HB0300S02 compared with HB0300

{Omitted text} shows text that was in HB0300 but was omitted in HB0300S02 inserted text shows text that was not in HB0300 but was inserted into HB0300S02

DISCLAIMER: This document is provided to assist you in your comparison of the two bills. Sometimes this automated comparison will NOT be completely accurate. Therefore, you need to read the actual bills. This automatically generated document could contain inaccuracies caused by: limitations of the compare program; bad input data; or other causes.

	Amendments to Election Law
	2025 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Jefferson S. Burton
	Senate Sponsor:Michael K. McKell
LON	G TITLE
Gene	eral Description:
ſ	This bill amends provisions relating to {voting at an election} elections.
High	lighted Provisions:
ſ	This bill:
,	defines terms;
•	establishes identification requirements to register to vote;
•	requires the lieutenant governor to establish procedures and requirements for improving
the a	ccuracy of voter registration roles by:
	• determining the number of individuals who are registered to vote at a single-family
hom	e address;
	• investigating the validity of a voter registration when a ballot mailed by the county
clerk	is returned as undeliverable; and
	using the Systematic Alien Verification for Entitlements Program to identify non-
citize	ens who register to vote;
•	

requires the lieutenant governor to seek to enter into an agreement with the federal courts where, in exchange for receiving certain information from the state for the purpose of maintaining federal jury lists, the courts will notify the state of individuals who are disqualified from jury service due to criminal convictions or non-citizen status;

- 9 provides that {, after a ballot } an individual who is {mailed } eligible to vote in Utah may obtain a {voter, the voter is, subject to certain exceptions} state identification card, {required to return } unless the {ballot in person to } individual has a {polling place where the voter must provide valid voter identification} Utah driver license;
- provides {exceptions to the requirement } that an indigent individual may obtain a state identification card, as described in the preceding paragraph, {including if:} free of charge;
- 13
- {the voter timely applies to return a ballot by mail;}
- 14

15

- {the voter returns a ballot as a military or overseas voter; or }
- {the voter has other legal grounds;}
- <u>provides an exception to the in-person application requirement to receive a state</u> <u>identification card for certain individuals who are unable to comply with the requirement due to</u> disability, age, extended illness, or a long-term absence from the state;
- 29 requires a registered voter who has a Utah driver license, another Utah license certificate, or a Utah state identification card (primary photo identification) to place to last four digits of the primary photo identification's number on the return envelope;
- 32 **•** before January 1, 2028, requires that the identity of a voter be confirmed by signature comparison and, if the voter has primary photo identification, using the last four digits of the primary photo identification's number;
- 35
 - beginning on January 1, 2028, requires that, subject to certain exceptions:
- 18
- {voting at a polling place;}
- 19 {returning a ballot to a polling place; or}
- the identity of a voter who returns a ballot by mail will be confirmed by signature comparison and the last four digits of the voter's primary photo identification number;
- 40

•

	subject to certain exception, requires that, for an election held on or after January 1, 2028,
	a voter will not receive a ballot by mail unless the voter requests to receive ballots by mail;
43	provides that a request to receive a ballot by mail remains in effect for eight years unless
	the voter takes certain action that results in termination of the request or, in 2028 or later, fails to
	vote in a regular general election;
46	provides that a voter may request, or renew a request, to receive a ballot by mail when the
	person applies to receive or renew primary photo identification or votes at a polling place;
49	amends voter registration forms relating to:
50	 requesting to receive ballot notifications; and
20	 requesting to {return } receive a mailed ballot {by mail};
52	requires that the electronic registration system also allow a voter to request to receive a
	ballot by mail;
21	{establishes} modifies requirements for {the number, and hours of operation, of ballot drop
	boxes in } an individual to assist a voter to vote at a {jurisdiction} polling place;
23	• {provides that a ballot may be returned to a ballot drop box only when the ballot drop box
	i s attended by two or more poll workers; }
55	provides that:
56	 a voter is required to write the last four numbers of the voter's primary photo
	identification card on a return envelope; and
58	• before January 1, 2028, a voter is required to indicate on the return envelope if the
	voter does not have primary photo identification and, in that case, permits verification of the
	voter's identity by signature verification only;
61	modifies a return envelope consistent with the two preceding requirements and to provide
	certain warnings to a voter;
63	modifies provisions relating to obtaining and returning an emergency ballot;
25	modifies {forms, voting requirements, and other provisions to conform } provisions for the
	processing of ballots, consistent with the provisions of this bill; and
27	 makes technical and conforming changes.
67	Money Appropriated in this Bill:
68	• This bill appropriates \$2,000,000 in operating and capital budgets for fiscal year 2026,

all

69	of which is from the General Fund.
70	Other Special Clauses:
71	None
73	AMENDS:
74	20A-1-102, as last amended by Laws of Utah 2024, Chapter 438, as last amended by Laws of Utah
	2024, Chapter 438
75	20A-2-104 , as last amended by Laws of Utah 2023, Chapters 327, 406 , as last amended by
	Laws of Utah 2023, Chapters 327, 406
76	20A-2-108 , as last amended by Laws of Utah 2023, Chapter 406 , as last amended by Laws
	of Utah 2023, Chapter 406
77	20A-2-204 , as last amended by Laws of Utah 2023, Chapter 237 , as last amended by Laws
	of Utah 2023, Chapter 237
78	20A-2-205 , as last amended by Laws of Utah 2020, Chapter 31 and last amended by
	Coordination Clause, Laws of Utah 2020, Chapter 95 , as last amended by Laws of Utah
	2020, Chapter 31 and last amended by Coordination Clause, Laws of Utah 2020, Chapter 95
80	20A-2-206 , as last amended by Laws of Utah 2023, Chapter 297 , as last amended by Laws
	of Utah 2023, Chapter 297
81	20A-2-207 , as last amended by Laws of Utah 2022, Chapter 18 , as last amended by Laws of
	Utah 2022, Chapter 18
82	20A-2-502 , as renumbered and amended by Laws of Utah 2023, Chapter 297 , as
	renumbered and amended by Laws of Utah 2023, Chapter 297
83	20A-2-503 , as renumbered and amended by Laws of Utah 2023, Chapter 297 , as
	renumbered and amended by Laws of Utah 2023, Chapter 297
84	20A-2-505 , as last amended by Laws of Utah 2023, Chapters 327, 406 and renumbered
	and amended by Laws of Utah 2023, Chapter 297 , as last amended by Laws of Utah 2023,
	Chapters 327, 406 and renumbered and amended by Laws of Utah 2023, Chapter 297
86	20A-3a-106, as enacted by Laws of Utah 2023, Chapter 297, as enacted by Laws of Utah 2023,
	Chapter 297
87	20A-3a-201, as last amended by Laws of Utah 2022, Chapter 18, as last amended by Laws of Utah

2022, Chapter 18

20A-3a-202, as last amended by Laws of Utah 2023, Chapters 56, 106 and 297, as last amended by 88 Laws of Utah 2023, Chapters 56, 106 and 297 89 20A-3a-203, as renumbered and amended by Laws of Utah 2020, Chapter 31, as renumbered and amended by Laws of Utah 2020, Chapter 31 90 20A-3a-204, as last amended by Laws of Utah 2022, Chapter 156, as last amended by Laws of Utah 2022, Chapter 156 40 {20A-3a-205, as renumbered and amended by Laws of Utah 2020, Chapter 31, as renumbered and amended by Laws of Utah 2020, Chapter 31} 91 20A-3a-208, as renumbered and amended by Laws of Utah 2020, Chapter 31, as renumbered and amended by Laws of Utah 2020, Chapter 31 92 20A-3a-301, as renumbered and amended by Laws of Utah 2020, Chapter 31, as renumbered and amended by Laws of Utah 2020, Chapter 31 93 20A-3a-401, as last amended by Laws of Utah 2024, Chapter 477, as last amended by Laws of Utah 2024, Chapter 477 94 20A-3a-401.5, as last amended by Laws of Utah 2023, Chapter 297, as last amended by Laws of Utah 2023, Chapter 297 20A-3a-402, as last amended by Laws of Utah 2022, Chapter 380, as last amended by Laws of 95 Utah 2022, Chapter 380 96 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 98 20A-3a-603, as renumbered and amended by Laws of Utah 2020, Chapter 31, as renumbered and amended by Laws of Utah 2020, Chapter 31 {20A-3a-805, as renumbered and amended by Laws of Utah 2020, Chapter 31, as 47 renumbered and amended by Laws of Utah 2020, Chapter 31} {20A-4-101, as last amended by Laws of Utah 2022, Chapter 342, as last amended by Laws 48 of Utah 2022, Chapter 342} {20A-4-102, as last amended by Laws of Utah 2023, Chapters 156, 297, as last amended by 49 Laws of Utah 2023, Chapters 156, 297} 99 20A-4-105, as last amended by Laws of Utah 2022, Chapter 380, as last amended by Laws of Utah 2022, Chapter 380

100	20A-5-102, as last amended by Laws of Utah 2022, Chapters 18, 170, as last amended by Laws of
	Utah 2022, Chapters 18, 170
52	{20A-5-301 , as last amended by Laws of Utah 2024, Chapter 438 , as last amended by Laws
	of Utah 2024, Chapter 438}
53	{20A-5-303 , as last amended by Laws of Utah 2021, Chapters 162, 345 , as last amended by
	Laws of Utah 2021, Chapters 162, 345}
101	20A-5-403, as last amended by Laws of Utah 2023, Chapter 15, as last amended by Laws of Utah
	2023, Chapter 15
55	{20A-5-403.5 , as last amended by Laws of Utah 2023, Chapters 45, 297 and 435 , as last
	amended by Laws of Utah 2023, Chapters 45, 297 and 435}
56	{20A-5-407 , as last amended by Laws of Utah 2023, Chapter 15 , as last amended by Laws
	of Utah 2023, Chapter 15}
57	{20A-5-601 , as last amended by Laws of Utah 2023, Chapter 15 , as last amended by Laws
	of Utah 2023, Chapter 15}
58	{20A-5-605 , as last amended by Laws of Utah 2022, Chapter 170 , as last amended by Laws
	of Utah 2022, Chapter 170}
102	20A-6-105 , as last amended by Laws of Utah 2023, Chapter 406 , as last amended by Laws
	of Utah 2023, Chapter 406
103	20A-7-609 , as last amended by Laws of Utah 2023, Chapter 107 , as last amended by Laws
	of Utah 2023, Chapter 107
104	20A-7-609.5, as last amended by Laws of Utah 2020, Chapter 31, as last amended by Laws of
	Utah 2020, Chapter 31
105	20A-9-808, as last amended by Laws of Utah 2020, Chapter 31, as last amended by Laws of Utah
	2020, Chapter 31
106	20A-21-201 , as last amended by Laws of Utah 2024, Chapter 17 , as last amended by Laws
	of Utah 2024, Chapter 17
107	53-3-105 , as last amended by Laws of Utah 2024, Chapter 527 , as last amended by Laws of
	Utah 2024, Chapter 527
108	53-3-802, as renumbered and amended by Laws of Utah 1993, Chapter 234, as renumbered
	and amended by Laws of Utah 1993, Chapter 234

	53-3-804 , as last amended by Laws of Utah 2024, Chapters 116, 234 , as last amended by
	Laws of Utah 2024, Chapters 116, 234
110	53-3-805 , as last amended by Laws of Utah 2023, Chapters 328, 414 and 456 , as last
	amended by Laws of Utah 2023, Chapters 328, 414 and 456
111	53-3-807 , as last amended by Laws of Utah 2024, Chapter 234 , as last amended by Laws of
	Utah 2024, Chapter 234
112	53-3-808, as last amended by Laws of Utah 2009, Chapter 45, as last amended by Laws of
	Utah 2009, Chapter 45
113	53-3-810 , as last amended by Laws of Utah 2020, Chapters 302, 347 , as last amended by
	Laws of Utah 2020, Chapters 302, 347
114	63G-10-303 , as last amended by Laws of Utah 2024, Chapter 509 , as last amended by Laws
	of Utah 2024, Chapter 509
115	ENACTS:
116	20A-2-103.5, Utah Code Annotated 1953, Utah Code Annotated 1953
117	20A-3a-202.5, Utah Code Annotated 1953, Utah Code Annotated 1953
62	{20A-3a-203.5 , Utah Code Annotated 1953 , Utah Code Annotated 1953}
63	{20A-3a-203.6 , Utah Code Annotated 1953 , Utah Code Annotated 1953}
118	63G-10-304, Utah Code Annotated 1953, Utah Code Annotated 1953
119	REPEALS:
120	20A-3a-101 , as enacted by Laws of Utah 2020, Chapter 31 , as enacted by Laws of Utah
	2020, Chapter 31
121	53-3-801, as enacted by Laws of Utah 1993, Chapter 234, as enacted by Laws of Utah 1993,
	Chapter 234
122	
123	Be it enacted by the Legislature of the state of Utah:
124	Section 1. Section 20A-1-102 is amended to read:
125	20A-1-102. Definitions.
	As used in this title:
69	(1) "Active voter" means a registered voter who has not been classified as an inactive voter by the

county clerk

- (2) "Automatic tabulating equipment" means apparatus that automatically examines and counts votes recorded on ballots and tabulates the results.
- 73 (3)
 - (a) "Ballot" means the storage medium, including a paper, mechanical, or electronic storage medium, that records an individual voter's vote.
- 75 (b) "Ballot" does not include a record to tally multiple votes.
- 76 {(4)} "Ballot drop box" means a drop box, described in Section 20A-5-403.5, where a poll worker may place a completed remote ballot delivered to the poll worker by a voter in accordance with Section 20A-3a-203.5.]
- 79 {[(4){]} <u>{(5)}}</u> "Ballot proposition" means a question, issue, or proposal that is submitted to voters on the ballot for their approval or rejection including:
- 81 (a) an opinion question specifically authorized by the Legislature;
- 82 (b) a constitutional amendment;
- 83 (c) an initiative;
- 84 (d) a referendum;
- 85 (e) a bond proposition;
- 86 (f) a judicial retention question;
- 87 (g) an incorporation of a city or town; or
- 88 (h) any other ballot question specifically authorized by the Legislature.
- 89 {[(5){]} <u>{(6)}}</u> "Bind," "binding," or "bound" means securing more than one piece of paper together using staples or another means in at least three places across the top of the paper in the blank space reserved for securing the paper.
- 92 $\{\{(6)\}, \{(7)\}\}$ "Board of canvassers" means the entities established by Sections 20A-4-301 and 20A-4-306 to canvass election returns.
- 94 {{(7){}} {(8)}} "Bond election" means an election held for the purpose of approving or rejecting the proposed issuance of bonds by a government entity.
- 96 {{(8){}} {(9)}} "Business reply mail envelope" means an envelope that may be mailed free of charge by the sender.
- 98 $\{\{(9)\}\} \{(10)\}$ "Canvass" means the review of election returns and the official declaration of election results by the board of canvassers.

 $\{\{(10)\}\}$ "Canvassing judge" means a poll worker designated to assist in counting ballots at the canvass.

- 102 $\{\{(11)\}, \{(12)\}\}$ "Contracting election officer" means an election officer who enters into a contract or interlocal agreement with a provider election officer.
- 104 $\{\{(12)\}, \{(13)\}\}$ "Convention" means the political party convention at which party officers and delegates are selected.
- 106 $\{\{(13)\}\} \{(14)\}\}$ "Counting center" means one or more locations selected by the election officer in charge of the election for the automatic counting of ballots.
- 108 {{(14){}} {(15)}} "Counting judge" means a poll worker designated to count the ballots during election day.
- 110 {{(15){}} {(16)}} "Counting room" means a suitable and convenient private place or room for use by the poll workers and counting judges to count ballots.
- 112 $\{\{(16)\}, \{(17)\}\}$ "County officers" means those county officers that are required by law to be elected.
- 114 $\{\{(17)\}\}$ $\{(18)\}\}$ "Date of the election" or "election day" or "day of the election":
- (a) means the day that is specified in the calendar year as the day that the election occurs; and
- 117 (b) does not include:
- (i) deadlines established for voting by mail, military-overseas voting, or emergency voting; or
- 120 (ii) any early voting or early voting period as provided under Chapter 3a, Part 6, Early Voting.
- 122 $\{\{(18)\}\} \{(19)\}$ "Elected official" means:
- (a) a person elected to an office under Section 20A-1-303 or Chapter 4, Part 6, Municipal Alternate Voting Methods Pilot Project;
- (b) a person who is considered to be elected to a municipal office in accordance with Subsection 20A-1-206(1)(c)(ii); or
- (c) a person who is considered to be elected to a special district office in accordance with Subsection 20A-1-206(3)(b)(ii).
- 129 {{(19){}} {(20)}} "Election" means a regular general election, a municipal general election, a statewide special election, a local special election, a regular primary election, a municipal primary election, and a special district election.
- 132 {{(20){}} {(21)}} "Election Assistance Commission" means the commission established by the Help America Vote Act of 2002, Pub. L. No. 107-252.

- $\{\{(21)\}\}$ "Election cycle" means the period beginning on the first day persons are eligible to file declarations of candidacy and ending when the canvass is completed.
- 136 $\{\{(22)\}\}$ $\{(23)\}\}$ "Election judge" means a poll worker that is assigned to:
- 137 (a) preside over other poll workers at a polling place;
- 138 (b) act as the presiding election judge; or
- 139 (c) serve as a canvassing judge, counting judge, or receiving judge.
- 140 $\{\{(23)\}\} \{(24)\}$ "Election officer" means:
- 141 (a) the lieutenant governor, for all statewide ballots and elections;
- 142 (b) the county clerk for:
- 143 (i) a county ballot and election; and
- (ii) a ballot and election as a provider election officer as provided in Section 20A-5-400.1 or
 20A-5-400.5;
- 146 (c) the municipal clerk for:
- 147 (i) a municipal ballot and election; and
- (ii) a ballot and election as a provider election officer as provided in Section 20A-5-400.1 or 20A-5-400.5;
- 150 (d) the special district clerk or chief executive officer for:
- 151 (i) a special district ballot and election; and
- (ii) a ballot and election as a provider election officer as provided in Section 20A-5-400.1 or20A-5-400.5; or
- 154 (e) the business administrator or superintendent of a school district for:
- 155 (i) a school district ballot and election; and
- (ii) a ballot and election as a provider election officer as provided in Section 20A-5-400.1 or 20A-5-400.5.
- 158 $\{\{(24)\}\}$ $\{(25)\}\}$ "Election official" means any election officer, election judge, or poll worker.
- 159 $\{\{(25)\}\} \{(26)\}$ "Election results" means:
- (a) for an election other than a bond election, the count of votes cast in the election and the election returns requested by the board of canvassers; or
- (b) for bond elections, the count of those votes cast for and against the bond proposition plus any or all of the election returns that the board of canvassers may request.
- 164 $\{\{(26)\}\}$ $\{(27)\}$ "Election returns" includes:

- (a) the pollbook, the military and overseas absentee voter registration and voting certificates, one of the tally sheets, any unprocessed ballots, all counted ballots, all excess ballots, all unused ballots, all spoiled ballots, the ballot disposition form, and the total votes cast form; and
- (b) the record, described in Subsection 20A-3a-401(8)(c), of voters contacted to cure a ballot.
- 171 {{(27){}} {(28)}} "Electronic signature" means an electronic sound, symbol, or process attached to or logically associated with a record and executed or adopted by a person with the intent to sign the record.
- 228 (28) "Exempt voter" means a registered voter who:
- 229 <u>(a)</u>
 - (i) is an individual with a disability;
- 230 (ii) is hospitalized or confined in a treatment facility;
- 231 (iii) is confined in hospice care or a long-term care facility; or
- 232 <u>(iv)</u> <u>due to age or illness, is restricted in the ability to travel from the voter's permanent or temporary</u> residence;
- 234 (b) for an election held before January 1, 2028:
- 235 (i) does not already have a ballot that can be returned by mail or placed in a ballot drop box; and
- 237 (ii) due to a condition or circumstance described in Subsection (28)(a), is not able to independently or with reasonable available assistance:
- 239 (A) timely obtain by mail a ballot that can be returned by mail or placed in a ballot drop box; or
- 241 (B) vote in person at a polling location; and
- 242 (c) for an election held on or after January 1, 2028:
- 243 (i) lacks one or both of the following:
- 244 (A) primary photo identification; or
- 245 (B) a ballot that can be returned by mail or placed in a ballot drop box; and
- 246 (ii) due to a condition or circumstance described in Subsection (28)(a), is not able to independently or with reasonable available assistance:
- 248 (A) timely obtain by mail a ballot that can be returned by mail or placed in a ballot drop box;
- 250 (B) vote in person at a polling location; or
- 251 (C) obtain primary photo identification in person.
- 252 (29) "Extended absence registered voter" means, for an election held on or after January 1, 2028, a registered voter who:

- <u>(a)</u> temporarily resides outside of the jurisdiction where the voter is a resident, as described in Section 20A-2-105;
- 256 (b) has resided, or intends to reside, outside of the jurisdiction described in Subsection (29)(a) for a continuous period of at least one year, without returning to or visiting the jurisdiction during that period of time; and
- 259 (c) does not have primary photo identification.
- 174 [(28)] ((29)) (30) "Inactive voter" means a registered voter who is listed as inactive by a county clerk under Subsection 20A-2-505(4)(c)(i) or (ii).
- 176 [(29)] $\{(30)\}$ (31) "Judicial office" means the office filled by any judicial officer.
- [(30)] {(31)} (32) "Judicial officer" means any justice or judge of a court of record or any county court judge.
- [(31)] {(32)} (33) "Local election" means a regular county election, a regular municipal election, a municipal primary election, a local special election, a special district election, and a bond election.
- 182 [(32)] <u>{(33)}</u> "Local political subdivision" means a county, a municipality, a special district, or a local school district.
- 184 [(33)] {(34)} (35) "Local special election" means a special election called by the governing body of a local political subdivision in which all registered voters of the local political subdivision may vote.
- 187 {(35)} <u>"Mail-in return envelope" means an envelope described in Subsection 20A-3a-203.6(5) that a</u> voter must complete, with the voter's remote ballot sealed inside, to return the ballot by mail.}
- 190 [(34)] (36) "Manual ballot" means a paper document produced by an election officer on which an individual records an individual's vote by directly placing a mark on the paper document using a pen or other marking instrument.
- 193 [(35)] (37) "Mechanical ballot" means a record, including a paper record, electronic record, or mechanical record, that:
- 195 (a) is created via electronic or mechanical means; and
- (b) records an individual voter's vote cast via a method other than an individual directly placing a mark, using a pen or other marking instrument, to record an individual voter's vote.
- 199 [(36)] (38) "Municipal executive" means:
- 200 (a) the mayor in the council-mayor form of government defined in Section 10-3b-102; or
- 201 (b) the mayor in the council-manager form of government defined in Subsection 10-3b-103(6).

- [(37)] (39) "Municipal general election" means the election held in municipalities and, as applicable, special districts on the first Tuesday after the first Monday in November of each odd-numbered year for the purposes established in Section 20A-1-202.
- 206 [(38)] (40) "Municipal legislative body" means_the council of the city or town in any form of municipal government.
- 208 [(39)] (41) "Municipal office" means an elective office in a municipality.
- [(40)] (42) "Municipal officers" means those municipal officers that are required by law to be elected.
- 211 [(41)] (43) "Municipal primary election" means an election held to nominate candidates for municipal office.
- 213 [(42)] (44) "Municipality" means a city or town.
- 214 [(43)] (45) "Official ballot" means the ballots distributed by the election officer for voters to record their votes.
- 216 [(44)] (46) "Official endorsement" means the information on the ballot that identifies:
- 217 (a) the ballot as an official ballot;
- (b) the date of the election; and
- 219 (c)
 - (i) for a ballot prepared by an election officer other than a county clerk, the facsimile signature required by Subsection 20A-6-401(1)(a)(iii); or
- (ii) for a ballot prepared by a county clerk, the words required by Subsection 20A-6-301(1)(b)(iii).
- 223 [(45)] (47) "Official register" means the official record furnished to election officials by the election officer that contains the information required by Section 20A-5-401.
- 225 [(46)] (48) "Political party" means an organization of registered voters that has qualified to participate in an election by meeting the requirements of Chapter 8, Political Party Formation and Procedures.
- 228 [(47)] (49)
 - (a) "Poll worker" means a person assigned by an election official to assist with an election, voting, or counting votes.
- 230 (b) "Poll worker" includes election judges.
- 231 (c) "Poll worker" does not include a watcher.
- [(48)] (50) "Pollbook" means a record of the names of voters in the order that they appear to cast votes.
- 234 [(49)] (51) "Polling place" means { a building where voting is conducted. { } $\{ \frac{1}{2} \}$
- 235 {(a)} {a standard polling place; or}

- 236 $\{\underline{(b)}\}$ <u>a ballot drop box.</u>
- 237 [(50)] (52) "Position" means a square, circle, rectangle, or other geometric shape on a ballot in which the voter marks the voter's choice.
- [(51)] (53) "Presidential Primary Election" means the election established in Chapter 9, Part 8,
 Presidential Primary Election.
- 241 [(52)] (54) "Primary convention" means the political party conventions held during the year of the regular general election.
- 324 (55) "Primary photo identification" means:
- 325 (a) a valid Utah license certificate, as defined in Section 53-3-102, other than a driving privilege card; or
- 327 (b) a valid Utah identification card, as defined in Section 53-3-102.
- 243 $[(53)] \{(55)\} (56)$ "Protective counter" means a separate counter, which cannot be reset, that:
- 244 (a) is built into a voting machine; and
- 245 (b) records the total number of movements of the operating lever.
- 246 [(54)] {(56)} (57) "Provider election officer" means an election officer who enters into a contract or interlocal agreement with a contracting election officer to conduct an election for the contracting election officer's local political subdivision in accordance with Section 20A-5-400.1.
- 250 $[(55)] \{(57)\} (58)$ "Provisional ballot" means a ballot voted provisionally by a person:
- (a) whose name is not listed on the official register at the polling place;
- (b) whose legal right to vote is challenged as provided in this title; or
- 253 (c) whose identity was not sufficiently established by a poll worker.
- 254 [(56)] {(58)} (59) "Provisional ballot envelope" means an envelope printed in the form required by Section 20A-6-105 that is used to identify provisional ballots and to provide information to verify a person's legal right to vote.
- 257 [(57)] <u>{(59)} (60)</u>
 - (a) "Public figure" means an individual who, due to the individual being considered for, holding, or having held a position of prominence in a public or private capacity, or due to the individual's celebrity status, has an increased risk to the individual's safety.
- 261 (b) "Public figure" does not include an individual:
- 262 (i) elected to public office; or
- 263 (ii) appointed to fill a vacancy in an elected public office.

- 264 [(58)] (61) "Qualify" or "qualified" means to take the oath of office and begin performing the duties of the position for which the individual was elected.
- 266 $[(59)] \{(61)\} (62)$ "Receiving judge" means the poll worker that checks the voter's name in the official register at a polling place and provides the voter with a ballot.
- 268 [(60)] (62) (63) "Registration form" means a form by which an individual may register to vote under this title.
- 270 $[(61)] \{(63)\} (64)$ "Regular ballot" means a ballot that is not a provisional ballot.
- 271 [(62)] {(64)} (65) "Regular general election" means the election held throughout the state on the first Tuesday after the first Monday in November of each even-numbered year for the purposes established in Section 20A-1-201.
- 274 [(63)] {(65)} (66) "Regular primary election" means the election, held on the date specified in Section 20A-1-201.5, to nominate candidates of political parties and candidates for nonpartisan local school board positions to advance to the regular general election.
- 277 $\frac{(66)}{(67)}$
 - (a) "Remote {ballot} voter" means a {ballot that } voter to whom an election officer is {mailed } required to mail a {voter to be returned, after the voter has completed the ballot and sealed the ballot in a return envelope, to:} ballot under Subsections 20A-3a-202.5(4) through (6).
- 279 (i) {a standard polling place;}
- 280 <u>(ii)</u> {<u>a ballot drop box;</u>}
- 281 (iii) {by mail, if the ballot is sealed in a mail-in return envelope; or}
- 282 (iv) {in any other manner permitted by law.}
- 283 {(b)} <u>"Remote ballot" does not include a ballot obtained and voted at a standard polling place.</u>}
- 285 $[(64)] \{(67)\} (68)$ "Resident" means a person who resides within a specific voting precinct in Utah.
- 286 [(65)] {(69) "Return envelope" means { the envelope, described in Subsection 20A-3a-202(4), provided to a voter with a manual ballot } :
- 288 {(a)} {a standard return envelope; or}
- 289 {(b)} <u>a mail-in return envelope.</u>}
- 290 {{(a) into which the voter places the manual ballot after the voter has voted the manual ballot in order to preserve the secrecy of the voter's vote; and}
- 292 $\{f(b) \text{ that includes the voter affidavit and a place for the voter's signature.}\}$

- [(66)] <u>{(69)} (70)</u> "Sample ballot" means a mock ballot similar in form to the official ballot, published as provided in Section 20A-5-405.
- 372 (71) "Secondary photo identification" means one of the following forms of identification that include the individual's name and photograph:
- 374 (a) a valid identification card issued by a branch, department, or agency of the United States;
- 376 (b) a valid Utah permit to carry a concealed weapon;
- 377 (c) a valid United States passport;
- 378 (d) a valid United States military identification card;
- 379 (e) a valid tribal identification card;
- 380 (f) a valid Bureau of Indian Affairs card;
- 381 (g) <u>a valid tribal treaty card; or</u>
- 382 (h) a valid driver license or identification card issued by a state other than Utah, if the individual also provides proof or residency in Utah.
- [(67)] {(70)} (72) "Special district" means a local government entity under Title 17B, Limited Purpose Local Government Entities Special Districts, and includes a special service district under Title 17D, Chapter 1, Special Service District Act.
- 298 [(68)] (71) (73) "Special district officers" means those special district board members who are required by law to be elected.
- [(69)] [(72)] (74) "Special election" means an election held as authorized by Section 20A-1-203.
- 301 [(70)] $\{(73)\}$ (75) "Spoiled ballot" means each ballot that:
- 302 (a) is spoiled by the voter;
- 303 (b) is unable to be voted because it was spoiled by the printer or a poll worker; or
- 304 (c) lacks the official endorsement.
- 305 {(74)} {"Standard polling place" means a structure at which a voter may obtain and vote a ballot in person.}
- 307 {(75)} <u>"Standard return envelope" means an envelope, described in Subsection 20A-3a-202(4), in</u> which a voter places a ballot after voting at a standard polling place or when returning a ballot to a <u>polling place.</u>}
- 310 [(71)] (76) "Statewide special election" means a special election called by the governor or the Legislature in which all registered voters in Utah may vote.
- 312

- [(72)] (77) "Tabulation system" means a device or system designed for the sole purpose of tabulating votes cast by voters at an election.
- 398 (78) "Tertiary identification" means
- 399 (a) one of the following identification cards, if the identification card does not include a photograph of the voter:
- 401 (i) a valid tribal identification card;
- 402 (ii) a Bureau of Indian Affairs card; or
- 403 (iii) a tribal treaty card; or
- 404 (b) two forms of identification that bear the name of the voter and provide evidence that the voter resides in the voting precinct, which may include:
- 406 (i) an original or copy of a current utility bill, dated no more than 90 days before the date of the election;
- 408 (ii) an original or copy of a bank or other financial account statement, dated no more than 90 days before the date of the election;
- 410 (iii) a certified birth certificate;
- 411 (iv) a valid social security card;
- 412 (v) an original or copy of a check issued by the state or the federal government, dated no more than 90 days before the date of election;
- 414 (vi) an original or a copy of a paycheck from the voter's employer, dated no more than 90 days before the date of election;
- 416 (vii) a currently valid Utah hunting or fishing license;
- 417 (viii) certified naturalization documentation;
- 418 (ix) a currently valid license issued by an authorized agency of the United States;
- 419 (x) a certified copy of court records showing the voter's adoption or name change;
- 420 (xi) a valid Medicaid card, Medicare card, or Electronic Benefits Transfer Card;
- 421 (xii) a currently valid identification card issued by:
- 422 (A) a local government within the state;
- 423 (B) an employer for an employee; or
- 424 (C) a college, university, technical school, or professional school located within the state; or
- 426 (xiii) a current Utah vehicle registration.
- 314 $[(73)] \{(78)\} (79)$ "Ticket" means a list of:

