2nd Sub. (Gray) H.B. 502

460	designated as the contact sponsor, with the mailing address and telephone number of each;
461	(f) state that the signers of the petition appoint the sponsors, if the incorporation
462	measure passes, to represent the signers in the process of:
463	(i) selecting the number of commission or council members the new city will have; and
464	(ii) drawing district boundaries for the election of commission or council members, if
465	the voters decide to elect commission or council members by district;
466	(g) be accompanied by and circulated with an accurate plat or map, prepared by a
467	licensed surveyor, showing the boundaries of the proposed city; and
468	(h) substantially comply with and be circulated in the following form:
469	PETITION FOR INCORPORATION OF (insert the proposed name of the proposed
470	city)
471	To the Honorable County Legislative Body of (insert the name of the county in which
472	the proposed city is located) County, Utah:
473	We, the undersigned owners of real property within the area described in this petition,
474	respectfully petition the county legislative body to submit to the registered voters residing
475	within the area described in this petition, at [a special election held for that purpose] the next
476	regular general election, the question of whether the area should incorporate as a city. Each of
477	the undersigned affirms that each has personally signed this petition and is an owner of real
478	property within the described area, and that the current residence address of each is correctly
479	written after the signer's name. The area proposed to be incorporated as a city is described as
480	follows: (insert an accurate description of the area proposed to be incorporated).
481	$\hat{H} \rightarrow [f]$ (3) A petition for incorporation of a city under Subsection (1) may not
481a	be filed unless
482	the results of the feasibility study or supplemental feasibility study show that the average
483	annual amount of revenue under Subsection 10-2-106(4)(a)(ix) does not exceed the average
484	annual amount of cost under Subsection 10-2-106(4)(a)(viii) by more than 5%. [] $\leftarrow \hat{H}$
485	[(4)] (3) A signature on a request under Section 10-2-103 or a modified request under
486	Section 10-2-107 may be used toward fulfilling the signature requirement of Subsection (2)(a):
487	(a) if the request under Section 10-2-103 or modified request under Section 10-2-107
488	notified the signer in conspicuous language that the signature, unless withdrawn, would also be
489	used for purposes of a petition for incorporation under this section; and
490	(b) unless the signer files with the county clerk a written withdrawal of the signature