{deleted text} shows text that was in SB0038 but was deleted in SB0038S01.

inserted text shows text that was not in SB0038 but was inserted into SB0038S01.

DISCLAIMER: This document is provided to assist you in your comparison of the two bills. Sometimes this automated comparison will NOT be completely accurate. Therefore, you need to read the actual bills. This automatically generated document could contain inaccuracies caused by: limitations of the compare program; bad input data; or other causes.

Representative Melissa G. Ballard proposes the following substitute bill:

BALLOT AMENDMENTS

2022 GENERAL SESSION STATE OF UTAH

Chief Sponsor: Daniel W. Thatcher

House Sponsor: { _______} Melissa G. Ballard

LONG TITLE

{Committee Note:

The Government Operations Interim Committee recommended this bill.

Legislative Vote: 13 voting for 0 voting against 3 absent

General Description:

This bill amends provisions relating initiatives and referenda on ballots.

Highlighted Provisions:

This bill:

- replaces a ballot title for an initiative or referendum with a short title and summary;
- establishes requirements for the short title and summary;
- provides for the ballot to include the short title of initiatives and referenda and to refer to a ballot proposition insert, included with the ballot, for a voter to review information relating to the initiatives and referenda;

- describes the content of a ballot proposition insert; and
- makes technical and conforming changes.

Money Appropriated in this Bill:

None

Other Special Clauses:

None

Utah Code Sections Affected:

AMENDS:

20A-7-209, as last amended by Laws of Utah 2021, Chapter 140

20A-7-308, as last amended by Laws of Utah 2021, Chapter 140

20A-7-508, as last amended by Laws of Utah 2021, Chapter 140

20A-7-608, as last amended by Laws of Utah 2021, Chapter 140

Be it enacted by the Legislature of the state of Utah:

Section 1. Section **20A-7-209** is amended to read:

20A-7-209. Short title and summary of initiative -- Duties of lieutenant governor and Office of Legislative Research and General Counsel.

- (1) On or before June 5 before the regular general election, the lieutenant governor shall deliver a copy of all of the proposed laws that have qualified for the ballot to the Office of Legislative Research and General Counsel.
 - (2) (a) The Office of Legislative Research and General Counsel shall:
- (i) entitle each state initiative that has qualified for the ballot "Proposition Number __" and give it a number as assigned under Section 20A-6-107;
- [(ii) prepare an impartial ballot title for each initiative summarizing the contents of the measure; and]
 - (ii) prepare for each initiative:
- (A) an impartial short title, not exceeding 25 words, that generally describes the subject of the initiative; and
- (B) an impartial summary of the contents of the measure, not exceeding 125 words; and
 - (iii) return each petition [and ballot title], short title, and summary to the lieutenant

governor on or before June 26.

- (b) The [ballot title] short title and summary may be distinct from the title of the proposed law attached to the initiative petition[, and may not exceed 100 words].
- (c) If the initiative proposes a tax increase, the Office of Legislative Research and General Counsel shall include the following statement, in bold, in the [ballot title] summary:

"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 increase) percent increase in the current tax rate.".

- (d) For each state initiative, the official ballot shall show, in the following order:
- (i) the number of the initiative, determined in accordance with Section 20A-6-107;
- (ii) the short title; and
- [(ii)] (iii) the initial fiscal impact estimate prepared under Section 20A-7-202.5, as updated under Section 20A-7-204.1[; and].
 - (iii) the ballot title described in this section.
- (e) For each ballot that includes an initiative or referendum, the election officer shall include with the ballot a separate ballot proposition insert that includes the short title and summary for each initiative and referendum on the ballot and a link to a location on the lieutenant governor's website where a voter may review additional information relating to each initiative or referendum ; including:
- (i) for an initiative, the information described in Subsection 20A-7-202(2), the fiscal impact estimate described in Section 20A-7-202.5, as updated, and the arguments relating to the initiative that are included in the voter information pamphlet; or
- (ii) for a referendum, the information described in Subsection 20A-7-302(2) and the arguments relating to the referendum that are included in the voter information pamphlet.
- (f) For each ballot that includes an initiative or referendum, the ballot shall include the following statement at the beginning of the portion of the ballot that includes ballot measures, "The ballot proposition sheet included with this ballot contains an impartial summary of each initiative and referendum on this ballot."
- (3) On or before June 27, the lieutenant governor shall mail a copy of the [ballot title] short title and summary to any sponsor of the petition.
 - (4) (a) (i) At least three of the sponsors of the petition may, on or before July 6,

challenge the wording of the [ballot title] short title and summary prepared by the Office of Legislative Research and General Counsel to the appropriate court.