- 315 (a) political parties;
- 316 (b) candidates for an office; or
- 317 (c) ballot propositions.
- 318 [(74)] <u>{(79)} (80)</u> "Transfer case" means the sealed box used to transport voted ballots to the counting center.
- 320 $[(75)] \{(80)\} (81)$ "Vacancy" means:
- (a) except as provided in Subsection [(75)(b)] {(80)(b)} (78)(b), the absence of an individual to serve in a position created by state constitution or state statute, whether that absence occurs because of death, disability, disqualification, resignation, or other cause {[]}; or
- (b) in relation to a candidate for a position created by state constitution or state statute, the removal of a candidate due to the candidate's death, resignation, or disqualification.
- 327 [(76)] $\{(81)\}$ (82) "Valid voter identification" means:
- 328 (a) a form of identification that bears the name and photograph of the voter which may include:
- 330 (i) a currently valid Utah driver license;
- 331 (ii) a currently valid identification card that is issued by:
- 332 (A) the state; or
- 333 (B) a branch, department, or agency of the United States;
- 334 (iii) a currently valid Utah permit to carry a concealed weapon;
- 335 (iv) a currently valid United States passport; or
- 336 (v) a currently valid United States military identification card;
- (b) one of the following identification cards, <u>regardless of</u> whether <u>[or not]</u> the card includes a photograph of the voter:
- (i) a valid tribal identification card;
- 340 (ii) a Bureau of Indian Affairs card; or
- 341 (iii) a tribal treaty card; or
- 342 (c) two forms of identification not [listed under Subsection {[} (76)(a) or (b) {] (81)(a) or (b)}
 but] described in Subsection (79)(a) or (b) that bear the name of the voter and provide evidence that the voter resides in the voting precinct, which may include:
- (i) an original or copy of a current utility bill or a legible copy thereof, dated [within the] no more than
 90 days before the date of the election;

- (ii) an original or copy of a bank or other financial account statement, [or a legible copy thereof] dated no more than 90 days before the date of the election;
- 348 (iii) a certified birth certificate;
- 349 (iv) a valid social security card;
- (v) an original or copy of a check issued by the state or the federal government or a legible copy thereof dated no more than 90 days before the date of election;
- 351 (vi) <u>an original or a copy of a paycheck from the voter's employer</u>, <u>[or a legible copy thereof]</u> <u>dated no</u> more than 90 days before the date of election;
- 352 (vii) a currently valid Utah hunting or fishing license;
- 353 (viii) certified naturalization documentation;
- 354 (ix) a currently valid license issued by an authorized agency of the United States;
- 355 (x) a certified copy of court records showing the voter's adoption or name change;
- 356 (xi) a valid Medicaid card, Medicare card, or Electronic Benefits Transfer Card;
- 357 (xii) a currently valid identification card issued by:
- 358 (A) a local government within the state;
- 359 (B) an employer for an employee; or
- 360 (C) a college, university, technical school, or professional school located within the state; or
- 362 (xiii) a current Utah vehicle registration.
- 363 [(77)] <u>{(82)} (83)</u> "Valid write-in candidate" means a candidate who has qualified as a write-in candidate by following the procedures and requirements of this title.
- 365 $[(78)] \{(83)\} (84)$ "Vote by mail" means to vote, using a manual ballot that is mailed to the voter, by:
- 367 (a) mailing the ballot to the location designated in the mailing; or
- 368 (b) depositing the ballot in a ballot drop box designated by the election officer.
- 369 $[(79)] \{(84)\} (85)$ "Voter" means an individual who:
- 370 (a) meets the requirements for voting in an election;
- 371 (b) meets the requirements of election registration;
- 372 (c) is registered to vote; and
- 373 (d) is listed in the official register book.
- 374 [(80)] <u>{(85)} (86)</u> "Voter registration deadline" means the registration deadline provided in Section 20A-2-102.5.
- 376

- [(81)] <u>{(86)} (87)</u> "Voting area" means the area within six feet of the voting booths, voting machines, and ballot box.
- 378 $[(82)] \{(87)\} (88)$ "Voting booth" means:
- (a) the space or compartment within a polling place that is provided for the preparation of ballots, including the voting enclosure or curtain; or
- 381 (b) a voting device that is free standing.
- 382 [(83)] (89) "Voting device" means any device provided by an election officer for a voter to vote a mechanical ballot.
- 384 [(84)] (90) "Voting precinct" means the smallest geographical voting unit, established under Chapter 5, Part 3, Duties of the County and Municipal Legislative Bodies.
- 386 [(85)] (90) (91) "Watcher" means an individual who complies with the requirements described in Section 20A-3a-801 to become a watcher for an election.
- 388 $[(86)] \{(91)\} (92)$ "Write-in ballot" means a ballot containing any write-in votes.
- 389 [(87)] (92) (93) "Write-in vote" means a vote cast for an individual, whose name is not printed on the ballot, in accordance with the procedures established in this title.
- 507 Section 2. Section 2 is enacted to read:

508 **20A-2-103.5.** Identification required for voter registration.

- 509 (1) An individual registers to vote by a method, other than via the electronic system described in Section 20A-2-206, shall submit, with the voter registration application or before voter registration is finalized:
- 512 (a) if the individual has primary photo identification, the number of the primary photo identification number;
- 514 (b) if the individual does not have primary photo identification, a copy of the individual's secondary photo identification; or
- 516 (c) if the individual does not have primary photo identification or secondary photo identification, a copy of the individual's tertiary identification and a signed affidavit stating:
- 519 (i) that the individual does not have primary photo identification or secondary photo identification;
- 521 (ii) that the individual:
- 522 (A) cannot obtain primary photo identification or secondary photo identification; or
- 524 (B) for a reason outside the reasonable control of the individual, could not have obtained primary photo identification or secondary photo identification in time to register to vote in the next election; and

527	<u>(iii)</u>
	(A) the reason the individual is unable to obtain primary photo identification or secondary photo
	identification; or
529	(B) the reason, outside the reasonable control of the individual, that the individual could not have
	obtained primary photo identification or secondary photo identification in time to register to vote in
	the next election.
532	(2) A reason described in Subsection (1)(c)(iii) may include:
533	(a) <u>a practical reason; or</u>
534	(b) a religious objection to being photographed.
535	Section 3. Section 20A-2-104 is amended to read:
536	20A-2-104. Voter registration form Registered voter lists Fees for copies.
537	(1) As used in this section:
538	(a) "Candidate for public office" means an individual:
539	(i) who files a declaration of candidacy for a public office;
540	(ii) who files a notice of intent to gather signatures under Section 20A-9-408; or
541	(iii) employed by, under contract with, or a volunteer of, an individual described in Subsection (1)(a)(i)
	or (ii) for political campaign purposes.
543	(b) "Dating violence" means the same as that term is defined in Section 78B-7-402 and the federal
	Violence Against Women Act of 1994, as amended.
545	(c) "Domestic violence" means the same as that term is defined in Section 77-36-1 and the federal
	Violence Against Women Act of 1994, as amended.
547	(d) "Hash Code" means a code generated by applying an algorithm to a set of data to produce a code
	that:
549	(i) uniquely represents the set of data;
550	(ii) is always the same if the same algorithm is applied to the same set of data; and
551	(iii) cannot be reversed to reveal the data applied to the algorithm.
552	(e) "Protected individual" means an individual:
553	(i) who submits a withholding request form with the individual's voter registration record, or to the
	lieutenant governor or a county clerk, if the individual indicates on the form that the individual, or
	an individual who resides with the individual, is a victim of domestic violence or dating violence or
	is likely to be a victim of domestic violence or dating violence;

558	(ii)	who submits a withholding request form with the individual's voter registration record, or to
		the lieutenant governor or a county clerk, if the individual indicates on the form and provides
		verification that the individual, or an individual who resides with the individual, is a law
		enforcement officer, a member of the armed forces as defined in Section 20A-1-513, a public figure,
		or protected by a protective order or protection order; or
564	(iii)	whose voter registration record was classified as a private record at the request of the individual
		before May 12, 2020.
566	(2)	
	(a)	An individual applying for voter registration, or an individual preregistering to vote, shall comply
		with Section 20A-2-103.5 and complete a voter registration form in substantially the following
		form:
569		
570		
		UTAH ELECTION REGISTRATION FORM
571		Are you a citizen of the United States of America? Yes No
572		If you checked "no" to the above question, do not complete this form.
573		Will you be 18 years of age on or before election day? Yes No
574		If you checked "no" to the above question, are you 16 or 17 years of age and preregistering to
		vote? Yes No
576		If you checked "no" to both of the prior two questions, do not complete this form.
577		Name of Voter
578		
579		First Middle Last
580		Utah Driver License or Utah Identification Card Number
582		Date of Birth
583		Street Address of Principal Place of Residence
584		
585		City County State Zip Code
586		Telephone Number (optional)
587		Email Address (optional)
588		Last four digits of Social Security Number

589	Last former address at which I was registered to vote (if
	known)
591	
592	City County State Zip Code
593	Political Party
594	(a listing of each registered political party, as defined in Section 20A-8-101 and maintained by
	the lieutenant governor under Section 67-1a-2, with each party's name preceded by a checkbox)
597	□□Unaffiliated (no political party preference) □□Other (Please
	specify)
599	I do swear (or affirm), subject to penalty of law for false statements, that the information
	contained in this form is true, and that I am a citizen of the United States and a resident of the state
	of Utah, residing at the above address. Unless I have indicated above that I am preregistering
	to vote in a later election, I will be at least 18 years of age and will have resided in Utah for 30
	days immediately before the next election. I am not a convicted felon currently incarcerated for
	commission of a felony.
605	Signed and sworn
606	
607	Voter's Signature
608	(month/day/year).
	PRIVACY INFORMATION
609	Voter registration records contain some information that is available to the public, such as
	your name and address, some information that is available only to government entities, and some
	information that is available only to certain third parties in accordance with the requirements of law.
613	Your driver license number, identification card number, social security number, email address,
	full date of birth, and phone number are available only to government entities. Your year of birth is
	available to political parties, candidates for public office, certain third parties, and their contractors,
	employees, and volunteers, in accordance with the requirements of law.
617	You may request that all information on your voter registration records be withheld from all
	persons other than government entities, political parties, candidates for public office, and their
	contractors, employees, and volunteers, by indicating here:

620 _____ Yes, I request that all information on my voter registration records be withheld from all persons other than government entities, political parties, candidates for public office, and their contractors, employees, and volunteers.

623 624

REQUEST FOR ADDITIONAL PRIVACY PROTECTION

In addition to the protections provided above, you may request that identifying information on your voter registration records be withheld from all political parties, candidates for public office, and their contractors, employees, and volunteers, by submitting a withholding request form, and any required verification, as described in the following paragraphs.

629

A person may request that identifying information on the person's voter registration records be withheld from all political parties, candidates for public office, and their contractors, employees, and volunteers, by submitting a withholding request form with this registration record, or to the lieutenant governor or a county clerk, if the person is or is likely to be, or resides with a person who is or is likely to be, a victim of domestic violence or dating violence.

635

641

A person may request that identifying information on the person's voter registration records be withheld from all political parties, candidates for public office, and their contractors, employees, and volunteers, by submitting a withholding request form and any required verification with this registration form, or to the lieutenant governor or a county clerk, if the person is, or resides with a person who is, a law enforcement officer, a member of the armed forces, a public figure, or protected by a protective order or a protection order.

CITIZENSHIP AFFIDAVIT

642	Name:
643	Name at birth, if different:
644	Place of birth:
645	Date of birth:
646	Date and place of naturalization (if applicable):
647	I hereby swear and affirm, under penalties for voting fraud set forth below, that I am a citizen
	and that to the best of my knowledge and belief the information above is true and correct.
650	
651	Signature of Applicant
652	

	In accordance with Section 20A-2-401, the penalty for willfully causing, procuring, or allowing
	yourself to be registered or preregistered to vote if you know you are not entitled to register or
	preregister to vote is up to one year in jail and a fine of up to \$2,500.
655	NOTICE: IN ORDER TO BE ALLOWED TO VOTE, YOU MUST PRESENT VALID
	VOTER IDENTIFICATION TO THE POLL WORKER BEFORE VOTING, WHICH MUST
	BE A VALID FORM OF PHOTO IDENTIFICATION THAT SHOWS YOUR NAME AND
	PHOTOGRAPH; OR
659	TWO DIFFERENT FORMS OF IDENTIFICATION THAT SHOW YOUR NAME AND
	CURRENT ADDRESS.
661	FOR OFFICIAL USE ONLY
662	Type of I.D
663	Voting Precinct
664	Voting I.D. Number
665	
666	(b) [The] Before January 1, 2028, the voter registration form described in Subsection (2)(a) shall
	include a section in substantially the following form:
668	
669	
	BALLOT NOTIFICATIONS
670	[If you have provided a phone number or email address, you can receive notifications by text
	message or email regarding the status of a ballot that is mailed to you or a ballot that you deposit
	in the mail or in a ballot drop box,] You can receive electronic notifications regarding the status of
	your ballot by indicating here:
674	Yes, I would like to receive electronic notifications regarding the status of my ballot.
676	
	I consent to receive notifications by email at the following address:
678	
	I consent to receive notifications by text at the following phone number:
680	
	MAILED BALLOT SELECTION
681	
	Please indicate below whether you desire to have a ballot mailed to you in the 2028 elections and
	beyond:
683	
	Yes, I desire to have a ballot mail to me in the 2028 elections and beyond.
CO 4	

685		
686	<u>(c)</u>	Beginning on January 1, 2028, the voter registration form described in Subsection (2)(a) shall
		include a section in substantially the following form:
688		
689		
		BALLOT NOTIFICATIONS
690		
		You can receive electronic notifications regarding the status of your ballot by indicating here:
692		
		Yes, I would like to receive electronic notifications regarding the status of my ballot.
694		
		I consent to receive notifications by email at the following address:
696		
		I consent to receive notifications by text at the following phone number:
698		
		MAILED BALLOT SELECTION
699		
		Please indicate below whether you desire to have a ballot mailed to you in the upcoming elections:
701		
		Yes, I desire to have a ballot mailed to me in the upcoming elections.
702		
		No, do not mail a ballot to me in the upcoming elections.
703		
,		Warning: Unless otherwise required by law, an election officer is not required to mail a ballot to you
		for an election held less than 45 days after you make this request.
705	[(c `	$\frac{d}{d}$
		Except as provided under Subsection $[(2)(c)(ii)]$ (2)(d)(ii), the county clerk shall retain a copy of
		each voter registration form in a permanent countywide alphabetical file, which may be electronic or
		some other recognized system.
708	(ii)	The county clerk may transfer a superseded voter registration form to the Division of Archives and
		Records Service created under Section 63A-12-101.
710	(3)	
	(a)	Each county clerk shall retain lists of currently registered voters. -26 -
711		- 26 - The lieutenant governor shall maintain a list of registered voters in electronic form.

721 (ii) a health care provider, as defined in Section 26B-8-501, or an agent, employee, or independent contractor of a health care provider; 723 (iii) an insurance company, as defined in Section 67-4a-102, or an agent, employee, or independent contractor of an insurance company; 725 (iv) a financial institution, as defined in Section 7-1-103, or an agent, employee, or independent contractor of a financial institution; 727 (v) a political party, or an agent, employee, or independent contractor of a political party; 729 (vi) a candidate for public office, or an employee, independent contractor, or volunteer of a candidate for public office; 731 (vii) a person described in Subsections (4)(a)(i) through (vi) who, after obtaining a year of birth from the list of registered voters: 733 (A) provides the year of birth only to a person described in Subsections (4)(a)(i) through [(vii)] (vi); 735 (B) verifies that the person described in Subsection (4)(a)(vii)(A) is a person described in Subsections (4)(a)(i) through [(vii)] (vi); 737 (C) ensures, using industry standard security measures, that the year of birth may not be accessed by a person other than a person described in Subsections (4)(a)(i) through (vii); 740 (D) verifies that each person described in Subsections (4)(a)(i) through (iv) to whom the person provides the year of birth will only use the year of birth to verify the accuracy of personal information submitted by an individual or to confirm the identity of a person in order to prevent fraud, waste, or abuse; 744 (E) verifies that each person described in Subsection (4)(a)(i) to whom the person provides the year of birth will only use the year of birth in the person's capacity as a government official or government employee; and 747 (F) verifies that each person described in Subsection (4)(a)(v) or (vi) to whom the person provides the year of birth will only use the year of birth for a political purpose of the political party or candidate for public office; or 750 (viii) a person described in Subsection (4)(a)(v) or (vi) who, after obtaining information under Subsection (4)(n) and (o): (A) provides the information only to another person described in Subsection (4)(a)(v) or (vi); 752 754 (B) verifies that the other person described in Subsection (4)(a)(viii)(A) is a person described in Subsection (4)(a)(v) or (vi);

- (C) ensures, using industry standard security measures, that the information may not be accessed by a person other than a person described in Subsection (4)(a)(v) or (vi); and
- (D) verifies that each person described in Subsection (4)(a)(v) or (vi) to whom the person provides the information will only use the information for a political purpose of the political party or candidate for public office.
- (b) Notwithstanding Subsection 63G-2-302(1)(j)(iv), and except as provided in Subsection 63G-2-302(1)(k) or (l), the lieutenant governor or a county clerk shall, when providing the list of registered voters to a qualified person under this section, include, with the list, the years of birth of the registered voters, if:
- (i) the lieutenant governor or a county clerk verifies the identity of the person and that the person is a qualified person; and
- (ii) the qualified person signs a document that includes the following:
- (A) the name, address, and telephone number of the person requesting the list of registered voters;
- (B) an indication of the type of qualified person that the person requesting the list claims to be;
- (C) a statement regarding the purpose for which the person desires to obtain the years of birth;
- (D) a list of the purposes for which the qualified person may use the year of birth of a registered voter that is obtained from the list of registered voters;
- (E) a statement that the year of birth of a registered voter that is obtained from the list of registered voters may not be provided or used for a purpose other than a purpose described under Subsection (4)(b)(ii)(D);
- (F) a statement that if the person obtains the year of birth of a registered voter from the list of registered voters under false pretenses, or provides or uses the year of birth of a registered voter that is obtained from the list of registered voters in a manner that is prohibited by law, is guilty of a class A misdemeanor and is subject to a civil fine;
- (G) an assertion from the person that the person will not provide or use the year of birth of a registered voter that is obtained from the list of registered voters in a manner that is prohibited by law; and
- (H) notice that if the person makes a false statement in the document, the person is punishable by law under Section 76-8-504.
- 790 (c) The lieutenant governor or a county clerk:
- (i) may not disclose the year of birth of a registered voter to a person that the lieutenant governor or county clerk reasonably believes:

- (A) is not a qualified person or a person described in Subsection (4)(1); or
- (B) will provide or use the year of birth in a manner prohibited by law; and
- (ii) may not disclose information under Subsections (4)(n) or (o) to a person that the lieutenant governor or county clerk reasonably believes:
- (A) is not a person described in Subsection (4)(a)(v) or (vi); or
- (B) will provide or use the information in a manner prohibited by law.
- (d) The lieutenant governor or a county clerk may not disclose the voter registration form of a person, or information included in the person's voter registration form, whose voter registration form is classified as private under Subsection (4)(h) to a person other than:
- 803 (i) a government official or government employee acting in the government official's or government employee's capacity as a government official or government employee; or
- 806 (ii) subject to Subsection (4)(e), a person described in Subsection (4)(a)(v) or (vi) for a political purpose.
- 808 (e)
 - (i) Except as provided in Subsection (4)(e)(ii), when disclosing a record or information under Subsection (4)(d)(ii), the lieutenant governor or county clerk shall exclude the information described in Subsection 63G-2-302(1)(j), other than the year of birth.
- (ii) If disclosing a record or information under Subsection (4)(d)(ii) in relation to the voter registration record of a protected individual, the lieutenant governor or county clerk shall comply with Subsections (4)(n) through (p).
- (f) The lieutenant governor or a county clerk may not disclose a withholding request form, described in Subsections (7) and (8), submitted by an individual, or information obtained from that form, to a person other than a government official or government employee acting in the government official's or government employee's capacity as a government official or government employee.
- 820 (g) A person is guilty of a class A misdemeanor if the person:
- (i) obtains from the list of registered voters, under false pretenses, the year of birth of a registered voter or information described in Subsection (4)(n) or (o);
- (ii) uses or provides the year of birth of a registered voter, or information described in Subsection (4)(n) or (o), that is obtained from the list of registered voters in a manner that is not permitted by law;
- 826 (iii) obtains a voter registration record described in Subsection 63G-2-302(1)(k) under false pretenses;

- (iv) uses or provides information obtained from a voter registration record described in Subsection
 63G-2-302(1)(k) in a manner that is not permitted by law;
- (v) unlawfully discloses or obtains a voter registration record withheld under Subsection (7) or a withholding request form described in Subsections (7) and (8); or
- (vi) unlawfully discloses or obtains information from a voter registration record withheld under Subsection (7) or a withholding request form described in Subsections (7) and (8).
- (h) The lieutenant governor or a county clerk shall classify the voter registration record of a voter as a private record if the voter:
- 838 (i) submits a written application, created by the lieutenant governor, requesting that the voter's voter registration record be classified as private;
- 840 (ii) requests on the voter's voter registration form that the voter's voter registration record be classified as a private record; or
- 842 (iii) submits a withholding request form described in Subsection (7) and any required verification.
- (i) Except as provided in Subsections (4)(d)(ii) and (e)(ii), the lieutenant governor or a county clerk may not disclose to a person described in Subsection (4)(a)(v) or (vi) a voter registration record, or information obtained from a voter registration record, if the record is withheld under Subsection (7).
- (j) In addition to any criminal penalty that may be imposed under this section, the lieutenant governor may impose a civil fine against a person who violates a provision of this section, in an amount equal to the greater of:
- (i) the product of 30 and the square root of the total number of:
- (A) records obtained, provided, or used unlawfully, rounded to the nearest whole dollar; or
- (B) records from which information is obtained, provided, or used unlawfully, rounded to the nearest whole dollar; or
- 856 (ii) \$200.
- (k) A qualified person may not obtain, provide, or use the year of birth of a registered voter, if the year of birth is obtained from the list of registered voters or from a voter registration record, unless the person:
- (i) is a government official or government employee who obtains, provides, or uses the year of birth in the government official's or government employee's capacity as a government official or government employee;

- (ii) is a qualified person described in Subsection (4)(a)(ii), (iii), or (iv) and obtains or uses the year of birth only to verify the accuracy of personal information submitted by an individual or to confirm the identity of a person in order to prevent fraud, waste, or abuse;
- 867 (iii) is a qualified person described in Subsection (4)(a)(v) or (vi) and obtains, provides, or uses the year of birth for a political purpose of the political party or candidate for public office; or
- (iv) is a qualified person described in Subsection (4)(a)(vii) and obtains, provides, or uses the year of birth to provide the year of birth to another qualified person to verify the accuracy of personal information submitted by an individual or to confirm the identity of a person in order to prevent fraud, waste, or abuse.
- (1) The lieutenant governor or a county clerk may provide a year of birth to a member of the media, in relation to an individual designated by the member of the media, in order for the member of the media to verify the identity of the individual.
- (m) A person described in Subsection (4)(a)(v) or (vi) may not use or disclose information from a voter registration record for a purpose other than a political purpose.
- (n) Notwithstanding Subsection 63G-2-302(1)(k) or (l), the lieutenant governor or a county clerk shall, when providing the list of registered voters to a qualified person described in Subsection (4)(a) (v) or (vi), include, from the record of a voter whose record is withheld under Subsection (7), the information described in Subsection (4)(o), if:
- (i) the lieutenant governor or a county clerk verifies the identity of the person and that the person is a qualified person described in Subsection (4)(a)(v) or (vi); and
- (ii) the qualified person described in Subsection (4)(a)(v) or (vi) signs a document that includes the following:
- (A) the name, address, and telephone number of the person requesting the list of registered voters;
- (B) an indication of the type of qualified person that the person requesting the list claims to be;
- 893 (C) a statement regarding the purpose for which the person desires to obtain the information;
- (D) a list of the purposes for which the qualified person may use the information;
- (E) a statement that the information may not be provided or used for a purpose other than a purpose described under Subsection (4)(n)(ii)(D);
- (F) a statement that if the person obtains the information under false pretenses, or provides or uses the information in a manner that is prohibited by law, the person is guilty of a class A misdemeanor and is subject to a civil fine;

- 901 (G) an assertion from the person that the person will not provide or use the information in a manner that is prohibited by law; and
- 903 (H) notice that if the person makes a false statement in the document, the person is punishable by law under Section 76-8-504.
- 905 (o) Except as provided in Subsection (4)(p), the information that the lieutenant governor or a county clerk is required to provide, under Subsection (4)(n), from the record of a protected individual is:
- 908 (i) a single hash code, generated from a string of data that includes both the voter's voter identification number and residential address;
- 910 (ii) the voter's residential address;
- 911 (iii) the voter's mailing address, if different from the voter's residential address;
- 912 (iv) the party affiliation of the voter;
- 913 (v) the precinct number for the voter's residential address;
- 914 (vi) the voter's voting history; and
- 915 (vii) a designation of which age group, of the following age groups, the voter falls within:
- 917 (A) 25 or younger;
- 918 (B) 26 through 35;
- 919 (C) 36 through 45;
- 920 (D) 46 through 55;
- 921 (E) 56 through 65;
- 922 (F) 66 through 75; or
- 923 (G) 76 or older.
- 924 (p) The lieutenant governor or a county clerk may not disclose:

(i) information described in Subsection (4)(o) that, due to a small number of voters affiliated with a particular political party, or due to another reason, would likely reveal the identity of a voter if disclosed; or

- (ii) the address described in Subsection (4)(o)(iii) if the lieutenant governor or the county clerk determines that the nature of the address would directly reveal sensitive information about the voter.
- (q) A qualified person described in Subsection (4)(a)(v) or (vi), may not obtain, provide, or use the information described in Subsection (4)(n) or (o), except to the extent that the qualified person uses the information for a political purpose of a political party or candidate for public office.

- (5) When political parties not listed on the voter registration form qualify as registered political parties under Title 20A, Chapter 8, Political Party Formation and Procedures, the lieutenant governor shall inform the county clerks of the name of the new political party and direct the county clerks to ensure that the voter registration form is modified to include that political party.
- 940 (6) Upon receipt of a voter registration form from an applicant, the county clerk or the clerk's designee shall:
- 942 (a) review each voter registration form for completeness and accuracy; and
- (b) if the county clerk believes, based upon a review of the form, that an individual may be seeking to register or preregister to vote who is not legally entitled to register or preregister to vote, refer the form to the county attorney for investigation and possible prosecution.
- (7) The lieutenant governor or a county clerk shall withhold from a person, other than a person described in Subsection (4)(a)(i), the voter registration record, and information obtained from the voter registration record, of a protected individual.
- 950 (8)
 - (a) The lieutenant governor shall design and distribute the withholding request form described in Subsection (7) to each election officer and to each agency that provides a voter registration form.
- (b) An individual described in Subsection (1)(e)(i) is not required to provide verification, other than the individual's attestation and signature on the withholding request form, that the individual, or an individual who resides with the individual, is a victim of domestic violence or dating violence or is likely to be a victim of domestic violence or dating violence.
- (c) The director of elections within the Office of the Lieutenant Governor shall make rules, in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, establishing requirements for providing the verification described in Subsection (1)(e)(ii).
- 962 (9) An election officer or an employee of an election officer may not encourage an individual to submit, or discourage an individual from submitting, a withholding request form.
- 965 (10)
 - (a) The lieutenant governor shall make and execute a plan to provide notice to registered voters who are protected individuals, that includes the following information:
- 968
 - (i) that the voter's classification of the record as private remains in effect;
- (ii) that certain non-identifying information from the voter's voter registration record may, under certain circumstances, be released to political parties and candidates for public office;

972	(iii) that the voter's name, driver license or identification card number, social security number,
	email address, phone number, and the voter's day, month, and year of birth will remain private
	and will not be released to political parties or candidates for public office;
976	(iv) that a county clerk will only release the information to political parties and candidates in a
	manner that does not associate the information with a particular voter; and
979	(v) that a county clerk may, under certain circumstances, withhold other information that the county
	clerk determines would reveal identifying information about the voter.
982	(b) The lieutenant governor may include in the notice described in this Subsection (10) a statement that
	a voter may obtain additional information on the lieutenant governor's website.
985	(c) The plan described in Subsection (10)(a) may include providing the notice described in Subsection
	(10)(a) by:
987	(i) publication on the Utah Public Notice Website, created in Section 63A-16-601;
988	(ii) publication on the lieutenant governor's website or a county's website;
989	(iii) posting the notice in public locations;
990	(iv) publication in a newspaper;
991	(v) sending notification to the voters by electronic means;
992	(vi) sending notice by other methods used by government entities to communicate with citizens; or
994	(vii) providing notice by any other method.
995	(d) The lieutenant governor shall provide the notice included in a plan described in this Subsection (10)
	before June 16, 2023.
997	Section 4. Section 20A-2-108 is amended to read:
998	20A-2-108. Driver license or state identification card registration form Transmittal of
	information.
1000	(1) As used in this section, "qualifying form" means:
1001	(a) a driver license application form; or
1002	(b) a state identification card application form.
1003	(2) The lieutenant governor and the Driver License Division shall design each qualifying form to
	include:
1005	(a)
	(i) the following question, which an applicant is required to answer: "Do you authorize the use of
	information in this form for voter registration purposes? YES NO";

1008	(ii) before January 1, 2028, the following question: "If you are currently registered to vote, do you
	desire to receive a ballot by mail in the 2028 elections and beyond? YES NO; and
1011	(iii) beginning on January 1, 2028, the following question: "If you are currently registered to vote, do
	you desire to receive a ballot by mail in the upcoming elections? YES NO;
1014	(b) the following statement:
1015	
	"PRIVACY INFORMATION
1016	Voter registration records contain some information that is available to the public, such as
	your name and address, some information that is available only to government entities, and some
	information that is available only to certain third parties in accordance with the requirements of law.
1020	Your driver license number, identification card number, social security number, email address,
	full date of birth, and phone number are available only to government entities. Your year of birth is
	available to political parties, candidates for public office, certain third parties, and their contractors,
	employees, and volunteers, in accordance with the requirements of law.
1024	You may request that all information on your voter registration records be withheld from all
	persons other than government entities, political parties, candidates for public office, and their
	contractors, employees, and volunteers, by indicating here:
1027	Yes, I request that all information on my voter registration records be withheld from
	all persons other than government entities, political parties, candidates for public office, and their
	contractors, employees, and volunteers.
1030	REQUEST FOR ADDITIONAL PRIVACY PROTECTION
1031	In addition to the protections provided above, you may request that identifying information on
	your voter registration records be withheld from all political parties, candidates for public office,
	and their contractors, employees, and volunteers, by submitting a withholding request form, and any
	required verification, as described in the following paragraphs.
1036	A person may request that identifying information on the person's voter registration records be
	withheld from all political parties, candidates for public office, and their contractors, employees,
	and volunteers, by submitting a withholding request form with this registration record, or to the
	lieutenant governor or a county clerk, if the person is or is likely to be, or resides with a person who
	is or is likely to be, a victim of domestic violence or dating violence.
1042	

	A person may request that identifying information on the person's voter registration records be
	withheld from all political parties, candidates for public office, and their contractors, employees,
	and volunteers, by submitting a withholding request form and any required verification with this
	registration form, or to the lieutenant governor or a county clerk, if the person is, or resides with
	a person who is, a law enforcement officer, a member of the armed forces, a public figure, or
	protected by a protective order or a protection order.";[-and]
1048	(c) <u>before January 1, 2028, a section in substantially the following form:</u>
1049	
1050	
	BALLOT NOTIFICATIONS
1051	[If you have provided a phone number or email address, you can receive notifications by text
	message or email regarding the status of a ballot that is mailed to you or a ballot that you deposit
	in the mail or in a ballot drop box,] You can receive electronic notifications regarding the status of
	your ballot by indicating here:
1055	Yes, I would like to receive electronic notifications regarding the status of my ballot.
1057	
	I consent to receive notifications by email at the following address:
1059	
	I consent to receive notifications by text at the following phone number:
1061	
	MAILED BALLOT SELECTION
1062	
	Please indicate below whether you desire to have a ballot mailed to you in the 2028 elections and
	beyond:
1064	
	Yes, I desire to have a ballot mailed to me in the 2028 elections and beyond.
1065	
1000	No, do not mail a ballot to me in the 2028 elections or beyond.
1066	
1000	
1007	tand
1068	<u>; and</u> (d) beginning on January 1, 2028, a section in substantially the following form:
1068	(u) beginning on January 1, 2020, a section in substantiany the following form.
1009	
1070	- 36 -
1070	

BALLOT NOTIFICATIONS

1079	MAILED BALLOT SELECTION
1080	MAILED BALLOT SELECTION
	Please indicate below whether you desire to have a ballot mailed to you in the upcoming elections:
1082	
1083	Yes, I desire to have a ballot mailed to me in the upcoming elections.
	No, do not mail a ballot to me in the upcoming elections.
1084	
	Warning: Unless otherwise required by law, an election officer is not required to mail a ballot to you
1086	for an election held less than 45 days after you make this request.
1087	(3) The lieutenant governor and the Driver License Division shall ensure that a qualifying form
	contains:
1089	(a) a place for an individual to affirm the individual's citizenship, voting eligibility, and Utah residency,
	and that the information provided in the form is true;
1091	(b) a records disclosure that is similar to the records disclosure on a voter registration form described in
1002	Section 20A-2-104;
1093	(c) a statement that if an applicant declines to register or preregister to vote, the fact that the applicant
	has declined to register or preregister will remain confidential and will be used only for voter
1096	registration purposes;
1090	(d) a statement that if an applicant does register or preregister to vote, the office at which the applicant applicant application will remain confidential and will be used only for voter
	submits a voter registration application will remain confidential and will be used only for voter registration purposes; and
1099	(e) if the applicant answers "yes" to the question described in Subsection (2)(a), a space where an
1077	individual may, if desired:
1101	(i) indicate the individual's desired political affiliation from a listing of each registered political party, as
	defined in Section 20A-8-101;
1103	(ii) specify a political party that is not listed under Subsection (3)(e)(i) with which the individual desires
	to affiliate; or
1105	(iii) indicate that the individual does not wish to affiliate with a political party.
1106	Section 5. Section 20A-2-204 is amended to read:
1107	20A-2-204. Registering to vote when applying for or renewing a driver license.
1108	(1) As used in this section, "voter registration Form" means, when an individual named on a qualifying

form, as defined in Section 20A-2-108, answers "yes" to the question described in Subsection

[20A-2-108(2)(a)] 20A-2-108(2)(a)(i), the information on the qualifying form that can be used for voter registration purposes.

