1	ELECTION OF OFFICIALS OF NEW MUNICIPALITY
2	2015 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Jon Cox
5	Senate Sponsor: Evan J. Vickers
6 7	LONG TITLE
8	General Description:
9	This bill amends provisions related to the election of an officer for a newly incorporated
10	city and town.
11	Highlighted Provisions:
12	This bill:
13	 amends provisions governing a primary and final election of officers for a newly
14	incorporated city;
15	 assigns certain duties to the county clerk in regard to the officer election in a newly
16	incorporated city and town;
17	 provides for the determination of council officer terms in a newly incorporated
18	town;
19	 requires that the county clerk publish notice regarding candidacy filing and terms of
20	office for council members of a newly incorporated town;
21	 enacts provisions governing a primary and final election of officers of a newly
22	incorporated town; and
23	 makes technical and conforming amendments.
24	Money Appropriated in this Bill:
25	None
26	Other Special Clauses:
27	None
28	Utah Code Sections Affected:
29	AMENDS:

10-2-102, as last amended by Laws of Utah 2012, Chapter 359
10-2-111, as last amended by Laws of Utah 2014, Chapter 158
10-2-115, as last amended by Laws of Utah 2009, Chapter 388
10-2-116, as last amended by Laws of Utah 2012, Chapter 359
10-2-119, as last amended by Laws of Utah 2009, Chapter 350
10-2-120, as last amended by Laws of Utah 2009, Chapter 350
10-2-121, as last amended by Laws of Utah 2009, Chapter 350
10-2-127, as last amended by Laws of Utah 2014, Chapter 158
10-2-129, as enacted by Laws of Utah 2012, Chapter 359
20A-1-203, as last amended by Laws of Utah 2014, Chapter 158
20A-1-204, as last amended by Laws of Utah 2013, Chapters 295 and 415
ENACTS:
10-2-128.1, Utah Code Annotated 1953
10-2-128.2, Utah Code Annotated 1953
REPEALS AND REENACTS:
10-2-128, as enacted by Laws of Utah 2012, Chapter 359
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 10-2-102 is amended to read:
10-2-102. Incorporation of a contiguous area Governing provisions of city or
town incorporation.
(1) A contiguous area of a county not within a municipality may incorporate as a
municipality as provided in this part.
(2) (a) Incorporation as a city is governed by Sections 10-2-103 through 10-2-124.
(b) Incorporation as a town is governed by Sections 10-2-125 through [10-2-129]
<u>10-2-131</u> .
Section 2. Section 10-2-111 is amended to read:
10-2-111. Incorporation election.

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58	(1) (a) Upon receipt of a certified petition under Subsection 10-2-110(1)(b)(i) or a
59	certified modified petition under Subsection 10-2-110(3), the county legislative body shall
60	determine and set an election date for the incorporation election that is:
61	(i) (A) on a <u>regular</u> general election date under Section 20A-1-201; or
62	(B) on a local special election date under Section 20A-1-203; and
63	(ii) at least 65 days after the day that the legislative body receives the certified petition.
64	(b) Unless a person is a registered voter who resides, as defined in Section 20A-1-102,
65	within the boundaries of the proposed city, the person may not vote on the proposed
66	incorporation.
67	(2) (a) The county clerk shall publish notice of the election:
68	(i) in a newspaper of general circulation within the area proposed to be incorporated at
69	least once a week for three successive weeks; and
70	(ii) in accordance with Section 45-1-101 for three weeks.
71	(b) The notice required by Subsection (2)(a) shall contain:
72	(i) a statement of the contents of the petition;
73	(ii) a description of the area proposed to be incorporated as a city;
74	(iii) a statement of the date and time of the election and the location of polling places;
75	and
76	(iv) the feasibility study summary under Subsection 10-2-106(3)(b) and a statement
77	that a full copy of the study is available for inspection and copying at the office of the county
78	clerk.
79	(c) The last publication of notice required under Subsection (2)(a) shall occur at least
80	one day but no more than seven days before the election.
81	(d) (i) In accordance with Subsection (2)(a)(i), if there is no newspaper of general
82	circulation within the proposed city, the county clerk shall post at least one notice of the
83	election per 1,000 population in conspicuous places within the proposed city that are most
84	likely to give notice of the election to the voters of the proposed city.
85	(ii) The clerk shall nost the notices under Subsection (2)(d)(i) at least seven days before

