (B) a laboratory that has been accredited by the United States Election Assistance
200	Commission to test voting equipment.
201	[(d)] (b) (i) Voting equipment used in the state may include technology that allows for
202	ranked-choice voting.
203	(ii) The lieutenant governor may, for voting equipment used for ranked-choice voting
204	under Title 20A, Chapter 4, Part 6, Municipal Alternate Voting Methods Pilot Project, certify
205	voting equipment that has been successfully used within the United States or a territory of the
206	United States for ranked-choice voting for a race for federal office.
207	Section 5. Section 20A-9-203 is amended to read:
208	20A-9-203. Declarations of candidacy Municipal general elections.
209	(1) An individual may become a candidate for any municipal office if:
210	(a) the individual is a registered voter; and
211	(b) (i) the individual has resided within the municipality in which the individual seeks

212	to hold elective office for the 12 consecutive months immediately before the date of the
213	election; or
214	(ii) the territory in which the individual resides was annexed into the municipality, the
215	individual has resided within the annexed territory or the municipality the 12 consecutive
216	months immediately before the date of the election.
217	(2) (a) For purposes of determining whether an individual meets the residency
218	requirement of Subsection (1)(b)(i) in a municipality that was incorporated less than 12 months
219	before the election, the municipality is considered to have been incorporated 12 months before
220	the date of the election.
221	(b) In addition to the requirements of Subsection (1), each candidate for a municipal
222	council position shall, if elected from a district, be a resident of the council district from which
223	the candidate is elected.
224	(c) In accordance with Utah Constitution, Article IV, Section 6, a mentally incompetent
225	individual, an individual convicted of a felony, or an individual convicted of treason or a crime
226	against the elective franchise may not hold office in this state until the right to hold elective
227	office is restored under Section 20A-2-101.3 or 20A-2-101.5.
228	(3) (a) An individual seeking to become a candidate for a municipal office shall,
229	regardless of the nomination method by which the individual is seeking to become a candidate:
230	(i) except as provided in Subsection (3)(b) or Title 20A, Chapter 4, Part 6, Municipal
231	Alternate Voting Methods Pilot Project, file a declaration of candidacy, in person with the city
232	recorder or town clerk, during the office hours described in Section 10-3-301 and not later than
233	the close of those office hours, between June 1 and June 7 of any odd-numbered year; and
234	(ii) pay the filing fee, if one is required by municipal ordinance.
235	(b) Subject to Subsection (5)(b), an individual may designate an agent to file a
236	declaration of candidacy with the city recorder or town clerk if:
237	(i) the individual is located outside of the state during the entire filing period;
238	(ii) the designated agent appears in person before the city recorder or town clerk;
239	(iii) the individual communicates with the city recorder or town clerk using an
240	electronic device that allows the individual and city recorder or town clerk to see and hear each
241	other; and
242	(iv) the individual provides the city recorder or town clerk with an email address to

243	which the city recorder or town clerk may send the individual the copies described in
244	Subsection (4).
245	(c) Any resident of a municipality may nominate a candidate for a municipal office by:
246	(i) except as provided in Title 20A, Chapter 4, Part 6, Municipal Alternate Voting
247	Methods Pilot Project, filing a nomination petition with the city recorder or town clerk during
248	the office hours described in Section 10-3-301 and not later than the close of those office
249	hours, between June 1 and June 7 of any odd-numbered year; and
250	(ii) paying the filing fee, if one is required by municipal ordinance.
251	(4) (a) Before the filing officer may accept any declaration of candidacy or nomination
252	petition, the filing officer shall:
253	(i) read to the prospective candidate or individual filing the petition the constitutional
254	and statutory qualification requirements for the office that the candidate is seeking; and
255	(ii) require the candidate or individual filing the petition to state whether the candidate
256	meets those requirements.
257	(b) If the prospective candidate does not meet the qualification requirements for the
258	office, the filing officer may not accept the declaration of candidacy or nomination petition.
259	(c) If it appears that the prospective candidate meets the requirements of candidacy, the
260	filing officer shall:
261	(i) inform the candidate that the candidate's name will appear on the ballot as it is
262	written on the declaration of candidacy;
263	(ii) provide the candidate with a copy of the current campaign financial disclosure laws
264	for the office the candidate is seeking and inform the candidate that failure to comply will
265	result in disqualification as a candidate and removal of the candidate's name from the ballot;
266	(iii) provide the candidate with a copy of Section 20A-7-801 regarding the Statewide
267	Electronic Voter Information Website Program and inform the candidate of the submission
268	deadline under Subsection 20A-7-801(4)(a);
269	(iv) provide the candidate with a copy of the pledge of fair campaign practices
270	described under Section 20A-9-206 and inform the candidate that:
271	(A) signing the pledge is voluntary; and
272	(B) signed pledges shall be filed with the filing officer; and
273	(v) accept the declaration of candidacy or nomination petition.

