Representative Jordan D. Teuscher proposes the following substitute bill:

1	INITIATIVE AND REFERENDA MODIFICATIONS
2	2021 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Jordan D. Teuscher
5	Senate Sponsor: Jerry W. Stevenson
6 7	LONG TITLE
8	General Description:
9	This bill amends provisions of the Election Code relating to statewide and local
10	initiatives and referenda.
11	Highlighted Provisions:
12	This bill:
13	 imposes requirements on signature gatherers and provides penalties for violation of
14	those requirements;
15	 modifies the form for signature sheets and the verification of signature packets;
16	 requires the sponsors of an initiative to:
17	• send certain information via email to an individual who signs a petition if the
18	individual provides an email address; and
19	• sign a verification that the sponsor complied with the email requirement;
20	 removes the requirement to include a copy of the initiative or referendum in a
21	signature packet and, instead, requires a signature gatherer to, before collecting a
22	signature, present to the individual a printed or digital copy of the initiative or
23	referendum and wait for the individual to read the initiative or referendum;
24	 requires the lieutenant governor or a local clerk to post certain information on the
25	lieutenant governor's or clerk's website regarding an initiative or referendum; and

26	 makes technical and conforming changes.
27	Money Appropriated in this Bill:
28	None
29	Other Special Clauses:
30	None
31	Utah Code Sections Affected:
32	AMENDS:
33	20A-1-609 , as last amended by Laws of Utah 2020, Chapter 31
34	20A-7-203, as last amended by Laws of Utah 2020, Fifth Special Session, Chapter 20
35	20A-7-204, as last amended by Laws of Utah 2017, Chapter 291
36	20A-7-206, as last amended by Laws of Utah 2020, Chapters 166 and 349
37	20A-7-303, as last amended by Laws of Utah 2019, Chapter 210
38	20A-7-304, as last amended by Laws of Utah 1995, Chapter 153
39	20A-7-306, as last amended by Laws of Utah 2020, Chapter 166
40	20A-7-503, as last amended by Laws of Utah 2017, Chapter 291
41	20A-7-504, as last amended by Laws of Utah 2019, Chapter 203
42	20A-7-506, as last amended by Laws of Utah 2019, Chapters 203 and 255
43	20A-7-603, as last amended by Laws of Utah 2019, Chapter 203
44	20A-7-604, as last amended by Laws of Utah 2019, Chapter 203
45	20A-7-606, as last amended by Laws of Utah 2019, Chapter 255
46	ENACTS:
47	20A-7-104, Utah Code Annotated 1953
48	20A-7-202.7 , Utah Code Annotated 1953
49	20A-7-304.5 , Utah Code Annotated 1953
50	20A-7-502.6 , Utah Code Annotated 1953
51	20A-7-604.5 , Utah Code Annotated 1953
52	
53	Be it enacted by the Legislature of the state of Utah:
54	Section 1. Section 20A-1-609 is amended to read:
55	20A-1-609. Omnibus penalties.
56	(1) (a) Except as provided in Subsection (1)(b), a person who violates any provision of

57	this title is guilty of a class B misdemeanor.		
58	(b) Subsection (1)(a) does not apply to a provision of this title for which another		
59	penalty is expressly stated.		
60	(c) An individual is not guilty of a crime for, by signing a petition for an initiative or		
61	referendum, falsely making the statement described in Subsection $20A-7-203(2)[(e)(ii)](d)(xx)$,		
62	20A-7-303(2)[(h)(ii)](d)(xx), 20A-7-503(2)[(e)](d)(xx), or 20A-7-603(2)[(h)](d)(xx).		
63	(2) Except as provided by Section 20A-2-101.3 or 20A-2-101.5, an individual		
64	convicted of any offense under this title may not:		
65	(a) file a declaration of candidacy for any office or appear on the ballot as a candidate		
66	for any office during the election cycle in which the violation occurred;		
67	(b) take or hold the office to which the individual was elected; and		
68	(c) receive the emoluments of the office to which the individual was elected.		
69	(3) (a) Any individual convicted of any offense under this title forfeits the right to vote		
70	at any election unless the right to vote is restored as provided in Section 20A-2-101.3 or		
71	20A-2-101.5.		
72	(b) Any person may challenge the right to vote of a person described in Subsection		
73	(3)(a) by following the procedures and requirements of Section 20A-3a-803.		
74	Section 2. Section 20A-7-104 is enacted to read:		
75	<u>20A-7-104.</u> Signature gatherers Payments Badges Information		
76	Requirement to provide initiative or referendum for review.		
77	(1) A person may not pay a person to gather signatures under this chapter based on a		
78	rate per signature, on a rate per verified signature, or on the initiative or referendum qualifying		
79	for the ballot.		
80	(2) A person that pays a person to gather signatures under this section shall base the		
81	payment solely on an hourly rate.		
82	(3) A person may not accept payment made in violation of this section.		
83	(4) An individual who is paid to gather signatures for a petition described in this		
84	chapter shall, while gathering signatures, wear a badge on the front of the individual's torso that		
85	complies with the following, ensuring that the information on the badge is clearly visible to the		
86	individual from whom a signature is sought:		

87 (a) the badge shall be printed in black ink on white cardstock and laminated; and

88	(b) the information on the badge shall be in 24-point type and include the following
89	information:
90	(i) an identification number that is unique to the individual gathering signatures,
91	assigned by:
92	(A) for a statewide initiative or referendum, the lieutenant governor; or
93	(B) for a local initiative or referendum, the local clerk;
94	(ii) the title of the initiative or referendum; and
95	(iii) the words "Paid Signature Gatherer."
96	(5) Except as provided in Subsection (6)(b), an individual who gathers signatures under
97	this chapter shall provide a paper document to each individual who signs the petition that:
98	(a) is printed in black ink on white paper, white cardstock, or a white sticker, in at least
99	<u>12-point type; and</u>
100	(b) (i) for an initiative, includes the name of the initiative and the following statement:
101	"You may view the initiative, its fiscal impact, and information on removing your
102	signature from the petition at [list a uniform resource locator that links directly to the
103	information described in Section 20A-7-202.7 or 20A-7-502.6, as applicable]."; or
104	(ii) for a referendum, includes the name of the referendum and the following statement:
105	"You may view the referendum and information on removing your signature from the
106	petition at [list a uniform resource locator that links directly to the information described in
107	Section 20A-7-304.5 or 20A-7-604.5, as applicable]."
108	(6) An individual who gathers signatures under this chapter:
109	(a) shall, before collecting a signature from an individual, present to the individual a
110	printed or digital copy of the initiative or referendum and wait for the individual to read the
111	initiative or referendum; and
112	(b) is not required to provide the document described in Subsection (5) if, after the
113	individual offers to provide the document, the individual who signs the petition declines to
114	accept the document.
115	(7) A person who violates this section is guilty of a class B misdemeanor.
116	Section 3. Section 20A-7-202.7 is enacted to read:
117	20A-7-202.7. Posting initiative information.
118	(1) Within one business day after the day on which the lieutenant governor receives the

119	initial fiscal impact statement under Subsection 20A-7-202.5(3)(a), the lieutenant governor		
120	shall post the following information together in a conspicuous place on the lieutenant		
121	governor's website:		
122	(a) the initiative petition;		
123	(b) the initiative;		
124	(c) the fiscal impact statement; and		
125	(d) information describing how an individual may remove the individual's signature		
126	from the signature packet.		
127	(2) The lieutenant governor shall:		
128	(a) promptly update the information described in Subsection (1) if the information		
129	changes; and		
130	(b) maintain the information described in Subsection (1) on the lieutenant governor's		
131	website until the initiative fails to qualify for the ballot or is passed or defeated at an election.		
132	Section 4. Section 20A-7-203 is amended to read:		
133	20A-7-203. Form of initiative petition and signature sheets.		
134	(1) (a) Each proposed initiative petition shall be printed in substantially the following		
135	form:		
136	"INITIATIVE PETITION To the Honorable, Lieutenant Governor:		
137	We, the undersigned citizens of Utah, respectfully demand that the following proposed		
138	law be submitted to the legal voters/Legislature of Utah for their/its approval or rejection at the		
139	regular general election/session to be held/ beginning on(month\day\year);		
140	Each signer says:		
141	I have personally signed this petition;		
142	I am registered to vote in Utah or intend to become registered to vote in Utah before the		
143	certification of the petition names by the county clerk; and		
144	My residence and post office address are written correctly after my name.		
145	NOTICE TO SIGNERS:		
146	Public hearings to discuss this petition were held at: (list dates and locations of public		
147	hearings.)" <u>.</u>		
148	(b) If the initiative petition proposes a tax increase, the following statement shall		
149	appear, in at least 14-point, bold type, immediately following the information described in		

