# HB0231S01

### HB0231S03 compared with HB0231S01

{Omitted text} shows text that was in HB0231S01 but was omitted in HB0231S03 inserted text shows text that was not in HB0231S01 but was inserted into HB0231S03

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1 Primary Election Amendments

2025 GENERAL SESSION STATE OF UTAH

Chief Sponsor: Jason B. Kyle

Senate Sponsor: Daniel McCay

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### LONG TITLE

- 4 **General Description:**
- 5 This bill addresses primary elections.
- **Highlighted Provisions:**
- 7 This bill:
  - provides that, for certain primary election races, {if no candidate receives more than 50% of } the {votes in the race, the } person who wins the nomination will be determined by conducting a runoff election between the two candidates who received the most votes in the initial primary election {\dagger} if:
    - no candidate receives more than 50% of the votes in the race; and
  - the candidate who receives the highest number of votes does not receive at least 10% more of the total votes cast in the race than the candidate who receives the second highest number of votes;
- describes deadlines, notice requirements, and procedures relating to a runoff election, including party affiliation deadlines and procedures for a military or overseas voter to cast a ballot in a runoff election; {and}
  - includes coordination clauses:

• merging the changes to Section 20A-3a-601 in this bill and in H.B. 300, Amendments to
Election Law, if both bills pass and become law; and
• merging the changes to Section 20A-1-304 and Section 20A-4-306 in this bill and in S.B.
341, Election Modifications, if both bills pass and become law; and
<ul> <li>makes technical and conforming changes.</li> </ul>
Money Appropriated in this Bill:
None
Other Special Clauses:
This bill provides coordination clauses.
AMENDS:
20A-1-304 {(Effective 05/07/25)}, as last amended by Laws of Utah 2024, Chapter 503 {(Effective
05/07/25)}, as last amended by Laws of Utah 2024, Chapter 503
20A-2-107, as last amended by Laws of Utah 2023, Chapters 45, 89 and last amended by
Coordination Clause, Laws of Utah 2023, Chapter 89, as last amended by Laws of Utah
2023, Chapters 45, 89 and last amended by Coordination Clause, Laws of Utah 2023,
Chapter 89
20A-2-107.5, as last amended by Laws of Utah 2023, Chapter 45 and repealed and
reenacted by Laws of Utah 2023, Chapter 89 and last amended by Coordination Clause,
Laws of Utah 2023, Chapter 89, as last amended by Laws of Utah 2023, Chapter 45
and repealed and reenacted by Laws of Utah 2023, Chapter 89 and last amended by
Coordination Clause, Laws of Utah 2023, Chapter 89
20A-3a-601 {(Effective 05/07/25)}, as last amended by Laws of Utah 2020, Chapter 95 and
renumbered and amended by Laws of Utah 2020, Chapter 31 {(Effective 05/07/25)}, as last
amended by Laws of Utah 2020, Chapter 95 and renumbered and amended by Laws of Utah 2020,
Chapter 31
20A-4-301 {(Effective 05/07/25)} {(Applies beginning 06/21/24)}, as last amended by Laws
of Utah 2024, Third Special Session, Chapter 3 {(Effective 05/07/25)} {(Applies beginning
06/21/24)}, as last amended by Laws of Utah 2024, Third Special Session, Chapter 3
20A-4-304, as last amended by Laws of Utah 2024, Chapter 503, as last amended by Laws
of Utah 2024, Chapter 503

	20A-4-306 {(Effective 05/07/25)}, as last amended by Laws of Utah 2024, Chapter 503 {(Effective
	05/07/25)}, as last amended by Laws of Utah 2024, Chapter 503
41	20A-6-203 {(Effective 05/07/25)}, as last amended by Laws of Utah 2020, Chapter 31 {(Effective
	05/07/25)}, as last amended by Laws of Utah 2020, Chapter 31
42	20A-9-403 {(Effective 05/07/25)}, as last amended by Laws of Utah 2024, Chapter 503 {(Effective
	05/07/25)}, as last amended by Laws of Utah 2024, Chapter 503
43	20A-16-201 {(Effective 05/07/25)}, as last amended by Laws of Utah 2023, Chapter
	215 {(Effective 05/07/25)}, as last amended by Laws of Utah 2023, Chapter 215
44	ENACTS:
45	20A-9-409.1 {(Effective 05/07/25)}, Utah Code Annotated 1953 {(Effective 05/07/25)}, Utah Code
	Annotated 1953
46	Utah Code Sections affected by Coordination Clause:
47	20A-1-304, as last amended by Laws of Utah 2024, Chapter 503, as last amended by Laws of Utah
	2024, Chapter 503
48	20A-3a-601, as last amended by Laws of Utah 2020, Chapter 95 and renumbered and amended
	by Laws of Utah 2020, Chapter 31, as last amended by Laws of Utah 2020, Chapter 95 and
	renumbered and amended by Laws of Utah 2020, Chapter 31
50	20A-4-306, as last amended by Laws of Utah 2024, Chapter 503, as last amended by Laws of Utah
	2024, Chapter 503
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- *Be it enacted by the Legislature of the state of Utah:*
- Section 1. Section **20A-1-304** is amended to read:
- 55 **20A-1-304.**  $\{(Effective 05/07/25)\}$  Tie votes.
- 38 (1) This section does not apply to a race conducted by instant runoff voting under Chapter 4, Part 6, Municipal Alternate Voting Methods Pilot Project.
- 40 (2) Except as provided in Subsection (3), if, after conducting a recount under Subsection 20A-4-401(5), a tie vote occurs, the election officer shall, in a public meeting held no later than three days after the day on which the recount canvass is completed:
- 43 (a) determine the winning candidate, by lot, in whatever manner the election officer determines; and
- (b) provide notice and an opportunity for each candidate involved in the tie to observe the casting or drawing of the lot or to send a representative to observe the casting or drawing of the lot.

