#### Senator Curtis S. Bramble proposes the following substitute bill:

1	INITIATIVES AND REFERENDA AMENDMENTS
2	2024 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Jennifer Dailey-Provost
5	Senate Sponsor: Curtis S. Bramble
6	
7	LONG TITLE
8	General Description:
9	This bill amends provisions relating to initiatives and referenda.
10	Highlighted Provisions:
11	This bill:
12	<ul> <li>defines terms;</li> </ul>
13	<ul> <li>modifies requirements for a form to remove a signature from an initiative petition or</li> </ul>
14	a referendum petition;
15	<ul> <li>clarifies that a particular document that a signature gatherer is required to provide to</li> </ul>
16	a petition signer must only be offered to the petition signer;
17	<ul> <li>establishes an alternate procedure for an individual with a disability to sign, or to</li> </ul>
18	request removal of a signature from, an initiative petition or a referendum petition
19	and an alternate procedure for verifying the individual's signature;
20	<ul> <li>in relation to the alternate procedure described in the preceding paragraph:</li> </ul>
21	<ul> <li>modifies certain forms to reflect the alternate procedure; and</li> </ul>
22	• makes it a crime to engage in certain fraudulent activity;
23	<ul> <li>modifies the requirements that must be fulfilled before circulating a statewide</li> </ul>
24	initiative or a statewide referendum;
25	<ul> <li>provides that an individual who signs an initiative packet or a referendum packet</li> </ul>

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<ul> <li>provides that the attestation relating to reading a statement provided with an</li> </ul>
initiative packet or a referendum packet or reading the law to which the initiative or
referendum relates, does not require an attestation that the individual understands
the statement or law;
<ul> <li>modifies the verification form for a signature packet;</li> </ul>
<ul> <li>modifies certain mailing requirements to permit other delivery methods;</li> </ul>
<ul> <li>requires a local clerk to provide petition sponsors with a copy of the voter</li> </ul>
information pamphlet to be included in the signature packet;
<ul> <li>amends provisions relating to a temporary stay and the effective date of a law being</li> </ul>
challenged by referendum; and
<ul> <li>makes technical and conforming changes.</li> </ul>
Money Appropriated in this Bill:
None
Other Special Clauses:
None
Utah Code Sections Affected:
AMENDS:
20A-1-1003, as enacted by Laws of Utah 2023, Chapter 116 and last amended by
Coordination Clause, Laws of Utah 2023, Chapter 116
20A-7-101, as last amended by Laws of Utah 2023, Chapters 107, 116
20A-7-104, as enacted by Laws of Utah 2021, Chapter 418
20A-7-105, as enacted by Laws of Utah 2023, Chapter 116
20A-7-202.5, as last amended by Laws of Utah 2023, Chapter 107
20A-7-203, as last amended by Laws of Utah 2023, Chapter 107
20A-7-204, as last amended by Laws of Utah 2023, Chapter 107
20A-7-209, as last amended by Laws of Utah 2023, Chapters 45, 107 and last amended
by Coordination Clause, Laws of Utah 2023, Chapter 45
by Coordination Clause, Laws of Claim 2025, Chapter 15
20A-7-213, as last amended by Laws of Utah 2023, Chapters 107, 116

57	20A-7-303, as last amended by Laws of Utah 2023, Chapter 107
58	20A-7-307, as last amended by Laws of Utah 2023, Chapters 107, 116 and last
59	amended by Coordination Clause, Laws of Utah 2023, Chapter 116
60	20A-7-308, as last amended by Laws of Utah 2023, Chapters 45, 107
61	20A-7-311, as last amended by Laws of Utah 2023, Chapter 107
62	20A-7-312, as last amended by Laws of Utah 2023, Chapter 107
63	20A-7-313, as last amended by Laws of Utah 2023, Chapter 107
64	20A-7-314, as last amended by Laws of Utah 2023, Chapters 107, 116
65	20A-7-502.5, as last amended by Laws of Utah 2023, Chapter 107
66	20A-7-503, as last amended by Laws of Utah 2023, Chapter 107
67	20A-7-504, as last amended by Laws of Utah 2023, Chapter 107
68	20A-7-508, as last amended by Laws of Utah 2023, Chapters 45, 107 and last amended
69	by Coordination Clause, Laws of Utah 2023, Chapter 45
70	20A-7-512, as last amended by Laws of Utah 2023, Chapter 107
71	20A-7-514, as last amended by Laws of Utah 2023, Chapter 107
72	20A-7-515, as last amended by Laws of Utah 2023, Chapters 107, 116
73	20A-7-602.5, as last amended by Laws of Utah 2023, Chapter 107
74	20A-7-602.7, as last amended by Laws of Utah 2023, Chapter 107
75	20A-7-602.8, as last amended by Laws of Utah 2023, Chapters 107, 504
76	20A-7-603, as last amended by Laws of Utah 2023, Chapter 107
77	<b>20A-7-604</b> , as last amended by Laws of Utah 2023, Chapter 107
78	20A-7-608, as last amended by Laws of Utah 2023, Chapters 45, 107
79	<b>20A-7-611</b> , as last amended by Laws of Utah 2023, Chapter 107
80	20A-7-612, as last amended by Laws of Utah 2023, Chapter 107
81	<b>20A-7-614</b> , as last amended by Laws of Utah 2023, Chapter 107
82	20A-7-615, as last amended by Laws of Utah 2023, Chapters 107, 116
83	ENACTS:
84	20A-7-106, Utah Code Annotated 1953
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- 86 Be it enacted by the Legislature of the state of Utah:
  - 87 Section 1. Section **20A-1-1003** is amended to read:

88	20A-1-1003. Signature removal Statement required.
89	(1) A voter who signs a petition may have the voter's signature removed from the
90	petition by submitting to the clerk a statement requesting that the voter's signature be removed.
91	(2) (a) (i) The statement described in Subsection (1) shall include:
92	(A) the name or description of the petition from which the voter seeks to remove the
93	voter's signature;
94	[(A)] (B) the name of the voter;
95	[(B)] (C) the resident address at which the voter is registered to vote;
96	[(C)] (D) except as otherwise provided in Section 20A-7-106, the voter's signature; and
97	[(D)] (E) the date of the signature described in Subsection $[(2)(a)(i)(C)]$ (2)(a)(i)(D).
98	(ii) To increase the likelihood of the voter's signature being identified and removed, the
99	statement may include the voter's birth date or age.
100	(b) Except as provided in Subsection [ <del>20A-7-216(5)(c), 20A-7-314(5)(c),</del>
101	<del>20A-7-515(4)(d), or 20A-7-615(4)(d)</del> ] <u>20A-7-216(5)(a), 20A-7-314(5)(a), 20A-7-515(4)(b), or</u>
102	20A-7-615(4)(b), a voter may not submit a statement described in Subsection (1) by email or
103	other electronic means.
104	(c) In order for the signature to be removed, the clerk must receive the statement
105	described in Subsection (1) no later than the deadline described in the provision of law
106	governing the petition.
107	(d) A voter may only remove a signature from a petition in accordance with this section
108	and the provision of law governing the petition.
109	(e) A clerk shall analyze a signature, for purposes of removing a signature from a
110	petition, in accordance with Subsection (3).
111	(3) [The] Except to the extent otherwise required under Section 20A-7-106, the clerk
112	shall use the following procedures to determine whether to remove an individual's signature
113	from a petition after receiving a timely, valid statement requesting removal of the signature:
114	(a) if the signer's name and address shown on the statement and the petition exactly
115	match a name and address shown on the official register and the individual's signature on the
116	statement is reasonably consistent with the individual's signature on the statewide voter
117	registration database, the clerk shall remove the signature from the petition;
118	(b) if there is no exact match of an address and a name, the clerk shall remove the

119	signature from the petition if:
120	(i) the address on the statement and the address provided by the individual with the
121	individual's petition signature match the address of an individual on the official register with a
122	substantially similar name; and
123	(ii) the individual's signature on the statement is reasonably consistent with the
124	signature on the statewide voter registration database of the individual described in Subsection
125	(3)(b)(i); and
126	(c) if there is no match of an address and a substantially similar name, the clerk shall
127	remove the signature from the petition if:
128	(i) the birth date or age on the statement and the birth date or age provided by the
129	individual with the individual's petition signature match the birth date or age of an individual
130	on the official register with a substantially similar name; and
131	(ii) the individual's signature on the statement is reasonably consistent with the
132	signature on the statewide voter registration database of the individual described in Subsection
133	(3)(b)(i)[ <del>; and</del> ] <u>.</u>
134	[ <del>(d) if</del> ]
135	(4) If a signature does not qualify for removal under Subsection (3)(a), (b), or (c), or, if
136	applicable, Section 20A-7-106, the clerk may not remove the signature from the petition.
137	Section 2. Section <b>20A-7-101</b> is amended to read:
138	20A-7-101. Definitions.
139	As used in this chapter:
140	(1) "Approved device" means a device described in Subsection 20A-21-201(4) used to
141	gather signatures for the electronic initiative process, the electronic referendum process, or the
142	electronic candidate qualification process.
143	(2) "Budget officer" means:
144	(a) for a county, the person designated as finance officer as defined in Section 17-36-3;
145	(b) for a city, the person designated as budget officer in Subsection $10-6-106(4)$ ;
146	(c) for a town, the town council; or
147	(d) for a metro township, the person described in Subsection (2)(a) for the county in
148	which the metro township is located.
149	(3) "Certified" means that the county clerk has acknowledged a signature as being the

150	signature of a registered voter.
151	(4) "Circulation" means the process of submitting an initiative petition or a referendum
152	petition to legal voters for their signature.
153	(5) "Electronic initiative process" means:
154	(a) as it relates to a statewide initiative, the process, described in Sections 20A-7-215
155	and 20A-21-201, for gathering signatures; or
156	(b) as it relates to a local initiative, the process, described in Sections 20A-7-514 and
157	20A-21-201, for gathering signatures.
158	(6) "Electronic referendum process" means:
159	(a) as it relates to a statewide referendum, the process, described in Sections
160	20A-7-313 and 20A-21-201, for gathering signatures; or
161	(b) as it relates to a local referendum, the process, described in Sections 20A-7-614 and
162	20A-21-201, for gathering signatures.
163	(7) "Eligible voter" means a legal voter who resides in the jurisdiction of the county,
164	city, or town that is holding an election on a ballot proposition.
165	(8) "Final fiscal impact statement" means a financial statement prepared after voters
166	approve an initiative that contains the information required by Subsection 20A-7-202.5(2) or
167	20A-7-502.5(2).
168	(9) "Initial fiscal impact statement" means
169	a financial statement prepared under Section 20A-7-202.5 after the filing of a statewide
170	initiative application.
171	(10) "Initial fiscal impact and legal statement" means a financial and legal statement
172	prepared under Section 20A-7-502.5 or 20A-7-602.5 for a local initiative or a local
173	referendum.
174	(11) "Initiative" means a new law proposed for adoption by the public as provided in
175	this chapter.
176	(12) "Initiative application" means:
177	(a) for a statewide initiative, an application described in Subsection 20A-7-202(2) that
178	includes all the information, statements, documents, and notarized signatures required under
179	Subsection 20A-7-202(2); or
180	(b) for a local initiative, an application described in Subsection $20A-7-502(2)$ that

181	includes all the information, statements, documents, and notarized signatures required under
182	Subsection 20A-7-502(2).
183	(13) "Initiative packet" means a copy of the initiative petition, a copy of the proposed
184	law, and the signature sheets, all of which have been bound together as a unit.
185	(14) "Initiative petition":
186	(a) as it relates to a statewide initiative, using the manual initiative process:
187	(i) means the form described in Subsection 20A-7-203(2)(a), petitioning for
188	submission of the initiative to the Legislature or the legal voters; and
189	(ii) if the initiative proposes a tax increase, includes the statement described in
190	Subsection 20A-7-203(2)(b);
191	(b) as it relates to a statewide initiative, using the electronic initiative process:
192	(i) means the form described in Subsections 20A-7-215(2) and (3), petitioning for
193	submission of the initiative to the Legislature or the legal voters; and
194	(ii) if the initiative proposes a tax increase, includes the statement described in
195	Subsection 20A-7-215(5)(b);
196	(c) as it relates to a local initiative, using the manual initiative process:
197	(i) means the form described in Subsection 20A-7-503(2)(a), petitioning for
198	submission of the initiative to the legislative body or the legal voters; and
199	(ii) if the initiative proposes a tax increase, includes the statement described in
200	Subsection 20A-7-503(2)(b); or
201	(d) as it relates to a local initiative, using the electronic initiative process:
202	(i) means the form described in Subsection $20A-7-514(2)(a)$ , petitioning for
203	submission of the initiative to the legislative body or the legal voters; and
204	(ii) if the initiative proposes a tax increase, includes the statement described in
205	Subsection 20A-7-514(4)(a).
206	(15) (a) "Land use law" means a law of general applicability, enacted based on the
207	weighing of broad, competing policy considerations, that relates to the use of land, including
208	land use regulation, a general plan, a land use development code, an annexation ordinance, the
209	rezoning of a single property or multiple properties, or a comprehensive zoning ordinance or
210	resolution.
211	(b) "Land use law" does not include a land use decision, as defined in Section

