	ELECTION LAW - VOTER REQUIREMENTS	
	2005 GENERAL SESSION	
	STATE OF UTAH	
	Sponsor: Mark B. Madsen	
	LONG TITLE	
	General Description:	
	This bill modifies the Election Code to modify identification procedures for voting and	
	voter registration.	
	Highlighted Provisions:	
This bill:		
	 requires that persons registering to vote provide evidence that they are citizens of 	
	the United States, will be 18 years of age or older on the date of the election, and are	
	residents of the county in which they seek to register;	
	 provides that persons who are already registered to vote need not provide proof of 	
	citizenship unless they change their registration to another county, or change their	
	registration from another state to Utah;	
	 provides a list of acceptable documentation for providing proof of citizenship; 	
	 requires that persons provide identification at the time of voting at a voting precinct; 	
	 provides a list of identification that is acceptable for proving identity at the time of 	
	voting;	
	 provides that an election judge may waive the identification requirement at the time 	
	of voting if the election judge knows the voter personally and knows that the voter's	
	principal place of residence is in the voting district;	
	 modifies voter registration forms to reflect the new requirements; and 	
	 makes technical changes. 	
	Monies Appropriated in this Bill:	



28	None			
29	Other Special Clauses:			
30	This bill provides a coordination clause.			
31	Utah Code Sections Affected:			
32	AMENDS:			
33	20A-1-102, as last amended by Chapters 117 and 127, Laws of Utah 2003			
34	20A-2-104, as last amended by Chapter 219, Laws of Utah 2004			
35	20A-2-108, as last amended by Chapter 219, Laws of Utah 2004			
36	20A-2-201, as last amended by Chapter 45, Laws of Utah 1999			
37	20A-2-202, as last amended by Chapter 117, Laws of Utah 2003			
38	20A-2-203, as last amended by Chapters 117 and 249, Laws of Utah 2003			
39	20A-2-204, as last amended by Chapters 10, 24 and 183, Laws of Utah 1997			
40	20A-2-205, as last amended by Chapter 3, Laws of Utah 1996, Second Special Session			
41	20A-3-104, as last amended by Chapter 37, Laws of Utah 2003			
42	20A-3-104.5, as last amended by Chapter 159, Laws of Utah 2003			
43	20A-3-105.5 , as last amended by Chapters 34, 117 and 131, Laws of Utah 2003			
44	20A-3-401 , as last amended by Chapter 37, Laws of Utah 2003			
45	20A-4-107, as last amended by Chapter 34, Laws of Utah 2003			
46	20A-5-401, as last amended by Chapter 116, Laws of Utah 2003			
47	ENACTS:			
48	20A-2-110, Utah Code Annotated 1953			
49				
50	Be it enacted by the Legislature of the state of Utah:			
51	Section 1. Section 20A-1-102 is amended to read:			
52	20A-1-102. Definitions.			
53	As used in this title:			
54	(1) "Active voter" means a registered voter who has not been classified as an inactive			
55	voter by the county clerk.			
56	(2) "Automatic tabulating equipment" means apparatus that automatically examines			
57	and counts votes recorded on paper ballots or ballot cards and tabulates the results.			
58	(3) "Ballot" means the cardboard, paper, or other material upon which a voter records			

59 his votes and includes ballot cards, paper ballots, and secrecy envelopes. 60 (4) "Ballot card" means a ballot that can be counted using automatic tabulating 61 equipment. 62 (5) "Ballot label" means the cards, papers, booklet, pages, or other materials that contain the names of offices and candidates and statements of ballot propositions to be voted 63 64 on and which are used in conjunction with ballot cards. 65 (6) "Ballot proposition" means opinion questions specifically authorized by the 66 Legislature, constitutional amendments, initiatives, referenda, and judicial retention questions 67 that are submitted to the voters for their approval or rejection. 68 (7) "Board of canvassers" means the entities established by Sections 20A-4-301 and 69 20A-4-306 to canvass election returns. 70 (8) "Bond election" means an election held for the sole purpose of approving or 71 rejecting the proposed issuance of bonds by a government entity. 72 (9) "Book voter registration form" means voter registration forms contained in a bound 73 book that are used by election officers and registration agents to register persons to vote. 74 (10) "By-mail voter registration form" means a voter registration form designed to be completed by the voter and mailed to the election officer. 75 76 (11) "Canvass" means the review of election returns and the official declaration of 77 election results by the board of canvassers. 78 (12) "Canvassing judge" means an election judge designated to assist in counting 79 ballots at the canvass. 80 (13) "Convention" means the political party convention at which party officers and 81 delegates are selected. 82 (14) "Counting center" means one or more locations selected by the election officer in 83 charge of the election for the automatic counting of ballots. 84 (15) "Counting judge" means a judge designated to count the ballots during election 85 day. (16) "Counting poll watcher" means a person selected as provided in Section 86 87 20A-3-201 to witness the counting of ballots. 88 (17) "Counting room" means a suitable and convenient private place or room, 89 immediately adjoining the place where the election is being held, for use by the counting

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90	judges to count ballots during election day.
91	(18) "County executive" has the meaning as provided in Subsection 68-3-12(2).
92	(19) "County legislative body" has the meaning as provided in Subsection 68-3-12(2).
93	(20) "County officers" means those county officers that are required by law to be
94	elected.
95	(21) "Election" means a regular general election, a municipal general election, a
96	statewide special election, a local special election, a regular primary election, a municipal
97	primary election, and a special district election.
98	(22) "Election Assistance Commission" means the commission established by Public
99	Law 107-252, the Help America Vote Act of 2002.
100	(23) "Election cycle" means the period beginning on the first day persons are eligible to
101	file declarations of candidacy and ending when the canvass is completed.
102	(24) "Election judge" means each canvassing judge, counting judge, and receiving
103	judge.
104	(25) "Election officer" means:
105	(a) the lieutenant governor, for all statewide ballots;
106	(b) the county clerk or clerks for all county ballots and for certain special district and
107	school district ballots as provided in Section 20A-5-400.5;
108	(c) the municipal clerk for all municipal ballots and for certain special district and
109	school district ballots as provided in Section 20A-5-400.5; and
110	(d) the special district clerk or chief executive officer for all special district ballots that
111	are not part of a statewide, county, or municipal ballot.
112	(26) "Election official" means any election officer, election judge, or satellite registrar.
113	(27) "Election returns" includes the pollbook, all affidavits of registration, the military

(27) "Election returns" includes the pollbook, all affidavits of registration, the military
and overseas absentee voter registration and voting certificates, one of the tally sheets, any
unprocessed absentee ballots, all counted ballots, all excess ballots, all unused ballots, all
spoiled ballots, the ballot disposition form, and the total votes cast form.

(28) "Electronic voting system" means a system in which a voting device is used in
conjunction with ballots so that votes recorded by the voter are counted and tabulated by
automatic tabulating equipment.