150	Subsection (1)(a):
151	"This initiative petition seeks to increase the current (insert name of tax) rate by (insert
152	the tax percentage difference) percent, resulting in a(n) (insert the tax percentage increase)
153	percent increase in the current tax rate."
154	(c) The sponsors of an initiative shall attach a copy of the proposed law to each
155	initiative petition.
156	(2) Each signature sheet shall:
157	(a) be printed on sheets of paper 8-1/2 inches long and 11 inches wide;
158	(b) be ruled with a horizontal line three-fourths inch from the top, with the space above
159	that line blank for the purpose of binding;
160	(c) [contain] <u>include</u> the title of the initiative printed below the horizontal line, in at
161	least 14-point, bold type;
162	[(d) be vertically divided into columns as follows:]
163	[(i) the edge of the first column shall appear .5 inch from the extreme left of the sheet,
164	be.25 inch wide, and be headed, together with the second column, "For Office Use Only";]
165	[(ii) the second column shall be .25 inch wide;]
166	[(iii) the third column shall be 2.5 inches wide, headed "Registered Voter's Printed
167	Name (must be legible to be counted)";]
168	[(iv) the fourth column shall be 2.5 inches wide, headed "Signature of Registered
169	Voter";]
170	[(v) the fifth column shall be .75 inch wide, headed "Date Signed";]
171	[(vi) the sixth column shall be three inches wide, headed "Street Address, City, Zip
172	Code"; and]
173	[(vii) the seventh column shall be .75 inch wide, headed "Birth Date or Age
174	(Optional)";]
175	[(e) be horizontally divided into rows as follows:]
176	[(i) the top of the first row, for the purpose of entering the information described in
177	Subsection (2)(d), shall be .5 inch high;]
178	[(ii) the second row shall be .15 inch high and contain the following statement printed
179	or typed in not less than 12-point type:]
180	["By signing this petition, you are stating that you have read and understand the law

181	proposed by this petition."; and]
182	[(iii) the first and second rows shall be repeated, in order, leaving sufficient room at the
183	bottom of the sheet for the information described in Subsection (2)(f); and]
184	(d) include a table immediately below the title of the initiative, and beginning .5 inch
185	from the left side of the paper, as follows:
186	(i) the first column shall be .5 inch wide and include three rows;
187	(ii) the first row of the first column shall be .85 inch tall and contain the words "For
188	Office Use Only" in 10-point type;
189	(iii) the second row of the first column shall be .35 inch tall;
190	(iv) the third row of the first column shall be .5 inch tall;
191	(v) the second column shall be 2.75 inches wide;
192	(vi) the first row of the second column shall be .35 inch tall and contain the words
193	"Registered Voter's Printed Name (must be legible to be counted)" in 10-point type;
194	(vii) the second row of the second column shall be .5 inch tall;
195	(viii) the third row of the second column shall be .35 inch tall and contain the words
196	"Street Address, City, Zip Code" in 10-point type;
197	(ix) the fourth row of the second column shall be .5 inch tall;
198	(x) the third column shall be 2.75 inches wide;
199	(xi) the first row of the third column shall be .35 inch tall and contain the words
200	"Signature of Registered Voter" in 10-point type;
201	(xii) the second row of the third column shall be .5 inch tall;
202	(xiii) the third row of the third column shall be .35 inch tall and contain the words
203	"Email Address (optional, to receive additional information)" in 10-point type;
204	(xiv) the fourth row of the third column shall be .5 inch tall;
205	(xv) the fourth column shall be one inch wide;
206	(xvi) the first row of the fourth column shall be .35 inch tall and contain the words
207	"Date Signed" in 10-point type;
208	(xvii) the second row of the fourth column shall be .5 inch tall;
209	(xviii) the third row of the fourth column shall be .35 inch tall and contain the words
210	"Birth Date or Age (optional)" in 10-point type;
211	(xix) the fourth row of the third column shall be .5 inch tall; and

212	(xx) the fifth row of the entire table shall be the width of the entire table, .4 inch tall,
213	and contain the following statement, "By signing this petition, you are stating that you have
214	read and understand the law proposed by this petition." in 12-point type;
215	(e) the table described in Subsection (2)(d) shall be repeated, leaving sufficient room at
216	the bottom of the sheet for the information described in Subsection (2)(f); and
217	(f) at the bottom of the sheet, [contain] include in the following order:
218	(i) the words "Fiscal Impact of" followed by the title of the initiative, in at least
219	[14-point] <u>12-point</u> , bold type;
220	(ii) except as provided in Subsection (4), the initial fiscal impact estimate's summary
221	statement issued by the Office of the Legislative Fiscal Analyst in accordance with Subsection
222	20A-7-202.5(2)(a), including any update in accordance with Subsection 20A-7-204.1(5), in not
223	less than 12-point[, bold] type;
224	(iii) if the initiative petition proposes a tax increase, the following statement in
225	<u>12-point, bold type:</u>
226	"This initiative petition seeks to increase the current (insert name of tax) rate by (insert
227	the tax percentage difference) percent, resulting in a(n) (insert the tax percentage increase)
228	percent increase in the current tax rate."; and
229	[(iii)] (iv) the word "Warning," in 12-point, bold type, followed by the following
230	statement in not less than eight-point type:
231	"It is a class A misdemeanor for an individual to sign an initiative petition with a name
232	other than the individual's own name, or to knowingly sign the individual's name more than
233	once for the same measure, or to sign an initiative petition when the individual knows that the
234	individual is not a registered voter and knows that the individual does not intend to become
235	registered to vote before the certification of the petition names by the county clerk.["; (iv) the
236	following statement: "]
237	Birth date or age information is not required, but it may be used to verify your identity
238	with voter registration records. If you choose not to provide it, your signature may not be
239	verified as a valid signature if you change your address before petition signatures are verified
240	or if the information you provide does not match your voter registration records."[; and]
241	[(v)] if the initiative petition proposes a tax increase, spanning the bottom of the sheet,
242	horizontally, in not less than 14-point, bold type, the following statement:]

243	["This initiative petition seeks to increase the current (insert name of tax) rate by (insert
244	the tax percentage difference) percent, resulting in a(n) (insert the tax percentage increase)
245	percent increase in the current tax rate."]
246	(3) The final page of each initiative packet shall contain the following printed or typed
247	statement:
248	["]Verification of signature collector
249	State of Utah, County of
250	I,, of, hereby state, under penalty of perjury, that:
251	I am a resident of Utah and am at least 18 years old;
252	All the names that appear in this packet were signed by individuals who professed to be
253	the individuals whose names appear in it, and each of the individuals signed the individual's
254	name on it in my presence;
255	I believe that each individual has printed and signed the individual's name and written
256	the individual's post office address and residence correctly, that each signer has read and
257	understands the law proposed by the initiative, and that each signer is registered to vote in Utah
258	or intends to become registered to vote before the certification of the petition names by the
259	county clerk.
260	Each individual who signed the packet wrote the correct date of signature next to the
261	individual's name.
262	I have not paid or given anything of value to any individual who signed this petition to
263	encourage that individual to sign it.
264	
265	(Name) (Residence Address) (Date)["]
266	(4) If the initial fiscal impact estimate described in Subsection (2)(f), as updated in
267	accordance with Subsection 20A-7-204.1(5), exceeds 200 words, the Office of the Legislative
268	Fiscal Analyst shall prepare a shorter summary statement, for the purpose of inclusion on a
269	signature sheet, that does not exceed 200 words.
270	(5) If the forms described in this section are substantially followed, the initiative
271	petitions are sufficient, notwithstanding clerical and merely technical errors.
272	Section 5. Section 20A-7-204 is amended to read:
273	20A-7-204. Circulation requirements Lieutenant governor to provide sponsors

274	with materials.
275	(1) In order to obtain the necessary number of signatures required by this part, the
276	sponsors shall circulate initiative packets that meet the form requirements of this part.
277	(2) The lieutenant governor shall furnish to the sponsors:
278	(a) a copy of the initiative petition, with any change submitted under Subsection
279	20A-7-204.1(5); and
280	(b) one signature sheet.
281	(3) The sponsors of the petition shall:
282	(a) arrange and pay for the printing of all additional copies of the petition and signature
283	sheets; and
284	(b) ensure that the copies of the petition and signature sheets meet the form
285	requirements of this section.
286	(4) (a) The sponsors may prepare the initiative for circulation by creating multiple
287	initiative packets.
288	(b) The sponsors shall create [those] the packets by binding a copy of the initiative
289	petition[, a copy of the proposed law,] and no more than 50 signature sheets together at the top
290	[in such a way] so that the packets may be conveniently opened for signing.
291	(c) The sponsors need not attach a uniform number of signature sheets to each
292	initiative packet.
293	[(5) (a) After the sponsors have prepared sufficient initiative packets, they shall return
294	them to the lieutenant governor.]
295	(5) (a) The sponsors or an agent of the sponsors shall, before gathering signatures:
296	(i) contact the lieutenant governor's office to receive a range of numbers that the
297	sponsors may use to number signature packets; and
298	(ii) number each signature packet, sequentially, within the range of numbers provided
299	by the lieutenant governor's office, starting with the lowest number in the range.
300	(b) The sponsors or an agent of the sponsors may not:
301	(i) number a signature packet in a manner not directed by the lieutenant governor's
302	<u>office; or</u>
303	(ii) circulate or submit a signature packet that is not numbered in the manner directed
304	by the lieutenant governor's office.

