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Voting Equipment Amendments

2026 GENERAL SESSION

STATE OF UTAH

Chief Sponsor: Paul A. Cutler

Senate Sponsor: Ronald M. Winterton

LONG TITLE

General Description:

This bill amends provisions related to voting equipment.

Highlighted Provisions:

This bill:

- ▶ except for an electronic pollbook or official register, requires an election officer to ensure that all voting equipment used in this state is not capable of wireless communication;
- ▶ repeals a provision governing the certification of voting equipment used in ranked-choice voting;
- ▶ prohibits an election officer from acquiring voting equipment that is not part of the new voting equipment system selected for purchase by the lieutenant governor;
- ▶ provides that the Voting Equipment Selection Committee shall assist the lieutenant governor in:
 - conducting a competitive procurement for a new voting equipment system; and
 - ensuring that the new voting equipment system complies with the requirements for casting a mechanical ballot; and
- ▶ makes technical and conforming changes.

Money Appropriated in this Bill:

None

Other Special Clauses:

None

Utah Code Sections Affected:

AMENDS:

20A-5-801, as last amended by Laws of Utah 2020, Chapter 31

20A-5-802, as last amended by Laws of Utah 2019, Chapter 305

28 **20A-5-803**, as renumbered and amended by Laws of Utah 2017, Chapter 32
 29 **67-1a-2**, as last amended by Laws of Utah 2025, First Special Session, Chapter 6

30 RENUMBERS AND AMENDS:

31 **20A-5-805**, (Renumbered from 20A-5-302, as last amended by Laws of Utah 2023,
 32 Chapter 15)

33

34 *Be it enacted by the Legislature of the state of Utah:*

35 Section 1. Section **20A-5-801** is amended to read:

36 **20A-5-801 . Definitions.**

37 As used in this part:

38 (1) "New voting equipment system" means voting equipment that is operated in a
 39 materially different way or that functions in a materially different way than the
 40 equipment being replaced.

41 (2) "Voting equipment" means the following equipment used for an election:

42 (a) automatic tabulating equipment;

43 (b) a voting device; ~~or~~

44 (c) a voting machine~~[-]~~ ; or

45 (d) any component of the equipment described in Subsections (2)(a) through (c).

46 Section 2. Section **20A-5-802** is amended to read:

47 **20A-5-802 . Certification of voting equipment.**

48 (1)(a) For the voting equipment used in the jurisdiction over which an election officer
 49 has authority, the election officer shall:

50 ~~[(a)]~~ (i) before each election, use logic and accuracy tests to ensure that the voting
 51 equipment performs the voting equipment's functions accurately;

52 ~~[(b)]~~ (ii) develop and implement a procedure to protect the physical security of the
 53 voting equipment; ~~[and]~~

54 (iii) except as provided in Subsection (1)(b), ensure that the voting equipment is not
 55 capable of wireless communication; and

56 ~~[(e)]~~ (iv) ensure that the voting equipment is certified by the lieutenant governor
 57 under Subsection (2) as having met the requirements of this section.

58 (b) Subsection (1)(a)(iii) does not apply to an electronic pollbook or official register.

59 (2)~~[(a) Except as provided in Subsection (2)(b)(ii):]~~

60 ~~[(+)]~~ (a) [the] The lieutenant governor shall ensure that all voting equipment used in the
 61 state is independently tested using security testing protocols and standards that:

62 ~~[(A)]~~ (i) are generally accepted in the industry at the time the lieutenant governor
63 reviews the voting equipment for certification; and
64 ~~[(B)]~~ (ii) meet the requirements of Subsection ~~[(2)(a)(ii);~~ (2)(b).
65 ~~[(ii)]~~ (b) ~~[the]~~ The testing protocols and standards described in Subsection ~~[(2)(a)(i)]~~ (2)(a)
66 shall require that a voting system:
67 ~~[(A)]~~ (i) is accurate and reliable;
68 ~~[(B)]~~ (ii) possesses established and maintained access controls;
69 ~~[(C)]~~ (iii) has not been fraudulently manipulated or tampered with;
70 ~~[(D)]~~ (iv) is able to identify fraudulent or erroneous changes to the voting equipment;
71 and
72 ~~[(E)]~~ (v) protects the secrecy of a voter's ballot~~[-and]~~ .
73 ~~[(iii)]~~ (c) The lieutenant governor may comply with the requirements of ~~[Subsection]~~
74 Subsections (2)(a) and (b) by certifying voting equipment that has been certified by:
75 ~~[(A)]~~ (i) the United States Election Assistance Commission; or
76 ~~[(B)]~~ (ii) a laboratory that has been accredited by the United States Election
77 Assistance Commission to test voting equipment.
78 ~~[(b)(i)]~~ Voting equipment used in the state may include technology that allows for
79 ranked-choice voting.]
80 ~~[(ii)]~~ The lieutenant governor may, for voting equipment used for ranked-choice
81 voting under Title 20A, Chapter 4, Part 6, Municipal Alternate Voting Methods
82 Pilot Project, certify voting equipment that has been successfully used within the
83 United States or a territory of the United States for ranked-choice voting for a race
84 for federal office.]
85 Section 3. Section **20A-5-803** is amended to read:
86 **20A-5-803 . Voting Equipment Selection Committee.**
87 (1) Beginning on May 6, 2026, if, under this section, an election officer selects for purchase
88 a new voting equipment system, an election officer may not acquire any voting
89 equipment that is not part of the new voting equipment system.
90 ~~[(1)]~~ (2) Before selecting or purchasing a new voting equipment system, the lieutenant
91 governor shall appoint a Voting Equipment Selection Committee consisting of
92 individuals who collectively have knowledge and experience in:
93 ~~[(a)]~~ appoint a Voting Equipment Selection Committee; and]
94 ~~[(b)]~~ (a) ~~[ensure that the committee includes persons having experience in:]~~ election
95 procedures and administration;