48	(3)
	(a) [Hf] Except as {otherwise} provided in Section 20A-9-409.1, if, after conducting a recount under
	Subsection 20A-4-401(5), a tie vote occurs in a primary election race for a national, statewide, or
	other office that represents more than one county, the governor, lieutenant governor, and attorney
	general shall, at a public meeting called by the governor no later than three days after the day on
	which the recount canvass is completed:
54	(i) determine the winning nominee, by lot, in whatever manner the governor determines; and
56	(ii) provide notice and an opportunity for each candidate involved in the tie to observe the casting
	or drawing of the lot or to send a representative to observe the casting or drawing of the lot.
59	(b) [Hf] Except as {otherwise-} provided in Section 20A-9-409.1, if, after conducting a recount under
	Subsection 20A-4-401(5), a tie vote occurs in a primary election race for a county office, the distric
	court judges of the district in which the county is located shall, at a public meeting called by the
	judges no later than three days after the day on which the recount canvass is completed:
64	(i) determine the winning nominee, by lot, in whatever manner the judges determine; and
66	(ii) provide notice and an opportunity for each candidate involved in the tie to observe the casting or
	drawing of the lot or to send a representative to observe the casting or drawing of the lot.
88	Section 2. Section 20A-2-107 is amended to read:
89	20A-2-107. Designating or changing party affiliation Times permitted.
90	(1) As used in this section, "change of affiliation deadline" means:
91	(a) for an election held in an even-numbered year in which a presidential election will be held, the day
	after the declaration of candidacy deadline described in Subsection 20A-9-201.5(2)(b); or
94	(b) for an election held in an even-numbered year in which a presidential election will not be held, Apr
	1.
96	(2) The county clerk shall:
97	(a) except as provided in Subsection (6) or 20A-2-107.5(3), record the party affiliation designated by
	the voter on the voter registration form as the voter's party affiliation; or
99	(b) if no political party affiliation is designated by the voter on the voter registration form:
101	(i) except as provided in Subsection (2)(b)(ii), record the voter's party affiliation as the party that the
	voter designated the last time that the voter designated a party on a voter registration form, unless
	the voter more recently registered as "unaffiliated"; or

(ii) record the voter's party affiliation as "unaffiliated" if the voter:

106	(A	) did not previously designate a party;
107	(B)	) most recently designated the voter's party affiliation as "unaffiliated"; or
108	(C)	) did not previously register.
109	(3)	
	(a)	Any registered voter may designate or change the voter's political party affiliation by complying
		with the procedures and requirements of this Subsection (3).
111	(b)	A registered voter may designate or change the voter's political party affiliation by filing with the
		county clerk, the municipal clerk, or the lieutenant governor a voter registration form or another
		signed form that identifies the registered political party with which the voter chooses to affiliate.
115	(c)	Except as provided in Subsection (3)(d), a voter registration form or another signed form
		designating or changing a voter's political party affiliation takes effect when the county clerk
		receives the signed form.
118	(d)	The party affiliation of a voter who changes party affiliation, or who becomes unaffiliated from a
		political party, at any time on or after the change of affiliation deadline and on or before the date of
		the regular primary election, takes effect:
121	<u>(i)</u>	the day after the statewide canvass for the regular primary election[-]; or
122	<u>(ii)</u>	if the regular primary election results in a primary runoff election under Section 20A-9-409.1, the
		day after the statewide canvass for the primary runoff election.
124	(4)	For purposes of Subsection (3)(d), a form described in Subsection (3)(c) is received by the county
		clerk before the change of affiliation deadline if:
126	(a)	the individual submits the form in person at the county clerk's office no later than 5 p.m. on the day
		before the change of affiliation deadline;
128	(b)	the individual submits the form electronically through the system described in Section 20A-2-206, at
		or before 11:59 p.m. before the day of the change of affiliation deadline; or
131	(c)	the individual's form is clearly postmarked before the change of affiliation deadline.
132	(5)	Subsection (3)(d) does not apply to the party affiliation designated by a voter on a voter registration
		form if:
134	(a)	the voter has not previously been registered to vote in the state; or
135	(b)	the voter's most recent party affiliation was changed to "unaffiliated" by a county clerk under
		Subsection (6).

(6)	If the most recent party affiliation designated by a voter is for a political party that is no longer a
	registered political party, the county clerk shall:
(a)	change the voter's party affiliation to "unaffiliated"; and
(b)	notify the voter electronically or by mail:
(i)	that the voter's affiliation has been changed to "unaffiliated" because the most recent party affiliation
	designated by the voter is for a political party that is no longer a registered political party; and
(ii)	of the methods and deadlines for changing the voter's party affiliation.
	Section 3. Section 20A-2-107.5 is amended to read:
	20A-2-107.5. Designating or changing party affiliation Regular primary election and
pre	sidential primary election Voting in primaries of multiple parties prohibited.
(1)	As used in this section, "change of affiliation deadline" means the same as that term is defined in
	Subsection 20A-2-107(1).
(2)	Except as provided in Subsection (3), a registered voter who is classified as "unaffiliated" may, at a
	regular primary election or a presidential primary election:
(a)	affiliate with a political party by completing a change of party affiliation form or voter registration
	form and submitting the form to the county clerk or a poll worker; and
(b)	vote in that party's primary election.
(3)	The party affiliation of a voter who changes party affiliation, or who becomes unaffiliated from a
	political party, at any time on or after the change of affiliation deadline and on or before the date of
	the regular primary election, takes effect:
(a)	the day after the statewide canvass for the regular primary election[-] ; or
<u>(b)</u>	if the regular primary election results in a primary runoff election under Section 20A-9-409.1, the
	day after the statewide canvass for the primary runoff election.
(4)	
(a)	A voter who votes in the presidential primary election of a registered political party may not, for the
	same election, vote in the presidential primary election of another registered political party.
(b)	A voter who votes in the regular primary election of a registered political party may not, for the
	same election, vote in the regular primary election of another registered political party.
	Section 4. Section <b>20A-3a-601</b> is amended to read:
	20A-3a-601. <del>{(Effective 05/07/25)}</del> Early voting.
(1)	Except as provided in <u>Subsection 20A-9-409.1(4)(b) or Section 20A-7-609.5</u> :

