Enrolled Copy	H.B. 255

1	INITIATIVE AMENDMENTS
2	2017 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Daniel McCay
5	Senate Sponsor: Curtis S. Bramble
6	LONG TITLE
7	LONG TITLE
8	General Description:
9	This bill amends provisions of the Election Code relating to initiatives.
10	Highlighted Provisions:
11	This bill:
12	<ul><li>defines terms;</li></ul>
13	<ul> <li>when an initiative or a petition for an initiative proposes a tax increase, establishes</li> </ul>
14	requirements for providing certain information relating to the percentage of the
15	proposed tax increase, including in the initiative petition, the notice of public
16	hearing, the fiscal impact statement, the voter information pamphlet, and the ballot
17	title;
18	<ul> <li>changes the format of an initiative petition; and</li> </ul>
19	<ul> <li>makes technical and conforming changes.</li> </ul>
20	Money Appropriated in this Bill:
21	None
22	Other Special Clauses:
23	None
24	<b>Utah Code Sections Affected:</b>
25	AMENDS:
26	20A-7-101, as last amended by Laws of Utah 2016, Chapters 53, 176, and 365
27	20A-7-202, as last amended by Laws of Utah 2011, Chapters 17, 297, and 315
28	20A-7-202.5, as last amended by Laws of Utah 2013, Chapter 310
29	20A-7-203, as last amended by Laws of Utah 2014, Chapter 329

H.B. 255 **Enrolled Copy** 30 20A-7-204, as last amended by Laws of Utah 2011, Chapter 315 31 20A-7-204.1, as last amended by Laws of Utah 2013, Chapter 310 32 20A-7-209, as last amended by Laws of Utah 2012, Chapter 334 33 20A-7-402, as last amended by Laws of Utah 2016, Chapter 53 34 20A-7-502, as last amended by Laws of Utah 2011, Chapter 315 35 20A-7-502.5, as last amended by Laws of Utah 2014, Chapter 364 36 20A-7-503, as last amended by Laws of Utah 2014, Chapter 329 37 20A-7-508, as last amended by Laws of Utah 2008, Chapter 315 38 20A-7-513, as last amended by Laws of Utah 2014, Chapter 364 39 20A-7-702, as last amended by Laws of Utah 2016, Chapter 348 40 41 *Be it enacted by the Legislature of the state of Utah:* 42 Section 1. Section **20A-7-101** is amended to read: 43 20A-7-101. Definitions. 44 As used in this chapter: (1) "Budget officer" means: 45 46 (a) for a county, the person designated as budget officer in Section 17-19a-203; 47 (b) for a city, the person designated as budget officer in Subsection 10-6-106(5); 48 (c) for a town, the town council; or 49 (d) for a metro township, the person described in Subsection (1)(a) for the county in 50 which the metro township is located. 51 (2) "Certified" means that the county clerk has acknowledged a signature as being the 52 signature of a registered voter. 53 (3) "Circulation" means the process of submitting an initiative or referendum petition

(4) "Eligible voter" means a legal voter who resides in the jurisdiction of the county,

(5) "Final fiscal impact statement" means a financial statement prepared after voters

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to legal voters for their signature.

city, or town that is holding an election on a ballot proposition.

58 approve an initiative that contains the information required by Subsection 20A-7-202.5(2) or 59 20A-7-502.5(2). (6) "Initial fiscal impact estimate" means: 60 61 (a) a financial statement prepared under Section 20A-7-202.5 after the filing of an application for an initiative petition; or 62 (b) a financial and legal statement prepared under Section 20A-7-502.5 or 20A-7-602.5 63 64 for an initiative or referendum petition. (7) "Initiative" means a new law proposed for adoption by the public as provided in 65 66 this chapter. 67 (8) "Initiative packet" means a copy of the initiative petition, a copy of the proposed law, and the signature sheets, all of which have been bound together as a unit. 68 (9) "Legal signatures" means the number of signatures of legal voters that: 69 70 (a) meet the numerical requirements of this chapter; and 71 (b) have been certified and verified as provided in this chapter. 72 (10) "Legal voter" means a person who: 73 (a) is registered to vote; or 74 (b) becomes registered to vote before the county clerk certifies the signatures on an 75 initiative or referendum petition. (11) "Local attorney" means the county attorney, city attorney, or town attorney in 76 77 whose jurisdiction a local initiative or referendum petition is circulated. 78 (12) "Local clerk" means the county clerk, city recorder, or town clerk in whose 79 iurisdiction a local initiative or referendum petition is circulated. 80 (13) (a) "Local law" includes: 81 (i) an ordinance; 82 (ii) a resolution; 83 (iii) a master plan; 84 (iv) a comprehensive zoning regulation adopted by ordinance or resolution; or

(v) other legislative action of a local legislative body.

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86	(b) "Local law" does not include an individual property zoning decision.
87	(14) "Local legislative body" means the legislative body of a county, city, town, or
88	metro township.
89	(15) "Local obligation law" means a local law passed by the local legislative body
90	regarding a bond that was approved by a majority of qualified voters in an election.
91	(16) "Local tax law" means a law, passed by a political subdivision with an annual or
92	biannual calendar fiscal year, that increases a tax or imposes a new tax.
93	(17) "Measure" means a proposed constitutional amendment, an initiative, or
94	referendum.
95	(18) "Referendum" means a process by which a law passed by the Legislature or by a
96	local legislative body is submitted or referred to the voters for their approval or rejection.
97	(19) "Referendum packet" means a copy of the referendum petition, a copy of the law
98	being submitted or referred to the voters for their approval or rejection, and the signature
99	sheets, all of which have been bound together as a unit.
100	(20) (a) "Signature" means a holographic signature.
101	(b) "Signature" does not mean an electronic signature.
102	(21) "Signature sheets" means sheets in the form required by this chapter that are used
103	to collect signatures in support of an initiative or referendum.
104	(22) "Sponsors" means the legal voters who support the initiative or referendum and
105	who sign the application for petition copies.
106	(23) "Sufficient" means that the signatures submitted in support of an initiative or
107	referendum petition have been certified and verified as required by this chapter.
108	(24) "Tax percentage difference" means the difference between the tax rate proposed
109	by an initiative or an initiative petition and the current tax rate.

(25) "Tax percentage increase" means a number calculated by dividing the tax

percentage difference by the current tax rate and rounding the result to the nearest thousandth.

required in Sections 20A-7-205 and 20A-7-305.