1112 (2)

- (a) Except as provided in Subsection (2)(b), a citizen who is qualified to vote may register to vote, and a citizen who is qualified to preregister to vote may preregister to vote, by answering "yes" to the question described in Subsection [20A-2-108(2)(a)] 20A-2-108(2)(a)(i), complying with Section 20A-2-103.5, and completing the voter registration form.
- (b) A citizen who is a program participant in the Safe at Home Program created in Section 77-38-602 is not eligible to register to vote as described in Subsection (2)(a), but is eligible to register to vote by any other means described in this part.
- 1120 (3) The Driver License Division shall:
- (a) assist an individual in completing the voter registration form unless the individual refuses assistance;
- (b) electronically transmit each address change to the lieutenant governor within five days after the day on which the division receives the address change; and
- (c) within five days after the day on which the division receives a voter registration form, electronically transmit the form to the Office of the Lieutenant Governor, including the following for the individual named on the form:
- (i) the name, date of birth, driver license or state identification card number, last four digits of the social security number, Utah residential address, place of birth, and signature;
- (ii) a mailing address, if different from the individual's Utah residential address;
- 1132 (iii) an email address and phone number, if available;
- 1133 (iv) the desired political affiliation, if indicated;
- (v) an indication of whether the individual requested that the individual's voter registration record be classified as a private record under Subsection 20A-2-108(2)(b); and
- (vi) a withholding request form described in Subsections 20A-2-104(7) and (8) and any verification submitted with the form.
- (4) Upon receipt of an individual's voter registration form from the Driver License Division under Subsection (3), the lieutenant governor shall:
- (a) enter the information into the statewide voter registration database; and
- (b) if the individual requests on the individual's voter registration form that the individual's voter registration record be classified as a private record or the individual submits a withholding request

	form described in Subsections 20A-2-104(7) and (8) and any required verification, classify the
	individual's voter registration record as a private record.
1147	(5) The county clerk of an individual whose information is entered into the statewide voter registration
	database under Subsection (4) shall:
1149	(a) ensure that the individual meets the qualifications to be registered or preregistered to vote; and
1151	(b)
	(i) if the individual meets the qualifications to be registered to vote:
1152	(A) ensure that the individual is assigned to the proper voting precinct; and
1153	(B) send the individual the notice described in Section 20A-2-304; or
1154	(ii) if the individual meets the qualifications to be preregistered to vote, process the form in accordance
	with the requirements of Section 20A-2-101.1.
1156	(6)
	(a) When the county clerk receives a correctly completed voter registration form under this section, the
	clerk shall:
1158	(i) comply with the applicable provisions of this Subsection (6); or
1159	(ii) if the individual is preregistering to vote, comply with Section 20A-2-101.1.
1160	(b) If the county clerk receives a correctly completed voter registration form under this section no later
	than 5 p.m. or, if submitting the form electronically, midnight, 11 calendar days before the date of
	an election, the county clerk shall:
1163	(i) accept the voter registration form; and
1164	(ii) unless the individual is preregistering to vote:
1165	(A) enter the individual's name on the list of registered voters for the voting precinct in which the
	individual resides; and
1167	(B) notify the individual that the individual is registered to vote in the upcoming election; and
1169	(iii) if the individual named in the form is preregistering to vote, comply with Section 20A-2-101.1.
1171	(c) If the county clerk receives a correctly completed voter registration form under this section after the
	deadline described in Subsection (6)(b), the county clerk shall, unless the individual named in the
	form is preregistering to vote:
1174	(i) accept the application for registration of the individual;
1175	(ii) process the voter registration form; and
1176	

- (iii) unless the individual is preregistering to vote, and except as provided in Subsection 20A-2-207(6), inform the individual that the individual will not be registered to vote in the pending election, unless the individual registers to vote by provisional ballot during the early voting period, if applicable, or on election day, in accordance with Section 20A-2-207.
- 1181

(7)

- (a) If the county clerk determines that an individual's voter registration form received from the Driver License Division is incorrect because of an error, because the form is incomplete, or because the individual does not meet the qualifications to be registered to vote, the county clerk shall mail notice to the individual stating that the individual has not been registered or preregistered because of an error, because the registration form is incomplete, or because the individual does not meet the qualifications to be registered to vote.
- (b) If a county clerk believes, based upon a review of a voter registration form, that an individual, who knows that the individual is not legally entitled to register or preregister to vote, may be intentionally seeking to register or preregister to vote, the county clerk shall refer the form to the county attorney for investigation and possible prosecution.
- 1193 Section 6. Section 20A-2-205 is amended to read:

1194 **20A-2-205.** Registration at voter registration agencies.

- 1195 (1) As used in this section:
- (a) "Discretionary voter registration agency" means the same as that term is defined in Section 20A-2-300.5.
- (b) "Public assistance agency" means the same as that term is defined in Section 20A-2-300.5.
- 1200 (2) An individual may obtain and complete a registration form at a public assistance agency or discretionary voter registration agency.
- (3) Each public assistance agency and discretionary voter registration agency shall provide, either as part of existing forms or on a separate form, the following information in substantially the following form:
- 1205 "REGISTERING TO VOTE
- 1206 If you are not registered to vote where you live now, would you like to apply to register or preregister to vote here today? (The decision of whether to register or preregister to vote will not affect the amount of assistance that you will be provided by this agency.) Yes____ No____ IF YOU DO NOT CHECK EITHER BOX, YOU WILL BE CONSIDERED TO HAVE DECIDED NOT TO

REGISTER OR PREREGISTER TO VOTE AT THIS TIME. If you would like help in filling out the voter registration form, we will help you. The decision about whether to seek or accept help is yours. You may fill out the application form in private. If you believe that someone has interfered with your right to register or preregister or to decline to register or preregister to vote, your right to privacy in deciding whether to register or preregister, or in applying to register or preregister to vote, or your right to choose your own political party or other political preference, you may file a complaint with the Office of the Lieutenant Governor, State Capitol Building, Salt Lake City, Utah 84114. (The phone number of the Office of the Lieutenant Governor)."

- (4) Unless an individual applying for service or assistance from a public assistance agency or discretionary voter registration agency declines, in writing, to register or preregister to vote, each public assistance agency and discretionary voter registration agency shall:
- (a) distribute a voter registration form with each application for service or assistance provided by the agency or office;
- 1224 (b) assist applicants in completing the voter registration form unless the applicant refuses assistance;
- (c) accept completed forms, and copies of any documents submitted in accordance with Section 20A-2-103.5, for transmittal to the appropriate election official; and
- (d) transmit a copy of each voter registration form to the appropriate election official within five days after the division receives the voter registration form.
- 1230 (5) An individual in a public assistance agency or a discretionary voter registration agency that helps an applicant complete the voter registration form may not:
- 1232 (a) seek to influence an applicant's political preference or party registration;
- 1233 (b) display any political preference or party allegiance;
- (c) make any statement to an applicant or take any action that has the purpose or effect of discouraging the applicant from registering to vote; or
- (d) make any statement to an applicant or take any action that has the purpose or effect of leading the applicant to believe that a decision of whether to register or preregister has any bearing upon the availability of services or benefits.
- (6) If the county clerk receives a correctly completed voter registration form under this section no later than 5 p.m. 11 calendar days before the date of an election, the county clerk shall:
- 1242 (a) accept and process the voter registration form;
- 1243 (b) unless the individual named in the form is preregistering to vote:

- (i) enter the applicant's name on the list of registered voters for the voting precinct in which the applicant resides; and
- 1246 (ii) notify the applicant that the applicant is registered to vote in the upcoming election; and
- 1248 (c) if the individual named in the form is preregistering to vote, comply with Section 20A-2-101.1
- 1250 (7) If the county clerk receives a correctly completed voter registration form after the deadline described in Subsection (6), the county clerk shall:
- 1252 (a) accept the application for registration of the individual; and
- (b) except as provided in Subsection 20A-2-207(6), if possible, promptly inform the individual that the individual will not be registered to vote in the pending election, unless the individual registers to vote by provisional ballot during the early voting period, if applicable, or on election day, in accordance with Section 20A-2-207.
- (8) If the county clerk determines that a voter registration form received from a public assistance agency or discretionary voter registration agency is incorrect because of an error or because the voter registration form is incomplete, the county clerk shall mail notice to the individual attempting to register or preregister to vote, stating that the individual has not been registered or preregistered to vote because of an error or because the voter registration form is incomplete.
- 1263 Section 7. Section **20A-2-206** is amended to read:

1264 **20A-2-206. Electronic registration -- Requesting to receive a ballot by mail.**

- 1265 (1) The lieutenant governor shall create and maintain an electronic system that is publicly available on the Internet for an individual to[-] :
- 1267 (a) apply for voter registration or preregistration[-] ; or
- (b) beginning no later than July 1, 2025, request to receive a ballot by mail for an election held on or after January 1, 2028.
- (2) [An] <u>The</u> electronic system [for voter registration or preregistration] described in Subsection (1) shall require that, to register to vote, the applicant:
- 1272 [(a) that an applicant have a valid driver license or identification card, issued under Title 53, Chapter 3, Uniform Driver License Act, that reflects the applicant's current principal place of residence;]
- 1275 (a) <u>enter the applicant's name, address, date of birth, primary photo identification number, and any other</u> information determined to be necessary by the lieutenant governor;
- (b) [that the applicant-]provide the information required by Section 20A-2-104, except that the applicant's signature may be obtained in the manner described in Subsections (2)(d) and (5);

- 1281 (c) [that the applicant]attest to the truth of the information provided; and
- 1282 (d) [that the applicant]authorize the lieutenant governor's and county clerk's use of the applicant's:
- (i) [driver license or identification card signature, obtained under Title 53, Chapter 3, Uniform Driver License Act,] primary photo identification signature for voter registration or preregistration purposes; or
- (ii) signature on file in the lieutenant governor's statewide voter registration database developed under Section 20A-2-502, for voter registration or preregistration purposes.
- (3) Notwithstanding Section 20A-2-104, an applicant using the electronic system [for voter registration or preregistration created under this section] described in Subsection (1) is not required to complete a printed registration form.
- (4) A system created and maintained under this section shall provide to an individual who is registering to vote the notices concerning a voter's presentation of identification [contained in Subsection 20A-2-104(1)] described in Subsection 20A-2-104(2).
- 1296 (5) The lieutenant governor shall, in relation to a voter who is registering to vote:
- (a) obtain a digital copy of the applicant's [driver license or identification card signature] primary photo identification;
 identification from the Driver License Division, if the applicant has primary photo identification;
 [or] and
- (b) ensure that the applicant's signature is already on file in the lieutenant governor's statewide voter registration database developed under Section 20A-2-502.
- (6) The lieutenant governor shall send the information described in Subsections (2) and (5) to the county clerk for the county in which the applicant's principal place of residence is found for further action as required by Section 20A-2-304 after:
- 1305 (a) receiving all information from an applicant; and
- 1306 (b)
 - (i) receiving all information from the Driver License Division, if applicable; [or] and
- (ii) ensuring that the applicant's signature is already on file in the lieutenant governor's statewide voter registration database developed under Section 20A-2-502.
- (7) The lieutenant governor may use additional security measures to ensure the accuracy and integrity of [an electronically submitted voter registration] information submitted electronically under this section.
- 1314

- (8) If an individual applies to register under this section no later than 11 calendar days before the date of an election, the county clerk shall:
- 1316 (a) accept and process the voter registration form;
- 1317 (b) unless the individual named in the form is preregistering to vote:
- (i) enter the applicant's name on the list of registered voters for the voting precinct in which the applicant resides; and
- (ii) notify the individual that the individual is registered to vote in the upcoming election; and
- 1322 (c) if the individual named in the form is preregistering to vote, comply with Section 20A-2-101.1.
- (9) If an individual applies to register under this section after the deadline described in Subsection (8), the county clerk shall, unless the individual is preregistering to vote:
- 1326 (a) accept the application for registration; and
- (b) except as provided in Subsection 20A-2-207(6), if possible, promptly inform the individual that the individual will not be registered to vote in the pending election, unless the individual registers to vote by provisional ballot during the early voting period, if applicable, [or-]on election day, in accordance with Section 20A-2-207.
- 1331 (10) The lieutenant governor shall provide a means by which a registered voter shall sign the application form.
- 1333 (11) For an individual who is registering to vote or is already registered to vote, the electronic system described in Subsection (1) shall require that, to request to receive a ballot by mail in an election held on or after January 1, 2028, the individual shall enter the voter's name, address, date of birth, and any other information that the lieutenant governor determines necessary.
- 1338 (12) The electronic system described in Subsection (1) shall provide the following notice to each individual, who under this section, requests to receive a ballot by mail:
- 1340

<u>"NOTICE</u>

1341

Unless otherwise required by law, the election officer is not required to comply with a request to mail a ballot to a voter for an election that occurs less than 45 days after the day on which a request is made. If you have made a request within 45 days before the next election, you may need to vote in person for that election. If you are unable to vote in person, please contact your county clerk to determine if another option is available to you.".

1347 Section 8. Section 20A-2-207 is amended to read:

1348 **20A-2-207. Registration by provisional ballot.**

- (1) Except as provided in Subsection (6), an individual who is not registered to vote may register to vote, and vote, on election day or during the early voting period described in Section 20A-3a-601, by voting a provisional ballot, if:
- 1352 (a) the individual is otherwise legally entitled to vote the ballot;
- 1353 (b) the ballot is identical to the ballot for the precinct in which the individual resides;
- 1354 (c) the information on the provisional ballot form is complete; and
- 1355 (d) the individual provides valid voter identification and proof of residence to the poll worker.
- 1357 (2) If a provisional ballot and the individual who voted the ballot comply with the requirements described in Subsection (1), the election officer shall:
- 1359 (a) consider the provisional ballot a voter registration form;
- 1360 (b) place the ballot with the other ballots, to be counted with those ballots at the canvass; and
- 1362 (c) as soon as reasonably possible, register the individual to vote.
- (3) Except as provided in Subsection (4), the election officer shall retain a provisional ballot form, uncounted, for the period specified in Section 20A-4-202, if the election officer determines that the individual who voted the ballot:
- 1366 (a) is not registered to vote and is not eligible for registration under this section; or
- 1367 (b) is not legally entitled to vote the ballot that the individual voted.
- (4) Subsection (3) does not apply if a court orders the election officer to produce or count the provisional ballot.
- 1370 (5) The lieutenant governor shall report to the Government Operations Interim Committee on or before October 31, 2020, regarding:
- (a) implementation of registration by provisional ballot, as described in this section, on a statewide basis;
- 1374 (b) any difficulties resulting from the implementation described in Subsection (5)(a);
- 1375 (c) the effect of registration by provisional ballot on voter participation in Utah;
- 1376 (d) the number of ballots cast by voters who registered by provisional ballot:
- 1377 (i) during the early voting period described in Section 20A-3a-601; and
- 1378 (ii) on election day; and
- 1379 (e) suggested changes in the law relating to registration by provisional ballot.
- 1380 (6) For an election administered by an election officer other than a county clerk:

1381

- (a) if the election officer does not operate a polling place to allow early voting, the individual may not register to vote, under this section, during an early voting period; and
- (b) [if the election officer does not operate a polling place on election day,]the individual may not register to vote, under this section, on election day, or during early voting, in an election held for a local tax referendum that is conducted entirely by mail under Section 20A-7-609.5.
- 1388 Section 9. Section 20A-2-502 is amended to read:
- 1389 20A-2-502. Statewide voter registration system -- Maintenance and update of system --Record security -- List of incarcerated felons -- Public document showing compliance by county clerks.
- 1392 (1) The lieutenant governor shall:
- (a) develop, manage, and maintain a statewide voter registration system to be used by county clerks to maintain an updated statewide voter registration database in accordance with this section and rules made under Section 20A-2-507;
- (b) except as provided in Subsection (2)(c), regularly update the system with information relevant to voter registration, as follows:
- (i) on at least a weekly basis, information received from the Driver License Division in relation to:
- 1400 (A) voter registration;
- 1401 (B) a registered voter's change of address; or
- 1402 (C) a registered voter's change of name;
- (ii) on at least a weekly basis, the information described in Subsection 26B-8-114(11) from the state registrar, regarding deceased individuals;
- (iii) on at least a monthly basis, the information described in Subsection (3), received from theDepartment of Corrections regarding incarcerated individuals;
- (iv) on at least a monthly basis, information received from other states, including information received under an agreement described in Subsection (2); and
- (v) within 31 days after receiving information relevant to voter registration, other than the information described in Subsections (1)(b)(i) through (v);
- (c) regularly monitor the system to ensure that each county clerk complies with the requirements of this part and rules made under Section 20A-2-507;
- (d) establish matching criteria and security measures for identifying a change described in Subsection (1)(b) to ensure the accuracy of a voter registration record;[-and]

- 1415 (e) on at least a monthly basis:
- (i) use the matching criteria and security measures described in Subsection (1)(d) to compare information in the database to identify duplicate data, contradictory data, and changes in data;
- 1419 (ii) notify the applicable county clerk of the data identified; and
- (iii) notify the county clerk of the county in which a voter's principal place of residence is located of a change in a registered voter's principal place of residence or name[-];
- 1423 (f) before January 1, 2026:
- 1424 (i) develop a procedure that a county clerk is required to follow to:
- 1425 (A) determine the number of individuals who are registered to vote at a single-family home address; and
- 1427 (B) investigate potential anomalies in the voter registration database based on the results of the determination described in Subsection (1)(f)(i)(A);
- (ii) develop procedures that a county clerk is required to follow to investigate the validity of a voter registration when a ballot mailed by the county clerk is returned by the post office as undeliverable; and
- 1432 (iii) establish requirements and a procedure for a county clerk to use the Systemic Alien Verification for Entitlements Program, operated by the United States Department of Homeland Security, to identify non-citizens who register to vote.
- 1435 (2)
 - (a) Subject to Subsection (2)(b), the lieutenant governor may cooperate or enter into an agreement with a governmental entity or another state to share information and increase the accuracy of the database.
- 1438 (b) For a record shared under Subsection (2)(a), the lieutenant governor shall ensure:
- (i) that the record is only used to maintain the accuracy of the database;
- 1440 (ii) compliance with Section 63G-2-206; and
- 1441 (iii) that the record is secure from unauthorized use by employing data encryption or another similar technology security system.
- (c) The lieutenant governor is not required to comply with an updating requirement described in Subsection (1)(b) to the extent that the person responsible to provide the information to the lieutenant governor fails to provide the information.
- 1446 (3)

- (a) The lieutenant governor shall maintain a current list of all incarcerated felons in Utah.
- 1448 (b) The Department of Corrections shall provide the lieutenant governor's office with:
- (i) the name and last-known address of each individual who:
- 1450 (A) was convicted of a felony in a Utah state court; and
- (B) is currently incarcerated for commission of a felony; and
- 1452 (ii) the name of each convicted felon who has been released from incarceration.
- 1453 (4) The lieutenant governor shall seek to enter into an agreement with the federal courts to provide that, in exchange for receiving information from the state's voter registration list or from a list maintained by the Driver License Division to use in relation to federal juries, the federal courts will notify the lieutenant governor or a county clerk when an individual disclosed from one of the lists is disqualified from jury service due to a conviction or non-citizenship.
- 1459 [(4)] (5) The lieutenant governor shall maintain on the lieutenant governor's website a document that:
- 1461 (a) describes the utilities and tools within the system that a county clerk is required to run;
- (b) describes the actions, if any, that a county clerk is required to take in relation to the results of running a utility or tool;
- (c) lists, by date, the recurring deadlines by which a county clerk must comply with Subsection [(4)(a) or (b)] (5)(a) or (b); and
- 1467 (d) indicates, by county:
- (i) whether the county clerk timely complies with each deadline described in Subsection [(4)(c)] (5)(c); and
- (ii) if the county clerk fails to timely comply with a deadline described in Subsection [(4)(c)] (5)(c), whether the county clerk subsequently complies with the deadline and the date on which the county clerk complies.

```
1473 Section 10. Section 20A-2-503 is amended to read:
```

1474 **20A-2-503.** County clerk's responsibilities -- Updating voter registration.

1475 (1)

(a) Each county clerk shall use the system to record or modify all voter registration records.

- 1477 (b) A county clerk shall:
- (i) at the time the county clerk enters a voter registration record into the system, run the system's voter identification verification tool in relation to the record; and

1480

- (ii) in accordance with rules made under Section 20A-2-507, regularly report to the lieutenant governor the information described in Subsection 20A-2-502(4).
- (2) A county clerk who receives notification from the lieutenant governor, as provided in Subsection 20A-2-502(1)(e), of a change in a registered voter's principal place of residence or name may verify the change with the registered voter.
- (3) Unless the county clerk verifies that a change described in Subsection (2) is incorrect, the county clerk shall:
- 1487 (a) change the voter registration record to show the registered voter's current name and address; and
- 1489 (b) notify the registered voter of the change to the voter registration record.
- 1490 (4) A county clerk shall, in accordance with rules made under Section 20A-2-507:
- (a) on at least a monthly basis, run the duplicate voter utility and take the action required to resolve potential duplicate data identified by the utility; and
- 1493 (b) every December, run the annual maintenance utility.
- 1494 (5)
 - (a) If a voter does not vote in any election during the period beginning on the date of any regular general election and ending on the day after the date of the next regular general election, and the county clerk has not sent the voter a notice described in Section 20A-2-505 during the period, the county clerk shall, within 14 days after the day on which the county clerk runs the annual maintenance utility, send to the voter a preaddressed return form in substantially the following form:
- 1500 "VOTER REGISTRATION ADDRESS"
- 1501 To ensure the address on your voter registration is correct, please complete and return this form if your address has changed. What is your current street address?

1503						
1504		Street	City	County	State	ZIP
1505						
1506		Signature of Voter				
1507	(b)	The county clerk shall	mail the form describ	ed in Subsec	ction (5)(a) wi	th a postal service that will
		notify the county clerk	if the voter has chang	ged the voter	's address.	
1509	(6)	A county clerk shall co	omply with the require	ements and p	procedures des	cribed in Subsection
		20A-2-502(1)(f).				
1511		Section 11. Section	20A-2-505 is amende	d to read:		

1512	20A-2-505. Removing names from the official register Determining and confirming change
	of residence.
1514	(1) A county clerk may not remove a voter's name from the official register on the grounds that the
	voter has changed residence unless the voter:
1516	(a) confirms in writing that the voter has changed residence to a place outside the county; or
1518	(b)
	(i) does not vote in an election during the period beginning on the date of the notice described in
	Subsection (3), and ending on the day after the date of the second regular general election occurring
	after the date of the notice; and
1521	(ii) does not respond to the notice described in Subsection (3).
1522	(2)
	(a) Within 31 days after the day on which a county clerk obtains information that a voter's address has
	changed, if it appears that the voter still resides within the same county, the county clerk shall:
1525	(i) change the official register to show the voter's new address; and
1526	(ii) send to the voter, by forwardable mail, the notice described in Subsection (3).
1527	(b) When a county clerk obtains information that a voter's address has changed and it appears that
	the voter now resides in a different county, the county clerk shall verify the changed residence
	by sending to the voter, by forwardable mail, the notice described in Subsection (3), printed on a
	postage prepaid, preaddressed return form.
1531	(3)
	(a) Each county clerk shall use substantially the following form to notify voters whose addresses have
	changed:
1533	"VOTER REGISTRATION NOTICE
1534	We have been notified that your residence has changed. Please read, complete, and return this
	form so that we can update our voter registration records. What is your current street address?
1537	
1538	Street City County State Zip
1539	What is your current phone number (optional)?
1540	What is your current email address (optional)?
1541	If you have not changed your residence, or have moved but stayed within the same county,
	you must complete and return this form to the county clerk so that it is received by the county clerk

before 5 p.m. no later than 30 days before the date of the election. If you fail to return this form within that time:

1545

- you may be required to show evidence of your address to the poll worker before being allowed to vote in either of the next two regular general elections; or

1547

- if you fail to vote at least once, from the date this notice was mailed until the passing of two regular general elections, you will no longer be registered to vote. If you have changed your residence and have moved to a different county in Utah, you may register to vote by contacting the county clerk in your county.

- 1552 Signature of Voter
- 1553 1554

1551

PRIVACY INFORMATION

Voter registration records contain some information that is available to the public, such as your name and address, some information that is available only to government entities, and some information that is available only to certain third parties in accordance with the requirements of law.

- 1558 Your driver license number, identification card number, social security number, email address, full date of birth, and phone number are available only to government entities. Your year of birth is available to political parties, candidates for public office, certain third parties, and their contractors, employees, and volunteers, in accordance with the requirements of law.
- 1562

1569

You may request that all information on your voter registration records be withheld from all persons other than government entities, political parties, candidates for public office, and their contractors, employees, and volunteers, by indicating here:

1565 _____ Yes, I request that all information on my voter registration records be withheld from all persons other than government entities, political parties, candidates for public office, and their contractors, employees, and volunteers.

1568 REQUEST FOR ADDITIONAL PRIVACY PROTECTION

In addition to the protections provided above, you may request that identifying information on your voter registration records be withheld from all political parties, candidates for public office, and their contractors, employees, and volunteers, by submitting a withholding request form, and any required verification, as described in the following paragraphs.