- (a) an individual who is registered to vote may vote at a polling place before the election date in accordance with this section; and
- (b) except as provided in Subsection 20A-2-207(6), an individual who is not registered to vote may register to vote and vote at a polling place before the election date in accordance with this section if the individual:
- 77 (i) is otherwise legally entitled to vote the ballot; and
- 78 (ii) casts a provisional ballot in accordance with Section 20A-2-207.
- 79 (2) Except as provided in Section 20A-1-308 or Subsection (3), the early voting period:
- 80 (a) begins on the date that is 14 days before the date of the election; and
- 81 (b) continues through the Friday before the election if the election date is a Tuesday.
- 82 (3)
  - (a) An election officer may extend the end of the early voting period to the day before the election date if the election officer provides notice of the extension in accordance with Section 20A-3a-604.
- 85 (b) For a municipal election, the municipal clerk may reduce the early voting period described in this section if:
- 87 (i) the municipal clerk conducts early voting on at least four days;
- 88 (ii) the early voting days are within the period beginning on the date that is 14 days before the date of the election and ending on the day before the election; and
- 90 (iii) the municipal clerk provides notice of the reduced early voting period in accordance with Section 20A-3a-604.
- 92 (c) For a county election, the county clerk may reduce the early voting period described in this section if:
- 94 (i) the county clerk conducts early voting on at least four days;
- 95 (ii) the early voting days are within the period beginning on the date that is 14 days before the date of the election and ending on the day before the election; and
- 97 (iii) the county clerk provides notice of the reduced early voting period in accordance with Section 20A-3a-604.
- 99 (4) Except as provided in Section 20A-1-308, during the early voting period, the election officer:
- 101 (a) for a local special election, a municipal primary election, and a municipal general election:
- (i) shall conduct early voting on a minimum of four days during each week of the early voting period; and

105 (ii) shall conduct early voting on the last day of the early voting period; and 106 (b) for all other elections: 107 (i) shall conduct early voting on each weekday; and 108 (ii) may elect to conduct early voting on a Saturday, Sunday, or holiday. 109 (5) Except as specifically provided in this Part 6, Early Voting, or Section 20A-1-308, early voting shall be administered in accordance with the requirements of this title. 212 Section 5. Section **20A-4-301** is amended to read: 213 20A-4-301. {(Effective 05/07/25)} {(Applies beginning 06/21/24)} Board of canvassers. (1) 113 (a) Each county legislative body is the board of county canvassers for: 114 (i) the county; and 115 (ii) each special district whose election is conducted by the county if: 116 (A) the election relates to the creation of the special district; 117 (B) the county legislative body serves as the governing body of the special district; or 119 (C) there is no duly constituted governing body of the special district. 120 (b) (i) The board of county canvassers shall meet to canvass the returns at the usual place of meeting of the county legislative body[, at a date and time determined by the county clerk that is]: 123 (A) for canvassing of returns from a regular general election, no sooner than seven days after the election and no later than 14 days after the election; or 125 (B) for canvassing of returns from a regular primary election, including from a primary runoff election under Section 20A-9-409.1, on the seventh calendar day after the day of the election. 128 (c) In an election described in Subsection (1)(b)(i) the county clerk shall, immediately upon adjournment of the board of county canvassers, transmit to the lieutenant governor, via a secure electronic method: 131 (i) the county totals for the election; and 132 (ii) the signed canvassing report described in Section 20A-4-304. 133 [(e)] (d) If one or more of the county legislative body fails to attend the meeting of the board of county canvassers, the remaining members shall replace the absent member by appointing in the order named: 136 (i) the county treasurer;

- 137 (ii) the county assessor; or
- 138 (iii) the county sheriff.
- [(d)] (e) Attendance of the number of persons equal to a simple majority of the county legislative body, but not less than three persons, shall constitute a quorum for conducting the canvass.
- [(e)] (f) The county clerk is the clerk of the board of county canvassers.
- 143 (2)
  - (a) The mayor and the municipal legislative body are the board of municipal canvassers for the municipality.
- (b) The board of municipal canvassers shall meet to canvass the returns at the usual place of meeting of the municipal legislative body:
- (i) for canvassing of returns from a municipal general election, no sooner than seven days after the election and no later than 14 days after the election; or
- (ii) for canvassing of returns from a municipal primary election, no sooner than seven days after the election and no later than 14 days after the election.
- (c) Attendance of a simple majority of the municipal legislative body shall constitute a quorum for conducting the canvass.
- 153 (3)
  - (a) The legislative body of the entity authorizing a bond election is the board of canvassers for each bond election.
- 155 (b) The board of canvassers for the bond election shall comply with the canvassing procedures and requirements of Section 11-14-207.
- (c) Attendance of a simple majority of the legislative body of the entity authorizing a bond election shall constitute a quorum for conducting the canvass.
- 159 (4)
  - (a) If a board of trustees or an administrative control board is the governing body of a special district, the board of trustees or the administrative control board is the board of special district canvassers for the special district.
- (b) The board of special district canvassers shall meet to canvass the returns at the usual place of meeting for the board of trustees or the administrative control board, as applicable, at a date and time determined by the special district clerk that is no sooner than seven days after the day of the election and no later than 14 days after the day of the election.