- (ii) After receipt of the challenge, the court shall direct the lieutenant governor to send notice of the challenge to:
- (A) any person or group that has filed an argument for or against the measure that is the subject of the challenge; or
- (B) any political issues committee established under Section 20A-11-801 that has filed written or electronic notice with the lieutenant governor that identifies the name, mailing or email address, and telephone number of the individual designated to receive notice about any issues relating to the initiative.
- (b) (i) There is a presumption that the [ballot] short title prepared by the Office of Legislative Research and General Counsel is an impartial [summary] description of the contents of the initiative.
- (ii) The court may not revise the wording of the [ballot] short title unless the plaintiffs rebut the presumption by clearly and convincingly establishing that the [ballot] short title is [patently] false or biased.
- (iii) There is a presumption that the summary prepared by the Office of Legislative Research and General Counsel is an impartial summary of the contents of the initiative.
- (iv) The court may not revise the wording of the summary unless the plaintiffs rebut the presumption by clearly and convincingly establishing that the summary is false or biased.
 - (c) The court shall:
 - (i) examine the [ballot] short title and summary;
 - (ii) hear arguments; and
- (iii) [certify to the lieutenant governor a ballot title for the measure that meets] enter an order consistent with the requirements of this section.
- (d) The lieutenant governor shall, in accordance with the court's order, certify the [title verified by the court to the county clerks to be printed on the official ballot] short title and summary to the county clerks for inclusion in the ballot and ballot proposition insert, as required by this section.
 - Section 2. Section **20A-7-308** is amended to read:
 - 20A-7-308. Short title and summary of referendum -- Duties of lieutenant

governor and Office of Legislative Research and General Counsel.

- (1) Whenever a referendum petition is declared sufficient for submission to a vote of the people, the lieutenant governor shall deliver a copy of the petition and the proposed law to the Office of Legislative Research and General Counsel.
 - (2) (a) The Office of Legislative Research and General Counsel shall:
- (i) entitle each state referendum that qualifies for the ballot "Proposition Number __" and assign a number to the referendum in accordance with Section 20A-6-107;
- [(ii) prepare an impartial ballot title for the referendum summarizing the contents of the measure; and]
 - (ii) prepare for each referendum:
- (A) an impartial short title, not exceeding 25 words, that generally describes the measure; and
 - (B) an impartial summary of the contents of the measure, not exceeding 125 words;
- (iii) submit the [ballot title] short title and summary to the lieutenant governor within 15 days after the day on which the Office of Legislative Research and General Counsel receives the petition under Subsection (1).
- (b) The [ballot title] short title and summary may be distinct from the title of the law that is the subject of the petition[, and may not exceed 100 words].
 - (c) For each state referendum, the official ballot shall show, in the following order:
- (i) the number of the referendum, determined in accordance with Section 20A-6-107; and
 - (ii) the [ballot] short title described in this section.
- (d) For each ballot that includes an initiative or referendum, the election officer shall include with the ballot a separate ballot proposition insert that includes the short title and summary for each initiative and referendum on the ballot and a link to a location on the lieutenant governor's website where a voter may review additional information relating to each initiative or referendum ;, including:
- (i) for an initiative, the information described in Subsection 20A-7-202(2), the fiscal impact estimate described in Section 20A-7-202.5, as updated, and the arguments relating to the initiative that are included in the voter information pamphlet; or
 - (ii) for a referendum, the information described in Subsection 20A-7-302(2) and the

arguments relating to the referendum that are included in the voter information pamphlet.

- (e) For each ballot that includes an initiative or referendum, the ballot shall include the following statement at the beginning of the portion of the ballot that includes ballot measures, "The ballot proposition sheet included with this ballot contains an impartial summary of each initiative and referendum on this ballot."
- (3) Immediately after the Office of Legislative Research and General Counsel submits the [ballot title] short title and summary to the lieutenant governor, the lieutenant governor shall mail or email a copy of the [ballot title] short title and summary to any of the sponsors of the petition.
- (4) (a) (i) At least three of the sponsors of the petition may, within 15 days after the day on which the lieutenant governor mails the [ballot title] short title and summary, challenge the wording of the [ballot title] short title and summary prepared by the Office of Legislative Research and General Counsel to the appropriate court.
- (ii) After receipt of the appeal, the court shall direct the lieutenant governor to send notice of the appeal to:
- (A) any person or group that has filed an argument for or against the measure that is the subject of the challenge; and
- (B) any political issues committee established under Section 20A-11-801 that has filed written or electronic notice with the lieutenant governor that identifies the name, mailing or email address, and telephone number of the person designated to receive notice about any issues relating to the referendum.
- (b) (i) There is a presumption that the [ballot] short title prepared by the Office of Legislative Research and General Counsel is an impartial [summary] description of the contents of the referendum.
- (ii) The court may not revise the wording of the [ballot] short title unless the plaintiffs rebut the presumption by clearly and convincingly establishing that the [ballot] short title is [patently] false or biased.
- (iii) There is a presumption that the summary prepared by the Office of Legislative Research and General Counsel is an impartial summary of the contents of the measure.
- (iv) The court may not revise the wording of the summary unless the plaintiffs rebut the presumption by clearly and convincingly establishing that the summary is false or biased.

