1

Election Code Amendments 2025 GENERAL SESSION STATE OF UTAH Chief Sponsor:

LONC TITLE
LONG TITLE Converse Description:
General Description: This bill amends the Election Code and related provisions.
Highlighted Provisions:
This bill:
 standardizes language related to a voter who, after signing a petition, seeks to remove
the voter's signature from the petition;
 reduces the amount of time that the sponsors of a petition for incorporation that passes
have to determine certain features of the new municipal government from 60 to 30 days;
 clarifies the deadline for a candidate for mayor or municipal council of a newly
incorporating municipality to file a declaration of candidacy;
 clarifies that the county clerk determines whether to remove a voter's signature from a
petition for incorporation of a municipality;
 repeals the in-state residency requirement for a signature-gatherer who circulates a
petition on behalf of:
 an organization of registered voters seeking to become a registered political party; or
 an organization of registered voters seeking to become a registered pointear party, of a candidate for elective office seeking the nomination of a registered or qualified
political party;
 repeals provisions related to the in-state residency requirement described above;
 for a regular primary election or presidential primary election, requires a board of
canvassers to immediately transmit to the lieutenant governor certain vote total information;
 eliminates the requirement that a board of canvassers make the transmission described
above by telephone, fax, or mail;
 establishes a process for a voter who signs a petition on behalf of a candidate for elective
office seeking the nomination of a registered political party to have the voter's signature
removed from the petition; and
 makes technical and conforming changes.
Money Appropriated in this Bill: None

32	Other Special Clauses:
33	None
34	Utah Code Sections Affected:
35	AMENDS:
36	10-2a-208, as last amended by Laws of Utah 2023, Chapters 116, 224 and last amended
37	by Coordination Clause, Laws of Utah 2023, Chapter 116
38	10-2a-213, as last amended by Laws of Utah 2023, Chapters 224, 435 and last amended
39	by Coordination Clause, Laws of Utah 2023, Chapter 224 and further amended by Revisor
40	Instructions, Laws of Utah 2023, Chapter 224
41	10-2a-214, as last amended by Laws of Utah 2023, Chapters 224, 435
42	17B-1-205, as last amended by Laws of Utah 2024, Chapter 388
43	17B-1-506, as last amended by Laws of Utah 2024, Chapter 388
44	17B-1-1305, as last amended by Laws of Utah 2023, Chapters 15, 116
45	20A-4-304, as last amended by Laws of Utah 2024, Chapter 503
46	20A-8-103, as last amended by Laws of Utah 2023, Chapter 116
47	20A-9-203, as last amended by Laws of Utah 2024, Chapter 465
48	20A-9-405, as last amended by Laws of Utah 2022, Chapter 325
49	20A-9-408, as last amended by Laws of Utah 2023, Chapter 116
50	53G-3-301.1, as last amended by Laws of Utah 2024, Third Special Session, Chapter 3
51	
52	Be it enacted by the Legislature of the state of Utah:
53	Section 1. Section 10-2a-208 is amended to read:
54	10-2a-208 . Petition for incorporation Requirements and form Removal of
55	signature.
56	(1) At any time within one year after the day on which the county clerk completes the
57	public hearings required under Section 10-2a-207, individuals within the proposed
58	municipality may proceed with the incorporation process by circulating, and submitting
59	to the county clerk, a petition for incorporation that, to be certified under Subsection
60	10-2a-209(1)(b)(i), is required to be signed by:
61	(a) 10% of all registered voters within the area proposed to be incorporated as a
62	municipality, as of the day on which the petition for incorporation is filed;
63	(b) if the petition for incorporation proposes the incorporation of a city, and subject to
64	Subsection (5), 10% of all registered voters within 90% of the voting precincts within
65	the area proposed to be incorporated as a city, as of the day on which the petition for

66	incorporation is filed; and
67	(c) the owners of private real property that:
68	(i) is located within the proposed municipality;
69	(ii) covers at least 10% of the total private land area within the proposed
70	municipality; and
71	(iii) on January 1 of the current year, was equal in assessed fair market value to at
72	least 7% of the assessed fair market value of all private real property within the
73	proposed municipality.
74	(2) The petition for incorporation shall:
75	(a) include the typed or printed name and current residence address of each voter who
76	signs the petition for incorporation;
77	(b) describe the area proposed to be incorporated as a municipality, as described in the
78	feasibility request or the modified feasibility request that complies with Subsection
79	10-2a-205(5)(a);
80	(c) state the proposed name for the proposed municipality;
81	(d) designate five signers of the petition for incorporation as petition sponsors, one of
82	whom is designated as the contact sponsor, with the mailing address and telephone
83	number of each;
84	(e) if the sponsors propose the incorporation of a city, state that the signers of the
85	petition for incorporation appoint the sponsors, if the incorporation measure passes,
86	to represent the signers in:
87	(i) selecting the number of commission or council members the new city will have;
88	and
89	(ii) drawing district boundaries for the election of council members, if the voters
90	decide to elect council members by district;
91	(f) be accompanied by and circulated with an accurate plat or map, prepared by a
92	licensed surveyor, showing the boundaries of the proposed municipality; and
93	(g) substantially comply with and be circulated in the following form:
94	PETITION FOR INCORPORATION OF (insert the proposed name of the proposed
95	municipality)
96	To the Honorable Lieutenant Governor and the [name of county legislative body]:
97	We, the undersigned registered voters within the area described in this petition for
98	incorporation, respectfully petition the lieutenant governor and the county legislative body to
99	submit to the registered voters residing within the area described in this petition for

100 incorporation, at the next regular general election, the question of whether the area should 101 incorporate as a municipality. Each of the undersigned affirms that each has personally signed 102 this petition for incorporation and is a registered voter who resides within the described area, 103 and that the current residence address of each is correctly written after the signer's name. The 104 area proposed to be incorporated as a municipality is described as follows: [insert an accurate 105 description of the area proposed to be incorporated]. 106 (3)(a) Except as provided in Subsection (3)(b), a valid signature on a feasibility request 107 described in Section 10-2a-202 or a modified feasibility request described in Section 108 10-2a-206 may be used toward fulfilling the signature requirement described in 109 Subsection (1) if the feasibility request notified the signer in conspicuous language 110 that the signature, unless [withdrawn] removed, would also be used for a petition for 111 incorporation under this section. 112 (b) A signature described in Subsection (3)(a) may not be used toward fulfilling the 113 signature requirement described in Subsection (1) if the signer files with the county 114 clerk a written [withdrawal] statement requesting removal of the signature before the 115 petition for incorporation is filed with the county clerk under this section. 116 (4)(a) A voter who signs a petition for incorporation may have the voter's signature 117 removed from the petition by, no later than three business days after the day on 118 which the petition for incorporation is submitted to the county clerk, submitting to 119 the county clerk a statement requesting that the voter's signature be removed. 120 (b) A statement described in Subsection (4)(a) shall comply with the requirements 121 described in Subsection 20A-1-1003(2). 122 [(c) The lieutenant governor shall use the procedures described in Subsection 123 20A-1-1003(3) to determine whether to remove an individual's signature from a 124 petition after receiving a timely, valid statement requesting removal of the signature.] 125 $\left[\frac{d}{d}\right]$ (c) The county clerk shall use the procedures described in Subsection 20A-1-1003(3) 126 to determine whether to remove an individual's signature from a petition for 127 incorporation after receiving a timely, valid statement requesting removal of the 128 signature. 129 (5)(a) A signature does not qualify under Subsection (1)(b) if the signature is gathered 130 from a voting precinct that: 131 (i) except in a proposed municipality that will be a city of the fifth class, is not 132 located entirely within the boundaries of a proposed city; or 133 (ii) includes less than 50 registered voters.