96 ~~[(i) election procedures and administration;]~~

97 ~~[(ii) (b) computer technology;~~

98 ~~[(iii) (c) data security;~~

99 ~~[(iv) (d) auditing; and~~

100 ~~[(v) (e) access for persons with disabilities.~~

101 ~~[(2)] (3) A member of the committee may not receive compensation or benefits for the~~
 102 ~~member's service, but may receive per diem and travel expenses in accordance with:~~

103 ~~(a) Section 63A-3-106;~~

104 ~~(b) Section 63A-3-107; and~~

105 ~~(c) rules made by the Division of Finance pursuant to Sections 63A-3-106 and~~
 106 ~~63A-3-107.~~

107 ~~[(3)] (4) The lieutenant governor shall ~~[select] appoint~~ a chair from the committee~~
 108 ~~membership.~~

109 ~~[(4)] (5) The lieutenant governor may fill any vacancies that occur on the committee.~~

110 ~~[(5)] (6) The Office of the Lieutenant Governor shall provide staffing for the committee.~~

111 ~~[(6)] (7) The Voting Equipment Selection Committee shall:~~

112 ~~(a) [evaluate new voting equipment systems proposed for purchase by the state] assist the~~
 113 ~~lieutenant governor in conducting a competitive procurement under Title 63G,~~

114 ~~Chapter 6a, Utah Procurement Code, for the new voting equipment system; and~~

115 ~~(b) [provide information and recommendations to assist the lieutenant governor with the~~
 116 ~~purchase of new voting equipment systems] ensure that the new voting equipment~~

117 ~~system proposed for purchase by an evaluation committee under Subsection~~

118 ~~63G-6a-707(10) complies with the requirements for casting a mechanical ballot~~

119 ~~under Section 20A-5-805.~~

120 ~~[(7)] (8) The lieutenant governor may designate individuals, including committee members,~~
 121 ~~to inspect and review proprietary software as part of an evaluation of each new voting~~
 122 ~~equipment [systems] system under consideration for purchase.~~

123 ~~[(8)] (9) Before [making any selection or purchase] an evaluation committee evaluates the~~
 124 ~~proposals for the new voting equipment system under Section 63G-6a-707, the~~

125 ~~lieutenant governor shall provide for a period of public review and comment on each~~

126 ~~new voting equipment [systems] system under consideration for purchase by the state.~~

127 Section 4. Section **20A-5-805**, which is renumbered from Section 20A-5-302 is renumbered
 128 and amended to read:

129 **[20A-5-302] 20A-5-805 . Voting equipment for casting a mechanical ballot.**

- 130 [(1)(a) Any county or municipal legislative body or special district board may:]
131 [(i) adopt, experiment with, acquire by purchase, lease, or otherwise, or abandon any
132 automated voting system that meets the requirements of this section; and]
133 [(ii) use that system in any election, in all or a part of the voting precincts within its
134 boundaries, or in combination with manual ballots.]
135 [(b) Nothing in this title shall be construed to require the use of electronic voting devices
136 in local special elections, municipal primary elections, or municipal general elections.]
137 [(2)] (1) [Each automated voting system shall] The voting equipment for casting a
138 mechanical ballot shall:
139 (a) provide for voting in secrecy, except in the case of voters who have received
140 assistance as authorized by Section 20A-3a-208;
141 (b) permit each voter at any election to:
142 (i) vote for all [persons] individuals and offices for whom and for which that voter is
143 lawfully entitled to vote;
144 (ii) vote for as many [persons] individuals for an office as that voter is entitled to vote;
145 and
146 (iii) vote for or against any ballot proposition upon which that voter is entitled to vote;
147 (c) permit each voter, at presidential elections, by one mark, to vote for the candidates of
148 that party for president, vice president, and for their presidential electors;
149 (d) at elections other than primary elections, permit each voter to vote for the nominees
150 of one or more parties and for independent candidates;
151 (e) at primary elections:
152 (i) permit each voter to vote for candidates of the political party of the voter's choice;
153 and
154 (ii) reject any votes cast for candidates of another party;
155 (f) prevent the voter from voting for the same [person] individual more than once for the
156 same office;
157 (g) provide the opportunity for each voter to change the ballot and to correct any error
158 before the voter casts the ballot in compliance with the Help America Vote Act of
159 2002, Pub. L. No. 107-252;
160 (h) include automatic tabulating equipment that rejects choices recorded on a voter's
161 ballot if the number of the voter's recorded choices is greater than the number which
162 the voter is entitled to vote for the office or on the measure;
163 (i) be of durable construction, suitably designed so that [it] the voting equipment may be