1574 A person may request that identifying information on the person's voter registration records be withheld from all political parties, candidates for public office, and their contractors, employees,

	and volunteers, by submitting a withholding request form with this registration record, or to the
	lieutenant governor or a county clerk, if the person is or is likely to be, or resides with a person wh
	is or is likely to be, a victim of domestic violence or dating violence.
1580	A person may request that identifying information on the person's voter registration records be
	withheld from all political parties, candidates for public office, and their contractors, employees,
	and volunteers, by submitting a withholding request form and any required verification with this
	registration form, or to the lieutenant governor or a county clerk, if the person is, or resides with
	a person who is, a law enforcement officer, a member of the armed forces, a public figure, or
	protected by a protective order or a protection order."
1586	(b) [The] Before January 1, 2028, the form described in Subsection (3)(a) shall also include a section i
	substantially the following form:
1588	
1589	BALLOT NOTIFICATIONS
1590	[If you have provided a phone number or email address, you can receive notifications by text
	message or email regarding the status of a ballot that is mailed to you or a ballot that you deposit
	in the mail or in a ballot drop box,] You can receive electronic notifications regarding the status of
	your ballot by indicating here:
1594	Yes, I would like to receive electronic notifications regarding the status of my ballot.
1596	
	I consent to receive notifications by email at the following address:
1598	
	I consent to receive notifications by text at the following phone number:
1600	
	MAILED BALLOT SELECTION
1601	
	Please indicate below whether you desire to have a ballot mailed to you in the 2028 elections and
	beyond:
1603	
	Yes, I desire to have a ballot mailed to me in the 2028 elections and beyond.
1604	
	No, do not mail a ballot to me in the 2028 elections or beyond.
1605	
1606	(c) Beginning on January 1, 2028, the form described in Subsection (3)(a) shall also include a section
	substantially the following form:
1608	- 52 -

1612	
	Yes, I would like to receive electronic notifications regarding the status of my ballot.
1614	
	I consent to receive notifications by email at the following address:
1616	
	I consent to receive notifications by text at the following phone number:
1618	
1010	MAILED BALLOT SELECTION
1619	MAILED BALLOT SLELCTION
1017	Discos indicate heless whether you desire to have a hellot mailed to you in the uncoming elections.
1621	Please indicate below whether you desire to have a ballot mailed to you in the upcoming elections:
1621	
1 (22)	Yes, I desire to have a ballot mailed to me in the upcoming elections.
1622	
	No, do not mail a ballot to me in the upcoming elections.
1623	
	Warning: Unless otherwise required by law, an election officer is not required to mail a ballot to you
	for an election held less than 45 days after you make this request.
1625	
1626	(4)
1626	 (4) (a) Except as provided in Subsection (4)(b), the county clerk may not remove the names of any voters
1626	
1626	(a) Except as provided in Subsection (4)(b), the county clerk may not remove the names of any voters
1626 1629	 (a) Except as provided in Subsection (4)(b), the county clerk may not remove the names of any voters from the official register during the 90 days before a regular primary election or the 90 days before a
	(a) Except as provided in Subsection (4)(b), the county clerk may not remove the names of any voters from the official register during the 90 days before a regular primary election or the 90 days before a regular general election.
	 (a) Except as provided in Subsection (4)(b), the county clerk may not remove the names of any voters from the official register during the 90 days before a regular primary election or the 90 days before a regular general election. (b) The county clerk may remove the names of voters from the official register during the 90 days
1629	 (a) Except as provided in Subsection (4)(b), the county clerk may not remove the names of any voters from the official register during the 90 days before a regular primary election or the 90 days before a regular general election. (b) The county clerk may remove the names of voters from the official register during the 90 days before a regular general election or the 90 days before a regular general election if:
1629 1632	 (a) Except as provided in Subsection (4)(b), the county clerk may not remove the names of any voters from the official register during the 90 days before a regular primary election or the 90 days before a regular general election. (b) The county clerk may remove the names of voters from the official register during the 90 days before a regular primary election or the 90 days before a regular general election if: (i) the voter requests, in writing, that the voter's name be removed; or
1629 1632 1633	 (a) Except as provided in Subsection (4)(b), the county clerk may not remove the names of any voters from the official register during the 90 days before a regular primary election or the 90 days before a regular general election. (b) The county clerk may remove the names of voters from the official register during the 90 days before a regular primary election or the 90 days before a regular general election if: (i) the voter requests, in writing, that the voter's name be removed; or (ii) the voter dies.
1629 1632 1633	 (a) Except as provided in Subsection (4)(b), the county clerk may not remove the names of any voters from the official register during the 90 days before a regular primary election or the 90 days before a regular general election. (b) The county clerk may remove the names of voters from the official register during the 90 days before a regular primary election or the 90 days before a regular general election if: (i) the voter requests, in writing, that the voter's name be removed; or (ii) the voter dies. (c)
1629 1632 1633	 (a) Except as provided in Subsection (4)(b), the county clerk may not remove the names of any voters from the official register during the 90 days before a regular primary election or the 90 days before a regular general election. (b) The county clerk may remove the names of voters from the official register during the 90 days before a regular primary election or the 90 days before a regular general election if: (i) the voter requests, in writing, that the voter's name be removed; or (ii) the voter dies. (c) (i) After a county clerk mails a notice under this section, the county clerk shall, unless otherwise
1629 1632 1633 1634	 (a) Except as provided in Subsection (4)(b), the county clerk may not remove the names of any voters from the official register during the 90 days before a regular primary election or the 90 days before a regular general election. (b) The county clerk may remove the names of voters from the official register during the 90 days before a regular primary election or the 90 days before a regular general election if: (i) the voter requests, in writing, that the voter's name be removed; or (ii) the voter dies. (c) (i) After a county clerk mails a notice under this section, the county clerk shall, unless otherwise prohibited by law, list that voter as inactive.
1629 1632 1633 1634	 (a) Except as provided in Subsection (4)(b), the county clerk may not remove the names of any voters from the official register during the 90 days before a regular primary election or the 90 days before a regular general election. (b) The county clerk may remove the names of voters from the official register during the 90 days before a regular primary election or the 90 days before a regular general election if: (i) the voter requests, in writing, that the voter's name be removed; or (ii) the voter dies. (c) (i) After a county clerk mails a notice under this section, the county clerk shall, unless otherwise prohibited by law, list that voter as inactive. (ii) If a county clerk receives a returned voter identification card, determines that there was no clerical
1629 1632 1633 1634	 (a) Except as provided in Subsection (4)(b), the county clerk may not remove the names of any voters from the official register during the 90 days before a regular primary election or the 90 days before a regular general election. (b) The county clerk may remove the names of voters from the official register during the 90 days before a regular primary election or the 90 days before a regular general election if: (i) the voter requests, in writing, that the voter's name be removed; or (ii) the voter dies. (c) (i) After a county clerk mails a notice under this section, the county clerk shall, unless otherwise prohibited by law, list that voter as inactive. (ii) If a county clerk receives a returned voter identification card, determines that there was no clerical error causing the card to be returned, and has no further information to contact the voter, the county

16/3 (A) send routine mailings to an inactive voter: or

- (6) A county clerk shall, within ten business days after the day on which the county clerk receives the information described in Subsection (5) or Subsections 26B-8-114(11) and (12) relating to a decedent whose name appears on the official register, remove the decedent's name from the official register.
- (7) Ninety days before each primary and general election the lieutenant governor shall compare the information the lieutenant governor has received under Subsection 26B-8-114(11) with the official register of voters to ensure that all deceased voters have been removed from the official register.
- 1656 Section 12. Section **20A-3a-106** is amended to read:
- 1657 20A-3a-106. Rulemaking authority relating to conducting an election.
 The director of elections, within the Office of the Lieutenant Governor, may make rules,
 in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, establishing
 requirements for:
 - 396 (1) a return envelope[-described in Subsection 20A-3a-202(4)], to ensure uniformity and security of the envelopes;
 - 398 (2) complying with the signature comparison audit requirements described in Section 20A-3a-402.5; or
 - 400 (3) conducting and documenting the identity verification process described in Subsection 20A-3a-401(7)(b).
- 1667 Section 13. Section **20A-3a-201** is amended to read:
- 1668 **20A-3a-201. Voting methods.**
- 404 (1) [Except for an election {held for a local tax law referendum that is }conducted entirely by mail under Section 20A-7-609.5, a] A voter may vote as follows:
- 406 $\{\{(a) | by | mail; \}\}$
- 407 {{(b){}} {(a)}} at a polling place{, or by delivering a completed remote ballot to a polling place,} during early voting hours;
- 409 {{(c){}} {(b)}} at a polling place {, or by delivering a completed remote ballot to a polling place, } on election day when the polls are open;
- 411 {{(d){}} {(c)}} if the voter is an individual with a disability, by voting remotely, via a mechanical ballot or via electronic means if approved by the election officer;
- 413 {{(e){}}} {(d)}} electronically or via a federal write-in absentee ballot if the voter is a covered voter, as defined in Section 20A-16-102;{{for}}
- 415 {(e) by mail, in accordance with Section 20A-3a-203.6; or }

- 416 (f) by emergency ballot, in accordance with Part 3, Emergency Ballots.
- 417 (2) A voter may not vote at a polling place if the voter voted { [by mail or]} in a manner described in Subsections { [(1)(d) {]} (1)(c) } through (f).

1681 Section 14. Section **20A-3a-202** is amended to read:

1682 **20A-3a-202.** Conducting election in person and by mail -- Mailing ballots to remote voters --Exceptions.

- 421 (1)
 - {f(a)}} Except as otherwise provided for an election {<u>held for a local tax law referendum that is</u>} }conducted entirely by mail under Section 20A-7-609.5, an election officer shall administer an election {{primarily by mail, }} in accordance with this section.
- 424 {{(b) An individual who did not provide valid voter identification at the time the voter registered to vote shall provide valid voter identification before voting.}
- 426 (2) An election officer who administers an election:
- 427 (a) shall in accordance with Subsection (3), no sooner than 21 days before election day and no later than seven days before election day, mail to each [active] remote voter[within a voting precinct]:
- 430 (i) a manual ballot;
- 431 (ii)
 - $\{(\underline{A})\}$ a $\{\underline{standard}\}$ return envelope;
- 1695 (iii) <u>{-or</u>}
- 432 {(B) {if required under Section 20A-3a-203.6, a mail-in return envelope;}
- 433 {(iii)} instructions for returning the ballot that include an express notice about any relevant deadlines that the voter must meet in order for the voter's vote to be counted;
- (iv) [for an election administered by a county clerk {] except for an election held for a local tax law referendum that is conducted entirely by mail under Section 20A-7-609.5},]information regarding the location and hours of operation of any election day voting center at which the voter may vote or a website address where the voter may view this information;
- 441 [(v) for an election {[} administered by an election officer other than a county clerk, if the election officer does not operate a polling place or an election day voting center {] held for a local tax law referendum that is conducted entirely by mail under Section 20A-7-609.5}, a warning, on a separate page of colored paper in bold face print, indicating that if the voter fails to follow the instructions

included with the ballot, the voter will be unable to vote in that election because there will be no polling place {[] for the voting precinct {]} on <u>{or before }</u>the day of the election; and]

- 448 [(vi)] (v) instructions on how a voter may sign up to receive electronic ballot status notifications via the ballot tracking system described in Section 20A-3a-401.5;
- 450 (b) may not mail a ballot under this section to [:] a voter who is not a remote voter;
- 451 [(i) an inactive voter, unless the inactive voter requests a manual ballot; or]
- 452 [(ii) a voter whom the election officer is prohibited from sending a ballot under Subsection {[} (9)(c) (ii){] (6)(c)(ii)};]
- (c) shall, on the outside of the envelope in which the election officer mails the ballot, include instructions for returning the ballot if the individual to whom the election officer mails the ballot does not live at the address to which the ballot is sent;
- (d) shall provide a method of accessible voting to a voter with a disability who is not able to vote by mail; and
- (e) shall include, on the election officer's website and with each ballot mailed, instructions regarding how a voter described in Subsection (2)(d) may vote.
- 461 (3)
 - (a) An election officer who mails a manual ballot under Subsection (2) shall mail the manual ballot to the address:
- 463 (i) provided at the time of registration or updated by the voter after the time of registration; or
- 464 (ii) if, at or after the time of registration, the voter files an alternate address request form described in Subsection (3)(b), the alternate address indicated on the form.
- (b) The lieutenant governor shall make available to voters an alternate address request form that permits a voter to request that the election officer mail the voter's ballot to a location other than the voter's residence.
- 469 (c) A voter shall provide the completed alternate address request form to the election officer no later than 11 days before the day of the election.
- 1731 (d) Before January 1, 2028, an election officer shall include, with each ballot mailed to a voter, a separate paper document containing the following statements:
- 1733

WARNING

1734

If you have a valid Utah driver license (or license certificate) or a valid Utah state identification card, failure to provide the last four digits of the license or card number will result in your ballot

		not being counted. If you do not have either of these identification types, your ballot will still be
		counted if your signature on the affidavit on this envelope matches your signature on file with the
		election officer.
1739		
		NOTICE
1740		
1/40		
		Beginning in 2028, you will not receive a ballot by mail unless you request to receive a ballot by
		mail, You may request to receive a ballot by mail for elections held in 2028 and beyond at [insert a
		uniform resource locator where the voter can make the request online]. If you are unable to make a
		request online, contact your county clerk's office at the following number for instructions on how to
		make the request in person or by mail [insert phone number here].".
1746	<u>(e)</u>	Beginning on January 1, 2028, an election officer shall include, with each ballot mailed to a voter, a
		separate paper document containing the following statement:
1748		
		<u>"WARNING</u>
1749		
		If you have a valid Utah driver license (or license certificate) or a valid Utah state identification
		card, failure to provide the last four digits of the license or card number will result in your ballot
		not being counted. If you do not have a valid Utah driver license (or license certificate) or a valid
		Utah state identification card, you must vote in person at a polling place, unless you qualify for an
		exemption from this requirement. You may obtain information regarding an exemption at [insert a
		uniform resource locator where the voter can view this information] or by calling [insert a phone
		number that a voter may call to access this information]."
471	(A)	{{The{}} <u>A standard}</u> return envelope shall include:
472		the name, official title, and post office address of the election officer on the front of the envelope;
1760	<u>(b)</u>	hefore January 1, 2028, the following statement:
1761		
		"If you have a valid Utah driver license (or license certificate), or a valid Utah state identification
		card, you must legibly enter the last four digits of the license number or card number below.
		Otherwise, indicate below that you do not have this form of identification.
1765		
		Last four digits of Utah driver license (or license certificate) number
1766		
		Last four digits of Utah state identification card number
1767		- 57 -

DI I do not have a valid Utah driver license (or license certificate) or a valid Utah state

1771	
	"If you have a valid Utah driver license (or license certificate) or a valid Utah state identification
	card, you must legibly enter the last four digits of the license number or card number below.
1774	
	Last four digits of Utah driver license (or license certificate) number
1775	
	Last four digits of Utah state identification card number
1776	
	IMPORTANT: See the warning and notice enclosed with your ballot.";
1777	(<u>(b)</u>) (<u>d</u>) {-and
474	$\{(b)\}$ a space where a voter may write an email address and phone number by which the election officer
	may contact the voter if the voter's ballot is rejected $\{\frac{1}{2}, \frac{1}{2}\}$ and
476	[(c)] (e) {a printed affidavit in substantially the following form:
477	"County ofState of
478	I,, solemnly swear that: I am a qualified resident voter of the voting precinct in
	County, Utah and that I am entitled to vote in this election. I am not a convicted felon currently
	incarcerated for commission of a felony.
481	
482	Signature of Voter}[<u>"; and</u>]
483	{ [(d<u>)</u>] }
1786	
	WARNING
1787	
	The above affidavit must be signed by the voter to whom the ballot is addressed. It is a FELONY
	for any other individual to sign the above affidavit, even if the voter to whom the ballot is addressed
	gives permission for another to sign the affidavit for the voter. The ballot will not be counted if the
	signature on the affidavit does not match the signature on file with the election officer."
1792	[(d) a warning that the affidavit must be signed by the individual to whom the ballot was sent and that
	the ballot will not be counted if the signature on the affidavit does not match the signature on file
	with the election officer of the individual to whom the ballot was sent.]
487	$\{\{(5) \ \text{If the election officer determines that the voter}\} \begin{bmatrix} is required to show valid voter \end{bmatrix} \{ \} \\ has not yet \\ \end{tabular}$
	<u>provided</u> {identification} in accordance with Section 20A-2-103.5 {,} $[-]_{}$ {the election officer may:}
489	{{(a) mail a ballot to the voter;}}

490 {[(b) instruct the voter to include a copy of the }[<u>voter's valid voter identification with the return</u> ballot] identification required under Section 20A-2-103.5 with the ballot inside the return envelope{; and}}

- {f(c) provide instructions to the voter on how the voter may sign up to receive electronic ballot status
 notifications via the ballot tracking system described in Section 20A-3a-401.5.}
- 495 $\{\{(6) \text{ An election officer who administers an election shall}\}$
- 496 $\{\{(a)\}\}$
 - {(i) before the election, obtain the signatures of each voter qualified to vote in the election; or}
- 498 $\{f(ii) \text{ obtain the signature of each voter within the voting precinct from the county clerk; and}\}$
- 500 $\{\{(b)\}\)$ maintain the signatures on file in the election officer's office. $\}$
- 501 {{(7) Upon receipt of a returned ballot, the election officer shall review and process the ballot under Section 20A-3a-401.}
- 503 $\{\{(8)\}\} \{(5)\}$ A county that administers an election:
- (a) shall provide at least one election day voting center in accordance with Part 7, Election Day Voting Center, and at least one additional election day voting center for every 5,000 active voters in the county{{ who }[have requested to not receive a ballot by mail] are not remote voters;
- (b) shall ensure that each election day voting center operated by the county has at least one voting device that is accessible, in accordance with the Help America Vote Act of 2002, Pub. L. No. 107-252, for individuals with disabilities;
- 511 (c) may reduce the early voting period described in Section 20A-3a-601, if:
- 512 (i) the county clerk conducts early voting on at least four days;
- 513 (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
- (iii) the county clerk provides notice of the reduced early voting period in accordance with Section 20A-3a-604; and
- 517 (d) is not required to pay return postage for a [ballot] {mail-in-} return envelope.
- 518 $[(9){]}{(6)}$
 - (a) An individual may request that the election officer not send the individual a ballot by mail in the next and subsequent elections by submitting a written request to the election officer.]
- 521 [(b) An individual shall submit the request described in Subsection {[} (9)(a) {] (6)(a)} to the election officer before 5 p.m. no later than 60 days before an election if the individual does not wish to receive a ballot by mail in that election.]
- 524 [(c) {[} An{] Except as provided in Subsection (6)(e), an} election officer who receives a request from an individual under Subsection {[} (9)(a){] (6)(a)}:]

- 526 [(i) shall remove the individual's name from the list of voters who will receive a ballot by mail; and]
- 528 [(ii) may not send the individual a ballot by mail for:]
- 529 [(A) the next election, if the individual submits the request described in Subsection {[} (9)(a) {] (6)(a)}
 before the deadline described in Subsection {[} (9)(b) {] (6)(b)}; or]
- 531 [(B) an election after the election described in Subsection $\{\{\}, (9)(c)(ii)(A)\}$
- 532 [(d) An individual who submits a request under Subsection {[} (9)(a){] (6)(a)} may resume the individual's receipt of a ballot by mail by submitting a written request to the election officer.]
- 535 {(e) In an election held for a local tax law referendum that is conducted entirely by mail under Section 20A-7-609.5, the election officer shall send a ballot by mail to a registered voter, regardless of whether the registered voter submits a request under Subsection (6)(a).}
- 1846 Section 15. Section 15 is enacted to read:

1847 <u>20A-3a-202.5.</u> Receiving a ballot by mail -- Making a request -- Termination or expiration of a request -- Renewing a request.

- 1849 (1) As used in this section, "request to receive a ballot by mail" means to make a request as described in Subsection (2).
- 1851 (2) An individual may request that, for an election held on or after January 1, 2028, the individual receive a ballot by mail, by:
- 1853 (a) making the request on a voter registration form;
- 1854 (b) making the request when the individual applies for or renews primary photo identification;
- 1856 (c) making the request via the electronic system described in Section 20A-2-206;
- 1857 (d) submitting the request form described in Subsection (3) to the individual's county clerk; or
- 1859 (e) making the request when the voter votes in person.

1860 <u>(3)</u>

(a) The lieutenant governor shall design and make publicly available a form that a voter may use to request to receive a ballot by mail for an election held on or after January 1, 2028.

- 1863 (b) The form described in Subsection (3)(a) shall:
- 1864 (i) require the voter to enter the voter's name, address, date of birth, and any other information that the lieutenant governor determines necessary; and
- 1866 (ii) include the following notice:

1867

"NOTICE

1868

	Unless otherwise required by law, the election officer is not required to comply with a request to
	mail a ballot to a voter for an election that occurs less than 45 days after the day on which a request
	is made. If you have made a request within 45 days before the next election, you may need to vote
	in person for that election. If you are unable to vote in person, please contact your county clerk to
	determine if another option is available to you.".
1874	(4) An election officer shall, when mailing ballots to voters under Section 20A-3a-202, mail a ballot to
	each registered voter who:
1876	(a) for an election held before January 1, 2028, is an active voter, unless the voter:
1877	(i) is not eligible to vote the ballot; or
1878	(ii) requests to stop receiving a ballot by mail; or
1879	(b) except as provided in Subsection (5), for an election held on or after January 1, 2028:
1880	(i) has primary photo identification; and
1881	(ii) makes a request to receive a ballot by mail at least 45 days before the day of the election.
1883	(5) For an election held on or after January 1, 2028, an election officer may not mail a ballot to an
	individual who:
1885	(a) is not legally entitled to vote the ballot;
1886	(b) following the individual's most recent request to receive a ballot by mail, the individual:
1888	(i) requests to stop receiving ballots by mail; or
1889	(ii) fails to vote in a regular general election in 2028 or later; or
1890	(c) has not, within eight years before the day on which the election officer mails the bulk of the ballots
	for an election, made a request to receive a ballot by mail.
1892	(6) In addition to mailing ballots under Subsection (4), an election officer shall, to the extent required
	under Chapter 16, Uniform Military and Overseas Voters Act, mail a ballot to a covered voter, as
	defined in Section 20A-16-102, unless the voter has requested to not receive a ballot by mail.

- 1896 Section 16. Section **20A-3a-203** is amended to read:
- 1897 **20A-3a-203.** Voting at a {standard polling place -- Returning a remote ballot to a standard } polling place.
- 542 (1) [Except as provided in Section 20A-7-609.5, a] A registered voter may vote at a {standard }polling place{, or return a remote ballot to a standard polling place,} in an election in accordance with this section.

545 (2)

- (a) The voter shall give the voter's name, and, if requested, the voter's residence, to one of the poll workers.
- (b) [<u>The voter shall present valid voter</u>] <u>Except as provided in Subsection (8), the voter shall present</u> primary photo identification to one of the poll workers.
- 548 (c) If the poll worker is not satisfied that the voter has presented [valid voter] the identification required under Subsection (2)(b)or, if applicable, Subsection (8), the poll worker shall:
- (i) indicate on the official register that the voter was not properly identified;
- 551 {(ii) if the voter is returning a remote ballot, issue the voter a provisional ballot envelope;}
- 553 $\{\{(ii)\}\} \{\{(iii)\}\}\}$ if the voter is voting in-person, $\}$ issue the voter a provisional ballot;
- 1909 <u>(iii)</u> <u>{-and</u>
- 554 {[(iii)} notify the voter that the voter will have until the close of normal office hours on Monday after the day of the election to present }[valid voter] the{ identification} required under Subsection (2)(b) or, if applicable, Subsection (8), to{:}}
- 556 $\{ \{(A)\} \} \{ \{(A)\} \} \} \} \{ \{(A)\} \} \} \} \{ \{(A)\} \} \} \{ \{(A)\} \} \} \{ \{(A)\} \} \} \} \{ \{(A)\} \} \} \{ \{(A)\} \} \} \{ \{(A)\} \} \} \} \{ \{(A)\} \} \{ \{(A)\} \} \} \{ \{(A)\} \} \} \{ \{(A)\} \} \{ \{(A)\} \} \} \} \{ \{(A)\} \} \} \{ \{(A)\}$
- (iv) follow the procedures and requirements of Section 20A-3a-205.
- (d) If the person's right to vote is challenged as provided in Section 20A-3a-803, the poll worker shall follow the procedures and requirements of Section 20A-3a-205.
- 561 (3) A poll worker shall check the official register{{ to determine whether}} :
- 562 (a) <u>{to determine whether</u>} a voter is registered to vote; and
- (b) {{if the election is{}} for a voter who seeks to obtain a ballot from a standard polling place during} a regular primary election or a presidential primary election, {to determine } whether a voter's party affiliation designation in the official register allows the voter to vote the ballot that the voter requests.
- 567 (4)
 - (a) Except as provided in Subsection (5), if the voter's name is not found on the official register, the poll worker shall follow the procedures and requirements of Section 20A-3a-205.
- (b) If, <u>{when a voter seeks to obtain a ballot from a standard polling place }</u> in a regular primary election or a presidential primary election, the official register does not affirmatively identify the voter as being affiliated with a registered political party or if the official register identifies the voter as being "unaffiliated," the voter shall be considered to be "unaffiliated."

- 575 (5) In a regular primary election or a presidential primary election:
- (a) if a voter's name is not found on the official register, and if it is not unduly disruptive to the election process, the poll worker may attempt to contact the county clerk's office to request oral verification of the voter's registration; and
- 579 (b) if oral verification is received from the county clerk's office, the poll worker shall:
- 580 (i) record the verification on the official register;
- 581 (ii) <u>{for a voter who seeks to obtain a ballot from a standard polling place, }</u>determine the voter's party affiliation and the ballot that the voter is qualified to vote; and
- 583 (iii) except as provided in Subsection (6), comply with Subsection (3).
- 584 (6)
 - (a) Except as provided in Subsection (6)(b), if, in a regular primary election or a presidential primary election, the voter's political party affiliation listed in the official register does not allow the voter to vote the ballot that the voter requested, the poll worker shall inform the voter of that fact and inform the voter of the ballot or ballots that the voter's party affiliation does allow the voter to vote.
- (b) If, in a regular primary election or a presidential primary election, the voter is listed in the official register as unaffiliated, or if the official register does not affirmatively identify the voter as either unaffiliated or affiliated with a registered political party, and the voter, as an unaffiliated voter, is not authorized to vote the ballot that the voter requests, the poll worker shall:
- (i) ask the voter if the voter wishes to vote another registered political party ballot that the voter, as unaffiliated, is authorized to vote[, or remain unaffiliated]; and
- 596 (ii)
 - (A) if the voter wishes to vote another registered political party ballot that the unaffiliated voter is authorized to vote, the poll worker shall proceed as required by Subsection (3); or
- (B) if the voter [wishes to remain unaffiliated and] does not wish to vote another ballot that unaffiliated voters are authorized to vote, the poll worker shall instruct the voter that the voter may not vote.
- 602 (7) Except as provided in Subsection (6)(b)(ii)(B), and subject to the other provisions of Subsection (6), if the poll worker determines that the voter is registered, a poll worker shall:
- 605 (a) direct the voter to sign the voter's name in the official register;
- 1960 (b) $\{-and\}$
- 606 {(b)}

- (i) if the voter is returning a remote ballot that is sealed in a return envelope, accept the return envelope from the voter and place the return envelope in the ballot box; or}
- 609 {(ii) {if the voter seeks to obtain a ballot at the standard polling place:}
- 610 $\{\frac{(b)}{(A)}\}$ provide to the voter the ballot that the voter is qualified to vote; $\{\frac{1}{(and)}\}$
- 611 {(B) provide to the voter with a standard return envelope; and}
- 612 $\{\{(c)\}\} \{(C)\}\}$ allow the voter to enter the voting booth.
- 1962 (8) If a voter voting in person at a polling place does not have primary photo identification, the individual shall present to one of the poll workers:
- 1964 (a) the voter's secondary photo identification; or
- 1965 (b) if the voter does not have secondary photo identification, the voter's tertiary identification and a signed affidavit stating:
- 1967 (i) that the individual does not have primary photo identification or secondary photo identification;
- 1969 (ii) that the individual:
- 1970 (A) cannot obtain primary photo identification or secondary photo identification; or
- 1972 (B) for a reason outside the reasonable control of the individual, could not have obtained primary photo identification or secondary photo identification in time to register to vote in the next election; and
- 1975 <u>(iii)</u>
 - (A) the reason the individual is unable to obtain primary photo identification or secondary photo identification; or
- 1977 (B) the reason, outside the reasonable control of the individual, that the individual could not have obtained primary photo identification or secondary photo identification in time to register to vote in the next election.
- 1980 (9) <u>A reason described in Subsection (8)(b)(iii) may include:</u>
- 1981 (a) a practical reason; or
- 1982 (b) a religious objection to being photographed.
- 1983 (10) A voter who votes at a polling place may submit a request to a poll worker that a ballot be mailed to the voter in an election held in 2028 or later.
- 613 Section 6. Section 6 is enacted to read:
- 614 **20A-3a-203.5.** Returning a remote ballot to a ballot drop box.
- 615 (1) A registered voter may return a remote ballot to a ballot drop box in accordance with this section.
- 617

(2) A voter may not return a remote ballot to a ballot drop box, unless the ballot drop box is attended by two or more poll workers.

619 <u>(3)</u>

- (a) When returning a remote ballot to a ballot drop box, the voter shall give the voter's name, and, if requested, the voter's residence, to one of the poll workers.
- 621 (b) The voter shall present valid voter identification to one of the poll workers.
- 622 (c) If the poll worker is not satisfied that the voter has presented valid voter identification, the poll worker shall:
- 624 (i) indicate on the official register that the voter was not properly identified;
- 625 (ii) provide the voter with a provisional ballot envelope; and
- 626 (iii) follow the procedures and requirements of Section 20A-3a-205.
- 627 (d) If the person's right to vote is challenged as provided in Section 20A-3a-803, the poll worker shall follow the procedures and requirements of Subsections (3)(c)(ii) and (iii).
- 630 (4) <u>A poll worker shall check the official register:</u>
- 631 (a) to determine whether a voter is registered to vote; and
- 632 (b) if the voter's name is not found on the official register, the poll worker shall follow the procedures and requirements of Subsections (3)(c)(ii) and (iii).
- 634 Section 7. Section 7 is enacted to read:
- 635 <u>20A-3a-203.6.</u> Returning a remote ballot by mail -- In-person application -- Mail-in return envelope.
- 637 (1) Except as otherwise provided in Chapter 16, Uniform Military and Overseas Voters Act, a voter may not return a remote ballot by mail unless the voter complies with the requirements of this section.
- 640 (2) <u>A voter who desires to return a remote ballot by mail shall:</u>
- 641 (a) apply for designation as a voter who may return a remote ballot by mail, on a form designed by the lieutenant governor;
- 643 (b) submit the form, in-person, at the office of the county clerk of the county of which the voter is a resident; and
- 645 (c) at the time the voter submits the form, provide valid voter identification.
- 646 (3) <u>A voter who complies with Subsection (2) may return a ballot by mail:</u>
- 647

	<u>(a)</u>	in the next election that is at least 45 days after the day on which the voter complies with Subsection
		<u>(2); and</u>
649	<u>(b)</u>	in each election following the election described in Subsection (3)(a) that is no more than two years
		after the day of the election described in Subsection (3)(a).
651	<u>(4)</u>	For each voter who is authorized to return a ballot by mail under Subsections (2) and (3), the
		election officer shall, when mailing ballots under Section 20A-3a-202, include with the ballot a
		mail-in return envelope described in Subsection (5).
654	(5)	A mail-in return envelope shall include:
655	<u>(a)</u>	the name, official title, and post office address of the election officer on the front of the envelope;
657	<u>(b)</u>	a space where a voter may write an email address and phone number by which the election officer
		may contact the voter if the voter's ballot is rejected;
659	<u>(c)</u>	a printed affidavit in substantially the following form:
660		
		"County of State of
661		
		I,, solemnly swear that: I am a qualified resident voter of the voting precinct in
		County, Utah and that I am entitled to vote in this election. I am not a convicted felon currently
		incarcerated for commission of a felony.
664		
665		
		Signature of Voter"; and
666	<u>(d)</u>	a warning that the affidavit must be signed by the individual to whom the ballot was sent and that
		the ballot will not be counted if the signature on the affidavit does not match the signature on file
		with the election officer of the individual to whom the ballot was sent.
670	(6)	An election officer who administers an election shall:
671	<u>(a)</u>	
	(i)	before the election, obtain the signatures of each voter qualified to vote in the election; or
673	<u>(ii)</u>	obtain the signature of each voter within the voting precinct from the county clerk; and
675	<u>(b)</u>	maintain the signatures on file in the election officer's office.
676	(7)	To return a remote ballot by mail, the voter shall comply with Subsections 20A-3a-204(1), (4), and
		<u>(5)(a).</u>
678	(8)	A voter may return a remote ballot that was provided to the voter with a mail-in return envelope to a
		standard polling place or a ballot drop box by:

680

- (a) sealing the ballot in the mail-in return envelope, or in a standard return envelope that is provided by
 <u>a poll worker at the standard polling place or the ballot drop box; and</u>
- 682 <u>(b)</u>
 - (i) at a standard polling place, complying with Section 20A-3a-203; or
- 683 (ii) at a ballot drop box, complying with Section 20A-3a-203.5.
- 684 (9) If a voter returns a mail-in return envelope to a standard polling place or a ballot drop box, the poll workers shall process the ballot as a remote ballot returned, in-person, in a standard return envelope and not as a remote ballot returned by mail.
- 687 (10) Upon receipt of a remote ballot that is returned by mail in accordance with this section, the election officer shall review and process the ballot under Section 20A-3a-401.
- 1985 Section 17. Section **20A-3a-204** is amended to read:
- 1986 **20A-3a-204. Marking a manual ballot --** <u>Returning a ballot by mail, at an election officer's</u> office, or via a ballot drop box -- Depositing a ballot <u>received by mail</u> at a {standard} polling place.
- 692 (1) To vote [by mail] <u>a manual ballot</u>:
- (a) except as provided in Subsection [(6)] (9) (7), the voter shall prepare the voter's manual ballot by marking the appropriate space with a mark opposite the name of each candidate of the voter's choice for each office to be filled;
- (b) if a ballot proposition is submitted to a vote of the people, the voter shall mark the appropriate space with a mark opposite the answer the voter intends to make;
- (c) except as provided in Subsection [(6)] (9) (7), the voter shall record a write-in vote in accordance with Subsection 20A-3a-206(1);
- 700 $\{(d)\}$ and
- 1997 (d) except as provided in Subsection [(6)] ((9)) (7), a mark is not required opposite the name of a writein candidate[; and].
- 702 {(e) {the voter shall place the ballot in the return envelope and seal the return envelope.}}
- 703 <u>{(2)</u> {Except to the extent otherwise required for a voter who casts a provisional ballot, a voter who votes a manual ballot at a standard polling place shall, after complying with Section 20A-3a-203 and Subsection (1), deposit the return envelope in the ballot box at the polling location.}}
- 707 {(3) {Except to the extent otherwise required for a voter who casts a provisional ballot, if a voter returns a remote ballot to a standard polling location:}}