86	the election under Subsection (1).
87	(3) If a majority of those casting votes within the area boundaries of the proposed city
88	vote to incorporate as a city, the area shall incorporate.
89	Section 3. Section 10-2-115 is amended to read:
90	10-2-115. Notice of number of commission or council members to be elected and
91	of district boundaries Declaration of candidacy for city office.
92	(1) (a) Within 20 days of the county legislative body's receipt of the information under
93	Subsection 10-2-114(1)(d), the county clerk shall publish, in accordance with Subsection
94	(1)(b), notice containing:
95	(i) the number of commission or council members to be elected for the new city;
96	(ii) if some or all of the commission or council members are to be elected by district, a
97	description of the boundaries of those districts as designated by the petition sponsors under
98	Subsection 10-2-114(1)(b);
99	(iii) information about the deadline for filing a declaration of candidacy for those
100	seeking to become candidates for mayor or city commission or council; and
101	(iv) information about the length of the initial term of each of the city officers, as
102	determined by the petition sponsors under Subsection 10-2-114(1)(c).
103	(b) The notice under Subsection (1)(a) shall be published:
104	(i) in a newspaper of general circulation within the future city at least once a week for
105	two successive weeks; and
106	(ii) in accordance with Section 45-1-101 for two weeks.
107	(c) (i) In accordance with Subsection (1)(b)(i), if there is no newspaper of general
108	circulation within the future city, the county clerk shall post at least one notice per 1,000
109	population in conspicuous places within the future city that are most likely to give notice to the
110	residents of the future city.
111	(ii) The notice under Subsection (1)(c)(i) shall contain the information required under
112	Subsection (1)(a).

(iii) The petition sponsors shall post the notices under Subsection (1)(c)(i) at least

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114	seven days before the deadline for filing a declaration of candidacy under Subsection (2).
115	(2) Notwithstanding Subsection 20A-9-203(2)(a), each person seeking to become a
116	candidate for mayor or city commission or council of a city incorporating under this part shall[;
117	within 45 days of the incorporation election under Section 10-2-111,] file a declaration of
118	candidacy with the clerk of the county in which the future city is located and in accordance
119	with the deadlines set by the clerk as authorized by Section 10-2-116.
120	Section 4. Section 10-2-116 is amended to read:
121	10-2-116. Election of officers of new city Primary and final election dates
122	County clerk duties Candidate duties Occupation of office.
123	(1) For the election of city officers, the county legislative body shall:
124	(a) unless a primary election is prohibited by Subsection 20A-9-404(2), hold a primary
125	election; and
126	(b) <u>unless the election may be cancelled in accordance with Section 20A-1-206</u> , hold a
127	final election.
128	(2) Each election under Subsection (1) shall be:
129	(a) appropriate to the form of government chosen by the voters at the incorporation
130	election;
131	(b) consistent with the voters' decision about whether to elect commission or council
132	members by district and, if applicable, consistent with the boundaries of those districts as
133	determined by the petition sponsors; and
134	(c) consistent with the sponsors' determination of the number of commission or council
135	members to be elected and the length of their initial term.
136	(3) (a) Subject to Subsection (3)(b), the primary election under Subsection (1)(a) shall
137	be held at the earliest of the next:
138	(i) <u>notwithstanding Subsection 20A-1-201.5(2)</u> , regular general election under Section
139	20A-1-201;
140	(ii) notwithstanding Subsection 20A-1-201.5(2), regular primary election under

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Subsection 20A-1-201.5(1);