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(29) "Inactive voter" means a registered voter who has been sent the notice required by

121	Section 20A-2-306 and who has failed to respond to that notice.
122	(30) "Inspecting poll watcher" means a person selected as provided in this title to
123	witness the receipt and safe deposit of voted and counted ballots.
124	(31) "Judicial office" means the office filled by any judicial officer.
125	(32) "Judicial officer" means any justice or judge of a court of record or any county
126	court judge.
127	(33) "Local election" means a regular municipal election, a local special election, a
128	special district election, and a bond election.
129	(34) "Local political subdivision" means a county, a municipality, a special district, or
130	a local school district.
131	(35) "Local special election" means a special election called by the governing body of a
132	local political subdivision in which all registered voters of the local political subdivision may
133	vote.
134	(36) "Municipal executive" means:
135	(a) the city commission, city council, or town council in the traditional management
136	arrangement established by Title 10, Chapter 3, Part 1, Governing Body;
137	(b) the mayor in the council-mayor optional form of government defined in Section
138	[10-3-1209] <u>10-3-101</u> ; and
139	(c) the manager in the council-manager optional form of government defined in
140	Section [10-3-1209] <u>10-3-101</u> .
141	(37) "Municipal general election" means the election held in municipalities and special
142	districts on the first Tuesday after the first Monday in November of each odd-numbered year
143	for the purposes established in Section 20A-1-202.
144	(38) "Municipal legislative body" means:
145	(a) the city commission, city council, or town council in the traditional management
146	arrangement established by Title 10, Chapter 3, Part 1, Governing Body;
147	(b) the municipal council in the council-mayor optional form of government defined in
148	Section [10-3-1209] <u>10-3-101;</u> and
149	(c) the municipal council in the council-manager optional form of government defined
150	in Section [10-3-1209] <u>10-3-101</u> .
151	(39) "Municipal officers" means those municipal officers that are required by law to be

152	elected.
153	(40) "Municipal primary election" means an election held to nominate candidates for
154	municipal office.
155	(41) "Official ballot" means the ballots distributed by the election officer to the election
156	judges to be given to voters to record their votes.
157	(42) "Official endorsement" means:
158	(a) the information on the ballot that identifies:
159	(i) the ballot as an official ballot;
160	(ii) the date of the election; and
161	(iii) the facsimile signature of the election officer; and
162	(b) the information on the ballot stub that identifies:
163	(i) the election judge's initials; and
164	(ii) the ballot number.
165	(43) "Official register" means the book furnished election officials by the election
166	officer that contains the information required by Section 20A-5-401.
167	(44) "Paper ballot" means a paper that contains:
168	(a) the names of offices and candidates and statements of ballot propositions to be
169	voted on; and
170	(b) spaces for the voter to record his vote for each office and for or against each ballot
171	proposition.
172	(45) "Political party" means an organization of registered voters that has qualified to
173	participate in an election by meeting the requirements of Title 20A, Chapter 8, Political Party
174	Formation and Procedures.
175	(46) "Polling place" means the building where residents of a voting precinct vote or
176	where absentee voting is conducted.
177	(47) "Position" means a square, circle, rectangle, or other geometric shape on a ballot
178	in which the voter marks his choice.
179	(48) "Posting list" means a list of registered voters within a voting precinct.
180	[(49) "Proof of identity" means some form of photo identification, such as a driver
181	license or identification card, that establishes a person's identity.]
182	[(50) "Proof of residence" means some official document or form, such as a driver

183 license or utility bill that establishes a person's residence.] 184 [(51)] (49) "Provisional ballot" means a ballot voted provisionally by a person: 185 (a) whose name is not listed on the official register at the polling place; or 186 (b) whose legal right to vote is challenged as provided in this title. 187 [(52)] (50) "Provisional ballot envelope" means an envelope printed in the form 188 required by Section 20A-6-105 that is used to identify provisional ballots and to provide 189 information to verify a person's legal right to vote. 190 [(53)] (51) "Primary convention" means the political party conventions at which 191 nominees for the regular primary election are selected. 192 [(54)] (52) "Protective counter" means a separate counter, which cannot be reset, that is 193 built into a voting machine and records the total number of movements of the operating lever. 194 [(55)] (53) "Qualify" or "qualified" means to take the oath of office and begin 195 performing the duties of the position for which the person was elected. 196 [(56)] (54) "Receiving judge" means the election judge that checks the voter's name in 197 the official register, provides the voter with a ballot, and removes the ballot stub from the ballot 198 after the voter has voted. 199 $\left[\frac{(57)}{(55)}\right]$ (55) "Registration days" means the days designated in Section 20A-2-203 when 200 a voter may register to vote with a satellite registrar. 201 [(58)] (56) "Registration form" means a book voter registration form and a by-mail 202 voter registration form. 203 [(59)] (57) "Regular ballot" means a ballot that is not a provisional ballot. 204 [(60)] (58) "Regular general election" means the election held throughout the state on 205 the first Tuesday after the first Monday in November of each even-numbered year for the 206 purposes established in Section 20A-1-201. 207 [(61)] (59) "Regular primary election" means the election on the fourth Tuesday of 208 June of each even-numbered year, at which candidates of political parties and nonpolitical 209 groups are voted for nomination. 210 [(62)] (60) "Resident" means a person who resides within a specific voting precinct in 211 Utah. 212 [(63)] (61) "Sample ballot" means a mock ballot similar in form to the official ballot 213 printed and distributed as provided in Section 20A-5-405.

214	[(64)] (62) "Satellite registrar" means a person appointed under Section 20A-5-201 to		
215	register voters and perform other duties.		
216	[(65)] (63) "Scratch vote" means to mark or punch the straight party ticket and then		
217	mark or punch the ballot for one or more candidates who are members of different political		
218	parties.		
219	[(66)] (64) "Secrecy envelope" means the envelope given to a voter along with the		
220	ballot into which the voter places the ballot after he has voted it in order to preserve the secrecy		
221	of the voter's vote.		
222	[(67)] (65) "Special district" means those local government entities created under the		
223	authority of Title 17A.		
224	[(68)] (66) "Special district officers" means those special district officers that are		
225	required by law to be elected.		
226	[(69)] (67) "Special election" means an election held as authorized by Section		
227	20A-1-204.		
228	[(70)] <u>(68)</u> "Spoiled ballot" means each ballot that:		
229	(a) is spoiled by the voter;		
230	(b) is unable to be voted because it was spoiled by the printer or the election judge; or		
231	(c) lacks the official endorsement.		
232	[(71)] (69) "Statewide special election" means a special election called by the governor		
233	or the Legislature in which all registered voters in Utah may vote.		
234	[(72)] (70) "Stub" means the detachable part of each ballot.		
235	[(73)] (71) "Substitute ballots" means replacement ballots provided by an election		
236	officer to the election judges when the official ballots are lost or stolen.		
237	[(74)] (72) "Ticket" means each list of candidates for each political party or for each		
238	group of petitioners.		
239	[(75)] (73) "Transfer case" means the sealed box used to transport voted ballots to the		
240	counting center.		
241	[(76)] (74) "Vacancy" means the absence of a person to serve in any position created		
242	by statute, whether that absence occurs because of death, disability, disqualification,		
243	resignation, or other cause.		
044			

244 (75) "Valid voter identification" means:

245	(a) a form of identification that bears the name, photograph, and current address of the		
246	voter which may include:		
247	(i) a currently valid Utah driver license;		
248	(ii) a currently valid identification card that is issued by the state or a local government		
249	within the state;		
250	(iii) an identification card that is issued by an employer for an employee;		
251	(iv) a currently valid identification card that is issued by a college, university, technical		
252	school, or professional school that is located within the state;		
253	(v) a currently valid Utah permit to carry a concealed weapon; or		
254	(vi) a currently valid United States passport; or		
255	(b) two forms of identification that bear the name and current address of the voter		
256	which may include:		
257	(i) a current utility bill;		
258	(ii) a bank statement or other financial account statement;		
259	(iii) a check issued by the state or the federal government;		
260	(iv) a paycheck;		
261	(v) a currently valid Utah hunting or fishing license;		
262	(vi) a currently valid United States military identification card;		
263	(vii) certified naturalization documentation;		
264	(viii) a currently valid pilot's license issued by the Federal Aviation Administration or		
265	other authorized agency of the United States; or		
266	(ix) a valid Medicaid card, Medicare card, or an Electronic Benefits Transfer Card.		
267	[(77)] (76) "Valid write-in candidate" means a candidate who has qualified as a		
268	write-in candidate by following the procedures and requirements of this title.		
269	[(78)] (77) "Voter" means a person who meets the requirements for voting in an		
270	election, meets the requirements of election registration, is registered to vote, and is listed in		
271	the official register book.		
272	[(79)] (78) "Voting area" means the area within six feet of the voting booths, voting		
273	machines, and ballot box.		
274	[(80)] (79) "Voting booth" means the space or compartment within a polling place that		
275	is provided for the preparation of ballots and includes the voting machine enclosure or curtain.		

276	[(81)] <u>(80)</u> "Voting device" means:		
277	(a) an apparatus in which ballot cards are used in connection with a punch device for		
278	piercing the ballots by the voter;		
279	(b) a device for marking the ballots with ink or another substance; or		
280	(c) any other method for recording votes on ballots so that the ballot may be tabulated		
281	by means of automatic tabulating equipment.		
282	[(82)] (81) "Voting machine" means a machine designed for the sole purpose of		
283	recording and tabulating votes cast by voters at an election.		
284	[(83)] (82) "Voting poll watcher" means a person appointed as provided in this title to		
285	witness the distribution of ballots and the voting process.		
286	[(84)] (83) "Voting precinct" means the smallest voting unit established as provided by		
287	law within which qualified voters vote at one polling place.		
288	[(85)] (84) "Watcher" means a voting poll watcher, a counting poll watcher, and an		
289	inspecting poll watcher.		
290	[(86)] (85) "Western States Presidential Primary" means the election established in		
291	Title 20A, Chapter 9, Part 8.		
292	[(87)] (86) "Write-in ballot" means a ballot containing any write-in votes.		
293	[(88)] (87) "Write-in vote" means a vote cast for a person whose name is not printed on		
294	the ballot according to the procedures established in this title.		
295	Section 2. Section 20A-2-104 is amended to read:		
296	20A-2-104. Voter registration form Registered voter lists Fees for copies.		
297	(1) Every person applying to be registered shall complete a registration form printed in		
298	substantially the following form:		
299			
300	UTAH ELECTION REGISTRATION FORM		
301	Are you a citizen of the United States of America? Yes No		
302	Will you be 18 years old on or before election day?YesNo		
303	If you checked "no" to either of the above two questions, do not complete this form.		
304	Name of Voter		
305	First Middle Last		
306	Driver License or Identification Card Number		

307	State of issuance of Driver License or Identification Card			
308	Date of Birth			
309	Street Address of Principal Place of Residence			
310				
311	City	County	State	Zip Code
312	Telephone Number (optional)			
313	Last four digits of Social Security Number			
314	Last former address a	t which I was registered to	vote (if known)	
315				
316	City	County	State	Zip Code
317	Voting Precinct (if ki	nown)		
318	Political Party			
319	□American □Demo	crat □Green □Independen	t American □Libertar	ian □Natural Law
320	□Reform □Populist	□Republican □Socialist V	Vorkers □Unaffiliated	l (no political party
321	preference)	preference)		
322	Other (Please specify)		
323	I do swear (or affirm), subject to penalty of law for false statements, that the			
324	information contained in this form is true, and that I am a citizen of the United States and a			
325	resident of the state of Utah, residing at the above address. I will be at least 18 years old and			
326	will have resided in Utah for 30 days immediately before the next election. I am not a			
327	convicted felon curre	ntly incarcerated for comm	ission of a felony.	
328	Signed	d and sworn		
329				
330		Voter's Sig	ınature	
331		(month/day/year).		
332		CITIZENSI	HIP AFFIDAVIT	
333	Name:			
334	Name at birth, if different:			
335	Place of birth:			
336	Date of birth:			
337	Date and place of naturalization (if applicable):			

338	I hereby swear and affirm, under penalties for voting fraud set forth below, that I am a
339	citizen and that to the best of my knowledge and belief the information above is true and
340	correct.
341	
342	Signature of Applicant
343	In accordance with Section 20A-2-401, the penalty for willfully causing, procuring, or
344	allowing yourself to be registered to vote if you know you are not entitled to register to vote is
345	up to one year in jail and a fine of up to \$2,500.
346	NOTICE: YOU MUST INCLUDE A LEGIBLE PHOTOCOPY OF ONE OF THE
347	FOLLOWING WITH YOUR APPLICATION AS EVIDENCE OF CITIZENSHIP:
348	(A) YOUR UTAH DRIVER LICENSE, IF IT WAS ISSUED ON OR AFTER JULY 1,
349	<u>2005;</u>
350	(B) YOUR BIRTH CERTIFICATE;
351	(C) YOUR UNITED STATES PASSPORT SHOWING YOUR NAME AND
352	PASSPORT NUMBER;
353	(D) YOUR UNITED STATES NATURALIZATION DOCUMENTS SHOWING
354	YOUR NAME AND THE NUMBER OF THE CERTIFICATE OF NATURALIZATION;
355	(E) DOCUMENTS ESTABLISHED AS PROOF OF CITIZENSHIP UNDER THE
356	IMMIGRATION REFORM AND CONTROL ACT OF 1968:
357	(F) YOUR BUREAU OF INDIAN AFFAIRS CARD NUMBER;
358	(G) YOUR TRIBAL TREATY CARD NUMBER; OR
359	(H) YOUR TRIBAL ENROLLMENT NUMBER.
360	IN ORDER TO BE ALLOWED TO VOTE [FOR THE FIRST TIME IN A VOTING
361	PRECINCT] YOU MUST [EITHER] PRESENT ONE OF THE FOLLOWING TO THE
362	ELECTION JUDGE BEFORE VOTING:
363	(1) [INCLUDE A COPY OF] A VALID FORM OF PHOTO IDENTIFICATION [OR PROOF
364	OF RESIDENCE WITH THIS VOTER REGISTRATION FORM] THAT SHOWS YOUR
365	NAME, PHOTOGRAPH, AND CURRENT ADDRESS; OR
366	(2) [PRESENT A VALID FORM OF PHOTO IDENTIFICATION OR PROOF OF
367	RESIDENCE TO THE ELECTION JUDGE BEFORE YOU MAY VOTE] TWO DIFFERENT
368	FORMS OF IDENTIFICATION THAT SHOW YOUR NAME AND CURRENT ADDRESS.

