

SB0153S04 compared with SB0153S02

~~{Omitted text}~~ shows text that was in SB0153S02 but was omitted in SB0153S04

inserted text shows text that was not in SB0153S02 but was inserted into SB0153S04

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1 ~~{Voter Registration Records}~~ Election Amendments

2026 GENERAL SESSION

STATE OF UTAH

Chief Sponsor: John D. Johnson

House Sponsor:Trevor Lee



2
3 **LONG TITLE**

4 **General Description:**

5 This bill amends provisions relating to ~~{voting registration records}~~ elections.

6 **Highlighted Provisions:**

7 This bill:

8 ▶ defines terms;

9 ▶ modifies and recodifies provisions relating to:

10 • the information in a voter registration record that is available to a person based on the capacity in which the person requests the information; and

12 • the requirements to obtain additional privacy protection for a voter registration record;

13 ▶ provides that a voter's voter registration record that, before April 6, 2026, was classified as private without requiring a reason for the classification will be reclassified as a public voter registration record, unless the voter takes certain action to obtain additional protection for the voter's voter registration record;

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requires an election officer to notify a voter whose voter registration is subject to reclassification as described in the preceding paragraph in order to give the voter an opportunity to apply for additional protection for the voter's voter registration record;

20 ▶ modifies the voter registration form to reflect the changes made in this bill and to give a voter the option of authorizing disclosure of the voter's telephone number or email address to the political party with which the voter affiliates;

23 ▶ requires the lieutenant governor to post information relating to the number of at-risk voters in the state and in individual state House of Representatives districts;

25 ▶ establishes additional requirements to ensure the removal of deceased individuals from voter registration records;

27 ▶ modifies penalties that may be imposed in relation to the unlawful disclosure of a voter registration record;

29 ▶ places restrictions on the use and disclosure of information from the voter registration list;

30 ▶ provides criminal penalties for unlawfully obtaining, using, or disclosing information from the voter registration list;

32 ▶ provides that if a voter, whose voter registration record is classified as private due to the voter's status as an at-risk voter, signs a petition, the voter's voter identification {~~, together with the voter's address,~~} and the date the voter signed the petition may be publicly disclosed to the same extent, and in the same manner, as the {~~name and address~~} voter identification number and signature date of a voter signing the petition who does not have a private voter registration record;

37 ▶ requires a petition to contain a warning regarding the provision described in the preceding paragraph; {~~and~~}

39 ▶ changes the person responsible for preparing the ballot title and analysis for a proposed constitutional amendment submitted to the voters;

41 ▶ provides a coordination clause to merge provisions of this bill with H.B. 209, Voting Amendments, and H.B. 361, Elections Provisions Amendments; and

39 ▶ makes technical and conforming changes.

44 Money Appropriated in this Bill:

45 None

46 Other Special Clauses:

47 This bill provides a special effective date.

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48 This bill provides coordination clauses.

49 **Utah Code Sections Affected:**

50 AMENDS:

51 **10-2-602** ~~Effective upon governor's approval~~ Effective 05/25/26, as last amended by Laws
of Utah 2025, Chapter 400

52 **10-2-701.5** ~~Effective upon governor's approval~~ Effective 05/25/26, as enacted by Laws of
Utah 1981, Chapter 55

53 **10-2a-208** ~~Effective upon governor's approval~~ Effective 05/25/26, as last amended by Laws
of Utah 2025, Chapter 38

54 **17-60-302** ~~Effective upon governor's approval~~ Effective 05/25/26, as renumbered and
amended by Laws of Utah 2025, First Special Session, Chapter 13

56 **17-61-201** ~~Effective upon governor's approval~~ Effective 05/25/26, as renumbered and
amended by Laws of Utah 2025, First Special Session, Chapter 13

58 **17-61-301** ~~Effective upon governor's approval~~ Effective 05/25/26, as renumbered and
amended by Laws of Utah 2025, First Special Session, Chapter 13

60 **17-61-401** ~~Effective upon governor's approval~~ Effective 05/25/26, as renumbered and
amended by Laws of Utah 2025, First Special Session, Chapter 13

62 **17-62-303** ~~Effective upon governor's approval~~ Effective 05/25/26, as renumbered and
amended by Laws of Utah 2025, First Special Session, Chapter 13

64 **17-62-505** ~~Effective upon governor's approval~~ Effective 05/25/26, as renumbered and
amended by Laws of Utah 2025, First Special Session, Chapter 13

66 **17B-1-205** ~~Effective upon governor's approval~~ Effective 05/25/26, as last amended by
Laws of Utah 2025, Chapter 38

67 **17B-1-506** ~~Effective upon governor's approval~~ Effective 05/25/26, as last amended by
Laws of Utah 2025, Chapter 38

68 **17B-1-1304** ~~Effective upon governor's approval~~ Effective 05/25/26, as last amended by
Laws of Utah 2023, Chapter 15

69 **17D-2-502** ~~Effective upon governor's approval~~ Effective 05/25/26, as last amended by
Laws of Utah 2023, Chapter 116

70 **20A-1-102** **(Effective upon governor's approval)**, as last amended by Laws of Utah 2025, First
Special Session, Chapter 6

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72 20A-2-101.1 (Effective 04/06/26), as last amended by Laws of Utah 2025, Chapter 448
73 20A-2-104 (Effective 04/06/26), as last amended by Laws of Utah 2025, Chapters 381, 448
75 20A-2-108 (Effective 04/06/26), as last amended by Laws of Utah 2025, Chapter 381
76 20A-2-204 (Effective 04/06/26), as last amended by Laws of Utah 2025, Chapters 381, 448
78 20A-2-206 (Effective 04/06/26), as last amended by Laws of Utah 2025, Chapter 381
79 20A-2-304 ~~{(Effective upon governor's approval)}~~(Effective 04/06/26), as last amended by
Laws of Utah 2025, Chapter 448
80 20A-2-504 (Effective upon governor's approval), as last amended by Laws of Utah 2025, Chapter
448
82 20A-2-505 (Effective 04/06/26), as last amended by Laws of Utah 2025, Chapters 381, 448
84 20A-3a-401 (Effective 04/06/26), as last amended by Laws of Utah 2025, First Special Session,
Chapter 6
86 20A-6-105 (Effective 04/06/26), as last amended by Laws of Utah 2025, Chapters 381, 448
88 **20A-7-103 (Effective upon governor's approval) (Contingently Superseded 01/01/27), as
last amended by Laws of Utah 2025, Chapter 448**
90 **20A-7-103 (Contingently Effective 01/01/27), as last amended by Laws of Utah 2025,
Chapter 492**
92 **20A-7-105 (Effective 05/25/26), as last amended by Laws of Utah 2025, Chapter 448**
93 20A-7-203 ~~{(Effective upon governor's approval)}~~(Effective 05/25/26), as last amended by
Laws of Utah 2024, Chapter 442
94 20A-7-215 ~~{(Effective upon governor's approval)}~~(Effective 05/25/26), as last amended by
Laws of Utah 2024, Chapter 442
95 **20A-7-217 (Effective 05/25/26), as last amended by Laws of Utah 2025, Chapter 448**
96 20A-7-303 ~~{(Effective upon governor's approval)}~~(Effective 05/25/26), as last amended by
Laws of Utah 2024, Chapter 442
97 20A-7-313 ~~{(Effective upon governor's approval)}~~(Effective 05/25/26), as last amended by
Laws of Utah 2024, Chapter 442
98 **20A-7-315 (Effective 05/25/26), as last amended by Laws of Utah 2025, Chapter 448**
99 20A-7-503 ~~{(Effective upon governor's approval)}~~(Effective 05/25/26), as last amended by
Laws of Utah 2024, Chapter 442

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20A-7-514 ~~Effective upon governor's approval~~ Effective 05/25/26, as last amended by
Laws of Utah 2024, Chapter 442

101 20A-7-516 (Effective 05/25/26), as last amended by Laws of Utah 2025, Chapter 448

102 20A-7-603 ~~Effective upon governor's approval~~ Effective 05/25/26, as last amended by
Laws of Utah 2024, Chapter 442

103 20A-7-614 ~~Effective upon governor's approval~~ Effective 05/25/26, as last amended by
Laws of Utah 2024, Chapter 442

104 20A-7-616 (Effective 05/25/26), as last amended by Laws of Utah 2025, Chapter 448

105 20A-7-702 (Effective upon governor's approval), as last amended by Laws of Utah 2024,
Chapter 465

107 20A-7-703.1 (Effective upon governor's approval), as last amended by Laws of Utah 2025,
Chapter 448

109 20A-8-103 ~~Effective upon governor's approval~~ Effective 05/25/26, as last amended by
Laws of Utah 2025, Chapters 38, 448

110 20A-9-203 ~~Effective upon governor's approval~~ Effective 05/25/26, as last amended by
Laws of Utah 2025, Chapters 38, 39 and 448

112 20A-9-404 ~~Effective upon governor's approval~~ Effective 05/25/26, as last amended by
Laws of Utah 2025, Chapter 448

113 20A-9-405 ~~Effective upon governor's approval~~ Effective 05/25/26, as last amended by
Laws of Utah 2025, Chapter 38

114 20A-9-408 ~~Effective upon governor's approval~~ Effective 05/25/26, as last amended by
Laws of Utah 2025, Second Special Session, Chapter 2

116 20A-9-502 ~~Effective upon governor's approval~~ Effective 05/25/26, as last amended by
Laws of Utah 2025, Second Special Session, Chapter 2

118 20A-15-103 ~~Effective upon governor's approval~~ Effective 05/25/26, as last amended by
Laws of Utah 2025, Chapter 448

119 53G-3-301.1 ~~Effective upon governor's approval~~ Effective 05/25/26, as last amended by
Laws of Utah 2025, Chapter 38

120 53G-3-401 ~~Effective upon governor's approval~~ Effective 05/25/26, as last amended by
Laws of Utah 2023, Chapter 116

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122 **53G-3-501** ~~{(Effective upon governor's approval)}~~(Effective 05/25/26), as last amended by
Laws of Utah 2024, Chapter 528

123 **63G-2-202** (Effective upon governor's approval), as last amended by Laws of Utah 2025,
Chapter 188

124 **63G-2-210** (Effective upon governor's approval), as enacted by Laws of Utah 2025, Chapter 188

125 **63G-2-301** (Effective 04/06/26), as last amended by Laws of Utah 2025, First Special Session,
Chapter 9

126 **63G-2-302** (Effective 04/06/26), as last amended by Laws of Utah 2025, Chapter 172

127 **63G-2-303** (Effective 04/06/26), as last amended by Laws of Utah 2025, Chapter 208

128 **73-10d-4** ~~{(Effective upon governor's approval)}~~(Effective 05/25/26), as last amended by Laws
of Utah 2023, Chapter 116

129 ENACTS:

130 **20A-1-1004** ~~{(Effective upon governor's approval)}~~(Effective 05/25/26), Utah Code Annotated
1953

131 **20A-2-601** (Effective upon governor's approval), Utah Code Annotated 1953

132 **20A-2-602** (Effective upon governor's approval), Utah Code Annotated 1953

133 **20A-2-603** (Effective 04/06/26), Utah Code Annotated 1953

134 **20A-2-604** (Effective 04/06/26), Utah Code Annotated 1953

135 **20A-2-605** (Effective 04/06/26), Utah Code Annotated 1953

136 **20A-2-606** (Effective 04/06/26), Utah Code Annotated 1953

137 **20A-2-607** (Effective upon governor's approval), Utah Code Annotated 1953

138 **53H-3-1304** (Effective 04/06/26), Utah Code Annotated 1953

139 RENUMBERS AND AMENDS:

140 **20A-2-608** (Effective 04/06/26), (Renumbered from 20A-5-410, as last amended by Laws of Utah
2025, Chapters 188, 448)

141 **Utah Code Sections affected by Coordination Clause:**

142 **20A-2-204** , as last amended by Laws of Utah 2025, Chapters 381, 448

143 **20A-2-204** (04/06/26) , as last amended by Laws of Utah 2025, Chapters 381, 448

144 **20A-2-504** (01/01/27) , as last amended by Laws of Utah 2025, Chapter 448

145 **20A-2-504** (immediate) , as last amended by Laws of Utah 2025, Chapter 448

146 **63G-2-302** (04/06/26) , as last amended by Laws of Utah 2025, Chapter 172

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150 63G-2-302 , as last amended by Laws of Utah 2025, Chapter 172

151

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

153 Section 1. Section 10-2-602 is amended to read:

154 **10-2-602. ~~{(Effective upon governor's approval)}~~{Effective 05/25/26}Contents of resolution**
or petition.

153 (1) The resolution of the governing body or the petition of the electors shall include:

154 (a) a statement fully describing each of the areas to be included within the consolidated municipality;

156 (b) the name of the proposed consolidated municipality; and

157 (c) the names of the municipalities to be consolidated.

158 (2)

(a) The resolution or petition shall state the population of each of the municipalities within the area of the proposed consolidated municipality and the total population of the proposed consolidated municipality.

161 (b) The population for each municipality under Subsection (2)(a) shall be derived from:

162 (i) the estimate of the Utah Population Committee created in Section 63C-20-103; or

163 (ii) if the Utah Population Committee estimate is not available, the most recent official census or census estimate of the United States Bureau of the Census.

165 (3) The first page of a petition described in this section shall include the following statement in at least the same size type as the majority of the other statements on the page:

174 Section 2. Section 10-2-701.5 is amended to read:

175 **10-2-701.5. ~~{(Effective upon governor's approval)}~~{Effective 05/25/26}Form of petition.**

A petition for municipal disincorporation shall substantially comply with, and be circulated in, the following form:

PETITION FOR MUNICIPAL DISINCORPORATION

To the Honorable District Court of ____ County, Utah:

We, the undersigned citizens and legal voters of the State of Utah, and residents of ____ City, Utah, respectfully petition the Court to submit a proposal to disincorporate ____ City, Utah, to the legal voters resident within said city for their approval or rejection at a special election ordered held by the court for that purpose; and each signator for himself or herself says: I have personally signed this petition; I am a legal voter of the State of Utah; I am a

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resident of ____ City, Utah, and my residence and post office address are correctly written after my name.

WARNING TO SIGNERS WITH PRIVATE VOTER REGISTRATION RECORDS

Your voter identification number, together with your address, may be publicly disclosed if you sign this petition. This disclosure may occur even if you are an at-risk voter with a voter registration record that has been classified as a private record.

{ If you sign this petition, your voter identification number and the date you signed may be } publicly disclosed. This disclosure may occur even if you are an at-risk voter with a voter registration record that has been classified as a private record.

191 Section 3. Section **10-2a-208** is amended to read:

192 **10-2a-208. ~~{(Effective upon governor's approval)}~~{Effective 05/25/26}Petition for incorporation -- Requirements and form -- Removal of signature.**

- 192 (1) At any time within one year after the day on which the county clerk completes the public hearings required under Section 10-2a-207, individuals within the proposed municipality may proceed with the incorporation process by circulating, and submitting to the county clerk, a petition for incorporation that, to be certified under Subsection 10-2a-209(1)(b)(i), is required to be signed by:
- 197 (a) 10% of all registered voters within the area proposed to be incorporated as a municipality, as of the day on which the petition for incorporation is filed;
- 199 (b) if the petition for incorporation proposes the incorporation of a city, and subject to Subsection (5), 10% of all registered voters within 90% of the voting precincts within the area proposed to be incorporated as a city, as of the day on which the petition for incorporation is filed; and
- 203 (c) the owners of private real property that:
- 204 (i) is located within the proposed municipality;
- 205 (ii) covers at least 10% of the total private land area within the proposed municipality; and
- 207 (iii) on January 1 of the current year, was equal in assessed fair market value to at least 7% of the assessed fair market value of all private real property within the proposed municipality.
- 210 (2) The petition for incorporation shall:
- 211 (a) include the typed or printed name and current residence address of each voter who signs the petition for incorporation;
- 213 (b) describe the area proposed to be incorporated as a municipality, as described in the feasibility request or the modified feasibility request that complies with Subsection 10-2a-205(5)(a);

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- 216 (c) state the proposed name for the proposed municipality;
- 217 (d) designate five signers of the petition for incorporation as petition sponsors, one of whom is
designated as the contact sponsor, with the mailing address and telephone number of each;
- 220 (e) if the sponsors propose the incorporation of a city, state that the signers of the petition for
incorporation appoint the sponsors, if the incorporation measure passes, to represent the signers in:
- 223 (i) selecting the number of commission or council members the new city will have; and
- 225 (ii) drawing district boundaries for the election of council members, if the voters decide to elect council
members by district;
- 227 (f) be accompanied by and circulated with an accurate plat or map, prepared by a licensed surveyor,
showing the boundaries of the proposed municipality; and
- 229 (g) substantially comply with and be circulated in the following form:

230 PETITION FOR INCORPORATION OF (insert the proposed name of the proposed
municipality)

232 To the Honorable Lieutenant Governor and the [name of county legislative body]:

233 We, the undersigned registered voters within the area described in this petition for
incorporation, respectfully petition the lieutenant governor and the county legislative body to submit
to the registered voters residing within the area described in this petition for incorporation, at the
next regular general election, the question of whether the area should incorporate as a municipality.
Each of the undersigned affirms that each has personally signed this petition for incorporation and
is a registered voter who resides within the described area, and that the current residence address of
each is correctly written after the signer's name.

242 WARNING TO SIGNERS WITH PRIVATE VOTER REGISTRATION RECORDS

243 {~~Your~~} If you sign this petition, your voter identification number {~~, together with your address,~~}
and the date you signed may be publicly disclosed {~~if you sign this petition~~}. This disclosure may
occur even if you are an at-risk voter with a voter registration record that has been classified as a
private record.

246 The area proposed to be incorporated as a municipality is described as follows:[insert an accurate
description of the area proposed to be incorporated].

246 (3)

- (a) Except as provided in Subsection (3)(b), a valid signature on a feasibility request described in
Section 10-2a-202 or a modified feasibility request described in Section 10-2a-206 may be used

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toward fulfilling the signature requirement described in Subsection (1) if the feasibility request notified the signer in conspicuous language that the signature, unless removed, would also be used for a petition for incorporation under this section.

252 (b) A signature described in Subsection (3)(a) may not be used toward fulfilling the signature requirement described in Subsection (1) if the signer files with the county clerk a written statement requesting removal of the signature before the petition for incorporation is filed with the county clerk under this section.

256 (4)

(a) A voter who signs a petition for incorporation may have the voter's signature removed from the petition by, no later than three business days after the day on which the petition for incorporation is submitted to the county clerk, submitting to the county clerk a statement requesting that the voter's signature be removed.

260 (b) A statement described in Subsection (4)(a) shall comply with the requirements described in Subsection 20A-1-1003(2).

262 (c) The county clerk shall use the procedures described in Subsection 20A-1-1003(3) to determine whether to remove an individual's signature from a petition for incorporation after receiving a timely, valid statement requesting removal of the signature.

266 (5)

(a) A signature does not qualify under Subsection (1)(b) if the signature is gathered from a voting precinct that:

268 (i) except in a proposed municipality that will be a city of the fifth class, is not located entirely within the boundaries of a proposed city; or

270 (ii) includes less than 50 registered voters.

271 (b) A voting precinct that is not located entirely within the boundaries of the proposed city does not qualify as a voting precinct under Subsection (1)(b).

275 Section 4. Section **17-60-302** is amended to read:

276 **17-60-302. ~~{(Effective upon governor's approval)}~~(Effective 05/25/26)Initiating a petition to move a county seat -- Certification of petition signatures -- Removal of signature -- Limitation.**

276 (1)

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- (a) A voter may file a petition to move the county seat with the county legislative body of the county in which the voter lives if the petition is signed by a majority of registered voters in the county, calculated by the number of votes cast in the county at the preceding general election.
- 280 (b) The first page of a petition described in this section shall include the following statement in at least
289 the same size type as the majority of the other statements on the page:
- [~~(b)~~] (c) If the county legislative body receives a petition that complies with this section, the county legislative body shall submit the question of moving the county seat to the county's voters at the next general election.
- 292 (2)
- (a) Within three business days after the day on which a county legislative body receives a petition under Subsection (1), the county legislative body shall provide the petition to the county clerk.
- 295 (b) Within 14 days after the day on which a county clerk receives a petition from the county legislative body under Subsection (2)(a), the county clerk shall:
- 297 (i) use the procedures described in Section 20A-1-1002 to determine whether the petition satisfies the requirements of Subsection (1);
- 299 (ii) certify on the petition whether each name is that of a registered voter in the county; and
- 301 (iii) deliver the certified petition to the county legislative body.
- 302 (3)
- (a) An individual who signs a petition under this section may have the individual's signature removed from the petition by, no later than three business days after the day on which the county legislative body provides the petition to the county clerk, submitting to the county clerk a statement requesting that the individual's signature be removed.
- 307 (b) A statement described in Subsection (3)(a) shall comply with the requirements described in Subsection 20A-1-1003(2).
- 309 (c) The county clerk shall use the procedures described in Subsection 20A-1-1003(3) to determine whether to remove an individual's signature from a petition after receiving a timely, valid statement requesting removal of the signature.
- 312 (4) The election shall be conducted and the returns canvassed in all respects as provided by law for the conducting of general elections and canvassing the returns.

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(5) In accordance with Utah Constitution, Article XI, Section 2, a proposition to move the county seat may not be submitted in the same county more than once in four years, or within four years after the day on which a proposition to move the county seat is submitted to the voters.

319 Section 5. Section 17-61-201 is amended to read:

320 **17-61-201. ~~{(Effective upon governor's approval)}~~(Effective 05/25/26)Consolidation of**
counties -- Petition -- Certification of petition signatures -- Removal of signature -- Election --
Ballot.

321 (1)

(a) A voter of a county who desires to have the county joined to and consolidated with an adjoining county may petition the county legislative body of the county in which the voter resides and the county legislative body of the adjoining county, as described in this section.

325 (b) The first page of a petition described in this section shall include the following statement in at least the same size type as the majority of the other statements on the page:

334 (2) Each petition under Subsection (1) shall be:

335 (a) signed by a majority of the voters who reside in the originating county;

336 (b) signed by a majority of the voters who reside in the consolidating county; and

337 (c) presented to the county legislative body of the originating county and the county legislative body of the consolidating county before the first Monday in June of any year.

340 (3)

(a) Within three business days after the day on which a county legislative body receives a petition under Subsection (1), the county legislative body shall provide the petition to the county clerk.

343 (b) Within 14 days after the day on which a county clerk receives a petition from the county legislative body under Subsection (3)(a), the county clerk shall:

345 (i) use the procedures described in Section 20A-1-1002 to determine whether the petition satisfies the requirements of Subsection (2) in regard to the voters of the county in which the county clerk is an officer;

348 (ii) certify on the petition whether each name is that of a registered voter in the county in which the county clerk is an officer; and

350 (iii) deliver the certified petition to the county legislative body.

351 (4)

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- (a) An individual who signs a petition under this section may have the individual's signature removed from the petition by, no later than three business days after the day on which the county legislative body provides the petition to the county clerk, submitting to the county clerk a statement requesting that the individual's signature be removed.
- 356 (b) A statement described in Subsection (4)(a) shall comply with the requirements described in Subsection 20A-1-1003(2).
- 358 (c) The county clerk shall use the procedures described in Subsection 20A-1-1003(3) to determine whether to remove an individual's signature from a petition after receiving a timely, valid statement requesting removal of the signature.
- 361 (5) If the county clerks of the originating county and consolidating county each determine that the petition meets the requirements of Subsection (2)(a), each county clerk shall ensure that the petition is submitted to the voters of the respective counties as described in Subsection (6).
- 365 (6)
- (a) If a petition under Subsection (1) is presented in a year during which a regular general election is held, the county legislative body of the originating county and the county legislative body of the consolidating county shall cause the proposition to be submitted to the legal voters of the respective counties at the next regular general election.
- 370 (b) If a petition under Subsection (1) is presented during a year in which there is no regular general election, the county legislative body of the originating county and the county legislative body of the consolidating county shall:
- 373 (i) call a special election to be held on the first Tuesday after the first Monday in November following the presentation of the petition; and
- 375 (ii) cause the proposition to be submitted to the voters of the respective counties during the special election.
- 377 (c) Except as otherwise provided in this part, an election under this Subsection (6) shall be held, the results canvassed, and returns made under the provisions of the general election laws of the state.
- 380 (d) The ballot language to be used at an election under this Subsection (6) shall be:
- 381 For combining ____ county with ____ county.
- 382 Against combining ____ county with ____ county.
- 383 Section 6. Section **17-61-301** is amended to read:
- 384

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17-61-301. ~~{(Effective upon governor's approval)}~~(Effective 05/25/26) Annexation of portion of county to adjoining county -- Petition -- Certification of petition signatures -- Removal of signature -- Election -- Ballot.

- 387 (1)
- (a) Except as provided in Section 17-61-306, a voter who desires to have initiating county territory in which the voter resides included within the boundary of an adjoining county, the voter may petition the county legislative body of the initiating county and the county legislative body of the annexing county.
- 391 (b) The first page of a petition described in this section shall include the following statement in at least the same size type as the majority of the other statements on the page:
- 400 (2) A petition under Subsection (1) shall be:
- 401 (a) signed by a majority of the voters living in the portion of the initiating county proposed to be included within the boundaries of an annexing county; and
- 403 (b) presented before the first Monday in June of a year during which a general election is held.
- 405 (3)
- (a) Within three business days after the day on which a county legislative body receives a petition under Subsection (1), the county legislative body shall provide the petition to the county clerk.
- 408 (b) Within 14 days after the day on which a county clerk of an initiating county receives a petition from the county legislative body under Subsection (3)(a), the county clerk shall:
- 411 (i) use the procedures described in Section 20A-1-1002 to determine whether the petition satisfies the requirements of Subsection (2);
- 413 (ii) certify on the petition whether each name is that of a voter in the portion of the initiating county that is proposed to be annexed; and
- 415 (iii) deliver the certified petition to the county legislative body.
- 416 (4)
- (a) An individual who signs a petition under this section may have the individual's signature removed from the petition by, no later than three business days after the day on which the county legislative body provides the petition to the county clerk, submitting to the county clerk a statement requesting that the individual's signature be removed.
- 421 (b) A statement described in Subsection (4)(a) shall comply with the requirements described in Subsection 20A-1-1003(2).

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- 423 (c) The county clerk shall use the procedures described in Subsection 20A-1-1003(3) to determine
whether to remove an individual's signature from a petition after receiving a timely, valid statement
requesting removal of the signature.
- 426 (5)
- (a) If the county clerk of the initiating county determines that the petition meets the requirements of
Subsection (2), the county clerk of the initiating county and the county clerk of the annexing county
shall ensure the petition is submitted to the voters of the respective counties at the next regular
general election as described in this Subsection (5).
- 431 (b) Except as otherwise provided, the election shall be held, the results canvassed, and returns made
under the provisions of the general election laws of the state.
- 433 (c) The ballot language to be used in an election held under this Subsection (5) shall be:
- 434 For annexing a portion of ____ county to ____ county.
- 435 Against annexing a portion of ____ county to ____ county.
- 435 Section 7. Section **17-61-401** is amended to read:
- 436 **17-61-401. ~~{(Effective upon governor's approval)}~~(Effective 05/25/26)Creating a new
county -- Petition -- Certification of petition signatures -- Removal of signature -- Election --
Ballots.**
- 440 (1)
- (a) Whenever a voter desires to have the territory within which the voter resides created into a new
county, the voter may file a petition for the creation of a new county with the county legislative
body of the seceding county in which the voter resides as described in this section.[-]
- 444 (b) The first page of a petition described in this section shall include the following statement in at least
the same size type as the majority of the other statements on the page:
- 453 (2)
- (a) The petition described in Subsection (1) shall:
- 454 (i) propose the name and define the boundaries of the new county; and
- 455 (ii) be signed:
- 456 (A) by at least one-fourth of the voters residing in the portion of the seceding county proposed to be
created into a new county; and
- 458 (B) by no less than one-fourth of the voters residing in the remaining portion of the seceding county.
- 460

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- (b) If a petition proposes to take territory from more than one seceding county, the requirements of Subsection (2)(a)(ii) apply to each seceding county affected by the petition.
- 463 (3) A voter shall file a petition for the creation of a new county on or before the first Monday in May of any year with the county legislative body of the seceding county.
- 465 (4)
- (a) Within three business days after the day on which a county legislative body receives a petition, the county legislative body shall provide the petition to the county clerk.
- 468 (b) Within 14 days after the day on which a county clerk receives a petition from the county legislative body under Subsection (4)(a), the county clerk shall:
- 470 (i) use the procedures described in Section 20A-1-1002 to determine whether the petition satisfies the requirements of Subsection (2);
- 472 (ii) certify on the petition whether each name is that of a registered voter in the seceding county; and
- 474 (iii) deliver the certified petition to the county legislative body.
- 475 (5)
- (a) An individual who signs a petition under this section may have the individual's signature removed from the petition by, no later than three business days after the day on which the county legislative body provides the petition to the county clerk, submitting to the county clerk a statement requesting that the individual's signature be removed.
- 480 (b) A statement described in Subsection (5)(a) shall comply with the requirements described in Subsection 20A-1-1003(2).
- 482 (c) The county clerk shall use the procedures described in Subsection 20A-1-1003(3) to determine whether to remove an individual's signature from a petition after receiving a timely, valid statement requesting removal of the signature.
- 485 (6) The seceding county legislative body shall cause the proposition to be submitted to the voters residing in the seceding county at a special election to be held according to the dates established in Section 20A-1-204, first causing 30 days' notice of the election to be given in the manner provided by law for giving notice of general elections.
- 489 (7) The county clerk shall ensure that the special election is held, the result canvassed, and returns made under the provisions of the general election laws.
- 491 (8) The form of ballot to be used at the special election shall be:
- 492 For the creation of (supplying the name proposed) county.

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493 Against the creation of (supplying the name proposed) county.

494 (9)

(a) Subject to Subsection (9)(b), the expenses of any special election described in this section shall be paid out of the general fund of the seceding county.

496 (b) If the voters approve the creation of the new county, the new county shall reimburse the seceding county for half of the cost of the special election within one year of the effective date of the new county from the general fund of the new county.

496 Section 8. Section **17-62-303** is amended to read:

497 **17-62-303. ~~{(Effective upon governor's approval)}~~(Effective 05/25/26)Registered voter initiation of adoption of optional plan -- Certification of petition signatures -- Removal of signature -- Procedure.**

503 (1)

(a) Registered voters of a county may initiate the process of adopting an optional plan by filing with the county clerk a notice of intent to gather signatures for a petition:

505 (i) for the establishment of a study committee described in Section 17-62-402; or

506 (ii) to adopt an optional plan that:

507 (A) accompanies the petition during the signature gathering process and accompanies the petition in the submission to the county clerk under Subsection (2)(b); and

510 (B) complies with the requirements described in Sections 17-62-403 and 17-62-404.

512 (b) A notice of intent described in Subsection (1)(a) shall:

513 (i) designate five sponsors for the petition;

514 (ii) designate a contact sponsor to serve as the primary contact for the petition sponsors;

516 (iii) list the mailing address and telephone number of each of the sponsors; and

517 (iv) be signed by each of the petition sponsors.

518 (c) Registered voters of a county may not file a notice of intent to gather signatures in bad faith.

520 (d) The first page of a petition described in this section shall include the following statement in at least the same size type as the majority of the other statements on the page:

529 (2)

(a) The sponsors of a petition may circulate the petition after filing a notice of intent to gather signatures under Subsection (1).

531 (b)

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- (i) Except as provided in Subsection (2)(b)(ii), the petition is valid if the petition contains the number of legal signatures required under Subsection 20A-7-501(2).
- 533 (ii) For a county of the fifth or sixth class, the petition is valid if the petition contains at least the number of legal signatures equal to 30% of the number of active voters, as defined in Section 20A-7-501, in the county.
- 536 (iii) The county clerk may not count a signature that was collected for the petition before the petition sponsors filed a notice of intent under Subsection (1)(a).
- 538 (iv) Notwithstanding any other provision of law, an individual may not sign a petition circulated under this section by electronic signature as defined in Section 20A-1-202.
- 541 (c) Except as provided in Subsection (4)(b)(ii), the sponsors of the petition shall submit the completed petition and any amended or supplemental petition described in Subsection (4) with the county clerk not more than 180 days after the day on which the sponsors file the notice described in Subsection (1).
- 545 (d)
- (i) Within 30 days after the day on which the sponsors submit a petition, the sponsors shall submit financial disclosures to the county clerk that include:
- 547 (A) a list of each contribution received by the sponsors and the name of the donor; and
- 549 (B) a list of each expenditure for purposes of furthering or sponsoring the petition and the recipient of each expenditure.
- 551 (ii) The county clerk shall publish the financial disclosures described in Subsection (2)(d)(i).
- 553 (iii) All sponsors of a petition shall date and sign each list described in Subsection (2)(d)(i).
- 555 (3) Within 30 days after the day on which the sponsors submit a petition under Subsection (2)(c) or an amended or supplemental petition under Subsection (4), the county clerk shall:
- 558 (a)
- (i) use the procedures described in Section 20A-1-1002 to determine whether a signer is a registered voter; and
- 560 (ii) determine whether the petition or amended or supplemental petition has been signed by the required number of registered voters;
- 562 (b)
- (i) if the petition was signed by a sufficient number of registered voters:
- 563 (A) certify the petition;

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- 564 (B) deliver the petition to the county legislative body and county executive; and
565 (C) notify the contact sponsor in writing of the certification; or
566 (ii) if the petition was not signed by a sufficient number of registered voters:
567 (A) reject the petition; and
568 (B) notify the county legislative body and the contact sponsor in writing of the rejection and the reasons
for the rejection; and
570 (c) for a petition described in Subsection (1)(a)(ii), no later than 10 days after the day on which the
county clerk certifies the petition under Subsection (3)(b)(i), the county clerk shall send a copy of
the optional plan that accompanied the petition to the county attorney for review in accordance with
Section 17-62-405.
- 574 (4) The sponsors of a petition circulated under this section may submit supplemental signatures for the
petition:
576 (a) if the county clerk rejects the petition under Subsection (3)(b)(ii); and
577 (b) before the earlier of:
578 (i) the deadline described in Subsection (2)(c); or
579 (ii) 20 days after the day on which the county clerk rejects the petition under Subsection (3)(b)(ii).
- 581 (5) With the unanimous approval of petition sponsors, a petition filed under this section may be
withdrawn at any time within 90 days after the day on which the county clerk certifies the petition
under Subsection (3)(b)(i) and no later than 45 days before an election under Section 17-62-501 if
the petition included a notification to petition signers, in conspicuous language and in a conspicuous
location, that the petition sponsors are authorized to withdraw the petition.
- 587 (6)
(a) A voter who signs a petition under this section may have the voter's signature removed from the
petition by, no later than three business days after the day on which the sponsors submit the petition
to the county clerk, submitting to the county clerk a statement requesting that the voter's signature
be removed.
- 591 (b) A statement described in Subsection (6)(a) shall comply with the requirements described in
Subsection 20A-1-1003(2).
- 593 (c) The county clerk shall use the procedures described in Subsection 20A-1-1003(3) to determine
whether to remove an individual's signature from a petition after receiving a timely, valid statement
requesting removal of the signature.

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591 Section 9. Section 17-62-505 is amended to read:

592 **17-62-505. ~~{(Effective upon governor's approval)}~~(Effective 05/25/26) Repeal of optional**
599 **plan -- Certification of petition signatures -- Removal of signature.**

- 601 (1) An optional plan that the voters in an election adopt under this chapter may be repealed as provided
in this section.
- 603 (2) Registered voters of a county that has adopted an optional plan may initiate the process of repealing
an optional plan by filing a petition for the repeal of the optional plan.
- 606 (3)
- (a) Registered voters of a county may not file a petition to repeal an optional plan sooner than four years
or more than five years after the election of county officers under Section 17-62-503.
- (b)
- (i) If the registered voters file a petition to repeal an optional plan under this section, the petition is
certified, and the optional plan is not repealed at an election described in Subsection (9), the voters
may not circulate or file a subsequent petition to repeal until at least four, and not more than five,
years after the certification of the original petition.
- 611 (ii) If, after four years, the voters file a subsequent petition under Subsection (3)(b)(i), the voters:
- 613 (A) may not circulate or file another petition to repeal until at least four, and not more than five, years
after certification of the subsequent petition; and
- 615 (B) shall wait an additional four, and not more than five, years after the date of certification of the
previous petition for each petition filed thereafter.
- 617 (4) A petition described in Subsection (2) shall:
- 618 (a) be signed by registered voters residing in the county:
- 619 (i) equal in number to at least 15% of the total number of votes cast in each precinct described in
Subsection (4)(a)(ii) for all candidates for president of the United States at the most recent election
in which a president of the United States was elected; and
- 623 (ii) who represent at least 85% of the voting precincts located within the county;
- 624 (b) designate up to five of the petition signers as sponsors, designating one petition signer as the contact
sponsor, with the mailing address and telephone number of each; ~~and~~
- 627 (c) include the following statement on the first page of the petition in at least the same size type as the
majority of the other statements on the page:
- 635 ~~(e)~~ (d) be filed in the office of the clerk of the county in which the petition signers reside.

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- 637 (5) Within 30 days after the filing of a petition under Subsection (2) or an amended petition under
Subsection (6), the county clerk shall:
- 639 (a)
- (i) use the procedures described in Section 20A-1-1002 to determine whether a signer is a registered
voter; and
- 641 (ii) determine whether the required number of voters have signed the petition or amended petition has
been signed by the required number of registered voters; and
- 643 (b)
- (i) if a sufficient number of voters have signed the petition, certify the petition or amended petition and
deliver it to the county legislative body, and notify in writing the contact sponsor of the certification;
or
- 646 (ii) if a sufficient number of voters have not signed the petition, reject the petition or the amended
petition and notify the county legislative body and the contact sponsor in writing of the rejection and
the reasons for the rejection.
- 649 (6) If a county clerk rejects a petition or an amended petition under Subsection (5)(b)(ii), the petition
may be amended or an amended petition may be further amended with additional signatures and
refiled within 20 days of the date of rejection.
- 652 (7)
- (a) A voter who signs a petition under this section may have the voter's signature removed from the
petition by, no later than three business days after the day on which the sponsors file the petition in
the office of the county clerk, submitting to the county clerk a statement requesting that the voter's
signature be removed.
- 656 (b) A statement described in Subsection (7)(a) shall comply with the requirements described in
Subsection 20A-1-1003(2).
- 658 (c) The county clerk shall use the procedures described in Subsection 20A-1-1003(3) to determine
whether to remove an individual's signature from a petition after receiving a timely, valid statement
requesting removal of the signature.
- 661 (8) If a county clerk certifies a petition under Subsection (2), the county legislative body shall hold an
election on the proposal to repeal the optional plan at the next regular general election that is at least
60 days after the day on which the county clerk certifies the petition.

665

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(9) If, at an election held under Subsection (8), a majority of voters voting on the proposal to repeal the optional plan vote in favor of repealing:

667 (a) the optional plan is repealed, effective January 1 of the year following the election of county officers under Subsection (9)(c);

669 (b) upon the effective date of the repeal under Subsection (9)(a), the form of government under which the county operates reverts to the form it had before the optional plan was adopted; and

672 (c) the county officers under the form of government to which the county reverts, who are different than the county officers under the repealed optional plan, shall be elected at the next regular general election following the election under Subsection (8).

669 Section 10. Section **17B-1-205** is amended to read:

670 **17B-1-205. ~~{(Effective upon governor's approval)}~~(Effective 05/25/26)Petition and request requirements -- Removal or reinstatement of signature.**

678 (1) Each petition and request shall:

679 (a) indicate the typed or printed name and current residence address of each property owner, groundwater right owner, or registered voter signing the petition;

681 (b)

(i) if it is a property owner request or petition, indicate the address of the property as to which the owner is signing the request or petition; or

683 (ii) if it is a groundwater right owner request or petition, indicate the location of the diversion of the groundwater as to which the owner is signing the groundwater right owner request or petition;

686 (c) describe the entire area of the proposed special district;

687 (d) be accompanied by a map showing the boundaries of the entire proposed special district;

689 (e) specify the service proposed to be provided by the proposed special district;

690 (f) if the petition or request proposes the creation of a specialized special district, specify the type of specialized special district proposed to be created;

692 (g) for a proposed basic special district:

693 (i) state whether the members of the board of trustees will be elected or appointed or whether some members will be elected and some appointed, as provided in Section 17B-1-1402;

696 (ii) if one or more members will be elected, state the basis upon which each elected member will be elected; and

698

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- (iii) if applicable, explain how the election or appointment of board members will transition from one method to another based on stated milestones or events, as provided in Section 17B-1-1402;
- 701 (h) for a proposed improvement district whose remaining area members or county members, as those terms are defined in Section 17B-2a-404, are to be elected, state that those members will be elected;
- 704 (i) for a proposed service area that is entirely within the unincorporated area of a single county, state whether the initial board of trustees will be:
- 706 (i) the county legislative body;
- 707 (ii) appointed as provided in Section 17B-1-304; or
- 708 (iii) elected as provided in Section 17B-1-306;
- 709 (j) designate up to five signers of the petition or request as sponsors, one of whom shall be designated as the contact sponsor, with the mailing address and telephone number of each;
- 712 (k) if the petition or request is a groundwater right owner petition or request proposing the creation of a special district to acquire a groundwater right under Section 17B-1-202, explain the anticipated method:
- 715 (i) of paying for the groundwater right acquisition; and
- 716 (ii) of addressing blowing dust created by the reduced use of water;
- 717 (l) if the petition or request is a groundwater right owner petition or request proposing the creation of a special district to assess a groundwater right under Section 17B-1-202, explain the anticipated method:
- 720 (i) of assessing the groundwater right and securing payment of the assessment; and
- 721 (ii) of addressing blowing dust created by the reduced use of water; and
- 722 (m) for a proposed infrastructure financing district:
- 723 (i) state whether the members of the board of trustees will be elected or appointed or whether some members will be elected and some appointed;
- 725 (ii) if one or more members will be elected, state the basis upon which each elected member will be elected;
- 727 (iii) explain how appointed board member positions will transition to elected board member positions based on stated milestones or events, as provided in Section 17B-2a-1303;
- 730 (iv) state whether divisions will be established within the boundary of the infrastructure financing district so that some or all board members represent a division rather than the district at large and, if so, describe the boundary of each division; and

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- 734 (v) if applicable, be accompanied by the governing document prepared according to Section
17B-2a-1303.
- 736 (2) The first page of a petition described in this section shall include the following statement in at least
the same size type as the majority of the other statements on the page:
- 743 [~~2~~] (3)
- (a) Subject to Subsection [~~2~~](b) (3)(b), a signer of a request or petition may remove or, once removed,
reinstate the signer's signature at any time before the filing of the request or petition by filing a
written statement for removal or reinstatement with:
- 747 (i) in the case of a request:
- 748 (A) the clerk of the county or the clerk or recorder of the municipality in whose applicable area the
signer's property is located, if the request is a property owner request;
- 751 (B) the clerk of the county or the clerk or recorder of the municipality in whose applicable area the
signer's groundwater diversion point is located, if the request is a groundwater right owner request;
or
- 754 (C) the clerk of the county or the clerk or recorder of the municipality in whose applicable area the
signer resides, if the request is a registered voter request; or
- 756 (ii) in the case of a petition, the responsible clerk.
- 757 (b) The time for a signer of a petition for the creation of an infrastructure financing district to remove or
reinstate the signer's signature is any time before the petition is certified under Section 17B-1-209.
- 760 [~~3~~] (4)
- (a) A clerk of the county who receives a timely, valid written statement for removal or reinstatement
from a signer of a registered voter request or registered voter petition shall use the procedures
described in Subsection 20A-1-1003(3) to determine whether to remove or reinstate the individual's
signature.
- 764 (b) If a municipal clerk or recorder receives a timely, valid written statement for removal or
reinstatement from a signer of a registered voter request or registered voter petition, the clerk of
the municipality's county shall assist the municipal clerk or recorder with determining whether
to remove or reinstate the individual's signature using the procedures described in Subsection
20A-1-1003(3).

