



30           ~~[(1) A municipal legislative body may cancel a local election if:]~~  
31           ~~[(a) (i) (A) all municipal officers are elected in an at-large election under Subsection~~  
32 ~~10-3-205.5(1), and]~~  
33           ~~[(B) the number of municipal officer candidates, including any eligible write-in~~  
34 ~~candidates under Section 20A-9-601, for the at-large municipal offices does not exceed the~~  
35 ~~number of open at-large municipal offices for which the candidates have filed; or]~~  
36           ~~[(ii) (A) the municipality has adopted an ordinance under Subsection 10-3-205.5(2);]~~  
37           ~~[(B) the number of municipal officer candidates, including any eligible write-in~~  
38 ~~candidates under Section 20A-9-601, for the at-large municipal offices, if any, does not exceed~~  
39 ~~the number of open at-large municipal offices for which the candidates have filed; and]~~  
40           ~~[(C) each municipal officer candidate, including any eligible write-in candidates under~~  
41 ~~Section 20A-9-601, in each district is unopposed;]~~  
42           ~~[(b) there are no other municipal ballot propositions; and]~~  
43           ~~[(c) the municipal legislative body passes, no later than 20 days before the day of the~~  
44 ~~scheduled election, a resolution that cancels the election and certifies that:]~~  
45           ~~[(i) each municipal officer candidate is:]~~  
46           ~~[(A) unopposed; or]~~  
47           ~~[(B) a candidate for an at-large municipal office for which the number of candidates~~  
48 ~~does not exceed the number of open at-large municipal offices; and]~~  
49           ~~[(ii) a candidate described in Subsection (1)(c)(i) is considered to be elected to office.]~~  
50           (1) As used in this section:  
51           (a) "Contested race" means a race in a general election where the number of  
52 candidates, including any eligible write-in candidates, exceeds the number of offices to be  
53 filled in the race.  
54           (b) "Election" means an event, run by an election officer, that includes one or more  
55 races for public office or one or more ballot propositions.  
56           (c) (i) "Race" means a contest between candidates to obtain the number of votes  
57 necessary to take a particular public office.

58 (ii) "Race," as the term relates to a contest for an at-large position, includes all open  
59 positions for the same at-large office.

60 (iii) "Race," as the term relates to a contest for a municipal council position that is not  
61 an at-large position, includes only the contest to represent a particular district on the council.

62 (2) A municipal legislative body may cancel a local election if:

63 (a) the ballot for the local election will not include any contested races or ballot  
64 propositions; and

65 (b) the municipal legislative body passes, no later than 20 days before the day of the  
66 scheduled election, a resolution that cancels the election and certifies that:

67 (i) the ballot for the election would not include any contested races or ballot  
68 propositions; and

69 (ii) the candidates who qualified for the ballot are considered elected.

70 (3) A municipal legislative body may cancel a race in a local election if:

71 (a) the ballot for the race will not include any contested races or ballot propositions;  
72 and

73 (b) the municipal legislative body passes, no later than 20 days before the day of the  
74 scheduled election, a resolution that cancels the race and certifies that:

75 (i) the ballot for the race would not include any contested races or ballot propositions;  
76 and

77 (ii) the candidate for the race is considered elected.

78 ~~[(2)]~~ (4) A municipal legislative body that cancels a local election in accordance with  
79 Subsection ~~[(+)]~~ (2) shall give notice that the election is cancelled by:

80 (a) subject to Subsection ~~[(5), posting notice]~~ (8), providing notice to the lieutenant  
81 governor's office to be posted on the Statewide Electronic Voter Information Website [as]  
82 described in Section 20A-7-801, for 15 consecutive days before the day of the scheduled  
83 election;

84 (b) if the municipality has a public website, posting notice on the municipality's public  
85 website for 15 days before the day of the scheduled election;

86 (c) if the elected officials or departments of the municipality regularly publish a printed  
87 or electronic newsletter or other periodical, publishing notice in the next scheduled newsletter  
88 or other periodical published before the day of the scheduled election;

89 (d) (i) publishing notice at least twice in a newspaper of general circulation in the  
90 municipality before the day of the scheduled election;

91 (ii) at least 10 days before the day of the scheduled election, posting one notice, and at  
92 least one additional notice per 2,000 population within the municipality, in places within the  
93 municipality that are most likely to give notice to the voters in the municipality, subject to a  
94 maximum of 10 notices; or

95 (iii) at least 10 days before the day of the scheduled election, mailing notice to each  
96 registered voter in the municipality; and

97 (e) posting notice on the Utah Public Notice Website, created in Section 63A-16-601,  
98 for at least 10 days before the day of the scheduled election.