FOR OFFICIAL USE ONLY	
	Type of I.D
	Voting Precinct
	Voting I.D. Number
	retain a copy in a permanent countywide alphabetical file,
which may be electronic or some of	other recognized system.
(3) (a) Each county clerk s	shall retain lists of currently registered voters.
(b) The lieutenant governo	or shall maintain a list of registered voters in electronic form.
(c) If there are any discrep	bancies between the two lists, the county clerk's list is the
official list.	
(d) The lieutenant governo	or and the county clerks may charge the fees established
under the authority of Subsection	63-2-203(10) to individuals who wish to obtain a copy of the
list of registered voters.	
(4) When political parties	not listed on the voter registration form qualify as registered
political parties under Title 20A, G	Chapter 8, Political Party Formation and Procedures, the
lieutenant governor shall inform th	he county clerks about the name of the new political party
and direct the county clerks to ens	ure that the voter registration form is modified to include that
political party.	
(5) Upon receipt of a vote	r registration form from an applicant, the county clerk or the
clerk's designee shall:	
(a) review each voter regis	stration form for completeness and accuracy; and
(b) if the county clerk beli	leves, based upon a review of the form, that a person may be
seeking to register to vote who is r	not legally entitled to register to vote, refer the form to the
county attorney for investigation a	and possible prosecution.
Section 3. Section 20A-2-	108 is amended to read:
20A-2-108. Driver licens	se registration form Transmittal of information.
(1) The lieutenant governo	or and the Driver License Division shall design the driver
license application and renewal fo	rms to include the question "if you are not registered to vote
where you live now, would you like	ke to register to vote today?"
(2) (a) The lieutenant gove	ernor and the Driver License Division shall design a motor

400	voter registration form to be used in conjunction with driver license application and renewal
401	forms.
402	(b) Each driver license application and renewal form shall contain:
403	(i) a place for the applicant to decline to register to vote;
404	(ii) an eligibility statement in substantially the following form:
405	"I do swear (or affirm), subject to penalty of law for false statements, that the
406	information contained in this form is true, and that I am a citizen of the United States and a
407	resident of the state of Utah, residing at the above address. I will be at least 18 years old and
408	will have resided in Utah for 30 days immediately before the next election.
409	Signed and sworn
410	
411	Voter's Signature
412	(month\day\year)";
413	(iii) a citizenship affidavit in substantially the following form:
414	"CITIZENSHIP AFFIDAVIT
415	Name:
416	Name at birth, if different:
417	Place of birth:
418	Date of birth:
419	Date and place of naturalization (if applicable):
420	I hereby swear and affirm, under penalties for voting fraud set forth below, that I am a
421	citizen and that to the best of my knowledge and belief the information above is true and
422	correct.
423	
424	Signature of Applicant
425	In accordance with Section 20A-2-401, the penalty for willfully causing, procuring, or
426	allowing yourself to be registered to vote if you know you are not entitled to register to vote is
427	up to one year in jail and a fine of up to \$2,500";
428	(iv) a statement that if an applicant declines to register to vote, the fact that the
429	applicant has declined to register will remain confidential and will be used only for voter
430	registration purposes; [and]

431	(v) a statement that if an applicant does register to vote, the office at which the
432	applicant submits a voter registration application will remain confidential and will be used only
433	for voter registration purposes[-]; and
434	(vi) all information required under Section 20A-2-104, provided that the voter
435	application portion of driver license application does not require the applicant to duplicate
436	information provided in the driver license portion of the form.
437	(3) Upon receipt of a voter registration form from an applicant, the county clerk or the
438	clerk's designee shall:
439	(a) review the voter registration form for completeness and accuracy; and
440	(b) if the county clerk believes, based upon a review of the form, that a person may be
441	seeking to register to vote who is not legally entitled to register to vote, refer the form to the
442	county attorney for investigation and possible prosecution.
443	Section 4. Section 20A-2-110 is enacted to read:
444	<u>20A-2-110.</u> Review of voter registration applications Evidence of citizenship,
445	age, and residence.
446	(1) Before registering an applicant to vote, the county clerk shall determine that each
447	applicant:
448	(a) has provided all of the required information on the voter registration form;
449	(b) has signed the voter registration form;
450	(c) has provided evidence of citizenship, which shall consist of one of the following:
451	(i) subject to the requirements of Subsection (3), presentation of, or a legible
452	photocopy of, the applicant's Utah driver license, if the license was issued on or after July 1,
453	<u>2005;</u>
454	(ii) presentation of, or a legible photocopy of, the applicant's birth certificate showing
455	that the applicant was born in the United States;
456	(iii) presentation of, or a legible photocopy of, the applicant's United States passport
457	showing the applicant's name and the passport number;
458	(iv) presentation of, or a legible photocopy of, the applicant's United States
459	naturalization documents, showing that the applicant is a citizen of the United States;
460	(v) subject to the requirements of Subsection (4), the number of the applicant's
461	certificate of naturalization;

462	(vi) presentation of, or a legible photocopy of, other documents or methods of proof of
463	citizenship that are established by the Immigration Reform and Control Act of 1986, Pub. L.
464	<u>No. 99-603; or</u>
465	(vii) presentation of, or a legible photocopy of, the applicant's Bureau of Indian Affairs
466	card number, tribal treaty card number, or tribal enrollment number;
467	(d) has signed a statement certifying that the applicant will have resided in Utah for 30
468	days immediately before the next election;
469	(e) has provided birth date information showing that the applicant will be at least 18
470	years old on the day of the election; and
471	(f) has provided address information showing that the applicant is a resident of the
472	county where the applicant has submitted his registration form.
473	(2) Notwithstanding Subsection (1)(c), any person who is registered to vote in this state
474	as of July 1, 2005 shall not be required to provide evidence of citizenship unless that person is:
475	(a) changing his voter registration from one county to another; or
476	(b) changing his voter registration from another state to this state.
477	(3) The county clerk may not accept a driving privilege card issued under Section
478	53-3-207 that is not valid for identification as evidence of citizenship.
479	(4) If an applicant provides the number of the applicant's certificate of naturalization as
480	evidence of citizenship under Subsection (1)(c)(v), the county clerk shall not register the
481	applicant to vote until the county clerk is able to verify the number of the certificate with the
482	United States Citizenship and Immigration Services.
483	Section 5. Section 20A-2-201 is amended to read:
484	20A-2-201. Registering to vote at office of county clerk.
485	(1) Except as provided in Subsection (2), the county clerk shall register to vote all
486	persons who present themselves for registration at the county clerk's office during designated
487	office hours if those persons[,]:
488	(a) on voting day, will be legally qualified and entitled to vote in a voting precinct in
489	the county[-]; and
490	(b) meet the requirements of Section 20A-2-110.
491	(2) During the seven calendar days immediately before any scheduled election, the
492	county clerk shall:

493	(a) accept registration forms from all persons who present themselves for registration at
494	the clerk's office during designated office hours if those persons[,]:
495	(i) on voting day, will be legally qualified and entitled to vote in a voting precinct in the
496	county; and
497	(ii) meet the requirements of Section 20A-2-110; and
498	(b) inform them that they will be registered to vote but may not vote in the pending
499	election because they registered too late.
500	Section 6. Section 20A-2-202 is amended to read:
501	20A-2-202. Registration by mail.
502	(1) (a) A citizen who will be qualified to vote at the next election may register by mail.
503	(b) To register by mail, a citizen shall complete and sign the by-mail registration form
504	and mail or deliver it to the county clerk of the county in which the citizen resides.
505	(c) (i) In order to register to vote in a particular election, the citizen shall:
506	(A) address the by-mail voter registration form to the county clerk; and
507	(B) ensure that it is postmarked at least 20 days before the date of the election.
508	(ii) [H] The citizen shall provide evidence of citizenship as required under Section
509	<u>20A-2-110 if:</u>
510	(A) the [voter] citizen is registering for the first time in the county[, the citizen shall
511	either:]:
512	[(A) submit a copy of a proof of identification or proof of residence with the by-mail
513	voter registration form; or]
514	[(B) submit proof of identification or proof of residence to the election judge at the
515	time the citizen votes.]
516	(B) the citizen is changing his voter registration to the county from another county; or
517	(C) the citizen is changing his voter registration to the county from another state.
518	(d) The citizen has effectively registered to vote under this section only when the
519	county clerk's office has received a correctly completed by-mail voter registration form and the
520	county clerk has determined that the citizen has met the requirements of Section 20A-2-110.
521	(2) Upon receipt of a correctly completed by-mail voter registration form that meets the
522	requirements of Section 20A-2-110, the county clerk shall:
523	(a) enter the applicant's name on the list of registered voters for the voting precinct in

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524 which the applicant resides; and 525 (b) mail confirmation of registration to the newly registered voter after entering the 526 applicant's voting precinct number on that copy. 527 (3) (a) If the county clerk receives a correctly completed by-mail voter registration 528 form that meets the requirements of Section 20A-2-110 and is postmarked less than 20 days 529 before an election, the county clerk shall: 530 (i) register the applicant after the next election; and 531 (ii) if possible, promptly phone or mail a notice to the applicant before the election, 532 informing the applicant that his registration will not be effective until after the election. 533 (b) When the county clerk receives a correctly completed by-mail voter registration 534 [forms] form at least seven days before an election that [are] is postmarked at least 20 days 535 before the election and meets the requirements of Section 20A-2-110, the county clerk shall: (i) process the by-mail voter registration [forms] form; and 536 537 (ii) record the new [voters] voter in the official register and posting list. 538 (4) If the county clerk determines that a registration form received by mail or otherwise 539 is incorrect because of an error or because it is incomplete, the county clerk shall mail notice to 540 the person attempting to register, informing him that he has not been registered because of an 541 error or because the form is incomplete. 542 Section 7. Section 20A-2-203 is amended to read: 543 20A-2-203. Satellite location -- Registration by satellite registrar. 544 (1) (a) Each county clerk shall designate sufficient satellite registration locations to 545 ensure that voters in all parts of the county have the opportunity to register to vote. 546 (b) A county clerk may designate as many satellite locations as desired. 547 (2) (a) Any person who meets the voter registration requirements may register to vote 548 with a satellite registrar at any satellite location within the person's county of residence between 549 8 a.m. and 8 p.m.: 550 (i) on the Friday and Monday, the eighth and eleventh day, before the regular primary 551 election in counties holding a primary election; 552 (ii) on the Friday and Monday, the eighth and eleventh day, before the regular general 553 election; 554 (iii) on the Friday and Monday, the eighth and eleventh day, before the municipal

555	primary election in municipalities holding a municipal primary election; and
556	(iv) on the Friday and Monday, the eighth and eleventh day, before the municipal
557	general election.
558	(b) Each satellite registrar shall register to vote all persons who:
559	(i) present themselves for registration; [and]
560	(ii) are legally qualified and entitled to vote in that voting precinct on election day[-];
561	and
562	(iii) meet the requirements of Section 20A-2-110.
563	(3) (a) Unless the voter is registering for the first time, a voter may not designate or
564	change the voter's political party affiliation at the satellite location for voter registration on the
565	dates established in Subsection (2)(a)(i) for primary election voter registration.
566	(b) A voter wanting to change political party affiliation shall comply with the
567	requirements of Section 20A-2-107.
568	(4) For municipal elections, the municipality in which the registration is made shall pay
569	the expenses of registration.
570	Section 8. Section 20A-2-204 is amended to read:
571	20A-2-204. Registering to vote when applying for or renewing a driver license.
572	(1) As used in this section, "voter registration form" means the driver license
573	application/voter registration form and the driver license renewal/voter registration form
574	required by Section 20A-2-108.
575	(2) Any citizen who is qualified to vote may register to vote by completing the voter
576	registration form.
577	(3) The Driver License Division shall:
578	(a) assist applicants in completing the voter registration form unless the applicant
579	refuses assistance;
580	(b) accept completed forms for transmittal to the appropriate election official;
581	(c) transmit a copy of each voter registration form to the appropriate election official
582	within five days after it is received by the division;
583	(d) transmit each address change within five days after it is received by the division;
584	and
585	(e) transmit electronically to the lieutenant governor's office the name, address, birth

586 date, and driver license number of each person who answers "yes" to the question on the driver 587 license form about registering to vote. 588 (4) Upon receipt of a correctly completed voter registration form that meets the 589 requirements of Section 20A-2-110, the county clerk shall: 590 (a) enter the applicant's name on the list of registered voters for the voting precinct in 591 which the applicant resides; and 592 (b) notify the applicant of registration. 593 (5) (a) If the county clerk receives a correctly completed voter registration form that 594 meets the requirements of Section 20A-2-110 and that is dated less than 20 days before an 595 election, the county clerk shall: 596 (i) register the applicant after the next election; and 597 (ii) if possible, promptly phone or mail a notice to the applicant before the election, 598 informing the applicant that his registration will not be effective until after the election. 599 (b) When the county clerk receives, at least seven days before an election, any voter 600 registration forms [at least seven days before an election] that meet the requirements of Section 601 20A-2-110 and that are dated at least 20 days before the election, the county clerk shall: 602 (i) process the voter registration forms; and (ii) record the new voters in the official register and posting list. 603 604 (6) If the county clerk determines that a voter registration form received from the 605 Driver License Division is incorrect because of an error or because it is incomplete, the county 606 clerk shall mail notice to the person attempting to register, informing him that he has not been 607 registered because of an error or because the form is incomplete. 608 Section 9. Section 20A-2-205 is amended to read: 609 20A-2-205. Registration at voter registration agencies. 610 (1) As used in this section: 611 (a) "Discretionary voter registration agency" means each office designated by the 612 county clerk under Part 3 to provide by-mail voter registration forms to the public. 613 (b) "Public assistance agency" means each office in Utah that provides: 614 (i) public assistance; or 615 (ii) state funded programs primarily engaged in providing services to people with 616 disabilities.

617 (2) Any person may obtain and complete a by-mail registration form at a public618 assistance agency or discretionary voter registration agency.

619 (3) Each public assistance agency and discretionary voter registration agency shall
620 provide, either as part of existing forms or on a separate form, the following information in
621 substantially the following form:

622 "REGISTERING TO VOTE

623 If you are not registered to vote where you live now, would you like to apply to register 624 to vote here today? (Applying to register to vote or declining to register to vote will not affect 625 the amount of assistance that you will be provided by this agency.) Yes____ No____ IF YOU 626 DO NOT CHECK EITHER BOX, YOU WILL BE CONSIDERED TO HAVE DECIDED 627 NOT TO REGISTER TO VOTE AT THIS TIME. If you would like help in filling out the 628 voter registration application form, we will help you. The decision about whether or not to 629 seek or accept help is yours. You may fill out the application form in private. If you believe 630 that someone has interfered with your right to register or to decline to register to vote, your 631 right to privacy in deciding whether or not to register, or in applying to register to vote, or your 632 right to choose your own political party or other political preference, you may file a complaint 633 with the Office of the Lieutenant Governor, State Capitol Building, Salt Lake City, Utah 634 84114. (801) 538-1040."