(c) Attendance of a simple majority of the board of trustees or the administrative control board is a 167 quorum for conducting the canvass. 169 (5) In relation to an election for the creation of a new school district under Section 53G-3-301.1, 53G-3-301.3, or 53G-3-301.4, or in relation to an election of members of a local school board for a new school district or a reorganized new school district under Section 53G-3-302, the board of canvassers is: 173 (a) if the voters permitted to vote in the election are all residents of the same municipality, the mayor and the municipal legislative body; (b) if the voters permitted to vote in the election are not all residents of the same municipality, but are 175 all residents of the same county, the county legislative body; or 177 (c) if the voters permitted to vote in the election are not all residents of the same municipality and are not all residents of the same county, the county legislative body of the county where the majority of the voters permitted to vote in the election are residents. 282 Section 6. Section **20A-4-304** is amended to read: 283 20A-4-304. Declaration of results -- Canvassers' report. 284 (1) (a) Except as provided in Part 6, Municipal Alternate Voting Methods Pilot Project, a board of canvassers shall declare "elected" or "nominated" those persons who: 286 (i) had the highest number of votes; and 287 (ii) sought election or nomination to an office completely within the board's jurisdiction. 289 (b) Except as provided in Part 6, Municipal Alternate Voting Methods Pilot Project, a board of canvassers shall declare a "tie vote" if: 291 (i) two or more candidates for an office receive an equal and the highest number of votes for that office; or 293 (ii) in a race for an at-large office: 294 (A) two or more candidates receive an equal number of votes; and 295 (B) a recount is necessary to determine which candidates are elected to the at-large office. 297 (c) A board of canvassers shall declare: (i) "approved" those ballot propositions that: 298 (A) had more "yes" votes than "no" votes; and 299

(B) were submitted only to the voters within the board's jurisdiction; or

301	(ii) "rejected" those ballot propositions that:
302	(A) had more "no" votes than "yes" votes or an equal number of "no" votes and "yes" votes; and
304	(B) were submitted only to the voters within the board's jurisdiction.
305	(d) A board of canvassers shall:
306	(i) certify the vote totals for persons and for and against ballot propositions that were submitted to
	voters within and beyond the board's jurisdiction and transmit those vote totals to the lieutenant
	governor; and
309	(ii) if applicable, certify the results of each special district election to the special district clerk.
311	(2) The election officer shall submit a report to the board of canvassers that includes the following
	information:
313	(a) the total number of votes cast in the board's jurisdiction;
314	(b) the names of each candidate whose name appeared on the ballot;
315	(c) the title of each ballot proposition that appeared on the ballot;
316	(d) each office that appeared on the ballot;
317	(e) from each voting precinct:
318	(i) the number of votes for each candidate;
319	(ii) for each race conducted by instant runoff voting under Part 6, Municipal Alternate Voting Methods
	Pilot Project, the number of valid votes cast for each candidate for each potential ballot-counting
	phase and the name of the candidate excluded in each ballot-counting phase; and
323	(iii) the number of votes for and against each ballot proposition;
324	(f) the total number of votes given in the board's jurisdiction to each candidate, and for and against each
	ballot proposition;
326	(g) standardized statistics, on a form provided by the lieutenant governor, disclosing:
327	(i) the number of ballots counted;
328	(ii) provisional ballots; and
329	(iii) the number of ballots rejected;
330	(h) a final ballot reconciliation report;
331	(i) other information required by law to be provided to the board of canvassers; and
332	(j) a statement certifying that the information contained in the report is accurate.
333	(3) The election officer and the board of canvassers shall:
334	(a) review the report to ensure that the report is correct; and

335	(b)	sign the report.
336	(4)	The election officer shall:
337	(a)	record or file the certified report in a book kept for that purpose;
338	(b)	prepare and transmit a certificate of nomination or election under the officer's seal to each
		nominated or elected candidate;
340	(c)	publish a copy of the certified report in accordance with Subsection (5); and
341	(d)	file a copy of the certified report with the lieutenant governor.
342	(5)	Except as provided in Subsection (6), the election officer shall, no later than seven days after the
		day on which the board of canvassers declares the election results, publicize the certified report
		described in Subsection (2) for the jurisdiction, as a class A notice under Section 63G-30-102, for at
		least seven days.
346	(6)	Instead of including a copy of the entire certified report, a notice required under Subsection (5) may
		contain a statement that:
348	(a)	includes the following: "The Board of Canvassers for [indicate name of jurisdiction] has prepared a
		report of the election results for the [indicate type and date of election]."; and
351	(b)	specifies the following sources where an individual may view or obtain a copy of the entire certified
		report:
353	(i)	if the jurisdiction has a website, the jurisdiction's website;
354	(ii)	the physical address for the jurisdiction; and
355	(iii	a mailing address and telephone number.
356	(7)	When there has been a regular general or a statewide special election for statewide officers, for
		officers that appear on the ballot in more than one county, or for a statewide or two or more county
		ballot proposition, each board of canvassers shall:
359	(a)	prepare a separate report detailing the number of votes for each candidate and the number of votes
		for and against each ballot proposition; and
361	(b)	transmit the separate report by registered mail to the lieutenant governor.
362	(8)	In each county election, municipal election, school election, special district election, and local
		special election, the election officer shall transmit the reports to the lieutenant governor within 14
		days after the date of the election.
365	(9)	In a regular primary election[-and in a], primary runoff election, or presidential primary election,

the board shall transmit to the lieutenant governor:

367	(a) the county totals for multi-county races, to be telephoned or faxed to the lieutenant governor not
	later than the second Tuesday after the election; and
369	(b) a complete tabulation showing voting totals for all primary races, precinct by precinct, to be mailed
	to the lieutenant governor on or before the third Friday following the primary election.
373	Section 7. Section <b>20A-4-306</b> is amended to read:
374	20A-4-306. $\{(Effective 05/07/25)\}$ Statewide canvass.
183	(1)
	(a) The state board of canvassers shall convene:
184	(i) on the fourth Monday of November, at noon; or
185	(ii) at noon on the day following the receipt by the lieutenant governor of the last of the returns of a
	statewide special election.
187	(b) The state auditor, the state treasurer, and the attorney general are the state board of canvassers.
189	(c) Attendance of all members of the state board of canvassers is required to constitute a quorum for
	conducting the canvass.
191	(2)
	(a) The state board of canvassers shall:
192	(i) meet in the lieutenant governor's office; and
193	(ii) compute and determine the vote for officers and for and against any ballot propositions voted
	upon by the voters of the entire state or of two or more counties.
196	(b) The lieutenant governor, as secretary of the board shall file a report in the lieutenant governor's
	office that details:
198	(i) for each statewide officer and ballot proposition:
199	(A) the name of the statewide office or ballot proposition that appeared on the ballot;
201	(B) the candidates for each statewide office whose names appeared on the ballot, plus any recorded
	write-in candidates;
203	(C) the number of votes from each county cast for each candidate and for and against each ballot
	proposition;
205	(D) the total number of votes cast statewide for each candidate and for and against each ballot
	proposition; and
207	(E) the total number of votes cast statewide; and
208	(ii) for each officer or ballot proposition voted on in two or more counties:

- 209 (A) the name of each of those offices and ballot propositions that appeared on the ballot; 211 (B) the candidates for those offices, plus any recorded write-in candidates; 212 (C) the number of votes from each county cast for each candidate and for and against each ballot proposition; and 214 (D) the total number of votes cast for each candidate and for and against each ballot proposition. 216 (c) Except as provided in Subsection (2)(d), the lieutenant governor shall: 217 (i) prepare certificates of election for: 218 (A) each successful candidate; and 219 (B) each of the presidential electors of the candidate for president who received a majority of the votes; 221 (ii) authenticate each certificate with the lieutenant governor's seal; and 222 (iii) deliver a certificate of election to: 223 (A) each candidate who had the highest number of votes for each office; and 224 (B) each of the presidential electors of the candidate for president who received a majority of the votes. 226 (d) The lieutenant governor shall, in the report described in Subsection (2)(b), declare a tie vote if: 228 (i) two or more officers receive an equal and the highest number of votes for an office; or 230 (ii) in a race for an at-large office: 231 (A) two or more candidates receive an equal number of votes; and 232 (B) a recount is necessary to determine which candidates are elected to the at-large office. 234 (3) If the lieutenant governor has not received election returns from all counties on the fifth day before the day designated for the meeting of the state board of canvassers, the lieutenant governor shall: 237 (a) send a messenger to the clerk of the board of county canvassers of the delinquent county; (b) instruct the messenger to demand a certified copy of the board of canvasser's report required by 239 Section 20A-4-304 from the clerk; and 241 (c) pay the messenger the per diem provided by law as compensation. 242 (4) The state board of canvassers may not withhold the declaration of the result or any certificate of election because of any defect or informality in the returns of any election if the board can
- 246 (5)

it.

determine from the returns, with reasonable certainty, what office is intended and who is elected to

	(a)	At noon [on the fourth Monday after the regular primary election] no later than 14 calendar days
		after the day of the regular primary election or a primary runoff election, the lieutenant governor
		shall:
249		(i) canvass the returns for all multicounty candidates required to file with the office of the lieutenant
		governor; and
251		(ii) publish and file the results of the canvass in the lieutenant governor's office.
252	(b)	[Not later than the August 1 after the primary election, the] The lieutenant governor shall certify the
		results of the primary canvass to the county clerks[-]:
254	<u>(i)</u>	no later than the August 1 after the primary election; or
255	<u>(ii)</u>	if there is a primary runoff election under Section 20A-9-409.1, no later than the August 31 after the
		runoff election.
257	(6)	
	(a)	At noon on the fourth Tuesday in March of a year in which a presidential election will be held, the
		lieutenant governor shall:
259		(i) canvass the returns of the presidential primary election; and
260		(ii) publish and file the results of the canvass in the lieutenant governor's office.
261	(b)	The lieutenant governor shall certify the results of the presidential primary election canvass to each
		registered political party that participated in the primary not later than the April 15 after the primary
		election.
456		Section 8. Section <b>20A-6-203</b> is amended to read:
457		20A-6-203. <del>{(Effective 05/07/25)}</del> Ballots for regular primary elections.
266	(1)	The lieutenant governor, together with county clerks, suppliers of election materials, and
		representatives of registered political parties, shall:
268	(a)	develop ballots to be used in Utah's regular primary election;
269	(b)	except to the extent otherwise provided in Subsection 20A-9-409.1(6), ensure that the ballots
		comply generally, where applicable, with the requirements of [Title 20A, Chapter 6, Part 1, General
		Requirements for All Ballots] Part 1, General Requirements for All Ballots, and this section; and
273	(c)	provide voting booths, election records and supplies, ballot boxes, and as applicable, voting devices,

for each voting precinct as required by Section 20A-5-403.

275

(2)

(c) provide voting booths, election records and supplies, ballot boxes, and as applicable, voting devices,

- (a) Notwithstanding the requirements of Subsections (1)(b) and (c), [Title 20A, Chapter 6, Part 1, General Requirements for All Ballots] Part 1, General Requirements for All Ballots, and Sections 20A-5-403, 20A-6-401, and 20A-6-401.1, the lieutenant governor, together with county clerks, suppliers of election materials, and representatives of registered political parties shall ensure that the ballots, voting booths, election records and supplies, and ballot boxes:
- (i) facilitate the distribution, voting, and tallying of ballots in a primary where not all voters are authorized to vote for a party's candidate;
  - (ii) simplify the task of poll workers, particularly in determining a voter's party affiliation;
- 285 (iii) minimize the possibility of spoiled ballots due to voter confusion; and
- 286 (iv) protect against fraud.
- 287 (b) To accomplish the requirements of this Subsection (2), the lieutenant governor, county clerks, suppliers of election materials, and representatives of registered political parties shall:
- 290 (i) mark ballots as being for a particular registered political party; and
- 291 (ii) instruct individuals counting the ballots to count only those votes for candidates from the registered political party whose ballot the voter received.
- Section 9. Section **20A-9-403** is amended to read:
- 20A-9-403. {(Effective 05/07/25)}Regular primary elections -- Candidate nomination process for a registered political party that is not a qualified political party -- Determining winning nominee for any registered political party, including a qualified political party -- Election expenses.
- 298 (1)