142	[(iii)] (iii) municipal primary election under Section 20A-9-404; or
143	[(iii)] (iv) notwithstanding Subsection 20A-1-201.5(2), municipal general election
144	under Section 20A-1-202[; or].
145	[(iv) special election under Section 20A-1-204.]
146	[(b) Notwithstanding Subsection (3)(a), the primary election under Subsection (1)(a)
147	may not be held until]
148	(b) The county shall hold the primary election, if necessary, on the next earliest
149	election date listed in Subsection (3)(a)(i), (ii), (iii), or (iv) that is at least:
150	(i) 75 days after the incorporation election under Section 10-2-111[-]; and
151	(ii) 65 days after the last day of the candidate filing period.
152	(4) [The] (a) Subject to Subsection (4)(b), the county shall hold the final election under
153	Subsection (1)(b) [shall be held at the next special election date under Section 20A-1-204: (a)
154	after the primary election; or] on one of the following election dates:
155	(i) regular general election under Section 20A-1-201;
156	(ii) municipal primary election under Section 20A-9-404;
157	(iii) regular municipal general election under Section 20A-1-202; or
158	(iv) regular primary election under Section 20A-1-201.5.
159	(b) The county shall hold the final election on the earliest of the next election date that
160	is listed in Subsection (4)(a)(i), (ii), (iii), or (iv):
161	(i) that is after a primary election; or
162	[(b)] (ii) if there is no primary election, [more than] that is at least:
163	(A) 75 days after the incorporation election under Section 10-2-111[:]; and
164	(B) 65 days after the candidate filing period.
165	(5) (a) (i) The county clerk shall publish notice of an election under this section:
166	(A) at least once a week for two successive weeks in a newspaper of general circulation
167	within the future city; and
168	(B) in accordance with Section 45-1-101 for two weeks.
169	(ii) The later notice under Subsection (5)(a)(i) shall be at least one day but no more

170	than seven days before the election.
171	(b) (i) In accordance with Subsection (5)(a)(i)(A), if there is no newspaper of general
172	circulation within the future city, the county clerk shall post at least one notice of the election
173	per 1,000 population in conspicuous places within the future city that are most likely to give
174	notice of the election to the voters.
175	(ii) The county clerk shall post the notices under Subsection (5)(b)(i) at least seven
176	days before each election under Subsection (1).
177	(6) (a) Until the city is incorporated, the county clerk:
178	(i) is the election officer for all purposes in an election of officers of the city approved
179	at an incorporation election[-]; and
180	(ii) may, as necessary, determine appropriate deadlines, procedures, and instructions
181	that are not otherwise contrary to law.
182	(b) The county clerk shall require and determine deadlines for the filing of campaign
183	financial disclosures of city officer candidates in accordance with Section 10-3-208.
184	(c) The county clerk is responsible to ensure that:
185	(i) a primary or final election for the officials of a newly incorporated city is held on a
186	date authorized by this section; and
187	(ii) the ballot for the election includes each office that is required to be included in the
188	election for officers of the newly incorporated city and the term of each office.
189	(7) A person who has filed as a candidate for an office described in this section shall
190	comply with the campaign finance disclosure requirements of Section 10-3-208 and
191	requirements and deadlines as lawfully set forth by the county clerk.
192	(8) Notwithstanding Section 10-3-201, the officers elected at a final election described
193	in Subsection (4)(a) shall take office:
194	(a) after taking the oath of office; and
195	(b) at noon on the first Monday following the day on which the election official
196	transmits a certificate of nomination or election under the officer's seal to each elected

candidate in accordance with Subsection 20A-4-304(2)(c)(ii).

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198	Section 5. Section 10-2-119 is amended to read:
199	10-2-119. Filing of notice and approved final local entity plat with lieutenant
200	governor Effective date of incorporation Necessity of recording documents and effect
201	of not recording.
202	(1) The [mayor-elect] mayor of the future city shall:
203	(a) within 30 days after the canvass of the final election of city officers under Section
204	10-2-116, file with the lieutenant governor:
205	(i) a copy of a notice of an impending boundary action, as defined in Section 67-1a-6.5,
206	that meets the requirements of Subsection 67-1a-6.5(3); and
207	(ii) a copy of an approved final local entity plat, as defined in Section 67-1a-6.5; and
208	(b) upon the lieutenant governor's issuance of a certificate of incorporation under
209	Section 67-1a-6.5:
210	(i) if the city is located within the boundary of a single county, submit to the recorder
211	of that county the original:
212	(A) notice of an impending boundary action;
213	(B) certificate of incorporation; and
214	(C) approved final local entity plat; or
215	(ii) if the city is located within the boundaries of more than a single county, submit the
216	original of the documents listed in Subsections (1)(b)(i)(A), (B), and (C) to one of those
217	counties and a certified copy of those documents to each other county.
218	(2) (a) The incorporation is effective upon the lieutenant governor's issuance of a
219	certificate of incorporation under Section 67-1a-6.5.
220	(b) Notwithstanding any other provision of law, a city is conclusively presumed to be
221	lawfully incorporated and existing if, for two years following the city's incorporation:
222	(i) (A) the city has levied and collected a property tax; or
223	(B) for a city incorporated on or after July 1, 1998, the city has imposed a sales and use
224	tax; and
225	(ii) no challenge to the existence or incorporation of the city has been filed in the