[(24)] (26) "Verified" means acknowledged by the person circulating the petition as

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114	Section 2. Section 20A-7-202 is amended to read:
115	20A-7-202. Statewide initiative process Application procedures Time to
116	gather signatures Grounds for rejection.
117	(1) Persons wishing to circulate an initiative petition shall file an application with the
118	lieutenant governor.
119	(2) The application shall contain:
120	(a) the name and residence address of at least five sponsors of the initiative petition;
121	(b) a statement indicating that each of the sponsors:
122	(i) is a resident of Utah; and
123	(ii) has voted in a regular general election in Utah within the last three years;
124	(c) the signature of each of the sponsors, attested to by a notary public;
125	(d) a copy of the proposed law that includes:
126	(i) the title of the proposed law, which clearly expresses the subject of the law; and
127	(ii) the text of the proposed law; [and]
128	(e) if the initiative petition proposes a tax increase, the following statement, "This
129	initiative petition seeks to increase the current (insert name of tax) rate by (insert the tax
130	percentage difference) percent, resulting in a(n) (insert the tax percentage increase) percent
131	increase in the current tax rate."; and
132	$[\frac{(e)}{(f)}]$ a statement indicating whether $[\frac{(e)}{(f)}]$ persons gathering signatures for the
133	petition may be paid for doing so.
134	(3) The application and its contents are public when filed with the lieutenant governor
135	(4) If the petition fails to qualify for the ballot of the election described in Subsection
136	20A-7-201(2)(b), the sponsors shall:
137	(a) submit a new application;
138	(b) obtain new signature sheets; and
139	(c) collect signatures again.
140	(5) The lieutenant governor shall reject the application or application addendum filed

under Subsection 20A-7-204.1[(4)](5) and not issue circulation sheets if:

142	(a) the law proposed by the initiative is patently unconstitutional;
143	(b) the law proposed by the initiative is nonsensical;
144	(c) the proposed law could not become law if passed;
145	(d) the proposed law contains more than one subject as evaluated in accordance with
146	Subsection (6);
147	(e) the subject of the proposed law is not clearly expressed in the law's title; or
148	(f) the law proposed by the initiative is identical or substantially similar to a law
149	proposed by an initiative that was submitted to the county clerks and lieutenant governor for
150	certification and evaluation within two years preceding the date on which the application for
151	this initiative was filed.
152	(6) To evaluate whether the proposed law contains more than one subject under
153	Subsection (5)(d), the lieutenant governor shall apply the same standard provided in Utah
154	Constitution, Article VI, Section 22, which prohibits a bill from passing that contains more
155	than one subject.
156	Section 3. Section <b>20A-7-202.5</b> is amended to read:
157	20A-7-202.5. Initial fiscal impact estimate Preparation of estimate Challenge
158	to estimate.
159	(1) Within three working days of receipt of an application for an initiative petition, the
160	lieutenant governor shall submit a copy of the application to the Governor's Office of
161	Management and Budget.
162	(2) (a) The Governor's Office of Management and Budget shall prepare an unbiased,
163	good faith estimate of the fiscal impact of the law proposed by the initiative that contains:
164	(i) a dollar amount representing the total estimated fiscal impact of the proposed law;
165	(ii) if the proposed law would increase or decrease taxes, a dollar amount representing
166	the total estimated increase or decrease for each type of tax affected under the proposed law
167	and a dollar amount representing the total estimated increase or decrease in taxes under the
168	proposed law;
169	(iii) if the proposed law would increase taxes, the tax percentage difference and the tax

170	percentage increase;
171	[(iii)] (iv) if the proposed law would result in the issuance or a change in the status of
172	bonds, notes, or other debt instruments, a dollar amount representing the total estimated
173	increase or decrease in public debt under the proposed law;
174	[(iv)] $(v)$ a listing of all sources of funding for the estimated costs associated with the
175	proposed law showing each source of funding and the percentage of total funding provided
176	from each source;
177	[(v)] (vi) a dollar amount representing the estimated costs or savings, if any, to state
178	and local government entities under the proposed law; and
179	[(vi)] (vii) a concise explanation, not exceeding 100 words, of the above information
180	and of the estimated fiscal impact, if any, under the proposed law.
181	(b) (i) If the proposed law is estimated to have no fiscal impact, the Governor's Office
182	of Management and Budget shall include a summary statement in the initial fiscal impact
183	statement in substantially the following form:
184	"The Governor's Office of Management and Budget estimates that the law proposed by
185	this initiative would have no significant fiscal impact and would not result in either an increase
186	or decrease in taxes or debt."
187	(ii) If the proposed law is estimated to have a fiscal impact, the Governor's Office of
188	Management and Budget shall include a summary statement in the initial fiscal impact estimate
189	in substantially the following form:
190	"The Governor's Office of Management and Budget estimates that the law proposed by
191	this initiative would result in a total fiscal expense/savings of \$, which includes a (type
192	of tax or taxes) tax increase/decrease of \$ and a \$ increase/decrease in state
193	debt."
194	(iii) If the estimated fiscal impact of the proposed law is highly variable or is otherwise
195	difficult to reasonably express in a summary statement, the Governor's Office of Management
196	and Budget may include in the summary statement a brief explanation that identifies those
197	factors affecting the variability or difficulty of the estimate.

198	(iv) If the proposed law imposes a tax increase, the Governor's Office of Management
199	and Budget shall include a summary statement in the initial fiscal impact estimate in
200	substantially the following form:
201	"This initiative petition seeks to increase the current (insert name of tax) rate by (insert
202	the tax percentage difference) percent, resulting in a(n) (insert the tax percentage increase)
203	percent increase in the current tax rate."
204	(3) The Governor's Office of Management and Budget shall prepare an unbiased, good
205	faith estimate of the cost of printing and distributing information related to the initiative
206	petition in:
207	(a) the voter information pamphlet as required by Title 20A, Chapter 7, Part 7, Voter
208	Information Pamphlet; or
209	(b) the newspaper, as required by Section 20A-7-702.
210	(4) Within 25 calendar days from the date that the lieutenant governor delivers a copy
211	of the application, the Governor's Office of Management and Budget shall:
212	(a) deliver a copy of the initial fiscal impact estimate to the lieutenant governor's
213	office; and
214	(b) mail a copy of the initial fiscal impact estimate to the first five sponsors named in
215	the initiative application.
216	(5) (a) (i) Three or more of the sponsors of the petition may, within 20 calendar days of
217	the date of delivery of the initial fiscal impact estimate to the lieutenant governor's office, file a
218	petition with the Supreme Court, alleging that the initial fiscal impact estimate, taken as a
219	whole, is an inaccurate estimate of the fiscal impact of the initiative.
220	(ii) After receipt of the appeal, the Supreme Court shall direct the lieutenant governor
221	to send notice of the petition to:
222	(A) any person or group that has filed an argument with the lieutenant governor's office
223	for or against the measure that is the subject of the challenge; and
224	(B) any political issues committee established under Section 20A-11-801 that has filed
225	written or electronic notice with the lieutenant governor that identifies the name, mailing or

226 email address, and telephone number of the person designated to receive notice about any 227 issues relating to the initiative. 228 (b) (i) There is a presumption that the initial fiscal impact estimate prepared by the 229 Governor's Office of Management and Budget is based upon reasonable assumptions, uses 230 reasonable data, and applies accepted analytical methods to present the estimated fiscal impact 231 of the initiative. 232 (ii) The Supreme Court may not revise the contents of, or direct the revision of, the initial fiscal impact estimate unless the plaintiffs rebut the presumption by clear and convincing 233 234 evidence that establishes that the initial fiscal estimate, taken as a whole, is an inaccurate 235 statement of the estimated fiscal impact of the initiative. 236 (iii) The Supreme Court may refer an issue related to the initial fiscal impact estimate 237 to a master to examine the issue and make a report in accordance with Utah Rules of Civil 238 Procedure, Rule 53. 239 (c) The Supreme Court shall certify to the lieutenant governor a fiscal impact estimate for the measure that meets the requirements of this section. 240 241 Section 4. Section **20A-7-203** is amended to read: 242 20A-7-203. Form of initiative petition and signature sheets. (1) (a) Each proposed initiative petition shall be printed in substantially the following 243 form: 244 "INITIATIVE PETITION To the Honorable , Lieutenant Governor: 245 We, the undersigned citizens of Utah, respectfully demand that the following proposed 246 247 law be submitted to the legal voters/Legislature of Utah for their/its approval or rejection at the 248 regular general election/session to be held/ beginning on (month\day\year); 249 Each signer says: 250 I have personally signed this petition; I am registered to vote in Utah or intend to become registered to vote in Utah before the 251 certification of the petition names by the county clerk; and 252 253 My residence and post office address are written correctly after my name.