212	10-9a-103 or 17-27a-103.
213	(16) "Legal signatures" means the number of signatures of legal voters that:
214	(a) meet the numerical requirements of this chapter; and
215	(b) have been obtained, certified, and verified as provided in this chapter.
216	(17) "Legal voter" means an individual who is registered to vote in Utah.
217	(18) "Legally referable to voters" means:
218	(a) for a proposed local initiative, that the proposed local initiative is legally referable
219	to voters under Section 20A-7-502.7; or
220	(b) for a proposed local referendum, that the proposed local referendum is legally
221	referable to voters under Section 20A-7-602.7.
222	(19) "Local attorney" means the county attorney, city attorney, or town attorney in
223	whose jurisdiction a local initiative or referendum petition is circulated.
224	(20) "Local clerk" means the county clerk, city recorder, or town clerk in whose
225	jurisdiction a local initiative or referendum petition is circulated.
226	(21) (a) "Local law" includes:
227	(i) an ordinance;
228	(ii) a resolution;
229	(iii) a land use law;
230	(iv) a land use regulation, as defined in Section 10-9a-103; or
231	(v) other legislative action of a local legislative body.
232	(b) "Local law" does not include a land use decision, as defined in Section 10-9a-103.
233	(22) "Local legislative body" means the legislative body of a county, city, town, or
234	metro township.
235	(23) "Local obligation law" means a local law passed by the local legislative body
236	regarding a bond that was approved by a majority of qualified voters in an election.
237	(24) "Local tax law" means a law, passed by a political subdivision with an annual or
238	biannual calendar fiscal year, that increases a tax or imposes a new tax.
239	(25) "Manual initiative process" means the process for gathering signatures for an
240	initiative using paper signature packets that a signer physically signs.
241	(26) "Manual referendum process" means the process for gathering signatures for a
242	referendum using paper signature packets that a signer physically signs.

243 (27) "Measure" means a proposed constitutional amendment, an initiative, or 244 referendum. 245 (28) "Referendum" means a process by which a law passed by the Legislature or by a 246 local legislative body is submitted or referred to the voters for their approval or rejection. 247 (29) "Referendum application" means: 248 (a) for a statewide referendum, an application described in Subsection 20A-7-302(2)that includes all the information, statements, documents, and notarized signatures required 249 250 under Subsection 20A-7-302(2): or 251 (b) for a local referendum, an application described in Subsection 20A-7-602(2) that 252 includes all the information, statements, documents, and notarized signatures required under 253 Subsection 20A-7-602(2). 254 (30) "Referendum packet" means a copy of the referendum petition, a copy of the law 255 being submitted or referred to the voters for their approval or rejection, and the signature sheets, all of which have been bound together as a unit. 256 257 (31) "Referendum petition" means: 258 (a) as it relates to a statewide referendum, using the manual referendum process, the 259 form described in Subsection 20A-7-303(2)(a), petitioning for submission of a law passed by 260 the Legislature to legal voters for their approval or rejection; 261 (b) as it relates to a statewide referendum, using the electronic referendum process, the 262 form described in Subsection 20A-7-313(2), petitioning for submission of a law passed by the 263 Legislature to legal voters for their approval or rejection; 264 (c) as it relates to a local referendum, using the manual referendum process, the form 265 described in Subsection 20A-7-603(2)(a), petitioning for submission of a local law to legal 266 voters for their approval or rejection; or 267 (d) as it relates to a local referendum, using the electronic referendum process, the form 268 described in Subsection 20A-7-614(2), petitioning for submission of a local law to legal voters 269 for their approval or rejection. (32) "Signature": 270 271 (a) for a statewide initiative: 272 (i) as it relates to the electronic initiative process, means an electronic signature 273 collected under Section 20A-7-215 and Subsection 20A-21-201(6)(c); or

274	(ii) as it relates to the manual initiative process:
275	(A) means a holographic signature collected physically on a signature sheet described
276	in Section 20A-7-203; [and]
277	(B) as it relates to an individual who, due to a qualifying disability under the
278	Americans with Disabilities Act, is unable to fill out the signature sheet or to sign the voter's
279	name consistently, the initials "AV," indicating that the voter's identity will be verified by an
280	alternate verification process described in Section 20A-7-106; and
281	[(B)] (C) does not include an electronic signature;
282	(b) for a statewide referendum:
283	(i) as it relates to the electronic referendum process, means an electronic signature
284	collected under Section 20A-7-313 and Subsection 20A-21-201(6)(c); or
285	(ii) as it relates to the manual referendum process:
286	(A) means a holographic signature collected physically on a signature sheet described
287	in Section 20A-7-303; [and]
288	(B) as it relates to an individual who, due to a qualifying disability under the
289	Americans with Disabilities Act, is unable to fill out the signature sheet or to sign the voter's
290	name consistently, the initials "AV," indicating that the voter's identity will be verified by an
291	alternate verification process described in Section 20A-7-106; and
292	[(B)] (C) does not include an electronic signature;
293	(c) for a local initiative:
294	(i) as it relates to the electronic initiative process, means an electronic signature
295	collected under Section 20A-7-514 and Subsection 20A-21-201(6)(c); or
296	(ii) as it relates to the manual initiative process:
297	(A) means a holographic signature collected physically on a signature sheet described
298	in Section 20A-7-503; [and]
299	(B) as it relates to an individual who, due to a qualifying disability under the
300	Americans with Disabilities Act, is unable to fill out the signature sheet or to sign the voter's
301	name consistently, the initials "AV," indicating that the voter's identity will be verified by an
302	alternate verification process described in Section 20A-7-106; and
303	[(B)] (C) does not include an electronic signature; or
304	(d) for a local referendum:

305	(i) as it relates to the electronic referendum process, means an electronic signature
306	collected under Section 20A-7-614 and Subsection 20A-21-201(6)(c); or
307	(ii) as it relates to the manual referendum process:
308	(A) means a holographic signature collected physically on a signature sheet described
309	in Section 20A-7-603; [and]
310	(B) as it relates to an individual who, due to a qualifying disability under the
311	Americans with Disabilities Act, is unable to fill out the signature sheet or to sign the voter's
312	name consistently, the initials "AV," indicating that the voter's identity will be verified by an
313	alternate verification process described in Section 20A-7-106; and
314	[ <del>(B)</del> ] (C) does not include an electronic signature.
315	(33) "Signature sheets" means sheets in the form required by this chapter that are used
316	under the manual initiative process or the manual referendum process to collect signatures in
317	support of an initiative or referendum.
318	(34) "Special local ballot proposition" means a local ballot proposition that is not a
319	standard local ballot proposition.
320	(35) "Sponsors" means the legal voters who support the initiative or referendum and
321	who sign the initiative application or referendum application.
322	(36) (a) "Standard local ballot proposition" means a local ballot proposition for an
323	initiative or a referendum.
324	(b) "Standard local ballot proposition" does not include a property tax referendum
325	described in Section 20A-7-613.
326	(37) "Tax percentage difference" means the difference between the tax rate proposed
327	by an initiative or an initiative petition and the current tax rate.
328	(38) "Tax percentage increase" means a number calculated by dividing the tax
329	percentage difference by the current tax rate and rounding the result to the nearest thousandth.
330	(39) "Verified" means acknowledged by the person circulating the petition as required
331	in Section 20A-7-105.
332	Section 3. Section <b>20A-7-104</b> is amended to read:
333	20A-7-104. Signature gatherers Payments Badges Information
334	Requirement to provide initiative or referendum for reading.
335	(1) A person may not pay a person to gather signatures under this chapter based on a

rate per signature, on a rate per verified signature, or on the initiative or referendum qualifying
for the ballot.
(2) A person that pays a person to gather signatures under this section shall base the
payment solely on an hourly rate.
(3) A person may not accept payment made in violation of this section.
(4) An individual who is paid to gather signatures for a petition described in this
chapter shall, while gathering signatures, wear a badge on the front of the individual's torso that
complies with the following, ensuring that the information on the badge is clearly visible to the
individual from whom a signature is sought:
(a) the badge shall be printed in black ink on white cardstock and laminated; and
(b) the information on the badge shall be in at least 24-point type and include the
following information:
(i) an identification number that is unique to the individual gathering signatures,
assigned by:
(A) for a statewide initiative or referendum, the lieutenant governor; or
(B) for a local initiative or referendum, the local clerk;
(ii) the title of the initiative or referendum;
(iii) the words "Paid Signature Gatherer"; and
(iv) the name of the entity paying the signature gatherer.
(5) [Except as provided in Subsection (6)(b), an] An individual who gathers signatures
under this chapter shall [provide] offer a paper document to each individual who signs the
petition that:
(a) is printed in black ink on white paper, white cardstock, or a white sticker, in at least
12-point type; and
(b) (i) for an initiative, includes the name of the initiative and the following statement:
"You may view the initiative, its fiscal impact, and information on removing your
signature from the petition at [list a uniform resource locator that links directly to the
information described in Section 20A-7-202.7 or 20A-7-502.6, as applicable]."; or
(ii) for a referendum, includes the name of the referendum and the following statement:
"You may view the referendum and information on removing your signature from the
petition at [list a uniform resource locator that links directly to the information described in

367	Section 20A-7-304.5 or 20A-7-604.5, as applicable]."
368	(6) An individual who gathers signatures under this chapter[:]
369	[ <del>(a)</del> ] shall, before collecting a signature from an individual, present to the individual a
370	printed or digital copy of the initiative or referendum and wait for the individual to read the
371	initiative or referendum[ <del>; and</del> ] <u>.</u>
372	[(b) is not required to provide the document described in Subsection (5) if, after the
373	individual offers to provide the document, the individual who signs the petition declines to
374	accept the document.]
375	(7) A person who violates this section is guilty of a class B misdemeanor.
376	Section 4. Section <b>20A-7-105</b> is amended to read:
377	20A-7-105. Manual petition processes Obtaining signatures Verification
378	Submitting the petition Certification of signatures Transfer to lieutenant governor
379	Removal of signature.
380	(1) This section applies only to the manual initiative process and the manual
381	referendum process.
382	(2) As used in this section:
383	(a) "Local petition" means:
384	(i) a manual local initiative petition described in Part 5, Local Initiatives - Procedures;
385	or
386	(ii) a manual local referendum petition described in Part 6, Local Referenda -
387	Procedures.
388	(b) "Packet" means an initiative packet or referendum packet.
389	(c) "Petition" means a local petition or statewide petition.
390	(d) "Statewide petition" means:
391	(i) a manual statewide initiative petition described in Part 2, Statewide Initiatives; or
392	(ii) a manual statewide referendum petition described in Part 3, Statewide Referenda.
393	(3) (a) A Utah voter may sign a statewide petition if the voter is a legal voter.
394	(b) A Utah voter may sign a local petition if the voter:
395	(i) is a legal voter; and
396	(ii) resides in the local jurisdiction.
397	(4) (a) The sponsors shall ensure that the individual in whose presence each signature