281

- (a) Candidates for elective office that are to be filled at the next regular general election shall be nominated in a regular primary election by direct vote of the people in the manner [prescribed] described in this section and, as applicable, Section 20A-9-409.1. The regular primary election is held on the date specified in Section 20A-1-201.5. Nothing in this section shall affect a candidate's ability to qualify for a regular general election's ballot as an unaffiliated candidate under Section 20A-9-501 or to participate in a regular general election as a write-in candidate under Section 20A-9-601.
- 306 (b) Each registered political party that chooses to have the names of the registered political party's candidates for elective office featured with party affiliation on the ballot at a regular general election

- shall comply with the requirements of this section and shall nominate the registered political party's candidates for elective office in the manner described in this section.
- 311 (c) A filing officer may not permit an official ballot at a regular general election to be produced or used if the ballot denotes affiliation between a registered political party or any other political group and a candidate for elective office who is not nominated in the manner prescribed in this section or in Subsection 20A-9-202(4).
- 315 (d) Unless noted otherwise, the dates in this section refer to those that occur in each even-numbered year in which a regular general election will be held.
- 317 (2)
  - (a) Each registered political party, in a statement filed with the lieutenant governor, shall:
- (i) either declare the registered political party's intent to participate in the next regular primary election or declare that the registered political party chooses not to have the names of the registered political party's candidates for elective office featured on the ballot at the next regular general election; and
- (ii) if the registered political party participates in the upcoming regular primary election, identify one or more registered political parties whose members may vote for the registered political party's candidates and whether individuals identified as unaffiliated with a political party may vote for the registered political party's candidates.
- 328 (b)
  - (i) A registered political party that is a continuing political party shall file the statement described in Subsection (2)(a) with the lieutenant governor no later than 5 p.m. on November 30 of each odd-numbered year.
- 331 (ii) An organization that is seeking to become a registered political party under Section 20A-8-103 shall file the statement described in Subsection (2)(a) at the time that the registered political party files the petition described in Section 20A-8-103.
- 335 (3)
  - (a) Except as provided in Subsection (3)(e), an individual who submits a declaration of candidacy under Section 20A-9-202 shall appear as a candidate for elective office on the regular primary ballot of the registered political party listed on the declaration of candidacy only if the individual is certified by the appropriate filing officer as having submitted a nomination petition that was:
- 340 (i) circulated and completed in accordance with Section 20A-9-405; and

341 (ii) signed by at least 2% of the registered political party's members who reside in the political division of the office that the individual seeks. 343 (b) (i) A candidate for elective office shall submit signatures for a nomination petition to the appropriate filing officer for verification and certification no later than 5 p.m. on the final day in March. 346 (ii) A candidate may supplement the candidate's submissions at any time on or before the filing deadline. 348 (c) (i) The lieutenant governor shall determine for each elective office the total number of signatures that must be submitted under Subsection (3)(a)(ii) or 20A-9-408(8) by counting the aggregate number of individuals residing in each elective office's political division who have designated a particular registered political party on the individuals' voter registration forms on or before November 15 of each odd-numbered year. 354 (ii) The lieutenant governor shall publish the determination for each elective office no later than November 30 of each odd-numbered year. 356 (d) The filing officer shall: (i) except as otherwise provided in Section 20A-21-201, verify signatures on nomination petitions in a 357 transparent and orderly manner, no later than 14 days after the day on which a candidate submits the signatures to the filing officer; 360 (ii) for all qualifying candidates for elective office who submit nomination petitions to the filing officer, issue certifications referenced in Subsection (3)(a) no later than the deadline described in Subsection 20A-9-202(1)(b); 363 (iii) consider active and inactive voters eligible to sign nomination petitions; 364 (iv) consider an individual who signs a nomination petition a member of a registered political party for

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(v) except as otherwise provided in Section 20A-21-201 and with the assistance of the county clerk as applicable, use the procedures described in Section 20A-1-1002 to verify submitted nomination petition signatures, or use statistical sampling procedures to verify submitted nomination petition signatures in accordance with rules made under Subsection (3)(f).

individual's party membership on the individual's voter registration form; and

purposes of Subsection (3)(a)(ii) if the individual has designated that registered political party as the

- (e) Notwithstanding any other provision in this Subsection (3), a candidate for lieutenant governor may appear on the regular primary ballot of a registered political party without submitting nomination petitions if the candidate files a declaration of candidacy and complies with Subsection 20A-9-202(3).
- 377 (f) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the director of elections, within the Office of the Lieutenant Governor, may make rules that:
- 380 (i) provide for the use of statistical sampling procedures that:
- 381 (A) filing officers are required to use to verify signatures under Subsection (3)(d); and
- 383 (B) reflect a bona fide effort to determine the validity of a candidate's entire submission, using widely recognized statistical sampling techniques; and
- 385 (ii) provide for the transparent, orderly, and timely submission, verification, and certification of nomination petition signatures.
- 387 (g) The county clerk shall:
- 388 (i) review the declarations of candidacy filed by candidates for local boards of education to determine if more than two candidates have filed for the same seat;
- (ii) place the names of all candidates who have filed a declaration of candidacy for a local board of education seat on the nonpartisan section of the ballot if more than two candidates have filed for the same seat; and
- 393 (iii) determine the order of the local board of education candidates' names on the ballot in accordance with Section 20A-6-305.
- 395 (4)
  - (a) Before the deadline described in Subsection 20A-9-409(4)(c), the lieutenant governor shall provide to the county clerks:
    - (i) a list of the names of all candidates for federal, constitutional, multi-county, single county, and county offices who have received certifications under Subsection (3), along with instructions on how those names shall appear on the primary election ballot in accordance with Section 20A-6-305; and
- 401 (ii) a list of unopposed candidates for elective office who have been nominated by a registered political party under Subsection (5)(c) and instruct the county clerks to exclude the unopposed candidates from the primary election ballot.