254	NOTICE TO SIGNERS:
255	Public hearings to discuss this petition were held at: (list dates and locations of public
256	hearings.)"
257	(b) If the initiative petition proposes a tax increase, the following statement shall
258	appear, in at least 14-point, bold type, immediately following the information described in
259	Subsection (1)(a):
260	"This initiative petition seeks to increase the current (insert name of tax) rate by (insert
261	the tax percentage difference) percent, resulting in a(n) (insert the tax percentage increase)
262	percent increase in the current tax rate."
263	[(b)] (c) The sponsors of an initiative shall attach a copy of the proposed law to each
264	initiative petition.
265	(2) Each signature sheet shall:
266	(a) be printed on sheets of paper 8-1/2 inches long and 11 inches wide;
267	(b) be ruled with a horizontal line three-fourths inch from the top, with the space above
268	that line blank for the purpose of binding;
269	(c) contain the title of the initiative printed below the horizontal line, in at least
270	14-point, bold type;
271	[(d) contain the initial fiscal impact estimate's summary statement issued by the
272	Governor's Office of Management and Budget according to Subsection 20A-7-202.5(2)(b),
273	including any update according to Subsection 20A-7-204.1(4), and the cost estimate for
274	printing and distributing information related to the initiative petition according to Subsection
275	20A-7-202.5(3), printed or typed in not less than 12-point, bold type, at the top of each
276	signature sheet under the title of the initiative;]
277	[(e) contain the word "Warning" printed or typed at the top of each signature sheet
278	under the initial fiscal impact estimate's summary statement;]
279	[(f) contain, to the right of the word "Warning," the following statement printed or
280	typed in not less than eight-point, single-leaded type:]
281	["It is a class A misdemeanor for anyone to sign any initiative petition with any other

name than his own, or knowingly to sign his name more than once for the same measure, or to
sign an initiative petition when he knows he is not a registered voter and knows that he does
not intend to become registered to vote before the certification of the petition names by the
county clerk."; and]
[ <del>(g)</del> ] <u>(d)</u> be vertically divided into columns as follows:
(i) the first column shall appear at the extreme left of the sheet, be five-eighths inch
wide, be headed with "For Office Use Only," and be subdivided with a light vertical line down
the middle with the left subdivision entitled "Registered" and the right subdivision left untitled;
(ii) the next column shall be 2-1/2 inches wide, headed "Registered Voter's Printed
Name (must be legible to be counted)";
(iii) the next column shall be 2-1/2 inches wide, headed "Signature of Registered
Voter";
(iv) the next column shall be one inch wide, headed "Birth Date or Age (Optional)";
and
(v) the final column shall be 4-3/8 inches wide, headed "Street Address, City, Zip
Code";
[(h)] (e) spanning the sheet horizontally beneath each row on which a registered voter
may submit the information described in Subsection $(2)[(g)](d)$ , contain the following
statement printed or typed in not less than eight-point[, single-leaded] type:
"By signing this petition, you are stating that you have read and understand the law
proposed by this petition."; and
$[\frac{(i)}{(i)}]$ at the bottom of the sheet, contain in the following order:
(i) the title of the initiative, in at least 14-point, bold type;
(ii) the initial fiscal impact estimate's summary statement issued by the Governor's
Office of Management and Budget in accordance with Subsection 20A-7-202.5(2)(b),
including any update in accordance with Subsection 20A-7-204.1(4), and the cost estimate for
printing and distributing information related to the initiative petition in accordance with
Subsection 20A-7-202.5(3), in not less than 12-point, bold type;

310	(iii) the word "Warning," followed by the following statement in not less than
311	eight-point type:
312	"It is a class A misdemeanor for an individual to sign an initiative petition with a name
313	other than the individual's own name, or to knowingly sign the individual's name more than
314	once for the same measure, or to sign an initiative petition when the individual knows that the
315	individual is not a registered voter and knows that the individual does not intend to become
316	registered to vote before the certification of the petition names by the county clerk.";
317	(iv) the following statement: "Birth date or age information is not required, but it may
318	be used to verify your identity with voter registration records. If you choose not to provide it,
319	your signature may not be verified as a valid signature if you change your address before
320	petition signatures are verified or if the information you provide does not match your voter
321	registration records."; and
322	(v) if the initiative petition proposes a tax increase, spanning the bottom of the sheet,
323	horizontally, in not less than 14-point, bold type, the following statement:
324	"This initiative petition seeks to increase the current (insert name of tax) rate by (insert
325	the tax percentage difference) percent, resulting in a(n) (insert the tax percentage increase)
326	percent increase in the current tax rate."
327	(3) The final page of each initiative packet shall contain the following printed or typed
328	statement:
329	"Verification
330	State of Utah, County of
331	I,, of, hereby state that:
332	I am a resident of Utah and am at least 18 years old;
333	All the names that appear in this packet were signed by [persons] individuals who
334	professed to be the [persons] individuals whose names appear in it, and each of [them] the
335	<u>individuals</u> signed [his] the individual's name on it in my presence;
336	I believe that each <u>individual</u> has printed and signed [his] the individual's name and
337	written [his] the individual's post office address and residence correctly, and that each signer is

338 registered to vote in Utah or intends to become registered to vote before the certification of the 339 petition names by the county clerk. 340 I have not paid or given anything of value to any person who signed this petition to 341 encourage that person to sign it. 342 (Date)" 343 (Name) (Residence Address) 344 (4) The forms prescribed in this section are not mandatory, and, if substantially 345 followed, the initiative petitions are sufficient, notwithstanding clerical and merely technical 346 errors. 347 Section 5. Section **20A-7-204** is amended to read: 348 20A-7-204. Circulation requirements -- Lieutenant governor to provide sponsors with materials. 349 350 (1) In order to obtain the necessary number of signatures required by this part, the 351 sponsors shall circulate initiative packets that meet the form requirements of this part. 352 (2) The lieutenant governor shall furnish to the sponsors: (a) a copy of the initiative petition, with any change submitted under Subsection 353 20A-7-204.1[(4)](5); and 354 355 (b) one signature sheet. 356 (3) The sponsors of the petition shall: (a) arrange and pay for the printing of all additional copies of the petition and signature 357 358 sheets; and 359 (b) ensure that the copies of the petition and signature sheets meet the form 360 requirements of this section. 361 (4) (a) The sponsors may prepare the initiative for circulation by creating multiple 362 initiative packets. 363 (b) The sponsors shall create those packets by binding a copy of the initiative petition, a copy of the proposed law, and no more than 50 signature sheets together at the top in such a 364 365 way that the packets may be conveniently opened for signing.