398	sheet was signed:
399	(i) is at least 18 years old and meets the residency requirements of Section 20A-2-105;
400	(ii) verifies each signature sheet by completing the verification printed on the last page
401	of each packet; and
402	(iii) is informed that each signer is required to read [and understand]:
403	(A) for an initiative petition, the law proposed by the initiative; or
404	(B) for a referendum petition, the law that the referendum seeks to overturn.
405	(b) An individual may not sign the verification printed on the last page of a packet if
406	the individual signed a signature sheet in the packet.
407	(5) (a) The sponsors, or an agent of the sponsors, shall submit a signed and verified
408	packet to the county clerk of the county in which the packet was circulated before 5 p.m. no
409	later than the earlier of:
410	(i) for a statewide initiative:
411	(A) 30 days after the day on which the first individual signs the initiative packet;
412	(B) 316 days after the day on which the application for the initiative petition is filed; or
413	(C) the February 15 immediately before the next regular general election immediately
414	after the application is filed under Section 20A-7-202;
415	(ii) for a statewide referendum:
416	(A) 30 days after the day on which the first individual signs the referendum packet; or
417	(B) 40 days after the day on which the legislative session at which the law passed ends;
418	(iii) for a local initiative:
419	(A) 30 days after the day on which the first individual signs the initiative packet;
420	(B) 316 days after the day on which the application is filed;
421	(C) the April 15 immediately before the next regular general election immediately after
422	the application is filed under Section 20A-7-502, if the local initiative is a county initiative; or
423	(D) the April 15 immediately before the next municipal general election immediately
424	after the application is filed under Section 20A-7-502, if the local initiative is a municipal
425	initiative; or
426	(iv) for a local referendum:
427	(A) 30 days after the day on which the first individual signs the referendum packet; or
428	(B) 45 days after the day on which the sponsors receive the items described in

429	Subsection 20A-7-604(3) from the local clerk.		
430	(b) A person may not submit a packet after the applicable deadline described in		
431	Subsection (5)(a).		
432	(c) Before delivering an initiative packet to the county clerk under this Subsection (5),		
433	the sponsors shall send an email to each individual who provides a legible, valid email address		
434	on the signature sheet that includes the following:		
435	(i) the subject of the email shall include the following statement, "Notice Regarding		
436	Your Petition Signature"; and		
437	(ii) the body of the email shall include the following statement in 12-point type:		
438	"You signed a petition for the following initiative:		
439	[insert title of initiative]		
440	To access a copy of the initiative petition, the initiative, the fiscal impact statement, and		
441	information on the deadline for removing your signature from the petition, please visit the		
442	following link: [insert a uniform resource locator that takes the individual directly to the page		
443	on the lieutenant governor's or county clerk's website that includes the information referred to		
444	in the email]."		
445	(d) When the sponsors submit the last initiative packet to the county clerk, the sponsors		
446	shall submit to the county clerk:		
447	(i) a list containing:		
448	(A) the name and email address of each individual the sponsors sent, or caused to be		
449	sent, the email described in Subsection (5)(c); and		
450	(B) the date the email was sent;		
451	(ii) a copy of the email described in Subsection (5)(c); and		
452	(iii) the following written verification, completed and signed by each of the sponsors:		
453	"Verification of initiative sponsor State of Utah, County ofI,,		
454	of, hereby state, under penalty of perjury, that:		
455	I am a sponsor of the initiative petition entitled; and		
456	I sent, or caused to be sent, to each individual who provided a legible, valid email		
457	address on a signature sheet submitted to the county clerk in relation to the initiative petition,		
458	the email described in Utah Code Subsection 20A-7-105(5)(c).		
459			

460	(Name)	(Residence Address)	(Date)".	
461	(e) Signatur	es gathered for an initiative petition ar	re not valid if the sponsors do not	
462	comply with Subsection (5)(c) or (d).			
463	(6) (a) Within 21 days after the day on which the county clerk receives the packet, the			
464	county clerk shall:			
465	(i) use the procedures described in Section 20A-1-1002, or 20A-7-106 if applicable, to			
466	determine whether each signer is a legal voter and, as applicable, the jurisdiction where the			
467	signer is registered to vote;			
468	(ii) for a statewide initiative or a statewide referendum:			
469	(A) certify on the petition whether each name is that of a legal voter;			
470	(B) post the name, voter identification number, and date of signature of each legal			
471	voter certified under Subsection (6)(a)(ii)(A) on the lieutenant governor's website, in a			
472	conspicuous location designated by the lieutenant governor; and			
473	(C) deliver the verified packet to the lieutenant governor;			
474	(iii) for a local initiative or a local referendum:			
475	(A) certify on the petition whether each name is that of a legal voter who is registered			
476	in the jurisdiction to which the initiative or referendum relates;			
477	(B) post the name, voter identification number, and date of signature of each legal			
478	voter certified under Subsection (6)(a)(iii)(A) on the lieutenant governor's website, in a			
479	conspicuous locatio	n designated by the lieutenant governo	or; and	
480	(C) deliver	the verified packet to the local clerk.		
481	(b) For a lo	cal initiative or local referendum, the le	ocal clerk shall post a link in a	
482	conspicuous location on the local government's website to the posting described in Subsection			
483	(6)(a)(iii)(B):			
484	(i) for a loc	al initiative, during the period of time of	described in Subsection	
485	20A-7-507(3)(a); or			
486	(ii) for a loc	cal referendum, during the period of tin	ne described in Subsection	
487	20A-7-607(2)(a)(i).			
488	(7) The cou	nty clerk may not certify a signature ur	nder Subsection (6):	
489	(a) on a pac	ket that is not verified in accordance w	vith Subsection (4); or	

(b) that does not have a date of signature next to the signature.
(8) (a) A voter who signs a statewide initiative petition may have the voter's signature
removed from the petition by, in accordance with Section 20A-1-1003, submitting to the
county clerk a statement requesting that the voter's signature be removed no later than the
earlier of:
(i) for an initiative packet received by the county clerk before December 1:
(A) 30 days after the day on which the voter signs the signature removal statement; or
(B) 90 days after the day on which the lieutenant governor posts the voter's name under
Subsection 20A-7-207(2); or
(ii) for an initiative packet received by the county clerk on or after December 1:
(A) 30 days after the day on which the voter signs the signature removal statement; or
(B) 45 days after the day on which the lieutenant governor posts the voter's name under
Subsection 20A-7-207(2).
(b) A voter who signs a statewide referendum petition may have the voter's signature
removed from the petition by, in accordance with Section 20A-1-1003, submitting to the
county clerk a statement requesting that the voter's signature be removed no later than the
earlier of:
(i) 30 days after the day on which the voter signs the statement requesting removal; or
(ii) 45 days after the day on which the lieutenant governor posts the voter's name under
Subsection 20A-7-307(2).
(c) A voter who signs a local initiative petition may have the voter's signature removed
from the petition by, in accordance with Section 20A-1-1003, submitting to the county clerk a
statement requesting that the voter's signature be removed no later than the earlier of:
(i) 30 days after the day on which the voter signs the signature removal statement;
(ii) 90 days after the day on which the local clerk posts the voter's name under
Subsection 20A-7-507(2);
(iii) 316 days after the day on which the application is filed; or
(iv) (A) for a county initiative, April 15 immediately before the next regular general
election immediately after the application is filed under Section 20A-7-502; or
(B) for a municipal initiative, April 15 immediately before the next municipal general
election immediately after the application is filed under Section 20A-7-502.

521	(d) A voter who signs a local referendum petition may have the voter's signature
522	removed from the petition by, in accordance with Section 20A-1-1003, submitting to the
523	county clerk a statement requesting that the voter's signature be removed no later than the
524	earlier of:
525	(i) 30 days after the day on which the voter signs the statement requesting removal; or
526	(ii) 45 days after the day on which the local clerk posts the voter's name under
527	Subsection 20A-7-607(2)(a).
528	[(e) A statement described in this Subsection (8) shall comply with the requirements
529	described in Subsection 20A-1-1003(2).
530	[(f)] (e) In order for the signature to be removed, the county clerk must receive the
531	statement described in this Subsection (8) before 5 p.m. no later than the applicable deadline
532	described in this Subsection (8).
533	[(g)] (f) A county clerk shall analyze a signature, for purposes of removing a signature
534	from a petition, in accordance with Subsection 20A-1-1003(3).
535	(9) (a) If the county clerk timely receives a statement requesting signature removal
536	under Subsection (8) and determines that the signature should be removed from the petition
537	under Subsection 20A-1-1003(3), the county clerk shall:
538	(i) ensure that the voter's name, voter identification number, and date of signature are
539	not included in the posting described in Subsection (6)(a)(ii)(B) or (iii)(B); and
540	(ii) remove the voter's signature from the signature packets and signature packet totals.
541	(b) The county clerk shall comply with Subsection (9)(a) before the later of:
542	(i) the deadline described in Subsection (6)(a); or
543	(ii) two business days after the day on which the county clerk receives a statement
544	requesting signature removal under Subsection (8).
545	(10) A person may not retrieve a packet from a county clerk, or make any alterations or
546	corrections to a packet, after the packet is submitted to the county clerk.
547	Section 5. Section <b>20A-7-106</b> is enacted to read:
548	<b><u>20A-7-106.</u></b> Petition signature or removal for an individual with a disability.
549	(1) If a voter who desires to sign a petition is, due to a qualifying disability under the
550	Americans with Disabilities Act, unable to fill out the signature sheet or to sign the voter's
551	name consistently, the voter may:

(a) inform the individual gathering signatures that, due to a qualifying disability under		
the Americans with Disabilities Act, the voter is unable to fill out the signature sheet or to sign		
the voter's name consistently; and		
(b) direct the individual gathering signatures to:		
(i) fill out the form on the signature sheet with the information provided by the voter;		
and		
(ii) in place of the registered voter's signature:		
(A) place the initials "AV" to indicate that the county clerk must use an alternate		
verification process to verify the validity of the voter's signature; and		
(B) place next to the initials described in Subsection (1)(b)(ii)(A) a phone number,		
email address, or other method that the county clerk may use to contact the voter to verify the		
identity of the voter.		
(2) If a voter who desires to remove the voter's signature from a petition is, due to a		
qualifying disability under the Americans with Disabilities Act, unable to sign the voter's name		
consistently, the voter may, instead of signing the statement described in Section 20A-1-1003:		
(a) place the initials "AV" to indicate that the county clerk must use an alternate		
verification process to verify the validity of the voter's signature; and		
(b) include in the statement a phone number, email address, or other method that the		
county clerk may use to contact the voter to verify the identity of the voter.		
(3) The alternate verification process described in this section includes:		
(a) the process described in Subsection 20A-3a-401(7)(b); or		
(b) another process established by rule, made by the director of elections within the		
Office of the Lieutenant Governor, in accordance with Title 63G, Chapter 3, Utah		
Administrative Rulemaking Act.		
Section 6. Section <b>20A-7-202.5</b> is amended to read:		
20A-7-202.5. Initial fiscal impact statement Preparation of statement		
Challenge to statement.		
(1) Within three working days after the day on which the lieutenant governor receives		
an initiative application, the lieutenant governor shall submit a copy of the initiative application		
to the Office of the Legislative Fiscal Analyst.		
(2) (a) The Office of the Legislative Fiscal Analyst shall prepare an unbiased, good		

583	faith initial fiscal impact statement for the proposed law, not exceeding 100 words plus 100
584	words per revenue source created or impacted by the proposed law, that contains:
585	(i) a description of the total estimated fiscal impact of the proposed law over the time
586	period or time periods determined by the Office of the Legislative Fiscal Analyst to be most
587	useful in understanding the estimated fiscal impact of the proposed law;
588	(ii) if the proposed law would increase taxes, decrease taxes, or impose a new tax, a
589	dollar amount representing the total estimated increase or decrease for each type of tax affected
590	under the proposed law, a dollar amount showing the estimated amount of a new tax, and a
591	dollar amount representing the total estimated increase or decrease in taxes under the proposed
592	law;
593	(iii) if the proposed law would increase a particular tax or tax rate, the tax percentage
594	difference and the tax percentage increase for each tax or tax rate increased;
595	(iv) if the proposed law would result in the issuance or a change in the status of bonds,
596	notes, or other debt instruments, a dollar amount representing the total estimated increase or
597	decrease in public debt under the proposed law;
598	(v) a dollar amount representing the estimated cost or savings, if any, to state or local
599	government entities under the proposed law;
600	(vi) if the proposed law would increase costs to state government, a listing of all
601	sources of funding for the estimated costs; and
602	(vii) a concise description and analysis titled "Funding Source," not to exceed 100
603	words for each funding source, of the funding source information described in Subsection
604	20A-7-202(2)(e)(ii).
605	(b) If the proposed law is estimated to have no fiscal impact, the Office of the
606	Legislative Fiscal Analyst shall include a summary statement in the initial fiscal impact
607	statement in substantially the following form:
608	"The Office of the Legislative Fiscal Analyst estimates that the law proposed by this
609	initiative would have no significant fiscal impact and would not result in either an increase or
610	decrease in taxes or debt."
611	(3) Within 25 calendar days after the day on which the lieutenant governor delivers a
612	copy of the initiative application, the Office of the Legislative Fiscal Analyst shall:
613	(a) [deliver] send a copy of the initial fiscal impact statement to the lieutenant

614 governor's office; and

(b) [mail] send a copy of the initial fiscal impact statement to the first five sponsors
named in the initiative application.