763 Section 11. Section **17B-1-506** is amended to read:

764

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17B-1-506. ~~{(Effective upon governor's approval)}~~(Effective 05/25/26) Withdrawal petition requirements -- Removal or reinstatement of signature.

- 772 (1) Each petition under Section 17B-1-504 shall:
- 773 (a) indicate the typed or printed name and current address of each owner of acre-feet of water, property
- owner, registered voter, or authorized representative of the governing body signing the petition;
- 776 (b) separately group signatures by municipality and, in the case of unincorporated areas, by county;
- 778 (c) if it is a petition signed by the owners of land, the assessment of which is based on acre-feet of
- water, indicate the address of the property and the property tax identification parcel number of the
- property as to which the owner is signing the request;
- 782 (d) designate up to three signers of the petition as sponsors, or in the case of a petition filed under
- Subsection 17B-1-504(1)(a)(iv), designate a governmental representative as a sponsor, and in each
- case, designate one sponsor as the contact sponsor with the mailing address and telephone number
- of each;
- 786 (e) state the reasons for withdrawal;~~[-and]~~
- 787 (f) when the petition is filed with the special district board of trustees, be accompanied by a map
- generally depicting the boundaries of the area proposed to be withdrawn and a legal description of
- the area proposed to be withdrawn~~[-]~~ ; and
- 790 (g) include the following statement on the first page of the petition in at least the same size type as the
- majority of the other statements on the page:
- 798 (2)
- (a) The special district may prepare an itemized list of expenses, other than attorney expenses, that
- will necessarily be incurred by the special district in the withdrawal proceeding. The itemized list
- of expenses may be submitted to the contact sponsor. If the list of expenses is submitted to the
- contact sponsor within 21 days after receipt of the petition, the contact sponsor on behalf of the
- petitioners shall be required to pay the expenses to the special district within 90 days of receipt.
- Until funds to cover the expenses are delivered to the special district, the district will have no
- obligation to proceed with the withdrawal and the time limits on the district stated in this part will
- be tolled. If the expenses are not paid within the 90 days, or within 90 days from the conclusion of
- any arbitration under Subsection (2)(b), the petition requesting the withdrawal shall be considered to
- have been withdrawn.

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(b) If there is no agreement between the board of trustees of the special district and the contact sponsor on the amount of expenses that will necessarily be incurred by the special district in the withdrawal proceeding, either the board of trustees or the contact sponsor may submit the matter to binding arbitration in accordance with Title 78B, Chapter 6, Part 2, Alternative Dispute Resolution Act[?], provided that, if the parties cannot agree upon an arbitrator and the rules and procedures that will control the arbitration, either party may pursue arbitration under Title 78B, Chapter 11, Utah Uniform Arbitration Act.

817 (3)

(a) A signer of a petition may remove or, once removed, reinstate the signer's signature at any time before the public hearing under Section 17B-1-508 by submitting a written statement requesting removal or reinstatement with the board of trustees of the special district in which the area proposed to be withdrawn is located.

821 (b) A statement described in Subsection (3)(a) shall comply with the requirements described in Subsection 20A-1-1003(2).

823 (c) As applicable and using the procedures described in Subsection 20A-1-1003(3), the county clerk shall assist the board of trustees to determine whether to remove or reinstate a registered voter's signature after the voter submits a timely, valid statement described in Subsection (3)(a).

827 (4) If it reasonably appears that, if the withdrawal which is the subject of a petition filed under Subsection 17B-1-504(1)(a)(i) or (ii) is granted, it will be necessary for a municipality to provide to the withdrawn area the service previously supplied by the special district, the board of trustees of the special district may, within 21 days after receiving the petition, notify the contact sponsor in writing that, before it will be considered by the board of trustees, the petition shall be presented to and approved by the governing body of the municipality as provided in Subsection 17B-1-504(1)(a)(iv) before it will be considered by the special district board of trustees. If the notice is timely given to the contact sponsor, the petition shall be considered to have been withdrawn until the municipality files a petition with the special district under Subsection 17B-1-504(1)(a)(iv).

838 (5)

(a) After receiving the notice required by Subsection 17B-1-504(2), unless specifically allowed by law, a public entity may not make expenditures from public funds to support or oppose the gathering of signatures on a petition for withdrawal.

841

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(b) Nothing in this section prohibits a public entity from providing factual information and analysis regarding a withdrawal petition to the public, so long as the information grants equal access to both the opponents and proponents of the petition for withdrawal.

845 (c) Nothing in this section prohibits a public official from speaking, campaigning, contributing personal money, or otherwise exercising the public official's constitutional rights.

848 (6) Subsections (2), (3), (4), and (5) do not apply to a petition seeking the withdrawal of an area from an infrastructure financing district.

843 Section 12. Section **17B-1-1304** is amended to read:

844 **17B-1-1304. ~~{(Effective upon governor's approval)}~~{Effective 05/25/26}Petition requirements.**

852 (1) Each petition under Subsection 17B-1-1303(1)(a) or (2) shall:

853 (a) indicate the typed or printed name and current residence address of each owner of acre-feet of water, property owner, or registered voter signing the petition;

855 (b) if it is a petition signed by the owners of acre-feet of water or property owners, indicate the address of the property as to which the owner is signing;

857 (c) designate up to three signers of the petition as sponsors, one of whom shall be designated the contact sponsor, with the mailing address and telephone number of each; and

860 (d) be filed with the clerk.

861 (2) A signer of a petition to dissolve a special district may withdraw, or, once withdrawn, reinstate the signer's signature at any time until 30 days after the public hearing under Section 17B-1-1306.

864 (3) The first page of a petition described in this section shall include the following statement in at least the same size type as the majority of the other statements on the page:

864 Section 13. Section **17D-2-502** is amended to read:

865 **17D-2-502. ~~{(Effective upon governor's approval)}~~{Effective 05/25/26}Required process for issuance of local building authority bonds -- Certification of petition signatures -- Removal of signature.**

875 (1) A local building authority may not issue bonds unless the creating local entity's governing body approves the issuance and terms of the bonds.

877 (2)

(a) Before issuing bonds, the authority board of a local building authority shall give public notice of the authority board's intent to issue bonds.

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- 879 (b)
- (i) A local building authority may not issue bonds without the approval of the creating local entity's voters if, within 30 days after the notice under Subsection (2)(a) is given, a written petition requesting an election is filed with the local building authority, signed by at least 20% of the active voters, as defined in Section 20A-1-102, within the creating local entity.
- 884 (ii) The first page of a petition described in this section shall include the following statement in at least the same size type as the majority of the other statements on the page:
- 893 [(ii)] (iii) Each election under Subsection (2)(b)(i) shall be held as provided in Title 11, Chapter 14, Local Government Bonding Act, in the same manner as an election for general obligation bonds issued by the creating local entity.
- 896 (3)
- (a) Within three business days after the day on which a local building authority receives a petition under Subsection (2)(b)(i), the local building authority shall provide the petition to the county clerk of the county in which the creating local entity is located.
- 900 (b) Within 14 days after the day on which a county clerk receives a petition from the local building authority under Subsection (3)(a), the county clerk shall:
- 902 (i) use the procedures described in Section 20A-1-1002 to determine whether the petition satisfies the requirements of Subsection (2)(b)(i);
- 904 (ii) certify on the petition whether each name is that of an active voter within the creating local entity; and
- 906 (iii) deliver the certified petition to the local building authority.
- 907 (4)
- (a) A voter who signs a petition under this section may have the voter's signature removed from the petition by, no later than three business days after the day on which the local building authority provides the petition to the county clerk, submitting to the county clerk a statement requesting that the voter's signature be removed.
- 912 (b) A statement described in Subsection (4)(a) shall comply with the requirements described in Subsection 20A-1-1003(2).
- 914 (c) The county clerk shall use the procedures described in [~~Section~~] Subsection 20A-1-1003(3) to determine whether to remove an individual's signature from a petition after receiving a timely, valid statement requesting removal of the signature.

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909 Section 14. Section **20A-1-102** is amended to read:

910 **20A-1-102. Definitions.**

As used in this title:

- 920 (1) "Active voter" means a registered voter who has not been classified as an inactive voter by the
county clerk.
- 922 (2) "Automatic tabulating equipment" means apparatus that automatically examines and counts votes
recorded on ballots and tabulates the results.
- 924 (3)
- (a) "Ballot" means the storage medium, including a paper, mechanical, or electronic storage medium,
that records an individual voter's vote.
- 926 (b) "Ballot" does not include a record to tally multiple votes.
- 927 (4) "Ballot proposition" means a question, issue, or proposal that is submitted to voters on the ballot for
their approval or rejection including:
- 929 (a) an opinion question specifically authorized by the Legislature;
- 930 (b) a constitutional amendment;
- 931 (c) an initiative;
- 932 (d) a referendum;
- 933 (e) a bond proposition;
- 934 (f) a judicial retention question;
- 935 (g) an incorporation of a city or town; or
- 936 (h) any other ballot question specifically authorized by the Legislature.
- 937 (5) "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.
- 940 (6) "Board of canvassers" means the entities established by Sections 20A-4-301 and 20A-4-306 to
canvass election returns.
- 942 (7) "Bond election" means an election held for the purpose of approving or rejecting the proposed
issuance of bonds by a government entity.
- 944 (8) "Business day" means a Monday, Tuesday, Wednesday, Thursday, or Friday that is not a holiday.
- 946 (9) "Business reply mail envelope" means an envelope that may be mailed free of charge by the sender.
- 948

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- 950 (10) "Calendar day" means any day, regardless of whether the day is a weekend, a holiday, a business day, or any other type of day.
- 952 (11) "Canvass" means the review of election returns and the official declaration of election results by the board of canvassers.
- 954 (12) "Canvassing judge" means a poll worker designated to assist in counting ballots at the canvass.
- 956 (13) "Contracting election officer" means an election officer who enters into a contract or interlocal agreement with a provider election officer.
- 958 (14) "Convention" means the political party convention at which party officers and delegates are selected.
- 960 (15) "Counting center" means one or more locations selected by the election officer in charge of the election for the automatic counting of ballots.
- 962 (16) "Counting judge" means a poll worker designated to count the ballots during election day.
- 964 (17) "Counting room" means a suitable and convenient private place or room for use by the poll workers and counting judges to count ballots.
- 966 (18) "County officers" means those county officers that are required by law to be elected.
- 968 (19) "Date of the election" or "election day" or "day of the election":
- 970 (a) means the day that is specified in the calendar year as the day on which the election occurs; and
- 972 (b) does not include:
- 974 (i) deadlines established for voting by mail, military-overseas voting, or emergency voting; or
- 976 (ii) any early voting or early voting period as provided under Chapter 3a, Part 6, Early Voting.
- 978 (20) "Elected official" means:
- 980 (a) a person elected to an office under Section 20A-1-303 or Chapter 4, Part 6, Municipal Alternate Voting Methods Pilot Project;
- 982 (b) a person who is considered to be elected to a municipal office in accordance with Subsection 20A-1-206(1)(c)(ii); or
- 984 (c) a person who is considered to be elected to a special district office in accordance with Subsection 20A-1-206(3)(b)(ii).
- 986 (21) "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.

983

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(22) "Election Assistance Commission" means the commission established by the Help America Vote Act of 2002, Pub. L. No. 107-252.

985 (23) "Election cycle" means the period beginning on the first day on which individuals are eligible to
file declarations of candidacy and ending when the canvass is completed.

987 (24) "Election judge" means a poll worker that is assigned to:

988 (a) preside over other poll workers at a polling place;

989 (b) act as the presiding election judge; or

990 (c) serve as a canvassing judge, counting judge, or receiving judge.

991 (25) "Election material" includes:

992 (a) the verification documentation described in Subsection 20A-3a-401(9)(b)(iv);

993 (b) the list of voters contacted to cure a ballot described in Subsection 20A-3a-401(10)(b);

994 (c) the record of rejected and resolved ballots described in Subsection 20A-3a-401(11)(a);

995 (d) any chain of custody documentation described in Section 20A-3a-401.1, including:

996 (i) the count of ballots described in Subsection 20A-3a-401.1(3); and

997 (ii) the batch log described in Subsection 20A-3a-401.1(5);

998 (e) the record of signature verification audits described in Subsection 20A-3a-402.5(4);

999 (f) the affidavit of compliance described in Subsection 20A-3a-404(2);

1000 (g) the physical and electronic log of replicated ballots described in Subsection 20A-4-104(3);

1002 (h) the physical or electronic log of adjudicated ballots described in Section 20A-5-802.5;

1003 (i) the record of voter database access described in Subsection 20A-5-905(2);

1004 (j) the reports on military and overseas voters described in Section 20A-16-202;

1005 (k) scanned copies of return envelopes;

1006 (l) a copy of the final election results database described in Section 20A-5-802.5; and

1007 (m) the materials used in the programming of the automatic tabulating equipment.

1008 (26) "Election officer" means:

1009 (a) the lieutenant governor, for all statewide ballots and elections;

1010 (b) the county clerk for:

1011 (i) a county ballot and election; and

1012 (ii) a ballot and election as a provider election officer as provided in Section 20A-5-400.1 or
20A-5-400.5;

1014 (c) the municipal clerk for:

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- 1015 (i) a municipal ballot and election; and
- 1016 (ii) a ballot and election as a provider election officer as provided in Section 20A-5-400.1 or
20A-5-400.5;
- 1018 (d) the special district clerk or chief executive officer for:
- 1019 (i) a special district ballot and election; and
- 1020 (ii) a ballot and election as a provider election officer as provided in Section 20A-5-400.1 or
20A-5-400.5; or
- 1022 (e) the business administrator or superintendent of a school district for:
- 1023 (i) a school district ballot and election; and
- 1024 (ii) a ballot and election as a provider election officer as provided in Section 20A-5-400.1 or
20A-5-400.5.
- 1026 (27) "Election official" means any election officer, election judge, or poll worker.
- 1027 (28) "Election results" means:
- 1028 (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
- 1030 (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.
- 1032 (29) "Election results database" means the following information generated by voting equipment:
- 1034 (a) one or more electronic files that contains a digital interpretation of each ballot that is counted in an
election;
- 1036 (b) a ballot image; and
- 1037 (c) other information related to a ballot that is adjudicated under Section 20A-4-105.
- 1038 (30) "Election returns" means:
- 1039 (a) the pollbook;
- 1040 (b) the military and overseas absentee voter registration and voting certificates;
- 1041 (c) one of the tally sheets;
- 1042 (d) any unprocessed ballots;
- 1043 (e) all counted ballots;
- 1044 (f) all excess ballots;
- 1045 (g) all unused ballots;
- 1046 (h) all spoiled ballots;

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- 1047 (i) all ballot disposition forms, including any provisional ballot disposition forms;
1048 (j) the final election results database described in Section 20A-5-802.5;
1049 (k) all return envelopes;
1050 (l) any provisional ballot envelopes; and
1051 (m) the total votes cast form.
- 1052 (31) "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.
- 1055 (32) "Holiday" means a legal holiday described in Subsections 63G-1-301(1) and (2).
- 1056 (33) "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).
- 1058 (34) "Judicial office" means the office filled by any judicial officer.
- 1059 (35) "Judicial officer" means any justice or judge of a court of record or any county court judge.
- 1061 (36) "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.
- 1064 (37) "Local political subdivision" means a county, a municipality, a special district, or a local school
district.
- 1066 (38) "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.
- 1069 (39) "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.
- 1072 (40) "Mechanical ballot" means a record, including a paper record, electronic record, or mechanical
record, that:
- 1074 (a) is created via electronic or mechanical means; and
1075 (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.
- 1078 (41) "Municipal executive" means:
- 1079 (a) the mayor in the council-mayor form of government defined in Section 10-3b-102; or
1080 (b) the mayor in the council-manager form of government defined in Subsection 10-3b-103(6).
1082

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- (42) "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.
- 1085 (43) "Municipal legislative body" means the council of the city or town in any form of municipal government.
- 1087 (44) "Municipal office" means an elective office in a municipality.
- 1088 (45) "Municipal officers" means those municipal officers that are required by law to be elected.
- 1090 (46) "Municipal primary election" means an election held to nominate candidates for municipal office.
- 1092 (47) "Municipality" means a city or town.
- 1093 (48) "Official ballot" means the ballots distributed by the election officer for voters to record their votes.
- 1095 (49) "Official endorsement" means the information on the ballot that identifies:
- 1096 (a) the ballot as an official ballot;
- 1097 (b) the date of the election; and
- 1098 (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
- 1100 (ii) for a ballot prepared by a county clerk, the words required by Subsection 20A-6-301(1)(b)(iii).
- 1102 (50) "Official register" means the official record furnished to election officials by the election officer that contains the information required by Section 20A-5-401.
- 1104 (51) "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.
- 1107 (52)
- (a) "Poll worker" means a person assigned by an election official to assist with an election, voting, or counting votes.
- 1109 (b) "Poll worker" includes election judges.
- 1110 (c) "Poll worker" does not include a watcher.
- 1111 (53) "Pollbook" means a record of the names of voters in the order that the voters appear to cast votes.
- 1113 (54) "Polling place" means a building where voting is conducted.
- 1114 (55) "Position" means a square, circle, rectangle, or other geometric shape on a ballot in which the voter marks the voter's choice.

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- 1116 (56) "Presidential Primary Election" means the election established in Chapter 9, Part 8, Presidential
Primary Election.
- 1118 (57) "Primary convention" means the political party conventions held during the year of the regular
general election.
- 1120 (58) "Protective counter" means a separate counter, which cannot be reset, that:
- 1121 (a) is built into a voting machine; and
- 1122 (b) records the total number of movements of the operating lever.
- 1123 (59) "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.
- 1127 (60) "Provisional ballot" means a ballot voted provisionally by a person:
- 1128 (a) whose name is not listed on the official register at the polling place;
- 1129 (b) whose legal right to vote is challenged as provided in this title; or
- 1130 (c) whose identity was not sufficiently established by a poll worker.
- 1131 (61) "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.
- 1134 (62)
- (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.
- 1138 [~~(b) "Public figure" does not include an individual:~~]
- 1139 [~~(i) elected to public office; or~~]
- 1140 [~~(ii) appointed to fill a vacancy in an elected public office.~~]
- 1141 (b) "Public figure" includes an individual who is elected to public office, appointed to fill a vacancy in
an elected public office, or employed by a government entity if, in relation to the individual's service
in public office or employment as an employee of a government entity, the individual has received a
threat of harm to a person or property.
- 1146 (63) "Qualify" or "qualified" means to take the oath of office and begin performing the duties of the
position for which the individual was elected.

1148

SB0153S02 compared with SB0153S04

- (64) "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.
- 1150 (65) "Registration form" means a form by which an individual may register to vote under this title.
- 1152 (66) "Regular ballot" means a ballot that is not a provisional ballot.
- 1153 (67) "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.
- 1156 (68) "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.
- 1159 (69) "Resident" means a person who resides within a specific voting precinct in Utah.
- 1160 (70) "Return envelope" means the envelope, described in Subsection 20A-3a-202(4), provided to a voter with a manual ballot:
- 1162 (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
- 1164 (b) that includes the voter affidavit and a place for the voter's signature.
- 1165 (71) "Sample ballot" means a mock ballot similar in form to the official ballot, published as provided in Section 20A-5-405.
- 1167 (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.
- 1170 (73) "Special district officers" means those special district board members who are required by law to be elected.
- 1172 (74) "Special election" means an election held as authorized by Section 20A-1-203.
- 1173 (75) "Spoiled ballot" means each ballot that:
- 1174 (a) is spoiled by the voter;
- 1175 (b) is unable to be voted because it was spoiled by the printer or a poll worker; or
- 1176 (c) lacks the official endorsement.
- 1177 (76) "Statewide special election" means a special election called by the governor or the Legislature in which all registered voters in Utah may vote.
- 1179

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(77) "Tabulation system" means a device or system designed for the sole purpose of tabulating votes cast by voters at an election.

1181 (78) "Ticket" means a list of:

1182 (a) political parties;

1183 (b) candidates for an office; or

1184 (c) ballot propositions.

1185 (79) "Transfer case" means the sealed box used to transport voted ballots to the counting center.

1187 (80) "Vacancy" means:

1188 (a) except as provided in Subsection (80)(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

1191 (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.

1194 (81) "Valid voter identification" means:

1195 (a) a form of identification that bears the name and photograph of the voter which may include:

1197 (i) a currently valid Utah driver license;

1198 (ii) a currently valid identification card issued under Title 53, Chapter 3, Part 8, Identification Card Act;

1200 (iii) a currently valid identification card that is issued by:

1201 (A) the state; or

1202 (B) a branch, department, or agency of the United States;

1203 (iv) a currently valid Utah permit to carry a concealed weapon;

1204 (v) a currently valid United States passport; or

1205 (vi) a currently valid United States military identification card;

1206 (b) one of the following identification cards, regardless of whether the card includes a photograph of the voter:

1208 (i) a valid tribal identification card;

1209 (ii) a Bureau of Indian Affairs card; or

1210 (iii) a tribal treaty card; or

1211 (c) two forms of identification not listed under Subsection (81)(a) or (b) but that bear the name of the voter and provide evidence that the voter resides in the voting precinct, which may include:

1214

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- 1216 (i) before January 1, 2029, an original or copy of a current utility bill, dated no more than 90 calendar days before the date of the election;
- 1218 (ii) before January 1, 2029, an original or copy of a bank or other financial account statement, dated no more than 90 calendar days before the date of the election;
- 1219 (iii) a certified birth certificate;
- 1220 (iv) a valid social security card;
- 1222 (v) an original or copy of a check issued by the state or the federal government, dated no more than 90 calendar days before the date of the election;
- 1224 (vi) an original or copy of a paycheck from the voter's employer, dated no more than 90 calendar days before the date of the election;
- 1225 (vii) a currently valid Utah hunting or fishing license;
- 1226 (viii) certified naturalization documentation;
- 1227 (ix) a currently valid license issued by an authorized agency of the United States;
- 1228 (x) a certified copy of court records showing the voter's adoption or name change;
- 1229 (xi) a valid Medicaid card, Medicare card, or Electronic Benefits Transfer [~~Card~~ card];
- 1230 (xii) a currently valid identification card issued by:
 - 1231 (A) a local government within the state;
 - 1232 (B) an employer for an employee; or
 - 1233 (C) a college, university, technical school, or professional school located within the state; or
- 1234 (xiii) a current Utah vehicle registration.
- 1235 (82) "Valid write-in candidate" means a candidate who has qualified as a write-in candidate by following the procedures and requirements of this title.
- 1237 (83) "Vote by mail" means to vote, using a manual ballot that is mailed to the voter, by:
 - 1238 (a) mailing the ballot to the location designated in the mailing; or
 - 1239 (b) depositing the ballot in a ballot drop box designated by the election officer.
- 1240 (84) "Voter" means an individual who:
 - 1241 (a) meets the requirements for voting in an election;
 - 1242 (b) meets the requirements of election registration;
 - 1243 (c) is registered to vote; and
 - 1244 (d) is listed in the official register.
- 1245 (85) "Voter registration deadline" means the registration deadline provided in Section 20A-2-102.5.

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- 1247 (86) "Voting area" means the area within six feet of the voting booths, voting machines, and ballot box.
- 1249 (87) "Voting booth" means:
- 1250 (a) the space or compartment within a polling place that is provided for the preparation of ballots,
including the voting enclosure or curtain; or
- 1252 (b) a voting device that is free standing.
- 1253 (88) "Voting device" means any device provided by an election officer for a voter to vote a mechanical
ballot.
- 1255 (89) "Voting precinct" means the smallest geographical voting unit, established under Chapter 5, Part 3,
Duties of the County and Municipal Legislative Bodies.
- 1257 (90) "Watcher" means an individual who complies with the requirements described in Section
20A-3a-801 to become a watcher for an election.
- 1259 (91) "Write-in ballot" means a ballot containing any write-in votes.
- 1260 (92) "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.
- 1254 Section 15. Section 15 is enacted to read:
- 1255 **20A-1-1004.** ~~{(Effective upon governor's approval)}~~ **(Effective 05/25/26)** **Signing a petition --
Waiver of privacy status by at-risk voter.**
- 1265 (1) As used in this section, "at-risk voter" means the same as that term is defined in Section 20A-2-601.
- 1267 (2) Subject to Subsection (3), if an at-risk voter signs a petition, the voter's voter identification number{;
~~together with the voter's address,~~ } **and date of signature** are subject to disclosure to the same extent,
and in the same manner, as the { ~~name~~ } **voter identification number** and { ~~address~~ } **date of signature**
of a voter who is not an at-risk voter who signs the petition.
- 1271 (3)
- (a) Subsection (2) applies only to the extent of a disclosure made in direct relation to the petition,
including:
- 1273 (i) disclosing the voter identification number{; ~~together with the address,~~ **and date of signature** of
an at-risk voter who signed the petition;
- 1275 (ii) signature verification or certification for the petition; or
- 1276 (iii) removing a signature from the petition.
- 1277 (b) Except to the extent described in Subsection (3)(a), the voter registration record of an at-risk voter
retains the classification as a private record.

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- 1271 Section 16. Section **20A-2-101.1** is amended to read:
- 1272 **20A-2-101.1. Preregistering to vote.**
- 1281 (1) An individual may preregister to vote if the individual:
- 1282 (a) is 16 or 17 years [~~of age~~] old;
- 1283 (b) is not eligible to register to vote because the individual does not comply with the age requirements
described in Subsection 20A-2-101(1)(c);
- 1285 (c) is a citizen of the United States;
- 1286 (d) has been a resident of Utah for at least 30 calendar days; and
- 1287 (e) currently resides within the voting district or precinct in which the individual preregisters to vote.
- 1289 (2) An individual described in Subsection (1) may not vote in an election and is not registered to vote
until:
- 1291 (a) the individual is otherwise eligible to register to vote because the individual complies with the age
requirements described in Subsection 20A-2-101(1)(c); and
- 1293 (b) the county clerk registers the individual to vote under Subsection (4).
- 1294 (3) An individual who preregisters to vote shall:
- 1295 (a) complete a voter registration form, including an indication that the individual is preregistering to
vote; and
- 1297 (b) submit the voter registration form to a county clerk in person, by mail, or in any other manner
authorized by this chapter for the submission of a voter registration form.
- 1300 (4)
- (a) A county clerk shall:
- 1301 (i) retain the voter registration form of an individual who meets the qualifications for preregistration
and who submits a completed voter registration form to the county clerk under Subsection (3)
(b);
- 1304 (ii) register the individual to vote in the next election in which the individual will be eligible to
vote, before the voter registration deadline established in Section 20A-2-102.5 for that election;
and
- 1307 (iii) send a notice to the individual that:
- 1308 (A) informs the individual that the individual's voter registration form has been accepted as an
application for preregistration;
- 1310

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(B) informs the individual that the individual will be registered to vote in the next election in which the individual will be eligible to vote; and

1312 (C) indicates in which election the individual will be registered to vote.

1313 (b) An individual who the county clerk registers under Subsection (4)(a)(ii) is considered to have applied for voter registration on the earlier of:

1315 (i) the day of the voter registration deadline immediately preceding the election day on which the individual will be at least 18 years [~~of age~~] old; or

1317 (ii) the day on which the individual turns 18 years [~~of age~~] old.

1318 (c) A county clerk shall refer a voter registration form to the county attorney for investigation and possible prosecution if the clerk or the clerk's designee believes the individual is attempting to preregister to vote in an election in which the individual will not be legally entitled to vote.

1322 (5)

(a) The lieutenant governor or a county clerk shall classify the voter registration record of an individual who preregisters to vote as a private record until the day on which the individual turns 18 years [~~of age~~] old.

1325 (b) [~~On~~] Subject to Subsection 63G-2-301(2)(l), and except as otherwise provided in Subsections 63G-2-302(1)(j) through (m), on the day on which the individual described in Subsection (5)(a) turns 18 years [~~of age~~] old, the lieutenant governor or county clerk shall classify the individual's voter registration record as a public record[~~in accordance with Subsection 63G-2-301(2)(l)~~].

1330 (6) If an individual who is at least 18 years [~~of age~~] old erroneously indicates on the voter registration form that the individual is preregistering to vote, the county clerk shall consider the form as a voter registration form and shall process the form in accordance with this chapter.

1326 Section 17. Section **20A-2-104** is amended to read:

1327 **20A-2-104. Voter registration form -- Registered voter lists -- Fees for copies.**

1337 [~~(1) As used in this section:~~]

1338 [~~(a) "Candidate for public office" means an individual:~~]

1339 [~~(i) who files a declaration of candidacy for a public office;~~]

1340 [~~(ii) who files a notice of intent to gather signatures under Section 20A-9-408; or~~]

1341 [~~(iii) employed by, under contract with, or a volunteer of, an individual described in Subsection (1)(a)(i) or (ii) for political campaign purposes.~~]

1343

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1345 [(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.]

1347 [(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.]

1349 [(d) "~~Hash Code~~" means a code generated by applying an algorithm to a set of data to produce a code
that:]

1350 [(i) uniquely represents the set of data;]

1351 [(ii) is always the same if the same algorithm is applied to the same set of data; and]

1352 [(iii) cannot be reversed to reveal the data applied to the algorithm.]

1353 [(e) "~~Protected individual~~" means an individual:]

1354 [(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;]

1355 [(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]

1356 [(iii) whose voter registration record was classified as a private record at the request of the individual
before May 12, 2020.]

1357 [(2)] (1)

(a) An individual applying for voter registration, or an individual preregistering to vote, shall complete
a voter registration form in substantially the following form:

1358 (i) the first part of the form shall include the following:

1359 "-----

1360 UTAH ELECTION REGISTRATION FORM

1361 Are you a citizen of the United States of America? Yes No

1362 If you checked "no" to the above question, do not complete this form.

1363 Will you be 18 years [of age] old on or before election day? Yes No

1364

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If you checked "no" to the above question, are you 16 or 17 years [~~of age~~] old and preregistering to vote? Yes No

1377 If you checked "no" to both of the prior two questions, do not complete this form.

1378 Name of Voter

1379 _____

1380 First Middle Last

1381 Utah Driver License or Utah Identification Card Number _____

1383 Date of Birth _____

1384 Street Address of Principal Place of Residence

1385 _____

1386 City County State Zip Code

1387 Telephone Number (optional) _____

1388 Email Address (optional) _____";

1389 (ii) beginning on January 1, 2027, immediately following the portion of the form described in Subsection (1)(a)(i), the form shall include the following:

1395 (iii) following the portions of the form required under Subsections (1)(a)(i) and (ii), the form shall include the following:

1397 "Last four digits of Social Security Number _____

1398 Last former address at which I was registered to vote (if known) _____

1400 _____

1401 City County State Zip Code

1402 Political Party

1403 (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)

1406 Unaffiliated (no political party preference) Other (Please specify) _____

1408 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~~] old and will have resided in Utah

SB0153S02 compared with SB0153S04

for 30 calendar days immediately before the next election. I am not a convicted felon currently incarcerated for commission of a felony.

1414 Signed and sworn

1415 _____

1416 Voter's Signature

1417 _____(month/day/year).

1418 PRIVACY INFORMATION

1419 Voter registration records contain some information that is available to the public, such as your name, address, and age range. Your date of birth, driver license number, state identification card number, and social security number are available only to an authorized government entity. Your email address and phone number are also only available to an authorized government entity, unless you have consented, above, to disclose them to the political party with which you choose to affiliate.

1417 REQUEST FOR ADDITIONAL PRIVACY PROTECTION

1418 In addition to the protections provided above, you may request that your voter registration record be withheld from public disclosure if you are, or reside with:

1420 •{you are} an individual who is a victim of, or {are} is threatened with, domestic violence or dating violence;

1422 •{you are, or reside with,} a law enforcement officer;

1423 •{you are, or are} a {qualified family} member of {, a member of the military who is deployed away from home} the armed forces;

1424 •{you are, or reside with,} a public figure; or

1425 •{you are, or reside with a person} an individual who is {,} protected by a court order.

1426 To make this request for additional privacy protection, you must prove that you qualify by submitting an at-risk designation request form, and any required proof, to your county clerk. You may obtain the form, and information on the proof required, from your county clerk or at the following website [insert the website address specified by the lieutenant governor].

1430 [~~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.~~

1442 ~~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~~

SB0153S02 compared with SB0153S04

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.

1479 _____

1480 Signature of Applicant

1481 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.

1484 NOTICE: IN ORDER TO BE ALLOWED TO VOTE, YOU MUST PRESENT VALID VOTER IDENTIFICATION TO THE POLL WORKER, IN ACCORDANCE WITH THE REQUIREMENTS OF LAW.

1487 FOR OFFICIAL USE ONLY

1488 Type of I.D. _____

1489 Voting Precinct _____

1490 Voting I.D. Number _____

1491 -----"

1492 (b) The voter registration form described in Subsection [~~(2)(a)~~] (1)(a) shall include:

1493 (i) a section in substantially the following form:

1494 "-----"

1495 **BALLOT NOTIFICATIONS**

1496 Do you consent to receive communications about the status of your ballot and other official communications, by text, at the phone number you provided above? Yes No

1498 -----";

and

1500 (ii) [~~no later than November 5, 2025,~~]the following, immediately after the question described in Subsection [~~(2)(b)(i)~~] (1)(b)(i):

1502 "Indicate below how you want to vote in upcoming elections:

1503 _____ Mail a ballot to me.

1504 _____ Do not mail a ballot to me. I will vote in person."

1505 [(e)

SB0153S02 compared with SB0153S04

- (i) Except as provided under Subsection (2)(c)(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.]
- 1508 [(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.]
- 1510 [(3)
- (a) Each county clerk shall retain lists of currently registered voters.]
- 1511 [(b) The lieutenant governor shall maintain a list of registered voters in electronic form.]
- 1512 [(c) If there are any discrepancies between the two lists, the county clerk's list is the official list.]
- 1514 [(d) The lieutenant governor and the county clerks may charge the fees established under the authority of Subsection 63G-2-203(10) to individuals who wish to obtain a copy of the list of registered voters.]
- 1517 [(4)
- (a) As used in this Subsection (4), "qualified person" means:
- 1518 [(i) a government official or government employee acting in the government official's or government employee's capacity as a government official or a government employee;]
- 1521 [(ii) a health care provider, as defined in Section 26B-8-501, or an agent, employee, or independent contractor of a health care provider;]
- 1523 [(iii) an insurance company, as defined in Section 67-4a-102, or an agent, employee, or independent contractor of an insurance company;]
- 1525 [(iv) a financial institution, as defined in Section 7-1-103, or an agent, employee, or independent contractor of a financial institution;]
- 1527 [(v) a political party, or an agent, employee, or independent contractor of a political party;]
- 1529 [(vi) a candidate for public office, or an employee, independent contractor, or volunteer of a candidate for public office;]
- 1531 [(vii) a person described in Subsections (4)(a)(i) through (vi) who, after obtaining a year of birth from the list of registered voters;]
- 1533 [(A) provides the year of birth only to a person described in Subsections (4)(a)(i) through (vi);]
- 1535 [(B) verifies that the person described in Subsection (4)(a)(vii)(A) is a person described in Subsections (4)(a)(i) through (vi);]
- 1537

SB0153S02 compared with SB0153S04

- 1540 [(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 (vi);]
- 1544 [(D) verifies that each person described in Subsections (4)(a)(ii) 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;]
- 1547 [(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]
- 1550 [(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]
- 1552 [(viii) a person described in Subsection (4)(a)(v) or (vi) who, after obtaining information under Subsection (4)(n) and (o);]
- 1554 [(A) provides the information only to another person described in Subsection (4)(a)(v) or (vi);]
- 1556 [(B) verifies that the other person described in Subsection (4)(a)(viii)(A) is a person described in Subsection (4)(a)(v) or (vi);]
- 1559 [(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]
- 1562 [(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.]
- 1566 [(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:]
- 1568 [(i) the lieutenant governor or a county clerk verifies the identity of the person and that the person is a qualified person; and]
- 1571 [(ii) the qualified person signs a document that includes the following:]
- 1571 [(A) the name, address, and telephone number of the person requesting the list of registered voters;]
- 1571 [(B) an indication of the type of qualified person that the person requesting the list claims to be;]

SB0153S02 compared with SB0153S04

- 1573 [~~(C) a statement regarding the purpose for which the person desires to obtain the years of birth;~~]
- 1575 [~~(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;~~]
- 1577 [~~(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);~~]
- 1580 [~~(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;~~]
- 1585 [~~(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~~]
- 1588 [~~(H) notice that if the person makes a false statement in the document, the person is punishable by law under Section 76-8-504.~~]
- 1590 [~~(e) The lieutenant governor or a county clerk:~~]
- 1591 [~~(i) may not disclose the year of birth of a registered voter to a person that the lieutenant governor or county clerk reasonably believes:~~]
- 1593 [~~(A) is not a qualified person or a person described in Subsection (4)(l); or~~]
- 1594 [~~(B) will provide or use the year of birth in a manner prohibited by law; and~~]
- 1595 [~~(ii) may not disclose information under Subsections (4)(n) or (o) to a person that the lieutenant governor or county clerk reasonably believes:~~]
- 1597 [~~(A) is not a person described in Subsection (4)(a)(v) or (vi); or~~]
- 1598 [~~(B) will provide or use the information in a manner prohibited by law.~~]
- 1599 [~~(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:~~]
- 1603 [~~(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~~]
- 1606 [~~(ii) subject to Subsection (4)(e), a person described in Subsection (4)(a)(v) or (vi) for a political purpose.~~]
- 1608 [~~(e)~~]

SB0153S02 compared with SB0153S04

- (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.]
- 1612 [(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).]
- 1615 [(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.]
- 1620 [(g) A person is guilty of a class A misdemeanor if the person:]
- 1621 [(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);]
- 1623 [(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;]
- 1626 [(iii) obtains a voter registration record described in Subsection 63G-2-302(1)(k) under false pretenses;]
- 1628 [(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;]
- 1630 [(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]
- 1633 [(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).]
- 1636 [(h) The lieutenant governor or a county clerk shall classify the voter registration record of a voter as a private record if the voter:]
- 1638 [(i) submits a written application, created by the lieutenant governor, requesting that the voter's voter registration record be classified as private;]
- 1640 [(ii) requests on the voter's voter registration form that the voter's voter registration record be classified as a private record; or]
- 1642 [(iii) submits a withholding request form described in Subsection (7) and any required verification.]
- 1644 [(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

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information obtained from a voter registration record, if the record is withheld under Subsection (7).]

- 1648 [(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:]
- 1651 [(i) the product of 30 and the square root of the total number of:]
- 1652 [(A) records obtained, provided, or used unlawfully, rounded to the nearest whole dollar; or]
- 1654 [(B) records from which information is obtained, provided, or used unlawfully, rounded to the nearest whole dollar; or]
- 1656 [(ii) \$200.]
- 1657 [(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:]
- 1660 [(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;]
- 1663 [(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;]
- 1667 [(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]
- 1670 [(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.]
- 1674 [(l) 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.]
- 1677 [(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.]