366	(c) The sponsors need not attach a uniform number of signature sheets to each
367	initiative packet.
368	(5) (a) After the sponsors have prepared sufficient initiative packets, they shall return
369	them to the lieutenant governor.
370	(b) The lieutenant governor shall:
371	(i) number each of the initiative packets and return them to the sponsors within five
372	working days; and
373	(ii) keep a record of the numbers assigned to each packet.
374	Section 6. Section <b>20A-7-204.1</b> is amended to read:
375	20A-7-204.1. Public hearings to be held before initiative petitions are circulated -
376	Changes to an initiative and initial fiscal impact estimate.
377	(1) (a) After issuance of the initial fiscal impact estimate by the Governor's Office of
378	Management and Budget and before circulating initiative petitions for signature statewide,
379	sponsors of the initiative petition shall hold at least seven public hearings throughout Utah as
380	follows:
381	(i) one in the Bear River region Box Elder, Cache, or Rich County;
382	(ii) one in the Southwest region Beaver, Garfield, Iron, Kane, or Washington
383	County;
384	(iii) one in the Mountain region Summit, Utah, or Wasatch County;
385	(iv) one in the Central region Juab, Millard, Piute, Sanpete, Sevier, or Wayne
386	County;
387	(v) one in the Southeast region Carbon, Emery, Grand, or San Juan County;
388	(vi) one in the Uintah Basin region Daggett, Duchesne, or Uintah County; and
389	(vii) one in the Wasatch Front region Davis, Morgan, Salt Lake, Tooele, or Weber
390	County.
391	(b) Of the seven meetings, at least two of the meetings shall be held in a first or second
392	class county, but not in the same county.
393	(2) At least three calendar days before the date of the public hearing, the sponsors

394	shall:
395	(a) provide written notice of the public hearing to:
396	(i) the lieutenant governor for posting on the state's website; and
397	(ii) each state senator, state representative, and county commission or county council
398	member who is elected in whole or in part from the region where the public hearing will be
399	held; and
400	(b) publish written notice of the public hearing detailing its time, date, and location:
401	(i) in at least one newspaper of general circulation in each county in the region where
402	the public hearing will be held; and
403	(ii) on the Utah Public Notice Website created in Section 63F-1-701.
404	(3) If the initiative petition proposes a tax increase, the written notice described in
405	Subsection (2) shall include the following statement, in bold, in the same font and point size as
406	the largest font and point size appearing in the notice:
407	"This initiative petition seeks to increase the current (insert name of tax) rate by (insert
408	the tax percentage difference) percent, resulting in a(n) (insert the tax percentage increase)
409	percent increase in the current tax rate."
410	$\left[\frac{3}{4}\right]$ (a) During the public hearing, the sponsors shall either:
411	(i) video tape or audio tape the public hearing and, when the hearing is complete,
412	deposit the complete audio or video tape of the meeting with the lieutenant governor; or
413	(ii) take comprehensive minutes of the public hearing, detailing the names and titles of
414	each speaker and summarizing each speaker's comments.
415	(b) The lieutenant governor shall make copies of the tapes or minutes available to the
416	public.
417	[(4)] (5) (a) Within 14 days after conducting the seventh public hearing required by
418	Subsection (1)(a) and before circulating an initiative petition for signatures, the sponsors of the
419	initiative petition may change the text of the proposed law if:
420	(i) a change to the text is:
421	(A) germane to the text of the proposed law filed with the lieutenant governor under

122	Section 20A-7-202; and
423	(B) consistent with the requirements of Subsection 20A-7-202(5); and
124	(ii) each sponsor signs, attested to by a notary public, an application addendum to
125	change the text of the proposed law.
426	(b) (i) Within three working days of receipt of an application addendum to change the
127	text of the proposed law in an initiative petition, the lieutenant governor shall submit a copy of
428	the application addendum to the Governor's Office of Management and Budget.
129	(ii) The Governor's Office of Management and Budget shall update the initial fiscal
430	impact estimate by following the procedures and requirements of Section 20A-7-202.5 to
431	reflect a change to the text of the proposed law.
432	Section 7. Section <b>20A-7-209</b> is amended to read:
433	20A-7-209. Ballot title Duties of lieutenant governor and Office of Legislative
434	Research and General Counsel.
435	(1) By June 5 before the regular general election, the lieutenant governor shall deliver a
436	copy of all of the proposed laws that have qualified for the ballot to the Office of Legislative
437	Research and General Counsel.
438	(2) (a) The Office of Legislative Research and General Counsel shall:
139	(i) entitle each state initiative that has qualified for the ballot "Proposition Number"
440	and give it a number as assigned under Section 20A-6-107;
441	(ii) prepare an impartial ballot title for each initiative summarizing the contents of the
142	measure; and
143	(iii) return each petition and ballot title to the lieutenant governor by June 26.
144	(b) The ballot title may be distinct from the title of the proposed law attached to the
145	initiative petition, and shall be not more than 100 words.
146	(c) If the initiative proposes a tax increase, the Office of Legislative Research and
147	General Counsel shall include the following statement, in bold, in the ballot title:
148	"This initiative seeks to increase the current (insert name of tax) rate by (insert the tax
140	percentage difference) percent resulting in a(n) (insert the tax percentage increase) percent

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450	increase in the current tax rate."
451	[(c)] (d) For each state initiative, the official ballot shall show:
452	(i) the number of the initiative as determined by the Office of Legislative Research and
453	General Counsel;
454	(ii) the ballot title as determined by the Office of Legislative Research and General
455	Counsel; and
456	(iii) the initial fiscal impact estimate prepared under Section 20A-7-202.5 or updated
457	under Section 20A-7-204.1.
458	(3) By June 27, the lieutenant governor shall mail a copy of the ballot title to any
459	sponsor of the petition.
460	(4) (a) (i) At least three of the sponsors of the petition may, by July 6, challenge the
461	wording of the ballot title prepared by the Office of Legislative Research and General Counsel
462	to the Supreme Court.
463	(ii) After receipt of the appeal, the Supreme Court shall direct the lieutenant governor
464	to send notice of the appeal to:
465	(A) any person or group that has filed an argument for or against the measure that is the
466	subject of the challenge; or
467	(B) any political issues committee established under Section 20A-11-801 that has filed
468	written or electronic notice with the lieutenant governor that identifies the name, mailing or
469	email address, and telephone number of the person designated to receive notice about any
470	issues relating to the initiative.
471	(b) (i) There is a presumption that the ballot title prepared by the Office of Legislative
472	Research and General Counsel is an impartial summary of the contents of the initiative.
473	(ii) The Supreme Court may not revise the wording of the ballot title unless the
474	plaintiffs rebut the presumption by clearly and convincingly establishing that the ballot title is
475	patently false or biased.
476	(c) The Supreme Court shall:

477

(i) examine the ballot title;

478	(ii) hear arguments; and
479	(iii) certify to the lieutenant governor a ballot title for the measure that meets the
480	requirements of this section.
481	(d) The lieutenant governor shall certify the title verified by the Supreme Court to the
482	county clerks to be printed on the official ballot.
483	Section 8. Section <b>20A-7-402</b> is amended to read:
484	20A-7-402. Local voter information pamphlet Contents Limitations
485	Preparation Statement on front cover.
486	(1) The county or municipality that is subject to a ballot proposition shall prepare a
487	local voter information pamphlet that meets the requirements of this part.
488	(2) (a) The arguments for or against a ballot proposition shall conform to the
489	requirements of this section.
490	(b) To prepare an argument for or against a ballot proposition, an eligible voter shall
491	file a request with the election officer at least 65 days before the election at which the ballot
492	proposition is to be voted on.
493	(c) If more than one eligible voter requests the opportunity to prepare an argument for
494	or against a ballot proposition, the election officer shall make the final designation according to
495	the following criteria:
496	(i) sponsors have priority in preparing an argument regarding a ballot proposition; and
497	(ii) members of the local legislative body have priority over others.
498	(d) (i) Except as provided in Subsection (2)(e), a sponsor of a ballot proposition may
499	prepare an argument in favor of the ballot proposition.
500	(ii) Except as provided in Subsection (2)(e), and subject to Subsection (2)(c), an
501	eligible voter opposed to the ballot proposition who submits a request under Subsection (2)(b)
502	may prepare an argument against the ballot proposition.
503	(e) (i) For a referendum, subject to Subsection (2)(c), an eligible voter who is in favor
504	of a law that is referred to the voters and who submits a request under Subsection (2)(b) may
505	prepare an argument for adoption of the law.