(4) (a) (i) Three or more of the sponsors of the initiative petition may, within 20
calendar days after the day on which the Office of the Legislative Fiscal Analyst delivers the
initial fiscal impact statement to the lieutenant governor's office, file a petition with the
appropriate court, alleging that the initial fiscal impact statement, taken as a whole, is an
inaccurate estimate of the fiscal impact of the initiative.

622 (ii) After receipt of the appeal, the court shall direct the lieutenant governor to send623 notice of the petition filed with the court to:

624 (A) any person or group that has filed an argument with the lieutenant governor's office625 for or against the initiative 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 initiative.

(b) (i) There is a presumption that the initial fiscal impact statement prepared by the
Office of the Legislative Fiscal Analyst is based upon reasonable assumptions, uses reasonable
data, and applies accepted analytical methods to present the estimated fiscal impact of the
initiative.

(ii) The court may not revise the contents of, or direct the revision of, the initial fiscal
impact statement unless the plaintiffs rebut the presumption by clear and convincing evidence
that establishes that the initial fiscal impact statement, taken as a whole, is an inaccurate
statement of the estimated fiscal impact of the initiative.

(iii) The court may refer an issue related to the initial fiscal impact statement to a
master to examine the issue and make a report in accordance with Utah Rules of Civil
Procedure, Rule 53.

641 (c) The court shall certify to the lieutenant governor a fiscal impact statement for the 642 initiative that meets the requirements of this section.

643 Section 7. Section **20A-7-203** is amended to read:

644 **20A-7-203.** Manual initiative process -- Form of initiative petition and signature

645	sheets.			
646	(1) This section applies only to the manual initiative process.			
647	(2) (a) Each proposed initiative petition shall be printed in substantially the following			
648	form:			
649	"INITIATIVE PETITION To the Honorable, Lieutenant Governor:			
650	We, the undersigned citizens of Utah, respectfully demand that the following proposed			
651	law be submitted to the legal voters/Legislature of Utah for their/its approval or rejection at the			
652	regular general election/session to be held/ beginning on(month\day\year);			
653	Each signer says:			
654	I have personally signed this initiative petition or, if I am an individual with a			
655	qualifying disability, I have signed this initiative petition by directing the signature gatherer to			
656	enter the initials "AV" as my signature;			
657	The date next to my signature correctly reflects the date that I actually signed the			
658	initiative petition;			
659	I have personally [reviewed] read the entire statement included with this packet;			
660	I am registered to vote in Utah; and			
661	My residence and post office address are written correctly after my name.			
662	NOTICE TO SIGNERS:			
663	Public hearings to discuss this initiative were held at: (list dates and locations of public			
664	hearings.)".			
665	(b) If the initiative proposes a tax increase, the following statement shall appear, in at			
666	least 14-point, bold type, immediately following the information described in Subsection			
667	(2)(a):			
668	"This initiative seeks to increase the current (insert name of tax) rate by (insert the tax			
669	percentage difference) percent, resulting in a(n) (insert the tax percentage increase) percent			
670	increase in the current tax rate.".			
671	(c) The sponsors of an initiative or an agent of the sponsors shall attach a copy of the			
672	proposed law to each initiative petition.			
673	(3) Each initiative signature sheet shall:			
674	(a) be printed on sheets of paper $8-1/2$ inches long and 11 inches wide;			
675	(b) be ruled with a horizontal line three-fourths inch from the top, with the space above			

676	that line blank for the purpose of binding;
677	(c) include the title of the initiative printed below the horizontal line, in at least
678	14-point, bold type;
679	(d) include a table immediately below the title of the initiative, and beginning .5 inch
680	from the left side of the paper, as follows:
681	(i) the first column shall be .5 inch wide and include three rows;
682	(ii) the first row of the first column shall be .85 inch tall and contain the words "For
683	Office Use Only" in 10-point type;
684	(iii) the second row of the first column shall be .35 inch tall;
685	(iv) the third row of the first column shall be .5 inch tall;
686	(v) the second column shall be 2.75 inches wide;
687	(vi) the first row of the second column shall be .35 inch tall and contain the words
688	"Registered Voter's Printed Name (must be legible to be counted)" in 10-point type;
689	(vii) the second row of the second column shall be .5 inch tall;
690	(viii) the third row of the second column shall be .35 inch tall and contain the words
691	"Street Address, City, Zip Code" in 10-point type;
692	(ix) the fourth row of the second column shall be .5 inch tall;
693	(x) the third column shall be 2.75 inches wide;
694	(xi) the first row of the third column shall be .35 inch tall and contain the words
695	"Signature of Registered Voter" in 10-point type;
696	(xii) the second row of the third column shall be .5 inch tall;
697	(xiii) the third row of the third column shall be .35 inch tall and contain the words
698	"Email Address (optional, to receive additional information)" in 10-point type;
699	(xiv) the fourth row of the third column shall be .5 inch tall;
700	(xv) the fourth column shall be one inch wide;
701	(xvi) the first row of the fourth column shall be .35 inch tall and contain the words
702	"Date Signed" in 10-point type;
703	(xvii) the second row of the fourth column shall be .5 inch tall;
704	(xviii) the third row of the fourth column shall be .35 inch tall and contain the words
705	"Birth Date or Age (optional)" in 10-point type;
706	(xix) the fourth row of the third column shall be .5 inch tall; and

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707	(xx) the fifth row of the entire table shall be the width of the entire table, .4 inch tall,
708	and contain the following statement, "By signing this initiative petition, you are stating that you
709	have read [and understand] the law proposed by this initiative petition." in 12-point type;
710	(e) the table described in Subsection (3)(d) shall be repeated, leaving sufficient room at
711	the bottom of the sheet for the information described in Subsection $(3)(f)$ ; and
712	(f) at the bottom of the sheet, include in the following order:
712	<ul><li>(i) the words "Fiscal Impact of" followed by the title of the initiative, in at least</li></ul>
714	12-point, bold type;
715	(ii) except as provided in Subsection (5), the initial fiscal impact statement issued by
716	the Office of the Legislative Fiscal Analyst in accordance with Subsection 20A-7-202.5(2)(a),
717	including any update in accordance with Subsection 20A-7-204.1(5), in not less than 12-point
718	type;
719	(iii) if the initiative proposes a tax increase, the following statement in 12-point, bold
720	type:
721	"This initiative seeks to increase the current (insert name of tax) rate by (insert the tax
722	percentage difference) percent, resulting in a(n) (insert the tax percentage increase) percent
723	increase in the current tax rate."; and
724	(iv) the word "Warning," in 12-point, bold type, followed by the following statement in
725	not less than eight-point type:
726	"It is a class A misdemeanor for an individual to sign an initiative petition with a name
727	other than the individual's own name, or to knowingly sign the individual's name more than
728	once for the same initiative petition, or to sign an initiative petition when the individual knows
729	that the individual is not a registered voter.
730	Birth date or age information is not required, but it may be used to verify your identity
731	with voter registration records. If you choose not to provide it, your signature may not be
732	verified as a valid signature if you change your address before petition signatures are verified
733	or if the information you provide does not match your voter registration records."
734	(4) The final page of each initiative packet shall contain the following printed or typed
735	statement:
736	Verification of signature collector
737	State of Utah, County of

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738	I,	, of	_, hereby state, under penal	ty of perjury, that:
739	I am a resident	of Utah and a	m at least 18 years old;	
740	All the names t	hat appear in	this initiative packet were s	igned by individuals who
741	professed to be the ind	ividuals whos	e names appear in it, and ea	ach of the individuals signed the
742	individual's name on it	in my presen	ce or, in the case of an indi	vidual with a qualifying
743	disability, I have signed	d this initiativ	e petition on the individual	's behalf, at the direction of the
744	individual and in the in	dividual's pre	esence, by entering the initia	als "AV" as the individual's
745	signature;			
746	I certify that, fo	r each indivio	lual whose signature is repr	esented in this initiative packet
747	by the initials "AV":			
748	I obtained the in	ndividual's vo	luntary direction or consen	t to sign the initiative petition
749	on the individual's beha	alf <u>;</u>		
750	I do not believe	, or have reas	on to believe, that the indiv	vidual lacked the mental
751	capacity to give directi	on or consent	2	
752	I do not believe	, or have reas	on to believe, that the indiv	vidual did not understand the
753	purpose or nature of m	y signing the	initiative petition on the inc	lividual's behalf;
754	I did not intenti	onally or kno	wingly deceive the individu	al into directing me to, or
755	consenting for me to, s	ign the initiat	ive petition on the individu	al's behalf; and
756	I did not intenti	onally or kno	wingly enter false informat	ion on the signature sheet;
757	I did not knowi	ngly make a 1	nisrepresentation of fact co	ncerning the law proposed by
758	the initiative;			
759	I believe that ea	ich [ <del>individua</del>	il has printed and signed the	e] individual's name[ <del>-and</del>
760	written the individual's	] , post office	address, and residence is w	vritten correctly, that each signer
761	has read [and understan	<del>nds</del> ] the law p	proposed by the initiative, and	nd that each signer is registered
762	to vote in Utah[ <del>.</del> ] ;			
763	[Each individua	<del>ıl who signed</del>	the initiative packet wrote	the] The correct date of
764	signature appears next	to [ <del>the</del> ] <u>each</u>	individual's name[ <del>.</del> ] <u>; and</u>	
765	I have not paid	or given anyt	hing of value to any individ	ual who signed this initiative
766	packet to encourage that	at individual 1	o sign it.	
767				
768	(Name)	(Re	esidence Address)	(Date)

769	(5) If the initial fiscal impact statement described in Subsection (3)(f)(ii), as updated in
770	accordance with Subsection 20A-7-204.1(5), exceeds 200 words, the Office of the Legislative
771	Fiscal Analyst shall prepare a shorter summary statement, for the purpose of inclusion on an
772	initiative signature sheet, that does not exceed 200 words.
773	(6) If the forms described in this section are substantially followed, the initiative
774	petitions are sufficient, notwithstanding clerical and merely technical errors.
775	(7) An individual's status as a resident, under Subsection (4), is determined in
776	accordance with Section 20A-2-105.
777	Section 8. Section <b>20A-7-204</b> is amended to read:
778	20A-7-204. Manual initiative process Circulation requirements Lieutenant
779	governor to provide sponsors with materials.
780	(1) This section applies only to the manual initiative process.
781	(2) In order to obtain the necessary number of signatures required by this part, the
782	sponsors or an agent of the sponsors shall, after the sponsors receive the documents described
783	in Subsection (3), circulate initiative packets that meet the form requirements of this part.
784	(3) The lieutenant governor shall provide the sponsors with a copy of the initiative
785	petition and a signature sheet within three days after the day on which the following conditions
786	are fulfilled:
787	(a) the sponsors hold the final hearing required under Section 20A-7-204.1;
788	(b) the sponsors provide to the Office of the Lieutenant Governor the video tape, audio
789	tape, or comprehensive minutes described in Subsection 20A-7-204.1(4) for each public
790	hearing described in Section 20A-7-204.1;
791	(c) (i) the sponsors give written notice to the Office of the Lieutenant Governor that the
792	sponsors waive the opportunity to change the text of the proposed law under Subsection
793	20A-7-204.1(5);
794	(ii) the deadline, described in Subsection 20A-7-204.1(5)(a), for changing the text of
795	the proposed law passes without the sponsors filing an application addendum in accordance
796	with Subsection 20A-7-204.1(5); or
797	(iii) if the sponsors file an application addendum in accordance with Subsection
798	20A-7-204.1(5), the Office of the Legislative Fiscal Analyst provides to the Office of the
799	Lieutenant Governor:

800	(A) an updated initial fiscal impact statement, in accordance with Subsection
801	20A-7-204.1(5)(b); or
802	(B) a written notice indicating that no changes to the initial fiscal impact statement are
803	necessary; [and]
804	(d) (i) the sponsors give written notice to the Office of the Lieutenant Governor that the
805	sponsors waive the opportunity to:
806	(A) challenge the initial fiscal impact statement in court; and
807	(B) if applicable, challenge the updated initial fiscal impact statement in court;
808	(ii) the deadline, described in Subsection 20A-7-202.5(4)(a)(i), for:
809	(A) challenging the initial fiscal impact statement in court passes without the sponsors
810	filing a petition to challenge; and
811	(B) if applicable, challenging the updated initial fiscal impact statement in court passes
812	without the sponsors filing a petition to challenge; or
813	(iii) if the sponsors timely file a petition challenging the initial fiscal impact statement
814	in court or, if applicable, the updated initial fiscal impact statement in court, and the court's
815	decision becomes final; and
816	[(d)] (e) the sponsors sign an agreement, under Subsection (6)(a), with the Office of the
817	Lieutenant Governor specifying the range of numbers that the sponsors will use to number the
818	initiative packets.
819	(4) The sponsors of the initiative shall:
820	(a) arrange and pay for the printing of all documents that are part of the initiative
821	packets; and
822	(b) ensure that the initiative packets and the documents described in Subsection (4)(a)
823	meet the requirements of this part.
824	(5) (a) The sponsors or an agent of the sponsors may prepare the initiative packets for
825	circulation by creating multiple initiative packets.
826	(b) The sponsors or an agent of the sponsors shall create the initiative packets by
827	binding a copy of the initiative petition with the text of the proposed law, including any
828	modification made under Subsection 20A-7-204.1(5) and no more than 50 signature sheets
829	together at the top in a manner that the initiative packets may be conveniently opened for
830	signing.