1680

SB0153S02 compared with SB0153S04

- [~~(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:]~~
- 1685 [~~(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]~~
- 1687 [~~(ii) the qualified person described in Subsection (4)(a)(v) or (vi) signs a document that includes the following:]~~
- 1689 [~~(A) the name, address, and telephone number of the person requesting the list of registered voters;]~~
- 1691 [~~(B) an indication of the type of qualified person that the person requesting the list claims to be;]~~
- 1693 [~~(C) a statement regarding the purpose for which the person desires to obtain the information;]~~
- 1695 [~~(D) a list of the purposes for which the qualified person may use the information;]~~
- 1696 [~~(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);]~~
- 1698 [~~(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;]~~
- 1701 [~~(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]~~
- 1703 [~~(H) notice that if the person makes a false statement in the document, the person is punishable by law under Section 76-8-504.]~~
- 1705 [~~(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:]~~
- 1708 [~~(i) a single hash code, generated from a string of data that includes both the voter's voter identification number and residential address;]~~
- 1710 [~~(ii) the voter's residential address;]~~
- 1711 [~~(iii) the voter's mailing address, if different from the voter's residential address;]~~
- 1712 [~~(iv) the party affiliation of the voter;]~~
- 1713 [~~(v) the precinct number for the voter's residential address;]~~
- 1714 [~~(vi) the voter's voting history; and]~~
- 1715 [~~(vii) a designation of which age group, of the following age groups, the voter falls within:]~~

SB0153S02 compared with SB0153S04

- 1717 [~~(A) 25 or younger;~~]
- 1718 [~~(B) 26 through 35;~~]
- 1719 [~~(C) 36 through 45;~~]
- 1720 [~~(D) 46 through 55;~~]
- 1721 [~~(E) 56 through 65;~~]
- 1722 [~~(F) 66 through 75; or]~~
- 1723 [~~(G) 76 or older.]~~
- 1724 [~~(p) The lieutenant governor or a county clerk may not disclose:]~~
- 1725 [~~(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]~~
- 1728 [~~(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.]~~
- 1731 [~~(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.]~~
- 1735 [~~(5) (2) When political parties not listed on the voter registration form qualify as registered political parties under 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.~~
- 1740 [~~(6) (3) Upon receipt of a voter registration form from an applicant, the county clerk or the clerk's designee shall:~~
- 1742 (a) review each voter registration form for completeness and accuracy; and
- 1743 (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.
- 1747 [~~(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.]~~
- 1750 [~~(8)~~

SB0153S02 compared with SB0153S04

- (a) The lieutenant governor shall design and distribute a withholding request form for the purpose described in Subsections (1)(e)(i), (1)(e)(ii), (7), and this Subsection (8) to each election officer and to each agency that provides a voter registration form.]
- 1753 [(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.]
- 1758 [(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).]
- 1762 [(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.]
- 1765 [(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:]
- 1768 [(i) that the voter's classification of the record as private remains in effect;]
- 1769 [(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;]
- 1772 [(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;]
- 1776 [(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]
- 1779 [(v) that a county clerk may, under certain circumstances, withhold other information that the county clerk determines would reveal identifying information about the voter.]
- 1782 [(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.]
- 1785 [(c) The plan described in Subsection (10)(a) may include providing the notice described in Subsection (10)(a) by:]
- 1787 [(i) publication on the Utah Public Notice Website, created in Section 63A-16-601;]
- 1788 [(ii) publication on the lieutenant governor's website or a county's website;]

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- 1789 [~~(iii) posting the notice in public locations;~~]
1790 [~~(iv) publication in a newspaper;~~]
1791 [~~(v) sending notification to the voters by electronic means;~~]
1792 [~~(vi) sending notice by other methods used by government entities to communicate with citizens; or]~~
1794 [~~(vii) providing notice by any other method.]~~
1795 [~~(d) The lieutenant governor shall provide the notice included in a plan described in this Subsection (10)
before June 16, 2023.]~~

1789 Section 18. Section **20A-2-108** is amended to read:

1790 **20A-2-108. Driver license or state identification card registration form -- Transmittal of
information.**

1800 (1) As used in this section, "qualifying form" means:

1801 (a) a driver license application form; or

1802 (b) a state identification card application form.

1803 (2) The lieutenant governor and the Driver License Division shall design each qualifying form to
include:

1805 (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____"; and

1808 (ii) [~~no later than November 5, 2025,~~]the following:

1809 "Indicate below how you want to vote in upcoming elections:

1810 _____ Mail a ballot to me.

1811 _____ Do not mail a ballot to me. I will vote in person.";

1812 (b) the following statement:

1813 "PRIVACY INFORMATION

1814 Voter registration records contain some information that is available to the public, such as your
name, address, and age range. Your date of birth, driver license number, state identification card
number, and social security number are available only to an authorized government entity. Your
email address and phone number are also only available to an authorized government entity, unless
you have consented, above, to disclose them to the political party with which you choose to affiliate.

1812 REQUEST FOR ADDITIONAL PRIVACY PROTECTION

1813

SB0153S02 compared with SB0153S04

In addition to the protections provided above, you may request that your voter registration record be withheld from public disclosure if you are, or reside with:

- 1815 •~~{you are}~~ an individual who is a victim of, or ~~{are}~~ is threatened with, domestic violence or dating violence;
- 1817 •~~{you are, or reside with,}~~ a law enforcement officer;
- 1818 •~~{you are, or are}~~ a ~~{qualified family}~~ member of ~~{, a member of the military who is deployed away from home}~~ the armed forces;
- 1819 •~~{you are, or reside with,}~~ a public figure; or
- 1820 •~~{you are, or reside with a person}~~ an individual who is~~{,}~~ protected by a court order.

1821 To make this request for additional privacy protection, you must prove that you qualify by submitting an at-risk designation request form, and any required proof, to your county clerk. You may obtain the form, and information on the proof required, from your county clerk or at the following website [insert the website address specified by the lieutenant governor]."; and

1825 [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.

1837 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.

1841 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:

1844 _____ 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.

1847 **REQUEST FOR ADDITIONAL PRIVACY PROTECTION**

1848 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.

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- 1885 (i) indicate the individual's desired political affiliation from a listing of each registered political party, as defined in Section 20A-8-101;
- 1887 (ii) specify a political party that is not listed under Subsection (3)(e)(i) with which the individual desires to affiliate; or
- 1889 (iii) indicate that the individual does not wish to affiliate with a political party.
- 1883 Section 19. Section **20A-2-204** is amended to read:
- 1884 **20A-2-204. Registering to vote when applying for or renewing a driver license or other qualifying form.**
- 1893 (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)(i), the information on the qualifying form that can be used for voter registration purposes.
- 1897 (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)(i) and completing the voter registration form.
- 1901 (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.
- 1904 (3) The Driver License Division shall:
- 1905 (a) assist an individual in completing the voter registration form unless the individual refuses assistance;
- 1907 (b) electronically transmit each address change to the lieutenant governor on or before the first business day that is at least five calendar days after the day on which the division receives the address change; and
- 1910 (c) on or before the first business day that is at least five calendar days after the day on which the division receives a voter registration form, electronically transmit the form to the [~~Office of the Lieutenant Governor~~] lieutenant governor, including the following for the individual named on the form:
- 1914 (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;
- 1917 (ii) a mailing address, if different from the individual's Utah residential address;

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- 1918 (iii) an email address and phone number, if available;
- 1919 (iv) the desired political affiliation, if indicated; and
- 1920 [~~(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]
- 1923 [~~(vi)~~] (v) [~~a withholding~~] an at-risk designation request form described in [~~Subsections 20A-2-104(7)~~
and (8)] Section 20A-2-606 and any verification submitted with the form.
- 1926 (4) Upon receipt of an individual's voter registration form from the Driver License Division under
Subsection (3), the lieutenant governor or county clerk shall:
- 1928 (a) enter the information into the statewide voter registration database; and
- 1929 (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)] submits an at-risk designation request form
described in Section 20A-2-606 and any required verification, classify the individual's voter
registration record as a private record.~~
- 1935 (5) The county clerk of an individual whose information is entered into the statewide voter registration
database under Subsection (4) shall:
- 1937 (a) ensure that the individual meets the qualifications to be registered or preregistered to vote; and
- 1939 (b)
- (i) if the individual meets the qualifications to be registered to vote:
- 1940 (A) ensure that the individual is assigned to the proper voting precinct; and
- 1941 (B) send the individual the notice described in Section 20A-2-304; or
- 1942 (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.
- 1944 (6)
- (a) When the county clerk receives a correctly completed voter registration form under this section, the
clerk shall:
- 1946 (i) comply with the applicable provisions of this Subsection (6); or
- 1947 (ii) if the individual is preregistering to vote, comply with Section 20A-2-101.1.
- 1948 (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:

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- 1951 (i) accept the voter registration form; and
- 1952 (ii) unless the individual is preregistering to vote:
- 1953 (A) enter the individual's name on the list of registered voters for the voting precinct in which the individual resides; and
- 1955 (B) notify the individual that the individual is registered to vote in the upcoming election; and
- 1957 (iii) if the individual named in the form is preregistering to vote, comply with Section 20A-2-101.1.
- 1959 (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:
- 1962 (i) accept the application for registration of the individual;
- 1963 (ii) process the voter registration form; and
- 1964 (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.
- 1969 (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.
- 1976 (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.
- 1974 Section 20. Section **20A-2-206** is amended to read:
- 1975 **20A-2-206. Electronic registration -- Requesting to receive a ballot by mail.**
- 1984 (1) The lieutenant governor shall create and maintain an electronic system that is publicly available on the [~~Internet~~] internet for an individual to:
- 1986 (a) apply for voter registration or preregistration; or

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- 1987 (b) beginning no later than July 1, 2025, request to receive a ballot by mail.
- 1988 (2) The electronic system described in Subsection (1) shall require, to register to vote, the applicant to:
- 1990 (a) enter the applicant's name, address, date of birth, driver license number or state identification card number, and any other information determined to be necessary by the lieutenant governor;
- 1993 (b) 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);
- 1995 (c) attest to the truth of the information provided; and
- 1996 (d) authorize the lieutenant governor's and county clerk's use of the applicant's:
- 1997 (i) driver license or identification card signature, obtained under Title 53, Chapter 3, Uniform Driver License Act, for voter registration or preregistration purposes; or
- 1999 (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.
- 2002 (3) Notwithstanding Section 20A-2-104, an applicant using the electronic system described in Subsection (1) is not required to complete a printed registration form.
- 2004 (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 described in Subsection ~~[20A-2-104(2)]~~ 20A-2-104(1).
- 2007 (5) The lieutenant governor shall, in relation to an individual who is registering to vote:
- 2008 (a) obtain a digital copy of the applicant's driver license signature or identification card signature from the Driver License Division; or
- 2010 (b) ensure that the applicant's signature is on file in the lieutenant governor's statewide voter registration database developed under Section 20A-2-502.
- 2012 (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:
- 2015 (a) receiving all information from an applicant;~~[and]~~
- 2016 (b) ~~[(+)]~~ receiving all information from the Driver License Division, if applicable; and
- 2017 ~~[(+)]~~ (c) ensuring that the applicant's signature is on file in the lieutenant governor's statewide voter registration database developed under Section 20A-2-502.
- 2019

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- (7) The lieutenant governor may use additional security measures to ensure the accuracy and integrity of information submitted electronically under this section.
- 2021 (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:
- 2023 (a) accept and process the voter registration form;
- 2024 (b) unless the individual named in the form is preregistering to vote:
- 2025 (i) enter the applicant's name on the list of registered voters for the voting precinct in which the applicant resides; and
- 2027 (ii) notify the individual that the individual is registered to vote in the upcoming election; and
- 2029 (c) if the individual named in the form is preregistering to vote, comply with Section 20A-2-101.1.
- 2031 (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:
- 2033 (a) accept the application for registration; and
- 2034 (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, on election day, in accordance with Section 20A-2-207.
- 2038 (10) The lieutenant governor shall provide a means by which a registered voter shall sign the application form.
- 2040 (11) For an individual who is registering to vote or is already registered to vote, the electronic system described in Subsection (1) shall include the following:
- 2042 "Indicate below how you want to vote in upcoming elections:
- 2043 _____ Mail a ballot to me.
- 2044 _____ Do not mail a ballot to me. I will vote in person."
- 2038 Section 21. Section **20A-2-304** is amended to read:
- 2039 **20A-2-304. ~~{(Effective upon governor's approval)}~~(Effective 04/06/26) County clerk's responsibilities -- Notice of disposition.**
- Each county clerk shall:
- 2049 (1) register to vote each individual who meets the requirements for registration and who:
- 2050 (a) submits a completed voter registration form to the county clerk;
- 2051

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- (b) submits a completed voter registration form, as defined in [~~Section 20A-2-204~~] Subsection 20A-2-204(1), to the Driver License Division;
- 2053 (c) submits a completed voter registration form to a public assistance agency or a discretionary voter registration agency; or
- 2055 (d) mails a completed voter registration form to the county clerk; and
- 2056 (2) within 30 calendar days after the day on which the county clerk processes a voter registration form, send a notice to the individual who submits the form that:
- 2058 (a)
- (i) informs the individual that the individual's voter registration form has been accepted and that the individual is registered to vote;
- 2060 (ii) informs the individual of the procedure for designating or changing the individual's political affiliation;
- 2062 (iii) informs the individual of the procedure to cancel a voter registration;
- 2063 (iv) provides 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; and
- 2066 (v) confirms that the individual has chosen to receive electronic ballot status notifications if the individual opted to receive electronic ballot status notifications on the voter registration form;
- 2069 (b) informs the individual that the individual's voter registration form has been rejected and the reason for the rejection; or
- 2071 (c)
- (i) informs the individual that the individual's voter registration form is being returned to the individual for further action because the form is incomplete; and
- 2073 (ii) gives instructions to the individual on how to properly complete the form.
- 2068 Section 22. Section **20A-2-504** is amended to read:
- 2069 **20A-2-504. Removing names from the official register -- General requirements -- Deceased individuals.**
- 2077 (1) The county clerk may not remove a voter's name from the official register solely because the voter has failed to vote in an election.
- 2079 (2) The county clerk shall remove a voter's name from the official register if:
- 2080 (a) the voter dies and the requirements of Subsection [~~(3)~~] (4) are met;
- 2081

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- (b) the county clerk, after complying with the requirements of Section 20A-2-505, receives written confirmation from the voter that the voter no longer resides within the county clerk's county;
- 2084 (c)
- (i) the county clerk obtains evidence that the voter's residence has changed;
- 2085 (ii) the county clerk mails notice to the voter as required under Section 20A-2-505;
- 2086 (iii) the county clerk:
- 2087 (A) receives no response from the voter; or
- 2088 (B) does not receive information that confirms the voter's residence; and
- 2089 (iv) the voter does not vote or appear to vote in an election during the period beginning on the date of the notice described in Section 20A-2-505 and ending on the day after the date of the second regular general election occurring after the date of the notice;
- 2093 (d) the voter requests, in writing, that the voter's name be removed from the official register;
- 2095 (e) the county clerk receives notice that a voter has been convicted of any felony or a misdemeanor for an offense under this title and the voter's right to vote has not been restored as provided in Section 20A-2-101.3 or 20A-2-101.5; or
- 2098 (f) the county clerk receives notice that a voter has registered to vote in another state after the day on which the voter registered to vote in this state.
- 2100 (3) The lieutenant governor shall make available to a county clerk the United States Social Security Administration data received by the lieutenant governor regarding deceased individuals.
- 2103 [~~(3)~~] (4) The county clerk shall remove a voter's name from the official register within five business days after the day on which the county clerk[-] :
- 2105 (a) receives, from the lieutenant governor, the information described in Subsection (3) or 26B-8-114(11) in relation to the voter; or
- 2107 (b) receives confirmation from the Office of Vital Records and Statistics that the voter is deceased.
- 2109 [~~(4)~~] (5) No later than 90 calendar days before each primary election day and general election day[-] :
- 2111 (a) the county clerk shall update the official register by reviewing the official register and taking the actions permitted or required by law under this section, Section 20A-2-503, and Section 20A-2-505[-] ; and
- 2114 (b) the lieutenant governor shall compare the records that the lieutenant governor receives under Subsections (3) and 26B-8-114(11) to the official register to ensure that each county clerk complies with Subsection (4).

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- 2111 Section 23. Section **20A-2-505** is amended to read:
- 2112 **20A-2-505. Removing names from the official register -- Determining and confirming change**
- 2120 **of residence.**
- 2120 (1) A county clerk may not remove a voter's name from the official register on the grounds that the
- 2122 voter has changed residence unless the voter:
- 2124 (a) confirms in writing that the voter has changed residence to a place outside the county; or
- 2127 (b)
- 2128 (i) does not vote in an election during the period beginning on the date of the notice described in
- 2129 Subsection (3), and ending on the day after the date of the second regular general election occurring
- 2130 after the date of the notice; and
- 2131 (ii) does not respond to the notice described in Subsection (3).
- 2132 (2)
- 2133 (a) Within 31 calendar days after the day on which a county clerk obtains information that a voter's
- 2134 address has changed, if it appears that the voter still resides within the same county, the county clerk
- 2135 shall:
- 2136 (i) change the official register to show the voter's new address; and
- 2137 (ii) send to the voter, by forwardable mail, the notice described in Subsection (3).
- 2138 (b) When a county clerk obtains information that a voter's address has changed and it appears that
- 2139 the voter now resides in a different county, the county clerk shall verify the changed residence
- 2140 by sending to the voter, by forwardable mail, the notice described in Subsection (3), printed on a
- 2141 postage prepaid, preaddressed return form.
- 2142 (3)
- 2143 (a) Each county clerk shall use substantially the following form to notify voters whose addresses have
- 2144 changed:
- 2145 (i) the first part of the form shall include the following:

"VOTER REGISTRATION NOTICE

2141 We have been notified that your residence has changed. Please read, complete, and return this

2142 form so that we can update our voter registration records. What is your current street address?

2143 _____

2144

2145 Street City County State Zip

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2146 What is your current phone number (optional)? _____

2147 What is your current email address (optional)? _____";

2148 (ii) beginning on January 1, 2027, immediately following the portion of the form described in Subsection (3)(a)(i), the form shall include the following:

2150 "Do you consent to the election officer providing the following information to the political party with which you affiliate? (optional):

2146 • The email address you provided above? Yes No

2147 • The phone number you provided above? Yes No"; and

2154 (iii) following the portions of the form required under Subsections (3)(a)(i) and (ii), the form shall include the following:

2150 "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 calendar days before the date of the election. If you fail to return this form within that time:

2160 - 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

2162 - 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.

2166 _____

2167 Signature of Voter

2168 PRIVACY INFORMATION

2169 Voter registration records contain some information that is available to the public, such as your name, address, and age range. Your date of birth, driver license number, state identification card number, and social security number are available only to an authorized government entity. Your email address and phone number are also only available to an authorized government entity, unless you have consented, above, to disclose them to the political party with which you choose to affiliate.

2169 REQUEST FOR ADDITIONAL PRIVACY PROTECTION

2170 In addition to the protections provided above, you may request that your voter registration record be withheld from public disclosure if you are, or reside with:

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- 2172 •~~{you are}~~ an individual who is a victim of, or ~~{are}~~ is threatened with, domestic violence or dating violence;
- 2174 •~~{you are, or reside with, }~~ a law enforcement officer;
- 2175 •~~{you are, or are }~~ a ~~{qualified family }~~ member of ~~{, a member of the military who is deployed away from home }~~ the armed forces;
- 2176 •~~{you are, or reside with, }~~ a public figure; or
- 2177 •~~{you are, or reside with a person }~~ an individual who is ~~{, }~~ protected by a court order.
- 2178 To make this request for additional privacy protection, you must prove that you qualify by submitting an at-risk designation request form, and any required proof, to your county clerk. You may obtain the form, and information on the proof required, from your county clerk or at the following website [insert the website address specified by the lieutenant governor]."
- 2182 ~~[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.~~
- 2192 ~~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.~~
- 2196 ~~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:~~
- 2199 ~~_____ 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.~~
- 2202 **REQUEST FOR ADDITIONAL PRIVACY PROTECTION**
- 2203 ~~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.~~
- 2208 ~~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,~~

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- (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.
- 2243 (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 clerk shall, unless otherwise prohibited by law, list that voter as inactive.
- 2247 (iii) An inactive voter may vote, sign petitions, and have all other privileges of a registered voter.
- 2249 (iv) A county is not required to:
- 2250 (A) send routine mailings to an inactive voter; or
- 2251 (B) count inactive voters when dividing precincts and preparing supplies.
- 2252 [~~(5) The lieutenant governor shall make available to a county clerk United States Social Security Administration data received by the lieutenant governor regarding deceased individuals.]~~
- 2255 [~~(6) A county clerk shall, within 10 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.]~~
- 2259 [~~(7) Ninety calendar 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.]~~
- 2257 Section 24. Section **24** is enacted to read:
- 2259 **20A-2-601. Definitions.**
6. Provision and Protection of Voter Data
- As used in this part:
- 2267 (1) "Age range" means one of the following age ranges within which a registered voter's age falls:
- 2269 (a) 18 through 19 years old;
- 2270 (b) 20 through 22 years old;
- 2271 (c) 23 through 25 years old;
- 2272 (d) 26 through 30 years old;
- 2273 (e) 31 through 35 years old;
- 2274 (f) 36 through 40 years old;
- 2275 (g) 41 through 45 years old;

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- 2276 (h) 46 through 55 years old; or
- 2277 (i) an age range above the age range described in Subsection (1)(h), in increasing 10-year increments.
- 2273 (2) "Armed forces" means the same as that term is defined in Section 20A-1-513.
- 2279 (2){(3)} "At-risk voter" means a voter who is designated as an at-risk voter under Subsection 20A-2-602(4)(a) or Section 20A-2-606.
- 2281 (3){(4)}
- (a) "Candidate for public office" means an individual:
- 2282 (i) who files a declaration of candidacy for a public office;
- 2283 (ii) who files a notice of intent to gather signatures under Section 20A-9-408; or
- 2284 (iii) who is employed by, under contract with, or a volunteer of, an individual described in Subsection {(3)(a)(i)} (4)(a)(i) or (ii), who is authorized to act on behalf of the individual described in Subsection {(3)(a)(i)} (4)(a)(i) or (ii) for political purposes.
- 2287 (b) "Candidate for public office" does not include:
- 2288 (i) an individual described in Subsection {(3)(a)(i)} (4)(a)(i) or (ii) who is eliminated as a candidate for:
- 2290 (A) failure to qualify for the primary election ballot via signature-gathering or convention;
- 2292 (B) failure to advance to the general election; or
- 2293 (C) any other reason provided by law; or
- 2294 (ii) an individual who is employed by, under contract with, or a volunteer of, an individual described in Subsection {(2)(b)(i)} (4)(b)(i).
- 2296 (4){(5)} "Dating violence" means the same as that term is defined in Section 78B-7-102 and the federal Violence Against Women Act of 1994, as amended.
- 2298 (5){(6)} "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.
- 2300 (6){(7)}
- (a) "Government entity" means:
- 2301 (i) the state; or
- 2302 (ii) a county, city, town, school district, special district, special service district, or other political subdivision of the state.
- 2304 (b) "Government entity" includes an agency, bureau, office, department, division, board, commission, institution, laboratory, or other instrumentality of an entity described in Subsection {(6)(a)} (7)(a).

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- 2307 (7){(8)} "Government official" means:
- 2308 (a) an elected or appointed officer of a government entity; or
- 2309 (b) an employee of a government entity.
- 2310 (8){(9)} "Mailed ballot report" means the following information for an election:
- 2311 (a) for each public registered voter:
- 2312 (i) the voter's voter identification number;
- 2313 (ii) the voter's full legal name;
- 2314 (iii) the voter's complete residential address, including the unit type and number;
- 2315 (iv) the voter's county of residence;
- 2316 (v) the voter's precinct and congressional district;
- 2317 (vi) the date the {ballot was mailed to the voter} ~~election officer created the ballot order;~~
- 2318 (vii) the date the ballot was processed; and
- 2319 (viii) the voter's party affiliation or status as unaffiliated; and
- 2320 (b) for each at-risk voter, the information described in Subsections {(8)(a)(iv)} ~~(9)(a)(iv)~~ through (viii),
without disclosing the identity of the voter.
- 2322 (9){(10)} "Political party" means the same as that term is defined in Section 20A-1-102.
- 2323 (10){(11)} "Political purpose" means to lawfully engage in, bring about, prevent, advocate for or
against, or otherwise influence a political activity or process, including:
- 2325 (a) candidacy for public office;
- 2326 (b) a ballot measure;
- 2327 (c) voting;
- 2328 (d) an election;
- 2329 (e) a political caucus or convention;
- 2330 (f) political party administration; or
- 2331 (g) circulating a political petition.
- 2332 (11){(12)} "Public office" means the offices of governor, lieutenant governor, attorney general, state
auditor, state treasurer, state senator, state representative, state school board member, or an elective
office of a local political subdivision.
- 2335 (12){(13)} "Public registered voter" means a registered voter who is not an at-risk voter.
- 2336 {(13) {"Qualified family member," when used in relation to a remotely-deployed member of the armed
forces, means an individual who:} }

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- 2338 {~~(a) {resides with the remotely-deployed member of the armed forces; or}~~}
- 2339 {~~(b) {would reside with the remotely-deployed member of the armed forces, but for the deployment.}~~}
- 2341 {~~(14) {"Remotely-deployed member of the armed forces" means a member of the armed forces, as defined in Section 20A-1-513, who is deployed to a location where the member of the armed forces would not live but for the deployment.}~~}
- 2344 (15){(14)} "Standard voter data" means the following information from a voter registration record:
- 2345 (a) the voter's full legal name;
- 2346 (b) the voter's voter identification number and federal information processing series geographic code;
- 2348 (c) the voter's age range;
- 2349 (d) the voter's complete residential address, including the unit type and number;
- 2350 (e) the voter's county of residence;
- 2351 (f) the voter's mailing address, including the city;
- 2352 (g) the voter's precinct, congressional district, state House of Representatives district, state Senate district, state school board district, local school board district, county council district, and city council district;
- 2355 (h) the voter's party affiliation or status as unaffiliated;
- 2356 (i) the voter's status as active or inactive;
- 2357 (j) the last day on which the voter's voter registration record was updated; and
- 2358 (k) the voting history of the voter.
- 2359 (16){(15)} "Voted report" means, the following information for an election:
- 2360 (a) for a public registered voter:
- 2361 (i) the voter's voter identification number;
- 2362 (ii) the voter's full legal name;
- 2363 (iii) the voter's complete residential address, including the unit type and number;
- 2364 (iv) the voter's county of residence;
- 2365 (v) the voter's precinct and congressional district;
- 2366 (vi) the method by which the voter voted;
- 2367 (vii) the date the ballot was processed; and
- 2368 (viii) the voter's party affiliation or status as unaffiliated; and
- 2369 (b) for an at-risk voter, the information described in {~~Subsections(16)(a)(iv)~~} Subsections (15)(a)(iv) through (viii), without disclosing the identity of the voter.

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- 2371 (17){(16)} "Voting history" means the following information in relation to a registered voter for an
election held in the preceding eight years:
- 2373 (a) the voter's voter identification number;
- 2374 (b) the voter's full legal name;
- 2375 (c) the voter's status as active or inactive;
- 2376 (d) the voter's precinct; and
- 2377 (e) whether the voter voted in that election.
- 2365 Section 25. Section **25** is enacted to read:
- 2366 **20A-2-602. Change of voter registration record disclosure status -- Notice -- Redesignation
of status.**
- 2381 (1) On or before April 6, 2026, the lieutenant governor shall mail to each registered voter whose voter
registration record is designated as withheld:
- 2383 (a) an at-risk designation request form; {and}
- 2384 (b) the following written notice {of the following} :
- 2385 {(i) ~~{that the voter's voter registration record is currently classified as withheld;}~~ }
- 2386 {(ii) ~~{that the voter's voter registration record will no longer be classified as withheld, and that the voter
will be designated as a public registered voter, unless, before May 6, 2026, the voter submits an
at-risk designation request form, and the required proof, establishing that the voter qualifies for
designation as an at-risk voter;}~~ }
- 2391 {(iii) ~~{that, as a public registered voter, the following information from the voter's voter registration
record is public:}~~ }
- 2393 {(A) ~~{the voter's full legal name;}~~ }
- 2394 {(B) ~~{the voter's voter identification number and federal information processing series geographic
code;}~~ }
- 2396 {(C) ~~{the voter's age range;}~~ }
- 2397 {(D) ~~{the voter's complete residential address, including the unit type and number;}~~ }
- 2398 {(E) ~~{the voter's county of residence;}~~ }
- 2399 {(F) ~~{the voter's mailing address, including the city;}~~ }
- 2400 {(G) ~~{the voter's precinct, congressional district, state House of Representatives district, state Senate
district, state school board district, local school board district, county council district, and city
council district;}~~ }

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- 2403 {~~(H) {the voter's party affiliation or status as unaffiliated;}~~}
- 2404 {~~(I) {the voter's status as an active or inactive voter;}~~}
- 2405 {~~(J) {the last day on which the voter's voter registration record was updated; and}~~}
- 2406 {~~(K) {the voter's voting history;}~~}
- 2407 {~~(iv) {that the voter may apply for designation as an at-risk voter in accordance with Section 20A-2-606 at any time, but if the application is not received by the voter's county clerk before May 6, 2026, the voter's information, described in Subsection (1)(b)(iii) will, beginning on May 25, 2026, be released as a public record unless and until the voter requests and receives designation as an at-risk voter;}~~}
- 2408 (c) immediately after the notice described in Subsection (1)(b), a brief, concise statement of:
- 2412 (v){(i)} the qualifications to become an at-risk voter; and
- 2413 (vi){(ii)} how to apply for designation as an at-risk voter.
- 2414 (2) On or before April 8, 2026, the lieutenant governor shall mail to each registered voter whose voter registration record is designated as private {written notice of the following} :
- 2414 (a) the following written notice:
- 2451 (b) immediately after the notice described in Subsection (2)(a), a brief, concise statement of:
- 2416 (a){(i)} ~~{that}~~ the ~~{voter's}~~ qualifications to become an at-risk voter ~~{registration record is currently classified as private}~~ ;
- 2417 {~~(b) {that the voter's voter registration record will no longer be classified as private and that the voter will be designated as a public registered voter, unless, before May 6, 2026, the voter applies for and is designated as an at-risk voter;}~~}
- 2420 {~~(c) {the information described in Subsections (1)(b)(iii) through (vi); and}~~}
- 2454 (ii) how to apply for designation as an at-risk voter; and
- 2421 (d){(iii)} ~~{information on}~~ how ~~{the voter may}~~ to obtain an at-risk voter designation request form.
- 2422 (3) A county clerk who receives a completed at-risk designation request form on or before May 6, 2026, shall, on or before May 21, 2026:
- 2424 (a) process the form; and
- 2425 (b)
- (i) if, based on the information provided in the form and the supporting documents provided with the form, the county clerk determines that the voter has established that the voter qualifies as an at-risk voter, designate the voter as an at-risk voter; or
- 2428

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- (ii) if, based on the information provided in the form and the supporting documents provided with the form, the county clerk does not make the determination described in Subsection (3)(b)(i), the county clerk shall, as soon as reasonably possible, notify the voter, by mail or other means:
- 2432 (A) that the county clerk was not able to make the determination described in Subsection (3)(b)(i);
2434 (B) of the reason that the county clerk was not able to make the determination described in Subsection (3)(b)(i); and
2436 (C) of what, if anything, the voter can do to resolve the reason the county clerk was not able to make the determination described in Subsection (3)(b)(i).
- 2438 (4) On or before May 24, 2026, the lieutenant governor or a county clerk shall:
2439 (a) designate a current registered voter as an at-risk voter if:
2440 (i) before May 12, 2020, the voter's voter registration record was protected from disclosure due to the election officer determining that the voter was facing a threat or risk of harm;
2443 (ii) on or after May 12, 2020, the voter was designated as a withheld voter; or
2444 (iii) on or before May 24, 2026, the voter was designated as an at-risk voter under Subsection 20A-2-606; and
2446 (b) designate a current registered voter who is not designated as an at-risk voter under Subsection (4)(a) as a public registered voter.
- 2448 (5) After the lieutenant governor or a county clerk finishes taking the action described in Subsection (4):
2450 (a) a voter designated as an at-risk voter shall maintain the designation, unless and until:
2451 (i) the voter is removed from the list of registered voters in accordance with the requirements of this chapter;
2453 (ii) the voter requests removal of the designation; or
2454 (iii) the designation is removed in accordance with Subsection 20A-2-606(6); and
2455 (b) a voter designated as a public registered voter shall maintain the designation, unless and until the voter is designated as an at-risk voter in accordance with Section 20A-2-606.
- 2458 (6) Beginning on January 1, 2027, the lieutenant governor shall ensure that the Statewide Electronic Voter Information Website provides a process where:
2460 (a) an individual may enter a voter identification number;
2461 (b) the website will respond to the entry described in Subsection (6)(a) with:
2462 (i) the current political party affiliation of the voter to which the voter identification relates; and

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- 2464 (ii) the last date on which the voter's voter registration was updated; and
2465 (c) the website will not provide any information, other than the information described in Subsection (6)
(b), in response to the entry described in Subsection (6)(a).
- 2467 (7) As soon as possible, but no later than January 1, 2027, the lieutenant governor shall post the
following information on the lieutenant governor's website, and update the information on a
monthly basis:
- 2470 (a) for the entire state:
- 2471 (i) the total number of at-risk voters in the state; and
2472 (ii) the total number of at-risk voters in the state who are affiliated with a political party; and
2474 (b) for each state House of Representatives district and each state Senate district:
- 2475 (i) the total number of at-risk voters in the district; and
2476 (ii) the total number of at-risk voters in the district who are affiliated with a political party.
- 2478 ~~{(8) {The mailings described in Subsections (1) and (2) are not required to include:} }~~
2479 ~~{(a) {a postage pre-paid envelope; or} }~~
2480 ~~{(b) {prepaid postage.} }~~
- 2512 Section 26. Section **26** is enacted to read:
2513 **20A-2-603. General request for voter registration records.**
- 2483 (1) Except as otherwise provided in this section, this part, or another express provision of law, upon
receiving a request under this section from a person for voter registration records, the lieutenant
governor or a county clerk:
- 2486 (a) shall disclose to the person the standard voter data from a public registered voter's voter registration
record; and
- 2488 (b) may not disclose to the person:
- 2489 (i) information from a public registered voter's voter registration record that is not standard voter data;
or
2491 (ii) any information from an at-risk voter's voter registration record.
- 2492 (2) A person that receives information under Subsection (1)(a):
- 2493 (a) shall ensure, using industry standard security measures, that the information may not be accessed
by another person, unless the other person is an authorized agent of the person that receives the
information under Subsection (1)(a);
- 2496

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- (b) may only use the information in a manner the person is permitted to use the information under Subsection 20A-2-607(3):
- 2498 (c) may not:
- 2499 (i) use or share the information for a purpose other than a purpose described in Subsection (2)(b); or
- 2501 (ii) grant access to the information to a person other than an authorized agent of the person that receives the information under Subsection (1)(a);
- 2503 (d) notwithstanding Subsection (2)(b), may not grant access to the information or share the information with another person, if the person that receives the information under this section believes that the other person:
- 2506 (i) will use or share the information in a manner other than a manner described in Subsection (2)(b); or
- 2508 (ii) will not comply with Subsection (2)(a), (b), or (c); and
- 2509 (e) may limit access by an authorized agent of the person to only the portion of the information needed for the authorized agent to fulfill a purpose for which the authorized agent is:
- 2512 (i) permitted by law to use the information; and
- 2513 (ii) authorized by the person who receives the information under Subsection (1)(a).
- 2514 (3) Before providing the information described in Subsection (1)(a) to a person under this section:
- 2516 (a) if an individual is requesting the information on behalf of another person, the lieutenant governor or county clerk shall verify that the individual requesting the information on behalf of the other person is an authorized agent of the other person; and
- 2520 (b) the individual requesting the information under Subsection (3)(a) shall sign a request form that includes:
- 2522 (i) the name, address, and telephone number of the person that is seeking the information;
- 2524 (ii) the individual's name, address, and telephone number;
- 2525 (iii) a statement that the individual is requesting the information:
- 2526 (A) on the individual's own behalf; or
- 2527 (B) as an authorized agent of the other person described in Subsection (3)(a) and has presented to the lieutenant governor or the county clerk valid verification that the individual is an authorized agent of the other person;
- 2530 (iv) a statement that the individual and, if applicable, the other person described in Subsection (3)(a):
- 2532 (A) will comply with the requirements described in Subsection (2);{and} and
- 2533

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- (B) will not provide or use the information obtained from the list of registered voters in a manner that is prohibited by law;
- 2535 (v) a statement that obtaining the information under false pretenses, or providing or using the information in a manner that is prohibited by law, is punishable as a class A misdemeanor and by a civil fine; and
- 2538 (vi) notice that if a person makes a false statement in the request form, the person is punishable by law under Section 76-8-504.
- 2540 (c) The lieutenant governor or a county clerk may not disclose the information described in Subsection (1)(a) to a person requesting the information under this section if the lieutenant governor or county clerk has probable cause to believe that the person:
- 2543 (i) is not the person whom the person claims to be;
- 2544 (ii) is not an agent of the person of whom the person claims to be an agent; or
- 2545 (iii) will use or share the information in a manner prohibited by law.
- 2577 Section 27. Section 27 is enacted to read:
- 2578 **20A-2-604. Request for voter registration records by political party -- Confirmation of political party affiliation.**
- 2549 (1) Except as otherwise provided in this section or another express provision of law, upon receiving a request from a political party for voter registration records, the lieutenant governor or a county clerk:
- 2552 (a) for each public registered voter who is not affiliated with the political party:
- 2553 (i) shall provide to the political party the voter's standard voter data; and
- 2554 (ii) may not provide to the political party any information from the public registered voter's voter registration record that is not standard voter data;
- 2556 (b) for each public registered voter who is affiliated with the political party:
- 2557 (i) shall provide to the political party the voter's standard voter data;
- 2558 (ii) beginning January 1, 2027, shall provide the public registered voter's phone number, only if the voter consents on the voter's voter registration form to the election officer disclosing the voter's phone number to the political party;
- 2561 (iii) beginning January 1, 2027, shall provide the public registered voter's email address, only if the voter consents on the voter's voter registration form to the election officer disclosing the voter's email address to the political party; and

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- 2564 (iv) may not provide to the political party any information relating to the voter other than the
information provided in accordance with Subsections (1)(b)(i) through (iii); and
- 2567 (c) may not provide to the political party any information from an at-risk voter's voter registration
record.
- 2569 (2) If an at-risk voter consents, on the voter's voter registration form, to provide the political party with
which the voter chooses to affiliate with the voter's phone number or email address, the county clerk
or the lieutenant governor:
- 2572 (a) may not provide the phone number or email address to the political party; and
- 2573 (b) shall notify the at-risk voter that the voter must contact the political party directly to provide the
voter's phone number or email address to the political party.
- 2575 (3) A political party, or an agent of a political party, that receives information under this section:
- 2577 (a) shall ensure, using industry standard security measures, that the information may not be accessed by
a person other than the political party or an authorized agent of the political party;
- 2580 (b) may only use the information:
- 2581 (i) to communicate with an individual who is affiliated with the political party in relation to the business
of the political party or for a political purpose;
- 2583 (ii) to verify that the voter is a member of the political party;
- 2584 (iii) to conduct demographic or other analysis for a political purpose; or
- 2585 (iv) for a purpose described in Subsection 20A-2-607(3);
- 2586 (c) may not:
- 2587 (i) use or share the information for a purpose other than a purpose described in Subsection (3)(b); or
- 2589 (ii) grant access to the information to a person other than an authorized agent of the political party;
- 2591 (d) notwithstanding Subsection (1)(a) or (b), may not grant access to the information or share the
information with a person whom the political party believes:
- 2593 (i) will use or share the information in a manner other than a manner described in Subsection (3)(b); or
- 2595 (ii) will not comply with Subsection (3)(a), (b), or (c); and
- 2596 (e) may limit access by an authorized agent to only the portion of the information needed for the
authorized agent to fulfill a purpose for which the authorized agent is:
- 2598 (i) permitted by law to use the information; and
- 2599 (ii) authorized by the state political party to use the information.
- 2600 (4) Before providing the information described in this section to a political party:

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- 2601 (a) the lieutenant governor or county clerk shall verify that the individual requesting the information on
2604 behalf of the political party is an authorized agent of the political party; and
2606 (b) the individual requesting the information under Subsection (4)(a) shall sign a request form that
2608 includes:
2609 (i) the name, address, and telephone number of the political party that is seeking the information;
2612 (ii) the individual's name, address, and telephone number;
2614 (iii) a statement that the individual is an authorized agent of the political party and has presented to the
2617 lieutenant governor or the county clerk valid verification that the individual is an authorized agent of
2620 the political party;
2622 (iv) a statement that the political party and the individual will comply with the requirements described
2625 in Subsection (3);
2626 (v) a statement that the political party, or an agent of the political party, will not provide or use the
2629 information obtained from the list of registered voters in a manner that is prohibited by law;
2630 (vi) a statement that obtaining the information under false pretenses, or providing or using the
2633 information in a manner that is prohibited by law, is punishable as a class A misdemeanor and by a
civil fine; and
2634 (vii) notice that if a person makes a false statement in the request form, the person is punishable by law
2635 under Section 76-8-504.
2636 (5) The lieutenant governor or a county clerk may not disclose the information described in Subsection
2637 (1)(a) or (b) to a person requesting the information under this section if the lieutenant governor or
2638 county clerk has probable cause to believe that the person:
2639 (a) is not a political party or an agent of the political party; or
2640 (b) will use or share the information in a manner prohibited by law.
2641 Section 28. Section **28** is enacted to read:
2642 **20A-2-605. Request for voter registration records by a government official.**
2643 (1) Except as otherwise provided in this section or another express provision of law, upon request by
2644 a government official acting in the government official's capacity as a government official, the
2645 lieutenant governor or a county clerk:
2646 (a) shall disclose to the government official only the information in a voter registration record necessary
2647 to permit the government official to fulfill an official duty imposed by law on the government
2648 official; and

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- 2636 (b) may not disclose to the government official the information in a voter registration record that is not necessary to permit the government official to fulfill an official duty imposed by law on the government official.
- 2639 (2) A government official who receives information under Subsection (1)(a):
- 2640 (a) shall ensure, using industry standard security measures, that the information may not be accessed by a person other than the government official or the government entity that the government official represents;
- 2643 (b) may only use the information to the extent necessary to fulfill a duty of the government official; and
- 2645 (c) may not disclose the information to a person other than a person needing the information to fulfill a duty of the government official or the government entity that the government official represents.
- 2648 (3) Before providing the information described in Subsection (1)(a) to a government official:
- 2650 (a) the lieutenant governor or county clerk shall verify that:
- 2651 (i) the person requesting the information is a government official; and
- 2652 (ii) it is necessary to provide the information requested to permit the government official to fulfill an official duty imposed by law on the government official; and
- 2654 (b) the government official requesting the information shall sign a request form that includes:
- 2656 (i) the name, address, and telephone number of the government official;
- 2657 (ii) the government official's position or title;
- 2658 (iii) a description of the information requested;
- 2659 (iv) a description of the official duty imposed by law on the government official that requires the requested information;
- 2661 (v) a statement that the government official will ensure, using industry standard security measures, that the information may not be accessed by a person other than the government official or the government entity that the government official represents;
- 2665 (vi) a statement that the government official will only use the information to the extent necessary to fulfill an official duty imposed by law on the government official;
- 2668 (vii) an assertion that the government official will not provide or use the information obtained from the voter registration records in a manner that is prohibited by law;
- 2670 (viii) a statement that obtaining the information under false pretenses, or providing or using the information from the voter registration records in a manner that is prohibited by law, is punishable as a class A misdemeanor and a civil fine; and

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- 2673 (ix) notice that if the person signing the request form makes a false statement in the request form, the
2674 person is punishable by law under Section 76-8-504.
- 2675 (4) The lieutenant governor or a county clerk may not disclose the information under this section if the
2676 lieutenant governor or county clerk reasonably believes that the person:
- 2677 (a) is not a government official;
- 2678 (b) does not need the information requested to fulfill an official duty imposed by law on the government
2679 official; or
- 2680 (c) will provide or use the information in a manner prohibited by law.
- 2712 Section 29. Section **29** is enacted to read:
- 2713 **20A-2-606. At-risk registered voter -- Application -- Designation -- Change of status.**
- 2684 (1) Except to the extent expressly authorized in this part or otherwise expressly provided by law, the
2685 lieutenant governor or a county clerk may not disclose an at-risk voter's voter registration record, or
2686 any information from an at-risk voter's voter registration record.
- 2687 (2)
- 2688 (a) The lieutenant governor shall design and distribute an at-risk designation request form to each
2689 election officer and to each agency that provides a voter registration form.
- 2690 (b) The director of elections within the Office of the Lieutenant Governor may make rules, in
2691 accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, establishing
2692 requirements for providing the proof described in Subsections (4)(a)(ii), (b)(ii), and (c)(ii).
- 2694 (3) The following may not encourage an individual to submit, or discourage an individual from
2695 submitting, an at-risk designation request form:
- 2696 (a) an election officer;
- 2697 (b) an agency described in Subsection (2)(a); or
- 2698 (c) an employee of a person described in Subsection (3)(a) or (b).
- 2699 (4) A voter may apply for designation as an at-risk voter by submitting, either with the voter's voter
2700 registration form, or separately to the voter's county clerk:
- 2701 (a)
- 2702 (i) an at-risk designation request form indicating that the voter is , or resides with, an individual who is
2703 a victim of, or who is threatened with, domestic violence or dating violence; and
- 2704 (ii) in accordance with any rules made under Subsection (2)(b), proof of the indication described
2705 in Subsection (4)(a)(i) in the form of a sworn affidavit where the voter swears to the following

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statement: "I am applying for designation as an at-risk voter because I am , or I reside with, an individual who is a victim of, or who is threatened with, domestic violence or dating violence."; or

- 2708 (b)
- (i) an at-risk designation request form indicating that the voter, or an individual who resides with the voter, is a law enforcement officer, a public figure, a member of the armed forces, or protected by a protective order or protection order; and
- 2711 (ii) in accordance with any rules made under Subsection (2)(b), proof of the indication described in Subsection (4)(b)(i) ~~{;or}~~ .
- 2713 ~~{(e) }~~
- ~~{(i) {an at-risk designation request form indicating that the voter is, or is a qualified family member of, a remotely-deployed member of the armed forces; and} }~~
- 2715 ~~{(ii) {in accordance with any rules made under Subsection (2)(b), proof of the indication described in Subsection (4)(e)(i).} }~~
- 2717 (5) A county clerk shall designate a voter as an at-risk voter if the voter complies with Subsection (4).
- 2719 (6) A county clerk shall, beginning in 2030, and every five years after 2030, before July 15:
- 2720 (a) mail to each voter who, for a period of one year or longer, has been designated as an at-risk voter:
- 2722 (i) notice that the voter is designated as an at-risk voter and the grounds for the designation;
- 2724 (ii) a list of the grounds for designating a voter as an at-risk voter;
- 2725 (iii) an inquiry regarding whether the voter still qualifies as an at-risk voter; and
- 2726 (iv) a self-addressed envelope, with postage prepaid, for the voter to mail the voter's response to the inquiry described in Subsection (5)(a)(iii); and
- 2728 (b) remove the designation of a voter as an at-risk voter if the voter responds that the voter no longer qualifies as an at-risk voter.