- 164 used safely, efficiently, and accurately in the conduct of elections and counting
 165 ballots;
- 166 (j) when properly operated, record correctly and count accurately each vote cast;
- 167 (k) [~~for voting equipment certified after January 1, 2005,~~] produce a permanent paper
 168 record that:
- 169 (i) shall be available as an official record for any recount or election contest
 170 conducted with respect to an election where the voting equipment is used;
- 171 (ii)(A) shall be available for the voter's inspection [~~prior to the voter leaving~~]
 172 before the voter leaves the polling place; and
- 173 (B) shall permit the voter to inspect the record of the voter's selections
 174 independently only if reasonably practicable commercial methods permitting
 175 independent inspection are available at the time of certification of the voting
 176 equipment by the lieutenant governor;
- 177 (iii) shall include, at a minimum, human readable printing that shows a record of the
 178 voter's selections;
- 179 (iv) may also include machine readable printing which may be the same as the human
 180 readable printing; and
- 181 (v) allows a watcher to observe the election process to ensure the integrity of the
 182 election process; and

183 (l) meet the requirements of Section 20A-5-802.

184 [~~(3)~~] (2) For the purposes of a recount or an election contest, if the permanent paper record
 185 contains a conflict or inconsistency between the human readable printing and the
 186 machine readable printing, the human readable printing shall supercede the machine
 187 readable printing when determining the intent of the voter.

188 [~~(4)~~] (3) Notwithstanding any other provisions of this section, the election officers shall
 189 ensure that the ballots to be counted by means of electronic or electromechanical devices
 190 are of a size, layout, texture, and printed in a type of ink or combination of inks that will
 191 be suitable for use in the counting devices in which they are intended to be placed.

192 Section 5. Section **67-1a-2** is amended to read:

193 **67-1a-2 . Duties enumerated.**

194 (1) The lieutenant governor shall:

195 (a) perform duties delegated by the governor, including assignments to serve in any of
 196 the following capacities:

197 (i) as the head of any one department, if so qualified, with the advice and consent of

- 198 the Senate, and, upon appointment at the pleasure of the governor and without
199 additional compensation;
- 200 (ii) as the chairperson of any cabinet group organized by the governor or authorized
201 by law for the purpose of advising the governor or coordinating intergovernmental
202 or interdepartmental policies or programs;
- 203 (iii) as liaison between the governor and the state Legislature to coordinate and
204 facilitate the governor's programs and budget requests;
- 205 (iv) as liaison between the governor and other officials of local, state, federal, and
206 international governments or any other political entities to coordinate, facilitate,
207 and protect the interests of the state;
- 208 (v) as personal advisor to the governor, including advice on policies, programs,
209 administrative and personnel matters, and fiscal or budgetary matters; and
- 210 (vi) as chairperson or member of any temporary or permanent boards, councils,
211 commissions, committees, task forces, or other group appointed by the governor;
- 212 (b) serve on all boards and commissions in lieu of the governor, whenever so designated
213 by the governor;
- 214 (c) serve as the chief election officer of the state as required by Subsection (2);
- 215 (d) keep custody of the Great Seal of the State of Utah;
- 216 (e) keep a register of, and attest, the official acts of the governor;
- 217 (f) affix the Great Seal, with an attestation, to all official documents and instruments to
218 which the official signature of the governor is required; and
- 219 (g) furnish a certified copy of all or any part of any law, record, or other instrument
220 filed, deposited, or recorded in the office of the lieutenant governor to any person
221 who requests it and pays the fee.
- 222 (2)(a) As the chief election officer, the lieutenant governor shall:
- 223 (i) exercise oversight, and general supervisory authority, over all elections;
- 224 (ii) exercise direct authority over the conduct of elections for federal, state, and
225 multicounty officers and statewide or multicounty ballot propositions and any
226 recounts involving those races;
- 227 (iii) establish uniformity in the election ballot;
- 228 (iv)(A) prepare election information for the public as required by law and as
229 determined appropriate by the lieutenant governor; and
- 230 (B) make the information described in Subsection (2)(a)(iv)(A) available to the
231 public and to news media, on the Internet, and in other forms as required by