- 709 {(a) {the voter shall, after complying with Section 20A-3a-203 and Subsection (1), deliver the return envelope to the poll worker; and }
- 711 {(b) {the poll worker shall immediately place the return envelope in the ballot drop box.}}
- 712 $\frac{(4)}{(2)}$ $\frac{\text{If a}}{\text{Before returning a ballot mailed to the voter {returns a remote ballot by mail}},$
- 713 [(e)] $\{-\}$ the voter shall:
- 714 [(i)] (a) complete and sign the affidavit on the $\{\underline{\text{mail-in-}}\}$ return envelope;
- 715 [(ii)] (b) place the voted ballot in the $\{\frac{\text{mail-in}}{\text{mail-in}}\}$ return envelope;
- 716 [(iii) if required, place a copy of the voter's valid voter identification in the return envelope;]
- 2005 (c) if required by the election officer because the voter has not yet provided identification in accordance with Section 20A-2-103.5, include a copy of the identification required under Section 20A-2-103.5 with the ballot inside the return envelope;
- 718 $[(iv)] {(c)} (d)$ securely seal the $\{mail-in\}$ return envelope; and
- 719 $[(v)] \underline{\{(d)\}} \underline{(e)}$
 - [(A)] <u>if returning the remote ballot by mail,</u> attach postage, if necessary, and deposit the <u>{mail-in</u>} }return envelope in the mail[; or] .
- 721 [(B) place the return envelope in a ballot drop box, designated by the election officer, for the precinct where the voter resides.]
- 723 $[(2)] \{(5)\} (3)$
 - (a) Except as otherwise provided in Section 20A-16-404, to be valid, a ballot that is mailed must be[:]
 received by the election officer on or before 8 p.m. on election day.
- 725 [(i) clearly postmarked before election day, or otherwise clearly marked by the post office as received by the post office before election day; and]
- 727 [(ii) received in the office of the election officer before noon on the day of the official canvass following the election.]
- (b) Except as provided in Subsection [(2)(c)] {(5)(c)} (3)(c), to be valid, a ballot returned by a method other than by mail shall[,]:
- 2023 (i) before [the polls close] 8 p.m. on election day[, be deposited in]:
- 731 [(i)] (A) be deposited in a ballot box at a {standard }polling place; or
- 732 [(ii)] (B) be deposited in {[a{]} an attended} ballot drop box designated by an election officer for the jurisdiction to which the ballot relates[=]; or

2027

- (ii) if the ballot is returned directly to the election officer's office, be received at the election officer's office before 5 p.m. on election day.
- 734 {{(c) An election officer may, but is not required to, forward a ballot deposited in a ballot drop box in the wrong jurisdiction to the correct jurisdiction.}}
- 736 {[(d){]} <u>{(c)}</u>} An election officer shall ensure that a voter who is <u>[, at or before 8 p.m., in line at</u> a {[} ballot drop box, with] <u>{standard polling place, is allowed to, after complying with Section</u> <u>20A-3a-203 and Subsection (1)}:</u>
- 739 (i) $\{vote\}$ in line at $\{the standard\}$ a polling place $\{; or\}$ at 8 p.m. on election day to:
- 740 {(ii)} (A) {if the voter has} after complying with Section 20A-3a-203 and Subsection (1), allowed to vote; or
- 2036 (B) if the voter has a sealed return envelope containing a ballot in the voter's possession, allowed to place the return envelope in a ballot box;
- 2038 (ii) at 8 p.m. on election day, in line at a ballot drop box with a sealed return envelope containing a {remote } ballot in the voter's possession, allowed {{to deposit the ballot{}} deliver the return envelope to a poll worker for placement} in the ballot {{drop }} box[;]; or
- 2041 (iii) at 5 p.m. on election day, in line at the election officer's office with a sealed return envelope containing a ballot in the voter's possession, allowed to deliver the return envelope to the election officer's office.
- 743 [(3) Except as provided in Subsection (4), to vote at a polling place the voter shall, after complying with Subsections (1)(a) through (d):]
- 745 [(a) sign the official register or pollbook; and]
- 746 [(b)
 - (i) place the ballot in the ballot box; or]
- 747 [(ii)] {(6)} (4) [if] If the ballot that a voter votes at a {standard } polling place is a provisional ballot, the voter shall place the ballot in the provisional ballot envelope, complete the information printed on the provisional ballot envelope, and {{deposit{}} give} the provisional ballot envelope {to a poll worker for placement } in the provisional ballot box.
- 751 $[(4)] \{(7)\} (5)$
 - (a) An individual with a disability may vote a mechanical ballot at a {standard }polling place.
- (b) An individual other than an individual with a disability may vote a mechanical ballot at a <u>{standard</u>}
 <u>}</u>polling place if permitted by the election officer.

- 755 [(5)] $\{(8)\}$ (6) To vote a mechanical ballot, the voter shall:
- (a) make the selections according to the instructions provided for the voting device; and
- (b) subject to Subsection $[(6)] \{(9)\}$ (7), record a write-in vote by:
- (i) selecting the appropriate position for entering a write-in candidate; and
- (ii) using the voting device to enter the name of the valid write-in candidate for whom the voter wishes to vote.
- 761 [(6)] {(9)} (7) To vote in an instant runoff voting race under [Title 20A, Chapter 4, Part 6, Municipal Alternate Voting Methods Pilot Project] Chapter 4, Part 6, Municipal Alternate Voting Methods Pilot Project, a voter:
- (a) shall indicate, as directed on the ballot, the name of the candidate who is the voter's first preference for the office; and
- (b) may indicate, as directed on the ballot, the names of the remaining candidates in order of the voter's preference.
- 768 [(7)] $\{(10)\}$ (8) A voter who votes at a $\{$ <u>standard</u> $\}$ polling place:
- (a) shall mark and cast or deposit the ballot without delay and shall leave the voting area after voting;
 and
- (b) may not:
- (i) occupy a voting booth occupied by another, except as provided in Section 20A-3a-208;
- (ii) remain within the voting area more than 10 minutes; or
- (iii) occupy a voting booth for more than five minutes if all booths are in use and other voters are waiting to occupy a voting booth.
- 777 [(8)] {(11)} (9) If the official register shows any voter as having voted, that voter may not reenter the voting area during that election unless that voter is an election official or watcher.
- 779 [(9)] <u>{(12)} (10)</u> A poll worker may not, at a <u>{standard }</u>polling place, allow more than four voters more than the number of voting booths into the voting area at one time unless those excess voters are:
- 782 (a) election officials;
- 783 (b) watchers; or
- 784 (c) assisting voters with a disability.
- 785 {Section 9. Section 20A-3a-205 is amended to read: }
- 786 **20A-3a-205.** Manner of voting -- Provisional ballot.

- (1) The poll workers shall follow the procedures and requirements of this section when:
- (a) the individual's right to vote is challenged as provided in Section 20A-3a-803 or 20A-3a-805;
- (b) the individual's name is not found on the official register; or
- (c) the poll worker is not satisfied that the voter has provided valid voter identification.
- (2) When faced with one of the circumstances described in Subsection (1)(a) or (b), the poll worker shall:
- (a) request that the individual provide valid voter identification; and
- (b) review the identification provided by the individual.
- (3) If the poll worker is satisfied that the individual has provided valid voter identification that establishes the individual's identity and residence in the voting precinct:
- (a) the poll worker in charge of the official register shall:
- (i) record in the official register the type of identification that established the individual's identity and place of residence;
- 801 (ii) record the provisional ballot envelope number in association with the name of the individual; and
- 803 (iii) direct the individual to sign the individual's name in the official register or pollbook; and
- (b) the poll worker having charge of the ballots shall:
- 806 (i) if the individual is returning a remote ballot, give the individual a provisional ballot envelope;
- 808 (ii) if the individual is at a standard polling place and is voting in person:
- 809 [(i)] (A) give the individual a provisional ballot; and
- 810 [(ii)] (B) allow the individual to enter the voting booth[-];
- 811 (iii) accept the provisional ballot only after the voter completes, and seals the voter's ballot in, the provisional ballot envelope; and
- 813 (iv) notify the voter that the voter will have until the close of normal office hours on Monday after the day of the election to present valid voter identification to:
- 815 (A) the county clerk at the county clerk's office; or
- 816 (B) an election officer who is administering an election.
- (4) If the poll worker is not satisfied that the individual has provided valid voter identification that establishes the individual's identity and residence in the voting precinct:
- 820 (a) the poll worker in charge of the official register shall:
- 821 (i) record in the official register that the voter did not provide valid voter identification;
- 823 (ii) record in the official register the type of identification that was provided by the individual, if any;

- 825 (iii) record the provisional ballot envelope number in association with the name of the individual; and
- (iv) direct the individual to sign the individual's name in the official register or pollbook; and
- (b) the poll worker having charge of the ballots shall:
- 830 (i) if the individual is returning a remote ballot, give the individual a provisional ballot envelope;
- 832 (ii) if the individual is at a standard polling place and is voting in-person:
- 833 [(i)] (A) give the individual a provisional ballot; and
- 834 [(ii)] (B) allow the individual to enter the voting booth[-];
- 835 (iii) accept the provisional ballot only after the voter completes, and seals the voter's ballot in, the provisional ballot envelope; and
- 837 (iv) notify the voter that the voter will have until the close of normal office hours on Monday after the day of the election to present valid voter identification to:
- 839 (A) the county clerk at the county clerk's office; or
- 840 (B) to an election officer who is administering an election.
- (5) When, at a polling place, the election officer is required to furnish more than one version of a ballot, the poll workers at that polling place shall give the registered voter the version of the ballot that the voter is qualified to vote.
- 2086 Section 18. Section 20A-3a-208 is amended to read:
- 2087 **20A-3a-208.** Assisting disabled, illiterate, or blind voters.
- 2088 (1) Any voter who has a disability, or is blind, unable to read or write, unable to read or write the English language, or is physically unable to enter a polling place, may be given assistance by an individual of the voter's choice.
- 2091 (2) The individual giving assistance under this section shall comply with the same identification requirements that a voter is required to comply with, as described in the following provisions:
- 2094 (a) Subsection 20A-3a-203(2)(a); and
- 2095 <u>(b)</u>
 - (i) Subsection 20A-3a-203(2)(b); or
- 2096 (ii) if applicable, Subsection 20A-3a-203(8).
- 2097 [(2)] (3) The individual providing assistance may not be:
- 2098 (a) the voter's employer;
- 2099 (b) an agent of the employer;
- 2100 (c) an officer or agent of the voter's union; or

- (d) a candidate.
- 2102 [(3)] (4) The person providing assistance may not request, persuade, or otherwise induce the voter to vote for or vote against any particular candidate or issue or release any information regarding the voter's selection.
- 2105 Section 19. Section **20A-3a-301** is amended to read:
- 2106 **20A-3a-301. Emergency ballots.**
- 846 [(1) As used in this section, "hospitalized voter" means a registered voter who:]
- 847 [(a) is hospitalized or otherwise confined to a medical or long-term care institution;]
- 848 [(b) does not have a manual ballot in the voter's immediate possession;]
- 849 <u>{(b)</u> is not able to, independently or with reasonable assistance, leave the hospital or institution described in Subsection (1)(a) to:}</u>
- 851 $\{(i) \text{ vote in person};\}$
- 852 {(ii) if the registered voter has a remote ballot and return envelope in the registered voter's possession, return the remote ballot and return envelope in person; or}
- 854 {(iii) timely apply to receive a mail-in return envelope for the election; and}
- 855 [(c) is able to vote a manual ballot {{}; and]
- 2111 [(d) {:
- 856 {[(d)} is not able to acquire a manual ballot without the assistance of another individual.]
- 857 [(2)] (1) [A hospitalized] An exempt voter may, in accordance with this section, obtain a manual ballot {with a mail-in return envelope} to use as an emergency ballot and vote at any time after the election officer mails manual ballots to the majority of voters and before the close of polls on election day.
- 861 <u>[(3)] (2)</u>
 - [(a) Any] An individual may obtain an emergency ballot application, a manual ballot, and a [manual ballot] {mail-in } return envelope from the election officer on behalf of [a hospitalized] an exempt voter by[-] :
- 2119 (a) requesting a ballot and application in person at the election officer's office during business hours[-];
- 2121 (b) presenting primary photo identification or, if the individual does not have primary photo identification, secondary photo identification, of the individual requesting the ballot on the exempt voter's behalf; and

2124	(c) signing a statement, created by the lieutenant governor, where the individual, under penalty of
	perjury:
2126	(i) identifies the individual;
2127	(ii) identifies the exempt voter and explains the reason the exempt voter qualifies as an exempt voter;
	and
2129	(iii) states that the individual:
2130	(A) is obtaining the ballot at the request of the exempt voter;
2131	(B) will not request, persuade, or otherwise induce the voter to vote for or vote against any particular
	candidate or issue;
2133	(C) will not release any information regarding the voter's votes; and
2134	(D) will not alter the voter's votes.
865	$[(b) The election officer shall { f } - { } { } { } { } { } { } { } { } { }$
866	$\{\underline{(i)}\}\$ require the individual to sign a statement identifying the individual and the hospitalized voter $\{\{\}, \}$
2137	<u>[(4)] (3)</u> {; and }
868	{(ii) {mark the mail-in return envelope as an emergency ballot.}
869	{(4)} To vote, the [hospitalized] exempt voter shall[-] :
2138	(a) complete the emergency ballot application and enclose it in the return envelope [,];
2139	<u>(b)</u> complete, and sign the affidavit on, the [manual ballot] {mail-in } return envelope [,];
2140	$\underline{(c)}$ mark the voter's votes on the manual ballot $[,]$
2141	(d) place the manual ballot into the <u>{mail-in return}</u> envelope[,];
2142	(e) provide identification in the same manner required under Section 20A-2-103.5 and, if the exempt
	voter does not have primary photo identification, include with the ballot the documents required
	under Section 20A-2-103.5; and [-]
2145	(\underline{f}) seal the $\{\underline{\text{mail-in return }}\}$ envelope unless a different method is authorized under Section 20A-1-308.
874	[(5) To be counted, the emergency voter application and the sealed {[} manual ballot{] mail-in return}
	envelope must be{:
876	{(a)} mailed and timely received by the election officer;}-{or
877	{(b)} timely-}returned to the election officer's office {[} -in accordance with the requirements of this

2149

chapter{]}

- (4) To be counted, the return envelope containing the ballot shall be returned to the office of the election officer, delivered to a polling place, or placed in a ballot drop box, before the polls close on election day.
- 2152 (5) The lieutenant governor shall design the emergency ballot application and shall include in the application the check box and statement described in Subsection 20A-3a-401(5)(c)(v).
- 2155 Section 20. Section **20A-3a-401** is amended to read:
- 2156 **20A-3a-401.** Custody of voted {remote ballots returned by mail } ballots mailed or deposited in a ballot drop box -- Disposition -- Notice -- Disclosures relating to unresolved ballots.
- 882 (1)
 - (a) This section governs $\{\underline{\text{remote-}}\}$ ballots returned by mail $\{\{\underline{\text{or via a ballot drop box}}\}\}$ under Section $\underline{20A-3a-203.6}\}$.
- 884 <u>{(b) Except for a ballot returned under Chapter 16, Uniform Military and Overseas Voters Act, if a remote ballot returned by mail is not sealed in a mail-in return envelope, or is sealed in a mail-in return envelope that was not issued by the election officer for the voter identified on the mail-in return envelope, the election officer shall:}</u>
- 888 $\{(i) \text{ reject the ballot; and}\}$
- 889 $\frac{(ii)}{(if possible:)}$
- 890 {(A) notify the voter that the ballot was rejected and the reason the ballot was rejected; and }
- 892 <u>{(B)</u> if it is not too late for the voter to cast a ballot in a manner permitted by law, inform the voter how the voter may vote.}
- 894 [(2)] <u>(b)</u>
 - [(a)] Poll workers shall [open] {-mail-in} process return envelopes containing manual ballots that are in the custody of the poll workers in accordance with this section.
- 2161 (2) Poll workers shall:
- 2162 (a) examine the return envelope to determine:
- 2163 (i) whether the return envelope contains the last four digits of a primary photo identification for the voter to whom the ballot was sent; or
- 2165 (ii) for an election held before January 1, 2028, whether the return envelope indicates that the voter does not have primary photo identification;
- 2167 (b) examine the return envelope to determine whether the voter completed and signed the affidavit on the return envelope; and

- 896 [(b)](c) [The poll workers shall, first,]compare the signature of the voter on the affidavit of the {mailin-}return envelope to the signature of the voter in the voter registration records.
- 898 (3) After complying with Subsection (2), the poll workers shall determine whether:
- 899 (a) the signatures correspond;
- 900 (b) the affidavit is sufficient;
- 901 (c) the voter is registered to vote in the correct precinct;
- 902 (d) the voter's right to vote the ballot has been challenged;
- 903 (e) the voter has already voted in the election;
- 904 (f) the <u>[voter is required to provide valid voter identification]</u> voter has not yet provided identification in accordance with Section 20A-2-103.5; and
- (g) if the voter is required to provide [valid voter]identification in accordance with Section
 <u>20A-2-103.5</u>, whether the voter has [provided valid voter identification] complied with Section
 <u>20A-2-103.5</u>.
- 907 (4)
 - (a) The poll workers shall take the action described in Subsection (4)(b) if the poll workers determine:
- 2184

(i)

- (A) that the return envelope contains the last four digits of a primary photo identification for the voter to whom the ballot was sent; or
- 2186 (B) for an election held before January 1, 2028, whether the return envelope correctly indicates that the voter does not have primary photo identification;
- 909 [(i)] (ii) in accordance with the rules made under Subsection (11):
- (A) that the signature on the affidavit of the <u>-mail-in</u> return envelope is reasonably consistent with the individual's signature in the voter registration records; or
- (B) for an individual who checks the box described in Subsection [(5)(c)(v)] (5)(d)(v), that the signature is verified by alternative means;
- 914 [(ii)] (iii) that the affidavit is sufficient;
- 915 [(iii)] (iv) that the voter is registered to vote in the correct precinct;
- 916 [(iv)](v) that the voter's right to vote the ballot has not been challenged;
- 917 [(v)] (vi) that the voter has not already voted in the election; and

- [(vii)] (vii) for a voter required [to provide valid voter identification] under Subsection (3)(f) to comply with Section 20A-2-103.5, that the voter has [provided valid voter identification] complied with Section 20A-2-103.5.
- 920 (b) If the poll workers make all of the findings described in Subsection (4)(a), the poll workers shall:
- (i) remove the manual ballot from the <u>{mail-in-}</u>return envelope in a manner that does not destroy the affidavit on the return envelope;
- (ii) ensure that the ballot does not unfold and is not otherwise examined in connection with the <u>{mail-in</u>}
 }return envelope; and
- 926 (iii) place the ballot with the other ballots to be counted.
- (c) If the poll workers do not make all of the findings described in Subsection (4)(a), the poll workers shall:
- 929 (i) disallow the vote;
- (ii) without opening the <u>{mail-in-}</u>return envelope, record the ballot as "rejected" and state the reason for the rejection; and
- 932 (iii) place the $\{\underline{\text{mail-in-}}\}$ return envelope, unopened, with the other rejected return envelopes.
- 934 (5)
 - (a) If the poll workers reject an individual's ballot because the poll workers determine that the return envelope does not comply with Subsection (4)(a)(i) or (ii), the election officer shall:
- (i) contact the individual in accordance with Subsection (6); and
- 2217 (ii) inform the individual:
- 2218 (A) that the individual's identification is in question;
- 2219 (B) how the individual may resolve the issue; and
- 2220 (C) that, in order for the ballot to be counted, the individual is required to deliver to the election officer a correctly completed affidavit, provided by the county clerk, that meets the requirements described in Subsection (5)(d).
- 2223 <u>(b)</u>
 - [(a)] If the poll workers reject an individual's ballot because the poll workers determine, in accordance with rules made under Subsection (11), that the signature on the {mail-in-}return envelope is not reasonably consistent with the individual's signature in the voter registration records, the election officer shall:
- (i) contact the individual in accordance with Subsection (6); and

- 939 (ii) inform the individual:
- 940 (A) that the individual's signature is in question;
- 941 (B) how the individual may resolve the issue; and
- (C) that, in order for the ballot to be counted, the individual is required to deliver to the election officer a correctly completed affidavit, provided by the county clerk, that meets the requirements described in Subsection [(5)(c)] (5)(d).
- 945 [(b)] (c) The election officer shall ensure that the notice described in Subsection [(5)(a)] (5)(a) or (b) includes:
- (i) when communicating the notice by mail, a printed copy of the affidavit described in Subsection [(5)
 (c)] (5)(d) and a courtesy reply envelope;
- (ii) when communicating the notice electronically, a link to a copy of the affidavit described in Subsection [(5)(c)] (5)(d) or information on how to obtain a copy of the affidavit; or
- (iii) when communicating the notice by phone, either during a direct conversation with the voter or in a voicemail, arrangements for the voter to receive a copy of the affidavit described in Subsection [(5)
 (c)] (5)(d), either in person from the clerk's office, by mail, or electronically.
- 956 [(c)] (d) An affidavit described in Subsection (5)(a)(ii)(C) or (5)(b)(ii)(C) shall include:
- 957 (i) an attestation that the individual voted the ballot;
- (ii) a space for the individual to enter the individual's name, date of birth, and [driver license] primary photo identification number, or the last four digits of the individual's social security number;
- 960 (iii) a space for the individual to sign the affidavit;
- 961 (iv) a statement that, by signing the affidavit, the individual authorizes the lieutenant governor's and county clerk's use of the <u>information in the affidavit and the</u> individual's signature on the affidavit for voter identification purposes; and
- 964 (v) a check box accompanied by language in substantially the following form: "I am a voter with a qualifying disability under the Americans with Disabilities Act that impacts my ability to sign my name consistently. I can provide appropriate documentation upon request. To discuss accommodations, I can be contacted at ______".
- 969 [(d)] (e) In order for an individual described in Subsection [(5)(a)] (5)(a) or (b) to have the individual's ballot counted, the individual shall deliver the affidavit described in Subsection [(5)(e)] (5)(d) to the election officer.

- $[\underline{(e)}] (\underline{f})$ An election officer who receives a signed affidavit under Subsection $[\underline{(5)(d)}] (\underline{(5)(e)}$ shall immediately:
- (i) scan the signature on the affidavit electronically and keep the signature on file in the statewide voter registration database developed under Section 20A-2-502;
- 976 (ii) if the election officer receives the affidavit no later than 5 p.m. three days before the day on which the canvass begins, count the individual's ballot; and
- (iii) if the check box described in Subsection [(5)(c)(v)] (5)(d)(v) is checked, comply with the rules described in Subsection (11)(c).
- 980 (6)
 - (a) The election officer shall, within two business days after the day on which an individual's ballot is rejected, notify the individual of the rejection and the reason for the rejection, by phone, mail, email, or [SMS], if consent is obtained, text message, unless:
- (i) the ballot is cured within one business day after the day on which the ballot is rejected; or
- 985 (ii) the ballot is rejected because the ballot is received late or for another reason that cannot be cured.
- (b) If an individual's ballot is rejected for a reason described in Subsection (6)(a)(ii), the election officer shall notify the individual of the rejection and the reason for the rejection by phone, mail, email, or SMS], if consent is obtained, text message, within the later of:
- 990 (i) 30 days after the day of the rejection; or
- 991 (ii) 30 days after the day of the election.
- (c) The election officer may, when notifying an individual by phone under this Subsection (6), use autodial technology.
- (7) An election officer may not count the ballot of an individual whom the election officer contacts under Subsection (5) or (6) unless, no later than 5 p.m. three days before the day on which the canvass begins, the election officer:
- 997 (a) receives a signed affidavit from the individual under Subsection (5); or
- 998 (b)
 - (i) contacts the individual;
- (ii) if the election officer has reason to believe that an individual, other than the voter to whom the ballot was sent, signed the ballot affidavit, informs the individual that it is unlawful to sign a ballot affidavit for another person, even if the person gives permission;

- 1003 (iii) verifies the identity of the individual by:
- 1004 (A) requiring the individual to provide at least two types of personal identifying information for the individual; and
- 1006 (B) comparing the information provided under Subsection (7)(b)(iii)(A) to records relating to the individual that are in the possession or control of an election officer; and
- 1009 (iv) documenting the verification described in Subsection (7)(b)(iii), by recording:
- 1010 (A) the name and voter identification number of the individual contacted;
- 1011 (B) the name of the individual who conducts the verification;
- 1012 (C) the date and manner of the communication;
- 1013 (D) the type of personal identifying information provided by the individual;
- 1014 (E) a description of the records against which the personal identifying information provided by the individual is compared and verified; and
- 1016 (F) other information required by the lieutenant governor.
- 1017 (8) The election officer shall:
- (a) retain and preserve the <u>{mail-in-}</u>return envelopes in the manner provided by law for the retention and preservation of ballots voted at that election;
- 1020 (b) retain and preserve the documentation described in Subsection (7)(b)(iv); and
- (c) if the election officer complies with Subsection (8)(b) by including the documentation in the voter's voter registration record, make, retain, and preserve a record of the name and voter identification number of each voter contacted under Subsection (7)(b).
- 1025 (9)
 - (a) The election officer shall record the following in the database used to verify signatures:
- (i) any initial rejection of a ballot under Subsection (4)(c), within one business day after the day on which the election officer rejects the ballot; and
- (ii) any resolution of a rejection of a ballot under Subsection (7), within one business day after the day on which the ballot rejection is resolved.
- (b) An election officer shall include, in the canvass report, a final report of the disposition of all rejected and resolved ballots, including, for ballots rejected, the following:
- 1034 (i) the number of ballots rejected because the voter did not sign the voter's ballot; and
- 1035 (ii) the number of ballots rejected because the voter's signatures on the ballot, and in records on file, do not correspond.

- (10) Willful failure to comply with this section constitutes willful neglect of duty under Section 20A-5-701.
- 1039 (11) The director of elections within the Office of the Lieutenant Governor shall make rules, in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, to establish:
- (a) criteria and processes for use by poll workers in determining if a signature corresponds with the signature on file for the voter under Subsections (3)(a) and [(4)(a)(i)(A)] (4)(a)(ii)(A);
- (b) training and certification requirements for election officers and employees of election officers regarding the criteria and processes described in Subsection (11)(a); and
- 1047 (c) in compliance with Title II of the Americans with Disabilities Act of 1990, 42 U.S.C. Secs. 12131 through 12165, an alternative means of verifying the identity of an individual who checks the box described in Subsection [(5)(c)(v)] (5)(d)(v).
- 1050 (12) Subject to Subsection (13), if, in response to a request, and in accordance with the requirements of law, an election officer discloses the name or address of voters whose ballots have been rejected and not yet resolved, the election officer shall:
- 1053 (a) make the disclosure within two business days after the day on which the request is made;
- 1055 (b) respond to each request in the order the requests were made; and
- 1056 (c) make each disclosure in a manner, and within a period of time, that does not reflect favoritism to one requestor over another.
- 1058 (13) A disclosure described in Subsection (12) may not include the name or address of a protected individual, as defined in Subsection 20A-2-104(1).
- 2352 Section 21. Section **20A-3a-401.5** is amended to read:
- 2353 **20A-3a-401.5. Ballot tracking system.**
- 1062 (1) As used in this section:
- (a) "Ballot tracking system" means the system described in this section to track and confirm the status of trackable ballots.
- 1065 (b) "Change in the status" includes:
- 1066 (i) when a trackable ballot is mailed to a voter;
- 1067 (ii) when an election official receives a voted trackable ballot; and
- 1068 (iii) when a voted trackable ballot is counted.
- 1069 (c) "Trackable ballot" means a manual ballot that is:
- 1070 (i) mailed to a voter in accordance with Section 20A-3a-202;

- 1071 [(ii) deposited in the mail by a voter in accordance with Section 20A-3a-204; or]
- 1072 [(iii) deposited in a ballot drop box by a voter in accordance with Section 20A-3a-204.]
- 1073 (ii) cast at a {standard } polling place in accordance with Section 20A-3a-203;
- 1074 (iii) returned to a {standard } polling place in accordance with Section {20A-3a-203} 20A-3a-204;
- 1075 (iv) returned to a ballot drop box in accordance with Section {20A-3a-203.5} 20A-3a-204; {or}
- 2368 (v) returned to an election officer's office in accordance with Section 20A-3a-204; or
- 1076 $\frac{(v)}{(v)}$ (vi) returned by mail in accordance with Section $\frac{20A-3a-203.6}{20A-3a-401.}$
- 1077 (d) "Voter registration database" means the database, as defined in Section 20A-2-501.
- 1078 (2) The lieutenant governor shall operate and maintain a statewide or locally based system to track and confirm when there is a change in the status of a trackable ballot.
- 1080 (3) If a voter elects to receive electronic notifications regarding the status of the voter's trackable ballot, the ballot tracking system shall, when there is a change in the status of the voter's trackable ballot:
- (a) send a text message notification to the voter if the voter's information in the voter registration database includes a mobile telephone number;
- (b) send an email notification to the voter if the voter's information in the voter registration database includes an email address; and
- 1087 (c) send a notification by another electronic means directed by the lieutenant governor.
- (4) The lieutenant governor shall ensure that the ballot tracking system and the state-provided website described in Section 20A-7-801 automatically share appropriate information to ensure that a voter is able to confirm the status of the voter's trackable ballot via the state-provided website free of charge.
- 1092 (5) The ballot tracking system shall include a toll-free telephone number or other offline method by which a voter can confirm the status of the voter's trackable ballot.
- 1094 (6) The lieutenant governor shall ensure that the ballot tracking system:
- 1095 (a) is secure from unauthorized use by employing data encryption or other security measures; and
- 1097 (b) is only used for the purposes described in this section.
- 2391 Section 22. Section **20A-3a-402** is amended to read:
- 2392 **20A-3a-402.** Custody of ballots<u>voted at a polling place</u> -- Disposition -- Counting ballots --Release of tally.
- 1101 (1)
 - [(a)] For ballots voted at a polling place:

- [(b)] (a) the election officer shall deliver all return envelopes containing valid ballots and valid provisional ballots that are in the election officer's custody to the counting center before noon on the day of the official canvass following the election;
- 1105 [(c)] (b) valid ballots, including valid provisional ballots, may be processed and counted:
- (i) by the election officer, or poll workers acting under the supervision of the election officer, before the date of the canvass; and
- (ii) at the canvass, by the election officer or poll workers, acting under the supervision of the official canvassers of the election;
- 1110 [(d)] (c) when processing ballots, the election officer and poll workers shall comply with the procedures and requirements of [Section 20A-3a-401] this part in opening envelopes, verifying signatures, confirming eligibility of the ballots, and depositing ballots in preparation for counting; and
- 1114 [(e)] (d) all valid ballots, including valid provisional ballots have been deposited, the ballots shall be counted in the usual manner.
- 1116 (2)
 - (a) After the polls close on the date of the election, the election officer shall publicly release the results of all ballots, including provisional ballots, that have been counted on or before the date of the election.
- (b) Except as provided in Subsection (2)(c), on each day, beginning on the day after the date of the election and ending on the day before the date of the canvass, the election officer shall publicly release the results of all ballots, including provisional ballots, counted on that day.
- 1123 (c)
 - (i) If complying with Subsection (2)(b) on a particular day will likely result in disclosing a vote cast by an individual voter, the election officer shall request permission from the lieutenant governor to delay compliance for the minimum number of days necessary to protect against disclosure of the voter's vote.
- (ii) The lieutenant governor shall grant a request made under Subsection (2)(c)(i) if the lieutenant governor finds that the delay is necessary to protect against disclosure of a voter's vote.
- (d) On the date of the canvass, the election officer shall provide a tally of all ballots, including provisional ballots, counted, and the resulting tally shall be added to the official canvass of the election.
- 2426 Section 23. Section **20A-3a-601** is amended to read:

- 2427 **20A-3a-601.** Early voting.
- 1135 (1) [Except as provided in Section 20A-7-609.5:]
- (a) [an] An individual who is registered to vote may vote at a {standard }polling place before the election date in accordance with this section[; and].
- (b) [except] 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 {standard }polling place before the election date in accordance with this section if the individual:
- 1141 (i) is otherwise legally entitled to vote the ballot; and
- (ii) casts a provisional ballot in accordance with Section 20A-2-207.
- 1143 (2) Except as provided in Section 20A-1-308 or Subsection (3), the early voting period:
- 1144 (a) begins on the date that is 14 days before the date of the election; and
- (b) continues through the Friday before the election if the election date is a Tuesday.