134	(b) A voting precinct that is not located entirely within the boundaries of the proposed
135	city does not qualify as a voting precinct under Subsection (1)(b).
136	Section 2. Section 10-2a-213 is amended to read:
137	10-2a-213 . Determination of number of council members Determination of
138	election districts Hearings and notice.
139	(1) If the incorporation proposal passes, the sponsors of the petition for incorporation shall,
140	within [60] <u>30</u> days after the day on which the county conducts the canvass of the
141	election under Section 10-2a-212:
142	(a) for the incorporation of a city:
143	(i) if the voters at the incorporation election choose the council-mayor form of
144	government, determine the number of council members that will constitute the
145	city council of the city; and
146	(ii) if the voters at the incorporation election vote to elect council members by
147	district, determine the number of council members to be elected by district and
148	draw the boundaries of those districts, which shall be substantially equal in
149	population; and
150	(b) for the incorporation of any municipality:
151	(i) determine the initial terms of the mayor and members of the municipal council so
152	that:
153	(A) the mayor and approximately half the members of the municipal council are
154	elected to serve an initial term, of no less than one year, that allows the mayor's
155	and members' successors to serve a full four-year term that coincides with the
156	schedule established in Subsection 10-3-205(1); and
157	(B) the remaining members of the municipal council are elected to serve an initial
158	term, of no less than one year, that allows the members' successors to serve a
159	full four-year term that coincides with the schedule established in Subsection
160	10-3-205(2); and
161	(ii) submit in writing to the county legislative body the results of the determinations
162	made by the sponsors under Subsections (1)(a) and (b)(i).
163	(2) A newly incorporated town shall operate under the five-member council form of
164	government as defined in Section 10-3b-102.
165	(3) Before making a determination under Subsection (1)(a) or (b)(i), the sponsors of the
166	petition for incorporation shall, under the direction of the county clerk, hold a public
167	hearing within the future municipality on the applicable issues described in Subsections

- 168 (1)(a) and (b)(i).
- 169 (4) Notice of the public hearing described in Subsection (3) shall be provided as follows:
- (a) the county clerk shall provide notice for the future municipality, as a class B notice
 under Section 63G-30-102, for at least two weeks before the day of the public
 hearing; and
- (b) if the future municipality has a website, the sponsors of the petition for incorporation
 shall post notice on the future municipality's website for at least two weeks before the
 day of the public hearing.
- (5) The county clerk may bill the petition sponsors for the cost of preparing, printing, andpublishing the notice described in Subsection (4).
- 178 Section 3. Section **10-2a-214** is amended to read:

179 **10-2a-214**. Notice of number of commission or council members to be elected

180 and of district boundaries -- Declaration of candidacy for municipal office.

- 181 (1) Within 20 days after the day on which a county legislative body receives the
- determination described in Subsection 10-2a-213(1)(b)(ii), the county clerk shall provide
- 183 a notice, in accordance with Subsection (2), containing:
- 184 (a) the number of municipal council members to be elected for the new municipality;
- (b) except as provided in Subsection (3), if some or all of the municipal council
- 186 members are to be elected by district, a description of the boundaries of those187 districts;
- (c) information about the deadline for an individual to file a declaration of candidacy to
 become a candidate for mayor or municipal council; and
- 190 (d) information about the length of the initial term of each of the municipal officers.
- 191 (2) The county clerk shall provide the notice described in Subsection (1) for the future

192 municipality, as a class B notice under Section 63G-30-102, for two weeks.

- 193 (3) Instead of including a description of the district boundaries under Subsection (1)(b), the
- 194 notice may include a statement that specifies the following sources where a resident of
- 195 the future municipality may view or obtain a copy of the district boundaries:
- 196 (a) the county website;
- 197 (b) the physical address of the county clerk's office; and
- 198 (c) a mailing address and telephone number.
- 199 [(4) Notwithstanding Subsection 20A-9-203(3)(a), each individual seeking to become a
- 200 candidate for mayor or municipal council of a municipality incorporating under this part
- 201 shall file a declaration of candidacy with the clerk of the county in which the future

	municipality is located and in accordance with:]
203	[(a) for an incorporation held on the date of a regular general election, the deadlines for
204	filing a declaration of candidacy under Section 20A-9-202; or]
205	[(b) for an incorporation held on the date of a municipal general election, the deadlines
206	for filing a declaration of candidacy under Section 20A-9-203.]
207	(4) Each individual seeking to become a candidate for mayor or municipal council of a
208	municipality incorporating under this part shall, in the year in which a final election
209	described in Section 10-2a-215 is held, file a declaration of candidacy with the clerk of
210	the county in which the future municipality is located and in accordance with:
211	(a) for an election of officers of a new municipality held on the date of a regular general
212	election, the deadlines for filing a declaration of candidacy under Section 20A-9-202;
213	or
214	(b) for an election of officers of a new municipality held on the date of a municipal
215	general election, the deadlines for filing a declaration of candidacy under Section
216	<u>20A-9-203.</u>
217	Section 4. Section 17B-1-205 is amended to read:
218	17B-1-205 . Petition and request requirements Removal or reinstatement of
219	signature.
220	(1) Each petition and request shall:
220 221	(1) Each petition and request shall:(a) indicate the typed or printed name and current residence address of each property
221	(a) indicate the typed or printed name and current residence address of each property
221 222	(a) indicate the typed or printed name and current residence address of each property owner, groundwater right owner, or registered voter signing the petition;
221 222 223	 (a) indicate the typed or printed name and current residence address of each property owner, groundwater right owner, or registered voter signing the petition; (b)(i) if it is a property owner request or petition, indicate the address of the property
221222223224	 (a) indicate the typed or printed name and current residence address of each property owner, groundwater right owner, or registered voter signing the petition; (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
 221 222 223 224 225 	 (a) indicate the typed or printed name and current residence address of each property owner, groundwater right owner, or registered voter signing the petition; (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 (ii) if it is a groundwater right owner request or petition, indicate the location of the
 221 222 223 224 225 226 	 (a) indicate the typed or printed name and current residence address of each property owner, groundwater right owner, or registered voter signing the petition; (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 (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
 221 222 223 224 225 226 227 	 (a) indicate the typed or printed name and current residence address of each property owner, groundwater right owner, or registered voter signing the petition; (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 (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.
 221 222 223 224 225 226 227 228 	 (a) indicate the typed or printed name and current residence address of each property owner, groundwater right owner, or registered voter signing the petition; (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 (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; (c) describe the entire area of the proposed special district;
 221 222 223 224 225 226 227 228 229 	 (a) indicate the typed or printed name and current residence address of each property owner, groundwater right owner, or registered voter signing the petition; (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 (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; (c) describe the entire area of the proposed special district; (d) be accompanied by a map showing the boundaries of the entire proposed special
 221 222 223 224 225 226 227 228 229 230 	 (a) indicate the typed or printed name and current residence address of each property owner, groundwater right owner, or registered voter signing the petition; (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 (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; (c) describe the entire area of the proposed special district; (d) be accompanied by a map showing the boundaries of the entire proposed special district;
 221 222 223 224 225 226 227 228 229 230 231 	 (a) indicate the typed or printed name and current residence address of each property owner, groundwater right owner, or registered voter signing the petition; (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 (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; (c) describe the entire area of the proposed special district; (d) be accompanied by a map showing the boundaries of the entire proposed special district; (e) specify the service proposed to be provided by the proposed special district;
 221 222 223 224 225 226 227 228 229 230 231 232 	 (a) indicate the typed or printed name and current residence address of each property owner, groundwater right owner, or registered voter signing the petition; (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 (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; (c) describe the entire area of the proposed special district; (d) be accompanied by a map showing the boundaries of the entire proposed special district; (e) specify the service proposed to be provided by the proposed special district; (f) if the petition or request proposes the creation of a specialized special district, specify

236	whether some members will be elected and some appointed, as provided in
237	Section 17B-1-1402;
238	(ii) if one or more members will be elected, state the basis upon which each elected
239	member will be elected; and
240	(iii) if applicable, explain how the election or appointment of board members will
241	transition from one method to another based on stated milestones or events, as
242	provided in Section 17B-1-1402;
243	(h) for a proposed improvement district whose remaining area members or county
244	members, as those terms are defined in Section 17B-2a-404, are to be elected, state
245	that those members will be elected;
246	(i) for a proposed service area that is entirely within the unincorporated area of a single
247	county, state whether the initial board of trustees will be:
248	(i) the county legislative body;
249	(ii) appointed as provided in Section 17B-1-304; or
250	(iii) elected as provided in Section 17B-1-306;
251	(j) designate up to five signers of the petition or request as sponsors, one of whom shall
252	be designated as the contact sponsor, with the mailing address and telephone number
253	of each;
254	(k) if the petition or request is a groundwater right owner petition or request proposing
255	the creation of a special district to acquire a groundwater right under Section
256	17B-1-202, explain the anticipated method:
257	(i) of paying for the groundwater right acquisition; and
258	(ii) of addressing blowing dust created by the reduced use of water;
259	(l) if the petition or request is a groundwater right owner petition or request proposing
260	the creation of a special district to assess a groundwater right under Section
261	17B-1-202, explain the anticipated method:
262	(i) of assessing the groundwater right and securing payment of the assessment; and
263	(ii) of addressing blowing dust created by the reduced use of water; and
264	(m) for a proposed infrastructure financing district:
265	(i) state whether the members of the board of trustees will be elected or appointed or
266	whether some members will be elected and some appointed;
267	(ii) if one or more members will be elected, state the basis upon which each elected
268	member will be elected;
269	(iii) explain how appointed board member positions will transition to elected board