2758 Section 30. Section **30** is enacted to read:

2759 **20A-2-607. Applicability and enforcement -- Transition.**

- 2733 (1) This part does not govern or restrict the release of a voter registration record:
- 2734 (a) to an election officer or an employee of an election officer;
- 2735 (b) for a government purpose relating to maintaining the voter registration list or the administration of an election;
- 2737 (c) to the extent required by law, to the federal government to comply with, or verify compliance with, the requirements of federal election law;

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- 2739 (d) in accordance with an order of a court with jurisdiction; or
2740 (e) to a federal, state, or local law enforcement agency for a legitimate law enforcement purpose related
to election law.
- 2742 (2) Beginning on March 9, 2026, and ending on May 25, 2026, a person that requests a copy of the
voter registration list:
- 2744 (a) will receive the portion of the list, as the list existed on March 8, 2026, that the person was eligible
to receive on March 8, 2026; and
- 2746 (b) will not receive an updated version of the list, or of any information in an updated version of the list,
until May 25, 2026.
- 2748 (3) A person may only obtain or use information from the list of registered voters for:
- 2749 (a) a political purpose;
- 2750 (b) another purpose for which the person is, under this part, expressly permitted to obtain or use the
information; or
- 2752 (c) another purpose for which the person is permitted to obtain or use the information:
- 2753 (i) under a provision of state or federal law; or
- 2754 (ii) by order of a court with jurisdiction.
- 2755 (4) It is unlawful for a person to:
- 2756 (a) obtain information from the list of registered voters under false pretenses;
- 2757 (b) obtain or use information from the list of registered voters for a purpose other than:
- 2758 (i) a political purpose;
- 2759 (ii) another purpose for which the person is, under this part, expressly permitted to obtain or use the
information; or
- 2761 (iii) another purpose for which the person is permitted to obtain or use the information:
- 2763 (A) under a provision of state or federal law; or
- 2764 (B) by order of a court with jurisdiction;
- 2765 (c) knowingly post on the internet or otherwise disclose to the public, for a fee or free of charge, the list
of registered voters or information obtained from the list of registered voters; or
- 2768 (d) knowingly disclose information from the list of registered voters in a manner that is not permitted by
law.
- 2770 (5) A violation of Subsection (4) is a class A misdemeanor.
- 2799 Section 31. Section **20A-2-608** is renumbered and amended to read:

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- 2801 ~~[20A-5-410]~~ 20A-2-608. Election officer to keep voting history information and status --
Restrictions.
- 2775 [(1) As used in this section, "voting history record" means the following information relating to a
 registered voter:]
- 2777 [(a) the information in the voter's voter registration record, other than the information classified as
 private under Subsection 63G-2-302(1)(j);]
- 2779 [(b) the voter's privacy status;]
- 2780 [(c) the voter's status as active or inactive;]
- 2781 [(d) the voter's voter identification number;]
- 2782 [(e) the voter's federal information processing system code;]
- 2783 [(f) the voter's precinct;]
- 2784 [(g) each political district in which the voter is a resident;]
- 2785 [(h) a list of elections in which the voter voted;]
- 2786 [(i) whether the voter voted in person on election day;]
- 2787 [(j) whether the voter voted in person before election day;]
- 2788 [(k) whether the voter returned a mailed ballot;]
- 2789 [(l) whether the voter's ballot was mailed to an alternate address; and]
- 2790 [(m) the date on which the voter voted or on which the voter returned a mailed ballot.]
- 2791 [(2)
- (a) Each election officer shall maintain, in the election officer's office, a voting history record of those
 voters registered to vote in the election officer's jurisdiction.]
- 2793 [(b) The voting history record is a public record under Title 63G, Chapter 2, Government Records
 Access and Management Act, except:]
- 2795 [(i) as it relates to a voter whose voter registration record is classified as private under Subsection
 63G-2-302(1)(k) or (l); or]
- 2797 [(ii) a record or information described in Subsection 63G-2-302(1)(n).]
- 2798 (1) { An election officer } A county clerk shall maintain:
- 2799 (a) for each registered voter:
- 2800 (i) the standard voter information for that voter; and
- 2801 (ii) whether the voter is a public registered voter or an at-risk voter; and
- 2802

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- (b) only during the time period beginning on the day on which the bulk of ballots are mailed for an election and ending at the close of operating hours on the day before the election, a voted report and a mailed ballot report for the election.
- 2805 (2)
- (a) Except as provided under Subsection (2)(b), 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.
- 2808 (b) The county clerk may transfer a superseded voter registration form to the Division of Archives and Records Service created under Section 63A-12-101.
- 2810 (c) A county clerk shall retain a list of currently registered voters.
- 2811 (d) The lieutenant governor shall maintain a list of registered voters in electronic form.
- 2812 (e) If there are any discrepancies between the lists described in Subsections (2)(c) and (d), the county clerk's list is the official list.
- 2814 (3) Subsection (1) or (2) does not authorize the disclosure of the information described in Subsection (1) or (2) beyond the extent expressly provided in this part.
- 2816 [~~(3)~~]
- (a) ~~When an election officer reports voting history for an election, the election officer shall, for each voter whose voter registration is classified as private under Subsection 20A-2-104(4)(h), report the following, for that election only, without disclosing the identity of the voter:]~~
- 2820 [~~(i) for voting by mail, the information described in Subsection (4)(a);]~~
- 2821 [~~(ii) for early voting, the date the individual voted; and]~~
- 2822 [~~(iii) for voting on election day, the date the individual voted.]~~
- 2823 [(b) ~~In relation to the information of a voter whose voter registration is classified as private under Subsection 20A-2-104(4)(h), a report described in Subsection (3)(a) may not disclose, by itself or in conjunction with any other public information, the identity or any other personal identifying information of the voter.]~~
- 2827 [(4) ~~Subject to Subsection (5), the election officer shall ensure that the voting history record kept by the election officer for each voting precinct contains:]~~
- 2829 [~~(a) for voting by mail:]~~
- 2830 [~~(i) the date that the manual ballot was mailed to the voter; and]~~
- 2831 [~~(ii) the date that the voted manual ballot was received by the election officer;]~~

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- 2832 [~~(b) for early voting;~~]
- 2833 [~~(i) the name and address of each individual who participated in early voting; and]~~
- 2834 [~~(ii) the date the individual voted; and]~~
- 2835 [~~(e) for voting on election day, the name and address of each individual who voted on election day.]~~
- 2837 [~~(5) Subsection (4) does not authorize the disclosure of the information described in Subsection (4) beyond the extent expressly provided in Subsections (2) and (3).]~~
- 2839 (4) A person may, on a subscription basis, obtain the voted report and the mailed ballot report during time period described in Subsection (1)(b).
- 2841 [~~(6)~~] (5)
- (a) Notwithstanding the time limits for response to a request for records under Section 63G-2-204 or the time limits for a request for records established in any ordinance, the election officer shall ensure that the information required to be disclosed under this ~~[section]~~ part is recorded and made available~~[to the public]~~ , upon request and subject to the provisions of this part, no later than one business day after the day on which the election officer receives the information.
- 2847 (b) Notwithstanding the fee requirements of Section 63G-2-203 or the fee requirements established in any ordinance, the election officer shall ~~[make copies of the voting history record available to the public, in accordance with this section, for the actual cost of production or copying]~~ provide the information disclosed under this section, Section 20A-6-603, or Section 20A-6-604, in accordance with the fees established under Subsection 63G-2-203(10).
- 2881 Section 32. Section ~~20A-3a-401~~ is amended to read:
- 2882 **20A-3a-401. Custody of voted ballots mailed or deposited in a ballot drop box -- Disposition -- Notice -- Disclosures relating to unresolved ballots.**
- 2856 (1) This section governs ballots returned by mail, via a ballot drop box, or by other legal means.
- 2858 (2) Poll workers shall process return envelopes containing manual ballots that are in the custody of the poll workers in accordance with this section.
- 2860 (3) Poll workers shall examine a return envelope to make the determinations described in Subsection (4).
- 2862 (4) The poll workers shall take the action described in Subsection (5)(a) if the poll workers determine:
- 2864 (a) for an election held before January 1, 2029:
- 2865 (i) that the return envelope contains the last four digits of the voter's Utah driver license number, Utah state identification card number, or social security number; or

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- 2868 (ii) if the return envelope does not contain the digits described in Subsection (4)(a)(i), that:
2870 (A) in accordance with the rules made under Subsection (13), the signature on the affidavit of the return
envelope is reasonably consistent with the individual's signature in the voter registration records; or
2873 (B) for an individual who checks the box described in Subsection (7)(d)(v), the signature is verified by
alternative means;
- 2875 (b) for an election held on or after January 1, 2029:
2876 (i) that the return envelope contains the last four digits of the voter's Utah driver license number, Utah
state identification card number, or social security number;
- 2878 (ii) if the return envelope does not contain the digits described in Subsection (4)(b)(i), that the voter
included in the return envelope a copy of the identification described in Subsection 20A-3a-204(2)
(c)(ii); or
- 2881 (iii) for a voter described in Subsection 20A-3a-301(7), that the voter complied with Subsection
20A-3a-301(7);
- 2883 (c) that the affidavit is sufficient;
2884 (d) that the voter is registered to vote in the correct precinct;
2885 (e) that the voter's right to vote the ballot has not been challenged;
2886 (f) that the voter has not already voted in the election; and
2887 (g) for a voter who has not yet provided valid voter identification with the voter's voter registration,
whether the voter has provided valid voter identification with the return envelope.
- 2890 (5)
(a) If the poll workers make all of the findings described in Subsection (4), the poll workers shall:
2892 (i) remove the manual ballot from the return envelope in a manner that does not destroy the
affidavit on the return envelope;
2894 (ii) ensure that the ballot is not examined in connection with the return envelope; and
2895 (iii) place the ballot with the other ballots to be counted.
- 2896 (b) If the poll workers do not make all of the findings described in Subsection (4), the poll workers
shall:
2898 (i) disallow the vote;
2899 (ii) except as provided in Subsection (6), without opening the return envelope, record the ballot as
"rejected" and state the reason for the rejection; and
2901

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(iii) except as provided in Subsection (6), place the return envelope, unopened, with the other rejected return envelopes.

2903 (6) A poll worker may open a return envelope, if necessary, to determine compliance with Subsection
2905 (4)(b)(ii), (4)(b)(iii), or (4)(g).

(7)

(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), the election officer shall:

2908 (i) contact the individual in accordance with Subsection (8); and

2909 (ii) inform the individual:

2910 (A) that the identification information provided on the return envelope is in question;

2912 (B) how the individual may resolve the issue; and

2913 (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 (7)(d).

2916 (b) If, under Subsection (4)(a)(ii)(A), the poll workers reject an individual's ballot because the poll workers determine, in accordance with rules made under Subsection (13), that the signature on the return envelope is not reasonably consistent with the individual's signature in the voter registration records, the election officer shall:

2920 (i) contact the individual in accordance with Subsection (8); and

2921 (ii) inform the individual:

2922 (A) that the individual's signature is in question;

2923 (B) how the individual may resolve the issue; and

2924 (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 (7)(d).

2927 (c) The election officer shall ensure that the notice described in Subsection (7)(a) or (b) includes:

2929 (i) when communicating the notice by mail, a printed copy of the affidavit described in Subsection (7)
(d) and a courtesy reply envelope;

2931 (ii) when communicating the notice electronically, a link to a copy of the affidavit described in
Subsection (7)(d) or information on how to obtain a copy of the affidavit; or

2934

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- (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 (7)(d), either in person from the clerk's office, by mail, or electronically.
- 2938 (d) An affidavit described in Subsection (7)(a)(ii)(C) or (7)(b)(ii)(C) shall include:
- 2939 (i) an attestation that the individual voted the ballot;
- 2940 (ii) a space for the individual to enter the individual's name, date of birth, and driver license number or the last four digits of the individual's social security number;
- 2942 (iii) a space for the individual to sign the affidavit;
- 2943 (iv) a statement that, by signing the affidavit, the individual authorizes the lieutenant governor's and county clerk's use of the information in the affidavit and the individual's signature on the affidavit for voter identification purposes; and
- 2946 (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 _____".
- 2951 (e) In order for an individual described in Subsection (7)(a) or (b) to have the individual's ballot counted, the individual shall deliver the affidavit described in Subsection (7)(d) to the election officer.
- 2954 (f) An election officer who receives a signed affidavit under Subsection (7)(e) shall immediately:
- 2956 (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;
- 2958 (ii) if the election officer receives the affidavit no later than noon on the last business day before the day on which the canvass begins, count the individual's ballot; and
- 2960 (iii) if the check box described in Subsection (7)(d)(v) is checked, comply with the rules described in Subsection (13)(c).
- 2962 (8)
- (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, if consent is obtained, text message, unless:
- 2965 (i) the ballot is cured within one business day after the day on which the ballot is rejected; or
- 2967

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- (ii) the ballot is rejected because the ballot is received late or for another reason that cannot be cured.
- 2969 (b) If an individual's ballot is rejected for a reason described in Subsection (8)(a)(ii), the election officer shall notify the individual of the rejection and the reason for the rejection by phone, mail, email, or, if consent is obtained, text message, within the later of:
- 2973 (i) 30 calendar days after the day of the rejection; or
- 2974 (ii) 30 calendar days after the day of the election.
- 2975 (c) The election officer may, when notifying an individual by phone under this Subsection (8), use auto-dial technology.
- 2977 (9) An election officer may not count the ballot of an individual whom the election officer contacts under Subsection (7) or (8) unless, no later than noon on the last business day before the day on which the canvass begins, the election officer:
- 2980 (a) receives a signed affidavit from the individual under Subsection (7); or
- 2981 (b)
- (i) contacts the individual;
- 2982 (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;
- 2986 (iii) verifies the identity of the individual by:
- 2987 (A) requiring the individual to provide at least two types of personal identifying information for the individual; and
- 2989 (B) comparing the information provided under Subsection (9)(b)(iii)(A) to records relating to the individual that are in the possession or control of an election officer; and
- 2992 (iv) documents the verification described in Subsection (9)(b)(iii), by recording:
- 2993 (A) the name and voter identification number of the individual contacted;
- 2994 (B) the name of the individual who conducts the verification;
- 2995 (C) the date and manner of the communication;
- 2996 (D) the type of personal identifying information provided by the individual;
- 2997 (E) a description of the records against which the personal identifying information provided by the individual is compared and verified; and
- 2999 (F) other information required by the lieutenant governor.

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- 3000 (10)
- (a) The election officer shall retain and preserve:
- 3001 (i) the return envelopes in accordance with Subsection 20A-4-202(2); and
- 3002 (ii) the documents described in Subsection (9)(b)(iv) in accordance with Subsection 20A-4-202(3).
- 3004 (b) If the election officer complies with Subsection (10)(a)(ii) by including the documentation in the voter's voter registration record, the election officer shall make, retain, and preserve a record of the name and voter identification number of each voter contacted under Subsection (9)(b).
- 3008 (11)
- (a) The election officer shall record the following in the database used in the verification process:
- 3010 (i) any initial rejection of a ballot under Subsection (5)(b), within one business day after the day on which the election officer rejects the ballot; and
- 3012 (ii) any resolution of a rejection of a ballot under Subsection (9), within one business day after the day on which the ballot rejection is resolved.
- 3014 (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:
- 3017 (i) the number of ballots rejected because the voter did not sign the voter's ballot; and
- 3018 (ii) the number of ballots rejected because the voter's signatures on the ballot, and in records on file, do not correspond.
- 3020 (12) Willful failure to comply with this section constitutes willful neglect of duty under Section 20A-5-701.
- 3022 (13) 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:
- 3025 (a) criteria and processes for use by poll workers in determining if a signature corresponds with the signature on file for the voter under Subsection (4)(a)(ii)(A);
- 3027 (b) training and certification requirements for election officers and employees of election officers regarding the criteria and processes described in Subsection (13)(a); and
- 3029 (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 (7)(d)(v).
- 3032 (14)

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(a) Upon request, and subject to Subsections (14)(b) and (c), an election officer may disclose the name and address of a voter whose ballot has been rejected and not yet resolved with:

- 3035 (i) a candidate in the election;
- 3036 (ii) an individual who represents the candidate's campaign;
- 3037 (iii) the sponsors of an initiative or referendum appearing on the ballot; or
- 3038 (iv) for a ballot proposition appearing on the ballot, an individual who represents a political issues committee, as defined in Section 20A-11-101, if the political issues committee supports or opposes the ballot proposition.

3041 (b) If an election officer discloses the information described in Subsection (14)(a), the election officer shall:

- 3043 (i) make the disclosure within two business days after the day on which the request is made;
- 3045 (ii) respond to each request in the order the requests were made; and
- 3046 (iii) make each disclosure in a manner, and within a period of time, that does not reflect favoritism to one requestor over another.

3048 (c) A disclosure described in this Subsection (14) may not include ~~[the name or address of a protected individual, as defined in Subsection 20A-2-104(1)]~~ any information relating to an at-risk voter, as defined in Section 20A-2-601.

3079 Section 33. Section **20A-6-105** is amended to read:

3080 **20A-6-105. Provisional ballot envelopes.**

3053 (1) Each election officer shall ensure that provisional ballot envelopes are printed in substantially the following form:

3055 (a) the envelope shall include the following~~[-statement]~~:

3056 "AFFIRMATION

3057 Are you a citizen of the United States of America? Yes No

3058 Will you be 18 years old on or before election day? Yes No

3059 If you checked "no" in response to either of the two above questions, do not complete this form.

3061 Name of Voter _____

3062 First Middle Last

3063 Driver License or Identification Card Number _____

3064 State of Issuance of Driver License or Identification Card Number _____

3065 Date of Birth _____

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3066 Street Address of Principal Place of Residence
3067 _____
3068 City County State Zip Code
3069 Telephone Number (optional) _____
3070 Email Address (optional) _____";

3071 (b) beginning on January 1, 2027, immediately following the portion of the envelope described in
Subsection (1)(a), the envelope shall include the following:

3077 (c) following the statement required under Subsections (1)(a) and (b), the envelope shall include the
following:

3079 "Last four digits of Social Security Number _____

3080 Last former address at which I was registered to vote (if known)

3081 _____

3082 City County State Zip Code

3083 Voting Precinct (if known) _____

3084 I, (please print your full name) _____ do solemnly swear or affirm:

3086 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

3089 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 calendar days immediately before
this election.

3093 Signed _____

3095 Dated _____

3097 In accordance with Section 20A-3a-506, wilfully providing false information above is a class B
misdemeanor under Utah law and is punishable by imprisonment and by fine.

3099 PRIVACY INFORMATION

3128 Voter registration records contain some information that is available to the public, such as your
name, address, and age range. Your date of birth, driver license number, state identification card
number, and social security number are available only to an authorized government entity. Your

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email address and phone number are also only available to an authorized government entity, unless you have consented, above, to disclose them to the political party with which you choose to affiliate.

3134 REQUEST FOR ADDITIONAL PRIVACY PROTECTION

3135 In addition to the protections provided above, you may request that your voter registration record be withheld from public disclosure if you are, or reside with:

3137 • ~~{you are}~~ an individual who is a victim of, or ~~{are}~~ is threatened with, domestic violence or dating violence;

3139 • ~~{you are, or reside with,}~~ a law enforcement officer;

3140 • ~~{you are, or are}~~ a qualified family member of ~~{, a member of the military who is deployed away from home}~~ the armed forces;

3141 • ~~{you are, or reside with,}~~ a public figure; or

3142 • ~~{you are, or reside with a person}~~ an individual who is ~~{,}~~ protected by a court order.

3143 To make this request for additional privacy protection, you must prove that you qualify by submitting an at-risk designation request form, and any required proof, to your county clerk. You may obtain the form, and information on the proof required, from your county clerk or at the following website [insert the website address specified by the lieutenant governor].

3147 [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.

3123 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.

3127 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:

3130 _____ 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.

3133 REQUEST FOR ADDITIONAL PRIVACY PROTECTION

3134

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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.

3139 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.

3145 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.]

3151 CITIZENSHIP AFFIDAVIT

3152 Name:

3153 Name at birth, if different:

3154 Place of birth:

3155 Date of birth:

3156 Date and place of naturalization (if applicable):

3157 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.

3160

3161 _____
Signature of Applicant

3162 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."; and

3165 [(b)] (d) the following statement shall appear after the statement described in Subsection [(1)(a)] (1)(c):

3167

"BALLOT NOTIFICATIONS

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3168 Do you consent to receive communications about the status of your ballot and other official
communications, by text, at the phone number you provided above? Yes No [";
and]

3171 [(e) ~~no later than November 5, 2025, after the statement described in Subsection (1)(b), the following:~~

3173 "]Indicate below how you want to vote in upcoming elections:

3174 _____ Mail a ballot to me.

3175 _____ Do not mail a ballot to me. I will vote in person."

3176 (2) The provisional ballot envelope shall include:

3177 (a) a unique number;

3178 (b) a detachable part that includes the unique number;

3179 (c) a telephone number, internet address, or other indicator of a means, in accordance with Section
20A-6-105.5, where the voter can find out if the provisional ballot was counted; and

3182 (d) an insert containing written instructions on how a voter may sign up to receive ballot status
notifications via the ballot tracking system described in Section 20A-3a-401.5.

3212 Section 34. Section 20A-7-103 is amended to read:

3213 **20A-7-103. Constitutional amendments and other questions submitted by the Legislature --
Publication -- Ballot title -- Procedures for submission to popular vote.**

3216 (1) The procedures contained in this section govern when the Legislature submits a proposed
constitutional amendment or other question to the voters.

3218 (2) The lieutenant governor shall, not more than 60 calendar days or less than 14 calendar days before
the date of the election, publish the full text of the amendment, question, or statute for the state, as a
class A notice under Section 63G-30-102, through the date of the election.

3222 (3)

(a) The [~~presiding officers~~] legislative general counsel shall:

3223 [(a)] (i) entitle each proposed constitutional amendment "Constitutional Amendment ___" and
assign a letter to the constitutional amendment in accordance with the requirements of Section
20A-6-107;

3226 [(b)] (ii) entitle each proposed question "Proposition Number ___" with the number assigned to the
proposition under Section 20A-6-107 placed in the blank;

3228 [(c)] (iii) draft and designate a ballot title for each proposed amendment or question submitted by
the Legislature that:

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- 3230 [(†)] (A) summarizes the subject matter of the amendment or question; and
- 3231 [(†)] (B) for a proposed constitutional amendment, summarizes any legislation that is enacted and will
become effective upon the voters' adoption of the proposed constitutional amendment; and
- 3234 [(†)] (iv) deliver each letter or number and ballot title to the lieutenant governor.
- 3235 (b) Consistent with Section 36-12-12, the legislative general counsel performs the duties in this section
as counsel for the presiding officers.
- 3237 (4) The lieutenant governor shall certify the letter or number and ballot title of each amendment or
question to the county clerk of each county no later than 65 calendar days before the date of the
election.
- 3240 (5) The county clerk of each county shall:
- 3241 (a) ensure that the letter or number and the ballot title of each amendment and question prepared in
accordance with this section are included in the sample ballots and official ballots; and
- 3244 (b) publish the sample ballots and official ballots as provided by law.
- 3245 Section 35. Section 20A-7-103 is amended to read:
- 3246 **20A-7-103. Constitutional amendments and other questions submitted by the Legislature --
Publication -- Ballot title -- Procedures for submission to popular vote.**
- 3249 (1) The procedures contained in this section govern when the Legislature submits a proposed
constitutional amendment or other question to the voters.
- 3251 (2) The lieutenant governor shall:
- 3252 (a) for a proposed constitutional amendment, in accordance with Utah Constitution, Article XXIII,
Section 1, publish the entire text of the proposed constitutional amendment for 60 calendar days
immediately preceding the next general election, as a class A notice under Section 63G-30-102; or
- 3256 (b) for a question other than a proposed constitutional amendment, publish the question for 60
calendar days immediately preceding the next general election, as a class A notice under Section
63G-30-102.
- 3259 (3)
- (a) The [~~presiding officers~~] legislative general counsel shall:
- 3260 [(†)] (i) entitle each proposed constitutional amendment "Constitutional Amendment ___" and
assign a letter to the constitutional amendment in accordance with the requirements of Section
20A-6-107;
- 3263

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- 3265 [(b)] (ii) entitle each proposed question "Proposition Number ___" with the number assigned to the
proposition under Section 20A-6-107 placed in the blank;
- 3267 [(e)] (iii) draft and designate a ballot title for each proposed amendment or question submitted by
the Legislature that:
- 3268 [(+)] (A) summarizes the subject matter of the amendment or question; and
- 3271 [(+)] (B) for a proposed constitutional amendment, summarizes any legislation that is enacted and will
become effective upon the voters' adoption of the proposed constitutional amendment; and
- 3272 [(+)] (iv) deliver each letter or number and ballot title to the lieutenant governor.
- 3274 (b) Consistent with Section 36-12-12, the legislative general counsel performs the duties in this section
as counsel for the presiding officers.
- 3277 (4) The lieutenant governor shall certify the letter or number and ballot title of each amendment or
question to the county clerk of each county no later than 65 calendar days before the date of the
election.
- 3278 (5) The county clerk of each county shall:
- 3281 (a) ensure that the letter or number and the ballot title of each amendment and question prepared in
accordance with this section are included in the sample ballots and official ballots; and
- 3282 (b) publish the sample ballots and official ballots as provided by law.
- 3283 Section 36. Section 20A-7-105 is amended to read:
**20A-7-105. Manual petition processes -- Obtaining signatures -- Verification -- Submitting
the petition -- Certification of signatures -- Transfer to lieutenant governor -- Removal of
signature.**
- 3286 (1) This section applies only to the manual initiative process and the manual referendum process.
- 3288 (2) As used in this section:
- 3289 (a) "Local petition" means:
- 3290 (i) a manual local initiative petition described in Part 5, Local Initiatives - Procedures; or
- 3292 (ii) a manual local referendum petition described in Part 6, Local Referenda - Procedures.
- 3294 (b) "Packet" means an initiative packet or referendum packet.
- 3295 (c) "Petition" means a local petition or statewide petition.
- 3296 (d) "Statewide petition" means:
- 3297 (i) a manual statewide initiative petition described in Part 2, Statewide Initiatives; or
- 3298 (ii) a manual statewide referendum petition described in Part 3, Statewide Referenda.

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- 3299 (3)
- (a) A Utah voter may sign a statewide petition if the voter is a legal voter.
- 3300 (b) A Utah voter may sign a local petition if the voter:
- 3301 (i) is a legal voter; and
- 3302 (ii) resides in the local jurisdiction.
- 3303 (4)
- (a) The sponsors shall ensure that the individual in whose presence each signature sheet was signed:
- 3305 (i) is at least 18 years old;
- 3306 (ii) verifies each signature sheet by completing the verification printed on the last page of each packet; and
- 3308 (iii) is informed that each signer is required to read and understand:
- 3309 (A) for an initiative petition, the law proposed by the initiative; or
- 3310 (B) for a referendum petition, the law that the referendum seeks to overturn.
- 3311 (b) An individual may not sign the verification printed on the last page of a packet if the individual signed a signature sheet in the packet.
- 3313 (5)
- (a) The sponsors, or an agent of the sponsors, shall submit a signed and verified packet to the county clerk of the county in which the packet was circulated before 5 p.m. no later than the earlier of:
- 3316 (i) for a statewide initiative:
- 3317 (A) the first business day that is at least 30 calendar days after the day on which the first individual signs the initiative packet;
- 3319 (B) the last business day that is no more than 316 calendar days after the day on which the application for the initiative petition is filed; or
- 3321 (C) the February 15 immediately before the next regular general election immediately after the application is filed under Section 20A-7-202;
- 3323 (ii) for a statewide referendum:
- 3324 (A) the first business day that is at least 30 calendar days after the day on which the first individual signs the referendum packet; or
- 3326 (B) the first business day that is at least 40 calendar days after the day on which the legislative session at which the law passed ends;
- 3328 (iii) for a local initiative:

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- 3329 (A) the first business day that is at least 30 calendar days after the day on which the first individual signs the initiative packet;
- 3331 (B) the last business day that is no more than 316 calendar days after the day on which the application is filed;
- 3333 (C) the April 15 immediately before the next regular general election immediately after the application is filed under Section 20A-7-502, if the local initiative is a county initiative; or
- 3336 (D) the April 15 immediately before the next municipal general election immediately after the application is filed under Section 20A-7-502, if the local initiative is a municipal initiative; or
- 3339 (iv) for a local referendum:
- 3340 (A) the first business day that is at least 30 calendar days after the day on which the first individual signs the referendum packet; or
- 3342 (B) the first business day that is at least 45 calendar days after the day on which the sponsors receive the items described in Subsection 20A-7-604(3) from the local clerk.
- 3345 (b) A person may not submit a packet after the applicable deadline described in Subsection (5)(a).
- 3347 (c) Before delivering an initiative packet to the county clerk under this Subsection (5), the sponsors shall send an email to each individual who provides a legible, valid email address on the signature sheet that includes the following:
- 3350 (i) the subject of the email shall include the following statement, "Notice Regarding Your Petition Signature"; and
- 3352 (ii) the body of the email shall include the following statement in 12-point type:
- 3353 "You signed a petition for the following initiative:
- 3354 [insert title of initiative]
- 3355 To access a copy of the initiative petition, the initiative, the fiscal impact statement, and information on the deadline for removing your signature from the petition, please visit the following link: [insert a uniform resource locator that takes the individual directly to the page on the lieutenant governor's or county clerk's website that includes the information referred to in the email]."
- 3360 (d) For a statewide initiative, the sponsors shall, no later than 5 p.m. on the day on which the sponsors submit the last initiative packet to the county clerk, submit to the lieutenant governor:
- 3363 (i) a list containing:
- 3364 (A) the name and email address of each individual the sponsors sent, or caused to be sent, the email described in Subsection (5)(c); and

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- 3366 (B) the date the email was sent;
- 3367 (ii) a copy of the email described in Subsection (5)(c); and
- 3368 (iii) the following written verification, completed and signed by each of the sponsors:
- 3369 "Verification of initiative sponsor State of Utah, County of _____ I, _____, of
_____, hereby state, under penalty of perjury, that:
- 3371 I am a sponsor of the initiative petition entitled _____; and
- 3372 I sent, or caused to be sent, to each individual who provided a legible, valid email address on a
signature sheet submitted to the county clerk in relation to the initiative petition, the email described
in Utah Code Subsection 20A-7-105(5)(c).
- 3375 _____
- | 3376 | (Name) | (Residence Address) | (Date)."[;] |
|------|--------|---------------------|-------------|
|------|--------|---------------------|-------------|
- 3377 (e) For a local initiative, the sponsors shall, no later than 5 p.m. on the day on which the sponsors
submit the last initiative packet to the local clerk, submit to the local clerk the items described in
Subsection (5)(d).
- 3380 (f) Signatures gathered for an initiative petition are not valid if the sponsors do not comply with
Subsection (5)(c), (d), or (e).
- 3382 (6)
- (a) Within 21 calendar days after the day on which the county clerk receives the packet, the county
clerk shall:
- 3384 (i) use the procedures described in Section 20A-1-1002, or 20A-7-106 if applicable, to determine
whether each signer is a legal voter and, as applicable, the jurisdiction where the signer is
registered to vote;
- 3387 (ii) for a statewide initiative or a statewide referendum:
- 3388 (A) certify on the petition whether each name is that of a legal voter;
- 3389 (B) post the [~~name,~~]voter identification number[;] and the date of signature of each legal voter certified
under Subsection (6)(a)(ii)(A) on the lieutenant governor's website, in a conspicuous location
designated by the lieutenant governor; and
- 3393 (C) deliver the verified packet to the lieutenant governor;
- 3394 (iii) for a local initiative or a local referendum:
- 3395 (A) certify on the petition whether each name is that of a legal voter who is registered in the jurisdiction
to which the initiative or referendum relates;

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- 3397 (B) post the [~~name,~~]voter identification number[;] and the date of signature of each legal voter certified under Subsection (6)(a)(iii)(A) on the lieutenant governor's website, in a conspicuous location designated by the lieutenant governor; and
- 3401 (C) deliver the verified packet to the local clerk.
- 3402 (b) For a local initiative or local referendum, the local clerk shall post a link in a conspicuous location on the local government's website to the posting described in Subsection (6)(a)(iii)(B):
- 3405 (i) for a local initiative, during the period of time described in Subsection 20A-7-507(3)(a); or
- 3407 (ii) for a local referendum, during the period of time described in Subsection 20A-7-607(2)(a)(i).
- 3409 (7) The county clerk may not certify a signature under Subsection (6):
- 3410 (a) on a packet that is not verified in accordance with Subsection (4); or
- 3411 (b) that does not have a date of signature next to the signature.
- 3412 (8)
- (a) A voter who signs a statewide initiative petition may have the voter's signature removed from the petition by, in accordance with Section 20A-1-1003, submitting to the county clerk a statement requesting that the voter's signature be removed no later than 5 p.m. the earlier of:
- 3416 (i) for an initiative packet received by the county clerk before December 1:
- 3417 (A) the first business day that is at least 30 calendar days after the day on which the voter signs the signature removal statement; or
- 3419 (B) the first business day that is at least 90 calendar days after the day on which the lieutenant governor posts the voter's name under Subsection 20A-7-207(2); or
- 3422 (ii) for an initiative packet received by the county clerk on or after December 1:
- 3423 (A) the first business day that is at least 30 calendar days after the day on which the voter signs the signature removal statement; or
- 3425 (B) the first business day that is at least 45 calendar days after the day on which the lieutenant governor posts the voter's name under Subsection 20A-7-207(2).
- 3427 (b) A voter who signs a statewide referendum petition may have the voter's signature removed from the petition by, in accordance with Section 20A-1-1003, submitting to the county clerk a statement requesting that the voter's signature be removed no later than 5 p.m. the earlier of:
- 3431 (i) the first business day that is at least 30 calendar days after the day on which the voter signs the statement requesting removal; or
- 3433

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- (ii) the first business day that is at least 45 calendar days after the day on which the lieutenant governor posts the voter's name under Subsection 20A-7-307(2).
- 3435 (c) A voter who signs a local initiative petition may have the voter's signature removed from the petition by, in accordance with Section 20A-1-1003, submitting to the county clerk a statement requesting that the voter's signature be removed no later than 5 p.m. the earlier of:
- 3439 (i) the first business day that is at least 30 calendar days after the day on which the voter signs the signature removal statement;
- 3441 (ii) the first business day that is at least 90 calendar days after the day on which the local clerk posts the voter's name under Subsection 20A-7-507(2);
- 3443 (iii) the last business day that is no more than 316 calendar days after the day on which the application is filed; or
- 3445 (iv)
- (A) for a county initiative, April 15 immediately before the next regular general election immediately after the application is filed under Section 20A-7-502; or
- 3448 (B) for a municipal initiative, April 15 immediately before the next municipal general election immediately after the application is filed under Section 20A-7-502.
- 3451 (d) A voter who signs a local referendum petition may have the voter's signature removed from the petition by, in accordance with Section 20A-1-1003, submitting to the county clerk a statement requesting that the voter's signature be removed no later than 5 p.m. the earlier of:
- 3455 (i) the first business day that is at least 30 calendar days after the day on which the voter signs the statement requesting removal; or
- 3457 (ii) the first business day that is at least 45 calendar days after the day on which the local clerk posts the voter's name under Subsection 20A-7-607(2)(a).
- 3459 (e) In order for the signature to be removed, the county clerk must receive the statement described in this Subsection (8) before 5 p.m. no later than the applicable deadline described in this Subsection (8).
- 3462 (f) A county clerk shall analyze a signature, for purposes of removing a signature from a petition, in accordance with Subsection 20A-1-1003(3).
- 3464 (9)

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- (a) If the county clerk timely receives a statement requesting signature removal under Subsection (8) and determines that the signature should be removed from the petition under Subsection 20A-1-1003(3), the county clerk shall:
- 3467 (i) ensure that the voter's name, voter identification number, and date of signature are not included
in the posting described in Subsection (6)(a)(ii)(B) or (iii)(B); and
- 3469 (ii) remove the voter's signature from the signature packets and signature packet totals.
- 3471 (b) The county clerk shall comply with Subsection (9)(a) before the later of:
- 3472 (i) the deadline described in Subsection (6)(a); or
- 3473 (ii) two business days after the day on which the county clerk receives a statement requesting signature
removal under Subsection (8).
- 3475 (10) A person may not retrieve a packet from a county clerk, or make any alterations or corrections to a
packet, after the packet is submitted to the county clerk.

3477 Section 37. Section **20A-7-203** is amended to read:

3478 **20A-7-203. ~~{(Effective upon governor's approval)}~~(Effective 05/25/26)Manual initiative
process -- Form of initiative petition and signature sheets.**

3187 (1) This section applies only to the manual initiative process.