831	(c) An initiative packet is not required to have a uniform number of signature sheets.
832	(6) (a) The sponsors or an agent of the sponsors shall, before gathering signatures:
833	(i) contact the lieutenant governor's office to receive a range of numbers that the
834	sponsors may use to number initiative packets;
835	(ii) sign an agreement with the Office of the Lieutenant Governor, specifying the range
836	of numbers that the sponsors will use to number the initiative packets; and
837	(iii) number each initiative packet, sequentially, within the range of numbers provided
838	by the lieutenant governor's office, starting with the lowest number in the range.
839	(b) The sponsors or an agent of the sponsors may not:
840	(i) number an initiative packet in a manner not directed by the lieutenant governor's
841	office; or
842	(ii) circulate or submit an initiative packet that is not numbered in the manner directed
843	by the lieutenant governor's office.
844	Section 9. Section <b>20A-7-209</b> is amended to read:
845	20A-7-209. Short title and summary of initiative Duties of lieutenant governor
846	and Office of Legislative Research and General Counsel.
847	(1) On or before June 5 before the regular general election, the lieutenant governor
848	shall deliver a copy of all of the proposed laws that have qualified for the ballot to the Office of
849	Legislative Research and General Counsel.
850	(2) (a) The Office of Legislative Research and General Counsel shall:
851	(i) entitle each statewide initiative that has qualified for the ballot "Proposition Number
852	" and give it a number as assigned under Section 20A-6-107;
853	(ii) prepare for each initiative:
854	(A) an impartial short title, not exceeding 25 words, that generally describes the subject
855	of the initiative; and
856	(B) an impartial summary of the contents of the initiative, not exceeding 125 words;
857	and
858	(iii) provide each short title, and summary to the lieutenant governor on or before June
859	26.
860	(b) The short title and summary may be distinct from the title of the proposed law.
861	(c) If the initiative proposes a tax increase, the Office of Legislative Research and

862 General Counsel shall include the following statement, in bold, in the summary:

- 863 "This initiative seeks to increase the current (insert name of tax) rate by (insert the tax
  864 percentage difference) percent, resulting in a(n) (insert the tax percentage increase) percent
  865 increase in the current tax rate.".
- 866 (d) Subject to Subsection (4), for each statewide initiative, the official ballot shall867 show, in the following order:
- (i) the number of the initiative, determined in accordance with Section 20A-6-107;
- 869 (ii) the short title;
- 870 (iii) except as provided in Subsection (2)(e):
- 871 (A) the summary;
- 872 (B) the text of the proposed law; and

(C) a link to a location on the lieutenant governor's website where a voter may review
additional information relating to each initiative, including the information described in
Subsection 20A-7-202(2), the initial fiscal impact statement described in Section 20A-7-202.5,
as updated under Section 20A-7-204.1, and the arguments relating to the initiative that are
included in the voter information pamphlet; and

(iv) the initial fiscal impact statement prepared under Section 20A-7-202.5, as updated
under Section 20A-7-204.1.

(e) Unless the information described in Subsection (2)(d)(iii) is shown on the official
ballot, the election officer shall include with the ballot a separate ballot proposition insert that
includes the short title and summary for each initiative on the ballot and a link to a location on
the lieutenant governor's website where a voter may review the additional information
described in Subsection (2)(d)(iii)(C).

(f) Unless the information described in Subsection (2)(d)(iii) for all initiatives on the
ballot, and the information described in Subsection 20A-7-308(2)(c)(iii) for all referenda on the
ballot, is printed on the ballot, 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,
unless the summary is printed directly on the ballot."

891 (3) On or before June 27, the lieutenant governor shall [mail] send a copy of the short
892 title and summary to any sponsor of the petition.

893	(4) (a) (i) At least three of the sponsors of the petition may, on or before July 6,
894	challenge the wording of the short title and summary prepared by the Office of Legislative
895	Research and General Counsel to the appropriate court.
896	(ii) After receipt of the challenge, the court shall direct the lieutenant governor to send
897	notice of the challenge to:
898	(A) any person or group that has filed an argument for or against the initiative that is
899	the subject of the challenge; or
900	(B) any political issues committee established under Section 20A-11-801 that has filed
901	written or electronic notice with the lieutenant governor that identifies the name, mailing or
902	email address, and telephone number of the individual designated to receive notice about any
903	issues relating to the initiative.
904	(b) (i) There is a presumption that the short title prepared by the Office of Legislative
905	Research and General Counsel is an impartial description of the contents of the initiative.
906	(ii) The court may not revise the wording of the short title unless the plaintiffs rebut the
907	presumption by clearly and convincingly establishing that the short title is false or biased.
908	(iii) There is a presumption that the summary prepared by the Office of Legislative
909	Research and General Counsel is an impartial summary of the contents of the initiative.
910	(iv) The court may not revise the wording of the summary unless the plaintiffs rebut
911	the presumption by clearly and convincingly establishing that the summary is false or biased.
912	(c) The court shall:
913	(i) examine the short title and summary;
914	(ii) hear arguments; and
915	(iii) enter an order consistent with the requirements of this section.
916	(d) The lieutenant governor shall, in accordance with the court's order, certify the short
917	title and summary to the county clerks for inclusion in the ballot or ballot proposition insert, as
918	required by this section.
919	Section 10. Section <b>20A-7-213</b> is amended to read:
920	20A-7-213. Misconduct of electors and officers Penalty.
921	(1) It is unlawful for an individual to:
922	(a) sign any name other than the individual's own to an initiative petition or a statement
923	described in Subsection 20A-7-105(8) or 20A-7-216(4);

924	(b) knowingly sign the individual's name more than once for the same initiative at one
925	election;
926	(c) knowingly indicate that an individual who signed an initiative petition signed the
927	initiative petition on a date other than the date that the individual signed the initiative petition;
928	(d) sign an initiative petition knowing the individual is not a legal voter; [or]
929	(e) on behalf of a voter described in Section 20A-7-106, place the initials "AV" or
930	enter any information on a signature sheet or statement described in Section 20A-7-106, if the
931	individual:
932	(i) does not obtain the voluntary direction or consent of the voter;
933	(ii) believes or has reason to believe that the voter lacks the mental capacity to give the
934	voter's direction or consent;
935	(iii) believes or has reason to believe that the voter does not understand the purpose or
936	nature of the action taken by the individual on behalf of the voter;
937	(iv) intentionally or knowingly deceives the voter into providing the direction or
938	consent of the voter; or
939	(v) intentionally or knowingly enters false information on the signature sheet or
940	statement; or
941	[(c)] (f) knowingly and willfully violate any provision of this part.
942	(2) It is unlawful for an individual to sign the verification for an initiative packet, or to
943	electronically sign the verification for a signature under Subsection 20A-21-201(9), knowing
944	that:
945	(a) the individual does not meet the residency requirements of Section 20A-2-105;
946	(b) the signature date associated with the individual's signature for the initiative
947	petition is not the date that the individual signed the initiative petition;
948	(c) the individual has not witnessed the signatures of those individuals whose
949	signatures the individual collects or submits; or
950	(d) one or more individuals who signed the initiative petition are not registered to vote
951	in Utah.
952	(3) It is unlawful for an individual to:
953	(a) pay an individual to sign an initiative petition;
954	(b) pay an individual to remove the individual's signature from an initiative petition;

955	(c) accept payment to sign an initiative petition; or
956	(d) accept payment to have the individual's name removed from an initiative petition.
957	(4) A violation of this section is a class A misdemeanor.
958	Section 11. Section <b>20A-7-215</b> is amended to read:
959	20A-7-215. Electronic initiative process Form of initiative petition
960	Circulation requirements Signature collection.
961	(1) This section applies only to the electronic initiative process.
962	(2) (a) The first screen presented on the approved device shall include the following
963	statement:
964	"This INITIATIVE PETITION is addressed to the Honorable, Lieutenant
965	Governor:
966	The citizens of Utah who sign this petition respectfully demand that the following
967	proposed law be submitted to the legal voters/Legislature of Utah for their/its approval or
968	rejection at the regular general election/session to be held/beginning on
969	(month\day\year)."
970	(b) An individual may not advance to the second screen until the individual clicks a
971	link at the bottom of the first screen stating, "By clicking here, I attest that I have read [and
972	understand] the information presented on this screen."
973	(3) (a) The second screen presented on the approved device shall include the following
974	statement:
975	"Public hearings to discuss this initiative were held at: (list dates and locations of public
976	hearings.)".
977	(b) An individual may not advance to the third screen until the individual clicks a link
978	at the bottom of the second screen stating, "By clicking here, I attest that I have read [and
979	understand] the information presented on this screen."
980	(4) (a) The third screen presented on the approved device shall include the title of
981	proposed law, described in Subsection 20A-7-202(2)(e)(i), followed by the entire text of the
982	proposed law.
983	(b) An individual may not advance to the fourth screen until the individual clicks a link
984	at the bottom of the third screen stating, "By clicking here, I attest that I have read [and
985	understand] the entire text of the proposed law."

986	(5) Subsequent screens shall be presented on the device in the following order, with the
987	individual viewing the device being required, before advancing to the next screen, to click a
988	link at the bottom of the screen with the following statement: "By clicking here, I attest that I
989	have read [and understand] the information presented on this screen.":
990	(a) a description of all proposed sources of funding for the costs associated with the
991	proposed law, including the proposed percentage of total funding from each source;
992	(b) (i) if the initiative proposes a tax increase, the following statement, "This initiative
993	seeks to increase the current (insert name of tax) rate by (insert the tax percentage difference)
994	percent, resulting in a(n) (insert the tax percentage increase) percent increase in the current tax
995	rate."; or
996	(ii) if the initiative does not propose a tax increase, the following statement, "This
997	initiative does not propose a tax increase.";
998	(c) the initial fiscal impact statement issued by the Office of the Legislative Fiscal
999	Analyst in accordance with Subsection 20A-7-202.5(2)(a), including any update in accordance
1000	with Subsection 20A-7-204.1(6);
1001	(d) a statement indicating whether persons gathering signatures for the initiative
1002	petition may be paid for gathering signatures; and
1003	(e) the following statement, followed by links where the individual may click "yes" or
1004	"no":
1005	"I have personally [reviewed] read the entirety of each statement presented on this
1006	device;
1007	I am personally signing this initiative petition;
1008	I am registered to vote in Utah; and
1009	All information I enter on this device, including my residence and post office address, is
1010	accurate.
1011	It is a class A misdemeanor for an individual to sign an initiative petition with a name
1012	other than the individual's own name, or to knowingly sign the individual's name more than
1013	once for the same initiative petition, or to sign an initiative petition when the individual knows
1014	that the individual is not a registered voter.
1015	WARNING
1016	Even if your voter registration record is classified as private, your name, voter

