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90	(vi) 30% of all the votes cast in the subjurisdiction for all candidates for president of
91	the United States at the last election at which a president of the United States was elected if the
92	total number of votes does not exceed 250.
93	[(3)] (4) (a) Sponsors of any referendum petition challenging, under Subsection (1)
94	[or], (2), or (3) any local law passed by a local legislative body shall file the application within
95	five days after the passage of the local law.
96	(b) [When] Except as provided in Subsection (4)(c), when a referendum petition has
97	been declared sufficient, the local law that is the subject of the petition does not take effect
98	unless and until the local law is approved by a vote of the people.
99	(c) When a referendum petition challenging a subjurisdictional law has been declared
100	sufficient, the subjurisdictional law that is the subject of the petition does not take effect unless
101	and until the subjurisdictional law is approved by a vote of the people who reside in the
102	subjurisdiction.
103	[4) (5) If the referendum passes, the local law that was challenged by the referendum
104	is repealed as of the date of the election.
104a	$\hat{H} \rightarrow (6)$ Nothing in this section authorizes a local legislative body to impose a tax or
104b	other payment obligation on a subjurisdiction in order to benefit an area outside of the
104c	<u>subjurisdiction.</u> ←Ĥ

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Office of Legislative Research and General Counsel