3188 (2)

(a) Each proposed initiative petition shall be printed in substantially the following form:

3189 "INITIATIVE PETITION To the Honorable ____, Lieutenant Governor:

3190 We, the undersigned citizens of Utah, respectfully demand that the following proposed law be
submitted to the legal voters/Legislature of Utah for their/its approval or rejection at the regular
general election/session to be held/ beginning on _____(month\day\year);

3193 Each signer says:

3194 I have personally signed this initiative petition or, if I am an individual with a qualifying
disability, I have signed this initiative petition by directing the signature gatherer to enter the initials
"AV" as my signature;

3197 The date next to my signature correctly reflects the date that I actually signed the initiative
petition;

3199 I have personally read the entire statement included with this packet;

3200 I am registered to vote in Utah; and

3201 My residence and post office address are written correctly after my name.

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- 3495 WARNING TO SIGNERS WITH PRIVATE VOTER REGISTRATION RECORDS
- 3496 {~~Your~~} **If you sign this petition, your** voter identification number{~~, together with your address,~~} **and the date you signed** may be publicly disclosed {if you sign this petition} . This disclosure may occur even if you are an at-risk voter with a voter registration record that has been classified as a private record.
- 3206 NOTICE TO SIGNERS:
- 3207 Public hearings to discuss this initiative were held at: (list dates and locations of public hearings.)".
- 3209 (b) If the initiative proposes a tax increase, the following statement shall appear, in at least 14-point, bold type, immediately following the information described in Subsection (2)(a):
- 3211 "This initiative seeks to increase the current (insert name of tax) rate by (insert the tax percentage difference) percent, resulting in a(n) (insert the tax percentage increase) percent increase in the current tax rate."[-]
- 3214 (c) The sponsors of an initiative or an agent of the sponsors shall attach a copy of the proposed law to each initiative petition.
- 3216 (3) Each initiative signature sheet shall:
- 3217 (a) be printed on sheets of paper [~~8-1/2~~] 8.5 inches long and 11 inches wide;
- 3218 (b) be ruled with a horizontal line [~~three-fourths inch~~] .75 inches from the top, with the space above that line blank for the purpose of binding;
- 3220 (c) include the title of the initiative printed below the horizontal line, in at least 14-point, bold type;
- 3222 (d) include a table immediately below the title of the initiative, and beginning .5 inch from the left side of the paper, as follows:
- 3224 (i) the first column shall be .5 inch wide and include three rows;
- 3225 (ii) the first row of the first column shall be .85 inch tall and contain the words "For Office Use Only" in 10-point type;
- 3227 (iii) the second row of the first column shall be .35 inch tall;
- 3228 (iv) the third row of the first column shall be .5 inch tall;
- 3229 (v) the second column shall be 2.75 inches wide;
- 3230 (vi) the first row of the second column shall be .35 inch tall and contain the words "Registered Voter's Printed Name (must be legible to be counted)" in 10-point type;
- 3233 (vii) the second row of the second column shall be .5 inch tall;

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- 3234 (viii) the third row of the second column shall be .35 inch tall and contain the words "Street Address, City, Zip Code" in 10-point type;
- 3236 (ix) the fourth row of the second column shall be .5 inch tall;
- 3237 (x) the third column shall be 2.75 inches wide;
- 3238 (xi) the first row of the third column shall be .35 inch tall and contain the words "Signature of Registered Voter" in 10-point type;
- 3240 (xii) the second row of the third column shall be .5 inch tall;
- 3241 (xiii) the third row of the third column shall be .35 inch tall and contain the words "Email Address (optional, to receive additional information)" in 10-point type;
- 3243 (xiv) the fourth row of the third column shall be .5 inch tall;
- 3244 (xv) the fourth column shall be one inch wide;
- 3245 (xvi) the first row of the fourth column shall be .35 inch tall and contain the words "Date Signed" in 10-point type;
- 3247 (xvii) the second row of the fourth column shall be .5 inch tall;
- 3248 (xviii) the third row of the fourth column shall be .35 inch tall and contain the words "Birth Date or Age (optional)" in 10-point type;
- 3250 (xix) the fourth row of the third column shall be .5 inch tall; and
- 3251 (xx) the fifth row of the entire table shall be the width of the entire table, .4 inch tall, and contain the following statement, "By signing this initiative petition, you are stating that you have read and understand the law proposed by this initiative petition." in 12-point type;
- 3255 (e) the table described in Subsection (3)(d) shall be repeated, leaving sufficient room at the bottom of the sheet for the information described in Subsection (3)(f); and
- 3257 (f) at the bottom of the sheet, include in the following order:
- 3258 (i) the words "Fiscal Impact of" followed by the title of the initiative, in at least 12-point, bold type;
- 3260 (ii) except as provided in Subsection (5), the initial fiscal impact statement issued by the Office of the Legislative Fiscal Analyst in accordance with Subsection 20A-7-202.5(2)(a), including any update in accordance with Subsection 20A-7-204.1(5), in not less than 12-point type;
- 3264 (iii) if the initiative proposes a tax increase, the following statement in 12-point, bold type:
- 3265 "This initiative seeks to increase the current (insert name of tax) rate by (insert the tax percentage difference) percent, resulting in a(n) (insert the tax percentage increase) percent increase in the current tax rate."; and

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3268 (iv) the word "Warning," in 12-point, bold type, followed by the following statement in not less than
eight-point type:

3270 "It is a class A misdemeanor for an individual to sign an initiative petition with a name other
than the individual's own name, or to knowingly sign the individual's name more than once for
the same initiative petition, or to sign an initiative petition when the individual knows that the
individual is not a registered voter.

3274 Birth date or age information is not required, but it 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 petition signatures are verified or if the
information you provide does not match your voter registration records."

3278 (4) The final page of each initiative packet shall contain the following printed or typed statement:

3280 Verification of signature collector

3281 State of Utah, County of ____

3282 I, _____, of _____, hereby state, under penalty of perjury, that:

3283 I am at least 18 years old;

3284 All the names that appear in this initiative packet were signed by individuals who professed
to be the individuals whose names appear in it, and each of the individuals signed the individual's
name on it in my presence or, in the case of an individual with a qualifying disability, I have
signed this initiative petition on the individual's behalf, at the direction of the individual and in the
individual's presence, by entering the initials "AV" as the individual's signature;

3290 I certify that, for each individual whose signature is represented in this initiative packet by
the initials "AV":

3292 I obtained the individual's voluntary direction or consent to sign the initiative petition
on the individual's behalf;

3294 I do not believe, or have reason to believe, that the individual lacked the mental
capacity to give direction or consent;

3296 I do not believe, or have reason to believe, that the individual did not understand the
purpose or nature of my signing the initiative petition on the individual's behalf;

3298 I did not intentionally or knowingly deceive the individual into directing me to, or
consenting for me to, sign the initiative petition on the individual's behalf; and

3300 I did not intentionally or knowingly enter false information on the signature sheet;

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3302 I did not knowingly make a misrepresentation of fact concerning the law proposed by the
initiative;

3304 I believe that each individual's name, post office address, and residence is written correctly, that
each signer has read the law proposed by the initiative, and that each signer is registered to vote in
Utah;

3307 The correct date of signature appears next to each individual's name; and

3308 I have not paid or given anything of value to any individual who signed this initiative packet to
encourage that individual to sign it.

3310 _____
3311 (Name) (Residence Address) (Date)

3312 (5) If the initial fiscal impact statement described in Subsection (3)(f)(ii), as updated in accordance with
Subsection 20A-7-204.1(5), exceeds 200 words, the Office of the Legislative Fiscal Analyst shall
prepare a shorter summary statement, for the purpose of inclusion on an initiative signature sheet,
that does not exceed 200 words.

3316 (6) If the forms described in this section are substantially followed, the initiative petitions are sufficient,
notwithstanding clerical and merely technical errors.

3611 Section 38. Section **20A-7-215** is amended to read:

3612 **20A-7-215. ~~{(Effective upon governor's approval)}~~{Effective 05/25/26}Electronic initiative
process -- Form of initiative petition -- Circulation requirements -- Signature collection.**

3321 (1) This section applies only to the electronic initiative process.

3322 (2)

(a) The first screen presented on the approved device shall include the following statement:

3323 "This INITIATIVE PETITION is addressed to the Honorable _____, Lieutenant Governor:

3325 The citizens of Utah who sign this petition respectfully demand that the following proposed law
be submitted to the legal voters/Legislature of Utah for their/its approval or rejection at the regular
general election/session to be held/beginning on _____(month\day\year)."

3329 (b) An individual may not advance to the second screen until the individual clicks a link at the bottom
of the first screen stating, "By clicking here, I attest that I have read and understand the information
presented on this screen."

3332 (3)

(a) The second screen presented on the approved device shall include the following statement:

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- 3334 "Public hearings to discuss this initiative were held at: (list dates and locations of public
hearings.)".
- 3336 (b) An individual may not advance to the third screen until the individual clicks a link at the bottom of
the second screen stating, "By clicking here, I attest that I have read and understand the information
presented on this screen."
- 3339 (4)
- (a) The third screen presented on the approved device shall include the title of proposed law, described
in Subsection 20A-7-202(2)(e)(i), followed by the entire text of the proposed law.
- 3342 (b) An individual may not advance to the fourth screen until the individual clicks a link at the bottom of
the third screen stating, "By clicking here, I attest that I have read and understand the entire text of
the proposed law."
- 3345 (5) Subsequent screens shall be presented on the device in the following order, with the individual
viewing the device being required, before advancing to the next screen, to click a link at the
bottom of the screen with the following statement: "By clicking here, I attest that I have read and
understand the information presented on this screen.":
- 3349 (a) a description of all proposed sources of funding for the costs associated with the proposed law,
including the proposed percentage of total funding from each source;
- 3351 (b)
- (i) if the initiative proposes a tax increase, the following statement, "This initiative seeks to increase the
current (insert name of tax) rate by (insert the tax percentage difference) percent, resulting in a(n)
(insert the tax percentage increase) percent increase in the current tax rate."; or
- 3355 (ii) if the initiative does not propose a tax increase, the following statement, "This initiative does not
propose a tax increase.";
- 3357 (c) the initial fiscal impact statement issued by the Office of the Legislative Fiscal Analyst in
accordance with Subsection 20A-7-202.5(2)(a), including any update in accordance with Subsection
20A-7-204.1(5)(b);
- 3360 (d) a statement indicating whether persons gathering signatures for the initiative petition may be paid
for gathering signatures; and
- 3362 (e) the following statement, followed by links where the individual may click "yes" or "no":
- 3363 "I have personally read the entirety of each statement presented on this device;
- 3364 I am personally signing this initiative petition;

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3365 I am registered to vote in Utah; and
3366 All information I enter on this device, including my residence and post office address, is accurate.

3368 It is a class A misdemeanor for an individual to sign an initiative petition with a name other than the individual's own name, or to knowingly sign the individual's name more than once for the same initiative petition, or to sign an initiative petition when the individual knows that the individual is not a registered voter.

3372 [WARNING

3373 Even if your voter registration record is classified as private, your name, voter identification number, and date of signature in relation to signing this initiative petition will be made public.]

3669 WARNING TO SIGNERS WITH PRIVATE VOTER REGISTRATION RECORDS

3670 { Your } If you sign this petition, your voter identification number { , together with your address, } and the date you signed may be publicly disclosed { if you sign this petition } . This disclosure may occur even if you are an at-risk voter with a voter registration record that has been classified as a private record.

3380 Do you wish to continue and sign this initiative petition?"

3381 (6)

(a) If the individual clicks "no" in response to the question described in Subsection (5)(e), the next screen shall include the following statement, "Thank you for your time. Please return this device to the signature-gatherer."

3384 (b) If the individual clicks "yes" in response to the question described in Subsection (5)(e), the website, or the application that accesses the website, shall take the signature-gatherer and the individual signing the initiative petition through the signature process described in Section 20A-21-201.

3681 Section 39. Section 20A-7-217 is amended to read:

3682 **20A-7-217. Electronic initiative process -- Collecting signatures -- Email notification --**

Removal of signatures.

3684 (1) This section applies only to the electronic initiative process.

3685 (2) A signature-gatherer may not collect a signature after 5 p.m., the earlier of:

3686 (a) the last business day that is no more than 316 calendar days after the day on which the initiative application is filed; or

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- (b) the February 15 immediately before the next regular general election immediately after the initiative application is filed under Section 20A-7-202.
- 3690 (3) The lieutenant governor shall send to each individual who provides a valid email address during the signature-gathering process an email that includes the following:
- 3692 (a) the subject of the email shall include the following statement, "Notice Regarding Your Petition Signature"; and
- 3694 (b) the body of the email shall include the following statement in 12-point type:
- 3695 "You signed a petition for the following initiative:
- 3696 [insert title of initiative]
- 3697 To access a copy of the initiative petition, the text of the law proposed by the initiative, the fiscal impact statement, and information on the deadline for removing your signature from the initiative petition, please visit the following link: [insert a uniform resource locator that takes the individual directly to the page on the lieutenant governor's website that includes the information referred to in the email]."
- 3702 (4) Except as provided in Subsection (5), the county clerk shall, within two business days after the day on which the signature of an individual who signs an initiative petition is certified under Section 20A-21-201, post the [~~name,~~]voter identification number[~~;~~] and the date of signature of the individual on the lieutenant governor's website, in a conspicuous location designated by the lieutenant governor.
- 3707 (5)
- (a) If the county clerk timely receives a statement requesting signature removal under Subsection 20A-7-216(4), the county clerk shall:
- 3709 (i) ensure that the voter's name, voter identification number, and date of signature are not included in the posting described in Subsection (4); and
- 3711 (ii) remove the voter's signature from the initiative petition and the initiative petition signature totals.
- 3713 (b) The county clerk shall comply with Subsection (5)(a) before the later of:
- 3714 (i) the deadline described in Subsection (4); or
- 3715 (ii) two business days after the day on which the county clerk receives a statement requesting signature removal under Subsection 20A-7-216(4).
- 3717 Section 40. Section **20A-7-303** is amended to read:

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3718 **20A-7-303. ~~{(Effective upon governor's approval)}~~(Effective 05/25/26)Manual referendum**
process -- Form of referendum petition and signature sheets.

3391 (1) This section applies only to the manual referendum process.

3392 (2)

(a) Each proposed referendum petition shall be printed in substantially the following form:

3393 "REFERENDUM PETITION To the Honorable _____, Lieutenant Governor:

3394 We, the undersigned citizens of Utah, respectfully order that Senate (or House) Bill No. _____,
entitled (title of act, and, if the petition is against less than the whole act, set forth here the part or
parts on which the referendum is sought), passed by the Legislature of the state of Utah during the
_____ Session, be referred to the people of Utah for their approval or rejection at a regular general
election or a statewide special election;

3399 Each signer says:

3400 I have personally signed this referendum petition or, if I am an individual with a qualifying
disability, I have signed this referendum petition by directing the signature gatherer to enter the
initials "AV" as my signature;

3403 The date next to my signature correctly reflects the date that I actually signed the referendum
petition;

3405 I have personally read the entire statement included with this referendum packet;

3406 I am registered to vote in Utah; and

3407 My residence and post office address are written correctly after my name.^[*]

3737 WARNING TO SIGNERS WITH PRIVATE VOTER REGISTRATION RECORDS

3738 ~~{Your}~~ If you sign this petition, your voter identification number ~~{, together with your address, }~~
and the date you signed may be publicly disclosed ~~{if you sign this petition}~~ . This disclosure may
occur even if you are an at-risk voter with a voter registration record that has been classified as a
private record."

3412 (b) The sponsors of a referendum or an agent of the sponsors shall attach a copy of the law that is the
subject of the referendum to each referendum petition.

3414 (3) Each referendum signature sheet shall:

3415 (a) be printed on sheets of paper [8-1/2] 8.5 inches long and 11 inches wide;

3416 (b) be ruled with a horizontal line [~~three-fourths inch~~] .75 inches from the top, with the space above that
line blank for the purpose of binding;

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- 3418 (c) include the title of the referendum printed below the horizontal line, in at least 14-point, bold type;
- 3420 (d) include a table immediately below the title of the referendum, and beginning .5 inch from the left side of the paper, as follows:
- 3422 (i) the first column shall be .5 inch wide and include three rows;
- 3423 (ii) the first row of the first column shall be .85 inch tall and contain the words "For Office Use Only" in 10-point type;
- 3425 (iii) the second row of the first column shall be .35 inch tall;
- 3426 (iv) the third row of the first column shall be .5 inch tall;
- 3427 (v) the second column shall be 2.75 inches wide;
- 3428 (vi) the first row of the second column shall be .35 inch tall and contain the words "Registered Voter's Printed Name (must be legible to be counted)" in 10-point type;
- 3431 (vii) the second row of the second column shall be .5 inch tall;
- 3432 (viii) the third row of the second column shall be .35 inch tall and contain the words "Street Address, City, Zip Code" in 10-point type;
- 3434 (ix) the fourth row of the second column shall be .5 inch tall;
- 3435 (x) the third column shall be 2.75 inches wide;
- 3436 (xi) the first row of the third column shall be .35 inch tall and contain the words "Signature of Registered Voter" in 10-point type;
- 3438 (xii) the second row of the third column shall be .5 inch tall;
- 3439 (xiii) the third row of the third column shall be .35 inch tall and contain the words "Email Address (optional, to receive additional information)" in 10-point type;
- 3441 (xiv) the fourth row of the third column shall be .5 inch tall;
- 3442 (xv) the fourth column shall be one inch wide;
- 3443 (xvi) the first row of the fourth column shall be .35 inch tall and contain the words "Date Signed" in 10-point type;
- 3445 (xvii) the second row of the fourth column shall be .5 inch tall;
- 3446 (xviii) the third row of the fourth column shall be .35 inch tall and contain the words "Birth Date or Age (optional)" in 10-point type;
- 3448 (xix) the fourth row of the third column shall be .5 inch tall; and
- 3449

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(xx) the fifth row of the entire table shall be the width of the entire table, .4 inch tall, and contain the following words "By signing this referendum petition, you are stating that you have read and understand the law that this referendum petition seeks to overturn." in 12-point type;

3453 (e) the table described in Subsection (3)(d) shall be repeated, leaving sufficient room at the bottom of the sheet for the information described in Subsection (3)(f); and

3455 (f) at the bottom of the sheet, include the word "Warning," in 12-point, bold type, followed by the following statement in not less than eight-point type:

3457 "It is a class A misdemeanor for an individual to sign a referendum petition with a name other than the individual's own name, or to knowingly sign the individual's name more than once for the same referendum petition, or to sign a referendum petition when the individual knows that the individual is not a registered voter.

3461 Birth date or age information is not required, but it 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 petition signatures are verified or if the information you provide does not match your voter registration records."

3465 (4) The final page of each referendum packet shall contain the following printed or typed statement:

3467 Verification of signature collector

3468 State of Utah, County of ____

3469 I, _____, of _____, hereby state, under penalty of perjury, that:

3470 I am at least 18 years old;

3471 All the names that appear in this referendum packet were signed by individuals who professed to be the individuals whose names appear in it, and each of the individuals signed the individual's name on it in my presence or, in the case of an individual with a qualifying disability, I have signed this referendum petition on the individual's behalf, at the direction of the individual and in the individual's presence, by entering the initials "AV" as the individual's signature;

3477 I certify that, for each individual whose signature is represented in this referendum packet by the initials "AV":

3479 I obtained the individual's voluntary direction or consent to sign the referendum petition on the individual's behalf;

3481 I do not believe, or have reason to believe, that the individual lacked the mental capacity to give direction or consent;

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3483 I do not believe, or have reason to believe, that the individual did not understand the
purpose or nature of my signing the referendum petition on the individual's behalf;

3486 I did not intentionally or knowingly deceive the individual into directing me to, or
consenting for me to, sign the referendum petition on the individual's behalf; and

3488 I did not intentionally or knowingly enter false information on the signature sheet;

3490 I did not knowingly make a misrepresentation of fact concerning the law this petition seeks to
overturn;

3492 I believe that each individual's name, post office address, and residence is written correctly, that
each signer has read the law that the referendum seeks to overturn, and that each signer is registered
to vote in Utah;

3495 The correct date of signature appears next to each individual's name; and

3496 I have not paid or given anything of value to any individual who signed this referendum packet
to encourage that individual to sign it.

3498

3499 _____
(Name) (Residence Address) (Date).

3500 (5) If the forms described in this section are substantially followed, the referendum petitions are
sufficient, notwithstanding clerical and merely technical errors.

3831 Section 41. Section **20A-7-313** is amended to read:

3832 **20A-7-313. ~~{(Effective upon governor's approval)}~~(Effective 05/25/26)Electronic
referendum process -- Form of referendum petition -- Circulation requirements -- Signature
collection.**

3505 (1) This section applies only to the electronic referendum process.

3506 (2)

(a) The first screen presented on the approved device shall include the following statement:

3507 "This REFERENDUM PETITION is addressed to the Honorable ____, Lieutenant Governor:

3509 The citizens of Utah who sign this petition respectfully order that Senate (or House) Bill
No. ____, entitled (title of act, and, if the petition is against less than the whole act, set forth here
the part or parts on which the referendum is sought), passed by the Legislature of the state of Utah
during the ____ Session, be referred to the people of Utah for their approval or rejection at a regular
general election or a statewide special election."

3514

SB0153S02 compared with SB0153S04

(b) An individual may not advance to the second screen until the individual clicks a link at the bottom of the first screen stating, "By clicking here, I attest that I have read and understand the information presented on this screen."

3517 (3)

(a) The second screen presented on the approved device shall include the entire text of the law that is the subject of the referendum petition.

3519 (b) An individual may not advance to the third screen until the individual clicks a link at the bottom of the second screen stating, "By clicking here, I attest that I have read and understand the entire text of the law that is the subject of the referendum petition."

3523 (4)

(a) The third screen presented on the approved device shall include a statement indicating whether persons gathering signatures for the referendum petition may be paid for gathering signatures.

3526 (b) An individual may not advance to the fourth screen until the individual clicks a link at the bottom of the first screen stating, "By clicking here, I attest that I have read and understand the information presented on this screen."

3529 (5) The fourth screen presented on the approved device shall include the following statement, followed by links where the individual may click "yes" or "no":

3531 "I have personally read the entirety of each statement presented on this device;

3532 I am personally signing this referendum petition;

3533 I am registered to vote in Utah; and

3534 All information I enter on this device, including my residence and post office address, is accurate.

3536 It is a class A misdemeanor for an individual to sign a referendum petition with a name other than the individual's own name, or to knowingly sign the individual's name more than once for the same referendum petition, or to sign a referendum petition when the individual knows that the individual is not a registered voter.

3540 [WARNING

3541 ~~Even if your voter registration record is classified as private, your name, voter identification number, and date of signature in relation to signing this referendum petition will be made public.]~~

3873 WARNING TO SIGNERS WITH PRIVATE VOTER REGISTRATION RECORDS

3874

SB0153S02 compared with SB0153S04

~~{Your}~~ If you sign this petition, your voter identification number ~~{, together with your address,}~~ and the date you signed may be publicly disclosed ~~{if you sign this petition}~~. This disclosure may occur even if you are an at-risk voter with a voter registration record that has been classified as a private record.

3548 Do you wish to continue and sign this referendum petition?"

3549 (6)

(a) If the individual clicks "no" in response to the question described in Subsection (5), the next screen shall include the following statement, "Thank you for your time. Please return this device to the signature-gatherer."

3552 (b) If the individual clicks "yes" in response to the question described in Subsection (5), the website, or the application that accesses the website, shall take the signature-gatherer and the individual signing the referendum petition through the signature process described in Section 20A-21-201.

3885 Section 42. Section 20A-7-315 is amended to read:

3886 **20A-7-315. Electronic referendum process -- Collecting signatures -- Removal of signatures.**

3888 (1) This section applies only to the electronic referendum process.

3889 (2) A signature-gatherer may not collect a signature after 5 p.m., 40 calendar days after the day on which the legislative session at which the law passed ends.

3891 (3) The lieutenant governor shall send to each individual who provides a valid email address during the signature-gathering process an email that includes the following:

3893 (a) the subject of the email shall include the following statement, "Notice Regarding Your Petition Signature"; and

3895 (b) the body of the email shall include the following statement in 12-point type:

3896 "You signed a petition for the following referendum:

3897 [insert title of referendum]

3898 To access a copy of the referendum petition, the law that is the subject of the referendum petition, and information on the deadline for removing your signature from the referendum petition, please visit the following link: [insert a uniform resource locator that takes the individual directly to the page on the lieutenant governor's website that includes the information referred to in the email]."

3903 (4) Except as provided in Subsection (5), the county clerk shall, within two business days after the day on which the signature of an individual who signs a referendum petition is certified under Section 20A-21-201, post the ~~[name,]~~voter identification number~~[-]~~ and the date of signature of

SB0153S02 compared with SB0153S04

the individual on the lieutenant governor's website, in a conspicuous location designated by the lieutenant governor.

- 3908 (5)
- (a) If the county clerk timely receives a statement requesting signature removal under Subsection 20A-7-314(4), the county clerk shall:
- 3910 (i) ensure that the voter's name, voter identification number, and date of signature are not included in the posting described in Subsection (4); and
- 3912 (ii) remove the voter's signature from the referendum petition and the signature totals.
- 3913 (b) The county clerk shall comply with Subsection (5)(a) before the later of:
- 3914 (i) the deadline described in Subsection (4); or
- 3915 (ii) two business days after the day on which the county clerk receives a statement requesting signature removal under Subsection 20A-7-314(4).

3917 Section 43. Section **20A-7-503** is amended to read:

3918 **20A-7-503. ~~{(Effective upon governor's approval)}~~(Effective 05/25/26)Manual initiative process -- Form of initiative petition and signature sheet.**

3559 (1) This section applies only to the manual initiative process.

3560 (2)

(a) Each proposed initiative petition shall be printed in substantially the following form:

3561 "INITIATIVE PETITION To the Honorable _____, County Clerk/City Recorder/Town Clerk:

3563 We, the undersigned citizens of Utah, respectfully demand that the following proposed law be submitted to: the legislative body for its approval or rejection at its next meeting; and the legal voters of the county/city/town, if the legislative body rejects the proposed law or takes no action on it.

3567 Each signer says:

3568 I have personally signed this initiative petition or, if I am an individual with a qualifying disability, I have signed this initiative petition by directing the signature gatherer to enter the initials "AV" as my signature;

3571 The date next to my signature correctly reflects the date that I actually signed the petition;

3573 I have personally read the entire statement included with this packet;

3574 I am registered to vote in Utah; and

3575 My residence and post office address are written correctly after my name.[""]

SB0153S02 compared with SB0153S04

- 3937 WARNING TO SIGNERS WITH PRIVATE VOTER REGISTRATION RECORDS
- 3938 {~~Your~~} ~~If you sign this petition, your~~ voter identification number~~{, together with your address, }~~
and the date you signed may be publicly disclosed {if you sign this petition} . This disclosure may
occur even if you are an at-risk voter with a voter registration record that has been classified as a
private record."
- 3580 (b) If the initiative proposes a tax increase, the following statement shall appear, in at least 14-point,
bold type, immediately following the information described in Subsection (2)(a):
- 3582 "This initiative seeks to increase the current (insert name of tax) rate by (insert the tax
percentage difference) percent, resulting in a(n) (insert the tax percentage increase) percent increase
in the current tax rate."
- 3585 (c) The sponsors of an initiative or an agent of the sponsors shall attach a copy of the proposed law to
each initiative petition.
- 3587 (3) Each initiative signature sheet shall:
- 3588 (a) be printed on sheets of paper [8-1/2] 8.5 inches long and 11 inches wide;
- 3589 (b) be ruled with a horizontal line [~~three-fourths inch~~] .75 inches from the top, with the space above that
line blank for the purpose of binding;
- 3591 (c) include the title of the initiative printed below the horizontal line, in at least 14-point, bold type;
- 3593 (d) include a table immediately below the title of the initiative, and beginning .5 inch from the left side
of the paper, as follows:
- 3595 (i) the first column shall be .5 inch wide and include three rows;
- 3596 (ii) the first row of the first column shall be .85 inch tall and contain the words "For Office Use Only"
in 10-point type;
- 3598 (iii) the second row of the first column shall be .35 inch tall;
- 3599 (iv) the third row of the first column shall be .5 inch tall;
- 3600 (v) the second column shall be 2.75 inches wide;
- 3601 (vi) the first row of the second column shall be .35 inch tall and contain the words "Registered Voter's
Printed Name (must be legible to be counted)" in 10-point type;
- 3604 (vii) the second row of the second column shall be .5 inch tall;
- 3605 (viii) the third row of the second column shall be .35 inch tall and contain the words "Street Address,
City, Zip Code" in 10-point type;
- 3607 (ix) the fourth row of the second column shall be .5 inch tall;

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- 3608 (x) the third column shall be 2.75 inches wide;
- 3609 (xi) the first row of the third column shall be .35 inch tall and contain the words "Signature of
Registered Voter" in 10-point type;
- 3611 (xii) the second row of the third column shall be .5 inch tall;
- 3612 (xiii) the third row of the third column shall be .35 inch tall and contain the words "Email Address
(optional, to receive additional information)" in 10-point type;
- 3614 (xiv) the fourth row of the third column shall be .5 inch tall;
- 3615 (xv) the fourth column shall be one inch wide;
- 3616 (xvi) the first row of the fourth column shall be .35 inch tall and contain the words "Date Signed" in 10-
point type;
- 3618 (xvii) the second row of the fourth column shall be .5 inch tall;
- 3619 (xviii) the third row of the fourth column shall be .35 inch tall and contain the words "Birth Date or Age
(optional)" in 10-point type;
- 3621 (xix) the fourth row of the third column shall be .5 inch tall; and
- 3622 (xx) the fifth row of the entire table shall be the width of the entire table, .4 inch tall, and contain
the following words "By signing this initiative petition, you are stating that you have read and
understand the law proposed by this initiative petition." in 12-point type;
- 3626 (e) the table described in Subsection (3)(d) shall be repeated, leaving sufficient room at the bottom of
the sheet for the information described in Subsection (3)(f); and
- 3628 (f) at the bottom of the sheet, include in the following order:
- 3629 (i) the words "Fiscal and legal impact of" followed by the title of the initiative, in at least 12-point, bold
type;
- 3631 (ii) the summary statement in the initial fiscal impact and legal statement issued by the budget officer
in accordance with Subsection 20A-7-502.5(2)(b) and the cost estimate for printing and distributing
information related to the initiative petition in accordance with Subsection 20A-7-502.5(3), in not
less than 12-point, bold type;
- 3636 (iii) if the initiative proposes a tax increase, the following statement in 12-point, bold type:
- 3637 "This initiative seeks to increase the current (insert name of tax) rate by (insert the tax
percentage difference) percent, resulting in a(n) (insert the tax percentage increase) percent increase
in the current tax rate."; and
- 3640

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(iv) the word "Warning," in 12-point, bold type, followed by the following statement in not less than eight-point type:

3642 "It is a class A misdemeanor for an individual to sign an initiative petition with a name other
than the individual's own name, or to knowingly sign the individual's name more than once for
the same initiative petition, or to sign an initiative petition when the individual knows that the
individual is not a registered voter.

3646 Birth date or age information is not required, but it 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 petition signatures are verified or if the
information you provide does not match your voter registration records."

3650 (4) The final page of each initiative packet shall contain the following printed or typed statement:

3652 "Verification of signature collector

3653 State of Utah, County of ____

3654 I, _____, of _____, hereby state, under penalty of perjury, that:

3655 I am at least 18 years old;

3656 All the names that appear in this packet were signed by individuals who professed to be the
individuals whose names appear in it, and each of the individuals signed the individual's name on
it in my presence or, in the case of an individual with a qualifying disability, I have signed this
initiative petition on the individual's behalf, at the direction of the individual and in the individual's
presence, by entering the initials "AV" as the individual's signature;

3661 I certify that, for each individual whose signature is represented in this initiative packet by
the initials "AV":

3663 I obtained the individual's voluntary direction or consent to sign the initiative petition
on the individual's behalf;

3665 I do not believe, or have reason to believe, that the individual lacked the mental
capacity to give direction or consent;

3667 I do not believe, or have reason to believe, that the individual did not understand the
purpose or nature of my signing the initiative petition on the individual's behalf;

3669 I did not intentionally or knowingly deceive the individual into directing me to, or
consenting for me to, sign the initiative petition on the individual's behalf; and

3671 I did not intentionally or knowingly enter false information on the signature sheet;

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3673 I did not knowingly make a misrepresentation of fact concerning the law proposed by the
initiative; and

3675 I believe that each individual's name, post office address, and residence is written correctly, that
each signer has read the law proposed by the initiative, and that each signer is registered to vote in
Utah.

3678 _____
3679 (Residence Address) (Date)

3680 The correct date of signature appears next to each individual's name.

3681 I have not paid or given anything of value to any individual who signed this petition to
encourage that individual to sign it.

3683 _____
3684 (Residence Address) (Date)".

3685 (5) If the forms described in this section are substantially followed, the initiative petitions are sufficient,
notwithstanding clerical and merely technical errors.

4048 Section 44. Section **20A-7-514** is amended to read:

4049 **20A-7-514. ~~{(Effective upon governor's approval)}~~(Effective 05/25/26)Electronic initiative
process -- Form of initiative petition -- Circulation requirements -- Signature collection.**

3690 (1) This section applies only to the electronic initiative process.

3691 (2)

(a) The first screen presented on the approved device shall include the following statement:

3692 "This INITIATIVE PETITION is addressed to the Honorable ____, County Clerk/City
Recorder/Town Clerk:

3694 The citizens of Utah who sign this petition respectfully demand that the following proposed law
be submitted to: the legislative body for its approval or rejection at its next meeting; and the legal
voters of the county/city/town, if the legislative body rejects the proposed law or takes no action on
it."

3698 (b) An individual may not advance to the second screen until the individual clicks a link at the bottom
of the first screen stating, "By clicking here, I attest that I have read and understand the information
presented on this screen."

3701 (3)

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- 3704 (a) The second screen presented on the approved device shall include the title of proposed law,
described in Subsection 20A-7-502(2)(d)(i), followed by the entire text of the proposed law.
- 3707 (b) An individual may not advance to the third screen until the individual clicks a link at the bottom of
the second screen stating, "By clicking here, I attest that I have read and understand the entire text of
the proposed law."
- 3711 (4) Subsequent screens shall be presented on the device in the following order, with the individual
viewing the device being required, before advancing to the next screen, to click a link at the bottom
of the screen with the following statement, "By clicking here, I attest that I have read and understand
the information presented on this screen.":
- 3715 (a)
- 3717 (i) if the initiative proposes a tax increase, the following statement, "This initiative seeks to increase the
current (insert name of tax) rate by (insert the tax percentage difference) percent, resulting in a(n)
(insert the tax percentage increase) percent increase in the current tax rate."; or
- 3721 (ii) if the initiative does not propose a tax increase, the following statement, "This initiative does not
propose a tax increase.";
- 3723 (b) the summary statement from the initial fiscal impact and legal statement issued by the budget officer
in accordance with Subsection 20A-7-502.5(2)(b) and the cost estimate for printing and distributing
information related to the initiative petition in accordance with Subsection 20A-7-502.5(3);
- 3724 (c) a statement indicating whether persons gathering signatures for the initiative petition may be paid
for gathering signatures; and
- 3725 (d) the following statement, followed by links where the individual may click "yes" or "no":
- 3726 "I have personally read the entirety of each statement presented on this device;
- 3727 I am personally signing this petition;
- 3728 I am registered to vote in Utah; and
- 3729 All information I enter on this device, including my residence and post office address, is
accurate.
- 3730 It is a class A misdemeanor for an individual to sign an initiative petition with a name other
than the individual's own name, or to knowingly sign the individual's name more than once for
the same initiative petition, or to sign an initiative petition when the individual knows that the
individual is not a registered voter.
- 3733 [WARNING

SB0153S02 compared with SB0153S04

3734 Even if your voter registration record is classified as private, your name, voter identification
number, and date of signature in relation to signing this initiative petition will be made public.]
4098 WARNING TO SIGNERS WITH PRIVATE VOTER REGISTRATION RECORDS
4099 {~~Your~~} If you sign this petition, your voter identification number {~~, together with your address,~~}
and the date you signed may be publicly disclosed {if you sign this petition}. This disclosure may
occur even if you are an at-risk voter with a voter registration record that has been classified as a
private record.

3741 Do you wish to continue and sign this initiative petition?"

3742 (5)

(a) If the individual clicks "no" in response to the question described in Subsection (4)(d), the next
screen shall include the following statement, "Thank you for your time. Please return this device to
the signature-gatherer."

3745 (b) If the individual clicks "yes" in response to the question described in Subsection (4)(d), the website,
or the application that accesses the website, shall take the signature-gatherer and the individual
signing the petition through the signature process described in Section 20A-21-201.

4110 Section 45. Section 20A-7-516 is amended to read:

4111 **20A-7-516. Electronic initiative process -- Collecting signatures -- Email notification --
Removal of signatures.**

4113 (1) This section applies only to the electronic initiative process.

4114 (2) A signature-gatherer may not collect a signature after 5 p.m., the earlier of:

4115 (a) 316 calendar days after the day on which the initiative application is filed; or

4116 (b)

(i) for a county initiative, April 15 immediately before the next regular general election immediately
after the initiative application is filed under Section 20A-7-502; or

4119 (ii) for a municipal initiative, April 15 immediately before the next municipal general election
immediately after the initiative application is filed under Section 20A-7-502.

4122 (3) The local clerk shall send to each individual who provides a valid email address during the
signature-gathering process an email that includes the following:

4124 (a) the subject of the email shall include the following statement, "Notice Regarding Your Petition
Signature"; and

4126 (b) the body of the email shall include the following statement in 12-point type:

SB0153S02 compared with SB0153S04

4127 "You signed a petition for the following initiative:

4128 [insert title of initiative]

4129 To access a copy of the initiative petition, the text of the law proposed by the initiative, the initial fiscal impact and legal statement, and information on the deadline for removing your signature from the initiative petition, please visit the following link: [insert a uniform resource locator that takes the individual directly to the page on the lieutenant governor's website that includes the information referred to in the email]."

4134 (4) Except as provided in Subsection (5), the county clerk shall, within two business days after the day on which the signature of an individual who signs an initiative petition is certified under Section 20A-21-201, post the [name,-]voter identification number[-] and the date of signature of the individual on the lieutenant governor's website, in a conspicuous location designated by the lieutenant governor.

4139 (5)

(a) If the local clerk timely receives a statement requesting signature removal under Subsection 20A-7-515(4), the local clerk shall:

4141 (i) ensure that the voter's name, voter identification number, and date of signature are not included in the posting described in Subsection (4); and

4143 (ii) remove the voter's signature from the initiative petition and the initiative petition signature totals.

4145 (b) The local clerk shall comply with Subsection (5)(a) before the later of:

4146 (i) the deadline described in Subsection (4); or

4147 (ii) two business days after the day on which the county clerk receives a statement requesting signature removal under Subsection 20A-7-515(4).

4149 Section 46. Section **20A-7-603** is amended to read:

4150 **20A-7-603. ~~{(Effective upon governor's approval)}~~(Effective 05/25/26)Manual referendum process -- Form of referendum petition and signature sheet.**

3752 (1) This section applies only to the manual referendum process.

3753 (2)

(a) Each proposed referendum petition shall be printed in substantially the following form:

3754 "REFERENDUM PETITION To the Honorable _____, County Clerk/City Recorder/Town Clerk:

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3756 We, the undersigned citizens of Utah, respectfully order that (description of local law or portion
of local law being challenged), passed by the ____ be referred to the voters for their approval or
rejection at the regular/municipal general election to be held on _____(month\day\year);

3760 Each signer says:

3761 I have personally signed this referendum petition or, if I am an individual with a qualifying
disability, I have signed this referendum petition by directing the signature gatherer to enter the
initials "AV" as my signature;

3764 The date next to my signature correctly reflects the date that I actually signed the petition;

3766 I have personally read the entire statement included with this packet;

3767 I am registered to vote in Utah; and

3768 My residence and post office address are written correctly after my name.[^u]

4169 WARNING TO SIGNERS WITH PRIVATE VOTER REGISTRATION RECORDS

4170 {Your} If you sign this petition, your voter identification number {, together with your address,}
and the date you signed may be publicly disclosed {if you sign this petition}. This disclosure may
occur even if you are an at-risk voter with a voter registration record that has been classified as a
private record."

3773 (b) The sponsors of a referendum or an agent of the sponsors shall attach a copy of the law that is the
subject of the referendum to each referendum petition.

3775 (3) Each referendum signature sheet shall:

3776 (a) be printed on sheets of paper [8-1/2] 8.5 inches long and 11 inches wide;

3777 (b) be ruled with a horizontal line [~~three-fourths inch~~] .75 inches from the top, with the space above that
line blank for the purpose of binding;

3779 (c) include the title of the referendum printed below the horizontal line, in at least 14-point type;

3781 (d) include a table immediately below the title of the referendum, and beginning .5 inch from the left
side of the paper, as follows:

3783 (i) the first column shall be .5 inch wide and include three rows;

3784 (ii) the first row of the first column shall be .85 inch tall and contain the words "For Office Use Only"
in 10-point type;

3786 (iii) the second row of the first column shall be .35 inch tall;

3787 (iv) the third row of the first column shall be .5 inch tall;

3788 (v) the second column shall be 2.75 inches wide;

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- 3789 (vi) the first row of the second column shall be .35 inch tall and contain the words "Registered Voter's Printed Name (must be legible to be counted)" in 10-point type;
- 3792 (vii) the second row of the second column shall be .5 inch tall;
- 3793 (viii) the third row of the second column shall be .35 inch tall and contain the words "Street Address, City, Zip Code" in 10-point type;
- 3795 (ix) the fourth row of the second column shall be .5 inch tall;
- 3796 (x) the third column shall be 2.75 inches wide;
- 3797 (xi) the first row of the third column shall be .35 inch tall and contain the words "Signature of Registered Voter" in 10-point type;
- 3799 (xii) the second row of the third column shall be .5 inch tall;
- 3800 (xiii) the third row of the third column shall be .35 inch tall and contain the words "Email Address (optional, to receive additional information)" in 10-point type;
- 3802 (xiv) the fourth row of the third column shall be .5 inch tall;
- 3803 (xv) the fourth column shall be one inch wide;
- 3804 (xvi) the first row of the fourth column shall be .35 inch tall and contain the words "Date Signed" in 10-point type;
- 3806 (xvii) the second row of the fourth column shall be .5 inch tall;
- 3807 (xviii) the third row of the fourth column shall be .35 inch tall and contain the words "Birth Date or Age (optional)" in 10-point type;
- 3809 (xix) the fourth row of the third column shall be .5 inch tall; and
- 3810 (xx) the fifth row of the entire table shall be the width of the entire table, .4 inch tall, and contain the following words, "By signing this referendum petition, you are stating that you have read and understand the law that this referendum petition seeks to overturn." in 12-point type;
- 3814 (e) the table described in Subsection (3)(d) shall be repeated, leaving sufficient room at the bottom of the sheet or the information described in Subsection (3)(f); and
- 3816 (f) at the bottom of the sheet, include the word "Warning," in 12-point, bold type, followed by the following statement in not less than eight-point type:
- 3818 "It is a class A misdemeanor for an individual to sign a referendum petition with a name other than the individual's own name, or to knowingly sign the individual's name more than once for the same referendum petition, or to sign a referendum petition when the individual knows that the individual is not a registered voter.

SB0153S02 compared with SB0153S04

3822 Birth date or age information is not required, but it may be used to verify your identity with
3823 voter registration records. If you choose not to provide it, your signature may not be verified
3824 as a valid signature if you change your address before petition signatures are verified or if the
3825 information you provide does not match your voter registration records."

3826 (4) The final page of each referendum packet shall contain the following printed or typed statement:

3827 "Verification of signature collector

3828 State of Utah, County of ____

3829 I, _____, of _____, hereby state, under penalty of perjury, that:

3830 I am at least 18 years old;

3831 All the names that appear in this packet were signed by individuals who professed to be the
3832 individuals whose names appear in it, and each of the individuals signed the individual's name
3833 on it in my presence or, in the case of an individual with a qualifying disability, I have signed
3834 this referendum petition on the individual's behalf, at the direction of the individual and in the
3835 individual's presence, by entering the initials "AV" as the individual's signature;

3836 I certify that, for each individual whose signature is represented in this referendum packet
3837 by the initials "AV":

3838 I obtained the individual's voluntary direction or consent to sign the referendum
3839 petition on the individual's behalf;

3840 I do not believe, or have reason to believe, that the individual lacked the mental
3841 capacity to give direction or consent;

3842 I do not believe, or have reason to believe, that the individual did not understand the
3843 purpose or nature of my signing the referendum petition on the individual's behalf;

3844 I did not intentionally or knowingly deceive the individual into directing me to, or
3845 consenting for me to, sign the referendum petition on the individual's behalf; and

3846 I did not intentionally or knowingly enter false information on the signature sheet;

3847 I did not knowingly make a misrepresentation of fact concerning the law this petition seeks to
3848 overturn; and

3849 I believe that each individual's name, post office address, and residence is written correctly, that
3850 each signer has read the law that the referendum seeks to overturn, and that each signer is registered
3851 to vote in Utah.