226	district court for the county in which the city is located.
227	(3) (a) The effective date of an incorporation for purposes of assessing property within
228	the new city is governed by Section 59-2-305.5.
229	(b) Until the documents listed in Subsection (1)(b) are recorded in the office of the
230	recorder of each county in which the property is located, a newly incorporated city may not:
231	(i) levy or collect a property tax on property within the city;
232	(ii) levy or collect an assessment on property within the city; or
233	(iii) charge or collect a fee for service provided to property within the city.
234	Section 6. Section 10-2-120 is amended to read:
235	10-2-120. Powers of officers.
236	(1) Upon the canvass of the final election of city officers under Section 10-2-116 and
237	until the future city becomes legally incorporated, the officers of the future city may:
238	(a) prepare and adopt, under Chapter 6, Uniform Fiscal Procedures Act for Utah Cities,
239	a proposed budget and compilation of ordinances;
240	(b) negotiate and make personnel contracts and hirings;
241	(c) negotiate and make service contracts;
242	(d) negotiate and make contracts to purchase equipment, materials, and supplies;
243	(e) borrow funds from the county in which the future city is located under Subsection
244	10-2-121(3);
245	(f) borrow funds for startup expenses of the future city;
246	(g) issue tax anticipation notes in the name of the future city; and
247	(h) make appointments to the city's planning commission.
248	(2) The city's legislative body shall review and ratify each contract made by the
249	[officers-elect] officers under Subsection (1) within 30 days after the effective date of
250	incorporation under Section 10-2-119.
251	Section 7. Section 10-2-121 is amended to read:
252	10-2-121. Division of municipal-type services revenues County may provide
253	startup funds.

(1) The county in which an area incorporating under this part is located shall, until the date of the city's incorporation under Section 10-2-119, continue:

- (a) to levy and collect ad valorem property tax and other revenues from or pertaining to the future city; and
- (b) except as otherwise agreed by the county and the [officers-elect] officers of the city, to provide the same services to the future city as the county provided before the commencement of the incorporation proceedings.
- (2) (a) The legislative body of the county in which a newly incorporated city is located shall share pro rata with the new city, based on the date of incorporation, the taxes and service charges or fees levied and collected by the county under Section 17-34-3 during the year of the new city's incorporation if and to the extent that the new city provides, by itself or by contract, the same services for which the county levied and collected the taxes and service charges or fees.
- (b) (i) The legislative body of a county in which a city incorporated after January 1, 2004, is located may share with the new city taxes and service charges or fees that were levied and collected by the county under Section 17-34-3:
 - (A) before the year of the new city's incorporation;
- (B) from the previously unincorporated area that, because of the city's incorporation, is located within the boundaries of the newly incorporated city; and
- (C) for the purpose of providing services to the area that before the new city's incorporation was unincorporated.
- (ii) A county legislative body may share taxes and service charges or fees under Subsection (2)(b)(i) by a direct appropriation of funds or by a credit or offset against amounts due under a contract for municipal-type services provided by the county to the new city.
- (3) (a) The legislative body of a county in which an area incorporating under this part is located may appropriate county funds to:
- (i) before incorporation but after the canvass of the final election of city officers under Section 10-2-116, the [officers-elect] officers of the future city to pay startup expenses of the

202	future city, or
283	(ii) after incorporation, the new city.
284	(b) Funds appropriated under Subsection (3)(a) may be distributed in the form of a
285	grant, a loan, or as an advance against future distributions under Subsection (2).
286	Section 8. Section 10-2-127 is amended to read:
287	10-2-127. Incorporation of town Election to incorporate Ballot form.
288	(1) (a) Upon receipt of a certified petition under Subsection 10-2-110(1)(b)(i) or a
289	certified modified petition under Subsection 10-2-110(3), the county legislative body shall
290	determine and set an election date for the incorporation election that is:
291	(i) (A) on a regular general election date under Section 20A-1-201; or
292	(B) on a local special election date under Section 20A-1-203; and
293	(ii) at least 65 days after the day that the legislative body receives the certified petition.
294	(b) Unless a person is a registered voter who resides, as defined in Section 20A-1-102,
295	within the boundaries of the proposed town, the person may not vote on the proposed
296	incorporation.
297	(2) (a) The county clerk shall publish notice of the election:
298	(i) in a newspaper of general circulation, within the area proposed to be incorporated,
299	at least once a week for three successive weeks; and
300	(ii) in accordance with Section 45-1-101 for three weeks.
301	(b) The notice required by Subsection (2)(a) shall contain:
302	(i) a statement of the contents of the petition;
303	(ii) a description of the area proposed to be incorporated as a town;
304	(iii) a statement of the date and time of the election and the location of polling places;
305	and
306	(iv) the county Internet website address, if applicable, and the address of the county
307	office where the feasibility study is available for review.
308	(c) The last publication of notice required under Subsection (2)(a) shall occur at least
309	one day but no more than seven days before the election.