404

	(b)	A candidate for lieutenant governor and a candidate for governor campaigning as joint-ticket
		running mates shall appear jointly on the primary election ballot.
406	(c)	After the county clerk receives the certified list from the lieutenant governor under Subsection (4)
		(a), the county clerk shall post or publish a primary election notice in substantially the following
		form:
409		"Notice is given that a primary election will be held Tuesday, June,(year), to
		nominate party candidates for the parties and candidates for nonpartisan local school board positions
		listed on the primary ballot. The polling place for voting precinct is The polls will open
		at 7 a.m. and continue open until 8 p.m. of the same day. Attest: county clerk."
414	(5)	
	(a)	A candidate who, at the regular primary election, receives the highest number of votes cast for the
		office sought by the candidate is:
416		(i) except as otherwise provided in Section 20A-9-409.1, nominated for that office by the
		candidate's registered political party; or
418		(ii) for a nonpartisan local school board position, nominated for that office.
419	(b)	If two or more candidates are to be elected to the office at the regular general election, those party
		candidates equal in number to positions to be filled who receive the highest number of votes at the
		regular primary election are the nominees of the candidates' party for those positions.
423	(c)	
	(i)	As used in this Subsection (5)(c), a candidate is "unopposed" if:
424		(A) no individual other than the candidate receives a certification under Subsection (3) for the
		regular primary election ballot of the candidate's registered political party for a particular
		elective office; or
427		(B) for an office where more than one individual is to be elected or nominated, the number of
		candidates who receive certification under Subsection (3) for the regular primary election of
		the candidate's registered political party does not exceed the total number of candidates to be
		elected or nominated for that office.
431	(ii)	A candidate who is unopposed for an elective office in the regular primary election of a registered
		political party is nominated by the party for that office without appearing on the primary election
		ballot.

- (6) The expense of providing all ballots, blanks, or other supplies to be used at any primary election provided for by this section, and all expenses necessarily incurred in the preparation for or the conduct of that primary election shall be paid out of the treasury of the county or state, in the same manner as for the regular general elections.
- 438 (7) An individual may not file a declaration of candidacy for a registered political party of which the individual is not a member, except to the extent that the registered political party permits otherwise under the registered political party's bylaws.
- Section 10. Section **10** is enacted to read:
- 634 <u>20A-9-409.1.</u> {(Effective 05/07/25)}Determining winner of certain primary election races where a candidate does not receive a majority of the votes cast -- Runoff primary election for certain races -- Election requirements and notice.
- 445 (1) In a regular primary election race for a qualified political party, the election officer shall determine the winning nominee in accordance with Subsection (2) if:
- (a) the race is to nominate a qualified political party candidate for United States senator, United States representative, governor, attorney general, state treasurer, state auditor, state senator, or state representative; and
- 450 (b) the candidate who receives the most votes in the initial primary election race {does not receive more than 50% of the votes in the race.}:
- (i) does not receive more than 50% of the votes in the race; and
- 644 (ii) does not receive at least 10% more of the total votes cast in the race than the candidate who received the second highest number of votes.
- 452 (2) To determine the winning nominee for a race described in Subsection (1), the election officer shall declare as the nominee for that race the candidate who wins the runoff election, described in Subsection (4), between the two candidates who received the highest number of votes in the initial primary race.
- 456 (3) If a tie in the number of votes received in the initial primary election race makes it impossible to determine, under Subsection (2), the two candidates who received the highest number of votes in the initial primary race, the tie shall be broken, by lot, in the presence of the tied candidates or representatives of the tied candidates, by:
- 460 (a) the election officer; or

- (b) if the election officer is the lieutenant governor and the race is for governor, one of the following, as designated by the lieutenant governor:
- 463 (i) the attorney general;
- 464 (ii) the state treasurer; or
- 465 (iii) the state auditor.
- 466 (4) To conduct a runoff election described in Subsection (2), the election officer shall:
- (a) 35 <u>calendar</u> days after the day of the regular primary election, hold a runoff election between the two candidates identified under Subsection (2);
- (b) conduct the election in accordance with Section 20A-3a-202, except that the election officer may not provide early voting for the runoff election;
- 471 (c) provide notice of the runoff election by:
- 472 (i) for 14 <u>calendar</u> days before the day of the election, publishing the notice, as a class A notice under Section 63G-30-102, for the county or jurisdiction to which the election relates; and
- 475 <u>(ii)</u>
  - (A) at least two <u>calendar</u> days before the day of the election, publishing the notice in a newspaper of general circulation in the jurisdiction to which the election pertains; or
- 478 (B) at least five <u>calendar</u> days before the day of the election, mailing the notice to each registered voter who resides in the jurisdiction to which the election pertains; and
- 481 (d) except as provided in Subsection (5), include in the notice described in Subsection (4)(c):
- 483 (i) at the top of the notice, the following statement:
- 493 (ii) the hours during which the polls will be open;
- 494 (iii) the polling places for each voting precinct and election day voting center;
- 495 (iv) the address of the Statewide Electronic Voter Information Website and the election officer's website, with a statement indicating that the election officer will post on the websites any changes to the location of a polling place and the location of any additional polling place;
- 499 (v) a phone number that a voter may call to obtain information regarding the location of a polling place; and
- (vi) the qualifications for an individual to vote in the election; and
- (e) no later than 14 <u>calendar</u> days after the day of the election, declaring nominated by the applicable party:
- (i) the candidate who receives the highest number of votes in the runoff election; or