1017	identification number, and date of signature in relation to signing this initiative petition will be
1018	made public.
1019	Do you wish to continue and sign this initiative petition?"
1020	(6) (a) If the individual clicks "no" in response to the question described in Subsection
1021	(5)(e), the next screen shall include the following statement, "Thank you for your time. Please
1022	return this device to the signature-gatherer."
1023	(b) If the individual clicks "yes" in response to the question described in Subsection
1024	(5)(e), the website, or the application that accesses the website, shall take the signature-gatherer
1025	and the individual signing the initiative petition through the signature process described in
1026	Section 20A-21-201.
1027	Section 12. Section <b>20A-7-216</b> is amended to read:
1028	20A-7-216. Electronic initiative process Obtaining signatures Request to
1029	remove signature.
1030	(1) This section applies to the electronic initiative process.
1031	(2) A Utah voter may sign an initiative petition if the voter is a legal voter.
1032	(3) The sponsors shall ensure that the signature-gatherer who collects a signature from
1033	an individual:
1034	(a) verifies that the individual is at least 18 years old and meets the residency
1035	requirements of Section 20A-2-105; and
1036	(b) is informed that each signer is required to read [and understand] the law proposed
1037	by the initiative.
1038	(4) A voter who signs an initiative petition may have the voter's signature removed
1039	from the initiative petition by, in accordance with Section 20A-1-1003, submitting to the
1040	county clerk a statement requesting that the voter's signature be removed before 5 p.m. no later
1041	than the earlier of:
1042	(a) for an electronic signature gathered before December 1:
1043	(i) 30 days after the day on which the voter signs the signature removal statement; or
1044	(ii) 90 days after the day on which the county clerk posts the voter's name under
1045	Subsection 20A-7-217(4); or
1046	(b) for an electronic signature gathered on or after December 1:
1047	(i) 30 days after the day on which the voter signs the signature removal statement; or

1048	(ii) 45 days after the day on which the county clerk posts the voter's name under
1049	Subsection 20A-7-217(4).
1050	[(5) (a) The statement described in Subsection (4) shall include:]
1051	[(i) the name of the voter;]
1052	[(ii) the resident address at which the voter is registered to vote;]
1053	[(iii) the signature of the voter; and]
1054	[(iv) the date of the signature described in Subsection (5)(a)(iii).]
1055	[(b) To increase the likelihood of the voter's signature being identified and removed,
1056	the statement described in Subsection (4) may include the voter's birth date or age.]
1057	$\left[\frac{(c)}{(c)}\right]$ (a) A voter may not submit a signature removal statement described in
1058	Subsection (4) by email or other electronic means, unless the lieutenant governor establishes a
1059	signature removal process that is consistent with the requirements of this section and Section
1060	20A-21-201.
1061	[(d)] (b) A person may only remove an electronic signature from an initiative petition
1062	in accordance with this section.
1063	[(c) A county clerk shall analyze a holographic signature, for purposes of removing
1064	an electronic signature from an initiative petition, in accordance with Subsection
1065	20A-1-1003(3).
1066	Section 13. Section <b>20A-7-303</b> is amended to read:
1067	20A-7-303. Manual referendum process Form of referendum petition and
1068	signature sheets.
1069	(1) This section applies only to the manual referendum process.
1070	(2) (a) Each proposed referendum petition shall be printed in substantially the
1071	following form:
1072	"REFERENDUM PETITION To the Honorable, Lieutenant Governor:
1073	We, the undersigned citizens of Utah, respectfully order that Senate (or House) Bill No.
1074	, entitled (title of act, and, if the petition is against less than the whole act, set forth here
1075	the part or parts on which the referendum is sought), passed by the Legislature of the state of
1076	Utah during the Session, be referred to the people of Utah for their approval or rejection
1077	at a regular general election or a statewide special election;
1078	Each signer says:

1078 Each signer says:

1079	I have personally signed this referendum petition or, if I am an individual with a
1080	qualifying disability, I have signed this referendum petition by directing the signature gatherer
1081	to enter the initials "AV" as my signature;
1082	The date next to my signature correctly reflects the date that I actually signed the
1083	referendum petition;
1084	I have personally [reviewed] read the entire statement included with this referendum
1085	packet;
1086	I am registered to vote in Utah; and
1087	My residence and post office address are written correctly after my name.".
1088	(b) The sponsors of a referendum or an agent of the sponsors shall attach a copy of the
1089	law that is the subject of the referendum to each referendum petition.
1090	(3) Each referendum signature sheet shall:
1091	(a) be printed on sheets of paper 8-1/2 inches long and 11 inches wide;
1092	(b) be ruled with a horizontal line three-fourths inch from the top, with the space above
1093	that line blank for the purpose of binding;
1094	(c) include the title of the referendum printed below the horizontal line, in at least
1095	14-point, bold type;
1096	(d) include a table immediately below the title of the referendum, and beginning .5 inch
1097	from the left side of the paper, as follows:
1098	(i) the first column shall be .5 inch wide and include three rows;
1099	(ii) the first row of the first column shall be .85 inch tall and contain the words "For
1100	Office Use Only" in 10-point type;
1101	(iii) the second row of the first column shall be .35 inch tall;
1102	(iv) the third row of the first column shall be .5 inch tall;
1103	(v) the second column shall be 2.75 inches wide;
1104	(vi) the first row of the second column shall be .35 inch tall and contain the words
1105	"Registered Voter's Printed Name (must be legible to be counted)" in 10-point type;
1106	(vii) the second row of the second column shall be .5 inch tall;
1107	(viii) the third row of the second column shall be .35 inch tall and contain the words
1108	"Street Address, City, Zip Code" in 10-point type;
1109	(ix) the fourth row of the second column shall be .5 inch tall;

1110	(x) the third column shall be 2.75 inches wide;		
1111	(xi) the first row of the third column shall be .35 inch tall and contain the words		
1112	"Signature of Registered Voter" in 10-point type;		
1113	(xii) the second row of the third column shall be .5 inch tall;		
1114	(xiii) the third row of the third column shall be .35 inch tall and contain the words		
1115	"Email Address (optional, to receive additional information)" in 10-point type;		
1116	(xiv) the fourth row of the third column shall be .5 inch tall;		
1117	(xv) the fourth column shall be one inch wide;		
1118	(xvi) the first row of the fourth column shall be .35 inch tall and contain the words		
1119	"Date Signed" in 10-point type;		
1120	(xvii) the second row of the fourth column shall be .5 inch tall;		
1121	(xviii) the third row of the fourth column shall be .35 inch tall and contain the words		
1122	"Birth Date or Age (optional)" in 10-point type;		
1123	(xix) the fourth row of the third column shall be .5 inch tall; and		
1124	(xx) the fifth row of the entire table shall be the width of the entire table, .4 inch tall,		
1125	and contain the following words "By signing this referendum petition, you are stating that you		
1126	have read [and understand] the law that this referendum petition seeks to overturn." in 12-point		
1127	type;		
1128	(e) the table described in Subsection (3)(d) shall be repeated, leaving sufficient room at		
1129	the bottom of the sheet for the information described in Subsection (3)(f); and		
1130	(f) at the bottom of the sheet, include the word "Warning," in 12-point, bold type,		
1131	followed by the following statement in not less than eight-point type:		
1132	"It is a class A misdemeanor for an individual to sign a referendum petition with a name		
1133	other than the individual's own name, or to knowingly sign the individual's name more than		
1134	once for the same referendum petition, or to sign a referendum petition when the individual		
1135	knows that the individual is not a registered voter.		
1136	Birth date or age information is not required, but it may be used to verify your identity		
1137	with voter registration records. If you choose not to provide it, your signature may not be		
1138	verified as a valid signature if you change your address before petition signatures are verified		
1139	or if the information you provide does not match your voter registration records."		
1140	(4) The final page of each referendum packet shall contain the following printed or		

1141	typed statement:
1142	Verification of signature collector
1143	State of Utah, County of
1144	I,, of, hereby state, under penalty of perjury, that:
1145	I am a Utah resident and am at least 18 years old;
1146	All the names that appear in this referendum packet were signed by individuals who
1147	professed to be the individuals whose names appear in it, and each of the individuals signed the
1148	individual's name on it in my presence or, in the case of an individual with a qualifying
1149	disability, I have signed this referendum petition on the individual's behalf, at the direction of
1150	the individual and in the individual's presence, by entering the initials "AV" as the individual's
1151	signature;
1152	I certify that, for each individual whose signature is represented in this referendum
1153	packet by the initials "AV":
1154	I obtained the individual's voluntary direction or consent to sign the referendum petition
1155	on the individual's behalf;
1156	I do not believe, or have reason to believe, that the individual lacked the mental
1157	capacity to give direction or consent;
1158	I do not believe, or have reason to believe, that the individual did not understand the
1159	purpose or nature of my signing the referendum petition on the individual's behalf:
1160	I did not intentionally or knowingly deceive the individual into directing me to, or
1161	consenting for me to, sign the referendum petition on the individual's behalf; and
1162	I did not intentionally or knowingly enter false information on the signature sheet;
1163	I did not knowingly make a misrepresentation of fact concerning the law this petition
1164	seeks to overturn;
1165	I believe that each [individual has printed and signed the] individual's name, [and
1166	written the individual's] post office address, and residence is written correctly, that each signer
1167	has read [and understands] the law that the referendum seeks to overturn, and that each signer
1168	is registered to vote in Utah[-];
1169	[Each individual who signed the referendum packet wrote the] The correct date of
1170	signature <u>appears next</u> to [the] <u>each</u> individual's name[ <del>.</del> ]; and
1171	I have not paid or given anything of value to any individual who signed this referendum

1172 packet to encourage that individual to sign it.

	(Name)	(Residence Address)	(Date).	
	· · · ·	scribed in this section are substantially foll	× ,	
petitions are sufficient, notwithstanding clerical and merely technical errors.				
(6) An individual's status as a resident, under Subsection (4), is determined in				
accordance with Section 20A-2-105.				
	Section 14. Sectio	n <b>20A-7-307</b> is amended to read:		
	20A-7-307. Evalu	ation by the lieutenant governor.		
	(1) In relation to the	ne manual referendum process, when the li	eutenant governor rece	
a	referendum packet from	a county clerk, the lieutenant governor sha	ll record the number o	
re	referendum packet received.			
	(2) The county clerk shall:			
	(a) in relation to the	e manual referendum process:		
	(i) post the names	voter identification numbers, and dates of	signatures described i	
Sı	ubsection 20A-7-105(6)(	a)(iii) on the lieutenant governor's website	, in a conspicuous loca	
de	esignated by the lieutena	nt governor, for at least 45 days; and		
(ii) update on the lieutenant governor's website the number of signatures certified as				
th	the date of the update; or			
	(b) in relation to the	ne electronic referendum process:		
	(i) post the names	voter identification numbers, and dates of	signatures described i	
Sı	ubsection 20A-7-315(4)	on the lieutenant governor's website, in a c	onspicuous location	
de	esignated by the lieutenar	nt governor, for at least 45 days; and		
(ii) update on the lieutenant governor's website the number of signatures certified as o				
th	e date of the update.			
	(3) The lieutenant	governor:		
	(a) shall, except as provided in Subsection (3)(b), declare the referendum petition to b			
sufficient or insufficient 106 days after the end of the legislative session at which the law				
pa	assed; or			
	(b) may declare th	e referendum petition to be insufficient be	fore the day described	

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1202 Subsection (3)(a) if:

(i) in relation to the manual referendum process, the total of all valid signatures on
timely and lawfully submitted referendum packets that have been certified by the county clerks,
plus the number of signatures on timely and lawfully submitted referendum packets that have
not yet been evaluated for certification, is less than the number of names required under
Section 20A-7-301;

(ii) in relation to the electronic referendum process, the total of all timely and lawfully submitted valid signatures that have been certified by the county clerks, plus the number of timely and lawfully submitted valid signatures received under Subsection 20A-21-201(6)(b) that have not yet been evaluated for certification, is less than the number of names required

1212 under Section 20A-7-301; or

1213 (iii) a requirement of this part has not been met.

(4) (a) If the total number of names certified under Subsection (3) equals or exceeds
the number of names required under Section 20A-7-301, and the requirements of this part are
met, the lieutenant governor shall mark upon the front of the referendum petition the word
"sufficient."

(b) If the total number of names certified under Subsection (3) does not equal or
exceed the number of names required under Section 20A-7-301 or a requirement of this part is
not met, the lieutenant governor shall mark upon the front of the referendum petition the word
"insufficient."