1146 (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.
- (b) For a municipal election, the municipal clerk may reduce the early voting period described in this section if:
- (i) the municipal clerk conducts early voting on at least four days;
- (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
- (iii) the municipal clerk provides notice of the reduced early voting period in accordance with Section 20A-3a-604.
- (c) For a county election, the county clerk may reduce the early voting period described in this section if:
- (i) the county clerk conducts early voting on at least four days;
- (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
- (iii) the county clerk provides notice of the reduced early voting period in accordance with Section 20A-3a-604.
- 1163 (4) Except as provided in Section 20A-1-308, during the early voting period, the election officer:
- 1165 (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
- (ii) shall conduct early voting on the last day of the early voting period; and
- 1170 (b) for all other elections:
- 1171 (i) shall conduct early voting on each weekday; and
- 1172 (ii) may elect to conduct early voting on a Saturday, Sunday, or holiday.
- (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.
- 2468 Section 24. Section **20A-3a-603** is amended to read:
- 2469 **20A-3a-603.** Early voting polling places.
- (1) Except as provided in Section 20A-1-308[or 20A-7-609.5], the election officer shall designate one or more polling places for early voting, as follows:
- (a) at least one polling place shall be open on each day that polls are open during the early voting period;
- (b) each polling place shall comply with the requirements for polling places under Chapter 5, Election Administration;
- (c) for all elections other than local special elections, municipal primary elections, and municipal general elections, at least 10% of the voting devices at a polling place shall be accessible for individuals with disabilities in accordance with Public Law 107-252, the Help America Vote Act of 2002; and
- (d) each polling place shall be located in a government building or office, unless the election officer determines that, in the area designated by the election officer, there is no government building or office available that:
- 2483 (i) can be scheduled for use during early voting hours;
- 2484 (ii) has the physical facilities necessary to accommodate early voting requirements;
- 2485 (iii) has adequate space for voting equipment, poll workers, and voters; and
- 2486 (iv) has adequate security, public accessibility, and parking.
- 2487 (2)
 - (a) Except as provided in Section 20A-1-308, the election officer may, after the deadline described in Section 20A-3a-604:
- (i) if necessary, change the location of an early voting place; or

- (ii) if the election officer determines that the number of early voting polling places is insufficient due to the number of registered voters who are voting, designate additional polling places during the early voting period.
- (b) Except as provided in Section 20A-1-308, if an election officer changes the location of an early voting polling place or designates an additional early voting polling place, the election officer shall, as soon as is reasonably possible, give notice of the dates, times, and location of the changed early voting polling place or the additional early voting polling place:
- (i) to the lieutenant governor, for posting on the Statewide Voter Information Website;
- (ii) by posting the information on the website of the election officer, if available; and
- 2501 (iii) by posting notice:
- (A) for a change in the location of an early voting polling place, at the new location and, if possible, the old location; and
- (B) for an additional early voting polling place, at the additional early voting polling place.
- (3) Except as provided in Section 20A-1-308, for each regular general election and regular primary election, counties of the first class shall ensure that the early voting polling places are approximately proportionately distributed based on population within the county.
- 1175 {Section 15. Section 20A-3a-805 is amended to read: }
- 1176 **20A-3a-805.** Challenges to a voter's eligibility at polling place -- Procedure.
- 1177 (1)
 - (a) A poll worker, a watcher, or an individual who resides in the jurisdiction to which the election relates may, at a polling place, challenge an individual's eligibility to vote a particular ballot or to vote in that election if:
- (i) the individual making the challenge and the challenged individual are both present at the polling place at the time the challenge is made; and
- (ii) the challenge is made[-]:
- 1183 (A) before the challenged individual applies for a ballot[-]; or
- (B) in relation to an individual who is returning a remote ballot, before a poll worker accepts the ballot.
- (b) An individual may make a challenge by orally stating the challenged individual's name and the basis for the challenge, as provided under Section 20A-3a-803.
- 1188 (2) The poll worker shall record a challenge in the official register or on the challenge sheets in the pollbook, including:

1190	(a) the name of the challenged individual;
1191	(b) the name of the individual making the challenge; and
1192	(c) the basis upon which the challenge is made.
1193	(3) If an individual's eligibility to vote is challenged under this section, the poll worker shall follow the
	procedures and requirements of Section 20A-3a-205.
1195	{Section 16. Section 20A-4-101 is amended to read: }
1196	20A-4-101. Manual ballots cast at a polling place Counting manual ballots at a standard
	polling place on day of election before polls close.
1198	(1) Each county legislative body, municipal legislative body, and each poll worker shall comply with
	the requirements of this section when counting manual ballots on the day of an election, if:
1201	(a) the ballots are cast at a standard polling place; and
1202	(b) the ballots are counted at the <u>standard polling place</u> before the polls close.
1203	(2)
	(a) Each county legislative body or municipal legislative body shall provide:
1204	(i) two sets of ballot boxes for all voting precincts where both receiving and counting judges have
	been appointed; and
1206	(ii) a counting room for the use of the poll workers counting the ballots during the day.
1208	(b) At any election in any voting precinct in which both receiving and counting judges have been
	appointed, when at least 20 votes have been cast, the receiving judges shall:
1210	(i) close the first ballot box and deliver it to the counting judges; and
1211	(ii) prepare and use another ballot box to receive voted ballots.
1212	(c) Except as provided in Subsection (2)(f), upon receipt of the ballot box, the counting judges shall:
1214	(i) take the ballot box to the counting room;
1215	(ii) count the votes on the regular ballots in the ballot box;
1216	(iii) place the provisional ballot envelopes in the envelope or container provided for them for return to
	the election officer; and
1218	(iv) when they have finished counting the votes in the ballot box, return the emptied box to the
	receiving judges.
1220	(d)
	(i) During the course of election day, whenever there are at least 20 ballots contained in a ballot box, the
	receiving judges shall deliver that ballot box to the counting judges for counting; and

- (ii) the counting judges shall immediately count the regular ballots and segregate the provisional ballots contained in that box.
- (e) The counting judges shall continue to exchange the ballot boxes and count ballots until the polls close.
- 1227 (f)
 - (i) The director of elections within the Office of the Lieutenant Governor shall make rules in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, describing the procedures that a counting judge is required to follow for counting ballots in an instant runoff voting race under Part 6, Municipal Alternate Voting Methods Pilot Project.
- (ii) When counting ballots in an instant runoff voting race described in Part 6, Municipal Alternate
 Voting Methods Pilot Project, a counting judge shall comply with the procedures established under
 Subsection (2)(f)(i) and Part 6, Municipal Alternate Voting Methods Pilot Project.
- 1236 (3) To resolve questions that arise during the counting of ballots, a counting judge shall apply the standards and requirements of:
- 1238 (a) to the extent applicable, Section 20A-4-105; and
- (b) as applicable, for an instant runoff voting race under Part 6, Municipal Alternate Voting Methods Pilot Project, Subsections 20A-4-603(3) through (5).
- 1241 {Section 17. Section 20A-4-102 is amended to read: }

1242 **20A-4-102.** Manual ballots cast at a polling place -- Counting manual ballots at standard polling place on day of election after polls close.

1244 (1)

1245

- (a) This section governs counting manual ballots on the day of an election, if:
- (i) the ballots are cast at a <u>standard polling place</u>; and
- 1246 (ii) the ballots are counted at the <u>standard polling place after the polls close</u>.

(b) Except as provided in Subsection (2) or a rule made under Subsection 20A-4-101(2)(f)(i), as soon as the polls have been closed and the last qualified voter has voted, the election judges shall count the ballots by performing the tasks specified in this section in the order that they are specified.

- 1251 (c) To resolve questions that arise during the counting of ballots, a counting judge shall apply the standards and requirements of:
- (i) to the extent applicable, Section 20A-4-105; and

	(ii) as applicable, for an instant runoff voting race under Part 6, Municipal Alternate Voting Methods
	Pilot Project, Subsections 20A-4-603(3) through (5).
1256	(2)
	(a) First, the election judges shall count the number of ballots in the ballot box.
1257	(b)
	(i) If there are more ballots in the ballot box than there are names entered in the pollbook, the judges
	shall examine the official endorsements on the ballots.
1259	(ii) If, in the unanimous opinion of the judges, any of the ballots do not bear the proper official
	endorsement, the judges shall put those ballots in an excess ballot file and not count them.
1262	(c)
	(i) If, after examining the official endorsements, there are still more ballots in the ballot box than there
	are names entered in the pollbook, the judges shall place the remaining ballots back in the ballot
	box.
1265	(ii) One of the judges, without looking, shall draw a number of ballots equal to the excess from the
	ballot box.
1267	(iii) The judges shall put those excess ballots into the excess ballot envelope and not count them.
1269	(d) When the ballots in the ballot box equal the number of names entered in the pollbook, the judges
	shall count the votes.
1271	(3) The judges shall:
1272	(a) place all unused ballots in the envelope or container provided for return to the county clerk or city
	recorder; and
1274	(b) seal that envelope or container.
1275	(4) The judges shall:
1276	(a) place all of the provisional ballot envelopes in the envelope provided for them for return to the
	election officer; and
1278	(b) seal that envelope or container.
1279	(5)
	(a) In counting the votes, the election judges shall read and count each ballot separately.
1281	(b) In regular primary elections the judges shall:
1282	(i) count the number of ballots cast for each party;
1283	(ii) place the ballots cast for each party in separate piles; and

1284	(iii) count all the ballots for one party before beginning to count the ballots cast for other parties.
1286	(6)
	(a) In all elections, the counting judges shall, except as provided in Part 6, Municipal Alternate Voting
	Methods Pilot Project, or a rule made under Subsection 20A-4-101(2)(f)(i):
1289	(i) count one vote for each candidate designated by the marks in the squares next to the candidate's
	name;
1291	(ii) count each vote for each write-in candidate who has qualified by filing a declaration of
	candidacy under Section 20A-9-601;
1293	(iii) read every name marked on the ballot and mark every name upon the tally sheets before
	another ballot is counted;
1295	(iv) evaluate each ballot and each vote based on the standards and requirements of Section
	20A-4-105;
1297	(v) write the word "spoiled" on the back of each ballot that lacks the official endorsement and
	deposit it in the spoiled ballot envelope; and
1299	(vi) read, count, and record upon the tally sheets the votes that each candidate and ballot
	proposition received from all ballots, except excess or spoiled ballots.
1301	(b) Election judges need not tally write-in votes for fictitious persons, nonpersons, or persons clearly
	not eligible to qualify for office.
1303	(c) The judges shall certify to the accuracy and completeness of the tally list in the space provided on
	the tally list.
1305	(d) When the judges have counted all of the voted ballots, they shall record the results on the total votes
	cast form.
1307	(7)
	(a) Except as provided in Subsection (7)(b), only an election judge and a watcher may be present at the
	place where counting is conducted until the count is completed.
1309	(b)
	(i) An auditor conducting an audit described in Section 36-12-15.2 may be present at the place where
	counting is conducted, regardless of whether the count is completed.
1312	(ii) The lieutenant governor may be present at the place where counting is conducted, regardless of
	whether the count is completed.
2510	Section 25. Section 20A-4-105 is amended to read:

2511 **20A-4-105.** Standards and requirements for evaluating voter's ballot choice.

- 1316 (1)
 - (a) An election officer shall ensure that when a question arises regarding a vote recorded on a manual ballot, two counting judges jointly adjudicate the ballot, except as otherwise provided in Part 6, Municipal Alternate Voting Methods Pilot Project, in accordance with the requirements of this section.
- (b) If the counting judges disagree on the disposition of a vote recorded on a ballot that is adjudicated under this section, the counting judges may not count the vote.
- (c) An election officer shall store adjudicated ballots separately from other ballots to enable a court to review the ballots if the election is challenged in court.
- (2) Except as provided in Subsection (10), Subsection [20A-3a-204(6)] {20A-3a-204(9)}
 <u>20A-3a-204(7)</u>, or Part 6, Municipal Alternate Voting Methods Pilot Project, if a voter marks more names than there are individuals to be elected to an office, or if the counting judges cannot determine a voter's choice for an office, the counting judges may not count the voter's vote for that office.
- (3) Except as otherwise provided in Part 6, Municipal Alternate Voting Methods Pilot Project, the counting judges shall count a defective or incomplete mark on a manual ballot if:
- 1332 (a) the defective or incomplete mark [] is in the proper place; and
- (b) there is no other mark or cross on the ballot indicating the voter's intent to vote other than as indicated by the incomplete or defective mark.
- (4) Except as otherwise provided in Part 6, Municipal Alternate Voting Methods Pilot Project, the counting judges may not reject a ballot marked by the voter because of marks on the ballot other than those marks allowed by this section unless the extraneous marks on a ballot show an intent by an individual to mark the individual's ballot so that the individual's ballot can be identified.
- 1340 (5)
 - (a) In counting the ballots, the counting judges shall give full consideration to the intent of the voter.
- (b) The counting judges may not invalidate a ballot because of mechanical or technical defects in voting or failure on the part of the voter to follow strictly the rules for balloting required by Chapter 3a, Voting.
- 1345 (6) The counting judges may not reject a ballot because of an error in:
- 1346 (a) stamping or writing an official endorsement; or

- 1347 (b) delivering the wrong ballots to a polling place.
- 1348 (7) The counting judges may not count a manual ballot that does not have the official endorsement by an election officer.
- (8) The counting judges may not count a ballot proposition vote or candidate vote for which the voter is not legally entitled to vote, as defined in Section 20A-4-107.
- (9) If the counting judges discover that the name of a candidate is misspelled on a ballot, or that the initial letters of a candidate's given name are transposed or omitted in whole or in part on a ballot, the counting judges shall count a voter's vote for the candidate if it is apparent that the voter intended to vote for the candidate.
- 1356 (10) The counting judges shall count a vote for the president and the vice president of any political party as a vote for the presidential electors selected by the political party.
- 1358 (11) Except as otherwise provided in Part 6, Municipal Alternate Voting Methods Pilot Project, in counting the valid write-in votes, if, by casting a valid write-in vote, a voter has cast more votes for an office than that voter is entitled to vote for that office, the counting judges shall count the valid write-in vote as being the obvious intent of the voter.
- 2559 Section 26. Section **20A-5-102** is amended to read:

20A-5-102. Voting instructions.

- 1365 (1) Each election officer shall:
- 1366 (a) print instructions for voters;
- (b) ensure that the instructions are printed in English, and any other language required under the Voting Rights Act of 1965, as amended, in large clear type; and
- 1369 (c) ensure that the instructions inform voters:
- 1370 (i) about how to obtain, and how to return, ballots for voting;
- (ii) about special political party affiliation requirements for voting in a regular primary election or presidential primary election;
- 1373 (iii) about how to prepare ballots <u>cast at a {standard } polling place</u> for deposit in the ballot box;
- 1375 (iv) about how to prepare a {remote-} mailed ballot for return;
- 1376 [(iv)] (v) about how to record write-in votes;
- 1377 [(v)] (vi) about how to obtain a new ballot in the place of one spoiled by accident or mistake;
- 1379 [(vi)] (vii) about how to obtain assistance in marking ballots;
- 1380 [(viii)] (viii) about obtaining a new ballot if the voter's ballot is defaced;

- 1381 [(viii)] (ix) that identification marks or the spoiling or defacing of a ballot will make it invalid;
- 1383 [(ix)] (x) about how to obtain and vote a provisional ballot;
- 1384 [(x)] (xi) about whom to contact to report election fraud;
- 1385 [(xii)] (xii) about applicable federal and state laws regarding:
- (A) voting rights and the appropriate official to contact if the voter alleges that the voter's rights have been violated; and
- 1388 (B) prohibitions on acts of fraud and misrepresentation;
- 1389 [(xiii) about procedures governing mail-in registrants and first-time voters; and
- 1390 [(xiii)](xiv) about the date of the election and the hours that the polls are open on election day.
- 1392 (2) Each election officer shall:
- (a) provide the election judges of each voting precinct with sufficient instruction cards to instruct voters in the preparation of the voters' ballots; and
- 1395 (b) direct the election judges to post:
- 1396 (i) general voting instructions in each voting booth;
- (ii) at least three instruction cards at other locations in $\{\frac{1}{2}, \frac{1}{2}, \frac{1$
- 1399 (iii) at least one sample ballot at $\{\frac{1}{2}\}$ a standard polling place.
- 1400 {Section 20. Section 20A-5-301 is amended to read: }

1401 **20A-5-301.** Combined voting precincts -- Municipalities.

- 1402 (1)
 - (a) The municipal legislative body of a city of the first or second class may combine up to four regular county voting precincts into one municipal voting precinct for purposes of a municipal election if they designate the location and address of each of those combined voting precincts.
- (b) The <u>standard polling place shall be within the combined voting precinct or within 1/2 mile of the boundaries of the voting precinct.</u>
- 1408 (2)
 - (a) The municipal legislative body of a city of the third, fourth, or fifth class or a town may combine two or more regular county voting precincts into one municipal voting precinct for purposes of an election if it designates the location and address of that combined voting precinct.
- (b) If only two precincts are combined, the <u>standard</u> polling place shall be within the combined precinct or within 1/2 mile of the boundaries of the combined voting precinct.
- 1415

- (c) If more than two precincts are combined, the <u>standard</u> polling place should be as near as practical to the middle of the combined precinct.
- 1417 {Section 21. Section 20A-5-303 is amended to read: }
- 1418 **20A-5-303.** Establishing, dividing, abolishing, and changing voting precincts -- Common polling places -- Combined voting precincts.
- 1420 (1)
 - (a) After receiving recommendations from the county clerk, the county legislative body may establish, divide, abolish, and change voting precincts.
- (b) Within 30 days after the establishment, division, abolition, or change of a voting precinct under this section, the county legislative body shall file with the Utah Geospatial Resource Center, created under Section 63A-16-505, a notice describing the action taken and specifying the resulting boundaries of each voting precinct affected by the action.

1427 (2)

- (a) The county legislative body shall alter or divide voting precincts so that each voting precinct contains not more than 1,250 active voters.
- 1429 (b) The county legislative body shall:
- (i) identify those precincts that may reach the limit of active voters in a precinct under Subsection (2)(a) or that becomes too large to facilitate the election process; and
- (ii) except as provided by Subsection (3), divide those precincts on or before January 1 of a general election year.
- (3) A county legislative body shall divide a precinct identified under Subsection (2)(b)(i) on or before January 31 of a regular general election year that immediately follows the calendar year in which the Legislature divides the state into districts in accordance with Utah Constitution, Article IX, Section 1.
- (4) Notwithstanding Subsection (2)(a) and except as provided by Subsection (5), the county legislative body may not:
- 1441 (a) establish or abolish any voting precinct after January 1 of a regular general election year;
- (b) alter or change the boundaries of any voting precinct after January 1 of a regular general election year; or
- (c) establish, divide, abolish, alter, or change a voting precinct between January 1 of a year immediately preceding the year in which an enumeration is required by the United States Constitution and the

day on which the Legislature divides the state into districts in accordance with Utah Constitution, Article IX, Section 1.

- (5) A county legislative body may establish, divide, abolish, alter, or change a voting precinct on or before January 31 of a regular general election year that immediately follows the calendar year in which the Legislature divides the state into districts in accordance with Utah Constitution, Article IX, Section 1.
- 1453 (6)
 - (a) For the purpose of voting in an election, the county legislative body may establish a common standard polling place for two or more whole voting precincts.
- 1455 (b) At least 90 days before the election, the county legislative body shall designate:
- 1456 (i) the voting precincts that will vote at the common standard polling place; and
- 1457 (ii) the location of the common <u>standard</u> polling place.
- 1458 (c) A county may use one set of election judges for the common polling place under this Subsection (6).
- 1460 (7) Each county shall have at least two <u>standard</u> polling places open for voting on the date of the election.
- (8) Each common <u>standard polling place shall have at least one voting device that is accessible for individuals with disabilities in accordance with Public Law 107-252, the Help America Vote Act of 2002.
 </u>
- 2594 Section 27. Section **20A-5-403** is amended to read:
- 2595 **20A-5-403.** Polling places -- Booths -- Ballot boxes -- Inspections -- Arrangements.
- 1468 (1) [Except as provided in Section 20A-7-609.5, each] An election officer shall:
- 1469 (a) designate polling places for each voting precinct in the jurisdiction; [-and]
- (b) obtain the approval of the county or municipal legislative body or special district governing board for those polling places.
- 1472 (2)
 - (a) For each $\{ \frac{\text{standard}}{\text{standard}} \}$ polling place, the election officer shall provide:
- 1473 (i) an American flag;
- 1474 (ii) a sufficient number of voting booths or compartments;
- 1475 (iii) the voting devices, voting booths, ballots, ballot boxes, and any other records and supplies necessary to enable a voter to vote;
- 1477 (iv) the constitutional amendment cards required by Part 1, Election Notices and Instructions;

- 1479 (v) the instructions required by Section 20A-5-102; and
- (vi) a sign, to be prominently displayed in the polling place, indicating that valid voter identification is required for every voter before the voter may vote and listing the forms of identification that constitute valid voter identification.
- 1483 (b) Each election officer shall ensure that:
- (i) each voting booth is at a convenient height for writing, and is arranged so that the voter can prepare the voter's ballot screened from observation;
- 1486 (ii) there are a sufficient number of voting booths or voting devices to accommodate the voters at that polling place; and
- 1488 (iii) there is at least one voting booth or voting device that is configured to accommodate persons with disabilities.
- (c) Each county clerk shall provide a ballot box for each polling place that is large enough to properly receive and hold the ballots to be cast.
- 1492 (3)
 - (a) All polling places shall be physically inspected by each county clerk to ensure access by a person with a disability.
- (b) Any issues concerning inaccessibility to polling places by a person with a disability discovered during the inspections referred to in Subsection (3)(a) or reported to the county clerk shall be:
- 1497 (i) forwarded to the Office of the Lieutenant Governor; and
- 1498 (ii) within six months of the time of the complaint, the issue of inaccessibility shall be either:
- 1500 (A) remedied at the particular location by the county clerk;
- 1501 (B) the county clerk shall designate an alternative accessible location for the particular precinct; or
- 1503 (C) if no practical solution can be identified, file with the Office of the Lieutenant Governor a written explanation identifying the reasons compliance cannot reasonably be met.
- 1506 (4)
 - (a) The municipality in which the election is held shall pay the cost of conducting each municipal election, including the cost of printing and supplies.
- 1508 (b)
 - (i) Costs assessed by a county clerk to a municipality under this section may not exceed the actual costs incurred by the county clerk.
- 1510 (ii) The actual costs shall include:

- 1511 (A) costs of or rental fees associated with the use of election equipment and supplies; and
- 1513 (B) reasonable and necessary administrative costs.
- 1514 (5) The county clerk shall make detailed entries of all proceedings had under this chapter.
- 1515 (6)
 - (a) Each county clerk shall, to the extent possible, ensure that the amount of time that an individual waits in line before the individual can vote at a {standard }polling place in the county, or return a {remote } mailed ballot to a polling place in the county, does not exceed 30 minutes.
- (b) The lieutenant governor may require a county clerk to submit a line management plan before the next election if an individual waits in line at a {standard }polling place in the county, or return a {remote } mailed ballot to a polling place in the county, longer than 30 minutes before the individual can vote.
- (c) The lieutenant governor may consider extenuating circumstances in deciding whether to require the county clerk to submit a plan described in Subsection (6)(b).
- (d) The lieutenant governor shall review each plan submitted under Subsection (6)(b) and consult with the county clerk submitting the plan to ensure, to the extent possible, that the amount of time an individual waits in line before the individual can vote at a {standard }polling place in the county, or return a {remote } mailed ballot to a polling place in the county, does not exceed 30 minutes.

1530 {Section 23. Section 20A-5-403.5 is amended to read: }

1531 **20A-5-403.5.** Ballot drop boxes -- Attending poll workers -- Notice -- Operation and security.

- 1533 [(1)
 - (a) An election officer:]
- 1534 [(i) shall designate at least one ballot drop box in each municipality and reservation located in the jurisdiction to which the election relates;]
- 1536 [(ii) may designate additional ballot drop boxes for the election officer's jurisdiction;]
- 1537 [(iii) shall clearly mark each ballot drop box as an official ballot drop box for the election officer's jurisdiction;]
- 1539 [(iv) shall provide 24-hour recorded video surveillance, without audio, of each unattended ballot drop box;]

1541 [(v) shall post a sign on or near each unattended ballot drop box indicating that the ballot drop box is under 24-hour video surveillance; and]

- [(vi) shall ensure that a camera, a video, or a recording of a video described in Subsection (1)(a)(iv) may only be accessed:] 1545 [(A) by the election officer;] [(B) by a custodian of the camera, video, or recording;] 1546 1547 [(C) by the lieutenant governor;] 1548 [(D) by the legislative auditor general, when performing an audit; or] 1549 [(E) by, or pursuant to an order of, a court of competent jurisdiction.] 1550 [(b) An individual may not view a video, or a recording of a video, described in Subsection (1)(a)(iv), unless the individual:] 1552 [(i) is an individual described in Subsection (1)(a)(vi); and] 1553 [(ii) views the video to the extent necessary to:] [(A) ensure compliance with Subsection (1)(a)(iv), (1)(a)(vi), or (1)(c); or] 1554 1555 [(B) investigate a concern relating to ballots or the ballot box.] 1556 (c) The election officer, or the custodian of the recording, shall keep a recording described in Subsection (1)(a)(iv) until the later of:] 1558 [(i) the end of the calendar year in which the election was held; or] 1559 [(ii) if the election is contested, when the contest is resolved.] 1560 (1) An election officer shall: (a) in each municipality in the jurisdiction to which the election relates: 1561 1562 (i) if the municipality contains less than 10,000 active registered voters, designate within the municipality at least one ballot drop box; or 1564 (ii) if the municipality contains at least 10,000 active registered voters: (A) designate within the municipality at least two ballot drop boxes, plus one additional ballot drop box 1565 for each 10,000 active registered voters above 10,000 active registered voters in the municipality; and 1568 (B) disburse the ballot drop boxes in different locations throughout the municipality; 1570
- (b) in each reservation in the jurisdiction to which the election relates, designate within the reservation at least one ballot drop box;
- 1572 (c) designate additional ballot drop boxes, as needed, to avoid long lines at a ballot drop box or other polling locations;
- 1574 (d) clearly mark each ballot drop box as an official ballot drop box for the election officer's jurisdiction;

- 1576 (e) secure a ballot drop box in a manner that a ballot cannot be placed in the ballot drop box while the ballot drop box is unattended;
- 1578 (f) operate each ballot drop box, in accordance with Section 20A-3a-203.5, with at least two poll workers present:
- 1580 (i) from 8 a.m. to 8 p.m. on each of the five business days before the day of the election; and
- (ii) on the day of the election, from 8 a.m. until each voter described in Subsection (10)(c) is given the opportunity to deliver the return envelope to a poll worker for placement in the ballot drop box, after the voter complies with Section 20A-3a-203.5 and Subsection 20A-3a-204(1); and
- 1586 (g) ensure that, before poll workers leave a ballot drop box for the day, the poll workers:
- 1587 (i) remove all ballots from the ballot drop box for delivery to the election officer;
- 1588 (ii) ensure that the ballot drop box is empty; and
- 1589 (iii) secure the ballot drop box in a manner that a ballot cannot be placed in the ballot drop box until the ballot drop box again opens for operation.
- 1591 (2) Each day described in Subsection (1)(f), the poll workers shall:
- 1592 (a) before 8 a.m., inspect the ballot drop box to ensure that the ballot drop box is empty;
- (b) if any ballots or other items are discovered in the ballot drop box, empty the ballot drop box and secure any ballots found in the ballot drop box in a separate container for delivery to the election officer;
- 1596 (c) ensure that at least two poll workers are present at the ballot drop box at all times described in Subsections (1)(f)(i) and (ii);
- 1598 (d) before leaving the ballot drop box for the day:
- 1599 (i) remove all ballots from the ballot drop box for processing;
- 1600 (ii) ensure that the ballot drop box is empty; and

1601 (iii) secure the ballot drop box in a manner that a ballot cannot be placed in the ballot drop box until the ballot drop box again opens for operation.

- 1603 (3) An individual may not place a ballot in a ballot drop box, unless at least two poll workers are present to accept remote ballots in accordance with Section 20A-3a-203.5.
- 1605 (4) Only a poll worker may deposit a return ballot envelope into a ballot drop box, and only after a voter submits the return ballot envelope to the poll worker, at the ballot drop box, in accordance with the requirements of Section 20A-3a-203.5.