270	member positions based on stated milestones or events, as provided in Section
271	17B-2a-1303;
272	(iv) state whether divisions will be established within the boundary of the
273	infrastructure financing district so that some or all board members represent a
274	division rather than the district at large and, if so, describe the boundary of each
275	division; and
276	(v) if applicable, be accompanied by the governing document prepared according to
277	Section 17B-2a-1303.
278	(2)(a) Subject to Subsection (2)(b), a signer of a request or petition may [withdraw]
279	remove or, once [withdrawn] removed, reinstate the signer's signature at any time
280	before the filing of the request or petition by filing a written [withdrawal or
281	reinstatement] statement for removal or reinstatement with:
282	(i) in the case of a request:
283	(A) the clerk of the county or the clerk or recorder of the municipality in whose
284	applicable area the signer's property is located, if the request is a property
285	owner request;
286	(B) the clerk of the county or the clerk or recorder of the municipality in whose
287	applicable area the signer's groundwater diversion point is located, if the
288	request is a groundwater right owner request; or
289	(C) the clerk of the county or the clerk or recorder of the municipality in whose
290	applicable area the signer resides, if the request is a registered voter request; or
291	(ii) in the case of a petition, the responsible clerk.
292	(b) The time for a signer of a petition for the creation of an infrastructure financing
293	district to [withdraw] remove or reinstate the signer's signature is any time before the
294	petition is certified under Section 17B-1-209.
295	(3)(a) A clerk of the county who receives a timely, valid written [withdrawal or
296	reinstatement] statement for removal or reinstatement from a signer of a registered
297	voter request or registered voter petition shall use the procedures described in
298	Subsection 20A-1-1003(3) to determine whether to remove or reinstate the
299	individual's signature.
300	(b) If a municipal clerk or recorder receives a timely, valid written [withdrawal or
301	reinstatement] statement for removal or reinstatement from a signer of a registered
302	voter request or registered voter petition, the clerk of the municipality's county shall
303	assist the municipal clerk or recorder with determining whether to remove or

304	reinstate the individual's signature using the procedures described in Subsection
305	20A-1-1003(3).
306	Section 5. Section 17B-1-506 is amended to read:
307	17B-1-506. Withdrawal petition requirements Removal or reinstatement of
308	signature.
309	(1) Each petition under Section 17B-1-504 shall:
310	(a) indicate the typed or printed name and current address of each owner of acre-feet of
311	water, property owner, registered voter, or authorized representative of the governing
312	body signing the petition;
313	(b) separately group signatures by municipality and, in the case of unincorporated areas,
314	by county;
315	(c) if it is a petition signed by the owners of land, the assessment of which is based on
316	acre-feet of water, indicate the address of the property and the property tax
317	identification parcel number of the property as to which the owner is signing the
318	request;
319	(d) designate up to three signers of the petition as sponsors, or in the case of a petition
320	filed under Subsection 17B-1-504(1)(a)(iv), designate a governmental representative
321	as a sponsor, and in each case, designate one sponsor as the contact sponsor with the
322	mailing address and telephone number of each;
323	(e) state the reasons for withdrawal; and
324	(f) when the petition is filed with the special district board of trustees, be accompanied
325	by a map generally depicting the boundaries of the area proposed to be withdrawn
326	and a legal description of the area proposed to be withdrawn.
327	(2)(a) The special district may prepare an itemized list of expenses, other than attorney
328	expenses, that will necessarily be incurred by the special district in the withdrawal
329	proceeding. The itemized list of expenses may be submitted to the contact sponsor.
330	If the list of expenses is submitted to the contact sponsor within 21 days after receipt
331	of the petition, the contact sponsor on behalf of the petitioners shall be required to
332	pay the expenses to the special district within 90 days of receipt. Until funds to cover
333	the expenses are delivered to the special district, the district will have no obligation to
334	proceed with the withdrawal and the time limits on the district stated in this part will
335	be tolled. If the expenses are not paid within the 90 days, or within 90 days from the
336	conclusion of any arbitration under Subsection (2)(b), the petition requesting the
337	withdrawal shall be considered to have been withdrawn.

338	(b) If there is no agreement between the board of trustees of the special district and the
339	contact sponsor on the amount of expenses that will necessarily be incurred by the
340	special district in the withdrawal proceeding, either the board of trustees or the
341	contact sponsor may submit the matter to binding arbitration in accordance with Title
342	78B, Chapter 6, Part 2, Alternative Dispute Resolution Act; provided that, if the
343	parties cannot agree upon an arbitrator and the rules and procedures that will control
344	the arbitration, either party may pursue arbitration under Title 78B, Chapter 11, Utah
345	Uniform Arbitration Act.
346	(3)(a) A signer of a petition may [withdraw] remove or, once [withdrawn] removed,
347	reinstate the signer's signature at any time before the public hearing under Section
348	17B-1-508 by submitting a written statement requesting [withdrawal] removal or
349	reinstatement with the board of trustees of the special district in which the area
350	proposed to be withdrawn is located.
351	(b) A statement described in Subsection (3)(a) shall comply with the requirements
352	described in Subsection 20A-1-1003(2).
353	(c) As applicable and using the procedures described in Subsection 20A-1-1003(3), the
354	county clerk shall assist the board of trustees to determine whether to remove or
355	reinstate a registered voter's signature after the voter submits a timely, valid statement
356	described in Subsection (3)(a).
357	(4) If it reasonably appears that, if the withdrawal which is the subject of a petition filed
358	under Subsection 17B-1-504(1)(a)(i) or (ii) is granted, it will be necessary for a
359	municipality to provide to the withdrawn area the service previously supplied by the
360	special district, the board of trustees of the special district may, within 21 days after
361	receiving the petition, notify the contact sponsor in writing that, before it will be
362	considered by the board of trustees, the petition shall be presented to and approved by
363	the governing body of the municipality as provided in Subsection 17B-1-504(1)(a)(iv)
364	before it will be considered by the special district board of trustees. If the notice is
365	timely given to the contact sponsor, the petition shall be considered to have been
366	withdrawn until the municipality files a petition with the special district under
367	Subsection 17B-1-504(1)(a)(iv).
368	(5)(a) After receiving the notice required by Subsection 17B-1-504(2), unless
369	specifically allowed by law, a public entity may not make expenditures from public
370	funds to support or oppose the gathering of signatures on a petition for withdrawal.
071	

371 (b) Nothing in this section prohibits a public entity from providing factual information

372	and analysis regarding a withdrawal petition to the public, so long as the information
373	grants equal access to both the opponents and proponents of the petition for
374	withdrawal.
375	(c) Nothing in this section prohibits a public official from speaking, campaigning,
376	contributing personal money, or otherwise exercising the public official's
377	constitutional rights.
378	(6) Subsections (2), (3), (4), and (5) do not apply to a petition seeking the withdrawal of an
379	area from an infrastructure financing district.
380	Section 6. Section 17B-1-1305 is amended to read:
381	17B-1-1305 . Petition certification Removal or reinstatement of signature.
382	(1) Within 30 days after the filing of a petition under Subsection 17B-1-1303(1)(a) or (2),
383	the clerk shall:
384	(a) with the assistance of officers of the county in which the special district is located
385	from whom the clerk requests assistance, determine whether the petition meets the
386	requirements of Section 17B-1-1303 and Subsection 17B-1-1304(1); and
387	(b)(i) if the clerk determines that the petition complies with the requirements, certify
388	the petition and mail or deliver written notification of the certification to the
389	contact sponsor; or
390	(ii) if the clerk determines that the petition fails to comply with any of the
391	requirements, reject the petition and mail or deliver written notification of the
392	rejection and the reasons for the rejection to the contact sponsor.
393	(2) For a registered voter petition, the county clerk shall determine or shall assist a board of
394	trustees or municipal clerk or recorder with determining whether a signer is a registered
395	voter using the procedures described in Section 20A-1-1002.
396	(3)(a) If the clerk rejects a petition under Subsection (1)(b)(ii), the petition may be
397	amended to correct the deficiencies for which it was rejected and then refiled.
398	(b) A valid signature on a petition that was rejected under Subsection (1)(b)(ii) may be
399	used toward fulfilling the applicable signature requirement of the petition as amended
400	under Subsection (3)(a).
401	(4) The clerk shall process an amended petition filed under Subsection (3)(a) in the same
402	manner as an original petition under Subsection (1).
403	(5)(a) A signer of a petition may [withdraw] remove or, once [withdrawn] removed,
404	reinstate the signer's signature at any time before the public hearing under Section
405	17B-1-1306 by submitting a written statement requesting [withdrawal] removal or