305	[(b)] (c) The lieutenant governor shall[:] keep a record of the number range provided
306	under Subsection (5)(a).
307	[(i) number each of the initiative packets and return them to the sponsors within five
308	working days; and]
309	[(ii) keep a record of the numbers assigned to each packet.]
310	Section 6. Section 20A-7-206 is amended to read:
311	20A-7-206. Submitting the initiative petition Certification of signatures by the
312	county clerks Transfer to lieutenant governor.
313	(1) (a) In order to qualify an initiative petition for placement on the regular general
314	election ballot, the sponsors, or an agent of the sponsors, shall deliver a signed and verified
315	initiative packet to the county clerk of the county in which the packet was circulated before 5
316	p.m. no later than the earlier of:
317	(i) 30 days after the day on which the first individual signs the initiative packet;
318	(ii) 316 days after the day on which the application for the initiative petition is filed; or
319	(iii) the February 15 immediately before the next regular general election immediately
320	after the application is filed under Section 20A-7-202.
321	(b) A [sponsor] person may not submit an initiative packet after the deadline described
322	in Subsection (1)(a).
323	(c) Before delivering a packet to the county clerk under Subsection (1), the sponsors
324	shall send an email to each individual who provides a legible, valid email address on the form
325	described in Subsection 20A-7-203(2)(d) that includes the following:
326	(i) the subject of the email shall include the following statement, "Notice Regarding
327	Your Petition Signature";
328	(ii) the body of the email shall include the following statement in 12-point type:
329	"You signed a petition for the following initiative:
330	[insert title of initiative]
331	You may remove your signature from the petition by submitting a statement to your
332	county clerk. Contact your county clerk at [insert phone number for county clerk] for
333	information on how to remove your signature and the applicable deadline for removing your
334	signature.
335	A copy of the initiative petition, the initiative, and the fiscal impact statement are

attached for your review.";	and		
(iii) a copy of each	of the following documents, separately attac	ched in PDF format:	
(A) the initiative p	etition;		
(B) the initiative; a	and		
(C) the fiscal impa	ct statement.		
(d) When the spons	sors submit the final signature packet to the c	county clerk, the	
sponsors shall submit to the county clerk the following written verification, completed and			
signed by each of the sponsors:			
Verification of initi	ative sponsor		
State of Utah, Cour	nty of		
I, , of , hereby state, under penalty of perjury, that:			
I am a sponsor of the initiative petition entitled ;			
I sent, or caused to	be sent, to each individual who provided a le	egible, valid email	
address on a signature pack	ket submitted to the county clerk in relation to	o the initiative petition,	
the email described in Subsection (1)(c).			
(Name)	(Residence Address)	(Date)	
(Name)	(Residence Address) nered for the initiative petition are not valid if		
(Name)	nered for the initiative petition are not valid if		
(Name) (e) Signatures gath comply with this Subsection	nered for the initiative petition are not valid if	the sponsors do not	
(Name) (e) Signatures gath comply with this Subsection (2) For an initiative	nered for the initiative petition are not valid if on (1).	<u>f the sponsors do not</u> December 1, the county	
(Name) (e) Signatures gath comply with this Subsection (2) For an initiative clerk shall, within 30 days	nered for the initiative petition are not valid if on (1). e packet received by the county clerk before	<u>E the sponsors do not</u> December 1, the county ves the packet:	
(Name) (e) Signatures gath comply with this Subsection (2) For an initiative clerk shall, within 30 days	nered for the initiative petition are not valid if on (1). e packet received by the county clerk before a after the day on which the county clerk recei	<u>E the sponsors do not</u> December 1, the county ves the packet:	
(Name) (e) Signatures gath comply with this Subsection (2) For an initiative clerk shall, within 30 days (a) determine whet Section 20A-7-206.3;	nered for the initiative petition are not valid if on (1). e packet received by the county clerk before a after the day on which the county clerk recei	<u>f the sponsors do not</u> December 1, the county ves the packet: ag to the requirements of	
(Name) (e) Signatures gath comply with this Subsection (2) For an initiative clerk shall, within 30 days (a) determine whet Section 20A-7-206.3; (b) certify on the p	hered for the initiative petition are not valid if on (1). e packet received by the county clerk before a after the day on which the county clerk recei ther each signer is a registered voter accordin	<u>the sponsors do not</u> December 1, the county ves the packet: g to the requirements of red voter;	
(Name) (e) Signatures gath comply with this Subsection (2) For an initiative clerk shall, within 30 days (a) determine whet Section 20A-7-206.3; (b) certify on the p (c) post the name a	hered for the initiative petition are not valid if on (1). e packet received by the county clerk before \mathbb{Z} after the day on which the county clerk recei- ther each signer is a registered voter accordin betition whether each name is that of a register	<u>f the sponsors do not</u> December 1, the county ves the packet: ag to the requirements of red voter; tered voter certified	
(Name) (e) Signatures gath comply with this Subsection (2) For an initiative clerk shall, within 30 days (a) determine whet Section 20A-7-206.3; (b) certify on the p (c) post the name a	hered for the initiative petition are not valid if on (1). e packet received by the county clerk before \mathbb{Z} after the day on which the county clerk recei- ther each signer is a registered voter accordin etition whether each name is that of a register and voter identification number of each regist	<u>f the sponsors do not</u> December 1, the county ves the packet: ag to the requirements of red voter; tered voter certified	
(Name) (e) Signatures gath comply with this Subsection (2) For an initiative clerk shall, within 30 days (a) determine whet Section 20A-7-206.3; (b) certify on the p (c) post the name a under Subsection (2)(b) in and	hered for the initiative petition are not valid if on (1). e packet received by the county clerk before \mathbb{Z} after the day on which the county clerk recei- ther each signer is a registered voter accordin etition whether each name is that of a register and voter identification number of each regist	<u>f the sponsors do not</u> December 1, the county ves the packet: ag to the requirements of red voter; tered voter certified ite for at least 90 days;	
(Name) (e) Signatures gath comply with this Subsection (2) For an initiative clerk shall, within 30 days (a) determine whet Section 20A-7-206.3; (b) certify on the p (c) post the name a under Subsection (2)(b) in and (d) deliver the veri	hered for the initiative petition are not valid if on (1). e packet received by the county clerk before a after the day on which the county clerk recei- ther each signer is a registered voter accordin etition whether each name is that of a register and voter identification number of each regist a conspicuous location on the county's websi	<u>f the sponsors do not</u> December 1, the county ves the packet: ag to the requirements of red voter; tered voter certified ite for at least 90 days; nor.	
(Name) (e) Signatures gath comply with this Subsection (2) For an initiative clerk shall, within 30 days (a) determine whet Section 20A-7-206.3; (b) certify on the p (c) post the name a under Subsection (2)(b) in and (d) deliver the veri (3) For an initiative	hered for the initiative petition are not valid if on (1). e packet received by the county clerk before a after the day on which the county clerk received ther each signer is a registered voter accordin metition whether each name is that of a register and voter identification number of each regist a conspicuous location on the county's websit fied initiative packet to the lieutenant govern	<u>f the sponsors do not</u> December 1, the county ves the packet: ag to the requirements of red voter; tered voter certified ite for at least 90 days; hor. fter December 1, the	
	(iii) a copy of each (A) the initiative p (B) the initiative; a (C) the fiscal impa (d) When the spon sponsors shall submit to th signed by each of the spon Verification of initi State of Utah, Cour I, , , , , , , , , , , , , , , , , , ,	(C) the fiscal impact statement. (d) When the sponsors submit the final signature packet to the operation of sponsors shall submit to the county clerk the following written verificates signed by each of the sponsors: Verification of initiative sponsor State of Utah, County of I, , of I am a sponsor of the initiative petition entitled I sent, or caused to be sent, to each individual who provided a leaddress on a signature packet submitted to the county clerk in relation to the sponsor of the initiative sponsor of the	