- [(2)] (5) Except as provided in Section 20A-1-308 or Subsection [(5)] (8), the election officer shall, at least 28 days before the date of the election, provide notice of the location of each ballot drop box designated under Subsection (1), and the dates and hours that poll workers will be present to accept ballots, by publishing notice for the jurisdiction holding the election, as a class A notice under Section 63G-30-102, for at least 28 days before the day of the election.
- 1614 [(3)] (6) Instead of including the location and the dates and hours of operation of ballot drop boxes, a notice required under Subsection [(2)] (5) may specify the following sources where a voter may view or obtain a copy of all ballot drop box locations and the dates and hours of operation:
- 1618 (a) the jurisdiction's website;
- 1619 (b) the physical address of the jurisdiction's offices; and
- 1620 (c) a mailing address and telephone number.
- 1621 [(4)] (7) The election officer shall include in the notice described in Subsection [(2)] (5):
- (a) the address of the Statewide Electronic Voter Information Website and, if available, the address of the election officer's website, with a statement indicating that the election officer will post on the website the location and the dates and hours of operation of each ballot drop box, including any changes to the location of a ballot drop box and the location of additional ballot drop boxes; and
- (b) a phone number that a voter may call to obtain information regarding the location and the dates and hours of operation of a ballot drop box.
- 1629 [(5)] <u>(8)</u>
 - (a) Except as provided in Section 20A-1-308, the election officer may, after the deadline described in Subsection [(2)] (5):
- 1631 (i) if necessary, change the location of a ballot drop box; or
- (ii) if the election officer determines that the number of ballot drop boxes is insufficient due to the number of registered voters who are voting, designate additional ballot drop boxes.
- (b) Except as provided in Section 20A-1-308, if an election officer [changes the location of a ballot box or designates an additional ballot drop box location] takes an action described in Subsection (8)(a), the election officer shall, as soon as is reasonably possible, give notice of the [changed ballot drop box location] action:
- 1640 (i) to the lieutenant governor, for posting on the Statewide Voter Information Website;
- 1642 (ii) by posting the information on the website of the election officer, if available; and
- 1643 (iii) by posting notice:

- 1644 (A) for a change in the location of a ballot drop box, at the new location and, if possible, the old location; and
- 1646 (B) for an additional ballot drop box location, at the additional ballot drop box location.
- 1648 [(6)] (9) An election officer may, at any time, authorize two or more poll workers to remove a ballot drop box from a location, or to remove ballots from a ballot drop box for processing.
- 1651 [(7)] <u>(10)</u>
 - (a) At least two poll workers must be present when a poll worker collects ballots from a ballot drop box and delivers the ballots to the location where the ballots will be opened and counted.
- (b) An election officer shall ensure that the chain of custody of ballots placed in a ballot box are recorded and tracked from the time the ballots are removed from the ballot box until the ballots are delivered to the location where the ballots will be opened and counted.
- 1658 (c) An election officer shall ensure that a voter who is, at or before 8 p.m., in line at a ballot drop box that is attended by poll workers, with a sealed return envelope containing a remote ballot in the voter's possession, permitted to deliver the return envelope to a poll worker for placement in the ballot drop box after the voter complies with Section 20A-3a-203.5 and Subsection 20A-3a-204(1).
- 1663 {Section 24. Section 20A-5-407 is amended to read: }

1664 **20A-5-407. Election officer to provide ballot boxes.**

- 1665 (1) Except as provided in Subsection (3), an election officer shall, for a standard polling place:
- 1667 (a) provide one ballot box with a lock and key for each polling place; and
- 1668 (b) deliver the ballot boxes, locks, and keys to the polling place before the polls open.
- 1669 (2) An election officer for a municipality or special district may obtain ballot boxes from the county clerk's office.
- 1671 (3) If locks and keys are unavailable, the election officer shall ensure that the ballot box lid is secured by tape.

1673 {Section 25. Section 20A-5-601 is amended to read: }

1674 **20A-5-601.** Appointment of poll workers in elections where candidates are distinguished by registered political parties.

1676 (1)

(a) This section governs appointment of poll workers in elections where candidates are distinguished by registered political parties.

- (b) On or before March 1 of each even-numbered year, an election officer shall provide to the county chair of each registered political party a list of the number of poll workers that the party must nominate for each polling place.
- (c) On or before April 1 of each even-numbered year, the county chair and secretary of each registered political party shall file a list with the election officer containing the names of individuals in the county who are willing to serve as poll workers, who are qualified to serve as poll workers in accordance with this section, and who are competent and trustworthy.
- (d) The county chair and secretary shall submit names equal in number to the number required by the election officer, plus one.
- 1688 (2) Each election officer shall provide for the appointment of individuals to serve as poll workers at each election.
- 1690 (3)
 - (a) For each election, each election officer shall provide for the appointment of at least three registered voters, or one individual who is 16 or 17 years old and two registered voters, one of whom is at least 21 years old, from the list to serve as poll workers.
- (b) An election officer may appoint additional poll workers, as needed.
- (4) For each set of three poll workers appointed for a <u>standard polling place</u> for an election, the election officer shall ensure that:
- (a) two poll workers are appointed from the political party that cast the highest number of votes for governor, lieutenant governor, attorney general, state auditor, and state treasurer, excluding votes for unopposed candidates, in the jurisdiction holding the election at the last regular general election before the appointment of the poll workers; and
- (b) one poll worker is appointed from the political party that cast the second highest number of votes for governor, lieutenant governor, attorney general, state auditor, and state treasurer, excluding votes for unopposed candidates, in the county, city, or special district, as applicable, at the last regular general election before the appointment of the poll workers.
- 1707 (5) The election officer shall provide for the appointment of any qualified county voter as a poll worker when:
- (a) a political party fails to file the poll worker list by the filing deadline; or
- 1710 (b) the list is incomplete.
- 1711

- (6) A registered voter of the county may serve as a poll worker at any polling place in the county, municipality, or district, as applicable.
- (7) An election officer may not appoint a candidate's parent, sibling, spouse, child, mother-in-law, father-in-law, sister-in-law, brother-in-law, daughter-in-law, or son-in-law to serve as a poll worker in a polling place where the candidate appears on the ballot.
- 1717 (8) The election officer shall fill all poll worker vacancies.
- (9) If a conflict arises over the right to certify the poll worker lists for any political party, the election officer may decide between conflicting lists, but may only select names from a properly submitted list.
- 1721 (10) The clerk shall establish compensation for poll workers.
- (11) The election officer may appoint additional poll workers to serve in the polling place as needed.
 Section 26. Section 20A-5-605 is amended to read: }
- 1725 **20A-5-605.** Duties of poll workers.
- 1726 (1) Poll workers shall:
- 1727 (a) arrive at the polling place at a time determined by the election officer; and
- (b) remain until the official election returns are prepared for delivery.
- 1729 (2) The election officer may designate the title and duties of each poll worker.
- 1730 (3) Upon arriving to open the polls, the poll workers shall, at a standard polling place:
- 1731 (a) display the United States flag;
- (b) examine the voting devices to see that they are in proper working order and that security devices have not been tampered with;
- (c) place the voting devices, voting booths, and the ballot box in plain view of those poll workers and watchers that are present;
- 1736 (d) check the ballots, supplies, records, and forms;
- 1737 (e) if directed by the election officer:
- (i) make any necessary corrections to the official ballots before the ballots are distributed at the polls;
- 1740 (ii) post any necessary notice of errors in ballots before voting commences; and
- 1741 (iii) post a sample ballot, instructions to voters, and constitutional amendments, if any;
- 1743 (f) open the ballot box in the presence of those assembled, turn the ballot box upside down to empty the ballot box of anything; and
- 1745

- (g) immediately before the polls open, lock the ballot box or, if locks and keys are not available, tape the ballot box securely.
- 1747 (4)
 - (a) If, at a standard polling place, any poll worker fails to appear on the morning of the election, or fails or refuses to act:
- (i) at least six qualified electors who are present at the polling place at the hour designated by law for the opening of the polls shall fill the vacancy by appointing another qualified individual from the voting precinct who is a member of the same political party as the poll worker who is being replaced to act as a poll worker; or
- 1753 (ii) the election officer shall appoint a qualified individual to act as a poll worker.
- (b) If a majority of the poll workers are present, the poll workers shall open the polls, even though a poll worker has not arrived.

1756 (5)

- (a) If it is impossible or inconvenient to hold an election at the <u>standard</u> polling place designated, the poll workers, after having assembled at or as near as practicable to the designated place, and before receiving any vote, may move to the nearest convenient place for holding the election.
- (b) If the poll workers move to a new <u>standard polling place</u>, the poll workers shall display a proclamation of the change and station a peace officer or some other proper individual at the original <u>standard polling place</u> to notify voters of the location of the new <u>standard polling place</u>.
- (6) If, for any reason, the official ballots are not ready for distribution at a <u>standard polling place</u> or, if the supply of ballots is exhausted before the polls are closed, the poll workers may use unofficial ballots, made as nearly as possible in the form of the official ballot, until the election officer provides additional ballots.
- (7) When it is time to open the polls, one of the poll workers shall announce that the polls are open as required by Section 20A-1-302, or in the case of early voting, Section 20A-3a-602.

1771 (8)

- (a) The poll workers shall comply with the voting procedures and requirements of Chapter 3a, Voting, in allowing people to vote.
- (b) The poll workers may not allow an individual, other than election officials and those admitted to vote, within six feet of voting devices, voting booths, or the ballot box.

	(c) Besides the poll workers and watchers, the poll workers may not allow more than four voters in
	excess of the number of voting booths provided within six feet of voting devices, voting booths, or
	the ballot box.
1778	(d) If necessary, the poll workers shall instruct each voter permitted to use a voting device how to
	operate the voting device before the voter enters the voting booth.
1780	(e)
	(i) If the voter requests additional instructions after entering the voting booth, two poll workers may, if
	necessary, enter the booth and give the voter additional instructions.
1783	(ii) In regular general elections and regular primary elections, the two poll workers who enter the voting
	booth to assist the voter shall be of different political parties.
2659	Section 28. Section 20A-6-105 is amended to read:
2660	20A-6-105. Provisional ballot envelopes.
2661	(1) Each election officer shall ensure that provisional ballot envelopes are printed in substantially the
	following form:
2663	(a) the envelope shall include the following statement:
2664	"AFFIRMATION
2665	Are you a citizen of the United States of America? Yes No
2666	Will you be 18 years old on or before election day? Yes No
2667	If you checked "no" in response to either of the two above questions, do not complete this form.
2669	Name of Voter
2670	First Middle Last
2671	Driver License or Identification Card Number
2672	State of Issuance of Driver License or Identification Card Number
2673	Date of Birth
2674	Street Address of Principal Place of Residence
2675	
2676	City County State Zip Code
2677	Telephone Number (optional)
2678	Email Address (optional)
2679	Last four digits of Social Security Number
2680	Last former address at which I was registered to vote (if known)

2681	
2682	City County State Zip Code
2683	Voting Precinct (if known)
2684	I, (please print your full name)do solemnly swear or affirm:
2686	That I am eligible to vote in this election; that I have not voted in this election in any other
	precinct; that I am eligible to vote in this precinct; and that I request that I be permitted to vote in
	this precinct; and
2689	Subject to penalty of law for false statements, that the information contained in this form is true
	and that I am a citizen of the United States and a resident of Utah, residing at the above address;
	and that I am at least 18 years old and have resided in Utah for the 30 days immediately before this
	election.
2693	Signed
2695	Dated
2697	In accordance with Section 20A-3a-506, wilfully providing false information above is a class H
	misdemeanor under Utah law and is punishable by imprisonment and by fine.
2699	
	PRIVACY INFORMATION
2700	Voter registration records contain some information that is available to the public, such as
	your name and address, some information that is available only to government entities, and some
	information that is available only to certain third parties in accordance with the requirements of law
2704	Your driver license number, identification card number, social security number, email address,
	full date of birth, and phone number are available only to government entities. Your year of birth is
	available to political parties, candidates for public office, certain third parties, and their contractors
	employees, and volunteers, in accordance with the requirements of law.
2708	You may request that all information on your voter registration records be withheld from all
	persons other than government entities, political parties, candidates for public office, and their
	contractors, employees, and volunteers, by indicating here:
2711	Yes, I request that all information on my voter registration records be withheld from
	all persons other than government entities, political parties, candidates for public office, and their
	contractors, employees, and volunteers.
2714	REQUEST FOR ADDITIONAL PRIVACY PROTECTION

In addition to the protections provided above, you may request that identifying information on your voter registration records be withheld from all political parties, candidates for public office, and their contractors, employees, and volunteers, by submitting a withholding request form, and any required verification, as described in the following paragraphs.

A person may request that identifying information on the person's voter registration records be withheld from all political parties, candidates for public office, and their contractors, employees, and volunteers, by submitting a withholding request form with this registration record, or to the lieutenant governor or a county clerk, if the person is or is likely to be, or resides with a person who is or is likely to be, a victim of domestic violence or dating violence.

2726

2715

2720

A person may request that identifying information on the person's voter registration records be withheld from all political parties, candidates for public office, and their contractors, employees, and volunteers, by submitting a withholding request form and any required verification with this registration form, or to the lieutenant governor or a county clerk, if the person is, or resides with a person who is, a law enforcement officer, a member of the armed forces, a public figure, or protected by a protective order or a protection order.

2732 CITI

CITIZENSHIP AFFIDAVIT

2733 Name:

2734 Name at birth, if different:

- 2735 Place of birth:
- 2736 Date of birth:
- 2737 Date and place of naturalization (if applicable):
 - I hereby swear and affirm, under penalties for voting fraud set forth below, that I am a citizen and that to the best of my knowledge and belief the information above is true and correct.
- 27412742

2743

2738

Signature of Applicant

In accordance with Section 20A-2-401, the penalty for willfully causing, procuring, or allowing yourself to be registered to vote if you know you are not entitled to register to vote is up to one year in jail and a fine of up to \$2,500.";

(b) before January 1, 2028, the following statement statement shall appear after the statement described in Subsection (1)(a):

2748

"BALLOT NOTIFICATIONS

2749	
	You can receive electronic notifications regarding the status of your ballot by indicating here:
2751	
	Yes, I would like to receive electronic notifications regarding the status of my ballot.
2753	
2155	Leansant to reasing notifications by smail at the following oddress:
0755	I consent to receive notifications by email at the following address:
2755	
	I consent to receive notifications by text at the following phone number:
2757	
	MAILED BALLOT SELECTION
2758	
	Please indicate below whether you desire to have a ballot mailed to you in the 2028 elections and
	beyond:
2760	
	Yes, I desire to have a ballot mailed to me in the 2028 elections and beyond.
2762	res, result to have a bariot manee to me in the 2028 elections and beyond.
2762	
	No, do not mail a ballot to me in the 2028 elections or beyond."; and
2763	(c) beginning on January 1, 2028, the following statement statement shall appear after the statement
	described in Subsection (1)(a):
2765	
	<u>"BALLOT NOTIFICATIONS</u>
2766	
	You can receive electronic notifications by text message or email regarding the status of your ballot
	by indicating here:
2768	
	Yes, I would like to receive electronic notifications regarding the status of my ballot.
2770	res, r would like to receive electronic notifications regarding the status of my barlot.
2110	
	I consent to receive notifications by email at the following address:
2772	
	I consent to receive notifications by text at the following phone number:
2774	
	MAILED BALLOT SELECTION
2775	
	Please indicate below whether you desire to have a ballot mailed to you in the upcoming elections:
2777	

- (1) The local clerk shall ensure that the number and ballot title are presented upon the official ballot with, immediately adjacent to them, the words "For" and "Against," each word presented with an adjacent square in which the elector may indicate the elector's vote.
- 2793

(2)

- (a) Except as provided in Subsection (2)(c)(i)[-or Section 20A-7-609.5], and unless the county legislative body calls a special election, the county clerk shall ensure that county referend a that have qualified for the ballot appear on the next regular general election ballot.
- (b) Except as provided in Subsection (2)(c)(ii)[-or Section 20A-7-609.5], and unless the municipal legislative body calls a special election, the municipal recorder or clerk shall ensure that municipal referenda that have qualified for the ballot appear on the next regular municipal election ballot.
- 2801 (c)
 - (i) [Except as provided in Section 20A-7-609.5, if] If a local law passes after January 30 of the year in which there is a regular general election, the county clerk shall ensure that a county referendum that has qualified for the ballot appears on the ballot at the second regular general election immediately following the passage of the local law unless the county legislative body calls a special election.
- (ii) [Except as provided in Section 20A-7-609.5, if] If a local law passes after January 30 of the year in which there is a municipal general election, the municipal recorder or clerk shall ensure that a municipal referendum that has qualified for the ballot appears on the ballot at the second municipal general election immediately following the passage of the local law unless the municipal legislative body calls a special election.
- 2812 (3)
 - (a)
 - (i) A voter desiring to vote in favor of the law that is the subject of the referendum shall mark the square adjacent to the word "For."
- 2814 (ii) The law that is the subject of the referendum is effective if a majority of voters mark "For."
- 2816 (b)
 - (i) A voter desiring to vote against the law that is the subject of the referendum shall mark the square following the word "Against."
- (ii) The law that is the subject of the referendum is not effective if a majority of voters mark "Against."
 Section 30. Section 20A-7-609.5 is amended to read:
- 2821 **20A-7-609.5.** Election on referendum challenging local tax law conducted entirely by mail.

- 1788 (1) An election officer may administer an election on a referendum challenging a local tax law entirely by mail.
- 1790 (2) For purposes of an election conducted under this section, the election officer shall:
- (a) designate as the election day the day that is 30 days after the day on which the election officer complies with Subsection (2)(b); and
- (b) <u>subject to Subsection (6)</u>, within 30 days after the day on which the referendum described in Subsection (1) qualifies for the ballot, mail to each registered voter within the voting precincts to which the local tax law applies:
- 1796 (i) a manual ballot;
- 1797 (ii) a statement that there will be no polling place for the election;
- 1798 (iii) a statement specifying the election day described in Subsection (2)(a);
- 1799 (iv) a [business reply mail envelope] {mail-in } return envelope;
- (v) instructions for returning the ballot that include an express notice about any relevant deadlines that the voter must meet in order for the voter's vote to be counted;
- 1803 (vi) a warning, on a separate page of colored paper in boldface print, indicating that if the voter fails to follow the instructions included with the manual ballot, the voter will be unable to vote in that election because there will be no polling place for the election; and
- 1807 (vii)
 - (A) a copy of the proposition information pamphlet relating to the referendum if a proposition information pamphlet relating to the referendum was published under Section 20A-7-401.5; or
- (B) a website address where an individual may view a copy of the proposition information pamphlet described in Subsection (2)(b)(vii)(A).
- 1812 (3) An election officer who administers an election under this section shall:
- 1813 (a)
 - (i) obtain, in person, the signatures of each voter within that voting precinct before the election; or
- 1815 (ii) obtain the signature of each voter within the voting precinct from the county clerk; and
- 1817 (b) maintain the signatures on file in the election officer's office.
- 1818 (4)
 - (a) Upon receiving a returned manual ballot under this section, the election officer shall compare the signature on each return envelope with the voter's signature that is maintained on file and verify that the signatures are the same.

- (b) If the election officer questions the authenticity of the signature on the return envelope, the election officer shall immediately contact the voter to verify the signature.
- (c) If there is not a signature on the return envelope or if the election officer determines that the signature on the return envelope does not match the voter's signature that is maintained on file, the election officer shall:
- 1827 (i) disqualify the ballot; and
- 1828 (ii) notify the voter of the disqualification and the reason for the disqualification.
- 2864 (5) The following provisions do not apply to an election described in this section:
- 2865 (a) <u>Section 20A-3a-201;</u>
- 2866 (b) <u>Subsection 20A-3a-202(2)(a)(iv);</u>
- 2867 (c) <u>Section 20A-3a-203</u>
- 2868 (d) <u>Section 20A-3a-601;</u>
- 2869 (e) <u>Section 20A-3a-603;</u>
- 2870 (f) <u>Section 20A-3a-702;</u>
- 2871 (g) Section 20A-5-403; or
- 2872 (h) Subsection 20A-7-609(2).
- 2873 (6) For an election described in this section, the election officer shall send a ballot by mail to a registered voter, regardless of whether the registered voter:
- 2875 (a) is a remote voter; or
- 2876 (b) has requested to not receive a ballot by mail.
- 2877 Section 31. Section **20A-9-808** is amended to read:
- 2878 **20A-9-808.** Voting.
 - Voting in a presidential primary election shall be conducted in accordance with the procedures of [Section 20A-3a-203] Chapter 3a, Part 2, Voting Procedures.
- 2881 Section 32. Section 20A-21-201 is amended to read:

2882 **20A-21-201.** Electronic signature gathering for an initiative, a referendum, or candidate qualification.

2884 (1)

[(a)] After filing a petition for a statewide initiative or a statewide referendum, and before gathering signatures, the sponsors shall, after consulting with the Office of the Lieutenant Governor, sign a

form provided by the Office of the Lieutenant Governor indicating whether the sponsors will gather signatures manually[-or], electronically, or both.

- 2889 [(b) If the sponsors indicate, under Subsection (1)(a), that the sponsors will gather signatures electronically:]
- 2891 [(i) in relation to a statewide initiative, signatures for that initiative:]
- 2892 [(A) may only be gathered and submitted electronically, in accordance with this section and Sections 20A-7-215, 20A-7-216, and 20A-7-217; and]
- 2894 [(B) may not be gathered or submitted using the manual signature-gathering process described in Sections 20A-7-105 and 20A-7-204; and]
- 2896 [(ii) in relation to a statewide referendum, signatures for that referendum:]
- 2897 [(A) may only be gathered and submitted electronically, in accordance with this section and Sections 20A-7-313, 20A-7-314, and 20A-7-315; and]
- 2899 [(B) may not be gathered or submitted using the manual signature-gathering process described in Sections 20A-7-105 and 20A-7-304.]
- 2901 [(c) If the sponsors indicate, under Subsection (1)(a), that the sponsors will gather signatures manually:]
- 2903 [(i) in relation to a statewide initiative, signatures for that initiative:]
- 2904 [(A) may only be gathered and submitted using the manual signature-gathering process described in Sections 20A-7-105 and 20A-7-204; and]
- 2906 [(B) may not be gathered or submitted electronically, as described in this section and Sections 20A-7-215, 20A-7-216, and 20A-7-217; and]
- 2908 [(ii) in relation to a statewide referendum, signatures for that referendum:]
- 2909 [(A) may only be gathered and submitted using the manual signature-gathering process described in Sections 20A-7-105 and 20A-7-304; and]
- 2911 [(B) may not be gathered or submitted electronically, as described in this section and Sections 20A-7-313, 20A-7-314, and 20A-7-315.]

2913 (2)

[(a)] After filing a petition for a local initiative or a local referendum, and before gathering signatures, the sponsors shall, after consulting with the local clerk's office, sign a form provided by the local clerk's office indicating whether the sponsors will gather signatures manually[-or], electronically, or both.

2917

- [(b) If the sponsors indicate, under Subsection (2)(a), that the sponsors will gather signatures electronically:]
- 2919 [(i) in relation to a local initiative, signatures for that initiative:]
- 2920 [(A) may only be gathered and submitted electronically, in accordance with this section and Sections 20A-7-514, 20A-7-515, and 20A-7-516; and]
- 2922 [(B) may not be gathered or submitted using the manual signature-gathering process described in Sections 20A-7-105 and 20A-7-504; and]
- 2924 [(ii) in relation to a local referendum, signatures for that referendum:]
- 2925 [(A) may only be gathered and submitted electronically, in accordance with this section and Sections 20A-7-614, 20A-7-615, and 20A-7-616; and]
- 2927 [(B) may not be gathered or submitted using the manual signature-gathering process described in Sections 20A-7-105 and 20A-7-604.]
- 2929 [(c) If the sponsors indicate, under Subsection (2)(a), that the sponsors will gather signatures manually:]
- 2931 [(i) in relation to a local initiative, signatures for that initiative:]
- 2932 [(A) may only be gathered and submitted using the manual signature-gathering process described in Sections 20A-7-105 and 20A-7-504; and]
- 2934 [(B) may not be gathered or submitted electronically, as described in this section and Sections 20A-7-514, 20A-7-515, and 20A-7-516; and]
- 2936 [(ii) in relation to a local referendum, signatures for that referendum:]
- 2937 [(A) may only be gathered and submitted using the manual signature-gathering process described in Sections 20A-7-105 and 20A-7-604; and]
- 2939 [(B) may not be gathered or submitted electronically, as described in this section and Sections 20A-7-614, 20A-7-615, and 20A-7-616.]
- 2941 (3)
 - [(a)] After a candidate files a notice of intent to gather signatures to qualify for a ballot, and before gathering signatures, the candidate shall, after consulting with the election officer, sign a form provided by the election officer indicating whether the candidate will gather signatures manually[or], electronically, or both.
- 2945 [(b) If a candidate indicates, under Subsection (3)(a), that the candidate will gather signatures electronically, signatures for the candidate:]
- 2947 [(i) may only be gathered and submitted using the electronic candidate qualification process; and]

- 2949 [(ii) may not be gathered or submitted using the manual candidate qualification process.]
- 2951 [(c) If a candidate indicates, under Subsection (3)(a), that the candidate will gather signatures manually, signatures for the candidate:]
- 2953 [(i) may only be gathered and submitted using the manual candidate qualification process; and]
- 2955 [(ii) may not be gathered or submitted using the electronic candidate qualification process.]
- 2957 (4) To gather a signature electronically, a signature-gatherer shall:
- 2958 (a) use a device provided by the signature-gatherer or a sponsor of the petition that:
- 2959 (i) is approved by the lieutenant governor;
- (ii) except as provided in Subsection (4)(a)(iii), does not store a signature or any other information relating to an individual signing the petition in any location other than the location used by the website to store the information;
- (iii) does not, on the device, store a signature or any other information relating to an individual signing the petition except for the minimum time necessary to upload information to the website;
- 2966 (iv) does not contain any applications, software, or data other than those approved by the lieutenant governor; and
- 2968 (v) complies with cyber-security and other security protocols required by the lieutenant governor;
- (b) use the approved device to securely access a website designated by the lieutenant governor, directly, or via an application designated by the lieutenant governor; and
- (c) while connected to the website, present the approved device to an individual considering signing the petition and, while the signature-gatherer is in the physical presence of the individual:
- (i) wait for the individual to reach each screen presented to the individual on the approved device; and
- (ii) wait for the individual to advance to each subsequent screen by clicking on the acknowledgement at the bottom of the screen.
- (5) Each screen shown on an approved device as part of the signature-gathering process shall appear as a continuous electronic document that, if the entire document does not appear on the screen at once, requires the individual viewing the screen to, before advancing to the next screen, scroll through the document until the individual reaches the end of the document.
- (6) After advancing through each screen required for the petition, the signature process shall proceed as follows:
- 2986 (a) except as provided in Subsection (6)(b):
- 2987

- (i) the individual desiring to sign the petition shall present the individual's driver license or state identification card to the signature-gatherer;
- (ii) the signature-gatherer shall verify that the individual pictured on the driver license or state identification card is the individual signing the petition;
- (iii) the signature-gatherer shall scan or enter the driver license number or state identification card number through the approved device; and
- (iv) immediately after the signature-gatherer complies with Subsection (6)(a)(iii), the website shall determine whether the individual desiring to sign the petition is eligible to sign the petition;
- (b) if the individual desiring to sign the petition is unable to provide a driver license or state identification card to the signature gatherer:
- 2998 (i) the individual may present other valid voter identification;
- (ii) if the valid voter identification contains a picture of the individual, the signature-gatherer shall verify that the individual pictured is the individual signing the petition;
- (iii) if the valid voter identification does not contain a picture of the individual, the signature-gatherer shall, to the extent reasonably practicable, use the individual's address or other available means to determine whether the identification relates to the individual presenting the identification;
- 3006 (iv) the signature-gatherer shall scan an image of the valid voter identification and immediately upload the image to the website; and
- 3008 (v) the individual:
- 3009 (A) shall enter the individual's address; and
- (B) may, at the discretion of the individual, enter the individual's date of birth or age after the individual clicks on the screen acknowledging that they have read and understand the following statement, "Birth date or age information is not required, but may be used to verify your identity with voter registration records. If you choose not to provide it, your signature may not be verified as a valid signature if you change your address before your signature is verified or if the information you provide does not match your voter registration records."; and
- 3018 (c) after completing the process described in Subsection (6)(a) or (b), the screen shall:
- 3019 (i) except for a petition to qualify a candidate for the ballot, give the individual signing the petition the opportunity to enter the individual's email address after the individual reads the following statement, "If you provide your email address, you may receive an email with additional information relating to the petition you are signing."; and

3024 (ii)

- (A) if the website determines, under Subsection (6)(a)(iv), that the individual is eligible to sign the petition, permit the individual to enter the individual's name as the individual's electronic signature and, immediately after the signature-gather timely complies with Subsection (10), certify the signature; or
- 3028 (B) if the individual provides valid voter identification under Subsection (6)(b), permit the individual to enter the individual's name as the individual's electronic signature.
- 3031 (7) If an individual provides valid voter identification under Subsection (6)(b), the county clerk shall, within seven days after the day on which the individual submits the valid voter identification, certify the signature if:
- 3034 (a) the individual is eligible to sign the petition;
- 3035 (b) the identification provided matches the information on file; and
- 3036 (c) the signature-gatherer timely complies with Subsection (10).
- 3037 (8) For each signature submitted under this section, the website shall record:
- 3038 (a) the information identifying the individual who signs;
- 3039 (b) the date the signature was collected; and
- 3040 (c) the name of the signature-gatherer.
- 3041 (9) An individual who is a signature-gatherer may not sign a petition unless another individual acts as the signature-gatherer when the individual signs the petition.
- 3043 (10) Except for a petition for a candidate to seek the nomination of a registered political party, each individual who gathers a signature under this section shall, within one business day after the day on which the individual gathers a signature, electronically sign and submit the following statement to the website:

3047	"VERIFICATION OF SIGNATURE-GATHERER
3048	State of Utah, County of
3049	I,, of, hereby state, under penalty of perjury, that:
3050	I am at least 18 years old;
3051	All the signatures that I collected on [Date signatures were gathered] were signed by individuals
	who professed to be the individuals whose signatures I gathered, and each of the individuals signed
	the petition in my presence;
3054	

- 116 -

	I did not knowingly make a misrepresentation of fact concerning the law or proposed law to
	which the petition relates;
3056	I believe that each individual has signed the individual's name and written the individual's
	residence correctly, that each signer has read and understands the law to which the petition relates,
20.50	and that each signer is registered to vote in Utah;
3059	Each signature correctly reflects the date on which the individual signed the petition; and
3060	I have not paid or given anything of value to any individual who signed this petition to
	encourage that individual to sign it."
3062	(11) Except for a petition for a candidate to seek the nomination of a registered political party:
3064	(a) the county clerk may not certify a signature that is not timely verified in accordance with Subsection
	(10); and
3066	(b) if a signature certified by a county clerk under Subsection (6)(c)(ii)(A) is not timely verified in
	accordance with Subsection (10), the county clerk shall:
3068	(i) revoke the certification;
3069	(ii) remove the signature from the posting described in Subsection 20A-7-217(4), 20A-7-315(3),
	20A-7-516(4), or 20A-7-616(3); and
3071	(iii) update the totals described in Subsections 20A-7-217(5)(a)(ii), 20A-7-315(5)(a)(ii), 20A-7-516(5)
	(a)(ii), and 20A-7-616(5)(a)(ii).
3073	(12) For a petition for a candidate to seek the nomination of a registered political party, each individual
	who gathers a signature under this section shall, within one business day after the day on which
	the individual gathers a signature, electronically sign and submit the following statement to the
	lieutenant governor in the manner specified by the lieutenant governor:
3077	"VERIFICATION OF SIGNATURE-GATHERER
3078	State of Utah, County of
3079	I,, of, hereby state that:
3080	I am at least 18 years old;
3081	All the signatures that I collected on [Date signatures were gathered] were signed by individuals
	who professed to be the individuals whose signatures I gathered, and each of the individuals signed
	the petition in my presence;
3084	I believe that each individual has signed the individual's name and written the individual's
	residence correctly and that each signer is registered to vote in Utah; and

3086	Each signature correctly reflects the date on which the individual signed the petition."
3087	(13) For a petition for a candidate to seek the nomination of a registered political party, the election
	officer may not certify a signature that is not timely verified in accordance with Subsection (12).
3090	Section 33. Section 53-3-105 is amended to read:
3091	53-3-105. Fees for licenses, renewals, extensions, reinstatements, rescheduling, and
	identification cards.
	Except as provided in Subsection (39) or Subsection 53-3-804(8), the following fees
	apply under this chapter:
3095	(1) An original class D license application under Section 53-3-205 is \$52.
3096	(2) An original provisional license application for a class D license under Section 53-3-205 is \$39.
3098	(3) An original limited term license application under Section 53-3-205 is \$32.
3099	(4) An original application for a motorcycle endorsement under Section 53-3-205 is \$18.
3100	(5) An original application for a taxicab endorsement under Section 53-3-205 is \$14.
3101	(6) A learner permit application under Section 53-3-210.5 is \$19.
3102	(7) A renewal of a class D license under Section 53-3-214 is \$52 unless Subsection (12) applies.
3104	(8) A renewal of a provisional license application for a class D license under Section 53-3-214 is \$52.
3106	(9) A renewal of a limited term license application under Section 53-3-214 is \$32.
3107	(10) A renewal of a motorcycle endorsement under Section 53-3-214 is \$18.
3108	(11) A renewal of a taxicab endorsement under Section 53-3-214 is \$14.
3109	(12) A renewal of a class D license for an individual 65 and older under Section 53-3-214 is \$27.
3111	(13) An extension of a class D license under Section 53-3-214 is \$42 unless Subsection (17) applies.
3113	(14) An extension of a provisional license application for a class D license under Section 53-3-214 is
	\$42.
3115	(15) An extension of a motorcycle endorsement under Section 53-3-214 is \$18.
3116	(16) An extension of a taxicab endorsement under Section 53-3-214 is \$14.
3117	(17) An extension of a class D license for an individual 65 and older under Section 53-3-214 is \$22.
3119	(18) An original or renewal application for a commercial class A, B, or C license or an original or
	renewal of a provisional commercial class A or B license under Part 4, Uniform Commercial Driver
	License Act, is \$52.
2100	(10) A commercial class A \mathbf{P}_{i} or C license skills test is $\$78$

3122 (19) A commercial class A, B, or C license skills test is \$78.