406	reinstatement with the clerk.
400	(b) For a registered voter petition:
408	(i) a statement described in Subsection $(5)(a)$ shall comply with the requirements
409	described in Subsection 20A-1-1003(2); and
410	(ii) the county clerk shall determine or shall assist a board of trustees or municipal
411	clerk or recorder with determining whether to remove or reinstate the signer's
412	signature using the procedures described in Subsection 20A-1-1003(3).
413	Section 7. Section 20A-4-304 is amended to read:
414	20A-4-304 . Declaration of results Canvassers' report.
415	(1)(a) Except as provided in Part 6, Municipal Alternate Voting Methods Pilot Project, a
416	board of canvassers shall declare "elected" or "nominated" those persons who:
417	(i) had the highest number of votes; and
418	(ii) sought election or nomination to an office completely within the board's
419	jurisdiction.
420	(b) Except as provided in Part 6, Municipal Alternate Voting Methods Pilot Project, a
421	board of canvassers shall declare a "tie vote" if:
422	(i) two or more candidates for an office receive an equal and the highest number of
423	votes for that office; or
424	(ii) in a race for an at-large office:
425	(A) two or more candidates receive an equal number of votes; and
426	(B) a recount is necessary to determine which candidates are elected to the at-large
427	office.
428	(c) A board of canvassers shall declare:
429	(i) "approved" those ballot propositions that:
430	(A) had more "yes" votes than "no" votes; and
431	(B) were submitted only to the voters within the board's jurisdiction; or
432	(ii) "rejected" those ballot propositions that:
433	(A) had more "no" votes than "yes" votes or an equal number of "no" votes and
434	"yes" votes; and
435	(B) were submitted only to the voters within the board's jurisdiction.
436	(d) A board of canvassers shall:
437	(i) certify the vote totals for persons and for and against ballot propositions that were
438	submitted to voters within and beyond the board's jurisdiction and transmit those
439	vote totals to the lieutenant governor; and
	. sto totalo to ale neutonalit 50 (ornor), alta

440	(ii) if applicable, certify the results of each special district election to the special
441	district clerk.
442	(2) The election officer shall submit a report to the board of canvassers that includes the
443	following information:
444	(a) the total number of votes cast in the board's jurisdiction;
445	(b) the names of each candidate whose name appeared on the ballot;
446	(c) the title of each ballot proposition that appeared on the ballot;
447	(d) each office that appeared on the ballot;
448	(e) from each voting precinct:
449	(i) the number of votes for each candidate;
450	(ii) for each race conducted by instant runoff voting under Part 6, Municipal
451	Alternate Voting Methods Pilot Project, the number of valid votes cast for each
452	candidate for each potential ballot-counting phase and the name of the candidate
453	excluded in each ballot-counting phase; and
454	(iii) the number of votes for and against each ballot proposition;
455	(f) the total number of votes given in the board's jurisdiction to each candidate, and for
456	and against each ballot proposition;
457	(g) standardized statistics, on a form provided by the lieutenant governor, disclosing:
458	(i) the number of ballots counted;
459	(ii) provisional ballots; and
460	(iii) the number of ballots rejected;
461	(h) a final ballot reconciliation report;
462	(i) other information required by law to be provided to the board of canvassers; and
463	(j) a statement certifying that the information contained in the report is accurate.
464	(3) The election officer and the board of canvassers shall:
465	(a) review the report to ensure that the report is correct; and
466	(b) sign the report.
467	(4) The election officer shall:
468	(a) record or file the certified report in a book kept for that purpose;
469	(b) prepare and transmit a certificate of nomination or election under the officer's seal to
470	each nominated or elected candidate;
471	(c) publish a copy of the certified report in accordance with Subsection (5); and
472	(d) file a copy of the certified report with the lieutenant governor.
473	(5) Except as provided in Subsection (6), the election officer shall, no later than seven days

11-19 15:29

474	after the day on which the board of canvassers declares the election results, publicize the	
475	certified report described in Subsection (2) for the jurisdiction, as a class A notice under	
476	Section 63G-30-102, for at least seven days.	
477	(6) Instead of including a copy of the entire certified report, a notice required under	
478	Subsection (5) may contain a statement that:	
479	(a) includes the following: "The Board of Canvassers for [indicate name of jurisdiction]	
480	has prepared a report of the election results for the [indicate type and date of	
481	election]."; and	
482	(b) specifies the following sources where an individual may view or obtain a copy of the	
483	entire certified report:	
484	(i) if the jurisdiction has a website, the jurisdiction's website;	
485	(ii) the physical address for the jurisdiction; and	
486	(iii) a mailing address and telephone number.	
487	(7) When there has been a regular general or a statewide special election for statewide	
488	officers, for officers that appear on the ballot in more than one county, or for a statewide	
489	or two or more county ballot proposition, each board of canvassers shall:	
490	(a) prepare a separate report detailing the number of votes for each candidate and the	
491	number of votes for and against each ballot proposition; and	
492	(b) transmit the separate report by registered mail to the lieutenant governor.	
493	(8) In each county election, municipal election, school election, special district election, and	
494	local special election, the election officer shall transmit the reports to the lieutenant	
495	governor within 14 days after the date of the election.	
496	(9) In a regular primary election and in a presidential primary election, [the board shall	
497	transmit to the lieutenant governor] the board of canvassers shall, immediately upon	
498	adjournment of the board, transmit to the lieutenant governor:	
499	(a) the county totals for multi-county races[, to be telephoned or faxed to the lieutenant	
500	governor not later than the second Tuesday after the election]; and	
501	(b) a complete tabulation showing voting totals for all primary races, precinct by precinct	t[
502	, to be mailed to the lieutenant governor on or before the third Friday following the	
503	primary election].	
504	Section 8. Section 20A-8-103 is amended to read:	
505	20A-8-103 . Petition procedures Criminal penalty Removal of signature.	
506	(1) As used in this section, the proposed name or emblem of a registered political party is	
507	"distinguishable" if a reasonable person of average intelligence will be able to perceive a	

508	difference between the proposed name or emblem and any name or emblem currently
509	being used by another registered political party.
510	(2) To become a registered political party, an organization of registered voters that is not a
511	continuing political party shall:
512	(a) circulate a petition seeking registered political party status beginning no earlier than
513	the date of the statewide canvass held after the last regular general election and
514	ending before 5 p.m. no later than November 30 of the year before the year in which
515	the next regular general election will be held;
516	(b) file a petition with the lieutenant governor that is signed, with a holographic
517	signature, by at least 2,000 registered voters before 5 p.m. no later than November 30
518	of the year in which a regular general election will be held; and
519	(c) file, with the petition described in Subsection (2)(b), a document certifying:
520	(i) the identity of one or more registered political parties whose members may vote
521	for the organization's candidates;
522	(ii) whether unaffiliated voters may vote for the organization's candidates; and
523	(iii) whether, for the next election, the organization intends to nominate the
524	organization's candidates in accordance with the provisions of Section 20A-9-406.
525	(3) The petition shall:
526	(a) be on sheets of paper 8-1/2 inches long and 11 inches wide;
527	(b) be ruled with a horizontal line 3/4 inch from the top, with the space above that line
528	blank for the purpose of binding;
529	(c) contain the name of the political party and the words "Political Party Registration
530	Petition" printed directly below the horizontal line;
531	(d) contain the word "Warning" printed directly under the words described in Subsection
532	(3)(c);
533	(e) contain, to the right of the word "Warning," the following statement printed in not less than
534	eight-point, single leaded type:
535	"It is a class A misdemeanor for anyone to knowingly sign a political party registration
536	petition signature sheet with any name other than the individual's own name or more than once
537	for the same party or if the individual is not registered to vote in this state and does not intend
538	to become registered to vote in this state before the petition is submitted to the lieutenant
539	governor.";
540	(f) contain the following statement directly under the statement described in Subsection (3)(e):
541	"POLITICAL PARTY REGISTRATION PETITION To the Honorable, Lieutenant