635 (4) Unless a person applying for service or assistance from a public assistance agency
636 or discretionary voter registration agency declines, in writing, to register to vote, each public
637 assistance agency and discretionary voter registration agency shall:

(a) distribute a by-mail voter registration form with each application for service orassistance provided by the agency or office;

640 (b) assist applicants in completing the voter registration form unless the applicant641 refuses assistance;

642 (c) accept completed forms <u>and copies of documents provided as evidence of</u>
 643 <u>citizenship</u> for transmittal to the appropriate election official; and

644 (d) transmit a copy of each voter registration form <u>and evidence of citizenship</u> to the
645 appropriate election official within five days after it is received by the division.

646 (5) A person in a public assistance agency or a discretionary voter registration agency647 that helps a person complete the voter registration form may not:

648	(a) seek to influence an applicant's political preference or party registration;
649	(b) display any political preference or party allegiance;
650	(c) make any statement to an applicant or take any action that has the purpose or effect
651	of discouraging the applicant from registering to vote; or
652	(d) make any statement to an applicant or take any action that has the purpose or effect
653	of leading the applicant to believe that a decision to register or not to register has any bearing
654	upon the availability of services or benefits.
655	(6) Upon receipt of a correctly completed voter registration form that meets the
656	requirements of Section 20A-2-110, the county clerk shall:
657	(a) enter the applicant's name on the list of registered voters for the voting precinct in
658	which the applicant resides; and
659	(b) notify the applicant of registration.
660	(7) (a) If the county clerk receives a [correctly completed] voter registration form that
661	is dated less than 20 days before an election and meets the requirements of Section 20A-2-110,
662	the county clerk shall:
663	(i) register the applicant after the next election; and
664	(ii) if possible, promptly phone or mail a notice to the applicant before the election,
665	informing the applicant that his registration will not be effective until after the election.
666	(b) When the county clerk receives any voter registration forms at least seven days
667	before an election that are dated at least 20 days before the election and meet the requirements
668	of Section 20A-2-110, the county clerk shall:
669	(i) process the voter registration forms; and
670	(ii) record the new voters in the official register and posting list.
671	(8) If the county clerk determines that a voter registration form received from a public
672	assistance agency or discretionary voter registration agency is incorrect because of an error or
673	because it is incomplete, the county clerk shall mail notice to the person attempting to register,
674	informing him that he has not been registered because of an error or because the form is
675	incomplete.
676	Section 10. Section 20A-3-104 is amended to read:
677	20A-3-104. Manner of voting.
678	(1) (a) Any registered voter desiring to vote shall [give his name, and, if requested, his

679	residence,] present a valid voter identification to one of the election judges.
680	[(b) If an election judge does not know the person requesting a ballot and has reason to
681	doubt that person's identity, the judge shall request identification or have the voter identified by
682	a known registered voter of the district.]
683	[(c)] (b) If the voter is voting for the first time in the jurisdiction or is otherwise
684	required to present [proof of identity or proof of residence] valid voter identification as
685	indicated by a notation in the official register, the election judge shall request [proof of identity
686	or proof of residence] valid voter identification from the voter.
687	(c) An election judge may waive the requirement to show valid voter identification if:
688	(i) the election judge personally knows the voter and knows that the voter's principal
689	place of residence is in the voting precinct; and
690	(ii) the voter is not required to show valid voter identification under Subsection (1)(b).
691	(d) If the election judge is satisfied that the voter has [established proof of identity and
692	proof of residence] been properly identified, the election judge shall:
693	(i) record the type of [proof of identity or proof of residence] identification provided by
694	the voter in the appropriate space in the official register; and
695	(ii) follow the procedures of Subsection (3).
696	(e) If the election judge is not satisfied that the voter has [established proof of identity
697	or proof of residence] been properly identified, the election judge shall:
698	(i) indicate on the official register that the voter failed to provide adequate [proof of
699	identity or proof of residence] valid voter identification;
700	(ii) issue the voter a provisional ballot; and
701	(iii) follow the procedures and requirements of Section 20A-3-105.5.
702	(f) If the person's right to vote is challenged as provided in Section 20A-3-202, the
703	judge shall follow the procedures and requirements of Section 20A-3-105.5.
704	(2) (a) When the voter is properly identified, the election judge in charge of the official
705	register shall check the official register to determine whether or not the person is registered to
706	vote.
707	(b) If the voter's name is not found on the official register, the election judge shall
708	follow the procedures and requirements of Section 20A-3-105.5.
709	(3) If the election judge determines that the voter is registered:

710	(a) the election judge in charge of the official register shall:
711	(i) write the ballot number opposite the name of the voter in the official register; and
712	(ii) direct the voter to sign his name in the election column in the official register;
713	(b) another judge shall list the ballot number and voter's name in the pollbook; and
714	(c) the election judge having charge of the ballots shall:
715	(i) endorse his initials on the stub;
716	(ii) check the name of the voter on the pollbook list with the number of the stub;
717	(iii) hand the voter a ballot; and
718	(iv) allow the voter to enter the voting booth.
719	(4) Whenever the election officer is required to furnish more than one kind of official
720	ballot to the voting precinct, the election judges of that voting precinct shall give the registered
721	voter the kind of ballot that the voter is qualified to vote.
722	Section 11. Section 20A-3-104.5 is amended to read:
723	20A-3-104.5. Voting Regular primary election.
724	(1) (a) Any registered voter desiring to vote at the regular primary election shall give
725	[his name,] the name of the registered political party whose ballot the voter wishes to vote[,]
726	and[, if requested, his residence,] present valid voter identification to one of the election
727	judges.
728	[(b) If an election judge does not know the person requesting a ballot and has reason to
729	doubt that person's identity, the judge shall request identification or have the voter identified by
730	a known registered voter of the district.]
731	(b) If the voter is voting for the first time in the jurisdiction or is otherwise required to
732	present valid voter identification as indicated by a notation in the official register, the election
733	judge shall request valid voter identification from the voter.
734	(c) An election judge may waive the requirement to show valid voter identification if:
735	(i) the election judge personally knows the voter and knows that the voter's principal
736	place of residence is in the voting district; and
737	(ii) the voter is not required to show valid voter identification under Subsection (1)(b).
738	[(c)] (d) If the voter is challenged as provided in Section 20A-3-202, the judge shall
739	provide a ballot to the voter if the voter takes an oath that the grounds of the challenge are
740	false.