(c) The lieutenant governor shall immediately notify any one of the sponsors of thelieutenant governor's finding.

(d) After a referendum petition is declared insufficient, a person may not submitadditional signatures to qualify the referendum for the ballot.

(5) (a) If the lieutenant governor refuses to declare a referendum petition sufficient that
a voter believes is legally sufficient, the voter may, no later than 10 days after the day on which
the lieutenant governor declares the petition insufficient, apply to the appropriate court for an
order finding the referendum petition legally sufficient.

- 1230 (b) If a voter fails to timely apply for an order under Subsection (5)(a):
- 1231 (i) the referendum terminates; and
- 1232 (ii) a voter may not bring any further action or appeal in relation to a referendum on the

1233	law.		
1234	(c) If a voter applies to a court under Subsection $(5)(a)$ , the voter has the burden of		
1235	proving that:		
1236	(i) the voter complied with the requirements described in this section; and		
1237	(ii) the proposed referendum is legally sufficient.		
1238	[(b)] (d) If the court determines that the referendum petition is legally sufficient, the		
1239	lieutenant governor shall mark the referendum petition "sufficient" and consider the declaration		
1240	of sufficiency effective as of the date on which the referendum petition should have been		
1241	declared sufficient by the lieutenant governor's office.		
1242	[(c)] (e) If the court determines that a referendum petition filed is not legally sufficient,		
1243	the court may enjoin the lieutenant governor and all other officers from certifying or printing		
1244	the ballot title and numbers of that measure on the official ballot.		
1245	(6) A referendum petition determined to be sufficient in accordance with this section is		
1246	qualified for the ballot.		
1247	Section 15. Section <b>20A-7-308</b> is amended to read:		
1248	20A-7-308. Short title and summary of referendum Duties of lieutenant		
1249	governor and Office of Legislative Research and General Counsel.		
1250	(1) Whenever a referendum petition is declared sufficient for submission to a vote of		
1251	the people, the lieutenant governor shall deliver a copy of the referendum petition and the law		
1252	to which the referendum relates to the Office of Legislative Research and General Counsel.		
1253	(2) (a) The Office of Legislative Research and General Counsel shall:		
1254	(i) entitle each statewide referendum that qualifies for the ballot "Proposition Number		
1255	and assign a number to the referendum in accordance with Section 20A-6-107;		
1256	(ii) prepare for each referendum:		
1257	(A) an impartial short title, not exceeding 25 words, that generally describes the law to		
1258	which the referendum relates; and		
1259	(B) an impartial summary of the contents of the law to which the referendum relates,		
1260	not exceeding 125 words; and		
1261	(iii) submit the short title and summary to the lieutenant governor within 15 days after		
1262	the day on which the Office of Legislative Research and General Counsel receives the petition		
1263	under Subsection (1).		

(b) The short title and summary may be distinct from the title of the law that is thesubject of the referendum.

1266 (c) Subject to Subjection (4), for each statewide referendum, the official ballot shall1267 show, in the following order:

- (i) the number of the referendum, determined in accordance with Section 20A-6-107;
- 1269 (ii) the short title; and
- 1270 (iii) except as provided in Subsection (2)(d):
- 1271 (A) the summary;

1272 (B) a copy of the law; and

(C) a link to a location on the lieutenant governor's website where a voter may review
additional information relating to each referendum, including the information described in
Subsection 20A-7-302(2) and the arguments relating to the referendum that are included in the
voter information pamphlet.

(d) Unless the information described in Subsection (2)(c)(iii) is shown on the official
ballot, the election officer shall include with the ballot a separate ballot proposition insert that
includes the short title and summary for each referendum on the ballot and a link to a location
on the lieutenant governor's website where a voter may review the additional information
described in Subsection (2)(c)(iii)(C).

(e) Unless the information described in Subsection 20A-7-209(2)(d)(iii) for all
initiatives on the ballot, and the information described in Subsection (2)(c)(iii) for all referenda
on the ballot, is printed on the ballot, 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, unless the summary is printed directly on the ballot."

(3) Immediately after the Office of Legislative Research and General Counsel submits
the short title and summary to the lieutenant governor, the lieutenant governor shall mail or
email a copy of the short title and summary to any of the sponsors of the referendum petition.

(4) (a) (i) At least three of the sponsors of the referendum petition may, within 15 days
after the day on which the lieutenant governor [mails] sends the short title and summary,
challenge the wording of the short title and summary prepared by the Office of Legislative
Research and General Counsel to the appropriate court.

1295 (ii) After receipt of the appeal, the court shall direct the lieutenant governor to send 1296 notice of the appeal to: 1297 (A) any person or group that has filed an argument for or against the law to which the 1298 referendum relates; and 1299 (B) any political issues committee established under Section 20A-11-801 that has filed 1300 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 1301 1302 issues relating to the referendum. 1303 (b) (i) There is a presumption that the short title prepared by the Office of Legislative 1304 Research and General Counsel is an impartial description of the contents of the referendum. 1305 (ii) The court may not revise the wording of the short title unless the plaintiffs rebut the 1306 presumption by clearly and convincingly establishing that the short title is false or biased. 1307 (iii) There is a presumption that the summary prepared by the Office of Legislative 1308 Research and General Counsel is an impartial summary of the contents of the law to which the 1309 referendum relates. 1310 (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. 1311 1312 (c) The court shall: 1313 (i) examine the short title and summary; 1314 (ii) hear arguments; and 1315 (iii) enter an order consistent with the requirements of this section. 1316 (d) The lieutenant governor shall, in accordance with the court's order, certify the short 1317 title and summary to the county clerks for inclusion in the ballot or ballot proposition insert, as 1318 required by this section. 1319 Section 16. Section **20A-7-311** is amended to read: 1320 20A-7-311. Temporary stay -- Effective date -- Effect of repeal by Legislature. 1321 (1) (a) If, at the time during the counting period described in Section 20A-7-307, the 1322 lieutenant governor determines that, at that point in time, an adequate number of signatures are 1323 certified to comply with the signature requirements, the lieutenant governor shall:  $\left[\frac{a}{a}\right]$  (i) issue an order temporarily staying the law from going into effect; and 1324 1325 [(b)] (ii) continue the process of certifying signatures and removing signatures as

1326	required by this part.			
1327	(b) A temporary stay of a law under this section may not be ordered or applied			
1328	retroactively.			
1329	(c) A law that goes into effect before an order temporarily staying the law is issued:			
1330	(i) is stayed only during the period of time beginning on the day on which the			
1331	temporary stay is ordered and ending on the day described in Subsection (2);			
1332	(ii) does not retroactively rescind the law going into effect before the order; and			
1333	(iii) is in effect, and fully enforceable, after the temporary stay ends under Subsection			
1334	(2), unless the law is defeated under Subsection 20A-7-309(2)(b)(ii).			
1335	(d) A law that does not go into effect before an order temporarily staying the law is			
1336	issued may not go into effect while the temporary stay remains in effect.			
1337	(2) The temporary stay described in Subsection (1) remains in effect, regardless of			
1338	whether a future count falls below the signature threshold, until the day on which:			
1339	(a) if the lieutenant governor declares the referendum petition insufficient, five days			
1340	after the day on which the lieutenant governor declares the referendum petition insufficient; or			
1341	(b) if the lieutenant governor declares the referendum petition sufficient, the day on			
1342	which governor issues the proclamation described in Section 20A-7-310.			
1343	(3) [A law submitted to the people by referendum that is approved by the voters at an			
1344	election] If the voters approve a law, submitted to the voters by referendum, that did not go into			
1345	effect before the temporary stay described in Subsection (1) was issued:			
1346	(a) the temporary stay is no longer in effect; and			
1347	(b) the law takes effect the later of:			
1348	[(a)] (i) five days after the date of the official proclamation of the vote by the governor;			
1349	or			
1350	[(b)] (ii) the effective date specified in the approved law.			
1351	(4) If, after the lieutenant governor issues a temporary stay order under Subsection			
1352	[(1)(a)] $(1)(a)(i)$ , the lieutenant governor declares the referendum petition insufficient, the law			
1353	that is the subject of the referendum petition takes effect the later of:			
1354	(a) five days after the day on which the lieutenant governor declares the referendum			
1355	petition insufficient; or			
1356	(b) the effective date specified in the law that is the subject of the referendum petition.			

1357	(5) (a) The governor may not veto a law approved by the people.			
1358	(b) The Legislature may amend any laws approved by the people at any legislative			
1359	session after the people approve the law.			
1360	(6) If the Legislature repeals a law challenged by referendum petition under this part,			
1361	the referendum petition is void and no further action on the referendum petition is required.			
1362	Section 17. Section <b>20A-7-312</b> is amended to read:			
1363	20A-7-312. Misconduct of electors and officers Penalty.			
1364	(1) It is unlawful for any person to:			
1365	(a) sign any name other than the person's own to a referendum petition;			
1366	(b) knowingly sign the person's name more than once for the same referendum petition			
1367	at one election;			
1368	(c) knowingly indicate that a person who signed a referendum petition signed the			
1369	referendum petition on a date other than the date that the person signed the petition;			
1370	(d) sign a referendum petition knowing the person is not a legal voter; or			
1371	(e) knowingly and willfully violate any provision of this part.			
1372	(2) It is unlawful for any person to sign the verification for a referendum packet, or to			
1373	electronically sign the verification for a signature under Subsection 20A-21-201(9) knowing			
1374	that:			
1375	(a) the person does not meet the residency requirements of Section 20A-2-105;			
1376	(b) the signature date associated with the person's signature for the referendum petition			
1377	is not the date that the person signed the referendum petition;			
1378	(c) the person has not witnessed the signatures of those persons whose signatures the			
1379	person collects or submits; or			
1380	(d) one or more individuals who sign the referendum petition are not registered to vote			
1381	in Utah.			
1382	(3) It is unlawful for any person to:			
1383	(a) pay a person to sign a referendum petition;			
1384	(b) pay a person to remove the person's signature from a referendum petition;			
1385	(c) accept payment to sign a referendum petition; [or]			
1386	(d) accept payment to have the person's name removed from a referendum petition $[-]$ ;			
1207				

1387 <u>or</u>

1388	(e) on behalf of a voter described in Section 20A-7-106, place the initials "AV" or				
1389	enter any information on a signature sheet or statement described in Section 20A-7-106, if the				
1390	individual:				
1391	(i) does not obtain the voluntary direction or consent of the voter;				
1392	(ii) believes or has reason to believe that the voter lacks the mental capacity to give the				
1393	voter's direction or consent;				
1394	(iii) believes or has reason to believe that the voter does not understand the purpose or				
1395	nature of the action taken by the individual on behalf of the voter;				
1396	(iv) intentionally or knowingly deceives the voter into providing the direction or				
1397	consent of the voter; or				
1398	(v) intentionally or knowingly enters false information on the signature sheet or				
1399	statement.				
1400	(4) Any person violating this section is guilty of a class A misdemeanor.				
1401	Section 18. Section <b>20A-7-313</b> is amended to read:				
1402	20A-7-313. Electronic referendum process Form of referendum petition				
1403	Circulation requirements Signature collection.				
1404	(1) This section applies only to the electronic referendum process.				
1405	(2) (a) The first screen presented on the approved device shall include the following				
1406	statement:				
1407	"This REFERENDUM PETITION is addressed to the Honorable, Lieutenant				
1408	Governor:				
1409	The citizens of Utah who sign this petition respectfully order that Senate (or House)				
1410	Bill No, entitled (title of act, and, if the petition is against less than the whole act, set				
1411	forth here the part or parts on which the referendum is sought), passed by the Legislature of the				
1412	state of Utah during the Session, be referred to the people of Utah for their approval or				
1413	rejection at a regular general election or a statewide special election."				
1414	(b) An individual may not advance to the second screen until the individual clicks a				
1415	link at the bottom of the first screen stating, "By clicking here, I attest that I have read [and				
1416	understand] the information presented on this screen."				
1417	(3) (a) The second screen presented on the approved device shall include the entire text				
1418	of the law that is the subject of the referendum petition.				