542	Governor:
543	We, the undersigned citizens of Utah, seek registered political party status for (name);
544	Each signer says:
545	I have personally signed this petition with a holographic signature;
546	I am registered to vote in Utah or will register to vote in Utah before the petition is
547	submitted to the lieutenant governor;
548	I am or desire to become a member of the political party; and
549	My street address is written correctly after my name.";
550	(g) be vertically divided into columns as follows:
551	(i) the first column shall appear at the extreme left of the sheet, be 5/8 inch wide, be
552	headed with "For Office Use Only," and be subdivided with a light vertical line
553	down the middle;
554	(ii) the next column shall be 2-1/2 inches wide, headed "Registered Voter's Printed
555	Name (must be legible to be counted)";
556	(iii) the next column shall be 2-1/2 inches wide, headed "Holographic Signature of
557	Registered Voter";
558	(iv) the next column shall be one inch wide, headed "Birth Date or Age (Optional)";
559	(v) the final column shall be 4-3/8 inches wide, headed "Street Address, City, Zip
560	Code"; and
561	(vi) at the bottom of the sheet, contain the following statement: "Birth date or age
562	information is not required, but it may be used to verify your identity with voter
563	registration records. If you choose not to provide it, your signature may not be
564	certified as a valid signature if you change your address before petition signatures
565	are certified or if the information you provide does not match your voter
566	registration records.";
567	(h) have a final page bound to one or more signature sheets that are bound together that
568	contains the following printed statement:
569	"Verification
570	State of Utah, County of
571	I,, of, hereby state that:
572	I [am a Utah resident and]am at least 18 years old;
573	All the names that appear on the signature sheets bound to this page were signed by
574	individuals who professed to be the individuals whose names appear on the signature sheets,
575	and each individual signed the individual's name on the signature sheets in my presence;

576	I believe that each individual has printed and signed the individual's name and written the
577	individual's street address correctly, and that each individual is registered to vote in Utah or
578	will register to vote in Utah before the petition is submitted to the lieutenant governor.
579	
580	
581	(Signature) (Residence Address) (Date)"; and
582	(i) be bound to a cover sheet that:
583	(i) identifies the political party's name, which may not exceed four words, and the
584	emblem of the party;
585	(ii) states the process that the organization will follow to organize and adopt a
586	constitution and bylaws; and
587	(iii) is signed by a filing officer, who agrees to receive communications on behalf of
588	the organization.
589	(4) The filing officer described in Subsection (3)(i)(iii) shall ensure that the individual in
590	whose presence each signature sheet is signed:
591	(a) is at least 18 years old; and
592	[(b) meets the residency requirements of Section 20A-2-105; and]
593	[(c)] (b) verifies each signature sheet by completing the verification bound to one or
594	more signature sheets that are bound together.
595	(5) An individual may not sign the verification if the individual signed a signature sheet
596	bound to the verification.
597	(6) The lieutenant governor shall:
598	(a) use the procedures described in Section 20A-1-1002 to determine whether a signer is
599	a registered voter;
600	(b) review the proposed name and emblem to determine if they are "distinguishable"
601	from the names and emblems of other registered political parties; and
602	(c) certify the lieutenant governor's findings to the filing officer described in Subsection
603	(3)(i)(iii) within 30 days of the filing of the petition.
604	(7)(a) If the lieutenant governor determines that the petition meets the requirements of
605	this section, and that the proposed name and emblem are distinguishable, the
606	lieutenant governor shall authorize the filing officer described in Subsection (3)(i)(iii)
607	to organize the prospective political party.
608	(b) If the lieutenant governor finds that the name, emblem, or both are not
609	distinguishable from the names and emblems of other registered political parties, the

610	lieutenant governor shall notify the filing officer that the filing officer has seven days
611	to submit a new name or emblem to the lieutenant governor.
612	(8) A registered political party may not change its name or emblem during the regular
613	general election cycle.
614	(9)(a) It is unlawful for an individual to:
615	(i) knowingly sign a political party registration petition:
616	(A) with any name other than the individual's own name;
617	(B) more than once for the same political party; or
618	(C) if the individual is not registered to vote in this state and does not intend to
619	become registered to vote in this state before the petition is submitted to the
620	lieutenant governor; or
621	(ii) sign the verification of a political party registration petition signature sheet if the
622	individual:
623	[(A) does not meet the residency requirements of Section 20A-2-105;]
624	[(B)] (A) has not witnessed the signing by those individuals whose names appear
625	on the political party registration petition signature sheet; or
626	[(C)] (B) knows that an individual whose signature appears on the political party
627	registration petition signature sheet is not registered to vote in this state and
628	does not intend to become registered to vote in this state.
629	(b) An individual who violates this Subsection (9) is guilty of a class A misdemeanor.
630	(10)(a) A voter who signs a petition under this section may have the voter's signature
631	removed from the petition by, no later than three business days after the day on
632	which the petition is filed with the lieutenant governor, submitting to the lieutenant
633	governor a statement requesting that the voter's signature be removed.
634	(b) A statement described in Subsection (10)(a) shall comply with the requirements
635	described in Subsection 20A-1-1003(2).
636	(c) The lieutenant governor shall use the procedures described in Subsection
637	20A-1-1003(3) to determine whether to remove an individual's signature from a
638	petition after receiving a timely, valid statement requesting removal of the signature.
639	Section 9. Section 20A-9-203 is amended to read:
640	20A-9-203 . Declarations of candidacy Municipal general elections
641	Nomination petition Removal of signature.
642	(1) An individual may become a candidate for any municipal office if:
643	(a) the individual is a registered voter; and

644	(b)(i) the individual has resided within the municipality in which the individual seeks
645	to hold elective office for the 12 consecutive months immediately before the date
646	of the election; or
647	(ii) the territory in which the individual resides was annexed into the municipality,
648	the individual has resided within the annexed territory or the municipality the 12
649	consecutive months immediately before the date of the election.
650	(2)(a) For purposes of determining whether an individual meets the residency
651	requirement of Subsection (1)(b)(i) in a municipality that was incorporated less than
652	12 months before the election, the municipality is considered to have been
653	incorporated 12 months before the date of the election.
654	(b) In addition to the requirements of Subsection (1), each candidate for a municipal
655	council position shall, if elected from a district, be a resident of the council district
656	from which the candidate is elected.
657	(c) In accordance with Utah Constitution, Article IV, Section 6, a mentally incompetent
658	individual, an individual convicted of a felony, or an individual convicted of treason
659	or a crime against the elective franchise may not hold office in this state until the
660	right to hold elective office is restored under Section 20A-2-101.3 or 20A-2-101.5.
661	(3)(a) An individual seeking to become a candidate for a municipal office shall,
662	regardless of the nomination method by which the individual is seeking to become a
663	candidate:
664	(i) except as provided in Subsection (3)(b), Section 10-2a-214, or Chapter 4, Part 6,
665	Municipal Alternate Voting Methods Pilot Project, and subject to Subsection
666	20A-9-404(3)(e), file a declaration of candidacy, in person with the city recorder
667	or town clerk, during the office hours described in Section 10-3-301 and not later
668	than the close of those office hours, between June 1 and June 7 of any
669	odd-numbered year; and
670	(ii) pay the filing fee, if one is required by municipal ordinance.
671	(b) Subject to Subsection (5)(b), an individual may designate an agent to file a
672	declaration of candidacy with the city recorder or town clerk if:
673	(i) the individual is located outside of the state during the entire filing period;
674	(ii) the designated agent appears in person before the city recorder or town clerk;
675	(iii) the individual communicates with the city recorder or town clerk using an
676	
	electronic device that allows the individual and city recorder or town clerk to see

678	(iv) the individual provides the city recorder or town clerk with an email address to
679	which the city recorder or town clerk may send the individual the copies described
680	in Subsection (4).
681	(c) Any resident of a municipality may nominate a candidate for a municipal office by:
682	(i) except as provided in Chapter 4, Part 6, Municipal Alternate Voting Methods Pilot
683	Project, filing a nomination petition with the city recorder or town clerk during the
684	office hours described in Section 10-3-301 and not later than the close of those
685	office hours, between June 1 and June 7 of any odd-numbered year that includes
686	signatures in support of the nomination petition of the lesser of at least:
687	(A) 25 registered voters who reside in the municipality; or
688	(B) 20% of the registered voters who reside in the municipality; and
689	(ii) paying the filing fee, if one is required by municipal ordinance.
690	(4)(a) Before the filing officer may accept any declaration of candidacy or nomination
691	petition, the filing officer shall:
692	(i) read to the prospective candidate or individual filing the petition the constitutional
693	and statutory qualification requirements for the office that the candidate is seeking;
694	(ii) require the candidate or individual filing the petition to state whether the
695	candidate meets the requirements described in Subsection (4)(a)(i); and
696	(iii) inform the candidate or the individual filing the petition that an individual who
697	holds a municipal elected office may not, at the same time, hold a county elected
698	office.
699	(b) If the prospective candidate does not meet the qualification requirements for the
700	office, the filing officer may not accept the declaration of candidacy or nomination
701	petition.
702	(c) If it appears that the prospective candidate meets the requirements of candidacy, the
703	filing officer shall:
704	(i) inform the candidate that the candidate's name will appear on the ballot as it is
705	written on the declaration of candidacy;
706	(ii) provide the candidate with a copy of the current campaign financial disclosure
707	laws for the office the candidate is seeking and inform the candidate that failure to
708	comply will result in disqualification as a candidate and removal of the candidate's
709	name from the ballot;
710	(iii) provide the candidate with a copy of Section 20A-7-801 regarding the Statewide
711	Electronic Voter Information Website Program and inform the candidate of the