741	(2) (a) (i) When the voter is properly identified, the election judge in charge of the
742	official register shall check the official register to determine:
743	(A) whether or not the person is registered to vote; and
744	(B) whether or not the person's party affiliation designation in the official register
745	allows the voter to vote the ballot that the voter requested.
746	(ii) If the official register does not affirmatively identify the voter as being affiliated
747	with a registered political party or if the official register identifies the voter as being
748	"unaffiliated," the voter shall be considered to be "unaffiliated."
749	(b) (i) If the voter's name is not found on the official register and, if it is not unduly
750	disruptive of the election process, the election judge shall attempt to contact the county clerk's
751	office to request oral verification of the voter's registration.
752	(ii) If oral verification is received from the county clerk's office, the judge shall record
753	the verification on the official register, determine the voter's party affiliation and the ballot that
754	the voter is qualified to vote, and perform the other administrative steps required by Subsection
755	(3).
756	(c) (i) Except as provided in Subsection (2)(c)(ii), if the voter's political party
757	affiliation listed in the official register does not allow the voter to vote the ballot that the voter
758	requested, the election judge shall inform the voter of that fact and inform the voter of the
759	ballot or ballots that the voter's party affiliation does allow the voter to vote.
760	(ii) (A) If the voter is listed in the official register as "unaffiliated," or if the official
761	register does not affirmatively identify the voter as either "unaffiliated" or affiliated with a
762	registered political party, and the voter, as an "unaffiliated" voter, is not authorized to vote the
763	ballot that the voter requests, the election judge shall ask the voter if the voter wishes to vote
764	another registered political party ballot that the voter, as "unaffiliated," is authorized to vote, or
765	remain "unaffiliated."

(B) If the voter wishes to vote another registered political party ballot that the
unaffiliated voter is authorized to vote, the election judge shall proceed as required by
Subsection (3).

(C) If the voter wishes to remain unaffiliated and does not wish to vote another ballot
that unaffiliated voters are authorized to vote, the election judge shall instruct the voter that the
voter may not vote.

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772 (iii) For the primary elections held in 2004, 2006, and 2008 only: 773 (A) If the voter is listed in the official register as "unaffiliated," or if the official 774 register does not affirmatively identify the voter as either "unaffiliated" or "affiliated" with a 775 registered political party, the election judge shall ask the voter if the voter wishes to affiliate 776 with a registered political party, or remain "unaffiliated." 777 (B) If the voter wishes to affiliate with the registered political party whose ballot the 778 voter requested, the election judge shall direct the voter to complete the change of party 779 affiliation form and proceed as required by Subsection (3). 780 (C) If the voter wishes to remain unaffiliated and wishes to vote another registered 781 political party ballot that the unaffiliated voter is authorized to vote, the election judge shall 782 proceed as required by Subsection (3). 783 (D) If the voter wishes to remain unaffiliated and does not wish to vote another ballot 784 that unaffiliated voters are authorized to vote, the election judge shall instruct the voter that the 785 voter may not vote. 786 (3) If the election judge determines that the voter is registered and eligible, under 787 Subsection (2), to vote the ballot that the voter requested: 788 (a) the election judge in charge of the official register shall: (i) write the ballot number and the name of the registered political party whose ballot 789 790 the voter voted opposite the name of the voter in the official register; and 791 (ii) direct the voter to sign his name in the election column in the official register; 792 (b) another judge shall list the ballot number and voter's name in the pollbook; and 793 (c) the election judge having charge of the ballots shall: 794 (i) endorse his initials on the stub; 795 (ii) check the name of the voter on the pollbook list with the number of the stub; 796 (iii) hand the voter the ballot for the registered political party that the voter requested 797 and for which the voter is authorized to vote; and 798 (iv) allow the voter to enter the voting booth. 799 (4) Whenever the election officer is required to furnish more than one kind of official 800 ballot to the voting precinct, the election judges of that voting precinct shall give the registered 801 voter the kind of ballot that the voter is qualified to vote. 802 Section 12. Section **20A-3-105.5** is amended to read:

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803	20A-3-105.5. Manner of voting Provisional ballot.
804	(1) The election judges shall follow the procedures and requirements of this section
805	when:
806	(a) the person's right to vote is challenged as provided in Section 20A-3-202; or
807	(b) the person's name is not found on the official register.
808	(2) When faced with one of the circumstances outlined in Subsection (1), the election
809	judge shall:
810	(a) request that the person provide [proof of identity and proof of residence] valid voter
811	identification; and
812	(b) review the [proof of identity and proof of residence] identification provided by the
813	person.
814	(3) If the election judge is satisfied that the person has <u>provided valid voter</u>
815	identification and has established the person's identity and residence in the voting precinct:
816	(a) the election judge in charge of the official register shall:
817	(i) record in the official register the type of source documents that established the
818	person's [proof of identity and proof of residence] valid voter identification;
819	(ii) write the provisional ballot envelope number opposite the name of the voter in the
820	official register; and
821	(iii) direct the voter to sign his name in the election column in the official register;
822	(b) another judge shall list the ballot number and voter's name in the pollbook; and
823	(c) the election judge having charge of the ballots shall:
824	(i) endorse his initials on the stub;
825	(ii) check the name of the voter on the pollbook list with the number of the stub;
826	(iii) give the voter a ballot and a provisional ballot envelope; and
827	(iv) allow the voter to enter the voting booth.
828	(4) If the election judge is not satisfied that the voter has provided [sufficient proof of
829	identity and proof of residence] valid voter identification:
830	(a) the election judge in charge of the official register shall:
831	(i) record in the official register that the voter did not provide [adequate proof of
832	identity and proof of residence] valid voter identification;
833	(ii) write the provisional ballot envelope number opposite the name of the voter in the

834	official register; and
835	(iii) direct the voter to sign his name in the election column in the official register;
836	(b) another judge shall list the ballot number and voter's name in the pollbook; and
837	(c) the election judge having charge of the ballots shall:
838	(i) endorse his initials on the stub;
839	(ii) check the name of the voter on the pollbook list with the number of the stub;
840	(iii) give the voter a ballot and a provisional ballot envelope; and
841	(iv) allow the voter to enter the voting booth.
842	(5) Whenever the election officer is required to furnish more than one kind of official
843	ballot to a voting precinct, the election judges of that voting precinct shall give the registered
844	voter the kind of ballot that the voter is qualified to vote.
845	Section 13. Section 20A-3-401 is amended to read:
846	20A-3-401. Intent and purpose of part.
847	(1) Each election officer, election official, and judge shall liberally interpret and apply
848	this part to:
849	(a) make it possible for Utah voters living or serving abroad to vote in county, state,
850	and national elections during their absence;
851	(b) enable these voters to register more conveniently;
852	(c) conform to 42 U.S.C. 1973ff, Uniformed and Overseas Citizens Absentee Voting
853	Act; and
854	(d) in accordance with Public Law 107-252, the Help America Vote Act of 2002,
855	exempt overseas and military voters from:
856	(i) the [proof of identity and proof of residence] valid voter identification requirements
857	of Section 20A-3-308 [in accordance with Public Law 107-252, the Help America Vote Act of
858	2002.]; and
859	(ii) the evidence of citizenship requirements of Section 20A-2-110.
860	(2) The state selective service, all military organizations, and citizens and officers of
861	Utah or of the respective counties and municipalities of the state shall cooperate with the
862	election and party officers in carrying out the intent and purpose of this part.
863	(3) All state and county officers of Utah shall:
864	(a) do all things and perform all acts necessary to put into effect the provisions of any