(d) If the candidate elects to sign the pledge of fair campaign practices, the filingofficer shall:

276 (i) accept the candidate's pledge; and

(ii) if the candidate has filed for a partisan office, provide a certified copy of the
candidate's pledge to the chair of the county or state political party of which the candidate is a
member.

280 (5) (a) The declaration of candidacy shall be in substantially the following form: "I, (print name) , being first sworn, say that I reside at Street, City of , 281 County of , state of Utah, Zip Code , Telephone Number (if any) ; that I am a 282 283 registered voter; and that I am a candidate for the office of (stating the term). I will meet the legal qualifications required of candidates for this office. If filing via a designated agent, I 284 285 attest that I will be out of the state of Utah during the entire candidate filing period. I will file 286 all campaign financial disclosure reports as required by law and I understand that failure to do so will result in my disgualification as a candidate for this office and removal of my name from 287 the ballot. I request that my name be printed upon the applicable official ballots. (Signed) 288

290 Subscribed and sworn to (or affirmed) before me by _____ on this

291 (month\day\year).

292 (Signed) (Clerk or other officer qualified to administer oath)".

- (b) An agent designated under Subsection (3)(b) to file a declaration of candidacy maynot sign the form described in Subsection (5)(a).
- (6) If the declaration of candidacy or nomination petition fails to state whether the
 nomination is for the two-year or four-year term, the clerk shall consider the nomination to be
 for the four-year term.

298 (7) (a) The clerk shall verify with the county clerk that all candidates are registered299 voters.

300 (b) Any candidate who is not registered to vote is disqualified and the clerk may not301 print the candidate's name on the ballot.

302 (8) Immediately after expiration of the period for filing a declaration of candidacy, the303 clerk shall:

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(a) cause the names of the candidates as they will appear on the ballot to be published:

305	(i) in at least two successive publications of a newspaper with general circulation in the
306	municipality; and
307	(ii) as required in Section 45-1-101; and
308	(b) notify the lieutenant governor of the names of the candidates as they will appear on
309	the ballot.
310	(9) Except as provided in Subsection (10)(c), an individual may not amend a
311	declaration of candidacy or nomination petition filed under this section after the candidate
312	filing period ends.
313	(10) (a) A declaration of candidacy or nomination petition that an individual files under
314	this section is valid unless a person files a written objection with the clerk within five days
315	after the last day for filing.
316	(b) If a person files an objection, the clerk shall:
317	(i) mail or personally deliver notice of the objection to the affected candidate
318	immediately; and
319	(ii) decide any objection within 48 hours after the objection is filed.
320	(c) If the clerk sustains the objection, the candidate may, within three days after the day
321	on which the clerk sustains the objection, correct the problem for which the objection is
322	sustained by amending the candidate's declaration of candidacy or nomination petition, or by
323	filing a new declaration of candidacy.
324	(d) (i) The clerk's decision upon objections to form is final.
325	(ii) The clerk's decision upon substantive matters is reviewable by a district court if
326	prompt application is made to the district court.
327	(iii) The decision of the district court is final unless the Supreme Court, in the exercise
328	of its discretion, agrees to review the lower court decision.
329	(11) A candidate who qualifies for the ballot under this section may withdraw as a
330	candidate by filing a written affidavit with the municipal clerk.
331	Section 6. Section 63I-2-220 is amended to read:
332	63I-2-220. Repeal dates Title 20A.
333	(1) Subsection 20A-5-803(8) is repealed July 1, 2023.
334	(2) Section 20A-5-804 is repealed July 1, 2023.
335	[(3) On January 1, 2019, Subsections 20A-6-107(2) and (4) are repealed and the

336	remaining subsections, and references to those subsections, are renumbered accordingly.]
337	[(4) On July 1, 2018, in Subsection 20A-11-101(21), the language that states ",
338	10-2a-302," is repealed.]
339	[(5)] <u>(3)</u> On January 1, 2026:
340	(a) In Subsection 20A-1-102(23)(a), the language that states "or Title 20A, Chapter 4,
341	Part 6, Municipal Alternate Voting Methods Pilot Project" is repealed.
342	(b) In Subsections 20A-1-303(1)(a) and (b), the language that states "Except as
343	provided in Title 20A, Chapter 4, Part 6, Municipal Alternate Voting Methods Pilot Project," is
344	repealed.
345	(c) In Section 20A-1-304, the language that states "Except for a race conducted by
346	instant runoff voting under Title 20A, Chapter 4, Part 6, Municipal Alternate Voting Methods
347	Pilot Project," is repealed.
348	(d) In Subsection 20A-3-105(1)(a), the language that states "Except as provided in
349	Subsection (5)," is repealed.
350	(e) In Subsections 20A-3-105(1)(b), (3)(b), and (4)(b), the language that states "Except
351	as provided in Subsections (5) and (6)," is repealed.
352	(f) In Subsections 20A-3-105(2)(a)(i), (3)(a), and (4)(a), the language that states
353	"Subject to Subsection (5)," is repealed.
354	(g) Subsection $20A-3-105(5)$ is repealed and the remaining subsections in Section
355	20A-3-105 are renumbered accordingly.
356	(h) In Subsection 20A-4-101(2)(c), the language that states "Except as provided in
357	Subsection (2)(f)," is repealed.
358	(i) Subsection 20A-4-101(2)(f) is repealed.
359	(j) Subsection $20A-4-101(4)$ is repealed and replaced with the following:
360	"(4) To resolve questions that arise during the counting of ballots, a counting judge
361	shall apply the standards and requirements of Section 20A-4-105.".
362	(k) In Subsection $20A-4-102(1)(a)$, the language that states "or a rule made under
363	Subsection 20A-4-101(2)(f)(i)" is repealed.
364	(1) Subsection $20A-4-102(1)(b)$ is repealed and replaced with the following:
365	"(b) To resolve questions that arise during the counting of ballots, a counting judge
366	shall apply the standards and requirements of Section 20A-4-105.".