506	(ii) The sponsors of a referendum may prepare an argument against the adoption of a
507	law that is referred to the voters.
508	(f) An eligible voter who submits an argument under this section shall:
509	(i) ensure that the argument does not exceed 500 words in length;
510	(ii) ensure that the argument does not list more than five names as sponsors;
511	(iii) submit the argument to the election officer no later than 60 days before the
512	election day on which the ballot proposition will be submitted to the voters; and
513	(iv) include with the argument the eligible voter's name, residential address, postal
514	address, email address if available, and phone number.
515	(g) An election officer shall refuse to accept and publish an argument that is submitted
516	after the deadline described in Subsection (2)(f)(iii).
517	(3) (a) An election officer who timely receives the arguments in favor of and against a
518	ballot proposition shall, within one business day after the day on which the election office
519	receives both arguments, send, via mail or email:
520	(i) a copy of the argument in favor of the ballot proposition to the eligible voter who
521	submitted the argument against the ballot proposition; and
522	(ii) a copy of the argument against the ballot proposition to the eligible voter who
523	submitted the argument in favor of the ballot proposition.
524	(b) The eligible voter who submitted a timely argument in favor of the ballot
525	proposition:
526	(i) may submit to the election officer a rebuttal argument of the argument against the
527	ballot proposition;
528	(ii) shall ensure that the rebuttal argument does not exceed 250 words in length; and
529	(iii) shall submit the rebuttal argument no later than 45 days before the election day on
530	which the ballot proposition will be submitted to the voters.
531	(c) The eligible voter who submitted a timely argument against the ballot proposition:
532	(i) may submit to the election officer a rebuttal argument of the argument in favor of
533	the ballot proposition;

534	(ii) shall ensure that the rebuttal argument does not exceed 250 words in length; and
535	(iii) shall submit the rebuttal argument no later than 45 days before the election day on
536	which the ballot proposition will be submitted to the voters.
537	(d) An election officer shall refuse to accept and publish a rebuttal argument that is
538	submitted after the deadline described in Subsection (3)(b)(iii) or (3)(c)(iii).
539	(4) (a) Except as provided in Subsection (4)(b):
540	(i) an eligible voter may not modify an argument or rebuttal argument after the eligible
541	voter submits the argument or rebuttal argument to the election officer; and
542	(ii) a person other than the eligible voter described in Subsection (4)(a)(i) may not
543	modify an argument or rebuttal argument.
544	(b) The election officer, and the eligible voter who submits an argument or rebuttal
545	argument, may jointly agree to modify an argument or rebuttal argument in order to:
546	(i) correct factual, grammatical, or spelling errors; and
547	(ii) reduce the number of words to come into compliance with the requirements of this
548	section.
549	(c) An election officer shall refuse to accept and publish an argument or rebuttal
550	argument if the eligible voter who submits the argument or rebuttal argument fails to negotiate
551	in good faith, to modify the argument or rebuttal argument in accordance with Subsection
552	(4)(b).
553	(5) An election officer may designate another eligible voter to take the place of an
554	eligible voter described in this section if the original eligible voter is, due to injury, illness,
555	death, or another circumstance, unable to continue to fulfill the duties of an eligible voter
556	described in this section.
557	(6) (a) The local voter information pamphlet shall include a copy of the initial fiscal
558	impact estimate prepared for each initiative under Section 20A-7-502.5.
559	(b) If the initiative proposes a tax increase, the local voter information pamphlet shall
560	include the following statement in bold type:
561	"This initiative seeks to increase the current (insert name of tax) rate by (insert the tax

percentage difference) percent, resulting in a(n) (insert the tax percentage)	centage increase) percent
increase in the current tax rate."	
(7) (a) In preparing the local voter information pamphlet,	the election officer shall:
(i) ensure that the arguments are printed on the same shee	t of paper upon which the
ballot proposition is also printed;	
(ii) ensure that the following statement is printed on the fr	cont cover or the heading of
the first page of the printed arguments:	
"The arguments for or against a ballot proposition are the o	opinions of the authors.";
(iii) pay for the printing and binding of the local voter info	ormation pamphlet; and
(iv) distribute either the pamphlets or the notice described	in Subsection (7)(c) either by
mail or carrier not less than 15 days before, but not more than 45 days	days before, the election at
which the ballot propositions are to be voted upon.	
(b) (i) If the proposed measure exceeds 500 words in leng	th, the election officer may
summarize the measure in 500 words or less.	
(ii) The summary shall state where a complete copy of the	e ballot proposition is
available for public review.	
(c) (i) The election officer may distribute a notice printed	on a postage prepaid,
preaddressed return form that a person may use to request delivery	y of a voter information
pamphlet by mail.	
(ii) The notice described in Subsection (7)(c)(i) shall inclu	ıde:
(A) the address of the Statewide Electronic Voter Informa	ation Website authorized by
Section 20A-7-801; and	
(B) the phone number a voter may call to request delivery	of a voter information
pamphlet by mail or carrier.	
Section 9. Section <b>20A-7-502</b> is amended to read:	
20A-7-502. Local initiative process Application proc	cedures.
(1) Persons wishing to circulate an initiative petition shall	file an application with the
local clerk	

590	(2) The application shall contain:
591	(a) the name and residence address of at least five sponsors of the initiative petition;
592	(b) a statement indicating that each of the sponsors:
593	(i) is a registered voter; and
594	(ii) (A) if the initiative seeks to enact a county ordinance, has voted in a regular general
595	election in Utah within the last three years; or
596	(B) if the initiative seeks to enact a municipal ordinance, has voted in a regular
597	municipal election in Utah:
598	(I) except as provided in Subsection (2)(b)(ii)(B)(II), within the last three years; or
599	(II) within the last five years, if the sponsor's failure to vote within the last three years
600	is due to the sponsor's residing in a municipal district that participates in a municipal election
601	every four years;
602	(c) the signature of each of the sponsors, attested to by a notary public; [and]
603	(d) a copy of the proposed law that includes:
604	(i) the title of the proposed law, which clearly expresses the subject of the law; and
605	(ii) the text of the proposed law[-]; and
606	(e) if the initiative petition proposes a tax increase, the following statement, "This
607	initiative petition seeks to increase the current (insert name of tax) rate by (insert the tax
608	percentage difference) percent, resulting in a(n) (insert the tax percentage increase) percent
609	increase in the current tax rate."
610	(3) A proposed law submitted under this section may not contain more than one subject
611	to the same extent a bill may not pass containing more than one subject as provided in Utah
612	Constitution, Article VI, Section 22.
613	Section 10. Section <b>20A-7-502.5</b> is amended to read:
614	20A-7-502.5. Initial fiscal and legal impact estimate Preparation of estimate
615	Challenge to estimate.
616	(1) Within three working days of receipt of an application for an initiative petition, the
617	local clerk shall submit a copy of the application to the county, city, or town's budget officer.