 (b) certify on the petition whether each name is that of a registered voter; (c) post the name and voter identification number of each registered voter certified under Subsection (2)(b) in a conspicuous location on the county's website for at least 45 days; and (d) deliver the verified initiative packet to the lieutenant governor. (4) Within seven days after timely receipt of a statement described in Subsection 20A-7-205(3), the county clerk shall: (a) remove the voter's name and voter identification number from the posting described in Subsection (2)(c) or (3)(c); and (b) (i) remove the voter's signature from the signature packet totals; and (ii) inform the lieutenant governor of the removal. (5) The county clerk may not certify a signature under Subsection (2) or (3):
 under Subsection (2)(b) in a conspicuous location on the county's website for at least 45 days; and (d) deliver the verified initiative packet to the lieutenant governor. (4) Within seven days after timely receipt of a statement described in Subsection 20A-7-205(3), the county clerk shall: (a) remove the voter's name and voter identification number from the posting described in Subsection (2)(c) or (3)(c); and (b) (i) remove the voter's signature from the signature packet totals; and (ii) inform the lieutenant governor of the removal.
 and (d) deliver the verified initiative packet to the lieutenant governor. (4) Within seven days after timely receipt of a statement described in Subsection 20A-7-205(3), the county clerk shall: (a) remove the voter's name and voter identification number from the posting described in Subsection (2)(c) or (3)(c); and (b) (i) remove the voter's signature from the signature packet totals; and (ii) inform the lieutenant governor of the removal.
 (d) deliver the verified initiative packet to the lieutenant governor. (4) Within seven days after timely receipt of a statement described in Subsection 20A-7-205(3), the county clerk shall: (a) remove the voter's name and voter identification number from the posting described in Subsection (2)(c) or (3)(c); and (b) (i) remove the voter's signature from the signature packet totals; and (ii) inform the lieutenant governor of the removal.
 (4) Within seven days after timely receipt of a statement described in Subsection 20A-7-205(3), the county clerk shall: (a) remove the voter's name and voter identification number from the posting described in Subsection (2)(c) or (3)(c); and (b) (i) remove the voter's signature from the signature packet totals; and (ii) inform the lieutenant governor of the removal.
 374 20A-7-205(3), the county clerk shall: 375 (a) remove the voter's name and voter identification number from the posting described 376 in Subsection (2)(c) or (3)(c); and 377 (b) (i) remove the voter's signature from the signature packet totals; and 378 (ii) inform the lieutenant governor of the removal.
 (a) remove the voter's name and voter identification number from the posting described in Subsection (2)(c) or (3)(c); and (b) (i) remove the voter's signature from the signature packet totals; and (ii) inform the lieutenant governor of the removal.
 in Subsection (2)(c) or (3)(c); and (b) (i) remove the voter's signature from the signature packet totals; and (ii) inform the lieutenant governor of the removal.
 377 (b) (i) remove the voter's signature from the signature packet totals; and 378 (ii) inform the lieutenant governor of the removal.
378 (ii) inform the lieutenant governor of the removal.
379 (5) The county clerk may not certify a signature under Subsection (2) or (3):
380 (a) on an initiative packet that is not verified in accordance with Section 20A-7-205; or
381 (b) that does not have a date of signature next to the signature.
382 (6) In order to qualify an initiative petition for submission to the Legislature, the
383 sponsors shall deliver each signed and verified initiative packet to the county clerk of the
county in which the packet was circulated before 5 p.m. no later than the November 15 before
the next annual general session of the Legislature immediately after the application is filed
386 under Section 20A-7-202.
387 (7) The county clerk may not certify a signature under Subsection (8) on an initiative
packet that is not verified in accordance with Section 20A-7-205.
389 (8) No later than December 15 before the annual general session of the Legislature, the
390 county clerk shall, for an initiative described in Subsection (6):
391 (a) determine whether each signer is a registered voter according to the requirements of
392 Section 20A-7-206.3;
393 (b) certify on the petition whether each name is that of a registered voter; and
394 (c) deliver all of the verified initiative packets to the lieutenant governor.
395 (9) The sponsor or a sponsor's representative may not retrieve an initiative packet from
a county clerk after the initiative packet is submitted to the county clerk.
397 Section 7. Section 20A-7-303 is amended to read:

398	20A-7-303. Form of referendum petition and signature sheets.
399	(1) (a) Each proposed referendum petition shall be printed in substantially the
400	following form:
401	"REFERENDUM PETITION To the Honorable, Lieutenant Governor:
402	We, the undersigned citizens of Utah, respectfully order that Senate (or House) Bill No.
403	, entitled (title of act, and, if the petition is against less than the whole act, set forth here
404	the part or parts on which the referendum is sought), passed by the Session of the
405	Legislature of the state of Utah, be referred to the people of Utah for their approval or rejection
406	at a regular general election or a statewide special election;
407	Each signer says:
408	I have personally signed this petition;
409	I am registered to vote in Utah or intend to become registered to vote in Utah before the
410	certification of the petition names by the county clerk; and
411	My residence and post office address are written correctly after my name."
412	(b) The sponsors of a referendum shall attach a copy of the law that is the subject of the
413	referendum to each referendum petition.
414	(2) Each signature sheet shall:
415	(a) be printed on sheets of paper 8-1/2 inches long and 11 inches wide;
416	(b) be ruled with a horizontal line three-fourths inch from the top, with the space above
417	that line blank for the purpose of binding;
418	(c) [contain] <u>include</u> the title of the referendum printed below the horizontal line, in at
419	least 14-point, bold type;
420	[(d) contain the word "Warning" printed or typed at the top of each signature sheet
421	under the title of the referendum;]
422	[(e) contain, to the right of the word "Warning," the following statement printed or
423	typed in not less than eight-point, single-leaded type:]
424	["It is a class A misdemeanor for an individual to sign a referendum petition with any
425	other name than the individual's own name, or knowingly to sign the individual's name more
426	than once for the same measure, or to sign a referendum petition when the individual knows
427	that the individual is not a registered voter and knows that the individual does not intend to
428	become registered to vote before the certification of the petition names by the county clerk.";]

429	[(f) contain horizontally ruled lines, three-eighths inch apart under the "Warning"
430	statement required by this section; and]
431	[(g) be vertically divided into columns as follows:]
432	[(i) the edge of the first column shall appear .5 inch from the extreme left of the sheet,
433	be.25 inch wide, and be headed, together with the second column, "For Office Use Only";]
434	[(ii) the second column shall be .25 inch wide;]
435	[(iii) the third column shall be 2.5 inches wide, headed "Registered Voter's Printed
436	Name (must be legible to be counted)";]
437	[(iv) the fourth column shall be 2.5 inches wide, headed "Signature of Registered
438	Voter";]
439	[(v) the fifth column shall be .75 inch wide, headed "Date Signed";]
440	[(vi) the sixth column shall be three inches wide, headed "Street Address, City, Zip
441	Code"; and]
442	[(vii) the seventh column shall be .75 inch wide, headed"Birth Date or Age
443	(Optional)";]
444	[(h) be horizontally divided into rows as follows:]
445	[(i) the top of the first row, for the purpose of entering the information described in
446	Subsection (2)(g), shall be .5 inch high;]
447	[(ii) the second row shall be .15 inch high and contain the following statement printed
448	or typed in not less than 12-point type:]
449	["By signing this petition, you are stating that you have read and understand the law this
450	petition seeks to overturn."; and]
451	[(iii) the first and second rows shall be repeated, in order, leaving sufficient room at the
452	bottom of the sheet for the information described in Subsection (2)(i); and]
453	[(i) at the bottom of the sheet, contain the following statement: "Birth date or age
454	information is not required, but it may be used to verify your identity with voter registration
455	records. If you choose not to provide it, your signature may not be verified as a valid signature
456	if you change your address before petition signatures are verified or if the information you
457	provide does not match your voter registration records."]
458	(d) include a table immediately below the title of the referendum, and beginning .5 inch
459	from the left side of the paper, as follows:

460	(i) the first column shall be .5 inch wide and include three rows;
461	(ii) the first row of the first column shall be .85 inch tall and contain the words "For
462	Office Use Only" in 10-point type;
463	(iii) the second row of the first column shall be .35 inch tall;
464	(iv) the third row of the first column shall be .5 inch tall;
465	(v) the second column shall be 2.75 inches wide;
466	(vi) the first row of the second column shall be .35 inch tall and contain the words
467	"Registered Voter's Printed Name (must be legible to be counted)" in 10-point type;
468	(vii) the second row of the second column shall be .5 inch tall;
469	(viii) the third row of the second column shall be .35 inch tall and contain the words
470	"Street Address, City, Zip Code" in 10-point type;
471	(ix) the fourth row of the second column shall be .5 inch tall;
472	(x) the third column shall be 2.75 inches wide;
473	(xi) the first row of the third column shall be .35 inch tall and contain the words
474	"Signature of Registered Voter" in 10-point type;
475	(xii) the second row of the third column shall be .5 inch tall;
476	(xiii) the third row of the third column shall be .35 inch tall and contain the words
477	"Email Address (optional, to receive additional information)" in 10-point type;
478	(xiv) the fourth row of the third column shall be .5 inch tall;
479	(xv) the fourth column shall be one inch wide;
480	(xvi) the first row of the fourth column shall be .35 inch tall and contain the words
481	"Date Signed" in 10-point type;
482	(xvii) the second row of the fourth column shall be .5 inch tall;
483	(xviii) the third row of the fourth column shall be .35 inch tall and contain the words
484	"Birth Date or Age (optional)" in 10-point type;
485	(xix) the fourth row of the third column shall be .5 inch tall; and
486	(xx) the fifth row of the entire table shall be the width of the entire table, .4 inch tall,
487	and contain the following words "By signing this petition, you are stating that you have read
488	and understand the law that this petition seeks to overturn." in 12-point type;
489	(e) the table described in Subsection (2)(d) shall be repeated, leaving sufficient room at
490	the bottom of the sheet for the information described in Subsection (2)(f); and

491	(f) at the bottom	of the sheet, include the word "Warning," in 1	2-point, bold type,
492	followed by the followin	g statement in not less than eight-point type:	
493	"It is a class A m	isdemeanor for an individual to sign a reference	dum petition with a name
494	other than the individual	s own name, or to knowingly sign the individu	ual's name more than
495	once for the same measu	re, or to sign a referendum petition when the i	ndividual knows that the
496	individual is not a registe	ered voter and knows that the individual does a	not intend to become
497	registered to vote before	the certification of the petition names by the c	ounty clerk.
498	Birth date or age	information is not required, but it may be used	l to verify your identity
499	with voter registration re	cords. If you choose not to provide it, your sig	nature may not be
500	verified as a valid signate	ure if you change your address before petition	signatures are verified
501	or if the information you	provide does not match your voter registration	n records."
502	(3) The final pag	e of each referendum packet shall contain the	following printed or
503	typed statement:		
504	["]Verification of	Signature collector	
505	State of Utah, Co	unty of	
506	I,	, of, hereby state, under penalty of pe	erjury, that:
507	I am a Utah resid	ent and am at least 18 years old;	
508	All the names that	t appear in this packet were signed by individu	uals who professed to be
509	the individuals whose na	mes appear in it, and each of the individuals s	igned the individual's
510	name on it in my present	e;	
511	I believe that each	h individual has printed and signed the individ	lual's name and written
512	the individual's post offic	ee address and residence correctly, that each si	gner has read and
513	understands the law that	the referendum seeks to overturn, and that eac	ch signer is registered to
514	vote in Utah or intends to	become registered to vote before the certification	ation of the petition
515	names by the county cler	k.	
516	Each individual w	who signed the packet wrote the correct date of	f signature next to the
517	individual's name.		
518	I have not paid or	given anything of value to any individual whe	o signed this petition to
519	encourage that individua	l to sign it.	
520			
521	(Name)	(Residence Address)	(Date)["]

522	(4) If the forms described in this section are substantially followed, the referendum
523	petitions are sufficient, notwithstanding clerical and merely technical errors.
524	Section 8. Section 20A-7-304 is amended to read:
525	20A-7-304. Circulation requirements Lieutenant governor to provide sponsors
526	with materials.
527	(1) In order to obtain the necessary number of signatures required by this part, the
528	sponsors shall circulate referendum packets that meet the form requirements of this part.
529	(2) The lieutenant governor shall furnish to the sponsors:
530	(a) a copy of the referendum petition; and
531	(b) a signature sheet.
532	(3) The sponsors of the petition shall:
533	(a) arrange and pay for the printing of all additional copies of the petition and signature
534	sheets; and
535	(b) ensure that the copies of the petition and signature sheets meet the form
536	requirements of this section.
537	(4) (a) The sponsors may prepare the referendum for circulation by creating multiple
538	referendum packets.
539	(b) The sponsors shall create [those] the packets by binding a copy of the referendum
540	petition[, a copy of the law that is the subject of the referendum,] and no more than 50
541	signature sheets together at the top [in such a way] so that the packets may be conveniently
542	opened for signing.
543	(c) The sponsors need not attach a uniform number of signature sheets to each
544	referendum packet.
545	[(5) (a) After the sponsors have prepared sufficient referendum packets, they shall
546	return them to the lieutenant governor.]
547	(5) (a) The sponsors or an agent of the sponsors shall, before gathering signatures:
548	(i) contact the lieutenant governor's office to receive a range of numbers that the
549	sponsors may use to number signature packets; and
550	(ii) number each signature packet, sequentially, within the range of numbers provided
551	by the lieutenant governor's office, starting with the lowest number in the range.
552	(b) The sponsors or an agent of the sponsors may not:

553	(i) number a signature packet in a manner not directed by the lieutenant governor's
554	office; or
555	(ii) circulate or submit a signature packet that is not numbered in the manner directed
556	by the lieutenant governor's office.
557	(b) The lieutenant governor shall[:] keep a record of the number range provided under
558	Subsection (5)(a).
559	[(i) number each of the referendum packets and return them to the sponsors within five
560	working days; and]
561	[(ii) keep a record of the numbers assigned to each packet.]
562	Section 9. Section 20A-7-304.5 is enacted to read:
563	20A-7-304.5. Posting referendum information.
564	(1) On the day on which the lieutenant governor complies with Subsection
565	20A-7-304(2), the lieutenant governor shall post the following information together in a
566	conspicuous place on the lieutenant governor's website:
567	(a) the referendum petition;
568	(b) the referendum; and
569	(c) information describing how an individual may remove the individual's signature
570	from the signature packet.
571	(2) The lieutenant governor shall:
572	(a) promptly update the information described in Subsection (1) if the information
573	changes; and
574	(b) maintain the information described in Subsection (1) on the lieutenant governor's
575	website until the referendum fails to qualify for the ballot or is passed or defeated at an
576	election.
577	Section 10. Section 20A-7-306 is amended to read:
578	20A-7-306. Submitting the referendum petition Certification of signatures by
579	the county clerks Transfer to lieutenant governor.
580	(1) (a) The sponsors, or the agent of the sponsors, shall deliver a signed and verified
581	referendum packet to the county clerk of the county in which the packet was circulated before 5
582	p.m. no later than the earlier of:

583 (i) 14 days after the day on which the first individual signs the referendum packet; or

584	(ii) 40 days after the day on which the legislative session at which the law passed ends.
585	(b) A [sponsor] person may not submit a referendum packet after the deadline
586	described in Subsection (1)(a).
587	(2) (a) No later than 14 days after the day on which the county clerk receives a verified
588	referendum packet, the county clerk shall:
589	(i) check the name of each individual who completes the verification on the last page
590	of each referendum packet to determine whether the individual is a resident of Utah and is at
591	least 18 years old; and
592	(ii) submit the name of each individual who is not a Utah resident or who is not at least
593	18 years old to the attorney general and county attorney.
594	(b) The county clerk may not certify a signature under Subsection (3):
595	(i) on a referendum packet that is not verified in accordance with Section $20A-7-305$;
596	or
597	(ii) that does not have a date of signature next to the signature.
598	(3) No later than 14 days after the day on which the county clerk receives a verified
599	referendum packet, the county clerk shall:
600	(a) determine whether each signer is a registered voter according to the requirements of
601	Section 20A-7-306.3;
602	(b) certify on the referendum petition whether each name is that of a registered voter;
603	(c) post the name and voter identification number of each registered voter certified
604	under Subsection (3)(b) in a conspicuous location on the county's website for at least 45 days;
605	and
606	(d) deliver the verified referendum packet to the lieutenant governor.
607	(4) The county clerk shall, after timely receipt of a statement requesting signature
608	removal under Subsection 20A-7-305(3), remove the voter's name and voter identification
609	number from the posting described in Subsection (3)(c), and notify the lieutenant governor's
610	office of the removal, the earlier of:
611	(a) within two business days after the day on which the [the] county clerk timely
612	receives the statement; or
613	(b) 99 days after the day on which the legislative session at which the law passed ends.
614	(5) The sponsor or a sponsor's representative may not retrieve a referendum packet