- 232 law and as determined appropriate by the lieutenant governor;
- 233 (v) receive and answer election questions and maintain an election file on opinions
 234 received from the attorney general;
- 235 (vi) maintain a current list of registered political parties as defined in Section
 236 20A-8-101;
- 237 (vii) maintain election returns and statistics;
- 238 (viii) certify to the governor the names of individuals nominated to run for, or elected
 239 to, office;
- 240 (ix) ensure that all voting equipment purchased by the state complies with the
 241 requirements of Sections [~~20A-5-302, 20A-5-802, 20A-5-802.5, and 20A-5-803~~]
 242 20A-5-802, 20A-5-802.5, 20A-5-803, and 20A-5-805;
- 243 (x) during a declared emergency, to the extent that the lieutenant governor determines
 244 it warranted, designate, as provided in Section 20A-1-308, a different method,
 245 time, or location relating to:
- 246 (A) voting on election day;
- 247 (B) early voting;
- 248 (C) the transmittal or voting of an absentee ballot or military-overseas ballot;
- 249 (D) the counting of an absentee ballot or military-overseas ballot; or
- 250 (E) the canvassing of election returns; and
- 251 (xi) exercise all other election authority, and perform other election duties, as
 252 provided in Title 20A, Election Code.
- 253 (b) As chief election officer, the lieutenant governor:
- 254 (i) shall oversee all elections, and functions relating to elections, in the state;
- 255 (ii) shall, in accordance with Section 20A-1-105, take action to enforce compliance
 256 by an election officer with legal requirements relating to elections; and
- 257 (iii) may not assume the responsibilities assigned to the county clerks, city recorders,
 258 town clerks, or other local election officials by Title 20A, Election Code.
- 259 (3)(a) The lieutenant governor shall:
- 260 (i) determine a new municipality's classification under Section 10-2-301 upon the
 261 city's incorporation under Title 10, Chapter 2a, Part 2, Incorporation of a
 262 Municipality, based on the municipality's population using the population estimate
 263 from the Utah Population Committee; and
- 264 (ii)(A) prepare a certificate indicating the class in which the new municipality
 265 belongs based on the municipality's population; and

- 266 (B) within 10 days after preparing the certificate, deliver a copy of the certificate
267 to the municipality's legislative body.
- 268 (b) The lieutenant governor shall:
- 269 (i) determine the classification under Section 10-2-301 of a consolidated municipality
270 upon the consolidation of multiple municipalities under Title 10, Chapter 2, Part 6,
271 Consolidation of Municipalities, using population information for each
272 municipality from:
- 273 (A) the estimate of the Utah Population Committee created in Section 63C-20-103;
274 or
- 275 (B) if the Utah Population Committee estimate is not available, the census or
276 census estimate of the United States Bureau of the Census; and
- 277 (ii)(A) prepare a certificate indicating the class in which the consolidated
278 municipality belongs based on the municipality's population; and
- 279 (B) within 10 days after preparing the certificate, deliver a copy of the certificate
280 to the consolidated municipality's legislative body.
- 281 (c) The lieutenant governor shall monitor the population of each municipality using
282 population information from:
- 283 (i) the estimate of the Utah Population Committee created in Section 63C-20-103; or
284 (ii) if the Utah Population Committee estimate is not available, the census or census
285 estimate of the United States Bureau of the Census.
- 286 (d) If the applicable population figure under Subsection (3)(b) or (c) indicates that a
287 municipality's population has increased beyond the population for its current class,
288 the lieutenant governor shall:
- 289 (i) prepare a certificate indicating the class in which the municipality belongs based
290 on the increased population figure; and
- 291 (ii) within 10 days after preparing the certificate, deliver a copy of the certificate to
292 the legislative body of the municipality whose class has changed.
- 293 (e)(i) If the applicable population figure under Subsection (3)(b) or (c) indicates that
294 a municipality's population has decreased below the population for its current
295 class, the lieutenant governor shall send written notification of that fact to the
296 municipality's legislative body.
- 297 (ii) Upon receipt of a petition under Subsection 10-2-302(2) from a municipality
298 whose population has decreased below the population for its current class, the
299 lieutenant governor shall:

- 300 (A) prepare a certificate indicating the class in which the municipality belongs
- 301 based on the decreased population figure; and
- 302 (B) within 10 days after preparing the certificate, deliver a copy of the certificate
- 303 to the legislative body of the municipality whose class has changed.

304 Section 6. **Effective Date.**

305 This bill takes effect on May 6, 2026.