

SB0265S01 compared with SB0265

~~text~~ shows text that was in SB0265 but was deleted in SB0265S01.

inserted text shows text that was not in SB0265 but was inserted into SB0265S01.

DISCLAIMER: This document is provided to assist you in your comparison of the two bills. Sometimes this automated comparison will NOT be completely accurate. Therefore, you need to read the actual bills. This automatically generated document could contain inaccuracies caused by: limitations of the compare program; bad input data; or other causes.

Senator John L. Valentine proposes the following substitute bill:

REFERENDUM AMENDMENTS

2013 GENERAL SESSION

STATE OF UTAH

Chief Sponsor: John L. Valentine

House Sponsor: _____

LONG TITLE

General Description:

This bill modifies the Election Code to address a referendum filed on actions taken with regard to property tax rates.

Highlighted Provisions:

This bill:

- ▶ defines terms;
- ▶ sets different time periods for actions taken with regard to a referendum petition;
- ▶ addresses absentee ballots;
- ▶ exempts the referendum petition from the voter information pamphlet requirements;
- ▶ addresses the tax rate if the referendum passes or fails; ~~and~~
- ▶ provides language for the ballot ~~and~~ and
- ▶ addresses payment of costs.

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Money Appropriated in this Bill:

None

Other Special Clauses:

None

Utah Code Sections Affected:

ENACTS:

20A-7-613, Utah Code Annotated 1953

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

Section 1. Section **20A-7-613** is enacted to read:

20A-7-613. Property tax referendum petition.

(1) As used in this section:

(a) "Certified tax rate" is as defined in Section 59-2-924.

(b) "Fiscal year taxing entity" means a taxing entity that operates under a fiscal year that begins on July 1 and ends on June 30.

(2) Except as provided in this section, the requirements of this part apply to a referendum petition challenging a fiscal year taxing entity's legislative body's vote to impose a tax rate that exceeds the certified tax rate.

(3) Notwithstanding Subsection 20A-7-604(5), the local clerk shall number each of the referendum packets and return them to the sponsors within two working days.

(4) Notwithstanding Subsection 20A-7-606(1), the sponsors shall deliver each signed and verified referendum packet to the county clerk of the county in which the packet was circulated no later than ~~30~~32 days from the day on which the petitioners file the application for a referendum petition under Subsection 20A-7-601(3). ~~If the 30-day period ends on a weekend or holiday, the sponsors may deliver the referendum packets on the next working day.~~

(5) Notwithstanding Subsections 20A-7-606(2) and (3), the county clerk shall take the actions required in Subsections 20A-7-606(2) and (3) within 10 **working** days of the day on which the county clerk receives the signed and verified referendum packet as described in Subsection (4).

(6) The local clerk shall take the actions required by Section 20A-7-607 within two

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working days of the day on which the local clerk receives the referendum packets from the county clerk.

(7) Notwithstanding Subsection 20A-7-608(2), the local attorney shall prepare the ballot title within two working days after the date the referendum petition is declared sufficient for submission to a vote of the people.

(8) Notwithstanding Subsection 20A-7-609(2)(d), a referendum that has qualified for the ballot under this section shall appear on the ballot for the earlier of the next regular general election or the next municipal general election unless a special election is called.

(~~8~~9) Notwithstanding the requirements related to absentee ballots under this title:

(a) the election officer shall prepare absentee ballots for those voters who have requested an absentee ballot as soon as possible after the ballot title is prepared as described in Subsection (7); and

(b) the election officer shall mail absentee ballots on a referendum under this section the later of:

(i) the time provided in Section 20A-3-305 or 20A-16-403; or

(ii) the time that absentee ballots are prepared for mailing under this section.

(~~9~~10) Section 20A-7-402 does not apply to a referendum described in this section.

(~~10~~11) (a) If a majority of voters vote in favor of imposing the tax at a rate calculated to generate the increased revenue budgeted, adopted, and approved by the fiscal year taxing entity's legislative body:

(i) the certified tax rate for the fiscal year during which the referendum petition is filed is its most recent certified tax rate; and

(ii) the proposed increased revenues for purposes of establishing the certified tax rate for the fiscal year after the fiscal year described in Subsection (~~10~~11)(a)(i) are the proposed increased revenues budgeted, adopted, and approved by the fiscal year taxing entity's legislative body before the filing of the referendum petition.

(b) If a majority of voters vote against imposing a tax at the rate established by the vote of the fiscal year taxing entity's legislative body, the certified tax rate for the fiscal year taxing entity is its most recent certified tax rate.

(c) If the tax rate is set in accordance with Subsection (~~10~~11)(a)(ii), a fiscal year taxing entity is not required to comply with the notice and public hearing requirements of

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Section 59-2-919 if the fiscal year taxing entity complied with those notice and public hearing requirements before the referendum petition is filed.

(~~11~~12) The ballot title shall, at a minimum, include in substantially this form the following: "Shall the [name of the taxing entity] be authorized to levy a tax rate in the amount sufficient to generate an increased property tax revenue of [amount] for fiscal year [year] as budgeted, adopted, and approved by the [name of the taxing entity]."

†

Legislative Review Note

~~as of 3-1-13 8:12 AM~~

~~Office of Legislative Research and General Counsel~~ (13) A fiscal year taxing entity shall pay the county the costs incurred by the county that are directly related to meeting the requirements of this section and that the county would not have incurred but for compliance with this section.