615 from a county clerk after the referendum packet is submitted to the county clerk. 616 Section 11. Section 20A-7-502.6 is enacted to read: 617 20A-7-502.6. Posting initiative information. 618 (1) Within one business day after the day on which the local clerk's office receives the 619 initial fiscal impact estimate under Subsection 20A-7-502.5(4)(a), the local clerk shall post the 620 following information together in a conspicuous place on the local clerk's website: 621 (a) the initiative petition; 622 (b) the initiative; 623 (c) the fiscal impact estimate; and 624 (d) information describing how an individual may remove the individual's signature 625 from the signature packet. (2) The local clerk shall: 626 627 (a) promptly update the information described in Subsection (1) if the information 628 changes; and 629 (b) maintain the information described in Subsection (1) on the local clerk's website 630 until the initiative fails to qualify for the ballot or is passed or defeated at an election. 631 Section 12. Section **20A-7-503** is amended to read: 632 20A-7-503. Form of initiative petitions and signature sheets. 633 (1) (a) Each proposed initiative petition shall be printed in substantially the following 634 form: "INITIATIVE PETITION To the Honorable , County Clerk/City Recorder/Town 635 636 Clerk: 637 We, the undersigned citizens of Utah, respectfully demand that the following proposed 638 law be submitted to: the legislative body for its approval or rejection at its next meeting; and 639 the legal voters of the county/city/town, if the legislative body rejects the proposed law or takes 640 no action on it. 641 Each signer says: 642 I have personally signed this petition; 643 I am registered to vote in Utah or intend to become registered to vote in Utah before the 644 certification of the petition names by the county clerk; and 645 My residence and post office address are written correctly after my name."

646	(b) If the initiative petition proposes a tax increase, the following statement shall
647	appear, in at least 14-point, bold type, immediately following the information described in
648	Subsection (1)(a):
649	"This initiative petition seeks to increase the current (insert name of tax) rate by (insert
650	the tax percentage difference) percent, resulting in a(n) (insert the tax percentage increase)
651	percent increase in the current tax rate."
652	(c) The sponsors of an initiative shall attach a copy of the proposed law to each
653	initiative petition.
654	(2) Each signature sheet shall:
655	(a) be printed on sheets of paper $8-1/2$ inches long and 11 inches wide;
656	(b) be ruled with a horizontal line three-fourths inch from the top, with the space above
657	that line blank for the purpose of binding;
658	(c) [contain] <u>include</u> the title of the initiative printed below the horizontal line, in at
659	least 14-point, bold type;
660	[(d) be vertically divided into columns as follows:]
661	[(i) the first column shall appear at the extreme left of the sheet, be five-eighths inch
662	wide, be headed with "For Office Use Only", and be subdivided with a light vertical line down
663	the middle with the left subdivision entitled "Registered" and the right subdivision left
664	untitled;]
665	[(ii) the next column shall be 2-1/2 inches wide, headed "Registered Voter's Printed
666	Name (must be legible to be counted)";]
667	[(iii) the next column shall be 2-1/2 inches wide, headed "Signature of Registered
668	Voter";]
669	[(iv) the next column shall be one inch wide, headed "Birth Date or Age (Optional)";
670	and]
671	[(v) the final column shall be 4-3/8 inches wide, headed "Street Address, City, Zip
672	Code";]
673	[(e) spanning the sheet horizontally beneath each row on which a registered voter may
674	submit the information described in Subsection (2)(d), contain the following statement printed
675	or typed in not less than eight-point type:]
676	["By signing this petition, you are stating that you have read and understand the law

677	proposed by this petition."; and]
678	(d) include a table immediately below the title of the initiative, and beginning .5 inch
679	from the left side of the paper, as follows:
680	(i) the first column shall be .5 inch wide and include three rows;
681	(ii) the first row of the first column shall be .85 inch tall and contain the words "For
682	Office Use Only" in 10-point type;
683	(iii) the second row of the first column shall be .35 inch tall;
684	(iv) the third row of the first column shall be .5 inch tall;
685	(v) the second column shall be 2.75 inches wide;
686	(vi) the first row of the second column shall be .35 inch tall and contain the words
687	"Registered Voter's Printed Name (must be legible to be counted)" in 10-point type;
688	(vii) the second row of the second column shall be .5 inch tall;
689	(viii) the third row of the second column shall be .35 inch tall and contain the words
690	"Street Address, City, Zip Code" in 10-point type;
691	(ix) the fourth row of the second column shall be .5 inch tall;
692	(x) the third column shall be 2.75 inches wide;
693	(xi) the first row of the third column shall be .35 inch tall and contain the words
694	"Signature of Registered Voter" in 10-point type;
695	(xii) the second row of the third column shall be .5 inch tall;
696	(xiii) the third row of the third column shall be .35 inch tall and contain the words
697	"Email Address (optional, to receive additional information)" in 10-point type;
698	(xiv) the fourth row of the third column shall be .5 inch tall;
699	(xv) the fourth column shall be one inch wide;
700	(xvi) the first row of the fourth column shall be .35 inch tall and contain the words
701	"Date Signed" in 10-point type;
702	(xvii) the second row of the fourth column shall be .5 inch tall;
703	(xviii) the third row of the fourth column shall be .35 inch tall and contain the words
704	"Birth Date or Age (optional)" in 10-point type;
705	(xix) the fourth row of the third column shall be .5 inch tall; and
706	(xx) the fifth row of the entire table shall be the width of the entire table, .4 inch tall,
707	and contain the following words "By signing this petition, you are stating that you have read

708	and understand the law proposed by this petition." in 12-point type;
709	(e) the table described in Subsection (2)(d) shall be repeated, leaving sufficient room at
710	the bottom of the sheet for the information described in Subsection (2)(f); and
711	(f) at the bottom of the sheet, [contain] include in the following order:
712	(i) the words "Fiscal impact of" followed by the title of the initiative, in at least
713	[14-point] <u>12-point</u> , bold type;
714	(ii) the initial fiscal impact estimate's summary statement issued by the budget officer
715	in accordance with Subsection 20A-7-502.5(2)(b) and the cost estimate for printing and
716	distributing information related to the initiative petition in accordance with Subsection
717	20A-7-502.5(3), in not less than 12-point, bold type;
718	(iii) if the initiative petition proposes a tax increase, the following statement in
719	<u>12-point, bold type:</u>
720	"This initiative petition seeks to increase the current (insert name of tax) rate by (insert
721	the tax percentage difference) percent, resulting in a(n) (insert the tax percentage increase)
722	percent increase in the current tax rate."; and
723	[(iii)] (iv) the word "Warning," in 12-point, bold type, followed by the following
724	statement in not less than eight-point type:
725	"It is a class A misdemeanor for an individual to sign an initiative petition with a name
726	other than the individual's own name, or to knowingly sign the individual's name more than
727	once for the same measure, or to sign an initiative petition when the individual knows that the
728	individual is not a registered voter and knows that the individual does not intend to become
729	registered to vote before the certification of the petition names by the county clerk.["; (iv) the
730	following statement: "]
731	Birth date or age information is not required, but it may be used to verify your identity
732	with voter registration records. If you choose not to provide it, your signature may not be
733	verified as a valid signature if you change your address before petition signatures are verified
734	or if the information you provide does not match your voter registration records."[; and]
735	[(v) if the initiative petition proposes a tax increase, spanning the bottom of the sheet,
736	horizontally, in not less than 14-point, bold type, the following statement:]
737	["This initiative petition seeks to increase the current (insert name of tax) rate by (insert
738	the tax percentage difference) percent, resulting in a(n) (insert the tax percentage increase)