- (c) The court shall:
- (i) examine the [ballot] short title and summary;
- (ii) hear arguments; and
- (iii) enter an order consistent with the requirements of this section.
- (d) The lieutenant governor shall, in accordance with the court's order, certify the [ballot title to the county clerks to be printed on the official ballot] short title and summary to the county clerks for inclusion in the ballot or ballot proposition insert, as required by this section.
 - Section 3. Section 20A-7-508 is amended to read:

20A-7-508. Short title and summary of initiative -- Duties of local clerk and local attorney.

- (1) Upon receipt of an initiative petition, the local clerk shall deliver a copy of the petition and the proposed law to the local attorney.
 - (2) The local attorney shall:
- (a) entitle each county or municipal initiative that has qualified for the ballot "Proposition Number __" and give it a number as assigned under Section 20A-6-107;
 - (b) prepare [a proposed ballot title] for the initiative[;]:
- (i) an impartial short title, not exceeding 25 words, that generally describes the subject of the initiative; and
 - (ii) an impartial summary of the contents of the measure, not exceeding 125 words;
- (c) file the proposed [ballot title] short title, summary, and the numbered initiative titles with the local clerk within 20 days after the day on which an eligible voter submits the initiative petition to the local clerk; and
- (d) promptly provide notice of the filing of the proposed [ballot title] short title and summary to:
 - (i) the sponsors of the petition; and
- (ii) the local legislative body for the jurisdiction where the initiative petition was circulated.
- (3) (a) The [ballot title] short title and summary may be distinct from the title of the proposed law attached to the initiative petition[, and shall express, in not exceeding 100 words, the purpose of the measure].

- (b) In preparing a [ballot] short title, the local attorney shall, to the best of the local attorney's ability, give a true and impartial [statement of the purpose of the measure.]

 description of the subject of the initiative.
- (c) In preparing a summary, the local attorney shall, to the best of the local attorney's ability, give a true and impartial summary of the contents of the measure.
- [(c)] (d) The [ballot title] short title and summary may not intentionally be an argument, or likely to create prejudice, for or against the measure.
- [(d)] (e) If the initiative proposes a tax increase, the local attorney shall include the following statement, in bold, in the [ballot title] summary:

"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 increase) percent increase in the current tax rate.".

- (4) (a) Within five calendar days after the date the local attorney files a proposed [ballot title] short title and summary under Subsection (2)(c), the local legislative body for the jurisdiction where the initiative petition was circulated and the sponsors of the petition may file written comments in response to the proposed [ballot title] short title and summary with the local clerk.
- (b) Within five calendar days after the last date to submit written comments under Subsection (4)(a), the local attorney shall:
 - (i) review any written comments filed in accordance with Subsection (4)(a);
- (ii) prepare a final [ballot title] short title and summary that meets the requirements of Subsection (3); and
- (iii) return the petition and file the [ballot title] short title and summary with the local clerk.
 - (c) Subject to Subsection (6)[, the ballot]:
- (i) the short title, as determined by the local attorney, shall be printed on the official ballot[:]: and
- (ii) for each ballot that includes an initiative or referendum, the election officer shall include with the ballot a separate ballot proposition insert that includes the short title and summary for each initiative and referendum on the ballot and a link to a location on the election officer's website where a voter may review additional information relating to each

initiative or referendum \(\daggerapprox\), including:

- (A) for an initiative, the information described in Subsection 20A-7-502(2), the fiscal impact estimate described in Section 20A-7-502.5, as updated, and the arguments relating to the initiative that are included in the local voter information pamphlet; or
- (B) for a referendum, the information described in Subsection 20A-7-602(2) and the arguments relating to the referendum that are included in the local voter information pamphlet.
- (d) For each ballot that includes an initiative or referendum, the ballot shall include the following statement at the beginning of the portion of the ballot that includes ballot measures, "The ballot proposition sheet included with this ballot contains an impartial summary of each initiative and referendum on this ballot."
- (5) Immediately after the local attorney files a copy of the [ballot title] short title and summary with the local clerk, the local clerk shall serve a copy of the [ballot title] short title and summary by mail upon the sponsors of the petition and the local legislative body for the jurisdiction where the initiative petition was circulated.
- (6) (a) If the [ballot title] short title or summary furnished by the local attorney is unsatisfactory or does not comply with the requirements of this section, the decision of the local attorney may be appealed to the appropriate court by:
 - (i) at least three sponsors of the initiative petition; or
- (ii) a majority of the local legislative body for the jurisdiction where the initiative petition was circulated.
 - (b) The court:
 - (i) shall examine the [measures] short title and summary and consider arguments; and
- [(ii) may certify to the local clerk a ballot title for the measure that fulfills the intent of this section.]
 - [(c) The local clerk shall print the title certified by the court on the official ballot.]
 - (ii) enter an order consistent with the requirements of this section.
- (c) The local clerk shall include the short title and summary in the ballot or ballot proposition insert, as required by this section.
 - Section 4. Section **20A-7-608** is amended to read:
- 20A-7-608. Short title and summary of referendum -- Duties of local clerk and local attorney.

