

**1st Sub. H.B. 344**  
**INCORPORATION ELECTION AMENDMENTS**

Representative **Jon Cox** proposes the following amendments:

1. *Page 1, Line 15:*

- 15           ▶       amends the definitions of "incorporation election" and "incorporation petition"; ~~{and}~~  
                  ▶       amends provisions prohibiting a public entity from expending public funds on certain electoral matters; and

2. *Page 2, Lines 32 through 38:*

- 32           (1) (a) At the next regular general election date under Section 20A-1-201 more than ~~{60}~~ 65  
33       days after the county legislative body's receipt of the certified petition or certified modified  
34       petition under Subsection 10-2-110(1)(b)(i), or at the next local special election held in  
35       accordance with Section 20A-1-203 more than 65 days after the county legislative body's  
36       receipt of the certified petition or certified modified petition under Subsection  
37       10-2-110(1)(b)(i), whichever occurs first, the county legislative body shall hold an election on the  
38       proposed  
38       incorporation.

3. *Page 3, Lines 66 through 70:*

- 66           (1) (a) At the next regular general election, as defined in Section 20A-1-102, more than  
67       ~~{60}~~ 65 days after the public hearing described in Section 10-2-126, or at the next local special  
68       election held in accordance with Section 20A-1-203 at least 65 days after the public hearing  
69       described in Section 10-2-126, whichever occurs first, the county legislative body shall hold an election on  
70       the  
70       proposed incorporation unless prohibited under the provisions of Section 10-2-126.