367	(m) In Subsection 20A-4-102(6)(a), the language that states ", except as provided in
368	Title 20A, Chapter 4, Part 6, Municipal Alternate Voting Methods Pilot Project, or a rule made
369	under Subsection 20A-4-101(2)(f)(i)" is repealed.
370	(n) In Subsection $20A-4-105(1)(a)$, the language that states ", except as otherwise
371	provided in Title 20A, Chapter 4, Part 6, Municipal Alternate Voting Methods Pilot Project," is
372	repealed.
373	(o) In Subsection $20A-4-105(2)$, the language that states "Subsection $20A-3-105(5)$, or
374	Title 20A, Chapter 4, Part 6, Municipal Alternate Voting Methods Pilot Project," is repealed.
375	(p) In Subsections 20A-4-105(3), (5), and (12), the language that states "Except as
376	otherwise provided in Title 20A, Chapter 4, Part 6, Municipal Alternate Voting Methods Pilot
377	Project," is repealed.
378	(q) In Subsection 20A-4-106(1)(a)(ii), the language that states "or Title 20A, Chapter
379	4, Part 6, Municipal Alternate Voting Methods Pilot Project" is repealed.
380	(r) In Subsection 20A-4-304(1)(a), the language that states "except as provided in Title
381	20A, Chapter 4, Part 6, Municipal Alternate Voting Methods Pilot Project," is repealed.
382	(s) Subsection $20A-4-304(2)(a)(v)$ is repealed and replaced with the following:
383	"(v) from each voting precinct:
384	(A) the number of votes for each candidate; and
385	(B) the number of votes for and against each ballot proposition;".
386	(t) Subsection $20A-4-401(1)(a)$ is repealed, the remaining subsections in Subsection (1)
387	are renumbered accordingly, and the cross-references to those subsections are renumbered
388	accordingly.
389	(u) Title 20A, Chapter 4, Part 6, Municipal Alternate Voting Methods Pilot Project, is
390	repealed.
391	(v) Subsections $20A-5-400.1(1)(c)$ and (d), relating to contracting with a local political
392	subdivision to conduct an election, is repealed.
393	[(v)] (w) Subsection 20A-5-404(3)(b) is repealed and the remaining subsections in
394	Subsection (3) are renumbered accordingly.
395	[(w)] (x) Subsection 20A-5-404(4)(b) is repealed and the remaining subsections in
396	Subsection (4) are renumbered accordingly.

397 (y) In Section 20A-5-802, relating to the certification of voting equipment:

398	(i) delete "Except as provided in Subsection (2)(b)(ii):" from the beginning of
399	Subsection (2); and
400	(ii) Subsection (2)(b)(ii) is repealed, and the remaining subsections are renumbered
401	accordingly.
402	$\left[\frac{(x)}{(z)}\right]$ Section 20A-6-203.5 is repealed.
403	$\left[\frac{(y)}{(aa)}\right]$ In Subsections 20A-6-402(1), (2), (3), and (4), the language that states
404	"Except as otherwise required for a race conducted by instant runoff voting under Title 20A,
405	Chapter 4, Part 6, Municipal Alternate Voting Methods Pilot Project," is repealed.
406	(bb) In Subsection 20A-9-203(3)(a)(i), the language that states "or Title 20A, Chapter
407	4, Part 6, Municipal Alternate Voting Methods Pilot Project" is repealed.
408	(cc) In Subsection 20A-9-203(3)(c)(i), the language that states "except as provided in
409	Title 20A, Chapter 4, Part 6, Municipal Alternate Voting Methods Pilot Project," is repealed.
410	[(z)] (dd) In Subsection 20A-9-404(1)(a), the language that states "or Title 20A,
411	Chapter 4, Part 6, Municipal Alternate Voting Methods Pilot Project" is repealed.
412	[(aa)] (ee) In Subsection 20A-9-404(2), the language that states "Except as otherwise
413	provided in Title 20A, Chapter 4, Part 6, Municipal Alternate Voting Methods Pilot Project," is
414	repealed.