310	(d) (i) In accordance with Subsection (2)(a)(i), if there is no newspaper of general
311	circulation within the proposed town, the county clerk shall post at least one notice of the
312	election per 100 population in conspicuous places within the proposed town that are most
313	likely to give notice of the election to the voters of the proposed town.
314	(ii) The clerk shall post the notices under Subsection (2)(d)(i) at least seven days before
315	the election under Subsection (1)(a).
316	(3) The ballot at the incorporation election shall pose the incorporation question
317	substantially as follows:
318	Shall the area described as (insert a description of the proposed town) be incorporated
319	as the town of (insert the proposed name of the proposed town)?
320	(4) The ballot shall provide a space for the voter to answer yes or no to the question in
321	Subsection (3).
322	(5) If a majority of those casting votes within the area boundaries of the proposed town
323	vote to incorporate as a town, the area shall incorporate.
324	Section 9. Section 10-2-128 is repealed and reenacted to read:
325	<u>10-2-128.</u> Form of government Determination of council officer terms
326	Hearings and notice.
327	(1) A newly incorporated town shall operate under the five-member council form of
328	government as defined in Section 10-3b-102.
329	(2) If the incorporation proposal passes, the petition sponsors shall, within 25 days of
330	the canvass of the election under Section 10-2-127:
331	(a) determine the initial terms of the mayor and members of the city council so that:
332	(i) the mayor and approximately half the members of the town council are elected to
333	serve an initial term, of no less than one year, that allows their successors to serve a full
334	four-year term that coincides with the schedule established in Subsection 10-3-205(1); and
335	(ii) the remaining members of the town council are elected to serve an initial term, of
336	no less than one year, that allows their successors to serve a full four-year term that coincides
337	with the schedule established in Subsection 10-3-205(2); and

338	(h) submit in writing to the county logislative hady the regults of the grangers!
	(b) submit in writing to the county legislative body the results of the sponsors'
339	determinations under Subsection (2)(a).
340	(3) (a) Before making a determination under Subsection (2)(a), the petition sponsors
341	shall hold a public hearing within the future town on the applicable issues under Subsections
342	(2)(a)(i) and (ii).
343	(b) (i) The petition sponsors shall publish notice of the public hearing under Subsection
344	<u>(3)(a):</u>
345	(A) in a newspaper of general circulation within the future town at least once a week
346	for two successive weeks before the day of the hearing; and
347	(B) on the Utah Public Notice Website, created in Section 63F-1-701, for two weeks
348	before the day of the hearing.
349	(ii) The last publication of notice under Subsection (3)(b)(i)(A) shall be at least three
350	days before the day of the public hearing under Subsection (3)(a).
351	(c) (i) In accordance with Subsection (3)(b)(i)(A), if there is no newspaper of general
352	circulation within the future town, the petition sponsors shall post at least one notice of the
353	hearing per 1,000 population in conspicuous places within the future town that are most likely
354	to give notice of the hearing to the residents of the future town.
355	(ii) The petition sponsors shall post the notices under Subsection (3)(c)(i) at least seven
356	days before the day that the hearing is held under Subsection (3)(a).
357	Section 10. Section 10-2-128.1 is enacted to read:
358	10-2-128.1. Notice of number of council members to be elected and of district
359	boundaries Declaration of candidacy for city office Occupation of office.
360	(1) (a) Within 20 days of the county legislative body's receipt of the information under
361	Subsection 10-2-128(2)(b), the county clerk shall publish, in accordance with Subsection
362	(1)(b), notice containing:
363	(i) information about the deadline for filing a declaration of candidacy for those
364	seeking to become candidates for mayor or town council; and
365	(ii) information about the length of the initial term of each of the town officers, as