3123

- (20) Each original CDL endorsement for passengers, hazardous material, double or triple trailers, or tankers is \$9.
- 3125 (21) An original CDL endorsement for a school bus under Part 4, Uniform Commercial Driver License Act, is \$9.
- 3127 (22) A renewal of a CDL endorsement under Part 4, Uniform Commercial Driver License Act, is \$9.
- 3129 (23)
 - (a) A retake of a CDL knowledge test provided for in Section 53-3-205 is \$26.
- 3130 (b) A retake of a CDL skills test provided for in Section 53-3-205 is \$52.
- 3131 (24) A retake of a CDL endorsement test provided for in Section 53-3-205 is \$9.
- 3132 (25) A duplicate class A, B, C, or D license certificate under Section 53-3-215 is \$23.
- 3133 (26)
 - (a) A license reinstatement application under Section 53-3-205 is \$40.
- 3134 (b) A license reinstatement application under Section 53-3-205 for an alcohol, drug, or combination of alcohol and any drug-related offense is \$45 in addition to the fee under Subsection (26)(a).
- 3137 (27)
 - (a) An administrative fee for license reinstatement after an alcohol, drug, or combination of alcohol and any drug-related offense under Section 41-6a-520, 53-3-223, or 53-3-231 or an alcohol, drug, or combination of alcohol and any drug-related offense under Part 4, Uniform Commercial Driver License Act, is \$255.
- (b) This administrative fee is in addition to the fees under Subsection (26).
- 3142 (28)
 - (a) An administrative fee for providing the driving record of a driver under Section 53-3-104 or 53-3-420 is \$8.
- (b) The division may not charge for a report furnished under Section 53-3-104 to a municipal, county, state, or federal agency.
- 3146 (29) A rescheduling fee under Section 53-3-205 or 53-3-407 is \$25.
- 3147 (30)
 - (a) Except as provided under Subsections (30)(b) and (c), an identification card application under Section 53-3-808 is \$23.
- (b) An identification card application under Section 53-3-808 for a person with a disability, as defined in 42 U.S.C. Sec. 12102, is \$17.

- 3151 (c) A fee may not be charged for an identification card application if the individual applying:
- 3153 (i)
 - (A) has not been issued a Utah driver license;
- 3154 (B) is indigent; and
- 3155 (C) is at least 18 years old;
- (ii) submits written verification that the individual is homeless, as defined in Section 26B-3-207, a person who is homeless, as defined in Section 35A-5-302, or a child or youth who is homeless, as defined in 42 U.S.C. Sec. 11434a(2), from:
- 3159 (A) a homeless shelter, as defined in Section 35A-16-305;
- 3160 (B) a permanent housing, permanent, supportive, or transitional facility, as defined in Section 35A-5-302;
- 3162 (C) the Department of Workforce Services; or
- 3163 (D) a local educational agency liaison for homeless children and youth designated under 42 U.S.C. Sec. 11432(g)(1)(J)(ii); or
- 3165 (iii) is under the age of 26 and submits written verification that the individual:
- 3166 (A) is in the custody of the Division of Child and Family Services; or
- (B) was in the custody of the Division of Child and Family Services but is no longer in the custody of the Division of Child and Family Services due to the individual's age.
- 3170 (31)
 - (a) An extension of a regular identification card under Subsection [53-3-807(4)] 53-3-807(5) for a person with a disability, as defined in 42 U.S.C. Sec. 12102, is \$17.
- (b) The fee described in Subsection (31)(a) is waived if the applicant submits written verification that the individual is homeless, as defined in Section 26B-3-207, or a person who is homeless, as defined in Section 35A-5-302, or a child or youth who is homeless, as defined in 42 U.S.C. Sec. 11434a(2), from:
- 3176 (i) a homeless shelter, as defined in Section 35A-16-305;
- 3177 (ii) a permanent housing, permanent, supportive, or transitional facility, as defined in Section 35A-5-302;
- 3179 (iii) the Department of Workforce Services;
- 3180 (iv) a homeless service provider as verified by the Department of Workforce Services as described in Section 26B-8-113; or

- 3182 (v) a local educational agency liaison for homeless children and youth designated under 42 U.S.C. Sec.
 11432(g)(1)(J)(ii).
- 3184 (32)
 - (a) An extension of a regular identification card under Subsection [53-3-807(5)] 53-3-807(6) is \$23.
- (b) The fee described in Subsection (32)(a) is waived if the applicant submits written verification that the individual is homeless, as defined in Section 26B-3-207, or a person who is homeless, as defined in Section 35A-5-302, from:
- (i) a homeless shelter, as defined in Section 35A-16-305;
- 3190 (ii) a permanent housing, permanent, supportive, or transitional facility, as defined in Section 35A-5-302;
- 3192 (iii) the Department of Workforce Services; or
- 3193 (iv) a homeless service provider as verified by the Department of Workforce Services as described in Section 26B-8-113.
- 3195 (33) In addition to any license application fees collected under this chapter, the division shall impose on individuals submitting fingerprints in accordance with Section 53-3-205.5 the fees that the Bureau of Criminal Identification is authorized to collect for the services the Bureau of Criminal Identification provides under Section 53-3-205.5.
- 3199 (34) An original mobility vehicle permit application under Section 41-6a-1118 is \$30.
- 3200 (35) A renewal of a mobility vehicle permit under Section 41-6a-1118 is \$30.
- 3201 (36) A duplicate mobility vehicle permit under Section 41-6a-1118 is \$12.
- 3202 (37) An original driving privilege card application under Section 53-3-207 is \$32.
- 3203 (38) A renewal of a driving privilege card application under Section 53-3-207 is \$23.
- 3204 (39) A fee may not be charged for an original class D license application, original provisional license application for a class D license, or a learner permit application if the individual applying is:
- 3207 (a) under the age of 26; and
- 3208 (b) submits written verification that the individual:
- 3209 (i) is in the custody of the Division of Child and Family Services; or
- (ii) was in the custody of the Division of Child and Family Services but is no longer in the custody of the Division of Child and Family Services due to the individual's age.
- 3213 Section 34. Section **53-3-802** is amended to read:
- 3214 **53-3-802. Definitions.**

	As used in this part:
3216	(1) "Adult" means a person 21 years of age or older.
3217	(2) "Exempt voter" means the same as that term is defined in Section 20A-1-102.
3218	(3) "Extended absence voter" means the same as that term is defined in Section 20A-1-102.
3219	[(2)] (4) "Identification card" means a card for identification issued under this part.
3220	(5) "Mailing address" means the address at which a Utah voter resident receives mail.
3221	[(3)] (6) "Minor" means a person younger than 21 years of age.
3222	(7) <u>"Utah voter resident" means an individual who:</u>
3223	(a) is not a resident, as defined in Section 53-3-102; and
3224	(b) has Utah residency for voting purposes, as described in Section 20A-2-105.
3225	(8) <u>"Utah voting address" means:</u>
3226	(a) the Utah address of an individual's principle place of residence, as defined in Subsection 20A-2-105,
	regardless of whether the individual currently lives at that address; or
3229	(b) a Utah address or Utah location specified on an individual's voter registration record, in accordance
	with Subsection 20A-2-105(7)(e).
3231	Section 35. Section 53-3-804 is amended to read:
3232	53-3-804. Application for identification card Required information Release of
	anatomical gift information Cancellation of identification card.
3234	(1) To apply for a regular identification card or limited-term identification card, an applicant shall:
3236	(a)
	(i) be a Utah resident;
3237	[(b)] (ii) have a Utah residence address; and
3238	[(e)] (iii) except as provided in Subsection (7), appear in person at $[any]$ a license examining station $[-7]$;
	or
3240	<u>(b)</u>
	(i) be eligible to vote in Utah;
3241	(ii) have a Utah voting address; and
3242	(iii) except as provided in Subsection (7), appear in person at a license examining station.
3244	(2) An applicant shall provide the following information to the division:
3245	(a) <u>the applicant's true</u> and full legal name[-and-]
3246	

- (b) the applicant's Utah residence address or, if the applicant does not have a Utah residence address, the applicant's Utah voting address;
- 3248 (c) if the applicant is temporarily living at an address other than an address described in Subsection (2)
 (b), the applicant's mailing address, which may be outside of Utah or outside the United States of America;
- 3251 [(b)] (d) the applicant's date of birth[-as set forth in-];
- 3252 (e) one of the following:
- 3253 (i) a certified copy of the applicant's birth certificate[, or];
- 3254 (ii) a copy of other satisfactory evidence of the applicant's birth[, which shall be attached to the application];
- 3256 (iii) a copy of the applicant's tribal identification card;
- 3257 (iv) a copy of the applicant's Bureau of Indian Affairs card; or
- 3258 (v) a copy of the applicant's tribal treaty card;
- 3259 [(c)] <u>(f)</u>
 - (i) the applicant's social security number; or
- 3260 (ii) written proof that the applicant is ineligible to receive a social security number;
- 3261 [(d)] (g) the applicant's:
- 3262 (i) place of birth;
- 3263 [(e)] (ii) height and weight;
- 3264 [(f)] (iii) color of eyes and hair; and
- 3265 [(g)] <u>(iv)</u> signature;
- 3266 (h) <u>a photograph of the applicant;</u>
- (i) evidence of the applicant's lawful presence, or right to lawful presence, in the United States by providing documentary evidence:
- 3269 (i) that the applicant is:
- 3270 (A) a United States citizen;
- 3271 (B) a United States national; or
- 3272 (C) a legal permanent resident alien; or
- 3273 (ii) of the applicant's:
- 3274 (A) unexpired immigrant or nonimmigrant visa status for admission into the United States;
- 3276 (B) pending or approved application for asylum in the United States;

- 3277 (C) admission into the United States as a refugee;
- 3278 (D) pending or approved application for temporary protected status in the United States;
- 3280 (E) approved deferred action status;
- 3281 (F) pending application for adjustment of status to legal permanent resident or conditional resident; or
- 3283 (G) conditional permanent resident alien status;
- (j) an indication whether the applicant intends to make an anatomical gift under Title 26B, Chapter 8, Part 3, Revised Uniform Anatomical Gift Act;
- 3286 (k) an indication whether the applicant is required to register as a sex offender, kidnap offender, or child abuse offender in accordance with Title 77, Chapter 41, Sex, Kidnap, and Child Abuse Offender Registry; and
- (1) an indication whether the applicant is a veteran of the United States Armed Forces, verification that the applicant has received an honorable or general discharge from the United States Armed Forces, and an indication whether the applicant does or does not authorize sharing the information with the state Department of Veterans and Military Affairs.
- 3294 (3)
 - (a) The requirements of Section 53-3-234 apply to this section for each individual, age 16 and older, applying for an identification card.
- (b) Refusal to consent to the release of information under Section 53-3-234 shall result in the denial of the identification card.
- (4) An individual person who knowingly fails to provide the information required under Subsection (2)(k) is guilty of a class A misdemeanor.
- 3300 (5)
 - (a) A person may not hold both an unexpired Utah license certificate and an unexpired identification card.
- (b) A person who holds a regular or limited term Utah driver license and chooses to relinquish the person's driving privilege may apply for an identification card under this chapter, [provided] if:
- 3305 (i) the driver:
- (A) no longer qualifies for a driver license for failure to meet the requirement in Section 53-3-304; or
- 3308 (B) makes a personal decision to permanently discontinue driving;
- 3309 (ii) the driver:
- 3310

- (A) submits an application to the division on a form approved by the division in person, through electronic means, or by mail;
- 3312 (B) affirms [the driver's intention to permanently discontinue driving; and
- 3313 (C) surrenders to the division the driver license certificate; and
- (iii) the division possesses a digital photograph of the driver obtained within the preceding 10 years.
- 3316 (c)
 - (i) The division shall waive the fee under Section 53-3-105 for an identification card for an original identification card application under this Subsection (5).
- (ii) The fee waiver described in Subsection (5)(c)(i) does not apply to a person whose driving privilege is suspended or revoked.
- (6) Notwithstanding Title 63G, Chapter 2, Government Records Access and Management Act, the division shall, upon request, release to the Sex, Kidnap, and Child Abuse Offender Registry office in the Department of Public Safety, the names and addresses of all applicants who, under Subsection (2)(k), indicate they are required to register as a sex offender, kidnap offender, or child abuse offender in accordance with Title 77, Chapter 41, Sex, Kidnap, and Child Abuse Offender Registry.
- 3326 (7) An exempt voter or an extended absence voter may, instead of appearing in person at a license examining station, apply for a regular identification card or limited-term identification card by:
- 3329 (a) providing the information and documents described in Subsection (2) to the division electronically or by mail;
- (b) providing a phone number where the division may contact the individual to verify the information provided under Subsection (2); and
- 3333 (c) providing to the division a signed affidavit, on a form created by the division, stating that:
- 3335 (i) the information provided under Subsection (2) is true and accurate and relates to the exempt voter or extended absence voter identified in the affidavit; and
- 3337 (ii) the photograph provided under Subsection (2) is an accurate photograph of the exempt voter or extended absence voter identified in the affidavit.
- 3339 (8) The division shall waive all fees for obtaining, extending, or renewing a regular identification card or limited-term identification card if the applicant signs an affidavit stating that:
- 3342 (a) a purpose for which the applicant is obtaining the card is to provide identification to vote;
- 3344 (b) the applicant is eligible to register to vote in Utah; and
- 3345 (c) the applicant is indigent.

3346	Section 36. Section 53-3-805 is amended to read:
3347	53-3-805. Identification card Contents Specifications.
3348	(1) As used in this section:
3349	(a) "Authorized guardian" means the same as that term is defined in Section 53-3-207.
3350	(b) "Health care professional" means the same as that term is defined in Section 53-3-207.
3351	(c) "Invisible condition" means the same as that term is defined in Section 53-3-207.
3352	(d) "Invisible condition identification symbol" means the same as that term is defined in Section
	53-3-207.
3354	(2)
	(a) The division shall issue an identification card that bears:
3355	(i) the distinguishing number assigned to the individual by the division;
3356	(ii) the <u>individual's name[,] and</u> birth date[, and]
3357	<u>(iii)</u>
	(A) the Utah residence address of the individual; or
3358	(B) if the individual does not have a Utah residence address, the individual's Utah voting address;
3360	[(iii)] (iv) a brief description of the individual for the purpose of identification;
3361	[(iv)] (v) a photograph of the individual;
3362	[(v)] (vi) a photograph or other facsimile of the individual's signature;
3363	[(vi)] (vii) an indication whether the individual intends to make an anatomical gift under Title 26B,
	Chapter 8, Part 3, Revised Uniform Anatomical Gift Act; and
3365	[(viii)] (viii) if the individual states that the individual is a veteran of the United States military on
	the application for an identification card in accordance with Section 53-3-804 and provides
	verification that the individual received an honorable or general discharge from the United
	States Armed Forces, an indication that the individual is a United States military veteran for a
	regular identification card or a limited-term identification card issued on or after July 1, 2011.
3371	(b) An identification card issued by the division may not bear the individual's social security number or
	place of birth.
3373	(3)
	(a) The card shall be of an impervious material, resistant to wear, damage, and alteration.
3375	(b) Except as provided under Section 53-3-806, the size, form, and color of the card is prescribed by the
	commissioner.

- 3377 (4) At the applicant's request, the card may include a statement that the applicant has a special medical problem or allergies to certain drugs, for the purpose of medical treatment.
- 3380 (5)
 - (a) The division shall include or affix an invisible condition identification symbol on an individual's identification card if the individual or the individual's authorized guardian, on a form prescribed by the department:
- 3383 (i) requests the division to include the invisible condition identification symbol;
- (ii) provides written verification from a health care professional that the individual is an individual with an invisible condition; and
- 3386 (iii) submits a signed waiver of liability for the release of any medical information to:
- 3387 (A) the department;
- (B) any person who has access to the individual's medical information as recorded on the individual's driving record or the Utah Criminal Justice Information System under this chapter;
- (C) any other person who may view or receive notice of the individual's medical information by seeing the individual's identification card or the individual's information in the Utah Criminal Justice Information System;
- (D) a local law enforcement agency that receives a copy of the form described in this Subsection (5)
 (a) and enters the contents of the form into the local law enforcement agency's record management system or computer-aided dispatch system; and
- 3398 (E) a dispatcher who accesses the information regarding the individual's invisible condition through the use of a local law enforcement agency's record management system or computer-aided dispatch system.
- (b) As part of the form described in Subsection (5)(a), the department shall advise the individual or the individual's authorized guardian that by submitting the request and signed waiver, the individual or the individual's authorized guardian consents to the release of the individual's medical information to any person described in Subsection (5)(a)(iii), even if the person is otherwise ineligible to access the individual's medical information under state or federal law.
- 3407 (c) The division may not:
- (i) charge a fee to include the invisible condition identification symbol on the individual's identification card; or
- 3410

- (ii) after including the invisible condition identification symbol on the individual's previously issued identification card, require the individual to provide subsequent written verification described in Subsection (5)(a)(ii) to include the invisible condition identification symbol on the individual's extended identification card.
- (d) The division shall confirm with the Division of Professional Licensing that the health care professional described in Subsection (5)(a)(ii) holds a current state license.
- (e) The inclusion of an invisible condition identification symbol on an individual's identification card in accordance with Subsection (5)(a) does not confer any legal rights or privileges on the individual, including parking privileges for individuals with disabilities under Section 41-1a-414.
- (f) For each individual issued an identification card under this section that includes an invisible condition identification symbol, the division shall include in the division's database a brief description of the nature of the individual's invisible condition in the individual's record and provide the brief description to the Utah Criminal Justice Information System.
- 3425 (g) Except as provided in this section, the division may not release the information described in Subsection (5)(f).
- 3427 (h) Within 30 days after the day on which the division receives an individual's or the individual's authorized guardian's written request, the division shall:
- (i) remove from the individual's record in the division's database the invisible condition identification symbol and the brief description described in Subsection (5)(f); and
- 3432 (ii) provide the individual's updated record to the Utah Criminal Justice Information System.
- 3434 (6) As provided in Section 63G-2-302, the information described in Subsection (5)(a) is a private record for purposes of Title 63G, Chapter 2, Government Records Access and Management Act.
- 3437 (7)
 - (a) The indication of intent under Subsection 53-3-804(2)(j) shall be authenticated by the applicant in accordance with division rule.
- 3439 (b)
 - (i) Notwithstanding Title 63G, Chapter 2, Government Records Access and Management Act, the division may, upon request, release to an organ procurement organization, as defined in Section 26B-8-301, the names and addresses of all individuals who under Subsection 53-3-804(2)(j) indicate that they intend to make an anatomical gift.
- 3444 (ii) An organ procurement organization may use released information only to:

- 3445 (A) obtain additional information for an anatomical gift registry; and
- 3446 (B) inform applicants of anatomical gift options, procedures, and benefits.
- (8) Notwithstanding Title 63G, Chapter 2, Government Records Access and Management Act, the division may release to the Department of Veterans and Military Affairs the names and addresses of all individuals who indicate their status as a veteran under Subsection 53-3-804(2)(1).
- 3451 (9) The division and the division's employees are not liable, as a result of false or inaccurate information provided under Subsection 53-3-804(2)(j) or (l), for direct or indirect:
- 3453 (a) loss;
- 3454 (b) detriment; or
- 3455 (c) injury.
- 3456 (10)
 - (a) The division may issue a temporary regular identification card to an individual while the individual obtains the required documentation to establish verification of the information described in Subsections [53-3-804(2)(a), (b), (c), (d)] 53-3-804(2)(a) through (g), and (i)(i).
- (b) A temporary regular identification card issued under this Subsection (10) shall be recognized and grant the individual the same privileges as a regular identification card.
- 3463 (c) A temporary regular identification card issued under this Subsection (10) is invalid:
- (i) when the individual's regular identification card has been issued;
- 3465 (ii) when, for good cause, an applicant's application for a regular identification card has been refused; or
- 3467 (iii) upon expiration of the temporary regular identification card.
- 3468 (d) The division shall coordinate with the Department of Corrections in providing an inmate with a temporary regular identification card as described in Section 64-13-10.6.
- 3470 Section 37. Section 53-3-807 is amended to read:

53-3-807. Expiration -- Address and name change -- Extension.

3472 (1)

3471

- (a) A regular identification card expires on the birth date of the applicant in the fifth year after the issuance of the regular identification card.
- 3474 (b) A limited-term identification card expires on:
- (i) the expiration date of the period of time of the individual's authorized stay in the United States or on the birth date of the applicant in the fifth year after the issuance of the limited-term identification card, whichever is sooner; or

- (ii) on the date of issuance in the first year after the year that the limited-term identification card was issued if there is no definite end to the individual's period of authorized stay.
- 3481 (2)
 - (a) Except as provided in Subsection (2)(b), if an individual has applied for and received an identification card and subsequently moves from the address shown on the application or on the card, the individual shall, within 10 days after the day on which the individual moves, notify the division in a manner specified by the division of the individual's new address.
- (b) If an individual who is required to register as a sex offender, kidnap offender, or child abuse offender under Title 77, Chapter 41, Sex, Kidnap, and Child Abuse Offender Registry, has applied for and received an identification card and subsequently moves from the address shown on the application or on the card, the individual shall, within 30 days after the day on which the individual moves, apply for an updated identification card in-person at a division office.
- (3) If an individual has applied for and received an identification card and subsequently changes the individual's name under Title 42, Chapter 1, Change of Name, the individual:
- 3495 (a) shall surrender the card to the division; and
- 3496 (b) may apply for a new card in the individual's new name by:
- (i) furnishing proper documentation to the division as provided in Section 53-3-804; and
- (ii) except as provided in Subsection 53-3-804(8), paying the fee required under Section 53-3-105.
- (4) A person 21 years old or older with a disability, as defined under the Americans with Disabilities
 Act of 1990, Pub. L. 101-336, may extend the expiration date on an identification card for five years if the person with a disability or an agent of the person with a disability:
- (a) requests that the division send the application form to obtain the extension or requests an application form in person at the division's offices;
- 3507 (b) completes the application;
- 3508 (c) certifies that the extension is for a person 21 years old or older with a disability;[-and]
- 3509 (d) returns the application to the division[together]; and
- (e) except as provided in Subsection 53-3-804(8), includes, with the application, the identification card fee required under Section 53-3-105.
- 3512 (5)
 - (a) The division may extend a valid regular identification card issued after January 1, 2010, for five years at any time within six months before the day on which the identification card expires.

- 3515 (b) The application for an extension of a regular identification card is accompanied by a fee under Section 53-3-105.
- 3517 (c) The division shall allow extensions:
- 3518 (i) by mail, electronic means, or other means as determined by the division:
- 3519 (ii) except as provided in Subsection 53-3-804(8), at the appropriate extension fee rate under Section 53-3-105; and
- 3521 [(iii) only if the applicant qualifies under this section.
- 3522 (6)
 - (a) A regular identification card may only be extended once under Subsections (4) and (5).
- (b) After an extension an application for an identification card must be applied for[-in person at the division's offices] in accordance with Section 53-3-804.
- 3526 Section 38. Section 53-3-808 is amended to read:

3527 **53-3-808. Fee required for identification card.**

- 3528 (1) [The] Except as provided in Subsection (3), the commissioner may charge and collect a fee only as provided by Section 53-3-105 when an application for an identification card is submitted.
- 3531 (2) Except as provided in Subsection (3):
- (a) [Before] before accepting an application from an indigent person for an identification card without the payment of a fee, the division shall require that the indigent person sign a statement under penalty of perjury that the person is indigent[-] ; and
- (b) [The] the division may require an indigent person applying for an identification card without the payment of a fee to execute a release form allowing the division to inquire with the Tax Commission whether the person has filed state income tax returns or has state income tax withholding suggesting that the person is not indigent.
- 3539 (3) This section does not apply to an individual who complies with Subsection 53-3-804(8).
- 3540 Section 39. Section **53-3-810** is amended to read:

53-3-810. Prohibited uses of identification card -- Penalties.

- 3542 (1) It is a class C misdemeanor to:
- (a) lend or knowingly permit the use of an identification card issued to the individual, by an individual not entitled to the identification card;
- (b) display or to represent as the individual's own identification card an identification card not issued to the individual;

- (c) refuse to surrender to the division or a peace officer upon demand any identification card issued by the division;
- (d) use a false name or give a false address in any application for an identification card or any renewal or duplicate of the identification card, or to knowingly make a false statement, or to knowingly conceal a material fact in the application;
- 3552 (e) display a revoked identification card as a valid identification card;
- (f) knowingly acquire, use, display, or transfer an item that purports to be an authentic identification card issued by a governmental entity if the item is not an authentic identification card issued by that governmental entity; or
- (g) alter any information contained on an authentic identification card so that it no longer represents the information originally displayed.
- 3558 (2) It is a class A misdemeanor to knowingly:
- 3559 (a) issue an identification card with false or fraudulent information;
- (b) issue an identification card to an individual who is younger than 21 years old if the identification card is not distinguished as required for an individual who is younger than 21 years old under Section 53-3-806; or
- 3563 (c) acquire, use, display, or transfer a false or altered identification card to procure a tobacco product, an electronic cigarette product, or a nicotine product as those terms are defined in Section 76-10-101.
- (3) An individual may not knowingly use, display, or transfer a false or altered identification card to procure alcoholic beverages, gain admittance to a place where alcoholic beverages are sold or consumed, or obtain employment that may not be obtained by a minor in violation of Section 32B-1-403.
- (4) It is a third degree felony if an individual's acquisition, use, display, or transfer of a false or altered identification card:
- (a) aids or furthers the individual's efforts to fraudulently obtain goods or services;[-or]
- 3573 (b) aids or further the individual's efforts to violate Section 20A-3a-505; or
- 3574 [(b)] (c) aids or furthers the individual's efforts to commit a violent felony.

3575 Section 40. Section 63G-10-303 is amended to read:

- 3576 **63G-10-303.** Legislative review and approval of action settlement agreements.
- 3577 (1)

- (a) Before legally binding the state by executing an action settlement agreement that might cost government entities more than \$1,000,000 to implement, inclusive of the cost of the required action and any required monetary payment, an agency shall:
- (i) submit the proposed action settlement agreement, including all terms that are material to the settlement, to the governor for the governor's approval or rejection as required by Section 63G-10-302; and
- (ii) if the governor approves the action settlement agreement, submit the action settlement agreement to the Legislative Management Committee for its review and recommendations.
- 3586 (b) The Legislative Management Committee shall review the action settlement agreement and may:
- (i) recommend that the agency execute the settlement agreement;
- 3589 (ii) recommend that the agency reject the settlement agreement; or
- (iii) recommend to the governor that the governor call a special session of the Legislature to review and approve or reject the settlement agreement.
- 3592 (2)
 - (a) Before legally binding the state by executing an action settlement agreement that might cost government entities more than \$2,000,000 to implement, an agency shall:
- (i) submit the proposed action settlement agreement, including all terms that are material to the settlement, to the governor for the governor's approval or rejection as required by Section 63G-10-302; and
- (ii) if the governor approves the action settlement agreement, submit the action settlement agreement to the Legislature for its approval in an annual general session or a special session.
- 3600 (b)
 - (i) If the Legislature approves the action settlement agreement, the agency may execute the agreement.
- 3602 (ii) If the Legislature rejects the action settlement agreement, the agency may not execute the agreement.
- 3604 (c) If an agency executes an action settlement agreement without obtaining the Legislature's approval under this Subsection (2):
- (i) the governor may issue an executive order declaring the action settlement agreement void; or
- 3608 (ii) the Legislature may pass a joint resolution declaring the action settlement agreement void.
 3610 Section 41. Section 41 is enacted to read:
- 3611

	63G-10-304. Legislative review and approval of action settlement agreement related to
	election law.
3613	(1) As used in this section, "election law" means:
3614	(a) a provision of Title 20A, Election Code; or
3615	(b) a provision relating to elections or voting contained in any portion of the Utah Constitution, the
	Utah Code, or a Utah administrative rule.
3617	(2)
	(a) Before legally binding the state by executing an action settlement agreement that might limit
	the application or enforcement of an election law, an agency shall submit the proposed action
	settlement agreement, including all terms that are material to the settlement:
3621	(i) to the governor for the governor's approval or rejection; and
3622	(ii) if the governor approves the proposed action settlement agreement, to the Legislative
	Management Committee for the committee's review in accordance with Subsection (3).
3625	(b) If the governor rejects the action settlement agreement the agency may not execute the agreement.
3627	(3) The Legislative Management Committee shall review an action settlement agreement submitted
	under Subsection (2)(a)(i) and may:
3629	(a) recommend that the agency execute the settlement agreement;
3630	(b) recommend that the agency reject the settlement agreement; or
3631	(c) refer the matter to the entire Legislature.
3632	(4)
	(a) If the Legislative Management Committee refers a matter to the entire Legislature under Subsection
	(3)(a), agency may not execute the settlement agreement unless the Legislature approves the
	settlement agreement at a special session of the Legislature or a general session of the Legislature.
3636	(b) If, under Subsection (4)(a), the Legislature approves the action settlement agreement, the agency
	may execute the agreement.
3638	(c) If, under Subsection (4)(a), the Legislature rejects the action settlement agreement, the agency may
	not execute the agreement.
3640	(5) If an agency executes an action settlement agreement without complying with Subsection (2), (3),
	or, if applicable, (4):
3642	(a) the governor may issue an executive order declaring the action settlement agreement void; or
3644	(b) the Legislature may pass a joint resolution declaring the action settlement agreement void.

- 134 -

3646	Section 42. Repealer.
	This Bill Repeals:
3647	This bill repeals:
3648	Section 20A-3a-101, Title.
3649	Section 53-3-801, Short title.
3650	Section . FY 2026 Appropriations.
3651	The following sums of money are appropriated for the fiscal year beginning July 1,
3652	2025, and ending June 30, 2026. These are additions to amounts previously appropriated for
3653	fiscal year 2026.
3654	Subsection 43(a). Operating and Capital Budgets
3655	Under the terms and conditions of Title 63J, Chapter 1, Budgetary Procedures Act, the
3656	Legislature appropriates the following sums of money from the funds or accounts indicated for
3657	the use and support of the government of the state of Utah.
3658	To Governor's Office - Governor's Office Operations
3659	2,000,000
3660	Schedule of Programs:
3661	2,000,000
3662	The Legislature intends that the amounts
3663	appropriated in this Item 1 be used for a public outreach
3664	campaign to inform voters of changes to voting
3665	implemented by this H.B. 300 and that the lieutenant
3666	governor disburse a portion of the funds to counties to
3667	participate in the outreach program.
3668	Section 44. Effective date.
	This bill takes effect on May 7, 2025.

2-25-25 3:26 PM