618	(2) (a) The budget officer, together with legal counsel, shall prepare an unbiased, good
619	faith estimate of the fiscal and legal impact of the law proposed by the initiative that contains:
620	(i) a dollar amount representing the total estimated fiscal impact of the proposed law;
621	(ii) if the proposed law would increase or decrease taxes, a dollar amount representing
622	the total estimated increase or decrease for each type of tax affected under the proposed law
623	and a dollar amount representing the total estimated increase or decrease in taxes under the
624	proposed law;
625	(iii) if the proposed law would increase taxes, the tax percentage difference and the tax
626	percentage increase;
627	[(iii)] (iv) if the proposed law would result in the issuance or a change in the status of
628	bonds, notes, or other debt instruments, a dollar amount representing the total estimated
629	increase or decrease in public debt under the proposed law;
630	[(iv)] $(v)$ a listing of all sources of funding for the estimated costs associated with the
631	proposed law showing each source of funding and the percentage of total funding provided
632	from each source;
633	[(v)] (vi) a dollar amount representing the estimated costs or savings, if any, to state
634	and local government entities under the proposed law;
635	[(vi)] (vii) the proposed law's legal impact, including:
636	(A) any significant effects on a person's vested property rights;
637	(B) any significant effects on other laws or ordinances;
638	(C) any significant legal liability the city, county, or town may incur; and
639	(D) any other significant legal impact as determined by the budget officer and the legal
640	counsel; and
641	[(viii)] (viii) a concise explanation, not exceeding 100 words, of the above information
642	and of the estimated fiscal impact, if any, under the proposed law.
643	(b) (i) If the proposed law is estimated to have no fiscal impact, the local budget officer
644	shall include a summary statement in the initial fiscal impact statement in substantially the
645	following form:

646	The (title of the local budget officer) estimates that the law proposed by this initiative
647	would have no significant fiscal impact and would not result in either an increase or decrease in
648	taxes or debt."
649	(ii) If the proposed law is estimated to have a fiscal impact, the local budget officer
650	shall include a summary statement in the initial fiscal impact estimate in substantially the
651	following form:
652	"The (title of the local budget officer) estimates that the law proposed by this initiative
653	would result in a total fiscal expense/savings of \$, which includes a (type of tax or
654	taxes) tax increase/decrease of \$ and a \$ increase/decrease in public debt."
655	(iii) If the estimated fiscal impact of the proposed law is highly variable or is otherwise
656	difficult to reasonably express in a summary statement, the local budget officer may include in
657	the summary statement a brief explanation that identifies those factors affecting the variability
658	or difficulty of the estimate.
659	(iv) If the proposed law would increase taxes, the local budget officer shall include a
660	summary statement in the initial fiscal impact statement in substantially the following form:
661	"This initiative petition seeks to increase the current (insert name of tax) rate by (insert
662	the tax percentage difference) percent, resulting in a(n) (insert the tax percentage increase)
663	percent increase in the current tax rate."
664	(3) The budget officer shall prepare an unbiased, good faith estimate of the cost of
665	printing and distributing information related to the initiative petition in the voter information
666	pamphlet as required by Section 20A-7-402.
667	(4) Within 25 calendar days from the date that the local clerk delivers a copy of the
668	application, the budget officer shall:
669	(a) deliver a copy of the initial fiscal impact estimate, including the legal impact
670	estimate, to the local clerk's office; and
671	(b) mail a copy of the initial fiscal impact estimate, including the legal impact estimate,
672	to the first five sponsors named in the application.
673	(5) (a) Three or more of the sponsors of the petition may, within 20 calendar days of

the date of delivery of the initial fiscal impact estimate to the local clerk's office, file a petition with the Supreme Court, alleging that the initial fiscal impact estimate, including the legal impact estimate, taken as a whole, is an inaccurate estimate of the fiscal or legal impact of the initiative.

- (b) (i) There is a presumption that the initial fiscal impact estimate, including the legal impact estimate, prepared by the budget officer and legal counsel is based upon reasonable assumptions, uses reasonable data, and applies accepted analytical methods to present the estimated fiscal and legal impact of the initiative.
- (ii) The Supreme Court may not revise the contents of, or direct the revision of, the initial fiscal impact estimate, including the legal impact estimate, unless the plaintiffs rebut the presumption by clear and convincing evidence that establishes that the fiscal estimate, including the legal impact estimate, taken as a whole, is an inaccurate statement of the estimated fiscal or legal impact of the initiative.
- (iii) The Supreme Court may refer an issue related to the initial fiscal impact estimate, including the legal impact estimate, to a master to examine the issue and make a report in accordance with Utah Rules of Civil Procedure, Rule 53.
- (c) The Supreme Court shall certify to the local clerk an initial fiscal impact estimate, including the legal impact estimate, for the measure that meets the requirements of this section.
  - Section 11. Section **20A-7-503** is amended to read:

- 20A-7-503. Form of initiative petitions and signature sheets.
- 694 (1) (a) Each proposed initiative petition shall be printed in substantially the following 695 form:
- 696 "INITIATIVE PETITION To the Honorable \_\_\_\_\_, County Clerk/City Recorder/Town
  697 Clerk:

We, the undersigned citizens of Utah, respectfully demand that the following proposed law be submitted to: the legislative body for its approval or rejection at its next meeting; and the legal voters of the county/city/town, if the legislative body rejects the proposed law or takes no action on it.

702	Each signer says:
703	I have personally signed this petition;
704	I am registered to vote in Utah or intend to become registered to vote in Utah before the
705	certification of the petition names by the county clerk; and
706	My residence and post office address are written correctly after my name."
707	(b) If the initiative petition proposes a tax increase, the following statement shall
708	appear, in at least 14-point, bold type, immediately following the information described in
709	Subsection (1)(a):
710	"This initiative petition seeks to increase the current (insert name of tax) rate by (insert
711	the tax percentage difference) percent, resulting in a(n) (insert the tax percentage increase)
712	percent increase in the current tax rate."
713	[(b)] (c) The sponsors of an initiative shall attach a copy of the proposed law to each
714	initiative petition.
715	(2) Each signature sheet shall:
716	(a) be printed on sheets of paper 8-1/2 inches long and 11 inches wide;
717	(b) be ruled with a horizontal line three-fourths inch from the top, with the space above
718	that line blank for the purpose of binding;
719	(c) contain the title of the initiative printed below the horizontal line, in at least
720	14-point, bold type;
721	[(d) contain the initial fiscal impact estimate's summary statement issued by the budget
722	officer according to Subsection 20A-7-502.5(2)(b) and the cost estimate for printing and
723	distributing information related to the initiative petition according to Subsection
724	20A-7-502.5(3) printed or typed in not less than 12-point, bold type, at the top of each
725	signature sheet under the title of the initiative;]
726	[(e) contain the word "Warning" printed or typed at the top of each signature sheet
727	under the initial fiscal impact estimate's summary statement;]
728	[(f) contain, to the right of the word "Warning," the following statement printed or

typed in not less than eight-point, single-leaded type:]