- (1) Upon receipt of a referendum petition, the local clerk shall deliver a copy of the petition and the proposed law to the local attorney.
 - (2) The local attorney shall:
- (a) entitle each county or municipal referendum that qualifies for the ballot "Proposition Number __" and give the referendum a number assigned in accordance with Section 20A-6-107;
 - (b) prepare [a proposed ballot title] for the referendum[;]:
- (i) an impartial short title, not exceeding 25 words, that generally describes the subject of the measure; and
 - (ii) an impartial summary of the contents of the measure, not exceeding 125 words;
- (c) file the proposed [ballot title] short title, summary, and the numbered referendum title with the local clerk within 20 days after the day on which an eligible voter submits the referendum petition to the local clerk; and
- (d) promptly provide notice of the filing of the proposed [ballot title] short title and summary to:
 - (i) the sponsors of the petition; and
- (ii) the local legislative body for the jurisdiction where the referendum petition was circulated.
- (3) (a) The [ballot title] short title and summary may be distinct from the title of the law that is the subject of the petition[, and shall express, in not exceeding 100 words, the purpose of the measure].
- (b) In preparing a [ballot] short title, the local attorney shall, to the best of the local attorney's ability, give a true and impartial [statement of the purpose] description of the subject of the measure.
- (c) In preparing a summary, the local attorney shall, to the best of the local attorney's ability, give a true and impartial summary of the contents of the measure.
- [(c)] (d) The [ballot title] short title and summary may not intentionally be an argument, or likely to create prejudice, for or against the measure.
- (4) (a) Within five calendar days after the day on which the local attorney files a proposed [ballot title] short title and summary under Subsection (2)(c), the local legislative body for the jurisdiction where the referendum petition was circulated and the sponsors of the

petition may file written comments in response to the proposed [ballot title] short title and summary with the local clerk.

- (b) Within five calendar days after the last date to submit written comments under Subsection (4)(a), the local attorney shall:
 - (i) review any written comments filed in accordance with Subsection (4)(a);
- (ii) prepare a final [ballot title] short title and summary that meets the requirements of Subsection (3); and
- (iii) return the petition and file the [ballot title] short title and summary with the local clerk.
 - (c) Subject to Subsection (6)[, the ballot]:
- (i) the short title, as determined by the local attorney, shall be printed on the official ballot[-]; and
- (ii) for each ballot that includes an initiative or referendum, the election officer shall include with the ballot a separate ballot proposition insert that includes the short title and summary for each initiative and referendum on the ballot and a link to a location on the election officer's website where a voter may review additional information relating to each initiative or referendum ; including:
- (i) for an initiative, the information described in Subsection 20A-7-502(2), the fiscal impact estimate described in Section 20A-7-502.5, as updated, and the arguments relating to the initiative that are included in the local voter information pamphlet; or
- (ii) for a referendum, the information described in Subsection 20A-7-602(2) and the arguments relating to the referendum that are included in the local voter information pamphlet.
- (d) For each ballot that includes an initiative or referendum, the ballot shall include the following statement at the beginning of the portion of the ballot that includes ballot measures, "The ballot proposition sheet included with this ballot contains an impartial summary of each initiative and referendum on this ballot."
- (5) Immediately after the local attorney files a copy of the [ballot title] short title and summary with the local clerk, the local clerk shall serve a copy of the [ballot title] short title and summary by mail upon the sponsors of the petition and the local legislative body for the jurisdiction where the referendum petition was circulated.
 - (6) (a) If the [ballot title] short title or summary furnished by the local attorney is

unsatisfactory or does not comply with the requirements of this section, the decision of the local attorney may be appealed to the appropriate court by:

- (i) at least three sponsors of the referendum petition; or
- (ii) a majority of the local legislative body for the jurisdiction where the referendum petition was circulated.
 - (b) The court:
- (i) shall examine the [measures] short title and summary and consider the arguments; and
- [(ii) may issue an order to the local clerk that includes a ballot title for the measure that fulfills the intent of this section.]
 - [(c) The local clerk shall print the title, as directed by the court, on the official ballot.]
 - (ii) enter an order consistent with the requirements of this section.
- (c) The local clerk shall include the short title and summary in the ballot or ballot proposition insert, as required by this section.