99 [~~3~~] A local district board may cancel an election as described in Section ~~17B-1-306~~  
100 if:]

101 [(a) (i) (A) any local district officers are elected in an at-large election; and]

102 [(B) the number of local district officer candidates for the at-large local district offices,  
103 including any eligible write-in candidates under Section ~~20A-9-601~~, does not exceed the  
104 number of open at-large local district offices for which the candidates have filed; or]

105 [(ii) (A) the local district has divided the local district into divisions under Section  
106 ~~17B-1-306.5~~;

107 [(B) the number of local district officer candidates, including any eligible write-in  
108 candidates under Section ~~20A-9-601~~, for the at-large local district offices within the local  
109 district, if any, does not exceed the number of open at-large local district offices for which the  
110 candidates have filed; and]

111 [(C) each local district officer candidate, including any eligible write-in candidates  
112 under Section ~~20A-9-601~~, in each division of the local district is unopposed;]

113 [(b) there are no other local district ballot propositions; and]

114 ~~[(c) the local district governing body, no later than 20 days before the day of the~~  
115 ~~scheduled election, adopts a resolution that cancels the election and certifies that:]~~  
116 ~~[(i) each local district officer candidate is:]~~  
117 ~~[(A) unopposed; or]~~  
118 ~~[(B) a candidate for an at-large local district office for which the number of candidates~~  
119 ~~does not exceed the number of open at-large local district offices; and]~~  
120 ~~[(ii) a candidate described in Subsection (3)(c)(i) is considered to be elected to office.]~~  
121 (5) A local district board may cancel a local election if:  
122 (a) the ballot for the local election will not include any contested races or ballot  
123 propositions; and  
124 (b) the local district board passes, no later than 20 days before the day of the scheduled  
125 election, a resolution that cancels the election and certifies that:  
126 (i) the ballot for the election would not include any contested races or ballot  
127 propositions; and  
128 (ii) the candidates who qualified for the ballot are considered elected.  
129 (6) A local district board may cancel a local district race if:  
130 (a) the race is uncontested; and  
131 (b) the local district board passes, no later than 20 days before the day of the scheduled  
132 election, a resolution that cancels the race and certifies that the candidate who qualified for the  
133 ballot for that race is considered elected.  
134 ~~[(4)]~~ (7) A local district that cancels a local election in accordance with Subsection  
135 ~~[(3)]~~ (5) shall provide notice that the election is cancelled:  
136 (a) subject to Subsection ~~[(5)]~~ (8), by posting notice on the Statewide Electronic Voter  
137 Information Website ~~[as]~~ described in Section 20A-7-801, for 15 consecutive days before the  
138 day of the scheduled election;  
139 (b) if the local district has a public website, by posting notice on the local district's  
140 public website for 15 days before the day of the scheduled election;  
141 (c) if the local district publishes a newsletter or other periodical, by publishing notice

142 in the next scheduled newsletter or other periodical published before the day of the scheduled  
143 election;

144 (d) (i) by publishing notice at least twice in a newspaper of general circulation in the  
145 local district before the scheduled election;

146 (ii) at least 10 days before the day of the scheduled election, by posting one notice, and  
147 at least one additional notice per 2,000 population of the local district, in places within the  
148 local district that are most likely to give notice to the voters in the local district, subject to a  
149 maximum of 10 notices; or

150 (iii) at least 10 days before the day of the scheduled election, by mailing notice to each  
151 registered voter in the local district; and

152 (e) by posting notice on the Utah Public Notice Website, created in Section  
153 [63A-16-601](#), for at least 10 days before the day of the scheduled election.

154 [~~(5)~~] (8) A municipal legislative body that posts a notice in accordance with Subsection  
155 [~~(2)~~] (4)(a) or a local district that posts a notice in accordance with Subsection [~~(4)~~] (7)(a) is  
156 not liable for a notice that fails to post due to technical or other error by the publisher of the  
157 Statewide Electronic Voter Information Website.