739	percent increase in the current tax rate."]	
740	(3) The final page of each initiative packet shall contain the following printed or typed	
741	statement:	
742	["]Verification of signature collector	
743	State of Utah, County of	
744	I,, of, hereby state that:	
745	I am a resident of Utah and am at least 18 years old;	
746	All the names that appear in this initiative packet were signed by the individuals who	
747	professed to be the individuals whose names appear in it, and each of the individuals signed the	
748	individual's name on it in my presence;	
749	I believe that each individual has printed and signed the individual's name and written	
750	the individual's post office address and residence correctly, and that each signer is registered to	
751	vote in Utah or intends to become registered to vote before the certification of the petition	
752	names by the county clerk.	
753	["]	
754		
755	(Name) (Residence Address) (Date)	
756	(4) The forms prescribed in this section are not mandatory, and, if substantially	
757	followed, the initiative petitions are sufficient, notwithstanding clerical and merely technical	
758	errors.	
759	Section 13. Section 20A-7-504 is amended to read:	
760	20A-7-504. Circulation requirements Local clerk to provide sponsors with	
761	materials.	
762	(1) In order to obtain the necessary number of signatures required by this part, the	
763	sponsors shall, after the sponsors receive the documents described in Subsections (2)(a) and (b)	
764	and Subsection 20A-7-401.5(4)(b), circulate initiative packets that meet the form requirements	
765	of this part.	
766	(2) Within five days after the day on which a county, city, town, metro township, or	
767	court determines, in accordance with Section 20A-7-502.7, that a law proposed in an initiative	
768	petition is legally referable to voters, the local clerk shall furnish to the sponsors:	

769 (a) one copy of the initiative petition; and

770	(b) one signature sheet.
771	(3) The sponsors of the petition shall:
772	(a) arrange and pay for the printing of all additional copies of the petition and signature
773	sheets; and
774	(b) ensure that the copies of the petition and signature sheets meet the form
775	requirements of this section.
776	(4) (a) The sponsors may prepare the initiative for circulation by creating multiple
777	initiative packets.
778	(b) The sponsors shall create [those] the packets by binding a copy of the initiative
779	petition[, a copy of the proposed law,] and no more than 50 signature sheets together at the top
780	[in such a way] so that the packets may be conveniently opened for signing.
781	(c) The sponsors need not attach a uniform number of signature sheets to each
782	initiative packet.
783	(d) The sponsors shall include, with each packet, a copy of the proposition information
784	pamphlet provided to the sponsors under Subsection 20A-7-401.5(4)(b).
785	Section 14. Section 20A-7-506 is amended to read:
786	20A-7-506. Submitting the initiative petition Certification of signatures by the
787	county clerks Transfer to local clerk.
788	(1) (a) The sponsors, or an agent of the sponsors, shall deliver each signed and verified
789	initiative packet to the county clerk of the county in which the packet was circulated before 5
790	p.m. the earlier of:
791	
	(i) for county initiatives:
792	(i) for county initiatives:(A) 316 days after the day on which the application is filed; or
	· · ·
792	(A) 316 days after the day on which the application is filed; or
792 793	(A) 316 days after the day on which the application is filed; or(B) the April 15 immediately before the next regular general election immediately after
792 793 794	 (A) 316 days after the day on which the application is filed; or (B) the April 15 immediately before the next regular general election immediately after the application is filed under Section 20A-7-502; or
792 793 794 795	 (A) 316 days after the day on which the application is filed; or (B) the April 15 immediately before the next regular general election immediately after the application is filed under Section 20A-7-502; or (ii) for municipal initiatives:
792 793 794 795 796	 (A) 316 days after the day on which the application is filed; or (B) the April 15 immediately before the next regular general election immediately after the application is filed under Section 20A-7-502; or (ii) for municipal initiatives: (A) 316 days after the day on which the application is filed; or
792 793 794 795 796 797	 (A) 316 days after the day on which the application is filed; or (B) the April 15 immediately before the next regular general election immediately after the application is filed under Section 20A-7-502; or (ii) for municipal initiatives: (A) 316 days after the day on which the application is filed; or (B) the April 15 immediately before the next municipal general election immediately

801	(c) Before delivering a packet to the county clerk under Subsection (1), the sponsors
802	shall send an email to each individual who provides a legible, valid email address on the form
803	described in Subsection 20A-7-503(2)(d) that includes the following:
804	(i) the subject of the email shall include the following statement, "Notice Regarding
805	Your Petition Signature";
806	(ii) the body of the email shall include the following statement in 12-point type:
807	"You signed a petition for the following initiative:
808	[insert title of initiative]
809	You may remove your signature from the petition by submitting a statement to your
810	county clerk. Contact your county clerk at [insert phone number for county clerk] for
811	information on how to remove your signature and the applicable deadline for removing your
812	signature.
813	A copy of the initiative petition, the initiative, and the fiscal impact statement are
814	attached for your review."; and
815	(iii) a copy of each of the following documents, separately attached in PDF format:
816	(A) the initiative petition;
817	(B) the initiative; and
818	(C) the fiscal impact statement.
819	(d) When the sponsors submit the final signature packet to the county clerk, the
820	sponsors shall submit to the county clerk the following written verification, completed and
821	signed by each of the sponsors:
822	Verification of initiative sponsor
823	State of Utah, County of
824	I,, of, hereby state, under penalty of perjury, that:
825	I am a sponsor of the initiative petition entitled ;
826	I sent, or caused to be sent, to each individual who provided a legible, valid email
827	address on a signature packet submitted to the county clerk in relation to the initiative petition,
828	the email described in Subsection (1)(c).
829	
830	(Name) (Residence Address) (Date)
831	(e) Signatures gathered for the initiative petition are not valid if the sponsors do not

832	comply with this Subsection (1).
833	(2) The county clerk may not certify a signature under Subsection (3) on an initiative
834	packet that is not verified in accordance with Section 20A-7-505.
835	(3) No later than May 15, the county clerk shall:
836	(a) determine whether or not each signer is a voter according to the requirements of
837	Section 20A-7-506.3;
838	(b) certify on the petition whether or not each name is that of a voter; and
839	(c) deliver all of the verified packets to the local clerk.
840	Section 15. Section 20A-7-603 is amended to read:
841	20A-7-603. Form of referendum petition and signature sheets.
842	(1) (a) Each proposed referendum petition shall be printed in substantially the
843	following form:
844	"REFERENDUM PETITION To the Honorable, County Clerk/City
845	Recorder/Town Clerk:
846	We, the undersigned citizens of Utah, respectfully order that (description of local law or
847	portion of local law being challenged), passed by the be referred to the voters for their
848	approval or rejection at the regular/municipal general election to be held on
849	(month\day\year);
850	Each signer says:
851	I have personally signed this petition;
852	The date next to my signature correctly reflects the date that I actually signed the
853	petition;
854	I have personally reviewed the entire statement included with this packet;
855	I am registered to vote in Utah or intend to become registered to vote in Utah before the
856	certification of the petition names by the county clerk; and
857	My residence and post office address are written correctly after my name."
858	(b) The sponsors of a referendum shall attach a copy of the law that is the subject of the
859	referendum to each referendum petition.
860	(2) Each signature sheet shall:
861	(a) be printed on sheets of paper $8-1/2$ inches long and 11 inches wide;
862	(b) be ruled with a horizontal line three-fourths inch from the top, with the space above

863	that line blank for the purpose of binding;
864	(c) [contain] include the title of the referendum printed below the horizontal line, in at
865	least 14-point type;
866	[(d) contain the word "Warning" printed or typed at the top of each signature sheet
867	under the title of the referendum;]
868	[(e) contain, to the right of the word "Warning," the following statement printed or
869	typed in not less than eight-point, single-leaded type:]
870	["It is a class A misdemeanor for an individual to sign a referendum petition with any
871	other name than the individual's own name, or to knowingly sign the individual's name more
872	than once for the same measure, or to sign a referendum petition when the individual knows
873	that the individual is not a registered voter and knows that the individual does not intend to
874	become registered to vote before the certification of the petition names by the county clerk.";]
875	[(f) contain horizontally ruled lines three-eighths inch apart under the "Warning"
876	statement required by this section;]
877	[(g) be vertically divided into columns as follows:]
878	[(i) the edge of the first column shall appear .5 inch from the extreme left of the sheet,
879	be.25 inch wide, and be headed, together with the second column, "For Office Use Only";]
880	[(ii) the second column shall be .25 inch wide;]
881	[(iii) the third column shall be 2.5 inches wide, headed "Registered Voter's Printed
882	Name (must be legible to be counted)";]
883	[(iv) the fourth column shall be 2.5 inches wide, headed "Signature of Registered
884	Voter";]
885	[(v) the fifth column shall be .75 inch wide, headed "Date Signed";]
886	[(vi) the sixth column shall be three inches wide, headed "Street Address, City, Zip
887	Code"; and]
888	[(vii) the seventh column shall be .75 inch wide, headed "Birth Date or Age
889	(Optional)";]
890	[(h) be horizontally divided into rows as follows:]
891	[(i) the top of the first row, for the purpose of entering the information described in
892	Subsection (2)(g), shall be .5 inch high;]
893	[(ii) the second row shall be .15 inch high and contain the following statement printed