3852 _____

SB0153S02 compared with SB0153S04

3856 (Residence Address) (Date)

3857 The correct date of signature appears next to each individual's name.

3858 I have not paid or given anything of value to any individual who signed this referendum packet to encourage that individual to sign it.

3860

3861 _____
(Residence Address) (Date)".

3862 (5) If the forms described in this section are substantially followed, the referendum petitions are sufficient, notwithstanding clerical and merely technical errors.

4264 Section 47. Section **20A-7-614** is amended to read:

4265 **20A-7-614. ~~{(Effective upon governor's approval)}~~(Effective 05/25/26)Electronic referendum process -- Form of referendum petition -- Circulation requirements -- Signature collection.**

3867 (1) This section applies only to the electronic referendum process.

3868 (2)

(a) The first screen presented on the approved device shall include the following statement:

3869 "This REFERENDUM PETITION is addressed to the Honorable ____, County Clerk/City Recorder/Town Clerk:

3871 The citizens of Utah who sign this petition respectfully order that (description of local law or portion of local law being challenged), passed by the ____ be referred to the voters for their approval or rejection at the regular/municipal general election to be held on _____ (month\day \year)."

3875 (b) An individual may not advance to the second screen until the individual clicks a link at the bottom of the first screen stating, "By clicking here, I attest that I have read and understand the information presented on this screen."

3878 (3)

(a) The second screen presented on the approved device shall include the entire text of the law that is the subject of the referendum petition.

3880 (b) An individual may not advance to the third screen until the individual clicks a link at the bottom of the second screen stating, "By clicking here, I attest that I have read and understand the entire text of the law that is the subject of the referendum petition."

3884 (4)

SB0153S02 compared with SB0153S04

- (a) The third screen presented on the approved device shall include a statement indicating whether persons gathering signatures for the referendum petition may be paid for gathering signatures.
- 3887 (b) An individual may not advance to the fourth screen until the individual clicks a link at the bottom of the third screen stating, "By clicking here, I attest that I have read and understand the information presented on this screen."
- 3890 (5) The fourth screen presented on the approved device shall include the following statement, followed by links where the individual may click "yes" or "no":

3892 "I have personally read the entirety of each statement presented on this device;

3893 I am personally signing this referendum petition;

3894 I am registered to vote in Utah; and

3895 All information I enter on this device, including my residence and post office address, is accurate.

3897 It is a class A misdemeanor for an individual to sign a referendum petition with a name other than the individual's own name, or to knowingly sign the individual's name more than once for the same referendum petition, or to sign a referendum petition when the individual knows that the individual is not a registered voter.

4301 WARNING TO SIGNERS WITH PRIVATE VOTER REGISTRATION RECORDS

4302 {Your} If you sign this petition, your voter identification number {~~, together with your address,~~} and the date you signed may be publicly disclosed {if you sign this petition}. This disclosure may occur even if you are an at-risk voter with a voter registration record that has been classified as a private record.

3905 Do you wish to continue and sign this referendum petition?"

- 3906 (6)
- (a) If the individual clicks "no" in response to the question described in Subsection (5), the next screen shall include the following statement, "Thank you for your time. Please return this device to the signature-gatherer."
- 3909 (b) If the individual clicks "yes" in response to the question described in Subsection (5), the website, or the application that accesses the website, shall take the signature-gatherer and the individual signing the referendum petition through the signature process described in Section 20A-21-201.

4313 Section 48. Section 20A-7-616 is amended to read:

4314 **20A-7-616. Electronic referendum process -- Collecting signatures -- Removal of signatures.**

SB0153S02 compared with SB0153S04

- 4316 (1) This section applies only to the electronic referendum process.
- 4317 (2) A signature-gatherer may not collect a signature after 5 p.m. 45 calendar days after the day on
which the first three sponsors receive notice, under Section 20A-7-602.7 or 20A-7-602.8, that the
referendum is legally referable to voters.
- 4320 (3) The local clerk shall send to each individual who provides a valid email address during the
signature-gathering process an email that includes the following:
- 4322 (a) the subject of the email shall include the following statement, "Notice Regarding Your Petition
Signature"; and
- 4324 (b) the body of the email shall include the following statement in 12-point type:
- 4325 "You signed a petition for the following referendum:
- 4326 [insert title of referendum]
- 4327 To access a copy of the referendum petition, the law that is the subject of the referendum
petition, and information on the deadline for removing your signature from the referendum petition,
please visit the following link: [insert a uniform resource locator that takes the individual directly to
the page on the lieutenant governor's website that includes the information referred to in the email]."
- 4332 (4) Except as provided in Subsection (5), the county clerk shall, within two business days after the
day on which the signature of an individual who signs a referendum petition is certified under
Section 20A-21-201, post the [~~name,~~]voter identification number[;] and the date of signature of
the individual on the lieutenant governor's website, in a conspicuous location designated by the
lieutenant governor, for at least 45 calendar days.
- 4337 (5)
- (a) If the local clerk timely receives a statement requesting signature removal under Subsection
20A-7-615(4), the local clerk shall:
- 4339 (i) ensure that the voter's name, voter identification number, and date of signature are not included
in the posting described in Subsection (4); and
- 4341 (ii) remove the voter's signature from the referendum petition and the signature totals.
- 4342 (b) The local clerk shall comply with Subsection (5)(a) before the later of:
- 4343 (i) the deadline described in Subsection (4); or
- 4344 (ii) two business days after the day on which the county clerk receives a statement requesting signature
removal under Subsection 20A-7-615(4).

4346 Section 49. Section 20A-7-702 is amended to read:

SB0153S02 compared with SB0153S04

4347 **20A-7-702. Voter information pamphlet -- Form -- Contents.**

The voter information pamphlet shall contain the following items in this order:

- 4350 (1) a cover title page;
- 4351 (2) an introduction to the pamphlet by the lieutenant governor;
- 4352 (3) a table of contents;
- 4353 (4) a list of all candidates for constitutional offices;
- 4354 (5) a list of candidates for each legislative district;
- 4355 (6) a 100-word statement of qualifications for each candidate for the office of governor, lieutenant governor, attorney general, state auditor, or state treasurer, if submitted by the candidate to the lieutenant governor's office before 5 p.m. on the first business day in August before the date of the election;
- 4359 (7) information pertaining to all measures to be submitted to the voters, beginning a new page for each measure and containing, in the following order for each measure:
- 4361 (a) a copy of the number and ballot title of the measure;
- 4362 (b) the final vote cast by the Legislature on the measure if it is a measure submitted by the Legislature or by referendum;
- 4364 (c)
- (i) for a measure other than a measure described in Section 20A-7-103, the impartial analysis of the measure prepared by the Office of Legislative Research and General Counsel; or
- 4367 (ii) for a measure described in Section 20A-7-103, the analysis of the measure prepared by the [~~presiding officers~~] legislative general counsel;
- 4369 (d) the arguments in favor of the measure, the rebuttal to the arguments in favor of the measure, the arguments against the measure, and the rebuttal to the arguments against the measure, with the name and title of the authors at the end of each argument or rebuttal;
- 4373 (e) for each constitutional amendment, a complete copy of the text of the constitutional amendment, with all new language underlined, and all deleted language placed within brackets;
- 4376 (f) for each initiative qualified for the ballot:
- 4377 (i) a copy of the initiative as certified by the lieutenant governor and a copy of the initial fiscal impact statement prepared according to Section 20A-7-202.5; and
- 4379 (ii) if the initiative proposes a tax increase, the following statement in bold type:
- 4380

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"This initiative seeks to increase the current (insert name of tax) rate by (insert the tax percentage difference) percent, resulting in a(n) (insert the tax percentage increase) percent increase in the current tax rate."; and

- 4383 (g) for each referendum qualified for the ballot, a complete copy of the text of the law being submitted to the voters for their approval or rejection, with all new language underlined and all deleted language placed within brackets, as applicable;
- 4386 (8) a description provided by the Judicial Performance Evaluation Commission of the selection and retention process for judges, including, in the following order:
- 4388 (a) a description of the judicial selection process;
- 4389 (b) a description of the judicial performance evaluation process;
- 4390 (c) a description of the judicial retention election process;
- 4391 (d) a list of the criteria of the judicial performance evaluation and the certification standards;
- 4393 (e) the names of the judges standing for retention election; and
- 4394 (f) for each judge:
- 4395 (i) a list of the counties in which the judge is subject to retention election;
- 4396 (ii) a short biography of professional qualifications and a recent photograph;
- 4397 (iii) a narrative concerning the judge's performance;
- 4398 (iv) for each certification standard under Section 78A-12-205, a statement identifying whether, under Section 78A-12-205, the judge met the standard and, if not, the manner in which the judge failed to meet the standard;
- 4401 (v) a statement that the Judicial Performance Evaluation Commission:
- 4402 (A) has determined that the judge meets or exceeds minimum performance standards;
- 4404 (B) has determined that the judge does not meet or exceed minimum performance standards; or
- 4406 (C) has not made a determination regarding whether the judge meets or exceeds minimum performance standards;
- 4408 (vi) any statement, described in Subsection 78A-12-206(3)(b), provided by a judge whom the Judicial Performance Evaluation Commission determines does not meet or exceed minimum performance standards;
- 4411 (vii) in a bar graph, the average of responses to each survey category, displayed with an identification of the minimum acceptable score as set by Section 78A-12-205 and the average score of all judges of the same court level; and

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- 4414 (viii) a website address that contains the Judicial Performance Evaluation Commission's report on the
judge's performance evaluation;
- 4416 (9) for each judge, a statement provided by the Utah Supreme Court identifying the cumulative number
of informal reprimands, when consented to by the judge in accordance with Title 78A, Chapter 11,
Judicial Conduct Commission, formal reprimands, and all orders of censure and suspension issued
by the Utah Supreme Court under Utah Constitution, Article VIII, Section 13, during the judge's
current term and the immediately preceding term, and a detailed summary of the supporting reasons
for each violation of the Code of Judicial Conduct that the judge has received;
- 4423 (10) an explanation of ballot marking procedures prepared by the lieutenant governor, indicating the
ballot marking procedure used by each county and explaining how to mark the ballot for each
procedure;
- 4426 (11) voter registration information, including information on how to obtain a ballot;
- 4427 (12) a list of all county clerks' offices and phone numbers;
- 4428 (13) the address of the Statewide Electronic Voter Information Website, with a statement indicating that
the election officer will post on the website any changes to the location of a polling place and the
location of any additional polling place;
- 4431 (14) a phone number that a voter may call to obtain information regarding the location of a polling
place; and
- 4433 (15) on the back cover page, a printed copy of the following statement signed by the lieutenant
governor:
- 4435 "I, _____ (print name), Lieutenant Governor of Utah, certify that the measures
contained in this pamphlet will be submitted to the voters of Utah at the election to be held
throughout the state on ____ (date of election), and that this pamphlet is complete and correct
according to law.
- 4439 SEAL
- 4440 Witness my hand and the Great Seal of the State, at Salt Lake City, Utah this ____ day of ____
(month), ____ (year)
- 4442 (signed) _____
- 4443 Lieutenant Governor".

4444 Section 50. Section 20A-7-703.1 is amended to read:

4445

SB0153S02 compared with SB0153S04

20A-7-703.1. Analysis of measure submitted to voters by Legislature -- Determination of fiscal effects.

- 4447 [~~(1) The presiding officers shall:~~]
- 4448 [~~(a) prepare an analysis of each measure, described in Section 20A-7-103, that is submitted to the voters~~
by the Legislature; and]
- 4450 [~~(b) submit the analysis to the lieutenant governor no later than 90 calendar days before the date of the~~
election in which the measure will appear on the ballot.]
- 4452 (1) As provided in this section, the legislative general counsel shall prepare an analysis of each measure
described in Section 20A-7-103 that the Legislature submits to the voters.
- 4454 (2) The [~~presiding officers~~] legislative general counsel shall ensure that the analysis:
- 4455 (a) is not more than 1,000 words long;
- 4456 (b) is prepared in clear and concise language that will easily be understood by the average voter;
- 4458 (c) to the extent possible, avoids the use of technical terms;
- 4459 (d) shows the effect of the measure on existing law;
- 4460 (e) describes the measure;
- 4461 (f) identifies the measure's fiscal effects over the time period or time periods determined by the
[~~presiding officers~~] legislative general counsel to be most useful in understanding the estimated
fiscal impact of the measure; and
- 4464 (g) identifies the amount of any increase or decrease in revenue or cost to state or local government.
- 4466 (3) The [~~presiding officers~~] legislative general counsel shall analyze the measure as the measure is
proposed to be adopted, without considering any implementing legislation, unless the implementing
legislation has been enacted and will become effective upon the adoption of the measure by the
voters.
- 4470 (4)
- 4472 (a) In determining the fiscal effects of a measure, the [~~presiding officers~~] legislative general counsel
shall confer with the legislative fiscal analyst.
- 4472 (b) The [~~presiding officers~~] legislative general counsel shall consider any measure that requires
implementing legislation in order to take effect to have no financial effect, unless implementing
legislation has been enacted that will become effective upon adoption of the measure by the voters.
- 4476

SB0153S02 compared with SB0153S04

(5) If the [~~presiding officers request~~] legislative general counsel requests the assistance of any state department, agency, or official in preparing the analysis described in this section, that department, agency, or official shall assist the [~~presiding officers~~] legislative general counsel.

4480 (6) The legislative general counsel shall submit the analysis to the lieutenant governor no later than 90
calendar days before the date of the election in which the measure will appear on the ballot.

4483 (7) Consistent with Section 36-12-12, the legislative general counsel performs the duties in this section
as counsel for the presiding officers.

4485 Section 51. Section **20A-8-103** is amended to read:

4486 **20A-8-103. ~~{(Effective upon governor's approval)}~~(Effective 05/25/26)Petition procedures**
-- Criminal penalty -- Removal of signature.

3916 (1) As used in this section, the proposed name or emblem of a registered political party is
"distinguishable" if a reasonable person of average intelligence will be able to perceive a difference
between the proposed name or emblem and any name or emblem currently being used by another
registered political party.

3920 (2) To become a registered political party, an organization of registered voters that is not a continuing
political party shall:

3922 (a) circulate a petition seeking registered political party status beginning no earlier than the date of the
statewide canvass held after the last regular general election and ending before 5 p.m. no later than
November 30 of the year before the year in which the next regular general election will be held;

3926 (b) file a petition with the lieutenant governor that is signed, with a holographic signature, by at least
2,000 registered voters before 5 p.m. no later than November 30 of the year in which a regular
general election will be held; and

3929 (c) file, with the petition described in Subsection (2)(b), a document certifying:

3930 (i) the identity of one or more registered political parties whose members may vote for the
organization's candidates;

3932 (ii) whether unaffiliated voters may vote for the organization's candidates; and

3933 (iii) whether, for the next election, the organization intends to nominate the organization's candidates in
accordance with the provisions of Section 20A-9-406.

3935 (3) The petition shall:

3936 (a) be on sheets of paper [~~8-1/2~~] 8.5 inches long and 11 inches wide;

3937

SB0153S02 compared with SB0153S04

(b) be ruled with a horizontal line [~~3/4 inch~~] .75 inches from the top, with the space above that line blank for the purpose of binding;

3939 (c) contain the name of the political party and the words "Political Party Registration Petition" printed directly below the horizontal line;

3941 (d) contain the [~~word "Warning" printed~~] following statement directly under the words described in Subsection (3)(c)[;] , in at least the same size type as the majority of the other statements on the page:

3944 [(e) contain, to the right of the word "Warning," the following ~~statement printed in not less than eight-point, single-leaded type:~~]

4518 "WARNING

3947 [~~"~~]It is a class A misdemeanor for anyone to knowingly sign a political party registration petition signature sheet with any name other than the individual's own name or more than once for the same party or if the individual is not registered to vote in this state and does not intend to become registered to vote in this state before the petition is submitted to the lieutenant governor.[~~"~~]

4524 WARNING TO SIGNERS WITH PRIVATE VOTER REGISTRATION RECORDS

4525 {Your} If you sign this petition, your voter identification number {, together with your address,} and the date you signed may be publicly disclosed {if you sign this petition} . This disclosure may occur even if you are an at-risk voter with a voter registration record that has been classified as a private record.";

3956 [(f)] (e) contain the following statement directly under the statement described in Subsection [(3)(e)] (3) (d):

3958 "POLITICAL PARTY REGISTRATION PETITION To the Honorable _____, Lieutenant Governor:

3960 We, the undersigned citizens of Utah, seek registered political party status for _____ (name);

3962 Each signer says:

3963 I have personally signed this petition with a holographic signature;

3964 I am registered to vote in Utah or will register to vote in Utah before the petition is submitted to the lieutenant governor;

3966 I am or desire to become a member of the political party; and

3967 My street address is written correctly after my name.";

3968 [(g)] (f) be vertically divided into columns as follows:

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- 3969 (i) the first column shall appear at the extreme left of the sheet, be 5/8 inch wide, be headed with "For Office Use Only," and be subdivided with a light vertical line down the middle;
- 3972 (ii) the next column shall be [~~2-1/2~~] 2.5 inches wide, headed "Registered Voter's Printed Name (must be legible to be counted)";
- 3974 (iii) the next column shall be [~~2-1/2~~] 2.5 inches wide, headed "Holographic Signature of Registered Voter";
- 3976 (iv) the next column shall be one inch wide, headed "Birth Date or Age (Optional)";
- 3977 (v) the final column shall be [~~4-3/8~~] 4.375 inches wide, headed "Street Address, City, Zip Code"; and
- 3979 (vi) at the bottom of the sheet, contain the following statement: "Birth date or age information is not required, but it may be used to verify your identity with voter registration records. If you choose not to provide it, your signature may not be certified as a valid signature if you change your address before petition signatures are certified or if the information you provide does not match your voter registration records.";
- 3985 [~~(h)~~] (g) have a final page bound to one or more signature sheets that are bound together that contains the following printed statement:
- 3987 "Verification
- 3988 State of Utah, County of _____
- 3989 I, _____, of _____, hereby state that:
- 3990 I am at least 18 years old;
- 3991 All the names that appear on the signature sheets bound to this page were signed by individuals who professed to be the individuals whose names appear on the signature sheets, and each individual signed the individual's name on the signature sheets in my presence; and
- 3994 I believe that each individual has printed and signed the individual's name and written the individual's street address correctly, and that each individual is registered to vote in Utah or will register to vote in Utah before the petition is submitted to the lieutenant governor.
- 3997 _____
- 3998 (Signature) (Residence Address) (Date)"; and
- 3999 [~~(i)~~] (h) be bound to a cover sheet that:
- 4000 (i) identifies the political party's name, which may not exceed four words, and the emblem of the party;
- 4002 (ii) states the process that the organization will follow to organize and adopt a constitution and bylaws; and

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- 4004 (iii) is signed by a filing officer, who agrees to receive communications on behalf of the organization.
- 4006 (4) The filing officer described in Subsection [~~(3)(i)(iii)~~] (3)(h)(iii) shall ensure that the individual in whose presence each signature sheet is signed:
- 4008 (a) is at least 18 years old; and
- 4009 (b) verifies each signature sheet by completing the verification bound to one or more signature sheets that are bound together.
- 4011 (5) An individual may not sign the verification if the individual signed a signature sheet bound to the verification.
- 4013 (6) The lieutenant governor shall:
- 4014 (a) use the procedures described in Section 20A-1-1002 to determine whether a signer is a registered voter;
- 4016 (b) review the proposed name and emblem to determine if they are "distinguishable" from the names and emblems of other registered political parties; and
- 4018 (c) certify the lieutenant governor's findings to the filing officer described in Subsection [~~(3)(i)(iii)~~] (3)(h)(iii) within 30 calendar days after the day on which the organization files the petition described in Subsection (2)(b).
- 4021 (7)
- (a) If the lieutenant governor determines that the petition meets the requirements of this section, and that the proposed name and emblem are distinguishable, the lieutenant governor shall authorize the filing officer described in Subsection [~~(3)(i)(iii)~~] (3)(h)(iii) to organize the prospective political party.
- 4025 (b) If the lieutenant governor finds that the name, emblem, or both are not distinguishable from the names and emblems of other registered political parties, the lieutenant governor shall notify the filing officer that the filing officer has seven calendar days to electronically submit a new name or emblem to the lieutenant governor.
- 4030 (8) A registered political party may not change its name or emblem during the regular general election cycle.
- 4032 (9)
- (a) It is unlawful for an individual to:
- 4033 (i) knowingly sign a political party registration petition:
- 4034 (A) with any name other than the individual's own name;

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- 4035 (B) more than once for the same political party; or
- 4036 (C) if the individual is not registered to vote in this state and does not intend to become registered to
vote in this state before the petition is submitted to the lieutenant governor; or
- 4039 (ii) sign the verification of a political party registration petition signature sheet if the individual:
- 4041 (A) has not witnessed the signing by those individuals whose names appear on the political party
registration petition signature sheet; or
- 4043 (B) knows that an individual whose signature appears on the political party registration petition
signature sheet is not registered to vote in this state and does not intend to become registered to vote
in this state.
- 4046 (b) An individual who violates this Subsection (9) is guilty of a class A misdemeanor.
- 4047 (10)
- (a) A voter who signs a petition under this section may have the voter's signature removed from the
petition by, no later than three business days after the day on which the petition is filed with the
lieutenant governor, submitting to the lieutenant governor a statement requesting that the voter's
signature be removed.
- 4051 (b) A statement described in Subsection (10)(a) shall comply with the requirements described in
Subsection 20A-1-1003(2).
- 4053 (c) The lieutenant governor shall use the procedures described in Subsection 20A-1-1003(3) to
determine whether to remove an individual's signature from a petition after receiving a timely, valid
statement requesting removal of the signature.
- 4628 Section 52. Section **20A-9-203** is amended to read:
- 4629 **20A-9-203. ~~{(Effective upon governor's approval)}~~(Effective 05/25/26)Declarations of**
candidacy -- Municipal general elections -- Nomination petition -- Removal of signature.
- 4059 (1) An individual may become a candidate for any municipal office if:
- 4060 (a) the individual is a registered voter; and
- 4061 (b)
- (i) the individual has resided within the municipality in which the individual seeks to hold elective
office for the 12 consecutive months immediately before the date of the election; or
- 4064 (ii) the territory in which the individual resides was annexed into the municipality, the individual has
resided within the annexed territory or the municipality the 12 consecutive months immediately
before the date of the election.

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- 4067 (2)
- (a) For purposes of determining whether an individual meets the residency requirement of Subsection (1)(b)(i) in a municipality that was incorporated less than 12 months before the election, the municipality is considered to have been incorporated 12 months before the date of the election.
- 4071 (b) In addition to the requirements of Subsection (1), each candidate for a municipal council position shall, if elected from a district, be a resident of the council district from which the candidate is elected.
- 4074 (c) In accordance with Utah Constitution, Article IV, Section 6, a mentally incompetent individual, an individual convicted of a felony, or an individual convicted of treason or a crime against the elective franchise may not hold office in this state until the right to hold elective office is restored under Section 20A-2-101.3 or 20A-2-101.5.
- 4078 (3)
- (a) An individual seeking to become a candidate for a municipal office shall, regardless of the nomination method by which the individual is seeking to become a candidate:
- 4081 (i) except as provided in Subsection (3)(b), [~~Section 10-2a-214, or Chapter 4, Part 6, Municipal Alternate Voting Methods Pilot Project,~~]and subject to Subsection 20A-9-404(3)(e), file a declaration of candidacy, in person with the city recorder or town clerk, during the filing period described in Subsection (3)(d) and the office hours described in Subsection 10-3-301(3); and
- 4086 (ii) pay the filing fee, if one is required by municipal ordinance.
- 4087 (b) Subject to Subsection (5)(b), an individual may designate an agent to file a declaration of candidacy with the city recorder or town clerk if:
- 4089 (i) the individual is located outside of the state during the entire filing period;
- 4090 (ii) the designated agent appears in person before the city recorder or town clerk;
- 4091 (iii) the individual communicates with the city recorder or town clerk using an electronic device that allows the individual and city recorder or town clerk to see and hear each other; and
- 4094 (iv) the individual provides the city recorder or town clerk with an email address to which the city recorder or town clerk may send the individual the copies described in Subsection (4).
- 4097 (c) Any resident of a municipality may nominate a candidate for a municipal office by:
- 4098 (i) [~~except as provided in Chapter 4, Part 6, Municipal Alternate Voting Methods Pilot Project,~~]filing a nomination petition with the city recorder or town clerk during the filing period described in

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Subsection (3)(d) and the office hours described in Subsection 10-3-301(3) that includes signatures in support of the nomination petition of the lesser of at least:

- 4103 (A) 25 registered voters who reside in the municipality; or
4104 (B) 20% of the registered voters who reside in the municipality; and
4105 (ii) paying the filing fee, if one is required by municipal ordinance.
4106 (d) The filing period to file a declaration of candidacy for an elective office that is to be filled at the next municipal general election:
4108 (i) begins at 8 a.m. on the later of:
4109 (A) June 1 of the year in which the next municipal general election is held; or
4110 (B) if June 1 is not a business day, the first business day after June 1; and
4111 (ii) ends at 5 p.m. on the fourth business day after the day on which the filing period begins.
4113 (4)
(a) Before the filing officer may accept any declaration of candidacy or nomination petition, the filing officer shall:
4115 (i) read to the prospective candidate or individual filing the petition the constitutional and statutory qualification requirements for the office that the candidate is seeking;
4117 (ii) require the candidate or individual filing the petition to state whether the candidate meets the requirements described in Subsection (4)(a)(i); and
4119 (iii) inform the candidate or the individual filing the petition that an individual who holds a municipal elected office may not, at the same time, hold a county elected office.
4122 (b) If the prospective candidate does not meet the qualification requirements for the office, the filing officer may not accept the declaration of candidacy or nomination petition.
4125 (c) If it appears that the prospective candidate meets the requirements of candidacy, the filing officer shall:
4127 (i) inform the candidate that, subject to Section 20A-6-109, the candidate's name will appear on the ballot as it is written on the declaration of candidacy;
4129 (ii) provide the candidate with a copy of the current campaign financial disclosure laws for the office the candidate is seeking and inform the candidate that failure to comply will result in disqualification as a candidate and removal of the candidate's name from the ballot;

4133

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- (iii) provide the candidate with a copy of Section 20A-7-801 regarding the Statewide Electronic Voter Information Website Program and inform the candidate of the submission deadline under Subsection 20A-7-801(4)(a);
- 4136 (iv) inform the candidate that the candidate must provide the filing officer with an email address that the candidate actively monitors:
- 4138 (A) to receive a communication from a filing officer or an election officer; and
- 4139 (B) if the candidate wishes to display a candidate profile on the Statewide Electronic Voter Information Website, to submit to the website the biographical and other information described in Subsection 20A-7-801(4)(a)(ii);
- 4142 (v) inform the candidate that the email address described in Subsection (4)(c)(iv) is not a record under Title 63G, Chapter 2, Government Records Access and Management Act;
- 4145 (vi) obtain from the candidate the email address described in Subsection (4)(c)(iv);
- 4146 (vii) provide the candidate with a copy of the pledge of fair campaign practices described under Section 20A-9-206 and inform the candidate that:
- 4148 (A) signing the pledge is voluntary; and
- 4149 (B) signed pledges shall be filed with the filing officer; and
- 4150 (viii) accept the declaration of candidacy or nomination petition.
- 4151 (d) If the candidate elects to sign the pledge of fair campaign practices, the filing officer shall:
- 4153 (i) accept the candidate's pledge; and
- 4154 (ii) if the candidate has filed for a partisan office, provide a certified copy of the candidate's pledge to the chair of the county or state political party of which the candidate is a member.
- 4157 (5)
- (a) The declaration of candidacy shall be in substantially the following form:
- 4158 "I, (print name) ____, being first sworn and under penalty of perjury, say that I reside at ____ Street, City of ____, County of ____, state of Utah, Zip Code ____, Telephone Number (if any) ____; that I am a registered voter; and that I am a candidate for the office of ____ (stating the term). I will meet the legal qualifications required of candidates for this office. If filing via a designated agent, I attest that I will be out of the state of Utah during the entire candidate filing period. I will file all campaign financial disclosure reports as required by law and I understand that failure to do so will result in my disqualification as a candidate for this office and removal of my name

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from the ballot. I request that my name be printed upon the applicable official ballots. (Signed)

- 4167 Subscribed and sworn to (or affirmed) before me by ____ on this _____(month\day\year).
4169 (Signed) _____ (Clerk or other officer qualified to administer oath)."
- 4170 (b) An agent designated under Subsection (3)(b) to file a declaration of candidacy may not sign the
form described in Subsection (5)(a).
- 4172 (c)
- 4173 (i) A nomination petition shall be in substantially the following form:
- 4174 "NOMINATION PETITION
The undersigned residents of (name of municipality), being registered voters, nominate (name
of nominee) for the office of (name of office) for the (length of term of office).["
- 4748 WARNING TO SIGNERS WITH PRIVATE VOTER REGISTRATION RECORDS
4749 {Your} If you sign this petition, your voter identification number {, together with your address,}
and the date you signed may be publicly disclosed {if you sign this petition}. This disclosure may
occur even if you are an at-risk voter with a voter registration record that has been classified as a
private record."
- 4180 (ii) The remainder of the petition shall contain lines and columns for the signatures of individuals
signing the petition and each individual's address and phone number.
- 4182 (6) If the declaration of candidacy or nomination petition fails to state whether the nomination is for the
two-year or four-year term, the clerk shall consider the nomination to be for the four-year term.
- 4185 (7)
- (a) The clerk shall verify with the county clerk that all candidates are registered voters.
- 4187 (b) With the assistance of the county clerk, and using the procedures described in Section 20A-1-1002,
the municipal clerk shall determine whether the required number of signatures of registered voters
appears on a nomination petition.
- 4190 (8) Immediately after expiration of the period for filing a declaration of candidacy, the clerk shall:
- 4192 (a) publicize a list of the names of the candidates as they will appear on the ballot by publishing the list
for the municipality, as a class A notice under Section 63G-30-102, for seven calendar days; and
- 4195 (b) notify the lieutenant governor of the names of the candidates as they will appear on the ballot.
- 4197 (9) Except as provided in Subsection (10)(c), an individual may not amend a declaration of candidacy
or nomination petition filed under this section after the candidate filing period ends.

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- 4200 (10)
- (a) A declaration of candidacy or nomination petition that an individual files under this section is valid unless a person files a written objection with the clerk no later than 5 p.m. on the first business day that is at least 10 calendar days after the last day for filing.
- 4204 (b) If a person files an objection, the clerk shall:
- 4205 (i) mail or personally deliver notice of the objection to the affected candidate immediately; and
- 4207 (ii) decide any objection within 48 hours after the objection is filed.
- 4208 (c) If the clerk sustains the objection, the candidate may, no later than 5 p.m. on the first business day that is at least three calendar days after the day on which the clerk sustains the objection, correct the problem for which the objection is sustained by amending the candidate's declaration of candidacy or nomination petition, or by filing a new declaration of candidacy.
- 4213 (d)
- (i) The clerk's decision upon objections to form is final.
- 4214 (ii) The clerk's decision upon substantive matters is reviewable by a district court if prompt application is made to the district court.
- 4216 (iii) The decision of the district court is final unless the Supreme Court, in the exercise of its discretion, agrees to review the lower court decision.
- 4218 (11) A candidate who qualifies for the ballot under this section may withdraw as a candidate by filing a written affidavit with the municipal clerk.
- 4220 (12)
- (a) A voter who signs a nomination petition under this section may have the voter's signature removed from the petition by, no later than 5 p.m. three business days after the day on which the petition is filed with the city recorder or municipal clerk, submitting to the municipal clerk a statement requesting that the voter's signature be removed.
- 4225 (b) A statement described in Subsection (12)(a) shall comply with the requirements described in Subsection 20A-1-1003(2).
- 4227 (c) With the assistance of the county clerk and using the procedures described in Subsection 20A-1-1003(3), the municipal clerk shall determine whether to remove an individual's signature from a petition after receiving a timely, valid statement requesting removal of the signature.

4803 Section 53. Section **20A-9-404** is amended to read:

4804

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20A-9-404. ~~{(Effective upon governor's approval)}~~(Effective 05/25/26)Municipal primary elections.

- 4233 (1)
- (a) ~~[Except as otherwise provided in this section or Chapter 4, Part 6, Municipal Alternate Voting Methods Pilot Project, candidates]~~ Candidates for municipal office in all municipalities shall be nominated at a municipal primary election.
- 4236 (b) Municipal primary elections shall be held:
- 4237 (i) consistent with Section 20A-1-201.5, on the second Tuesday following the first Monday in the August before the regular municipal election; and
- 4239 (ii) whenever possible, at the same polling places as the regular municipal election.
- 4240 (c) Subsections (3) through (5) do not apply to an election to elect local school board members under Section 53G-3-302.
- 4242 ~~[(d) Chapter 4, Part 6, Municipal Alternate Voting Methods Pilot Project, does not apply to an election to elect local school board members under Section 53G-3-302.]~~
- 4244 (2) ~~[Except as otherwise provided in Chapter 4, Part 6, Municipal Alternate Voting Methods Pilot Project, if]~~ If the number of candidates for a particular municipal office does not exceed twice the number of individuals needed to fill that office, a primary election for that office may not be held and the candidates are considered nominated.
- 4248 (3)
- (a) For purposes of this Subsection (3), "convention" means an organized assembly of voters or delegates.
- 4250 (b)
- (i) By ordinance adopted before the May 1 that falls before a regular municipal election, any third, fourth, or fifth class city or town may exempt itself from a primary election by providing that the nomination of candidates for municipal office to be voted upon at a municipal election be nominated by a municipal party convention or committee.
- 4255 (ii) The municipal party convention or committee described in Subsection (3)(b)(i) shall be held on or before May 30 of an odd-numbered year.
- 4257 (iii) Any primary election exemption ordinance adopted under this Subsection (3) remains in effect until repealed by ordinance.
- 4259 (c)

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- (i) A convention or committee may not nominate more than one candidate for each of the municipal offices to be voted upon at the municipal election.
- 4261 (ii) A convention or committee may not nominate an individual who has accepted the nomination of a different convention or committee.
- 4263 (iii) A municipal party may not have more than one group of candidates placed upon the ballot and may not group the same candidates on different tickets by the same party under a different name or emblem.
- 4266 (d)
- (i) On or before May 31 of an odd-numbered year, a convention or committee shall prepare and submit to the filing officer a certificate of nomination for each individual nominated.
- 4269 (ii) The certificate of nomination shall:
- 4270 (A) contain the name of the office for which each individual is nominated, the name, post office address, and, if in a city, the street number of residence and place of business, if any, of each individual nominated;
- 4273 (B) designate in not more than five words the party that the convention or committee represents;
- 4275 (C) contain a copy of the resolution passed at the convention that authorized the committee to make the nomination;
- 4277 (D) contain a statement certifying that the name of the candidate nominated by the political party will not appear on the ballot as a candidate for any other political party;
- 4280 (E) be signed by the presiding officer and secretary of the convention or committee; and
- 4282 (F) contain a statement identifying the residence and post office address of the presiding officer and secretary and certifying that the presiding officer and secretary were officers of the convention or committee and that the certificates are true to the best of their knowledge and belief.
- 4286 (iii) A candidate nominated by a municipal party convention or committee shall file a declaration with the filing officer in accordance with Subsection 20A-9-203(3) that includes:
- 4289 (A) the name of the municipal party or convention that nominated the candidate; and
- 4291 (B) the office for which the convention or committee nominated the candidate.
- 4292 (e) A committee appointed at a convention, if authorized by an enabling resolution, may also make nominations or fill vacancies in nominations made at a convention if the committee makes the nomination before the deadline for a write-in candidate to file a declaration of candidacy under Section 20A-9-601.

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- 4296 (f) The election ballot shall substantially comply with the form prescribed in Chapter 6, Part 4, Ballot Form Requirements for Municipal Elections, but the party name shall be included with the candidate's name.
- 4299 (4)
- (a) Any third, fourth, or fifth class city or a town may adopt an ordinance before the May 1 that falls before the regular municipal election that:
- 4301 (i) exempts the city or town from the other methods of nominating candidates to municipal office provided in this section; and
- 4303 (ii) provides for a municipal partisan convention method of nominating candidates as provided in this Subsection (4).
- 4305 (b)
- (i) Any party that was a registered political party at the last regular general election or regular municipal election is a municipal political party under this section.
- 4308 (ii) Any political party may qualify as a municipal political party by presenting a petition to the city recorder that:
- 4310 (A) is signed, with a holographic signature, by registered voters within the municipality equal to at least 20% of the number of votes cast for all candidates for mayor in the last municipal election at which a mayor was elected;
- 4314 (B) is filed with the city recorder or town clerk no later than 5 p.m. on the last business day before the day on which the municipal party holds a convention to nominate a candidate under this Subsection (4);
- 4317 (C) is substantially similar to the form of the signature sheets described in Section 20A-7-303;~~[-and]~~
- 4319 (D) contains the name of the municipal political party using not more than five words[-] ; and
- 4321 (E) includes the following statement on the first page of the petition in at least the same size type as the majority of the other statements on the page:
- 4329 (iii) With the assistance of the county clerk, the city recorder or town clerk shall use the procedures described in Section 20A-1-1002 to determine whether each signer is a registered voter who is qualified to sign the petition.
- 4332 (c)

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- (i) If the number of candidates for a particular office does not exceed twice the number of offices to be filled at the regular municipal election, no primary election for that office shall be held and the candidates are considered to be nominated.
- 4336 (ii) If the number of candidates for a particular office exceeds twice the number of offices to be filled at the regular municipal election, those candidates for municipal office shall be nominated at a municipal primary election.
- 4339 (d) The clerk shall ensure that the partisan municipal primary ballot is similar to the ballot forms required by Section 20A-6-401 and, as applicable, Section 20A-6-401.1.
- 4341 (e) After marking a municipal primary ballot, the voter shall deposit the ballot in the blank ballot box.
- 4343 (f) Immediately after the canvass, the election judges shall, without examination, destroy the tickets deposited in the blank ballot box.
- 4345 (5)
- (a) A voter who signs a petition under Subsection (4)(b)(ii) may have the voter's signature removed from the petition by, no later than 5 p.m. three business days after the day on which the petition is filed with the city recorder or town clerk, submitting to the city recorder or town clerk a statement requesting that the voter's signature be removed.
- 4350 (b) A statement described in Subsection (5)(a) shall comply with the requirements described in Subsection 20A-1-1003(2).
- 4352 (c) With the assistance of the county clerk and using the procedures described in Subsection 20A-1-1003(3), the city recorder or town clerk shall determine whether to remove an individual's signature from a petition after receiving a timely, valid statement requesting removal of the signature.
- 4928 Section 54. Section **20A-9-405** is amended to read:
- 4929 **20A-9-405. ~~{(Effective upon governor's approval)}~~{Effective 05/25/26}Nomination petitions**
- for regular primary elections.**
- 4359 (1) This section applies to the form and circulation of nomination petitions for regular primary elections described in Subsection 20A-9-403(3)(a).
- 4361 (2) A candidate for elective office, and the agents of the candidate, may not circulate nomination petitions until the candidate has submitted a declaration of candidacy in accordance with Subsection 20A-9-202(1).

4364

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(3) For the manual candidate qualification process, the nomination petitions shall be in substantially the following form:

4366 (a) the petition shall be printed on paper [8-1/2] 8.5 inches long and 11 inches wide;

4367 (b) the petition shall be ruled with a horizontal line [~~3/4 inch~~] .75 inches from the top, with the space above that line blank for purposes of binding;

4369 (c) the petition shall be headed by a caption stating the purpose of the petition and the name of the proposed candidate;

4371 (d) the petition shall feature the [~~word "Warning" followed by the~~]following statement in no less than eight-point, single leaded type:[~~"~~]

4945 "WARNING

4946 It is a class A misdemeanor for anyone to knowingly sign a nomination petition with any name other than the person's own name, or more than once for the same candidate, or if the person is not registered to vote in this state.[~~"~~];

4949 WARNING TO SIGNERS WITH PRIVATE VOTER REGISTRATION RECORDS

4951 {~~Your~~} If you sign this petition, your voter identification number{~~, together with your address, }~~ and the date you signed may be publicly disclosed {~~if you sign this petition~~} . This disclosure may occur even if you are an at-risk voter with a voter registration record that has been classified as a private record.";

4383 (e) the petition shall feature 10 lines spaced [~~one-half inch~~] .5 inches apart and consecutively numbered one through 10;

4385 (f) the signature portion of the petition shall be divided into columns headed by the following titles:

4387 (i) Registered Voter's Printed Name;

4388 (ii) Signature of Registered Voter;

4389 (iii) Party Affiliation of Registered Voter;

4390 (iv) Birth Date or Age (Optional);

4391 (v) Street Address, City, Zip Code; and

4392 (vi) Date of Signature; and

4393 (g) a photograph of the candidate may appear on the nomination petition.

4394 (4) For the electronic candidate qualification process, the lieutenant governor shall design an electronic form, using progressive screens, that includes:

4396 (a) the following [~~warning~~] statement:

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- 4397 ~~"[Warning:]~~ WARNING
- 4969 It is a class A misdemeanor for anyone to knowingly sign a nomination petition with any name other than the person's own name, or more than once for the same candidate, or if the person is not registered to vote in this state.~~["; and]~~
- 4972 WARNING TO SIGNERS WITH PRIVATE VOTER REGISTRATION RECORDS
- 4973 ~~{ Your }~~ If you sign this petition, your voter identification number ~~{ , together with your address, }~~ and the date you signed may be publicly disclosed ~~{ if you sign this petition }~~ . This disclosure may occur even if you are an at-risk voter with a voter registration record that has been classified as a private record."; and
- 4405 (b) the following information for each individual who signs the petition:
- 4406 (i) name;
- 4407 (ii) party affiliation;
- 4408 (iii) date of birth or age, (optional);
- 4409 (iv) street address, city, zip code;
- 4410 (v) date of signature;
- 4411 (vi) other information required under Section 20A-21-201; and
- 4412 (vii) other information required by the lieutenant governor.
- 4413 (5) For the manual candidate qualification process, if one or more nomination petitions are bound together, a page shall be bound to the nomination petition(s) that features the following printed verification statement to be signed and dated by the petition circulator:
- 4416 "Verification
- 4417 State of Utah, County of ____
- 4418 I, ____, of ____, hereby state that:
- 4419 I am at least 18 years old;
- 4420 All the names that appear on the signature sheets bound to this page were, to the best of my knowledge, signed by the persons who professed to be the persons whose names appear on the signature sheets, and each of them signed the person's name on the signature sheets in my presence;
- 4424 I believe that each has printed and signed the person's name and written the person's street address correctly, and that each signer is registered to vote in Utah."
- 4426 (6) The lieutenant governor shall prepare and make public model nomination petition forms and associated instructions.