["It is a class A misdemeanor for anyone to sign any initiative petition with any other
name than his own, or knowingly to sign his name more than once for the same measure, or to
sign an initiative petition when he knows he is not a registered voter and knows that he does
not intend to become registered to vote before the certification of the petition names by the
county clerk.";]
[(g) contain horizontally ruled lines three-eighths inch apart under the "Warning"
statement required by this section;]
[(h)] (d) be vertically divided into columns as follows:
(i) the first column shall appear at the extreme left of the sheet, be five-eighths inch
wide, be headed with "For Office Use Only", and be subdivided with a light vertical line down
the middle with the left subdivision entitled "Registered" and the right subdivision left untitled
(ii) the next column shall be 2-1/2 inches wide, headed "Registered Voter's Printed
Name (must be legible to be counted)";
(iii) the next column shall be 2-1/2 inches wide, headed "Signature of Registered
Voter";
(iv) the next column shall be one inch wide, headed "Birth Date or Age (Optional)";
and
(v) the final column shall be 4-3/8 inches wide, headed "Street Address, City, Zip
Code";
[(i)] (e) spanning the sheet horizontally beneath each row on which a registered voter
may submit the information described in Subsection (2)[(h)](d), contain the following
statement printed or typed in not less than eight-point[ <del>, single-leaded</del> ] type:
"By signing this petition, you are stating that you have read and understand the law
proposed by this petition."; and
$[\frac{1}{2}]$ at the bottom of the sheet, contain in the following order:
(i) the title of the initiative, in at least 14-point, bold type;
(ii) the initial fiscal impact estimate's summary statement issued by the budget officer
in accordance with Subsection 20A-7-502.5(2)(b) and the cost estimate for printing and

758	distributing information related to the initiative petition in accordance with Subsection
759	20A-7-502.5(3), in not less than 12-point, bold type;
760	(iii) the word "Warning," followed by the following statement in not less than
761	eight-point type:
762	"It is a class A misdemeanor for an individual to sign an initiative petition with a name
763	other than the individual's own name, or to knowingly sign the individual's name more than
764	once for the same measure, or to sign an initiative petition when the individual knows that the
765	individual is not a registered voter and knows that the individual does not intend to become
766	registered to vote before the certification of the petition names by the county clerk.";
767	(iv) the following statement: "Birth date or age information is not required, but it may
768	be used to verify your identity with voter registration records. If you choose not to provide it,
769	your signature may not be verified as a valid signature if you change your address before
770	petition signatures are verified or if the information you provide does not match your voter
771	registration records."; and
772	(v) if the initiative petition proposes a tax increase, spanning the bottom of the sheet,
773	horizontally, in not less than 14-point, bold type, the following statement:
774	"This initiative petition seeks to increase the current (insert name of tax) rate by (insert
775	the tax percentage difference) percent, resulting in a(n) (insert the tax percentage increase)
776	percent increase in the current tax rate."
777	(3) The final page of each initiative packet shall contain the following printed or typed
778	statement:
779	"Verification
780	State of Utah, County of
781	I,, of, hereby state that:
782	I am a resident of Utah and am at least 18 years old;
783	All the names that appear in this initiative packet were signed by [persons] the
784	<u>individuals</u> who professed to be the [persons] <u>individuals</u> whose names appear in it, and each
785	of [them] the individuals signed [his] the individual's name on it in my presence;

786	I believe that each <u>individual</u> has printed and signed [his] the individual's name and
787	written [his] the individual's post office address and residence correctly, and that each signer is
788	registered to vote in Utah or intends to become registered to vote before the certification of the
789	petition names by the county clerk.
790	
791	(4) The forms prescribed in this section are not mandatory, and, if substantially
792	followed, the initiative petitions are sufficient, notwithstanding clerical and merely technical
793	errors.
794	Section 12. Section <b>20A-7-508</b> is amended to read:
795	20A-7-508. Ballot title Duties of local clerk and local attorney.
796	(1) Whenever an initiative petition is declared sufficient for submission to a vote of the
797	people, the local clerk shall deliver a copy of the petition and the proposed law to the local
798	attorney.
799	(2) The local attorney shall:
800	(a) entitle each county or municipal initiative that has qualified for the ballot
801	"Proposition Number" and give it a number as assigned under Section 20A-6-107;
802	(b) prepare a proposed ballot title for the initiative;
803	(c) file the proposed ballot title and the numbered initiative titles with the local clerk
804	within 15 days after the date the initiative petition is declared sufficient for submission to a
805	vote of the people; and
806	(d) promptly provide notice of the filing of the proposed ballot title to:
807	(i) the sponsors of the petition; and
808	(ii) the local legislative body for the jurisdiction where the initiative petition was
809	circulated.
810	(3) (a) The ballot title may be distinct from the title of the proposed law attached to the
811	initiative petition, and shall express, in not exceeding 100 words, the purpose of the measure.
812	(b) In preparing a ballot title, the local attorney shall, to the best of [his] the local
813	attorney's ability, give a true and impartial statement of the purpose of the measure.

814	(c) The ballot title may not intentionally be an argument, or likely to create prejudice,
815	for or against the measure.
816	(d) If the initiative proposes a tax increase, the local attorney shall include the
817	following statement, in bold, in the ballot title:
818	"This initiative seeks to increase the current (insert name of tax) rate by (insert the tax
819	percentage difference) percent, resulting in a(n) (insert the tax percentage increase) percent
820	increase in the current tax rate."
821	(4) (a) Within five calendar days after the date the local attorney files a proposed ballot
822	title under Subsection (2)(c), the local legislative body for the jurisdiction where the initiative
823	petition was circulated and the sponsors of the petition may file written comments in response
824	to the proposed ballot title with the local clerk.
825	(b) Within five calendar days after the last date to submit written comments under
826	Subsection (4)(a), the local attorney shall:
827	(i) review any written comments filed in accordance with Subsection (4)(a);
828	(ii) prepare a final ballot title that meets the requirements of Subsection (3); and
829	(iii) return the petition and file the ballot title with the local clerk.
830	(c) Subject to Subsection (6), the ballot title, as determined by the local attorney, shall
831	be printed on the official ballot.
832	(5) Immediately after the local attorney files a copy of the ballot title with the local
833	clerk, the local clerk shall serve a copy of the ballot title by mail upon the sponsors of the
834	petition and the local legislative body for the jurisdiction where the initiative petition was
835	circulated.
836	(6) (a) If the ballot title furnished by the local attorney is unsatisfactory or does not
837	comply with the requirements of this section, the decision of the local attorney may be
838	appealed by a petition to the Supreme Court that is brought by:
839	(i) at least three sponsors of the initiative petition; or
840	(ii) a majority of the local legislative body for the jurisdiction where the initiative
841	petition was circulated.