894	or typed in not less than eight-point, single-leaded type: "By signing this petition, you are
895	stating that you have read and understand the law this petition seeks to overturn."; and]
896	[(iii) the first and second rows shall be repeated, in order, leaving sufficient room at the
897	bottom of the sheet for the information described in Subsection (2)(i); and]
898	[(i) at the bottom of the sheet, contain the following statement: "Birth date or age
899	information is not required, but it may be used to verify your identity with voter registration
900	records. If you choose not to provide it, your signature may not be verified as a valid signature
901	if you change your address before petition signatures are verified or if the information you
902	provide does not match your voter registration records."]
903	(d) include a table immediately below the title of the referendum, and beginning .5 inch
904	from the left side of the paper, as follows:
905	(i) the first column shall be .5 inch wide and include three rows;
906	(ii) the first row of the first column shall be .85 inch tall and contain the words "For
907	Office Use Only" in 10-point type;
908	(iii) the second row of the first column shall be .35 inch tall;
909	(iv) the third row of the first column shall be .5 inch tall;
910	(v) the second column shall be 2.75 inches wide;
911	(vi) the first row of the second column shall be .35 inch tall and contain the words
912	"Registered Voter's Printed Name (must be legible to be counted)" in 10-point type;
913	(vii) the second row of the second column shall be .5 inch tall;
914	(viii) the third row of the second column shall be .35 inch tall and contain the words
915	"Street Address, City, Zip Code" in 10-point type;
916	(ix) the fourth row of the second column shall be .5 inch tall;
917	(x) the third column shall be 2.75 inches wide;
918	(xi) the first row of the third column shall be .35 inch tall and contain the words
919	"Signature of Registered Voter" in 10-point type;
920	(xii) the second row of the third column shall be .5 inch tall;
921	(xiii) the third row of the third column shall be .35 inch tall and contain the words
922	"Email Address (optional, to receive additional information)" in 10-point type;
923	(xiv) the fourth row of the third column shall be .5 inch tall;
924	(xv) the fourth column shall be one inch wide;

925	(xvi) the first row of the fourth column shall be .35 inch tall and contain the words
926	"Date Signed" in 10-point type;
927	(xvii) the second row of the fourth column shall be .5 inch tall;
928	(xviii) the third row of the fourth column shall be .35 inch tall and contain the words
929	"Birth Date or Age (optional)" in 10-point type;
930	(xix) the fourth row of the third column shall be .5 inch tall; and
931	(xx) the fifth row of the entire table shall be the width of the entire table, .4 inch tall,
932	and contain the following words, "By signing this petition, you are stating that you have read
933	and understand the law that this petition seeks to overturn." in 12-point type;
934	(e) the table described in Subsection (2)(d) shall be repeated, leaving sufficient room at
935	the bottom of the sheet or the information described in Subsection (2)(f); and
936	(f) at the bottom of the sheet, include the word "Warning," in 12-point, bold type,
937	followed by the following statement in not less than eight-point type:
938	"It is a class A misdemeanor for an individual to sign a referendum petition with a name
939	other than the individual's own name, or to knowingly sign the individual's name more than
940	once for the same measure, or to sign a referendum petition when the individual knows that the
941	individual is not a registered voter and knows that the individual does not intend to become
942	registered to vote before the certification of the petition names by the county clerk.
943	Birth date or age information is not required, but it may be used to verify your identity
944	with voter registration records. If you choose not to provide it, your signature may not be
945	verified as a valid signature if you change your address before petition signatures are verified
946	or if the information you provide does not match your voter registration records."
947	(3) The final page of each referendum packet shall contain the following printed or
948	typed statement:
949	"Verification of signature collector
950	State of Utah, County of
951	I,, of, hereby state that:
952	I am a resident of Utah and am at least 18 years old;
953	All the names that appear in this referendum packet were signed by individuals who
954	professed to be the individuals whose names appear in it, and each of the individuals signed the
955	individual's name on it in my presence;

956	I did not knowingly make a misrepresentation of fact concerning the law this petition
957	seeks to overturn;
958	I believe that each individual has printed and signed the individual's name and written
959	the individual's post office address and residence correctly, and that each signer is registered to
960	vote in Utah or intends to become registered to vote before the certification of the petition
961	names by the county clerk.
962	["]
963	
964	(Name) (Residence Address) (Date)
965	(4) The forms prescribed in this section are not mandatory, and, if substantially
966	followed, the referendum petitions are sufficient, notwithstanding clerical and merely technical
967	errors.
968	Section 16. Section 20A-7-604 is amended to read:
969	20A-7-604. Circulation requirements Local clerk to provide sponsors with
970	materials.
971	(1) In order to obtain the necessary number of signatures required by this part, the
972	sponsors shall, after the sponsors receive the documents described in Subsection (2) and
973	Subsection 20A-7-401.5(4)(b), circulate referendum packets that meet the form requirements
974	of this part.
975	(2) Within five days after the day on which a county, city, town, metro township, or
976	court determines, in accordance with Section 20A-7-602.7, that a proposed referendum is
977	legally referable to voters, the local clerk shall furnish to the sponsors a copy of the referendum
978	petition and a signature sheet.
979	(3) The sponsors of the petition shall:
980	(a) arrange and pay for the printing of all additional copies of the petition and signature
981	sheets; and
982	(b) ensure that the copies of the petition and signature sheets meet the form
983	requirements of this section.
984	(4) (a) The sponsors may prepare the referendum for circulation by creating multiple
985	referendum packets.
986	(b) The sponsors shall create [those] the packets by binding a copy of the referendum

987	petition[, a copy of the law that is the subject of the referendum,] and no more than 50
988	signature sheets together at the top [in such a way] so that the packets may be conveniently
989	opened for signing.
990	(c) The sponsors need not attach a uniform number of signature sheets to each
991	referendum packet.
992	(d) The sponsors shall include, with each packet, a copy of the proposition information
993	pamphlet provided to the sponsors under Subsection 20A-7-401.5(4)(b).
994	Section 17. Section 20A-7-604.5 is enacted to read:
995	<u>20A-7-604.5.</u> Posting referendum information.
996	(1) On the day on which the local clerk complies with Subsection 20A-7-604(2), the
997	local clerk shall post the following information together in a conspicuous place on the local
998	clerk's website:
999	(a) the referendum petition;
1000	(b) the referendum; and
1001	(c) information describing how an individual may remove the individual's signature
1002	from the signature packet.
1003	(2) The local clerk shall:
1004	(a) promptly update the information described in Subsection (1) if the information
1005	changes; and
1006	(b) maintain the information described in Subsection (1) on the local clerk's website
1007	until the referendum fails to qualify for the ballot or is passed or defeated at an election.
1008	Section 18. Section 20A-7-606 is amended to read:
1009	20A-7-606. Submitting the referendum petition Certification of signatures by
1010	the county clerks Transfer to local clerk.
1011	(1) (a) The sponsors, or an agent of the sponsors, shall deliver each signed and verified
1012	referendum packet to the county clerk of the county in which the packet was circulated before 5
1013	p.m. no later than 45 days after the day on which the sponsors receive the items described in
1014	Subsection 20A-7-604(2) from the local clerk.
1015	(b) A [sponsor] person may not submit a referendum packet after the deadline
1016	established in this Subsection (1).
1017	(2) (a) No later than 15 days after the day on which a county clerk receives a

01-29-21 11:36 AM

1018	referendum packet under Subsection (1)(a), the county clerk shall:
1019	(i) check the names of all persons completing the verification on the last page of each
1020	referendum packet to determine whether those persons are Utah residents and are at least 18
1021	years old; and
1022	(ii) submit the name of each of those persons who is not a Utah resident or who is not
1023	at least 18 years old to the attorney general and county attorney.
1024	(b) The county clerk may not certify a signature under Subsection (3) on a referendum
1025	packet that is not verified in accordance with Section 20A-7-605.
1026	(3) No later than 30 days after the day on which a county clerk receives a referendum
1027	packet under Subsection (1)(a), the county clerk shall:
1028	(a) determine whether each signer is a registered voter according to the requirements of
1029	Section 20A-7-606.3;
1030	(b) certify on the referendum petition whether each name is that of a registered voter;
1031	and

1032 (c) deliver all of the verified referendum packets to the local clerk.