865	Act of Congress or this state allowing uniformed and overseas citizen voters to vote; and
866	(b) permit the use of any official ballot authorized by any Act of Congress and this part
867	as a ballot supplementary to the official Utah election military ballot.
868	(4) Each provision of this part prevails over any inconsistent provision of any other
869	statute or any part of any statute.
870	Section 14. Section 20A-4-107 is amended to read:
871	20A-4-107. Review and disposition of provisional ballot envelopes.
872	(1) As used in this section, a voter is "legally entitled to vote" if:
873	(a) the voter:
874	(i) is registered to vote in the county;
875	(ii) resides within the voting precinct where the voter seeks to vote; and
876	(iii) provided [sufficient proof of identity and proof of residence] valid voter
877	identification to the election judge as indicated by a notation in the official register;
878	(b) the voter:
879	(i) is registered to vote in the county; and
880	(ii) did not vote in the voter's precinct of residence, but the ballot that the voter voted is
881	identical to the ballot voted in the voter's precinct of residence; or
882	(c) the voter:
883	(i) is registered to vote in the county;
884	(ii) the judge recorded in the official register that the voter either failed to provide
885	[proof of identity and proof of residence] valid voter identification or the [proof of identity and
886	proof of residence was] documents provided as valid voter identification were inadequate; and
887	(iii) the county clerk verifies the voter's [proof of] identity and [proof of] residence
888	through some other means.
889	(2) (a) Upon receipt of provisional ballot envelopes, the election officer shall review
890	the affirmation on the face of each provisional ballot envelope and determine if the person
891	signing the affirmation is a registered voter and legally entitled to vote the ballot that the voter
892	voted.
893	(b) If the election officer determines that the person is not a registered voter or is not
894	legally entitled to vote the ballot that the voter voted, the election officer shall retain the ballot
895	envelope, unopened, for the period specified in Section 20A-4-202 unless ordered by a court to

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896 produce or count it.

(c) If the election officer determines that the person is a registered voter and is legally
entitled to vote the ballot that the voter voted, the election officer shall remove the ballot from
the provisional ballot envelope and place the ballot with the absentee ballots to be counted with
those ballots at the canvass.

901 (d) The election officer may not count, or allow to be counted a provisional ballot
902 unless the voter's [proof of] identity and [proof of] residence is established by a preponderance
903 of the evidence.

904 (3) If the election officer determines that the person is a registered voter, the election
905 officer shall ensure that the voter registration records are updated to reflect the information
906 provided on the provisional ballot envelope.

907 (4) If the election officer determines that the person is not a registered voter and the908 information on the provisional ballot envelope is complete, the election officer shall:

909 (a) consider the provisional ballot envelope a voter registration form; and

910 (b) register the voter.

911 Section 15. Section **20A-5-401** is amended to read:

912 **20A-5-401.** Official register and posting book -- Preparation -- Contents.

913 (1) (a) Before the registration days for each regular general, municipal general, regular
914 primary, municipal primary, or Western States Presidential Primary election, each county clerk
915 shall prepare an official register and posting list of voters for each voting precinct that will
916 participate in the election.

(b) The county clerk shall ensure that the official register and posting list are bound or
loose leaf books prepared for the alphabetical entry of names and ruled in columns of suitable
dimensions to provide for the following entries:

- 920 (i) registered voter's name;
- 921 (ii) party affiliation;
- 922 (iii) grounds for challenge;
- 923 (iv) name of person challenging a voter;
- 924 (v) ballot numbers, primary, November, special;
- 925 (vi) date of birth;
- 926 (vii) place of birth;

927	(viii) place of current residence;
928	(ix) street address;
929	(x) zip code; and
930	(xi) space for the voter to sign his name for each election.
931	(c) When preparing the official register and posting list for the Western States
932	Presidential Primary, the county clerk shall include:
933	(i) a column to record the name of the political party whose ballot the voter voted; and
934	(ii) a column for the election judge to record changes in the voter's party affiliation.
935	(d) When preparing the official register and posting list for any regular general
936	election, regular primary election, or election for federal office, the county clerk shall include:
937	(i) a column that indicates if the voter is required to show identification before voting;
938	(ii) a column for the election judge to record the provisional envelope ballot number
939	for voters who receive a provisional ballot; and
940	(iii) a space for the election judge to record the type of [proof of identity and the type
941	of proof of residence] identification that was provided by voters who receive a provisional
942	ballot.
943	(2) (a) (i) For regular and municipal elections, primary elections, regular municipal
944	elections, special district elections, and bond elections, the county clerk shall make an official
945	register and posting list only for voting precincts affected by the primary, municipal, special
946	district, or bond election.
947	(ii) Each county clerk, with the assistance of the clerk of each affected special district,
948	shall provide a detailed map or an indication on the registration list or other means to enable an
949	election judge to determine the voters entitled to vote at an election of special district officers.
950	(b) Municipalities shall pay the costs of making the official register and posting list for
951	municipal elections.
952	Section 16. Coordinating S.B. 67 with S.B. 227.
953	If this S.B. 67 passes and S.B. 227, Public Safety Driving Privilege and Identification
954	Card Amendments, does not pass, it is the intent of the Legislature that the Office of
955	Legislative Research and General Counsel shall prepare the Utah Code database for publication
956	<u>as follows:</u>
957	(1) the first paragraph of the notice on the form in Subsection 20A-2-104(1) be

958	modified as follows:
959	"NOTICE: YOU MUST INCLUDE A LEGIBLE PHOTOCOPY OF ONE OF THE
960	FOLLOWING WITH YOUR APPLICATION AS EVIDENCE OF CITIZENSHIP:
961	[(A) YOUR UTAH DRIVER'S LICENSE, IF IT WAS ISSUED ON OR AFTER
962	JULY 1, 2005;]
963	[(B)] (A) YOUR BIRTH CERTIFICATE;
964	[(C)] (<u>B)</u> YOUR UNITED STATES PASSPORT SHOWING YOUR NAME AND
965	PASSPORT NUMBER;
966	[(D)] (C) YOUR UNITED STATES NATURALIZATION DOCUMENTS
967	SHOWING YOUR NAME AND THE NUMBER OF THE CERTIFICATE OF
968	NATURALIZATION;
969	[(E)] (D) DOCUMENTS ESTABLISHED AS PROOF OF CITIZENSHIP UNDER
970	THE IMMIGRATION REFORM AND CONTROL ACT OF 1968;
971	[(F)] (E) YOUR BUREAU OF INDIAN AFFAIRS CARD NUMBER;
972	[(G)] <u>(F)</u> YOUR TRIBAL TREATY CARD NUMBER; OR
973	[(H)] (G) YOUR TRIBAL ENROLLMENT NUMBER."; and
974	(2) Subsections 20A-2-110(1)(c)(i) and (3) be deleted and renumber the remaining
975	subsections accordingly.

Legislative Review Note as of 2-14-05 5:12 PM

Based on a limited legal review, this legislation has not been determined to have a high probability of being held unconstitutional.

Office of Legislative Research and General Counsel

Fiscal Note	Election Law - Voter Requirements	23-Feb-05
Bill Number SB0067		10:27 AM

State Impact

It is estimated that within the Office of the Governor, the Elections Office will require a one-time General Fund appropriation of \$13,200 for FY 2006 to implement provisions of this bill.

	<u>FY 2006</u> <u>Approp.</u>	<u>FY 2007</u> <u>Approp.</u>	<u>FY 2006</u> <u>Revenue</u>	<u>FY 2007</u> <u>Revenue</u>
General Fund	\$13,200	\$0	\$0	\$0
TOTAL	\$13,200	\$0	\$0	\$0

Individual and Business Impact

No significant fiscal impact.

Office of the Legislative Fiscal Analyst