712	submission deadline under Subsection 20A-7-801(4)(a);
713	(iv) inform the candidate that the candidate must provide the filing officer with an
714	email address that the candidate actively monitors:
715	(A) to receive a communication from a filing officer or an election officer; and
716	(B) if the candidate wishes to display a candidate profile on the Statewide
717	Electronic Voter Information Website, to submit to the website the
718	biographical and other information described in Subsection 20A-7-801
719	(4)(a)(ii);
720	(v) inform the candidate that the email address described in Subsection (4)(c)(iv) is
721	not a record under Title 63G, Chapter 2, Government Records Access and
722	Management Act;
723	(vi) obtain from the candidate the email address described in Subsection (4)(c)(iv);
724	(vii) provide the candidate with a copy of the pledge of fair campaign practices
725	described under Section 20A-9-206 and inform the candidate that:
726	(A) signing the pledge is voluntary; and
727	(B) signed pledges shall be filed with the filing officer; and
728	(viii) accept the declaration of candidacy or nomination petition.
729	(d) If the candidate elects to sign the pledge of fair campaign practices, the filing officer
730	shall:
731	(i) accept the candidate's pledge; and
732	(ii) if the candidate has filed for a partisan office, provide a certified copy of the
733	candidate's pledge to the chair of the county or state political party of which the
734	candidate is a member.
735	(5)(a) The declaration of candidacy shall be in substantially the following form:
736	"I, (print name), being first sworn and under penalty of perjury, say that I reside at
737	Street, City of, County of, state of Utah, Zip Code, Telephone Number
738	(if any); that I am a registered voter; and that I am a candidate for the office of
739	(stating the term). I will meet the legal qualifications required of candidates for this office. If
740	filing via a designated agent, I attest that I will be out of the state of Utah during the entire
741	candidate filing period. I will file all campaign financial disclosure reports as required by law
742	and I understand that failure to do so will result in my disqualification as a candidate for this
743	office and removal of my name from the ballot. I request that my name be printed upon the
744	applicable official ballots. (Signed)
745	Subscribed and sworn to (or affirmed) before me by on this

746	(month\day\year).
747	(Signed) (Clerk or other officer qualified to administer oath)."
748	(b) An agent designated under Subsection (3)(b) to file a declaration of candidacy may
749	not sign the form described in Subsection (5)(a).
750	(c)(i) A nomination petition shall be in substantially the following form:
751	"NOMINATION PETITION
752	The undersigned residents of (name of municipality), being registered voters, nominate
753	(name of nominee) for the office of (name of office) for the (length of term of office)."
754	(ii) The remainder of the petition shall contain lines and columns for the signatures of
755	individuals signing the petition and each individual's address and phone number.
756	(6) If the declaration of candidacy or nomination petition fails to state whether the
757	nomination is for the two-year or four-year term, the clerk shall consider the nomination
758	to be for the four-year term.
759	(7)(a)[(i)] The clerk shall verify with the county clerk that all candidates are
760	registered voters.
761	(b) With the assistance of the county clerk, and using the procedures described in
762	Section 20A-1-1002, the municipal clerk shall determine whether the required
763	number of signatures of registered voters appears on a nomination petition.
764	(8) Immediately after expiration of the period for filing a declaration of candidacy, the clerk
765	shall:
766	(a) publicize a list of the names of the candidates as they will appear on the ballot by
767	publishing the list for the municipality, as a class A notice under Section 63G-30-102,
768	for seven days; and
769	(b) notify the lieutenant governor of the names of the candidates as they will appear on
770	the ballot.
771	(9) Except as provided in Subsection (10)(c), an individual may not amend a declaration of
772	candidacy or nomination petition filed under this section after the candidate filing period
773	ends.
774	(10)(a) A declaration of candidacy or nomination petition that an individual files under
775	this section is valid unless a person files a written objection with the clerk before 5
776	p.m. within 10 days after the last day for filing.
777	(b) If a person files an objection, the clerk shall:
778	(i) mail or personally deliver notice of the objection to the affected candidate
779	immediately; and

780	(ii) decide any objection within 48 hours after the objection is filed.
781	(c) If the clerk sustains the objection, the candidate may, before 5 p.m. within three days
782	after the day on which the clerk sustains the objection, correct the problem for which
783	the objection is sustained by amending the candidate's declaration of candidacy or
784	nomination petition, or by filing a new declaration of candidacy.
785	(d)(i) The clerk's decision upon objections to form is final.
786	(ii) The clerk's decision upon substantive matters is reviewable by a district court if
787	prompt application is made to the district court.
788	(iii) The decision of the district court is final unless the Supreme Court, in the
789	exercise of its discretion, agrees to review the lower court decision.
790	(11) A candidate who qualifies for the ballot under this section may withdraw as a
791	candidate by filing a written affidavit with the municipal clerk.
792	(12)(a) A voter who signs a nomination petition under this section may have the voter's
793	signature removed from the petition by, no later than three business days after the day
794	on which the petition is filed with the city recorder or municipal clerk, submitting to
795	the municipal clerk a statement requesting that the voter's signature be removed.
796	(b) A statement described in Subsection (12)(a) shall comply with the requirements
797	described in Subsection 20A-1-1003(2).
798	(c) With the assistance of the county clerk and using the procedures described in
799	Subsection 20A-1-1003(3), the municipal clerk shall determine whether to remove an
800	individual's signature from a petition after receiving a timely, valid statement
801	requesting removal of the signature.
802	Section 10. Section 20A-9-405 is amended to read:
803	20A-9-405 . Nomination petitions for regular primary elections.
804	(1) This section applies to the form and circulation of nomination petitions for regular
805	primary elections described in Subsection 20A-9-403(3)(a).
806	(2) A candidate for elective office, and the agents of the candidate, may not circulate
807	nomination petitions until the candidate has submitted a declaration of candidacy in
808	accordance with Subsection 20A-9-202(1).
809	(3) For the manual candidate qualification process, the nomination petitions shall be in
810	substantially the following form:
811	(a) the petition shall be printed on paper 8-1/2 inches long and 11 inches wide;
812	(b) the petition shall be ruled with a horizontal line 3/4 inch from the top, with the space
813	above that line blank for purposes of binding;

814	(c) the petition shall be headed by a caption stating the purpose of the petition and the
815	name of the proposed candidate;
816	(d) the petition shall feature the word "Warning" followed by the following statement in
817	no less than eight-point, single leaded type: "It is a class A misdemeanor for anyone
818	to knowingly sign a nomination petition with any name other than the person's own
819	name, or more than once for the same candidate, or if the person is not registered to
820	vote in this state.";
821	(e) the petition shall feature 10 lines spaced one-half inch apart and consecutively
822	numbered one through 10;
823	(f) the signature portion of the petition shall be divided into columns headed by the
824	following titles:
825	(i) Registered Voter's Printed Name;
826	(ii) Signature of Registered Voter;
827	(iii) Party Affiliation of Registered Voter;
828	(iv) Birth Date or Age (Optional);
829	(v) Street Address, City, Zip Code; and
830	(vi) Date of Signature; and
831	(g) a photograph of the candidate may appear on the nomination petition.
832	(4) For the electronic candidate qualification process, the lieutenant governor shall design
833	an electronic form, using progressive screens, that includes:
834	(a) the following warning:
835	"Warning: It is a class A misdemeanor for anyone to knowingly sign a nomination petition
836	with any name other than the person's own name, or more than once for the same candidate, or
837	if the person is not registered to vote in this state."; and
838	(b) the following information for each individual who signs the petition:
839	(i) name;
840	(ii) party affiliation;
841	(iii) date of birth or age, (optional);
842	(iv) street address, city, zip code;
843	(v) date of signature;
844	(vi) other information required under Section 20A-21-201; and
845	(vii) other information required by the lieutenant governor.
846	(5) For the manual candidate qualification process, if one or more nomination petitions are
847	bound together, a page shall be bound to the nomination petition(s) that features the following