505	(ii) in the case of a tie, the candidate selected by lot, in the presence of the tied candidates or
	representatives of the tied candidates, by the individual described in Subsection (3).
508	(5) Instead of including the information described in Subsection (4)(d) in the notice described in
	Subsection (4)(c), the election officer may include the following in the notice:
511	(a) the statement described in Subsection (4)(d)(i);
512	(b) the following statement: "The election will be held in [indicate the jurisdiction] on [indicate date
	of election]. Information relating to the election, including polling places, polling place hours, and
	qualifications of voters may be obtained from the following sources:"; and
516	(c) a list of the following sources where an individual may view or obtain the information described in
	Subsections (4)(d)(ii) through (vi):
518	(i) the jurisdiction's website;
519	(ii) the physical address of the jurisdiction offices; and
520	(iii) a mailing address and telephone number.
521	<u>(6)</u>
	(a) In order to comply with Chapter 16, Uniform Military and Overseas Voters Act, the election officer
	shall, for a regular primary election race that may result in a runoff election under this section:
524	(i) provide each voter with a ballot that permits the voter to rank the candidates in the regular
	primary election race, in the order the voter prefers the candidates; or
526	(ii) provide each voter with:
527	(A) a ballot that permits the voter to cast a vote for only one candidate in the regular primary election
	race; and
529	(B) a separate ballot that permits the voter to rank the candidates in the regular primary election race, in
	accordance with Subsection (6)(a)(i).
531	(b) To count a vote cast in a race described in Subsection (6)(a), where the voter ranked at least two of
	the candidates on a ballot, the election officer shall:
533	(i) for a race in which the election officer provides the voter with a ballot described in Subsection (6)(a)
	<u>(i):</u>
535	(A) initially, only count a vote for the candidate who the voter ranked highest; and
536	(B) if the race results in a runoff election, count a vote in the runoff election for the candidate who is the
	voter's highest choice preference among the two candidates participating in the election; or

	<u>(ii)</u>	for a race in which the election officer provides the voter with the ballots described in Subsection
		(6)(a)(ii):
541	(A)	initially, count a vote for the candidate the voter selects on the ballot described in Subsection (6)(a)
		(ii)(A); and
543	<u>(B)</u>	if the race results in a runoff election, use the ballot described in Subsection (6)(a)(ii)(B) to count a
		vote in the runoff election in accordance with Subsection (6)(b)(i)(B).
740		Section 11. Section <b>20A-16-201</b> is amended to read:
741		20A-16-201. {(Effective 05/07/25)}Duties of lieutenant governor.
		The lieutenant governor shall:
549	(1)	implement this chapter and the state's responsibilities under the Uniformed and Overseas Citizens
		Absentee Voting Act, 52 U.S.C. 20301 et seq.;
551	(2)	make available to covered voters information regarding voter registration procedures for covered
		voters and procedures for casting military-overseas ballots;
553	(3)	establish an electronic transmission system through which a covered voter may apply for and
		receive voter registration materials, military-overseas ballots, and other information under this
		chapter;
556	(4)	
	(a)	develop standardized absentee-voting materials, including privacy and transmission envelopes and
		electronic equivalents of the envelopes, authentication materials, and voting instructions, <u>including</u>
		instructions for casting a vote in a primary election race that may result in a runoff election under
		Section 20A-9-409.1, to be used with the military-overseas ballot of a voter authorized to vote in
		any jurisdiction in the state; and
562	(b)	to the extent reasonably possible, coordinate with other states on the development required by
		Subsection (4)(a); and
564	(5)	prescribe the form and content of a declaration:
565	(a)	for use by a covered voter to swear or affirm specific representations pertaining to the voter's
		identity, eligibility to vote, status as a covered voter, and timely and proper completion of an
		overseas-military ballot;
568	(b)	that is based on the declaration prescribed to accompany a federal write-in absentee ballot, as

modified to be consistent with this chapter; and

	(c) that is a prominent part of all balloting materials for which the declaration is required, including an
	indication of the date of execution of the declaration.
766	Section 12. Effective date.
	Effective Date.
	This bill takes effect on May 7, 2025.
768	Section 13. Coordinating H.B. 231 with H.B. 300.
	If H.B. 231, Primary Election Amendments, and H.B. 300, Amendments to Election
	Law, both pass and become law, the Legislature intends that, on May 7, 2025, Subsection
	20A-3a-601(1) be amended to read:
	"(1) Except as provided in [Section 20A-7-609.5] Subsection 20A-9-409.1(4)(b):
	(a) an individual who is registered to vote may vote at a polling place before the
	election date in accordance with this section; and
	(b) except as provided in Subsection 20A-2-207(6), an individual who is not
	registered to vote may register to vote and vote at a polling place before the election date in
	accordance with this section if the individual:
	(i) is otherwise legally entitled to vote the ballot; and
	(ii) casts a provisional ballot in accordance with Section 20A-2-207.".
780	Section 14. Coordinating H.B. 231 with S.B. 341.
	If H.B. 231, Primary Election Amendments, and S.B. 341, Election Modifications,
	both pass and become law, the Legislature intends that, on May 7, 2025:
	(1) Subsection 20A-1-304(3)(a) in H.B. 231 and Subsection 20A-1-304(4)(a) in S.B.
	341 be amended to read:
	"(a) [Hf] Except as provided in Subsection (4)(c) or Section 20A-9-409.1, if, after
	conducting a recount under Subsection 20A-4-401(5), a tie vote occurs in a primary election
	race for a national, statewide, or other office that represents more than one county, the
	governor, lieutenant governor, and attorney general shall, at a public meeting called by the
	governor no later than three days after the day on which the recount canvass is completed:
	(i) determine the winning nominee, by lot, in whatever manner the governor
	determines; and
	(ii) provide notice and an opportunity for each candidate involved in the tie to
	observe the casting or drawing of the lot or to send a representative to observe the casting or

drawing of the lot."; and
(2) Subsection 20A-4-306(1) in S.B. 341 be amended to read:
"(1)[(a)] The state board of canvassers shall convene:
(a) for a presidential primary election, on the fourth Tuesday in March, at noon;
(b) for a regular primary election, on the second Tuesday after the regular primary
election, at noon;
(c) for a primary runoff election, on the second Tuesday after the primary runoff
election, at noon;
[(i)] (d) for a regular general election, on the fourth Monday of November, at noon; or
[(ii)] (e) for a statewide special election, at noon on the day following the receipt by
the lieutenant governor of the last of the returns of a statewide special election.".

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