366	determined by the petition sponsors under Subsection 10-2-128(2)(a).
367	(b) The notice under Subsection (1)(a) shall be published:
368	(i) in a newspaper of general circulation within the future town at least once a week for
369	two successive weeks; and
370	(ii) in accordance with Section 45-1-101 for two weeks.
371	(c) (i) In accordance with Subsection (1)(b)(i), if there is no newspaper of general
372	circulation within the future city, the county clerk shall post at least one notice per 1,000
373	population in conspicuous places within the future town that are most likely to give notice to
374	the residents of the future town.
375	(ii) The notice under Subsection (1)(c)(i) shall contain the information required under
376	Subsection (1)(a).
377	(iii) The petition sponsors shall post the notices under Subsection (1)(c)(i) at least
378	seven days before the deadline for filing a declaration of candidacy under Subsection (2).
379	(2) Notwithstanding Subsection 20A-9-203(2)(a), each person seeking to become a
380	candidate for mayor or town council of a town incorporating under this part shall, within 45
381	days of the incorporation election under Section 10-2-127, file a declaration of candidacy with
382	the clerk of the county in which the future town is located.
383	Section 11. Section 10-2-128.2 is enacted to read:
384	10-2-128.2. Election of officers of new town Primary and final election dates
385	County clerk duties Candidate duties Occupation of office.
386	(1) For the election of town officers, the county legislative body shall:
387	(a) unless a primary election is prohibited by Subsection 20A-9-404(2), hold a primary
388	election; and
389	(b) hold a final election unless the election may be cancelled in accordance with
390	Section 20A-1-206.
391	(2) Each election under Subsection (1) shall be consistent with the petition sponsors'
392	determination of the length of each council member's initial term.
393	(3) (a) Subject to Subsection (3)(b), the primary election under Subsection (1)(a) shall

394	be held on one of the following election dates:
395	(i) notwithstanding Subsection 20A-1-201.5(2), regular general election under Section
396	<u>20A-1-201;</u>
397	(ii) notwithstanding Subsection 20A-1-201.5(2), regular primary election under
398	<u>Subsection 20A-1-201.5(1);</u>
399	(iii) municipal primary election under Section 20A-9-404; or
400	(iv) notwithstanding Subsection 20A-1-201.5(2), municipal general election under
401	Section 20A-1-202.
402	(b) The county shall hold the primary election, if necessary, at the earliest of the next
403	election date listed in Subsection (3)(a)(i), (ii), (iii), or (iv) that is at least:
404	(i) 75 days after the incorporation election under Section 10-2-127; and
405	(ii) 65 days after the last day of the candidate filing period.
406	(4) (a) Subject to Subsection (4)(b), the county shall hold the final election under
407	Subsection (1)(b) on one of the following election dates:
408	(i) regular general election under Section 20A-1-201;
409	(ii) municipal primary election under Section 20A-9-404;
410	(iii) municipal general election under Section 20A-1-202; or
411	(iv) regular primary election under Section 20A-1-201.5.
412	(b) The county shall hold the final election on the next earliest election date listed in
413	Subsection (4)(a)(i), (ii), (iii), or (iv):
414	(i) that is after a primary election; or
415	(ii) if there is no primary election, that is at least:
416	(A) 75 days after the incorporation election under Section 10-2-111; and
417	(B) 65 days after the candidate filing period.
418	(5) (a) (i) The county clerk shall publish notice of an election under this section:
419	(A) at least once a week for two successive weeks in a newspaper of general circulation
420	within the future town; and
421	(B) in accordance with Section 45-1-101 for two weeks.