842	(b) The Supreme Court shall examine the measures and consider arguments, and, in its
843	decision, may certify to the local clerk a ballot title for the measure that fulfills the intent of this
844	section.
845	(c) The local clerk shall print the title certified by the Supreme Court on the official
846	ballot.
847	Section 13. Section 20A-7-513 is amended to read:
848	20A-7-513. Fiscal review Repeal, amendment, or resubmission.
849	(1) No later than 60 days after the date of an election in which the voters approve an
850	initiative petition, the budget officer shall:
851	(a) for each initiative approved by the voters, prepare a final fiscal impact statement,
852	using current financial information and containing the information required by Subsection
853	20A-7-502.5(2), except for the information required by Subsection
854	20A-7-502.5(2)(a)[ <del>(vi)</del> ](vii); and
855	(b) deliver a copy of the final fiscal impact statement to:
856	(i) the local legislative body of the jurisdiction where the initiative was circulated;
857	(ii) the local clerk; and
858	(iii) the first five sponsors listed on the initiative application.
859	(2) If the final fiscal impact statement exceeds the initial fiscal impact estimate by 25%
860	or more, the local legislative body shall review the final fiscal impact statement and may, by a
861	majority vote:
862	(a) repeal the law established by passage of the initiative;
863	(b) amend the law established by the passage of the initiative; or
864	(c) pass a resolution informing the voters that they may file an initiative petition to
865	repeal the law enacted by the passage of the initiative.
866	Section 14. Section 20A-7-702 is amended to read:
867	20A-7-702. Voter information pamphlet Form Contents Distribution.
868	(1) The lieutenant governor shall ensure that all information submitted for publication
869	in the voter information pamphlet is:

870	(a) printed and bound in a single pamphlet;
871	(b) printed in clear readable type, no less than 10 point, except that the text of any
872	measure may be set forth in eight-point type; and
873	(c) printed on a quality and weight of paper that best serves the voters.
874	(2) The voter information pamphlet shall contain the following items in this order:
875	(a) a cover title page;
876	(b) an introduction to the pamphlet by the lieutenant governor;
877	(c) a table of contents;
878	(d) a list of all candidates for constitutional offices;
879	(e) a list of candidates for each legislative district;
880	(f) a 100-word statement of qualifications for each candidate for the office of governor,
881	lieutenant governor, attorney general, state auditor, or state treasurer, if submitted by the
882	candidate to the lieutenant governor's office before 5 p.m. on the date that falls 105 days before
883	the date of the election;
884	(g) information pertaining to all measures to be submitted to the voters, beginning a
885	new page for each measure and containing, in the following order for each measure:
886	(i) a copy of the number and ballot title of the measure;
887	(ii) the final vote cast by the Legislature on the measure if it is a measure submitted by
888	the Legislature or by referendum;
889	(iii) the impartial analysis of the measure prepared by the Office of Legislative
890	Research and General Counsel;
891	(iv) the arguments in favor of the measure, the rebuttal to the arguments in favor of the
892	measure, the arguments against the measure, and the rebuttal to the arguments against the
893	measure, with the name and title of the authors at the end of each argument or rebuttal;
894	(v) for each constitutional amendment, a complete copy of the text of the constitutional
895	amendment, with all new language underlined, and all deleted language placed within brackets;
896	(vi) for each initiative qualified for the ballot[;]:
897	(A) a copy of the measure as certified by the lieutenant governor and a copy of the

898	fiscal impact estimate prepared according to Section 20A-7-202.5; and
899	(B) if the initiative proposes a tax increase, the following statement in bold type:
900	"This initiative seeks to increase the current (insert name of tax) rate by (insert the tax
901	percentage difference) percent, resulting in a(n) (insert the tax percentage increase) percent
902	increase in the current tax rate."; and
903	(vii) for each referendum qualified for the ballot, a complete copy of the text of the law
904	being submitted to the voters for their approval or rejection, with all new language underlined
905	and all deleted language placed within brackets, as applicable;
906	(h) a description provided by the Judicial Performance Evaluation Commission of the
907	selection and retention process for judges, including, in the following order:
908	(i) a description of the judicial selection process;
909	(ii) a description of the judicial performance evaluation process;
910	(iii) a description of the judicial retention election process;
911	(iv) a list of the criteria of the judicial performance evaluation and the minimum
912	performance standards;
913	(v) the names of the judges standing for retention election; and
914	(vi) for each judge:
915	(A) a list of the counties in which the judge is subject to retention election;
916	(B) a short biography of professional qualifications and a recent photograph;
917	(C) a narrative concerning the judge's performance;
918	(D) for each standard of performance, a statement identifying whether or not the judge
919	met the standard and, if not, the manner in which the judge failed to meet the standard;
920	(E) a statement identifying whether or not the Judicial Performance Evaluation
921	Commission recommends the judge be retained or declines to make a recommendation and the
922	number of votes for and against the commission's recommendation;
923	(F) any statement provided by a judge who is not recommended for retention by the
924	Judicial Performance Evaluation Commission under Section 78A-12-203;
925	(G) in a bar graph, the average of responses to each survey category, displayed with an

926 identification of the minimum acceptable score as set by Section 78A-12-205 and the average 927 score of all judges of the same court level; and 928 (H) a website address that contains the Judicial Performance Evaluation Commission's 929 report on the judge's performance evaluation; (i) for each judge, a statement provided by the Utah Supreme Court identifying the 930 931 cumulative number of informal reprimands, when consented to by the judge in accordance with 932 Title 78A, Chapter 11, Judicial Conduct Commission, formal reprimands, and all orders of 933 censure and suspension issued by the Utah Supreme Court under Utah Constitution, Article 934 VIII, Section 13, during the judge's current term and the immediately preceding term, and a 935 detailed summary of the supporting reasons for each violation of the Code of Judicial Conduct that the judge has received; 936 937 (i) an explanation of ballot marking procedures prepared by the lieutenant governor, 938 indicating the ballot marking procedure used by each county and explaining how to mark the 939 ballot for each procedure; 940 (k) voter registration information, including information on how to obtain an absentee 941 ballot; 942 (1) a list of all county clerks' offices and phone numbers; and (m) on the back cover page, a printed copy of the following statement signed by the 943 944 lieutenant governor: 945 "I, (print name), Lieutenant Governor of Utah, certify that the measures contained in this pamphlet will be submitted to the voters of Utah at the election to 946 be held throughout the state on \_\_\_\_ (date of election), and that this pamphlet is complete and 947 948 correct according to law. 949 SEAL 950 Witness my hand and the Great Seal of the State, at Salt Lake City, Utah this day 951 of \_\_\_\_ (month), \_\_\_ (year) (signed) 952 953 Lieutenant Governor"

954	(3) No earlier than 75 days, and no later than 15 days, before the day on which voting
955	commences, the lieutenant governor shall:
956	(a) (i) distribute one copy of the voter information pamphlet to each household within
957	the state;
958	(ii) distribute to each household within the state a notice:
959	(A) printed on a postage prepaid, preaddressed return form that a person may use to
960	request delivery of a voter information pamphlet by mail;
961	(B) that states the address of the Statewide Electronic Voter Information Website
962	authorized by Section 20A-7-801; and
963	(C) that states the phone number a voter may call to request delivery of a voter
964	information pamphlet by mail; or
965	(iii) ensure that one copy of the voter information pamphlet is placed in one issue of
966	every newspaper of general circulation in the state;
967	(b) ensure that a sufficient number of printed voter information pamphlets are available
968	for distribution as required by this section;
969	(c) provide voter information pamphlets to each county clerk for free distribution upon
970	request and for placement at polling places; and
971	(d) ensure that the distribution of the voter information pamphlets is completed 15 days
972	before the election.
973	(4) The lieutenant governor may distribute a voter information pamphlet at a location

frequented by a person who cannot easily access the Statewide Electronic Voter Information

Website authorized by Section 20A-7-801.

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