848		printed verification statement to be signed and dated by the petition circulator:
849		"Verification
850		State of Utah, County of
851		I,, of, hereby state that:
852		I [am a Utah resident and]am at least 18 years old;
853		All the names that appear on the signature sheets bound to this page were, to the best of my
854		knowledge, signed by the persons who professed to be the persons whose names appear on the
855		signature sheets, and each of them signed the person's name on the signature sheets in my
856		presence;
857		I believe that each has printed and signed the person's name and written the person's street
858		address correctly, and that each signer is registered to vote in Utah."
859	(6)	The lieutenant governor shall prepare and make public model nomination petition forms
860		and associated instructions.
861	(7)	A nomination petition circulator[-must be at least 18 years old and a resident of the
862		state, but may affiliate with any political party.]:
863		(a) must be at least 18 years old; and
864		(b) may affiliate with any political party.
865	(8)	It is unlawful for any person to:
866		(a) knowingly sign the nomination petition described in this section or Section
867		20A-9-408:
868		(i) with any name other than the person's own name;
869		(ii) more than once for the same candidate; or
870		(iii) if the person is not registered to vote in this state;
871		(b) sign the verification of a signature for a nomination petition if the person:
872		[(i) does not meet the residency requirements of Section 20A-2-105;]
873		[(ii)] (i) has not witnessed the signing by those persons whose names appear on the
874		nomination petition; or
875		[(iii)] (ii) knows that a person whose signature appears on the nomination petition is
876		not registered to vote in this state;
877		(c) pay compensation to any person to sign a nomination petition; or
878		(d) pay compensation to any person to circulate a nomination petition, if the
879		compensation is based directly on the number of signatures submitted to a filing
880		officer rather than on the number of signatures verified or on some other basis.
881	(9)	Any person violating Subsection (8) is guilty of a class A misdemeanor.

11-19 15:29

882 (10)(a) A voter who signs a nomination petition may have the voter's signature removed 883 from the petition by, no later than three business days after the day on which the 884 candidate files the petition with the appropriate filing officer, submitting to the filing officer a statement requesting that the voter's signature be removed. 885 (b) A statement described in Subsection (10)(a) shall comply with the requirements 886 887 described in Subsection 20A-1-1003(2). 888 (c) The filing officer shall use the procedures described in Subsection 20A-1-1003(3) to 889 determine whether to remove an individual's signature from a nomination petition after receiving a timely, valid statement requesting removal of the signature. 890 891 [(10) Withdrawal of petition signatures is prohibited.] Section 11. Section 20A-9-408 is amended to read: 892 893 20A-9-408. Signature-gathering process to seek the nomination of a qualified 894 political party -- Removal of signature. 895 (1) This section describes the requirements for a member of a qualified political party who 896 is seeking the nomination of the qualified political party for an elective office through 897 the signature-gathering process described in this section. 898 (2) Notwithstanding Subsection 20A-9-201(7)(a), the form of the declaration of candidacy 899 for a member of a qualified political party who is nominated by, or who is seeking the 900 nomination of, the qualified political party under this section shall be substantially as 901 described in Section 20A-9-408.5. 902 (3) Notwithstanding Subsection 20A-9-202(1)(a), and except as provided in Subsection 903 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 904 905 the next general election shall: 906 (a) during the declaration of candidacy filing period described in Section 20A-9-201.5, 907 and before gathering signatures under this section, file with the filing officer on a 908 form approved by the lieutenant governor a notice of intent to gather signatures for candidacy that includes: 909 910 (i) the name of the member who will attempt to become a candidate for a registered 911 political party under this section; 912 (ii) the name of the registered political party for which the member is seeking 913 nomination; 914 (iii) the office for which the member is seeking to become a candidate: 915 (iv) the address and telephone number of the member; and

916	(v) other information required by the lieutenant governor;
917	(b) except as provided in Subsection 20A-9-202(1)(c), file a declaration of candidacy, in
918	person, with the filing officer during the declaration of candidacy filing period
919	described in Section 20A-9-201.5; and
920	(c) pay the filing fee.
921	(4) Notwithstanding Subsection 20A-9-202(2)(a), a member of a qualified political party
922	who, under this section, is seeking the nomination of the qualified political party for the
923	office of district attorney within a multicounty prosecution district that is to be filled at
924	the next general election shall:
925	(a) during the declaration of candidacy filing period described in Section 20A-9-201.5,
926	and before gathering signatures under this section, file with the filing officer on a
927	form approved by the lieutenant governor a notice of intent to gather signatures for
928	candidacy that includes:
929	(i) the name of the member who will attempt to become a candidate for a registered
930	political party under this section;
931	(ii) the name of the registered political party for which the member is seeking
932	nomination;
933	(iii) the office for which the member is seeking to become a candidate;
934	(iv) the address and telephone number of the member; and
935	(v) other information required by the lieutenant governor;
936	(b) except as provided in Subsection 20A-9-202(1)(c), file a declaration of candidacy, in
937	person, with the filing officer during the declaration of candidacy filing period
938	described in Section 20A-9-201.5; and
939	(c) pay the filing fee.
940	(5) Notwithstanding Subsection 20A-9-202(3)(a)(iii), a lieutenant governor candidate who
941	files as the joint-ticket running mate of an individual who is nominated by a qualified
942	political party, under this section, for the office of governor shall, during the declaration
943	of candidacy filing period described in Section 20A-9-201.5, file a declaration of
944	candidacy and submit a letter from the candidate for governor that names the lieutenant
945	governor candidate as a joint-ticket running mate.
946	(6) The lieutenant governor shall ensure that the certification described in Subsection
947	20A-9-701(1) also includes the name of each candidate nominated by a qualified
948	political party under this section.
949	(7) Notwithstanding Subsection 20A-9-701(2), the ballot shall, for each candidate who is

- 28 -

950	nominated by a qualified political party under this section, designate the qualified
951	political party that nominated the candidate.
952	(8) A member of a qualified political party may seek the nomination of the qualified
953	political party for an elective office by:
954	(a) complying with the requirements described in this section; and
955	(b) collecting signatures, on a form approved by the lieutenant governor that complies
956	with Subsection 20A-9-405(3), during the period beginning on the day on which the
957	member files a notice of intent to gather signatures and ending at 5 p.m. 14 days
958	before the day on which the qualified political party's convention for the office is
959	held, in the following amounts:
960	(i) for a statewide race, 28,000 signatures of registered voters in the state who are
961	permitted by the qualified political party to vote for the qualified political party's
962	candidates in a primary election;
963	(ii) for a congressional district race, 7,000 signatures of registered voters who are
964	residents of the congressional district and are permitted by the qualified political
965	party to vote for the qualified political party's candidates in a primary election;
966	(iii) for a state Senate district race, 2,000 signatures of registered voters who are
967	residents of the state Senate district and are permitted by the qualified political
968	party to vote for the qualified political party's candidates in a primary election;
969	(iv) for a state House district race, 1,000 signatures of registered voters who are
970	residents of the state House district and are permitted by the qualified political
971	party to vote for the qualified political party's candidates in a primary election;
972	(v) for a State Board of Education race, the lesser of:
973	(A) 2,000 signatures of registered voters who are residents of the State Board of
974	Education district and are permitted by the qualified political party to vote for
975	the qualified political party's candidates in a primary election; or
976	(B) 3% of the registered voters of the qualified political party who are residents of
977	the applicable State Board of Education district; and
978	(vi) for a county office race, signatures of 3% of the registered voters who are
979	residents of the area permitted to vote for the county office and are permitted by
980	the qualified political party to vote for the qualified political party's candidates in
981	a primary election.
982	(9)(a) This Subsection (9) applies only to the manual candidate qualification process.
983	(b) In order for a member of the qualified political party to qualify as a candidate for the

984	qualified political party's nomination for an elective office under this section, using
985	the manual candidate qualification process, the member shall:
986	(i) collect the signatures on a form approved by the lieutenant governor, using the
987	same circulation and verification requirements described in Sections 20A-7-105
988	and 20A-7-204; and
989	(ii) submit the signatures to the election officer before 5 p.m. no later than 14 days
990	before the day on which the qualified political party holds the party's convention
991	to select candidates, for the elective office, for the qualified political party's
992	nomination.
993	(c) Upon timely receipt of the signatures described in Subsections (8) and (9)(b), the
994	election officer shall, no later than the earlier of 14 days after the day on which the
995	election officer receives the signatures, or one day before the day on which the
996	qualified political party holds the convention to select a nominee for the elective
997	office to which the signature packets relate:
998	(i) check the name of each individual who completes the verification for a signature
999	packet to determine whether each individual is [a resident of Utah and is]at least
1000	18 years old;
1001	(ii) submit the name of each individual described in Subsection $(9)(c)(i)$ who [is not a
1002	Utah resident or who] is not at least 18 years old to the attorney general and the
1003	county attorney;
1004	(iii) with the assistance of the county clerk as applicable, determine whether each
1005	signer is a registered voter who is qualified to sign the petition, using the same
1006	method, described in Section 20A-1-1002, used to verify a signature on a petition;
1007	and
1008	(iv) certify whether each name is that of a registered voter who is qualified to sign the
1009	signature packet.
1010	(d)(i) A registered voter who physically signs a form under Subsections (8) and (9)(b)
1011	may have the voter's signature removed from the form by, no later than three
1012	business days after the day on which the member submits the signature form to the
1013	election officer, submitting to the election officer a statement requesting that the
1014	voter's signature be removed.
1015	(ii) A statement described in Subsection (9)(d)(i) shall comply with the requirements
1016	described in Subsection 20A-1-1003(2).
1017	(iii) With the assistance of the county clerk as applicable, the election officer shall