422	(ii) The later notice under Subsection (5)(a)(i) shall be at least one day but no more
423	than seven days before the election.
424	(b) (i) In accordance with Subsection (5)(a)(i)(A), if there is no newspaper of general
425	circulation within the future town, the county clerk shall post at least one notice of the election
426	per 1,000 population in conspicuous places within the future town that are most likely to give
427	notice of the election to the voters.
428	(ii) The county clerk shall post the notices under Subsection (5)(b)(i) at least seven
429	days before an election under Subsection (1)(a) or (b).
430	(6) (a) Until the town is incorporated, the county clerk:
431	(i) is the election officer for all purposes in an election of officers of the town approved
432	at an incorporation election; and
433	(ii) may, as necessary, determine appropriate deadlines, procedures, and instructions
434	that are not otherwise contrary to law.
435	(b) The county clerk shall require and determine deadlines for the filing of campaign
436	financial disclosures of town officer candidates in accordance with Section 10-3-208.
437	(c) The county clerk is responsible to ensure that:
438	(i) a primary or final election for the officials of a newly incorporated town is held on a
439	date authorized by this section; and
440	(ii) the ballot for the election includes each office that is required to be included in the
441	election for officers of the newly incorporated town and the term of each office.
442	(7) A person who has filed as a candidate for an office described in this section shall
443	comply with the campaign finance disclosure requirements of Section 10-3-208 and
444	requirements and deadlines as lawfully set forth by the county clerk.
445	(8) Notwithstanding Section 10-3-201, the officers elected at a final election described
446	in Subsection (4)(a) shall take office:
447	(a) after taking the oath of office; and
448	(b) at noon on the first Monday following the day on which the election official
449	transmits a certificate of nomination or election under the officer's seal to each elected

450	candidate in accordance with Subsection 20A-4-304(2)(c)(ii).
451	Section 12. Section 10-2-129 is amended to read:
452	10-2-129. Notice to lieutenant governor Effective date of incorporation Effect
453	of recording documents.
454	(1) The [mayor-elect] mayor of the future town shall:
455	(a) within 30 days after the canvass of the election of town officers under Section
456	[10-2-128] <u>10-2-128.2</u> , file with the lieutenant governor:
457	(i) a copy of a notice of an impending boundary action, as defined in Section 67-1a-6.5
458	that meets the requirements of Subsection 67-1a-6.5(3); and
459	(ii) a copy of an approved final local entity plat, as defined in Section 67-1a-6.5; and
460	(b) upon the lieutenant governor's issuance of a certificate of incorporation under
461	Section 67-1a-6.5:
462	(i) if the town is located within the boundary of a single county, submit to the recorder
463	of that county the original:
464	(A) notice of an impending boundary action;
465	(B) certificate of incorporation; and
466	(C) approved final local entity plat; or
467	(ii) if the town is located within the boundaries of more than a single county, submit
468	the original of the documents listed in Subsections (1)(b)(i)(A), (B), and (C) to one of those
469	counties and a certified copy of those documents to each other county.
470	(2) (a) A new town is incorporated:
471	(i) on December 31 of the year in which the lieutenant governor issues a certificate of
472	incorporation under Section 67-1a-6.5, if the election of town officers under Section [10-2-128]
473	10-2-128.2 is held on a regular general or municipal general election date; or
474	(ii) on the last day of the month during which the lieutenant governor issues a
475	certificate of incorporation under Section 67-1a-6.5, if the election of town officers under
476	Section [10-2-128] <u>10-2-128.2</u> is held on any other date.
477	(b) (i) The effective date of an incorporation for purposes of assessing property within

1 78	the new town is governed by Section 59-2-305.5.
	č ,
179	(ii) Until the documents listed in Subsection (1)(b)(i) are recorded in the office of the
480	recorder of each county in which the property is located, a newly incorporated town may not:
481	(A) levy or collect a property tax on property within the town;
182	(B) levy or collect an assessment on property within the town; or
183	(C) charge or collect a fee for service provided to property within the town.
184	Section 13. Section 20A-1-203 is amended to read:
185	20A-1-203. Calling and purpose of special elections Two-thirds vote
486	limitations.
187	(1) Statewide and local special elections may be held for any purpose authorized by
488	law.
189	(2) (a) Statewide special elections shall be conducted using the procedure for regular
190	general elections.
491	(b) Except as otherwise provided in this title, local special elections shall be conducted
192	using the procedures for regular municipal elections.
193	(3) The governor may call a statewide special election by issuing an executive order
194	that designates:
195	(a) the date for the statewide special election; and
196	(b) the purpose for the statewide special election.
197	(4) The Legislature may call a statewide special election by passing a joint or
198	concurrent resolution that designates:
199	(a) the date for the statewide special election; and
500	(b) the purpose for the statewide special election.
501	(5) (a) The legislative body of a local political subdivision may call a local special
502	election only for:
503	(i) a vote on a bond or debt issue;
504	(ii) a vote on a voted local levy authorized by Section 53A-16-110 or 53A-17a-133;
505	(iii) an initiative authorized by Chapter 7. Part 5. Local Initiatives - Procedures:

506	(iv) a referendum authorized by Chapter 7, Part 6, Local Referenda - Procedures;
507	(v) if required or authorized by federal law, a vote to determine whether or not Utah's
508	legal boundaries should be changed;
509	(vi) a vote authorized or required by Title 59, Chapter 12, Sales and Use Tax Act;
510	(vii) a vote to elect members to school district boards for a new school district and a
511	remaining school district, as defined in Section 53A-2-117, following the creation of a new
512	school district under Section 53A-2-118.1;
513	[(viii) an election of town officers of a newly incorporated town under Section
514	10-2-128;]
515	[(ix) an election of officers for a new city under Section 10-2-116;]
516	[(x)] (viii) a vote on a municipality providing cable television services or public
517	telecommunications services under Section 10-18-204;
518	$[\frac{(xi)}{(ix)}]$ a vote to create a new county under Section 17-3-1;
519	$[\frac{(xii)}{(x)}]$ a vote on the creation of a study committee under Sections 17-52-202 and
520	17-52-203.5;
521	[(xiii)] (xi) a vote on a special property tax under Section 53A-16-110;
522	$[\frac{\text{(xiv)}}]$ $\underline{\text{(xii)}}$ a vote on the incorporation of a city in accordance with Section 10-2-111;
523	or
524	[(xv)] (xiii) a vote on the incorporation of a town in accordance with Section 10-2-127.
525	(b) The legislative body of a local political subdivision may call a local special election
526	by adopting an ordinance or resolution that designates:
527	(i) the date for the local special election as authorized by Section 20A-1-204; and
528	(ii) the purpose for the local special election.
529	(c) A local political subdivision may not call a local special election unless the
530	ordinance or resolution calling a local special election under Subsection (5)(b) is adopted by a
531	two-thirds majority of all members of the legislative body, if the local special election is for:
532	(i) a vote on a bond or debt issue as described in Subsection (5)(a)(i);
533	(ii) a vote on a voted leeway or levy program as described in Subsection (5)(a)(ii): or

(iii) a vote authorized or required for a sales tax issue as described in Subsection
(5)(a)(vi).
Section 14. Section 20A-1-204 is amended to read:
20A-1-204. Date of special election Legal effect.
(1) (a) Except as provided by Subsection (1)(d), the governor, Legislature, or the
legislative body of a local political subdivision calling a statewide special election or local
special election under Section 20A-1-203 shall schedule the special election to be held on:
(i) the fourth Tuesday in June; <u>or</u>
(ii) the first Tuesday after the first Monday in November[; or].
[(iii) for an election of town officers of a newly incorporated town under Section
10-2-128, on any date that complies with the requirements of that subsection.]
(b) Except as provided in Subsection (1)(c), the governor, Legislature, or the legislative
body of a local political subdivision calling a statewide special election or local special election
under Section 20A-1-203 may not schedule a special election to be held on any other date.
(c) (i) Notwithstanding the requirements of Subsection (1)(b) or (1)(d), the legislative
body of a local political subdivision may call a local special election on a date other than those
specified in this section if the legislative body:
(A) determines and declares that there is a disaster, as defined in Section 53-2a-102,
requiring that a special election be held on a date other than the ones authorized in statute;
(B) identifies specifically the nature of the disaster, as defined in Section 53-2a-102,
and the reasons for holding the special election on that other date; and
(C) votes unanimously to hold the special election on that other date.
(ii) The legislative body of a local political subdivision may not call a local special
election for the date established in Chapter 9, Part 8, Western States Presidential Primary, for
Utah's Western States Presidential Primary.
(d) The legislative body of a local political subdivision may only call a special election
for a ballot proposition related to a bond, debt, leeway, levy, or tax on the first Tuesday after
the first Monday in November.

562	(e) Nothing in this section prohibits:
563	(i) the governor or Legislature from submitting a matter to the voters at the regular
564	general election if authorized by law; or
565	(ii) a local government from submitting a matter to the voters at the regular municipal
566	election if authorized by law.
567	(2) (a) Two or more entities shall comply with Subsection (2)(b) if those entities hold a
568	special election within a county on the same day as:
569	(i) another special election;
570	(ii) a regular general election; or
571	(iii) a municipal general election.
572	(b) Entities described in Subsection (2)(a) shall, to the extent practicable, coordinate:
573	(i) polling places;
574	(ii) ballots;
575	(iii) election officials; and
576	(iv) other administrative and procedural matters connected with the election.