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- 4428 (7) A nomination petition circulator:
- 4429 (a) must be at least 18 years old; and
- 4430 (b) may affiliate with any political party.
- 4431 (8) It is unlawful for any person to:
- 4432 (a) knowingly sign the nomination petition described in this section or Section 20A-9-408:
- 4434 (i) with any name other than the person's own name;
- 4435 (ii) more than once for the same candidate; or
- 4436 (iii) if the person is not registered to vote in this state;
- 4437 (b) sign the verification of a signature for a nomination petition if the person:
- 4438 (i) has not witnessed the signing by those persons whose names appear on the nomination petition; or
- 4440 (ii) knows that a person whose signature appears on the nomination petition is not registered to vote in this state;
- 4442 (c) pay compensation to any person to sign a nomination petition; or
- 4443 (d) pay compensation to any person to circulate a nomination petition, if the compensation is based directly on the number of signatures submitted to a filing officer rather than on the number of signatures verified or on some other basis.
- 4446 (9) Any person violating Subsection (8) is guilty of a class A misdemeanor.
- 4447 (10)
- (a) A voter who signs a nomination petition may have the voter's signature removed from the petition by, no later than three business days after the day on which the candidate files the petition with the appropriate filing officer, submitting to the filing officer a statement requesting that the voter's signature be removed.
- 4451 (b) A statement described in Subsection (10)(a) shall comply with the requirements described in Subsection 20A-1-1003(2).
- 4453 (c) The filing officer shall use the procedures described in Subsection 20A-1-1003(3) to determine whether to remove an individual's signature from a nomination petition after receiving a timely, valid statement requesting removal of the signature.
- 5027 Section 55. Section **20A-9-408** is amended to read:
- 5028 **20A-9-408. ~~{(Effective upon governor's approval)}~~{Effective 05/25/26}Signature-gathering process to seek the nomination of a qualified political party -- Removal of signature.**
- 4459

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- (1) This section describes the requirements for a member of a qualified political party who is seeking the nomination of the qualified political party for an elective office through the signature-gathering process described in this section.
- 4462 (2) Notwithstanding Subsection 20A-9-201(7)(a), the form of the declaration of candidacy for a member of a qualified political party who is nominated by, or who is seeking the nomination of, the qualified political party under this section shall be substantially as described in Section 20A-9-408.5.
- 4466 (3) Notwithstanding Subsection 20A-9-202(1)(a), and except as provided in Subsection 20A-9-202(4), a member of a qualified political party who, under this section, is seeking the nomination of the qualified political party for an elective office that is to be filled at the next general election shall:
- 4470 (a) except to the extent otherwise provided in Subsection (13)(a), during the applicable declaration of candidacy filing period described in Section 20A-9-201.5, and before gathering signatures under this section, file with the filing officer on a form approved by the lieutenant governor a notice of intent to gather signatures for candidacy that includes:
- 4475 (i) the name of the member who will attempt to become a candidate for a registered political party under this section;
- 4477 (ii) the name of the registered political party for which the member is seeking nomination;
- 4479 (iii) the office for which the member is seeking to become a candidate;
- 4480 (iv) the address and telephone number of the member; and
- 4481 (v) other information required by the lieutenant governor;
- 4482 (b) except as provided in Subsection 20A-9-202(1)(c), file a declaration of candidacy, in person, with the filing officer during the applicable declaration of candidacy filing period described in Section 20A-9-201.5; and
- 4485 (c) pay the filing fee.
- 4486 (4) Notwithstanding Subsection 20A-9-202(2)(a), a member of a qualified political party who, under this section, is seeking the nomination of the qualified political party for the office of district attorney within a multicounty prosecution district that is to be filled at the next general election shall:
- 4490 (a) during the applicable declaration of candidacy filing period described in Section 20A-9-201.5, and before gathering signatures under this section, file with the filing officer on a form approved by the lieutenant governor a notice of intent to gather signatures for candidacy that includes:

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- 4494 (i) the name of the member who will attempt to become a candidate for a registered political party
under this section;
- 4496 (ii) the name of the registered political party for which the member is seeking nomination;
- 4498 (iii) the office for which the member is seeking to become a candidate;
- 4499 (iv) the address and telephone number of the member; and
- 4500 (v) other information required by the lieutenant governor;
- 4501 (b) except as provided in Subsection 20A-9-202(1)(c), file a declaration of candidacy, in person, with
the filing officer during the applicable declaration of candidacy filing period described in Section
20A-9-201.5; and
- 4504 (c) pay the filing fee.
- 4505 (5) Notwithstanding Subsection 20A-9-202(3)(a)(iii), a lieutenant governor candidate who files as the
joint-ticket running mate of an individual who is nominated by a qualified political party, under
this section, for the office of governor shall, during the applicable declaration of candidacy filing
period described in Section 20A-9-201.5, file a declaration of candidacy and submit a letter from the
candidate for governor that names the lieutenant governor candidate as a joint-ticket running mate.
- 4511 (6) The lieutenant governor shall ensure that the certification described in Subsection 20A-9-701(1) also
includes the name of each candidate nominated by a qualified political party under this section.
- 4514 (7) Notwithstanding Subsection 20A-9-701(2), the ballot shall, for each candidate who is nominated by
a qualified political party under this section, designate the qualified political party that nominated
the candidate.
- 4517 (8) A member of a qualified political party may seek the nomination of the qualified political party for
an elective office by:
- 4519 (a) complying with the requirements described in this section; and
- 4520 (b) collecting signatures, on a form approved by the lieutenant governor that complies with Subsection
20A-9-405(3), during the period beginning on the day on which the member files a notice of intent
to gather signatures and ending at the applicable deadline described in Subsection (12), in the
following amounts:
- 4524 (i) for a statewide race, 28,000 signatures of registered voters in the state who are permitted by the
qualified political party to vote for the qualified political party's candidates in a primary election;
- 4527

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- (ii) except as provided in Subsection (13)(b), for a congressional district race, 7,000 signatures of registered voters who are residents of the congressional district and are permitted by the qualified political party to vote for the qualified political party's candidates in a primary election;
- 4531 (iii) for a state Senate district race, 2,000 signatures of registered voters who are residents of the state Senate district and are permitted by the qualified political party to vote for the qualified political party's candidates in a primary election;
- 4534 (iv) for a state House district race, 1,000 signatures of registered voters who are residents of the state House district and are permitted by the qualified political party to vote for the qualified political party's candidates in a primary election;
- 4537 (v) for a State Board of Education race, the lesser of:
- 4538 (A) 2,000 signatures of registered voters who are residents of the State Board of Education district and are permitted by the qualified political party to vote for the qualified political party's candidates in a primary election; or
- 4541 (B) 3% of the registered voters of the qualified political party who are residents of the applicable State Board of Education district; and
- 4543 (vi) for a county office race, signatures of 3% of the registered voters who are residents of the area permitted to vote for the county office and are permitted by the qualified political party to vote for the qualified political party's candidates in a primary election.
- 4547 (9)
- (a) This Subsection (9) applies only to the manual candidate qualification process.
- 4548 (b) In order for a member of the qualified political party to qualify as a candidate for the qualified political party's nomination for an elective office under this section, using the manual candidate qualification process, the member shall:
- 4551 (i) collect the signatures on a form approved by the lieutenant governor that complies with Subsection 20A-9-405(3), using the same circulation and verification requirements described in Sections 20A-7-105 and 20A-7-204; and
- 4554 (ii) in accordance with Section 20A-9-408.3, submit the signatures to the election officer before the applicable deadline described in Subsection (12).
- 4556 (c) Upon timely receipt of the signatures described in Subsections (8) and (9)(b), and in accordance with Section 20A-9-408.3, the election officer shall, no later than the earlier of 14 calendar days after the day on which the election officer receives the signatures, or one day before the day on

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which the qualified political party holds the convention to select a nominee for the elective office to which the signature packets relate:

- 4562 (i) check the name of each individual who completes the verification for a signature packet to determine
whether each individual is at least 18 years old;
- 4564 (ii) submit the name of each individual described in Subsection (9)(c)(i) who is not at least 18 years old
to the attorney general and the county attorney;
- 4566 (iii) with the assistance of the county clerk as applicable, determine whether each signer is a registered
voter who is qualified to sign the petition, using the same method, described in Section 20A-1-1002,
used to verify a signature on a petition; and
- 4570 (iv) certify whether each name is that of a registered voter who is qualified to sign the signature packet.
- 4572 (d)
- (i) A registered voter who physically signs a form under Subsections (8) and (9)(b) may have the voter's
signature removed from the form by, no later than 5 p.m. three business days after the day on which
the member submits the signature form to the election officer, submitting to the election officer a
statement requesting that the voter's signature be removed.
- 4577 (ii) A statement described in Subsection (9)(d)(i) shall comply with the requirements described in
Subsection 20A-1-1003(2).
- 4579 (iii) With the assistance of the county clerk as applicable, the election officer shall use the procedures
described in Subsection 20A-1-1003(3) to determine whether to remove an individual's signature
after receiving a timely, valid statement requesting removal of the signature.
- 4583 (e)
- (i) An election officer shall, in accordance with this Subsection (9)(e) and rules made under Section
20A-3a-106, conduct regular audits of signature comparisons made between signatures gathered
under this section and voter signatures maintained by the election officer.
- 4587 (ii) An individual who conducts an audit of signature comparisons under this section may not audit the
individual's own work.
- 4589 (iii) The election officer shall:
- 4590 (A) audit 1% of all signature comparisons described in Subsection (9)(e)(i) to determine the accuracy of
the comparisons made;
- 4592 (B) record the individuals who conducted the audit;
- 4593 (C) record the audit results;

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- 4594 (D) provide additional training or staff reassignments, as needed, based on the results of an audit
described in Subsection (9)(e)(i); and
- 4596 (E) record any remedial action taken.
- 4597 (iv) The audit results described in Subsection (9)(e)(iii)(C) are a public record.
- 4598 (f) An election officer who certifies signatures under Subsection (9)(c) or 20A-9-403(3)(d) shall,
after certifying enough signatures to establish that a candidate has reached the applicable signature
threshold described in Subsection (8) or 20A-9-403(3)(a), as applicable, continue to certify
signatures submitted for the candidate in excess of the number of signatures required, until the
election officer either:
- 4604 (i) certifies signatures equal to 110% of the applicable signature threshold; or
- 4605 (ii) has reviewed all signatures submitted for the candidate before reaching an amount equal to 110% of
the applicable signature threshold.
- 4607 (10)
- (a) This Subsection (10) applies only to the electronic candidate qualification process.
- 4609 (b) In order for a member of the qualified political party to qualify as a candidate for the qualified
political party's nomination for an elective office under this section, the member shall, before the
deadline described in Subsection (12), collect signatures electronically:
- 4613 (i) in accordance with Section 20A-21-201; and
- 4614 (ii) using progressive screens, in a format approved by the lieutenant governor, that complies with
Subsection 20A-9-405(4).
- 4616 (c) Upon timely receipt of the signatures described in Subsections (8) and (9)(b), the election officer
shall, no later than the earlier of 14 calendar days after the day on which the election officer receives
the signatures, or one day before the day on which the qualified political party holds the convention
to select a nominee for the elective office to which the signature packets relate:
- 4621 (i) check the name of each individual who completes the verification for a signature to determine
whether each individual is at least 18 years old; and
- 4623 (ii) submit the name of each individual described in Subsection (10)(c)(i) who is not at least 18 years
old to the attorney general and the county attorney.
- 4625 (11)
- (a) An individual may not gather signatures under this section until after the individual files a notice of
intent to gather signatures for candidacy described in this section.

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- 4628 (b) An individual who files a notice of intent to gather signatures for candidacy, described in Subsection
(3)(a) or (4)(a), is, beginning on the day on which the individual files the notice of intent to gather
signatures for candidacy:
- 4631 (i) required to comply with the reporting requirements that a candidate for office is required to comply
with; and
- 4633 (ii) subject to the same enforcement provisions, and civil and criminal penalties, that apply to a
candidate for office in relation to the reporting requirements described in Subsection (11)(b)(i).
- 4636 (c) Upon timely receipt of the signatures described in Subsections (8) and (9)(b), or Subsections (8)
and (10)(b), the election officer shall, no later than the day before the day on which the qualified
political party holds the convention to select a nominee for the elective office to which the signature
packets relate, notify the qualified political party and the lieutenant governor of the name of each
member of the qualified political party who qualifies as a nominee of the qualified political party,
under this section, for the elective office to which the convention relates.
- 4643 (d) Upon receipt of a notice of intent to gather signatures for candidacy described in this section,
the lieutenant governor shall post the notice of intent to gather signatures for candidacy on the
lieutenant governor's website in the same location that the lieutenant governor posts a declaration of
candidacy.
- 4647 (12) The deadline before which a member of a qualified political party must collect and submit
signatures to the election officer under this section is 5 p.m. on the last business day that is at least
14 calendar days before the day on which the qualified political party's convention for the office
begins.
- 4651 (13) For the 2026 election year only, an individual who desires to gather signatures to seek the
nomination of a qualified political party for the office of United States representative shall:
- 4654 (a) in accordance with Subsection (3)(a), file a notice of intent to gather signatures during the period
beginning at 8 a.m. on the first business day of January and ending at 5 p.m. on March 13, 2026; and
- 4657 (b) during the period beginning on the day on which the individual files the notice of intent to gather
signatures and ending at 5 p.m. on March 13, 2026, on a form approved by the lieutenant governor
that complies with Subsection 20A-9-405(3), collect 7,000 signatures of registered voters who
are residents of the state and are permitted by the qualified political party to vote for the qualified
political party's candidates in a primary election.
- 5234 Section 56. Section **20A-9-502** is amended to read:

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5235 **20A-9-502. ~~{(Effective upon governor's approval)}~~(Effective 05/25/26)Certificate of**
nomination -- Contents -- Circulation -- Verification -- Criminal penalty -- Removal of petition
signature.

4667 (1) The candidate shall:

4668 (a) prepare a certificate of nomination in substantially the following form:

4669 "State of Utah, County of _____

4670 I, _____, declare my intention of becoming an unaffiliated candidate for the political
group designated as ____ for the office of _____. I do solemnly swear that I can qualify to hold
that office both legally and constitutionally if selected, and that I reside at ____ Street, in the city
of _____, county of _____, state of _____, zip code _____, phone _____, and that I am providing,
or have provided, the required number of holographic signatures of registered voters required by
law; that as a candidate at the next election I will not knowingly violate any election or campaign
law; that, if filing via a designated agent for an office other than president of the United States, I
will be out of the state of Utah during the entire candidate filing period; I will file all campaign
financial disclosure reports as required by law; and I understand that failure to do so will result in
my disqualification as a candidate for this office and removal of my name from the ballot.

4681 _____

4682 Subscribed and sworn to before me this _____(month\day\year).

4683 _____

4684 Notary Public (or other officer

4685 qualified to administer oaths)";

4686 (b) for each signature packet, bind signature sheets to a copy of the certificate of nomination and the
circulator verification, that:

4688 (i) are printed on sheets of paper [8-1/2] 8.5 inches long and 11 inches wide;

4689 (ii) are ruled with a horizontal line [3/4 inch] .75 inches from the top, with the space above that line
blank for the purpose of binding;

4691 (iii) contain the name of the proposed candidate and the words "Unaffiliated Candidate Certificate of
Nomination Petition" printed directly below the horizontal line;

4694 (iv) contain the [~~word "Warning" printed~~] following statement, directly under the words described in
Subsection (1)(b)(iii)[;] ,

4696

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[(v)] contain, to the right of the word "Warning," the following statement printed] in not less than eight-point, single leaded type:

5268 "WARNING

4699 ["]It is a class A misdemeanor for anyone to knowingly sign a certificate of nomination signature sheet with any name other than the person's own name or more than once for the same candidate or if the person is not registered to vote in this state and does not intend to become registered to vote in this state before the county clerk certifies the signatures.[";]

5273 WARNING TO SIGNERS WITH PRIVATE VOTER REGISTRATION RECORDS

5274 { Your } If you sign this petition, your voter identification number { , together with your address, } and the date you signed may be publicly disclosed { if you sign this petition } . This disclosure may occur even if you are an at-risk voter with a voter registration record that has been classified as a private record.";

4707 [(vi)] (v) contain the following statement directly under the statement described in Subsection [(1)(b)] (v) (1)(b)(iv):

4709 "Each signer says:

4710 I have personally signed this petition with a holographic signature;

4711 I am registered to vote in Utah or intend to become registered to vote in Utah before the county clerk certifies my signature; and

4713 My street address is written correctly after my name.";

4714 [(vii)] (vi) contain horizontally ruled lines, [$\frac{3}{8}$ inch] .375 inches apart under the statement described in Subsection [(1)(b)(vi)] (1)(b)(v); and

4716 [(viii)] (vii) be vertically divided into columns as follows:

4717 (A) the first column shall appear at the extreme left of the sheet, be [$\frac{5}{8}$ inch] .625 inches wide, be headed with "For Office Use Only," and be subdivided with a light vertical line down the middle;

4720 (B) the next column shall be [$2\frac{1}{2}$] 2.5 inches wide, headed "Registered Voter's Printed Name (must be legible to be counted)";

4722 (C) the next column shall be [$2\frac{1}{2}$] 2.5 inches wide, headed "Holographic Signature of Registered Voter";

4724 (D) the next column shall be one inch wide, headed "Birth Date or Age (Optional)";

4726 (E) the final column shall be [$4\frac{3}{8}$] 4.375 inches wide, headed "Street Address, City, Zip Code"; and

4728

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(F) at the bottom of the sheet, contain the following statement: "Birth date or age information is not required, but it may be used to verify your identity with voter registration records. If you choose not to provide it, your signature may not be certified as a valid signature if you change your address before petition signatures are certified or if the information you provide does not match your voter registration records."; and

4734 (c) bind a final page to one or more signature sheets that are bound together that contains, except as provided by Subsection (3), the following printed statement:

4736 "Verification

4737 State of Utah, County of _____

4738 I, _____, of _____, hereby state that:

4739 I am at least 18 years old;

4740 All the names that appear on the signature sheets bound to this page were signed by persons who professed to be the persons whose names appear on the signature sheets, and each of them signed the person's name on the signature sheets in my presence;

4743 I believe that each has printed and signed the person's name and written the person's street address correctly, and that each signer is registered to vote in Utah or will register to vote in Utah before the county clerk certifies the signatures on the signature sheet.

4746

4747 _____
(Signature) (Residence Address) (Date)".

4748 (2) An agent designated to file a certificate of nomination under Subsection 20A-9-503(2)(b) or (4)(b) may not sign the form described in Subsection (1)(a).

4750 (3)

(a) The candidate shall circulate the nomination petition and ensure that the person in whose presence each signature sheet is signed:

4752 (i) is at least 18 years old; and

4753 (ii) verifies each signature sheet by completing the verification bound to one or more signature sheets that are bound together.

4755 (b) A person may not sign the circulator verification if the person signed a signature sheet bound to the verification.

4757 (4)

(a) It is unlawful for any person to:

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- 4758 (i) knowingly sign a certificate of nomination signature sheet:
- 4759 (A) with any name other than the person's own name;
- 4760 (B) more than once for the same candidate; or
- 4761 (C) if the person is not registered to vote in this state and does not intend to become registered to vote in this state before the county clerk certifies the signatures; or
- 4764 (ii) sign the verification of a certificate of nomination signature sheet if the person:
- 4765 (A) has not witnessed the signing by those persons whose names appear on the certificate of nomination signature sheet; or
- 4767 (B) knows that a person whose signature appears on the certificate of nomination signature sheet is not registered to vote in this state and does not intend to become registered to vote in this state.
- 4770 (b) Any person violating this Subsection (4) is guilty of a class A misdemeanor.
- 4771 (5)
- (a) To qualify for placement on the general election ballot, the candidate shall, no earlier than the start of the applicable declaration of candidacy period described in Section 20A-9-201.5 and no later than 5 p.m. on June 15 of the year in which the election will be held:
- 4775 (i) comply with Subsection 20A-9-503(1); and
- 4776 (ii) submit each signature packet to the county clerk where the majority of the signatures in the packet were collected, with signatures totaling:
- 4778 (A) at least 1,000 registered voters residing within the state when the nomination is for an office to be filled by the voters of the entire state; or
- 4780 (B) at least 300 registered voters residing within a political division or at least 5% of the registered voters residing within a political division, whichever is less, when the nomination is for an office to be filled by the voters of any political division smaller than the state.
- 4784 (b) A candidate has not complied with Subsection (5)(a)(ii), unless the county clerks verify that each required signature is a valid signature of a registered voter who is eligible to sign the signature packet and has not signed a signature packet to nominate another candidate for the same office.
- 4788 (c) In reviewing the signature packets, the county clerk shall count and certify only those persons who signed with a holographic signature, who:
- 4790 (i) are registered voters within the political division that the candidate seeks to represent; and
- 4792 (ii) did not sign any other certificate of nomination for that office.
- 4793

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- (d) The county clerk shall count and certify the number of registered voters who validly signed a signature packet, no later than 30 calendar days after the day on which the candidate submits the signature packet.
- 4796 (e) The candidate may supplement the signatures or amend the certificate of nomination or declaration of candidacy at any time on or before 5 p.m. on June 15 of the year in which the election will be held.
- 4799 (f) The county clerk shall use the procedures described in Section 20A-1-1002 to determine whether a signer is a registered voter who is qualified to sign the signature packet.
- 4802 (6)
- (a) A voter who signs a signature packet under this section may have the voter's signature removed from the signature packet by, no later than 5 p.m. three business days after the day on which the candidate submits the signature packet to the county clerk, submitting to the county clerk a statement requesting that the voter's signature be removed.
- 4807 (b) A statement described in Subsection (6)(a) shall comply with the requirements described in Subsection 20A-1-1003(2).
- 4809 (c) The county clerk shall use the procedures described in Subsection 20A-1-1003(3) to determine whether to remove an individual's signature from a signature packet after receiving a timely, valid statement requesting removal of the signature.
- 5382 Section 57. Section **20A-15-103** is amended to read:
- 5383 **20A-15-103. ~~{(Effective upon governor's approval)}~~(Effective 05/25/26)Delegates --**
Candidacy -- Qualifications -- Nominating procedures -- Removal of petition signature.
- 4815 (1) Candidates for the office of delegate to the ratification convention shall be citizens, residents of Utah, and at least 21 years old.
- 4817 (2) Persons wishing to be delegates to the ratification convention shall:
- 4818 (a) circulate a nominating petition meeting the requirements of this section; and
- 4819 (b) obtain the signature of at least 100 registered voters.
- 4820 (3)
- (a) A single nominating petition may nominate any number of candidates up to 21, the total number of delegates to be elected.
- 4822 (b) Nominating petitions may not contain anything identifying a candidate's party or political affiliation.
- 4824

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- (c) Each nominating petition shall contain a written statement signed by each nominee, indicating either that the candidate will:
- 4826 (i) vote for ratification of the proposed amendment; or
- 4827 (ii) vote against ratification of the proposed amendment.
- 4828 (d) A nominating petition containing the names of more than one nominee may not contain the name of any nominee whose stated position in the nominating petition is inconsistent with that of any other nominee listed in the petition.
- 4831 (e) The first page of a nominating petition described in this section shall include the following statement in at least the same size type as the majority of the other statements on the page:
- 4840 (4)
- (a) A candidate shall file the candidate's nominating petition with the lieutenant governor no later than 5 p.m. on the last business day that is at least 40 calendar days before the proclaimed date of the election.
- 4843 (b) Within 10 calendar days after the last day for filing the petitions, the lieutenant governor shall:
- 4845 (i) use the procedures described in Section 20A-1-1002 to determine whether a signer is a registered voter;
- 4847 (ii) declare nominated the 21 nominees in favor of ratification and the 21 nominees against ratification whose nominating petitions have been signed by the largest number of registered voters;
- 4850 (iii) decide any ties by lot drawn by the lieutenant governor; and
- 4851 (iv) certify the nominated candidates of each group to the county clerk of each county within the state.
- 4853 (5)
- (a) A voter who signs a nomination petition under this section may have the voter's signature removed from the petition by, no later than 5 p.m. three business days after the last day for filing the petitions, submitting to the lieutenant governor a statement requesting that the voter's signature be removed.
- 4857 (b) A statement described in Subsection (5)(a) shall comply with the requirements described in Subsection 20A-1-1003(2).
- 4859 (c) The lieutenant governor shall use the procedures described in Subsection 20A-1-1003(3) to determine whether to remove an individual's signature from a petition after receiving a timely, valid statement requesting removal of the signature.
- 5431 Section 58. Section **53G-3-301.1** is amended to read:

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- 5432 **53G-3-301.1. ~~{(Effective upon governor's approval)}~~(Effective 05/25/26)Creation of a**
new school district -- Citizens' petition -- Procedures to follow -- Removal or reinstatement of
signature.
- 4866 (1) Citizens may file a petition to create a new school district in accordance with this section and
 Section 53G-3-301.
- 4868 (2)
- (a) The county clerk shall ensure that a petition described in Subsection (1) is signed by registered
 voters residing within the geographical boundaries of the proposed new school district in an amount
 equal to at least 10% of all votes cast within the geographic boundaries of the proposed new school
 district for all candidates for president of the United States at the last regular general election at
 which a president of the United States was elected.
- 4874 (b) The sponsors of a petition described in Subsection (1) shall file the petition with the clerk of each
 county in which any part of the proposed new school district is located.
- 4876 (c) The petition sponsors shall ensure that the petition described in Subsection (1):
- 4877 (i) indicates the typed or printed name and current residence address of each voter who signs the
 petition;
- 4879 (ii) describes the proposed new school district boundaries; and
- 4880 (iii) designates up to five signers of the petition as sponsors, designating one as the contact sponsor,
 with the mailing address and telephone number of each.
- 4882 (d) The first page of a petition described in this section shall include the following statement in at least
 the same size type as the majority of the other statements on the page:
- 4891 (3)
- (a)
- (i) A signer of a petition described in Subsection (1) may remove or, once removed, reinstate the
 signer's signature by filing a written statement requesting removal or reinstatement with the
 county clerk no later than three business days after the day on which the petition is filed with the
 county clerk.
- 4895 (ii) A statement described in Subsection (3)(a)(i) shall comply with the requirements described in
 Subsection 20A-1-1003(2).
- 4897

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- (iii) The county clerk shall use the procedures described in Subsection 20A-1-1003(3) to determine whether to remove or reinstate an individual's signature from a petition after receiving a timely, valid statement.
- 4900 (b) The county clerk shall use the procedures described in Section 20A-1-1002 to determine whether the petition has been signed by the required number of registered voters residing within the geographical boundaries of the proposed new school district.
- 4904 (4) Within 14 days after the day on which a petition described in Subsection (1) is filed, the clerk of each county with which the request or petition is filed shall:
- 4906 (a) determine whether the petition complies with Subsections (2) and (3), as applicable, and Section 53G-3-301; and
- 4908 (b)
- (i) if the county clerk determines that the request or petition complies with the applicable requirements:
- 4910 (A) certify the petition and deliver the certified petition to the county legislative body; and
- 4912 (B) mail or deliver written notification of the certification to the contact sponsor; or
- 4914 (ii) if the county clerk determines that the petition fails to comply with any of the applicable requirements, reject the petition and notify the contact sponsor in writing of the rejection and reasons for the rejection.
- 4917 (5)
- (a) If the county clerk fails to certify or reject a petition within the time specified in Subsection (4), the petition is considered to be certified.
- 4919 (b) If the county clerk rejects a petition, the individual who submitted the petition may amend the petition to correct the deficiencies for which the county clerk rejected the petition and refile the petition.
- 4922 (6) Within 10 days after the day on which a county legislative body receives a certified petition as described in Subsection (4) or (5), the county legislative body shall request a feasibility study.
- 4925 (7)
- (a) The county legislative body shall:
- 4926 (i) provide for a 30-day public comment period to begin on the day the county legislative body receives the study under Subsection (6); and
- 4928 (ii) hold at least two public hearings on the study and recommendations.
- 4929

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- (b) Within five business days after the day on which the public comment period ends, the legislative body of each county with which a petition is filed shall vote on the creation of the proposed new school district.
- 4932 (c) A county legislative body approves a petition proposing a new school district if a majority of the members of the legislative body vote in favor of the petition.
- 4934 (8)
- (a) Within five business days after the day on which a county legislative body approves a petition proposing a new school district under Subsection (7), the county legislative body shall provide notice of the approval and a copy of the petition to which the approval relates to the county clerk of each county described in Subsection (2)(b).
- 4939 (b) If each county described in Subsection (2)(b) approves a petition proposing a new school district, the county clerks of the counties shall submit the proposal for the creation of a new school district to all legal voters in the proposed new school district for approval or rejection at the next regular general election that is at least 65 days after the day on which all of the counties described in Subsection (2)(b) have complied with Subsection (8)(a).
- 4945 (c) The new school district proposed in the petition and the reorganized new school district are created if a majority of the voters in the proposed new school district vote in favor of creating the new school district.
- 5515 Section 59. Section **53G-3-401** is amended to read:
- 5516 **53G-3-401. ~~{(Effective upon governor's approval)}~~(Effective 05/25/26)Consolidation of school districts -- Resolution by local school board members -- Petition by electors -- Certification of petition signatures -- Removal of signature -- Election.**
- 4952 (1) Two or more school districts may unite and form a single school district in one of the following ways:
- 4954 (a) a majority of the members of each of the local school boards of the affected districts shall approve and present to the county legislative body of the affected counties a resolution to consolidate the districts. Once this is done, consolidation shall be established under this chapter; or
- 4958 (b) a majority of the members of the local school board of each affected district, or 15% of the registered voters in each of the affected districts, shall sign and present a petition to the county legislative body of each affected county. The question shall be voted upon at an election called for

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that purpose, which shall be the next general or municipal election. Consolidation shall occur if a majority of those voting on the question in each district favor consolidation.

- 4964 (2) The first page of a petition described in this section shall include the following statement in at least
the same size type as the majority of the other statements on the page:
- 4971 ~~[(2)]~~ (3) If a registered voter petition is presented to the county legislative body under Subsection (1)
(b):
- 4973 (a) within three business days after the day on which the county legislative body receives the petition,
the county legislative body shall provide the petition to the county clerk; and
- 4976 (b) within 14 days after the day on which a county clerk receives a petition from the county legislative
body, the county clerk shall:
- 4978 (i) use the procedures described in Section 20A-1-1002 to determine whether the petition satisfies the
requirements of Subsection (1)(b) for a registered voter petition;
- 4981 (ii) certify on the petition whether each name is that of a registered voter in one of the affected districts;
and
- 4983 (iii) deliver the certified petition to the county legislative body.
- 4984 ~~[(3)]~~ (4)
- (a) A voter who signs a registered voter petition under Subsection (1)(b) may have the voter's signature
removed from the petition by, no later than three business days after the day on which the county
legislative body provides the petition to the county clerk, submitting to the county clerk a statement
requesting that the voter's signature be removed.
- 4989 (b) A statement described in Subsection ~~[(3)(a)]~~ (4)(a) shall comply with the requirements described in
Subsection 20A-1-1003(2).
- 4991 (c) The county clerk shall use the procedures described in Subsection 20A-1-1003(3) to determine
whether to remove an individual's signature from a petition after receiving a timely, valid statement
requesting removal of the signature.
- 4994 ~~[(4)]~~ (5) The elections required under Subsection (1)(b) shall be conducted and the returns canvassed as
provided by election laws.

5563 Section 60. Section **53G-3-501** is amended to read:

5564 **53G-3-501. ~~{(Effective upon governor's approval)}~~(Effective 05/25/26)Transfer of a
portion of a school district -- Required boundary adjustments -- Local school board petition --
Elector petition -- Certification of petition signatures -- Removal of signature -- Transfer election.**

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- 5000 (1)
- (a) Part of a school district may be transferred to another district in one of the following ways:
- 5002 ~~[(a)]~~ (i) presentation to the county legislative body of each of the affected counties of a resolution requesting the transfer, approved by at least four-fifths of the members of the local school board of each affected school district;
- 5005 ~~[(b)]~~ (ii) presentation to the county legislative body of each affected county of a petition requesting that the voters vote on the transfer, signed by a majority of the members of the local school board of each affected school district;
- 5008 ~~[(c)]~~ (iii) presentation to the county legislative body of each affected county of a petition requesting that the voters vote on the transfer, signed by 15% of the registered voters in each of the affected school districts within that county; or
- 5011 ~~[(d)]~~ (iv) for a boundary adjustment required under Subsection (2) or (3), submission to the county legislative body of each of the affected counties of a resolution requesting the transfer from the local school board of the school district that is required to initiate the boundary adjustment.
- 5015 (b) The first page of a petition described in Subsection (1)(a)(iii) shall include the following statement in at least the same size type as the majority of the other statements on the page:
- 5024 (2)
- (a) As used in this Subsection (2):
- 5025 (i) "Expansion area" means the area of land approved for annexation and located outside the boundaries of a specified school district.
- 5027 (ii) "Municipality" means a city or town.
- 5028 (iii) "Originating school district" means the school district whose boundaries an expansion area is located within prior to the boundary adjustment required under Subsection (2)(b).
- 5031 (iv) "Specified school district" means a school district:
- 5032 (A) that serves residents within a single municipality; and
- 5033 (B) for which the municipality whose residents the school district serves enacts an ordinance in accordance with ~~[Title 10, Chapter 2, Part 4, Annexation]~~ Title 10, Chapter 2, Part 8, Annexation, approving the annexation of an area of land located outside the boundaries of the school district.
- 5037 (b) Notwithstanding any other provisions of this chapter and except as provided in Subsection (2)(c)(ii), the local school board of a specified school district shall initiate boundary adjustment proceedings under Subsection ~~[(1)(d)]~~ (1)(a)(iv):

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- 5040 (i) to request the expansion area to be transferred to the specified school district from the originating school district; and
- 5042 (ii) by submitting the resolution requesting the transfer, as provided in Subsection [~~(1)(d)~~] (1)(a)(iv), within 60 days after the day on which the municipality enacts the ordinance approving annexation of the expansion area.
- 5045 (c)
- (i) Before initiating the boundary adjustment required under Subsection (2)(b), the local school board presidents of the specified school district and the originating school district shall, within the timeframe described in Subsection (2)(b)(ii), meet to determine whether allowing the expansion area to remain within the boundaries of the originating school district is in the best interests of the municipality's residents.
- 5051 (ii) The requirements of Subsection (2)(b) do not apply to a specified school district if, upon meeting under Subsection (2)(c)(i), the presidents of the local school boards mutually agree that allowing the expansion area to remain within the boundaries of the originating school district is in the best interests of the municipality's residents.
- 5056 (3)
- (a) This Subsection (3) applies to a school district that:
- 5057 (i) serves residents within a single municipality; and
- 5058 (ii) in calendar year 2018, completed construction on a secondary school within an area of land located outside the boundaries of the school district.
- 5060 (b) Notwithstanding any other provisions of this chapter, the local school board of a school district described in Subsection (3)(a) shall initiate boundary adjustment proceedings under Subsection [~~(1)(d)~~] (1)(a)(iv):
- 5063 (i) to request the land described in Subsection (3)(a)(ii) to be transferred to the school district from the school district whose boundaries the land is located within; and
- 5065 (ii) by submitting the resolution requesting the transfer, as provided in Subsection [~~(1)(d)~~] (1)(a)(iv), on or before June 1, 2024.
- 5067 (4) If a registered voter petition is presented to the county legislative body under Subsection [~~(1)(e)~~] (1)(a)(iii):
- 5069 (a) within three business days after the day on which the county legislative body receives the petition, the county legislative body shall provide the petition to the county clerk; and

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- 5072 (b) within 14 days after the day on which a county clerk receives a petition from the county legislative
body, the county clerk shall:
- 5074 (i) use the procedures described in Section 20A-1-1002 to determine whether the petition satisfies the
requirements of Subsection ~~[(1)(e)]~~ (1)(a)(iii) for a registered voter petition;
- 5077 (ii) certify on the petition whether each name is that of a registered voter in one of the affected districts;
and
- 5079 (iii) deliver the certified petition to the county legislative body.
- 5080 (5)
- (a) A voter who signs a registered voter petition under Subsection ~~[(1)(e)]~~ (1)(a)(iii) may have the
voter's signature removed from the petition by, no later than three business days after the day on
which the county legislative body provides the petition to the county clerk, submitting to the county
clerk a statement requesting that the voter's signature be removed.
- 5085 (b) A statement described in Subsection (5)(a) shall comply with the requirements described in
Subsection 20A-1-1003(2).
- 5087 (c) The county clerk shall use the procedures described in Subsection 20A-1-1003(3) to determine
whether to remove an individual's signature from a petition after receiving a timely, valid statement
requesting removal of the signature.
- 5090 (6)
- (a) The voters of each affected district shall vote on the transfer requested under Subsection ~~[(1)(b) or
(e)]~~ (1)(a)(ii) or (iii) at an election called for that purpose, which may be the next general election.
- 5093 (b) The election shall be conducted and the returns canvassed as provided by election law.
- 5095 (c) A transfer is effected only if a majority of votes cast by the voters in both the proposed transferor
district and in the proposed transferee district are in favor of the transfer.
- 5664 Section 61. Section **61** is enacted to read:
- 5665 **53H-3-1304. Research university -- Duty to research.**
- 5666 (1) As used in this section, "research university" means the University of Utah or Utah State University.
- 5668 (2) The conduct of research by a research university is, for purposes of Section 20A-2-605, an official
duty imposed by law on the research university.
- 5670 Section 62. Section **63G-2-202** is amended to read:
- 5671 **63G-2-202. Access to private, controlled, and protected documents.**
- 5101 (1) Except as provided in Subsection (11)(a), a governmental entity:

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- 5102 (a) shall, upon request, disclose a private record to:
- 5103 (i) the subject of the record;
- 5104 (ii) the parent or legal guardian of an unemancipated minor who is the subject of the record;
- 5106 (iii) the legal guardian of a legally incapacitated individual who is the subject of the record;
- 5108 (iv) any other individual who:
- 5109 (A) has a power of attorney from the subject of the record;
- 5110 (B) submits a notarized release from the subject of the record or the individual's legal representative dated no more than 90 days before the date the request is made; or
- 5113 (C) if the record is a medical record described in Subsection 63G-2-302(1)(b), is a health care provider, as defined in Section 26B-8-501, if releasing the record or information in the record is consistent with normal professional practice and medical ethics; or
- 5117 (v) any person to whom the record must be provided pursuant to:
- 5118 (A) court order as provided in Subsection (7); or
- 5119 (B) a legislative subpoena as provided in Title 36, Chapter 14, Legislative Subpoena Powers; and
- 5121 (b) may disclose a private record described in Subsections 63G-2-302(1)(j) through (n), without complying with Section 63G-2-206, to another governmental entity for a purpose related to administering:
- 5124 (i) the voter registration list; or
- 5125 (ii) [~~the administration of~~]an election.
- 5126 (2)
- (a) Upon request, a governmental entity shall disclose a controlled record to:
- 5127 (i) a physician, physician assistant, psychologist, certified social worker, insurance provider or producer, or a government public health agency upon submission of:
- 5129 (A) a release from the subject of the record that is dated no more than 90 days prior to the date the request is made; and
- 5131 (B) a signed acknowledgment of the terms of disclosure of controlled information as provided by Subsection (2)(b); and
- 5133 (ii) any person to whom the record must be disclosed pursuant to:
- 5134 (A) a court order as provided in Subsection (7); or
- 5135 (B) a legislative subpoena as provided in Title 36, Chapter 14, Legislative Subpoena Powers.
- 5137

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- (b) A person who receives a record from a governmental entity in accordance with Subsection (2)(a)(i) may not disclose controlled information from that record to any person, including the subject of the record.
- 5140 (3) If there is more than one subject of a private or controlled record, the portion of the record that pertains to another subject shall be segregated from the portion that the requester is entitled to inspect.
- 5143 (4) Upon request, and except as provided in Subsection (11)(b), a governmental entity shall disclose a protected record to:
- 5145 (a) the person that submitted the record;
- 5146 (b) any other individual who:
- 5147 (i) has a power of attorney from all persons, governmental entities, or political subdivisions whose interests were sought to be protected by the protected classification; or
- 5150 (ii) submits a notarized release from all persons, governmental entities, or political subdivisions whose interests were sought to be protected by the protected classification or from their legal representatives dated no more than 90 days prior to the date the request is made;
- 5154 (c) any person to whom the record must be provided pursuant to:
- 5155 (i) a court order as provided in Subsection (7); or
- 5156 (ii) a legislative subpoena as provided in Title 36, Chapter 14, Legislative Subpoena Powers; or
- 5158 (d) the owner of a mobile home park, subject to the conditions of Subsection 41-1a-116(5).
- 5160 (5) Except as provided in Subsection (1)(b), a governmental entity may disclose a private, controlled, or protected record to another governmental entity, political subdivision, state, the United States, or a foreign government only as provided by Section 63G-2-206.
- 5163 (6) Before releasing a private, controlled, or protected record, the governmental entity shall obtain evidence of the requester's identity.
- 5165 (7) A governmental entity shall disclose a record pursuant to the terms of a court order signed by a judge from a court of competent jurisdiction, provided that:
- 5167 (a) the record deals with a matter in controversy over which the court has jurisdiction;
- 5168 (b) the court has considered the merits of the request for access to the record;
- 5169 (c) the court has considered and, where appropriate, limited the requester's use and further disclosure of the record in order to protect:
- 5171 (i) privacy interests in the case of private or controlled records;

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- 5172 (ii) business confidentiality interests in the case of records protected under Subsection 63G-2-305(1),
5174 (2), (40)(a)(ii), or (40)(a)(vi); and
- 5175 (iii) privacy interests or the public interest in the case of other protected records;
- 5178 (d) to the extent the record is properly classified private, controlled, or protected, the interests favoring
access, considering limitations thereon, are greater than or equal to the interests favoring restriction
of access; and
- 5181 (e) where access is restricted by a rule, statute, or regulation referred to in Subsection 63G-2-201(3)(b),
the court has authority independent of this chapter to order disclosure.
- 5181 (8)
- 5184 (a) Except as provided in Subsection (8)(d), a governmental entity may disclose or authorize disclosure
of private or controlled records for research purposes if the governmental entity:
- 5187 (i) determines that the research purpose cannot reasonably be accomplished without use or
disclosure of the information to the researcher in individually identifiable form;
- 5188 (ii) determines that:
- 5189 (A) the proposed research is bona fide; and
- 5191 (B) the value of the research is greater than or equal to the infringement upon personal privacy;
- 5193 (iii)
- 5196 (A) requires the researcher to assure the integrity, confidentiality, and security of the records; and
- 5199 (B) requires the removal or destruction of the individual identifiers associated with the records as soon
as the purpose of the research project has been accomplished;
- 5201 (iv) prohibits the researcher from:
- 5205 (A) disclosing the record in individually identifiable form, except as provided in Subsection (8)(b); or
- (B) using the record for purposes other than the research approved by the governmental entity; and
- (v) secures from the researcher a written statement of the researcher's understanding of and
agreement to the conditions of this Subsection (8) and the researcher's understanding that
violation of the terms of this Subsection (8) may subject the researcher to criminal prosecution
under Section 63G-2-801.
- (b) A researcher may disclose a record in individually identifiable form if the record is disclosed for the
purpose of auditing or evaluating the research program and no subsequent use or disclosure of the
record in individually identifiable form will be made by the auditor or evaluator except as provided
by this section.