1018	use the procedures described in Subsection 20A-1-1003(3) to determine whether
1019	to remove an individual's signature after receiving a timely, valid statement
1020	requesting removal of the signature.
1021	(10)(a) This Subsection (10) applies only to the electronic candidate qualification
1022	process.
1023	(b) In order for a member of the qualified political party to qualify as a candidate for the
1024	qualified political party's nomination for an elective office under this section, the
1025	member shall, before 5 p.m. no later than 14 days before the day on which the
1026	qualified political party holds the party's convention to select candidates, for the
1027	elective office, for the qualified political party's nomination, collect signatures
1028	electronically:
1029	(i) in accordance with Section 20A-21-201; and
1030	(ii) using progressive screens, in a format approved by the lieutenant governor, that
1031	complies with Subsection 20A-9-405(4).
1032	(c) Upon timely receipt of the signatures described in Subsections (8) and (9)(b), the
1033	election officer shall, no later than the earlier of 14 days after the day on which the
1034	election officer receives the signatures, or one day before the day on which the
1035	qualified political party holds the convention to select a nominee for the elective
1036	office to which the signature packets relate:
1037	(i) check the name of each individual who completes the verification for a signature
1038	to determine whether each individual [is a resident of Utah and]is at least 18
1039	years old; and
1040	(ii) submit the name of each individual described in Subsection (10)(c)(i) who is not [
1041	a Utah resident or who is not]at least 18 years old to the attorney general and the
1042	county attorney.
1043	(11)(a) An individual may not gather signatures under this section until after the
1044	individual files a notice of intent to gather signatures for candidacy described in this
1045	section.
1046	(b) An individual who files a notice of intent to gather signatures for candidacy,
1047	described in Subsection (3)(a) or (4)(a), is, beginning on the day on which the
1048	individual files the notice of intent to gather signatures for candidacy:
1049	(i) required to comply with the reporting requirements that a candidate for office is
1050	required to comply with; and
1051	(ii) subject to the same enforcement provisions, and civil and criminal penalties, that

1052	apply to a candidate for office in relation to the reporting requirements described
1053	in Subsection (11)(b)(i).
1054	(c) Upon timely receipt of the signatures described in Subsections (8) and (9)(b), or
1055	Subsections (8) and (10)(b), the election officer shall, no later than one day before the
1056	day on which the qualified political party holds the convention to select a nominee
1057	for the elective office to which the signature packets relate, notify the qualified
1058	political party and the lieutenant governor of the name of each member of the
1059	qualified political party who qualifies as a nominee of the qualified political party,
1060	under this section, for the elective office to which the convention relates.
1061	(d) Upon receipt of a notice of intent to gather signatures for candidacy described in this
1062	section, the lieutenant governor shall post the notice of intent to gather signatures for
1063	candidacy on the lieutenant governor's website in the same location that the
1064	lieutenant governor posts a declaration of candidacy.
1065	Section 12. Section 53G-3-301.1 is amended to read:
1066	53G-3-301.1 . Creation of a new school district Citizens' petition Procedures
1067	to be followed Removal or reinstatement of signature.
1068	(1) Citizens may file a petition to create a new school district in accordance with this
1069	section and Section 53G-3-301.
1070	(2)(a) The county clerk shall ensure that a petition described in Subsection (1) is signed
1071	by registered voters residing within the geographical boundaries of the proposed new
1072	school district in an amount equal to at least 10% of all votes cast within the
1073	geographic boundaries of the proposed new school district for all candidates for
1074	president of the United States at the last regular general election at which a president
1075	of the United States was elected.
1076	(b) The sponsors of a petition described in Subsection (1) shall file the petition with the
1077	clerk of each county in which any part of the proposed new school district is located.
1078	(c) The petition sponsors shall ensure that the petition described in Subsection (1):
1079	(i) indicates the typed or printed name and current residence address of each voter
1080	who signs the petition;
1081	(ii) describes the proposed new school district boundaries; and
1082	(iii) designates up to five signers of the petition as sponsors, designating one as the
1083	contact sponsor, with the mailing address and telephone number of each.
1084	(3)(a)(i) A signer of a petition described in Subsection (1) may [withdraw] remove
1085	or, once <u>removed[withdrawn]</u> , reinstate the signer's signature by filing a written

11-19 15:29

0843.hv. .11 DRAFT

1086 statement requesting [for withdrawal] removal or reinstatement with the county 1087 clerk no later than three business days after the day on which the petition is filed 1088 with the county clerk. 1089 (ii) A statement described in Subsection (3)(a)(i) shall comply with the requirements 1090 described in Subsection 20A-1-1003(2). 1091 (iii) The county clerk shall use the procedures described in Subsection 20A-1-1003 1092 (3) to determine whether to remove or reinstate an individual's signature from a 1093 petition after receiving a timely, valid statement. 1094 (b) The county clerk shall use the procedures described in Section 20A-1-1002 to 1095 determine whether the petition has been signed by the required number of registered 1096 voters residing within the geographical boundaries of the proposed new school 1097 district. 1098 (4) Within 14 days after the day on which a petition described in Subsection (1) is filed, the 1099 clerk of each county with which the request or petition is filed shall: 1100 (a) determine whether the petition complies with Subsections (2) and (3), as applicable, 1101 and Section 53G-3-301; and 1102 (b)(i) if the county clerk determines that the request or petition complies with the 1103 applicable requirements: 1104 (A) certify the petition and deliver the certified petition to the county legislative 1105 body; and 1106 (B) mail or deliver written notification of the certification to the contact sponsor; 1107 or 1108 (ii) if the county clerk determines that the petition fails to comply with any of the 1109 applicable requirements, reject the petition and notify the contact sponsor in 1110 writing of the rejection and reasons for the rejection. 1111 (5)(a) If the county clerk fails to certify or reject a petition within the time specified in 1112 Subsection (4), the petition is considered to be certified. 1113 (b) If the county clerk rejects a petition, the individual who submitted the petition may 1114 amend the petition to correct the deficiencies for which the county clerk rejected the 1115 petition and refile the petition. 1116 (6) Within 10 days after the day on which a county legislative body receives a certified 1117 petition as described in Subsection (4) or (5), the county legislative body shall request 1118 that the Legislative Audit Subcommittee consider prioritizing a feasibility study, as that 1119 term is defined in Section 53G-3-102.

11-19 15:29

1120	(7)(a) The county legislative body shall:
1121	(i) provide for a 45-day public comment period to begin on the day the county
1122	legislative body receives the study under Subsection (6); and
1123	(ii) hold at least two public hearings, as defined in Section 10-9a-103, on the study
1124	and recommendations.
1125	(b) Within five business days after the day on which the public comment period ends,
1126	the legislative body of each county with which a petition is filed shall vote on the
1127	creation of the proposed new school district.
1128	(c) A county legislative body approves a petition proposing a new school district if a
1129	majority of the members of the legislative body vote in favor of the petition.
1130	(8)(a) Within five business days after the day on which a county legislative body
1131	approves a petition proposing a new school district under Subsection (7), the county
1132	legislative body shall provide notice of the approval and a copy of the petition to
1133	which the approval relates to the county clerk of each county described in Subsection
1134	(2)(b).
1135	(b) If each county described in Subsection (2)(b) approves a petition proposing a new
1136	school district, the county clerks of the counties shall submit the proposal for the
1137	creation of a new school district to all legal voters in the existing school district for
1138	approval or rejection at the next regular general election that is at least 65 days after
1139	the day on which all of the counties described in Subsection (2)(b) have complied
1140	with Subsection (8)(a).
1141	(c) The new school district proposed in the petition and the reorganized new school
1142	district are created if a majority of the voters in the existing school district vote in
1143	favor of creating the new school district.
1144	Section 13. Effective Date.

1145 <u>This bill takes effect on May 7, 2025.</u>