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- 5209 (c) A governmental entity may require indemnification as a condition of permitting research under this Subsection (8).
- 5211 (d) A governmental entity may not disclose or authorize disclosure of a private record for research purposes as described in this Subsection (8) if the private record is a record described in Subsection 63G-2-302(1)(x).
- 5214 (9)
- (a) Under Subsections 63G-2-201(5)(b) and 63G-2-401(6), a governmental entity may disclose to persons other than those specified in this section records that are:
- 5216 (i) private under Section 63G-2-302; or
- 5217 (ii) protected under Section 63G-2-305, subject to Section 63G-2-309 if a claim for business confidentiality has been made under Section 63G-2-309.
- 5219 (b) Under Subsection 63G-2-403(11)(b), the State Records Committee may require the disclosure to persons other than those specified in this section of records that are:
- 5221 (i) private under Section 63G-2-302;
- 5222 (ii) controlled under Section 63G-2-304; or
- 5223 (iii) protected under Section 63G-2-305, subject to Section 63G-2-309 if a claim for business confidentiality has been made under Section 63G-2-309.
- 5225 (c) Under Subsection 63G-2-404(7), the court may require the disclosure of records that are private under Section 63G-2-302, controlled under Section 63G-2-304, or protected under Section 63G-2-305 to persons other than those specified in this section.
- 5229 (10)
- (a) A private record described in Subsection 63G-2-302(2)(f) may only be disclosed as provided in Subsection (1)(a)(v).
- 5231 (b) A protected record described in Subsection 63G-2-305(43) may only be disclosed as provided in Subsection (4)(c) or Section 26B-6-212.
- 5233 (11)
- (a) A private, protected, or controlled record described in Section 26B-1-506 shall be disclosed as required under:
- 5235 (i) Subsections 26B-1-506(1)(b) and (2); and
- 5236 (ii) Subsections 26B-1-507(1) and (6).
- 5237

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(b) A record disclosed under Subsection (11)(a) shall retain its character as private, protected, or controlled.

5811 Section 63. Section **63G-2-210** is amended to read:

5812 **63G-2-210. Access to and use of voter or election information by a government officer.**

5242 (1) As used in this section, "government officer" means:

5243 (a) an elected official; or

5244 (b) an officer, employee, volunteer, or agent of a governmental entity.

5245 (2) A government officer may not:

5246 (a) disclose, or attempt to discover, any information from a ballot cast by an identifiable voter;

5248 (b) except as provided in Subsection (3), disclose in relation to an identifiable voter:

5249 (i) the method by which the voter voted or returned a ballot;

5250 (ii) when or where the voter voted;

5251 (iii) how or when the voter's ballot was received;

5252 (iv) whether a ballot was mailed to the voter;

5253 (v) whether the voter placed postage on a return envelope; or

5254 (vi) any information from the return envelope of a voter.

5255 (3) Subsection (2) does not prohibit the disclosure, in mass, of the information [~~included in a voting history record, in accordance with Section 20A-5-410~~] disclosed in accordance with Title 20A, Chapter 2, Part 6, Provision and Protection of Voter Data.

5258 (4) Except as provided in Subsection (5), a government officer who, due to the government officer's position as a government officer, has access to election records, may not access, use, copy, or release the information except to the extent that the access, use, copying, or release:

5262 (a) is reasonably related to a duty of the government officer;

5263 (b) is in accordance with the requirements of law; and

5264 (c) is not done for a primarily personal purpose, including:

5265 (i) a political purpose;

5266 (ii) furthering the government officer's personal agenda; or

5267 (iii) a purpose relating to the government officer's private business, hobbies, or personal interests.

5269 (5) Subsection (4) does not prevent a government officer from accessing, using, copying, or releasing government information in the same manner available to a member of the general public, including by filing a record request under Section 20A-2-603, 20A-2-604, or 63G-2-204.

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5845 Section 64. Section **63G-2-301** is amended to read:

5846 **63G-2-301. Public records.**

5275 (1) As used in this section:

5276 (a) "Business address" means a single address of a governmental agency designated for the public to
contact an employee or officer of the governmental agency.

5278 (b) "Business email address" means a single email address of a governmental agency designated for the
public to contact an employee or officer of the governmental agency.

5281 (c) "Business telephone number" means a single telephone number of a governmental agency
designated for the public to contact an employee or officer of the governmental agency.

5284 (d) "Correctional facility" means the same as that term is defined in Section 77-16b-102.

5285 (2) The following records are public except to the extent they contain information expressly permitted
to be treated confidentially under the provisions of Subsections 63G-2-201(3)(b) and (6)(a):

5288 (a) laws;

5289 (b) the name, gender, gross compensation, job title, job description, business address, business email
address, business telephone number, number of hours worked per pay period, dates of employment,
and relevant education, previous employment, and similar job qualifications of a current or former
employee or officer of the governmental entity, excluding:

5294 (i) undercover law enforcement personnel; and

5295 (ii) investigative personnel if disclosure could reasonably be expected to impair the effectiveness of
investigations or endanger any individual's safety;

5297 (c) final opinions, including concurring and dissenting opinions, and orders that are made by a
governmental entity in an administrative, adjudicative, or judicial proceeding except that if the
proceedings were properly closed to the public, the opinion and order may be withheld to the extent
that they contain information that is private, controlled, or protected;

5302 (d) final interpretations of statutes or rules by a governmental entity unless classified as protected as
provided in Subsection 63G-2-305(17) or (18);

5304 (e) information contained in or compiled from a transcript, minutes, or report of the open portions of a
meeting of a governmental entity as provided by Title 52, Chapter 4, Open and Public Meetings Act,
including the records of all votes of each member of the governmental entity;

5308 (f) judicial records unless a court orders the records to be restricted under the rules of civil or criminal
procedure or unless the records are private under this chapter;

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- 5310 (g) unless otherwise classified as private under Section 63G-2-303, records or parts of records filed with or maintained by county recorders, clerks, treasurers, surveyors, zoning commissions, the Division of Forestry, Fire, and State Lands, the School and Institutional Trust Lands Administration, the Division of Oil, Gas, and Mining, the Division of Water Rights, or other governmental entities that give public notice of:
- 5315 (i) titles or encumbrances to real property;
- 5316 (ii) restrictions on the use of real property;
- 5317 (iii) the capacity of persons to take or convey title to real property; or
- 5318 (iv) tax status for real and personal property;
- 5319 (h) records of the Department of Commerce that evidence incorporations, mergers, name changes, and uniform commercial code filings;
- 5321 (i) data on individuals that would otherwise be private under this chapter if the individual who is the subject of the record has given the governmental entity written permission to make the records available to the public;
- 5324 (j) documentation of the compensation that a governmental entity pays to a contractor or private provider;
- 5326 (k) summary data;
- 5327 ~~[(l) voter registration records, including an individual's voting history, except for a voter registration record or those parts of a voter registration record that are classified as private under Subsections 63G-2-302(1)(j) through (n) or withheld under Subsection 20A-2-104(7);]~~
- 5331 (l) subject to Title 20A, Chapter 2, Part 6, Provision and Protection of Voter Data, standard voter data, as defined in Section 20A-2-601, in the voter registration record of a public registered voter, as defined in Section 20A-2-601;
- 5334 (m) for an elected official, as defined in Section 11-47-102, a telephone number, if available, and email address, if available, where that elected official may be reached as required in Title 11, Chapter 47, Access to Elected Officials;
- 5337 (n) for a school community council member, a telephone number, if available, and email address, if available, where that elected official may be reached directly as required in Section 53G-7-1203;
- 5340 (o) annual audited financial statements of the Utah Educational Savings Plan described in Section 53H-10-210; and
- 5342

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- (p) an initiative packet, as defined in Section 20A-7-101, and a referendum packet, as defined in Section 20A-7-101, after the packet is submitted to a county clerk.
- 5344 (3) The following records are normally public, but to the extent that a record is expressly exempt from disclosure, access may be restricted under Subsection 63G-2-201(3)(b), Section 63G-2-302, 63G-2-304, or 63G-2-305:
- 5347 (a) administrative staff manuals, instructions to staff, and statements of policy;
- 5348 (b) records documenting a contractor's or private provider's compliance with the terms of a contract with a governmental entity;
- 5350 (c) records documenting the services provided by a contractor or a private provider to the extent the records would be public if prepared by the governmental entity;
- 5352 (d) contracts entered into by a governmental entity;
- 5353 (e) any account, voucher, or contract that deals with the receipt or expenditure of funds by a governmental entity;
- 5355 (f) records relating to government assistance or incentives publicly disclosed, contracted for, or given by a governmental entity, encouraging a person to expand or relocate a business in Utah, except as provided in Subsection 63G-2-305(35);
- 5358 (g) chronological logs and initial contact reports;
- 5359 (h) correspondence by and with a governmental entity in which the governmental entity determines or states an opinion upon the rights of the state, a political subdivision, the public, or any person;
- 5362 (i) empirical data contained in drafts if:
- 5363 (i) the empirical data is not reasonably available to the requester elsewhere in similar form; and
- 5365 (ii) the governmental entity is given a reasonable opportunity to correct any errors or make nonsubstantive changes before release;
- 5367 (j) drafts that are circulated to anyone other than:
- 5368 (i) a governmental entity;
- 5369 (ii) a political subdivision;
- 5370 (iii) a federal agency if the governmental entity and the federal agency are jointly responsible for implementation of a program or project that has been legislatively approved;
- 5373 (iv) a government-managed corporation; or
- 5374 (v) a contractor or private provider;
- 5375

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- (k) drafts that have never been finalized but were relied upon by the governmental entity in carrying out action or policy;
- 5377 (l) original data in a computer program if the governmental entity chooses not to disclose the program;
- 5379 (m) arrest warrants after issuance, except that, for good cause, a court may order restricted access to arrest warrants prior to service;
- 5381 (n) search warrants after execution and filing of the return, except that a court, for good cause, may order restricted access to search warrants prior to trial;
- 5383 (o) records that would disclose information relating to formal charges or disciplinary actions against a past or present governmental entity employee if:
 - 5385 (i) the disciplinary action has been completed and all time periods for administrative appeal have expired; and
 - 5387 (ii) the charges on which the disciplinary action was based were sustained;
- 5388 (p) records maintained by the Division of Forestry, Fire, and State Lands, the School and Institutional Trust Lands Administration, or the Division of Oil, Gas, and Mining that evidence mineral production on government lands;
- 5391 (q) final audit reports;
- 5392 (r) occupational and professional licenses;
- 5393 (s) business licenses;
- 5394 (t) a notice of violation, a notice of agency action under Section 63G-4-201, or similar records used to initiate proceedings for discipline or sanctions against persons regulated by a governmental entity, but not including records that initiate employee discipline; and
- 5398 (u)
 - (i) records that disclose a standard, regulation, policy, guideline, or rule regarding the operation of a correctional facility or the care and control of inmates committed to the custody of a correctional facility; and
 - 5401 (ii) records that disclose the results of an audit or other inspection assessing a correctional facility's compliance with a standard, regulation, policy, guideline, or rule described in Subsection (3)(u)(i).
- 5404 (4) The list of public records in this section is not exhaustive and should not be used to limit access to records.
- 5979 Section 65. Section **63G-2-302** is amended to read:
- 5980 **63G-2-302. Private records.**

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- 5408 (1) The following records are private:
- 5409 (a) records concerning an individual's eligibility for unemployment insurance benefits, social services,
welfare benefits, or the determination of benefit levels;
- 5411 (b) records containing data on individuals describing medical history, diagnosis, condition, treatment,
evaluation, or similar medical data;
- 5413 (c) records of publicly funded libraries that when examined alone or with other records identify a
patron;
- 5415 (d) records received by or generated by or for:
- 5416 (i) the Independent Legislative Ethics Commission, except for:
- 5417 (A) the commission's summary data report that is required under legislative rule; and
- 5419 (B) any other document that is classified as public under legislative rule; or
- 5420 (ii) a Senate or House Ethics Committee in relation to the review of ethics complaints, unless the record
is classified as public under legislative rule;
- 5422 (e) records received by, or generated by or for, the Independent Executive Branch Ethics Commission,
except as otherwise expressly provided in Title 63A, Chapter 14, Review of Executive Branch
Ethics Complaints;
- 5425 (f) records received or generated for a Senate confirmation committee concerning character,
professional competence, or physical or mental health of an individual:
- 5427 (i) if, prior to the meeting, the chair of the committee determines release of the records:
- 5429 (A) reasonably could be expected to interfere with the investigation undertaken by the committee; or
- 5431 (B) would create a danger of depriving a person of a right to a fair proceeding or impartial hearing; and
- 5433 (ii) after the meeting, if the meeting was closed to the public;
- 5434 (g) employment records concerning a current or former employee of, or applicant for employment with,
a governmental entity that would disclose that individual's home address, home telephone number,
social security number, insurance coverage, marital status, or payroll deductions;
- 5438 (h) records or parts of records under Section 63G-2-303 that a current or former employee identifies as
private according to the requirements of that section;
- 5440 (i) that part of a record indicating a person's social security number or federal employer identification
number if provided under Section 31A-23a-104, 31A-25-202, 31A-26-202, 58-1-301, 58-55-302,
61-1-4, or 61-2f-203;
- 5443 (j) that part of a voter registration record identifying a voter's:

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- 5444 (i) driver license or identification card number;
- 5445 (ii) social security number, or last four digits of the social security number;
- 5446 (iii) email address;
- 5447 (iv) ~~[date]~~ day, month, or year of birth; or
- 5448 (v) phone number;
- 5449 (k) a voter registration record that is classified as a private record by the lieutenant governor or a county clerk under Subsection 20A-2-101.1(5)(a)~~[-20A-2-104(4)(h),]~~ or 20A-2-204(4)(b);
- 5452 (l) a voter registration record ~~[that is withheld under Subsection 20A-2-104(7)]~~ of an at-risk voter, as defined in Section 20A-2-601;
- 5454 (m) the following forms and supporting verification:
- 5455 (i) a withholding request form used, before April 6, 2026, to request that a voter's voter registration be withheld as a private record, and any verification submitted in support of the form;
- 5458 (ii) an at-risk voter designation request form described in [Subsections 20A-2-104(7) and (8)] Section 20A-2-606 and any verification submitted in support of the form;
- 5460 (iii) a notice described in Section 20A-2-602; and
- 5461 (iv) a form relating to a request described in Section 20A-2-603, 20A-2-604, 20A-2-605, or 20A-2-607;
- 5463 (n) a record or information regarding whether a voter returned a ballot with postage attached;
- 5465 (o) a record that:
- 5466 (i) contains information about an individual;
- 5467 (ii) is voluntarily provided by the individual; and
- 5468 (iii) goes into an electronic database that:
- 5469 (A) is designated by and administered under the authority of the ~~[Chief Information Officer]~~ chief information officer; and
- 5471 (B) acts as a repository of information about the individual that can be electronically retrieved and used to facilitate the individual's online interaction with a state agency;
- 5474 (p) information provided to the ~~[Commissioner of Insurance]~~ commissioner of insurance under:
- 5476 (i) Subsection 31A-23a-115(3)(a);
- 5477 (ii) Subsection 31A-23a-302(4); or
- 5478 (iii) Subsection 31A-26-210(4);
- 5479 (q) information obtained through a criminal background check under Title 11, Chapter 40, Criminal Background Checks by Political Subdivisions Operating Water Systems;

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- 5481 (r) information provided by an offender that is:
- 5482 (i) required by the registration requirements of Title 53, Chapter 29, Sex, Kidnap, and Child Abuse
Offender Registry; and
- 5484 (ii) not required to be made available to the public under Subsection 53-29-404(3)(a);
- 5485 (s) a statement and any supporting documentation filed with the attorney general in accordance with
Section 34-45-107, if the federal law or action supporting the filing involves homeland security;
- 5488 (t) electronic toll collection customer account information received or collected under Section 72-6-118
and customer information described in Section 17B-2a-815 received or collected by a public transit
district, including contact and payment information and customer travel data;
- 5492 (u) an email address provided by a military or overseas voter under Section 20A-16-501;
- 5493 (v) a completed military-overseas ballot that is electronically transmitted under Title 20A, Chapter 16,
Uniform Military and Overseas Voters Act;
- 5495 (w) records received by or generated by or for the Political Subdivisions Ethics Review Commission
established in Section 63A-15-201, except for:
- 5497 (i) the commission's summary data report that is required in Section 63A-15-202; and
- 5498 (ii) any other document that is classified as public in accordance with Title 63A, Chapter 15, Political
Subdivisions Ethics Review Commission;
- 5500 (x) a record described in Section 53G-9-604 that verifies that a parent was notified of an incident or
threat;
- 5502 (y) a criminal background check or credit history report conducted in accordance with Section
63A-3-201;
- 5504 (z) a record described in Subsection 53-5a-104(7);
- 5505 (aa) on a record maintained by a county for the purpose of administering property taxes, an individual's:
- 5507 (i) email address;
- 5508 (ii) phone number; or
- 5509 (iii) personal financial information related to a person's payment method;
- 5510 (bb) a record submitted by a taxpayer to establish the taxpayer's eligibility for an exemption, deferral,
abatement, or relief under:
- 5512 (i) Title 59, Chapter 2, Part 11, Exemptions; or
- 5513 (ii) Title 59, Chapter 2a, Tax Relief Through Property Tax;
- 5514

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- (cc) a record provided by the State Tax Commission in response to a request under Subsection 59-1-403(4)(y)(iii);
- 5516 (dd) a record of the Child Welfare Legislative Oversight Panel regarding an individual child welfare case, as described in Subsection 36-33-103(3);
- 5518 (ee) a record relating to drug or alcohol testing of a state employee under Section 63A-17-1004;
- 5520 (ff) a record relating to a request by a state elected official or state employee who has been threatened to the Division of Technology Services to remove personal identifying information from the open web under Section 63A-16-109;
- 5523 (gg) a record including confidential information as that term is defined in Section 67-27-106; and
- 5525 (hh) a record or notice received or generated under Title 53, Chapter 30, Security Improvements Act, relating to:
- 5527 (i) an application for certification described in Section 53-30-201; or
- 5528 (ii) a security improvement, including a building permit application or building permit for a security improvement described in Section 53-30-301.
- 5530 (2) The following records are private if properly classified by a governmental entity:
- 5531 (a) records concerning a current or former employee of, or applicant for employment with a governmental entity, including performance evaluations and personal status information such as race, religion, or disabilities, but not including records that are public under Subsection 63G-2-301(2)(b) or 63G-2-301(3)(o) or private under Subsection (1)(b);
- 5536 (b) records describing an individual's finances, except that the following are public:
- 5537 (i) records described in Subsection 63G-2-301(2);
- 5538 (ii) information provided to the governmental entity for the purpose of complying with a financial assurance requirement; or
- 5540 (iii) records that must be disclosed in accordance with another statute;
- 5541 (c) records of independent state agencies if the disclosure of those records would conflict with the fiduciary obligations of the agency;
- 5543 (d) other records containing data on individuals the disclosure of which constitutes a clearly unwarranted invasion of personal privacy;
- 5545 (e) records provided by the United States or by a government entity outside the state that are given with the requirement that the records be managed as private records, if the providing entity states in writing that the record would not be subject to public disclosure if retained by it;

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- 5549 (f) any portion of a record in the custody of the Division of Aging and Adult Services, created in
Section 26B-6-102, that may disclose, or lead to the discovery of, the identity of a person who made
a report of alleged abuse, neglect, or exploitation of a vulnerable adult; and
- 5553 (g) audio and video recordings created by a body-worn camera, as defined in Section 77-7a-103, that
record sound or images inside a home or residence except for recordings that:
- 5556 (i) depict the commission of an alleged crime;
- 5557 (ii) record any encounter between a law enforcement officer and a person that results in death or bodily
injury, or includes an instance when an officer fires a weapon;
- 5559 (iii) record any encounter that is the subject of a complaint or a legal proceeding against a law
enforcement officer or law enforcement agency;
- 5561 (iv) contain an officer-involved critical incident as defined in Subsection 76-2-408(1)(f); or
- 5563 (v) have been requested for reclassification as a public record by a subject or authorized agent of a
subject featured in the recording.
- 5565 (3)
- (a) As used in this Subsection (3), "medical records" means medical reports, records, statements,
history, diagnosis, condition, treatment, and evaluation.
- 5567 (b) Medical records in the possession of the University of Utah Hospital, its clinics, doctors, or
affiliated entities are not private records or controlled records under Section 63G-2-304 when the
records are sought:
- 5570 (i) in connection with any legal or administrative proceeding in which the patient's physical, mental, or
emotional condition is an element of any claim or defense; or
- 5572 (ii) after a patient's death, in any legal or administrative proceeding in which any party relies upon the
condition as an element of the claim or defense.
- 5574 (c) Medical records are subject to production in a legal or administrative proceeding according to
state or federal statutes or rules of procedure and evidence as if the medical records were in the
possession of a nongovernmental medical care provider.
- 6150 Section 66. Section **63G-2-303** is amended to read:
- 6151 **63G-2-303. Private information concerning certain government employees.**
- 5580 (1) As used in this section:
- 5581 (a) "At-risk government employee" means a current or former:
- 5582 (i) peace officer as specified in Section 53-13-102;

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- 5583 (ii) state or federal judge of an appellate, district, justice, or juvenile court, or court commissioner;
- 5585 (iii) judge authorized by Title 39A, Chapter 5, Utah Code of Military Justice;
- 5586 (iv) judge authorized by Armed Forces, Title 10, United States Code;
- 5587 (v) federal prosecutor;
- 5588 (vi) prosecutor appointed pursuant to Armed Forces, Title 10, United States Code;
- 5589 (vii) law enforcement official as defined in Section 53-5a-311;
- 5590 (viii) prosecutor authorized by Title 39A, Chapter 5, Utah Code of Military Justice; or
- 5591 (ix) state or local government employee who, because of the unique nature of the employee's regular work assignments or because of one or more recent credible threats directed to or against the employee, would be at immediate and substantial risk of physical harm if the employee's personal information is disclosed.
- 5595 (b) "Family member" means the spouse, child, sibling, parent, or grandparent of an at-risk government employee who is living with the employee.
- 5597 (c) "Personal information" means the employee's or the employee's family member's home address, home telephone number, personal mobile telephone number, personal pager number, personal email address, social security number, insurance coverage, marital status, or payroll deductions.
- 5601 (2)
- (a) Pursuant to Subsection 63G-2-302(1)(h), an at-risk government employee may file a written application that:
- 5603 (i) gives notice of the employee's status as an at-risk government employee to each agency of a government entity holding a record or a part of a record that would disclose the employee's personal information; and
- 5606 (ii) requests that the government agency classify those records or parts of records as private.
- 5608 (b) An at-risk government employee desiring to file an application under this section may request assistance from the government agency to identify the individual records containing personal information.
- 5611 (c) Each government agency shall develop a form that:
- 5612 (i) requires the at-risk government employee to designate each specific record or part of a record containing the employee's personal information that the applicant desires to be classified as private;
- 5615 (ii) affirmatively requests that the government entity holding those records classify them as private;
- 5617

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- (iii) informs the employee that by submitting a completed form the employee may not receive official announcements affecting the employee's property, including notices about proposed municipal annexations, incorporations, or zoning modifications; and
- 5621 (iv) contains a place for the signature required under Subsection (2)(d).
- 5622 (d) A form submitted by an employee under Subsection (2)(c) shall be signed by the highest ranking elected or appointed official in the employee's chain of command certifying that the employee submitting the form is an at-risk government employee.
- 5625 (3) A county recorder, county treasurer, county auditor, or a county tax assessor may fully satisfy the requirements of this section by:
- 5627 (a) providing a method for the assessment roll and index and the tax roll and index that will block public access to the home address, home telephone number, situs address, and Social Security number; and
- 5630 (b) providing the at-risk government employee requesting the classification with a disclaimer informing the employee that the employee may not receive official announcements affecting the employee's property, including notices about proposed annexations, incorporations, or zoning modifications.
- 5634 (4) A government agency holding records of an at-risk government employee classified as private under this section may release the record or part of the record if:
- 5636 (a) the employee or former employee gives written consent;
- 5637 (b) a court orders release of the records; or
- 5638 (c) the government agency receives a certified death certificate for the employee or former employee[; ~~or~~] .
- 5640 [~~(d) as it relates to the employee's voter registration record;~~]
- 5641 [~~(i) the person to whom the record or part of the record is released is a qualified person under Subsection 20A-2-104(4)(n); and]~~
- 5643 [~~(ii) the government agency's release of the record or part of the record complies with the requirements of Subsection 20A-2-104(4)(o).]~~
- 5645 (5)
- (a) If the government agency holding the private record receives a subpoena for the records, the government agency shall attempt to notify the at-risk government employee or former employee by mailing a copy of the subpoena to the employee's last-known mailing address together with a request that the employee either:

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- 5649 (i) authorize release of the record; or
- 5650 (ii) within 10 days of the date that the copy and request are mailed, deliver to the government agency holding the private record a copy of a motion to quash filed with the court who issued the subpoena.
- 5653 (b) The government agency shall comply with the subpoena if the government agency has:
- 5655 (i) received permission from the at-risk government employee or former employee to comply with the subpoena;
- 5657 (ii) not received a copy of a motion to quash within 10 days of the date that the copy of the subpoena was mailed; or
- 5659 (iii) received a court order requiring release of the records.
- 5660 (6)
- (a) Except as provided in Subsection (6)(b), a form submitted under this section remains in effect until the earlier of:
- 5662 (i) four years after the date the employee signs the form, whether or not the employee's employment terminates before the end of the four-year period; and
- 5664 (ii) one year after the government agency receives official notice of the death of the employee.
- 5666 (b) A form submitted under this section may be rescinded at any time by:
- 5667 (i) the at-risk government employee who submitted the form; or
- 5668 (ii) if the at-risk government employee is deceased, a member of the employee's immediate family.
- 6243 Section 67. Section **73-10d-4** is amended to read:
- 6244 **73-10d-4. ~~{(Effective upon governor's approval)}~~(Effective 05/25/26)Notice of intention to enter privatization project -- Petition for election -- Certification of petition signatures -- Removal of signature -- Election procedures -- Powers of political subdivision -- Public bidding laws not to apply.**
- 5675 (1)
- (a) The governing authority of any political subdivision considering entering into a privatization project agreement shall issue a notice of intention setting forth a brief summary of the agreement provisions and the time within which and place at which petitions may be filed requesting the calling of an election in the political subdivision to determine whether the agreement should be approved.
- 5680 (b) The notice of intention shall specify the form of the petitions.
- 5681

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- (c) If, within 30 days after the publication of the notice of intention, petitions are filed with the clerk, recorder, or similar officer of the political subdivision, signed by at least 5% of the registered voters of the political subdivision (as certified by the county clerks of the respective counties within which the political subdivision is located pursuant to Subsections (7) and (8)~~(9)~~ requesting an election be held to authorize the agreement, then the governing authority shall proceed to call and hold an election.
- 5688 (d) If an adequate petition is not filed within 30 days, the governing authority may adopt a resolution so finding and may proceed to enter into the agreement.
- 5690 (e) The first page of a petition described in this Subsection (1) shall include the following statement in at least the same size type as the majority of the other statements on the page:
- 5699 (2) If, under Subsection (1), the governing authority of a political subdivision is required to call an election to authorize an agreement, the governing authority shall adopt a resolution directing that an election be held in the political subdivision for the purpose of determining whether the political subdivision may enter into the agreement. The resolution calling the election shall be adopted, notice of the election shall be given, voting precincts shall be established, the election shall be held, voters' qualifications shall be determined, and the results shall be canvassed in the manner and subject to the conditions provided for in Title 11, Chapter 14, Local Government Bonding Act.
- 5707 (3) A political subdivision may, upon approval of an agreement as provided by Subsections (1) and (2) and subject to the powers and rules of the supervising agency:
- 5709 (a) supervise and regulate the construction, maintenance, ownership, and operation of all privatization projects within its jurisdiction or in which it has a contractual interest;
- 5711 (b) contract, by entry into agreements with private owner/operators for the provision within its jurisdiction of the services of privatization projects;
- 5713 (c) levy and collect taxes, as otherwise provided by law, and impose and collect assessments, fees, or charges for services provided by privatization projects, as appropriate, and, subject to any limitation imposed by the constitution, pledge, assign, or otherwise convey as security for the payment of its obligations under any agreements any revenues and receipts derived from any assessments, fees, or charges for services provided by privatization projects;
- 5719 (d) require the private owner/operator to obtain any and all licenses as appropriate under federal, state, and local law and impose other requirements which are necessary or desirable to discharge the

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responsibility of the political subdivision to supervise and regulate the construction, maintenance, ownership, and operation of any privatization project;

- 5724 (e) control the right to contract, maintain, own, and operate any privatization project and the services provided in connection with that project within its jurisdiction;
- 5726 (f) purchase, lease, or otherwise acquire all or any part of a privatization project;
- 5727 (g) with respect to the services of any privatization project, control the right to establish or regulate the rates paid by the users of the services within the jurisdiction of the political subdivision;
- 5730 (h) agree that the sole and exclusive right to provide the services within its jurisdiction related to privatization projects be assumed by any private owner/operator;
- 5732 (i) contract for the lease or purchase of land, facilities, equipment, and vehicles for the operation of privatization projects;
- 5734 (j) lease, sell, or otherwise convey, as permitted by state and local law, but without any requirement of competitive public bidding, land, facilities, equipment, and vehicles, previously used in connection with privatization projects, to private owner/operators; and
- 5738 (k) establish policies for the operation of any privatization project within its jurisdiction or with respect to which it has a contractual interest, including hours of operation, the character and kinds of services, and other rules necessary for the safety of operating personnel.
- 5742 (4) Any political subdivision may enter into agreements with respect to privatization projects. Agreements may contain provisions relating to, without limitation, any matter provided for in this section or consistent with the purposes of this chapter.
- 5745 (5) Any agreement entered into between a political subdivision and a private owner/operator for the provision of the services of a privatization project is considered an exercise of that political subdivision's business or proprietary power binding upon its succeeding governing authorities. Any agreement made by a political subdivision with a private owner/operator for payment for services provided or to be provided may not be construed to be an indebtedness or a lending of credit of the political subdivision within the meaning of any constitutional or statutory restriction.
- 5752 (6) The provisions of the various laws of the state and the rules or ordinances of a political subdivision which would otherwise require public bidding in respect to any matter provided for in this chapter shall have no application to that matter.
- 5755 (7) If a petition is presented to the clerk of a political subdivision under Subsection (1):
- 5756

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- (a) as applicable, within three business days after the day on which the clerk receives the petition, the clerk shall provide the petition to the county clerk for the county in which the political subdivision is located; and
- 5759 (b) within 14 days after the day on which a county clerk receives a petition under this section, the county clerk shall:
- 5761 (i) use the procedures described in Section 20A-1-1002 to determine whether the petition satisfies the requirements of Subsection (1) for a registered voter petition;
- 5763 (ii) certify on the petition whether each name is that of a registered voter in the affected political subdivision; and
- 5765 (iii) as applicable, deliver the certified petition to the governing authority of the affected political subdivision.
- 5767 (8)
- (a) A voter who signs a petition under Subsection (1) may have the voter's signature removed from the petition by, no later than three business days after the day on which the petition is provided to the county clerk, submitting to the county clerk a statement requesting that the voter's signature be removed.
- 5771 (b) A statement described in Subsection (8)(a) shall comply with the requirements described in Subsection 20A-1-1003(2).
- 5773 (c) The county clerk shall use the procedures described in Subsection 20A-1-1003(3) to determine whether to remove an individual's signature from a petition after receiving a timely, valid statement requesting removal of the signature.
- 6347 Section 68. **Effective date.**
Effective Date.
- 5777 (1) Except as provided in {~~Subsection (2)~~} Subsections (2)-(4), this bill takes effect{:} May 25, 2026.
- 6349 (2)
- (a) The actions affecting sections described in Subsection (2)(b) take effect:
- 5778 (a){~~(i)~~} except as provided in Subsection {~~(1)(b)~~} (2)(a)(ii), May 6, 2026; or
- 5779 (b){~~(ii)~~} if approved by two-thirds of all members elected to each house:
- 5780 (i){~~(A)~~} upon approval by the governor;
- 5781 (ii){~~(B)~~} without the governor's signature, the day following the constitutional time limit of Utah Constitution, Article VII, Section 8; or

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- 5783 (iii){(C)} in the case of a veto, the date of veto override.
- 6356 (b) Subsection (2)(a) applies to the actions affecting the following sections:
- 6357 (i) Section 20A-1-102 (Effective upon governor's approval);
- 6358 (ii) Section 20A-2-504 (Effective upon governor's approval);
- 6359 (iii) Section 20A-2-601 (Effective upon governor's approval);
- 6360 (iv) Section 20A-2-602 (Effective upon governor's approval);
- 6361 (v) Section 20A-2-607 (Effective upon governor's approval);
- 6362 (vi) Section 20A-7-103 (Effective upon governor's approval) (Superseded 01/01/27);
- 6363 (vii) Section 20A-7-702 (Effective upon governor's approval);
- 6364 (viii) Section 20A-7-703.1 (Effective upon governor's approval);
- 6365 (ix) Section 63G-2-202 (Effective upon governor's approval); and
- 6366 (x) Section 63G-2-210 (Effective upon governor's approval).
- 5784 (2){(3)}
- (a) The actions affecting sections described in Subsection ~~{(2)(b)}~~ (3)(b) take effect:
- 5785 (i) except as provided in Subsection ~~{(2)(a)(ii)}~~ (3)(a)(ii), May 6, 2026; or
- 5786 (ii) if approved by two-thirds of all members elected to each house, the later of April 6, 2026; or:
- 5788 (A) upon approval by the governor;
- 5789 (B) without the governor's approval, the day following the constitutional time limit of Utah
Constitution, Article VII, Section 8; or
- 5791 (C) with the ~~governor's~~ governor's veto and a vote of the Legislature to override the veto, the date of
veto override.
- 5793 (b) Subsection ~~{(2)(a)}~~ (3)(a) applies to the actions affecting the following sections:
- 5794 (i) Section 20A-2-101.1 (Effective 04/06/26);
- 5795 (ii) Section 20A-2-104 (Effective 04/06/26);
- 5796 (iii) Section 20A-2-108 (Effective 04/06/26);
- 5797 (iv) Section 20A-2-204 (Effective 04/06/26);
- 5798 (v) Section 20A-2-206 (Effective 04/06/26);
- 6382 (vi) Section 20A-2-304 (Effective 04/06/26);
- 5799 (vi){(vii)} Section 20A-2-505 (Effective 04/06/26);
- 5800 (vii){(viii)} Section 20A-2-603 (Effective 04/06/26);
- 5801 (viii){(ix)} Section 20A-2-604 (Effective 04/06/26);

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- 5802 (ix){(x)} Section 20A-2-605 (Effective 04/06/26);
- 5803 (x){(xi)} Section 20A-2-606 (Effective 04/06/26);
- 5804 (xi){(xii)} Section 20A-5-410 (Effective 04/06/26);
- 5805 (xii){(xiii)} Section 20A-3a-401 (Effective 04/06/26);
- 5806 (xiii){(xiv)} Section 20A-6-105 (Effective 04/06/26);
- 6391 (xv) Section 53H-3-1304 (Effective 04/06/26);
- 5807 (xiv){(xvi)} Section 63G-2-301 (Effective 04/06/26);
- 5808 (xv){(xvii)} Section 63G-2-302 (Effective 04/06/26); and
- 5809 (xvi){(xviii)} Section 63G-2-303 (Effective 04/06/26).
- 6395 (4) The actions affecting Section 20A-7-103 (Effective 01/01/27) take effect on January 1, 2027.
- 6397 **Section 69. Coordinating S.B. 153 with H.B. 209.**

If S.B. 153, Election Amendments, and H.B. 209, Voting Amendments, both pass and become law, the Legislature intends that:

(1) Subsections 20A-2-204(3)(c) and (4), in S.B. 153 and H.B. 209, be amended to read:

"(c) on or before the first business day that is at least five calendar days after the day on which the division receives a voter registration form, electronically transmit the form to the [Office of the Lieutenant Governor] 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;

(iii) an email address and phone number, if available;

(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)] (v) [a-withholding] an at-risk designation request form described in [Subsections 20A-2-104(7) and (8)] Section 20A-2-606 and any verification submitted with the form[-]; and

(vi) an indication regarding whether the individual provided proof of United States citizenship.

(4) Upon receipt of an individual's voter registration form from the Driver License Division under Subsection (3), the lieutenant governor or county clerk shall:

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- (a) enter the information into the statewide voter registration database; ~~and~~
- ~~(b) make a record of the indication described in Subsection (3)(c)(vi); and~~
- ~~[(b)] (c) 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)] submits an at-risk designation request form described in Section 20A-2-606 and any required verification, classify the individual's voter registration record as a private record.";~~
- (2) Subsections 63G-2-302(1)(j) through (m), in S.B. 153 and H.B. 209, be amended to read:
- "(j) that part of a voter registration record:
- (i) identifying a voter's:
- [(i)] (A) driver license or identification card number;
- [(ii)] (B) social security number, or last four digits of the social security number;
- [(iii)] (C) email address;
- [(iv)] (D) [date] day, month, or year of birth; or
- [(v)] (E) phone number;
- (ii) submitted by the voter as proof of United States citizenship;
- (iii) indicating whether the voter has provided proof of United States citizenship; or
- (iv) indicating whether the voter is restricted to voting a federal ballot;
- (k) a voter registration record that is classified as a private record by the lieutenant governor or a county clerk under Subsection 20A-2-101.1(5)(a) ~~], 20A-2-104(4)(h), or 20A-2-204(4)(b)]~~ or 20A-2-204(4)(c);
- (l) (i) a voter registration record ~~[that is withheld under Subsection 20A-2-104(7);]~~ of an at-risk voter, as defined in Section 20A-2-601; or
- (ii) before January 1, 2027, a voter registration record of a voter who is limited to voting a federal ballot only;
- (m) the following forms and supporting verification:
- (i) a withholding request form used, before April 6, 2026, to request that a voter's voter registration be withheld as a private record, and any verification submitted in support of the form;
- (ii) an at-risk voter designation request form described in ~~[Subsections 20A-2-104(7) and (8)]~~

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Section 20A-2-606 and any verification submitted in support of the form;

(iii) a notice described in Section 20A-2-602; and

(iv) a form relating to a request described in Section 20A-2-603, 20A-2-604, 20A-2-605, or 20A-2-607;";

(3) Subsection 20A-2-104(2)(d) in H.B. 209 not be enacted as Subsection 20A-2-104(2)(d) and, instead, be enacted as Subsection 20A-2-104(1)(c) in S.B.153;

(4) Subsection 20A-2-104(7) in H.B. 209 not be enacted as 20A-2-104(7) and, instead, be enacted as Subsection 20A-2-104(4) in S.B. 153; and

(5) Subsections (1) through (4) of this coordination clause take effect on:

(a) except as provided in Subsection (3)(b), May 6, 2026; or

(b) April 6, 2026, if S.B. 153 and H.B. 209 are both approved by two-thirds of all members elected to each house.

6461

Section 70. **Coordinating S.B. 153 with H.B. 361.**

If S.B. 153, Election Amendments, and H.B. 361, Election Provisions Amendments, both pass and become law, the Legislature intends that, on May 6, 2026, Subsections 20A-2-504(4) through (7), in S.B. 153 and H.B. 361, be amended to read:

"[(3)] (4) The county clerk shall remove a voter's name from the official register within five business days after the day on which the county clerk:

(a) receives, from the lieutenant governor, the information described in Subsection (3) or 26B-8-114(11) in relation to the voter; or

(b) receives confirmation [~~from the Office of Vital Records~~]that the voter is deceased[~~-~~]
from:

(i) the Office of Vital Records and Statistics or the lieutenant governor;

(ii) the United States Social Security Administration data; or

(iii) another reliable source or document that clearly identifies that the voter is deceased.

(5) (a) Except as provided in Subsection (5)(b), the county clerk may not remove the name of a voter from the official register during the 90 calendar days before a regular primary election or the 90 calendar days before a regular general election.

(b) The county clerk may remove the name of a voter from the official register during the 90 calendar days before a regular primary election or the 90 calendar days before a regular general election if:

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(i) the voter requests, in writing, that the voter's name be removed; or

(ii) the voter dies.

[(4)] (6) No later than 90 calendar days before each primary election day and general election day[;]:

(a) the county clerk shall update the official register by reviewing the official register and taking the actions permitted or required by law under this section, Section 20A-2-503, and Section 20A-2-505[;]; and

(b) the lieutenant governor shall compare the records that the lieutenant governor receives under Subsections (3) and 26B-8-114(11) to the official register to ensure that each county clerk complies with Subsection (4).

(7) Ninety calendar days before each primary and general election the lieutenant governor shall compare the information the lieutenant governor has received from the Office of Vital Records and Statistics, the United States Social Security Administration data, and other reliable sources with the official register of voters to ensure that all deceased voters have been removed from the official register."

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