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1419 (b) An individual may not advance to the third screen until the individual clicks a link 1420 at the bottom of the second screen stating, "By clicking here, I attest that I have read and 1421 understand] the entire text of the law that is the subject of the referendum petition." 1422 (4) (a) The third screen presented on the approved device shall include a statement 1423 indicating whether persons gathering signatures for the referendum petition may be paid for 1424 gathering signatures. 1425 (b) An individual may not advance to the fourth screen until the individual clicks a link 1426 at the bottom of the first screen stating, "By clicking here, I attest that I have read [and 1427 understand] the information presented on this screen." 1428 (5) The fourth screen presented on the approved device shall include the following 1429 statement, followed by links where the individual may click "yes" or "no": 1430 "I have personally [reviewed] read the entirety of each statement presented on this 1431 device: 1432 I am personally signing this referendum petition; 1433 I am registered to vote in Utah; and 1434 All information I enter on this device, including my residence and post office address, is 1435 accurate. 1436 It is a class A misdemeanor for an individual to sign a referendum petition with a name 1437 other than the individual's own name, or to knowingly sign the individual's name more than 1438 once for the same referendum petition, or to sign a referendum petition when the individual 1439 knows that the individual is not a registered voter. 1440 WARNING Even if your voter registration record is classified as private, your name, voter 1441 1442 identification number, and date of signature in relation to signing this referendum petition will 1443 be made public. 1444 Do you wish to continue and sign this referendum petition?" 1445 (6) (a) If the individual clicks "no" in response to the question described in Subsection 1446 (5), the next screen shall include the following statement, "Thank you for your time. Please 1447 return this device to the signature-gatherer." 1448 (b) If the individual clicks "yes" in response to the question described in Subsection 1449 (5), the website, or the application that accesses the website, shall take the signature-gatherer

1450	and the individual signing the referendum petition through the signature process described in		
1451	Section 20A-21-201.		
1452	Section 19. Section <b>20A-7-314</b> is amended to read:		
1453	20A-7-314. Electronic referendum process Obtaining signatures Request to		
1454	remove signature.		
1455	(1) This section applies to the electronic referendum process.		
1456	(2) A Utah voter may sign a referendum petition if the voter is a legal voter.		
1457	(3) The sponsors shall ensure that the signature-gatherer who collects a signature from		
1458	an individual:		
1459	(a) verifies that the individual is at least 18 years old and meets the residency		
1460	requirements of Section 20A-2-105; and		
1461	(b) is informed that each signer is required to read [and understand] the law that is the		
1462	subject of the referendum petition.		
1463	(4) A voter who signs a referendum petition may have the voter's signature removed		
1464	from the referendum petition by, in accordance with Section 20A-1-1003, submitting to the		
1465	county clerk a statement requesting that the voter's signature be removed before 5 p.m. no later		
1466	than the earlier of:		
1467	(a) 30 days after the day on which the voter signs the statement requesting removal; or		
1468	(b) 45 days after the day on which the lieutenant governor posts the voter's name under		
1469	Subsection 20A-7-315(4).		
1470	[(5) (a) The statement described in Subsection (4) shall include:]		
1471	[(i) the name of the voter;]		
1472	[(ii) the resident address at which the voter is registered to vote;]		
1473	[(iii) the signature of the voter; and]		
1474	[(iv) the date of the signature described in Subsection (5)(a)(iii).]		
1475	[(b) To increase the likelihood of the voter's signature being identified and removed,		
1476	the statement described in Subsection (4) may include the voter's birth date or age.]		
1477	[(c)] (5) (a) A voter may not submit a signature removal statement described in		
1478	Subsection (4) by email or other electronic means, unless the lieutenant governor establishes a		
1479	signature removal process that is consistent with the requirements of this section and Section		
1480	20A-21-201.		

1481 [<del>(d)</del>] (b) A person may only remove an electronic signature from a referendum petition 1482 in accordance with this section. 1483 [(c) A county clerk shall analyze a holographic signature, for purposes of removing 1484 an electronic signature from a referendum petition, in accordance with Subsection 1485 20A-1-1003(3). Section 20. Section **20A-7-502.5** is amended to read: 1486 1487 20A-7-502.5. Initial fiscal and legal impact statement -- Preparation of statement. 1488 (1) Within three business days after the day on which the local clerk receives an 1489 initiative application, the local clerk shall submit a copy of the initiative application to the 1490 county, city, or town's budget officer. 1491 (2) (a) The budget officer, together with legal counsel, shall prepare an unbiased, good 1492 faith initial fiscal and legal impact statement for the proposed law that contains: (i) a dollar amount representing the total estimated fiscal impact of the proposed law; 1493 1494 (ii) if the proposed law would increase or decrease taxes, a dollar amount representing 1495 the total estimated increase or decrease for each type of tax affected under the proposed law 1496 and a dollar amount representing the total estimated increase or decrease in taxes under the 1497 proposed law; 1498 (iii) if the proposed law would increase taxes, the tax percentage difference and the tax 1499 percentage increase; 1500 (iv) if the proposed law would result in the issuance or a change in the status of bonds, 1501 notes, or other debt instruments, a dollar amount representing the total estimated increase or 1502 decrease in public debt under the proposed law; 1503 (v) a listing of all sources of funding for the estimated costs associated with the 1504 proposed law showing each source of funding and the percentage of total funding provided 1505 from each source; 1506 (vi) a dollar amount representing the estimated costs or savings, if any, to state and 1507 local government entities under the proposed law; 1508 (vii) the proposed law's legal impact, including: 1509 (A) any significant effects on a person's vested property rights; 1510 (B) any significant effects on other laws or ordinances: 1511 (C) any significant legal liability the city, county, or town may incur; and

1512	(D) any other significant legal impact as determined by the budget officer and the legal			
1513	counsel; and			
1514	(viii) a concise explanation, not exceeding 100 words, of the information described in			
1515	this Subsection (2)(a) and of the estimated fiscal impact, if any, under the proposed law.			
1516	(b) (i) If the proposed law is estimated to have no fiscal impact, the local budget officer			
1517	shall include a summary statement in the initial fiscal impact and legal statement in			
1518	substantially the following form:			
1519	"The (title of the local budget officer) estimates that the law proposed by this initiative			
1520	would have no significant fiscal impact and would not result in either an increase or decrease in			
1521	taxes or debt."			
1522	(ii) If the proposed law is estimated to have a fiscal impact, the local budget officer			
1523	shall include a summary statement in the initial fiscal impact and legal statement in			
1524	substantially the following form:			
1525	"The (title of the local budget officer) estimates that the law proposed by this initiative			
1526	would result in a total fiscal expense/savings of \$, which includes a (type of tax or			
1527	taxes) tax increase/decrease of \$ and a \$ increase/decrease in public debt."			
1528	(iii) If the estimated fiscal impact of the proposed law is highly variable or is otherwise			
1529	difficult to reasonably express in a summary statement, the local budget officer may include in			
1530	the summary statement a brief explanation that identifies those factors affecting the variability			
1531	or difficulty of the estimate.			
1532	(iv) If the proposed law would increase taxes, the local budget officer shall include a			
1533	summary statement in the initial fiscal impact and legal statement in substantially the following			
1534	form:			
1535	"This initiative seeks to increase the current (insert name of tax) rate by (insert the tax			
1536	percentage difference) percent, resulting in a(n) (insert the tax percentage increase) percent			
1537	increase in the current tax rate."			
1538	(3) The budget officer shall prepare an unbiased, good faith estimate of the cost of			
1539	printing and distributing information related to the initiative petition in the voter information			
1540	pamphlet as required by Section 20A-7-402.			
1541	(4) Within 20 calendar days after the day on which the local clerk submits a copy of the			
1542	proposed law under Subsection (1), the budget officer shall:			

1543	(a) [deliver] send a copy of the initial fiscal impact and legal statement to the local			
1544	clerk's office; and			
1545	(b) [mail] send a copy of the initial fiscal impact and legal statement to the first three			
1546	sponsors named in the initiative application.			
1547	Section 21. Section <b>20A-7-503</b> is amended to read:			
1548	20A-7-503. Manual initiative process Form of initiative petition and signature			
1549	sheet.			
1550	(1) This section applies only to the manual initiative process.			
1551	(2) (a) Each proposed initiative petition shall be printed in substantially the following			
1552	form:			
1553	"INITIATIVE PETITION To the Honorable, County Clerk/City Recorder/Town			
1554	Clerk:			
1555	We, the undersigned citizens of Utah, respectfully demand that the following proposed			
1556	law be submitted to: the legislative body for its approval or rejection at its next meeting; and			
1557	the legal voters of the county/city/town, if the legislative body rejects the proposed law or takes			
1558	no action on it.			
1559	Each signer says:			
1560	I have personally signed this initiative petition or, if I am an individual with a			
1561	qualifying disability, I have signed this initiative petition by directing the signature gatherer to			
1562	enter the initials "AV" as my signature;			
1563	The date next to my signature correctly reflects the date that I actually signed the			
1564	petition;			
1565	I have personally [reviewed] read the entire statement included with this packet;			
1566	I am registered to vote in Utah; and			
1567	My residence and post office address are written correctly after my name."			
1568	(b) If the initiative proposes a tax increase, the following statement shall appear, in at			
1569	least 14-point, bold type, immediately following the information described in Subsection			
1570	(2)(a):			
1571	"This initiative seeks to increase the current (insert name of tax) rate by (insert the tax			
1572	percentage difference) percent, resulting in a(n) (insert the tax percentage increase) percent			
1573	increase in the current tax rate."			

1574	(c) The sponsors of an initiative or an agent of the sponsors shall attach a copy of the			
1575	proposed law to each initiative petition.			
1576	(3) Each initiative signature sheet shall:			
1577	(a) be printed on sheets of paper 8-1/2 inches long and 11 inches wide;			
1578	(b) be ruled with a horizontal line three-fourths inch from the top, with the space above			
1579	that line blank for the purpose of binding;			
1580	(c) include the title of the initiative printed below the horizontal line, in at least			
1581	14-point, bold type;			
1582	(d) include a table immediately below the title of the initiative, and beginning .5 inch			
1583	from the left side of the paper, as follows:			
1584	(i) the first column shall be .5 inch wide and include three rows;			
1585	(ii) the first row of the first column shall be .85 inch tall and contain the words "For			
1586	Office Use Only" in 10-point type;			
1587	(iii) the second row of the first column shall be .35 inch tall;			
1588	(iv) the third row of the first column shall be .5 inch tall;			
1589	(v) the second column shall be 2.75 inches wide;			
1590	(vi) the first row of the second column shall be .35 inch tall and contain the words			
1591	"Registered Voter's Printed Name (must be legible to be counted)" in 10-point type;			
1592	(vii) the second row of the second column shall be .5 inch tall;			
1593	(viii) the third row of the second column shall be .35 inch tall and contain the words			
1594	"Street Address, City, Zip Code" in 10-point type;			
1595	(ix) the fourth row of the second column shall be .5 inch tall;			
1596	(x) the third column shall be 2.75 inches wide;			
1597	(xi) the first row of the third column shall be .35 inch tall and contain the words			
1598	"Signature of Registered Voter" in 10-point type;			
1599	(xii) the second row of the third column shall be .5 inch tall;			
1600	(xiii) the third row of the third column shall be .35 inch tall and contain the words			
1601	"Email Address (optional, to receive additional information)" in 10-point type;			
1602	(xiv) the fourth row of the third column shall be .5 inch tall;			
1603	(xv) the fourth column shall be one inch wide;			
1604	(xvi) the first row of the fourth column shall be .35 inch tall and contain the words			

1605 "Date Signed" in 10-point type; 1606 (xvii) the second row of the fourth column shall be .5 inch tall; 1607 (xviii) the third row of the fourth column shall be .35 inch tall and contain the words 1608 "Birth Date or Age (optional)" in 10-point type; 1609 (xix) the fourth row of the third column shall be .5 inch tall; and 1610 (xx) the fifth row of the entire table shall be the width of the entire table, .4 inch tall, 1611 and contain the following words "By signing this initiative petition, you are stating that you 1612 have read [and understand] the law proposed by this initiative petition." in 12-point type: 1613 (e) the table described in Subsection (3)(d) shall be repeated, leaving sufficient room at 1614 the bottom of the sheet for the information described in Subsection (3)(f); and 1615 (f) at the bottom of the sheet, include in the following order: 1616 (i) the words "Fiscal and legal impact of" followed by the title of the initiative, in at 1617 least 12-point, bold type; 1618 (ii) the summary statement in the initial fiscal impact and legal statement issued by the 1619 budget officer in accordance with Subsection 20A-7-502.5(2)(b) and the cost estimate for 1620 printing and distributing information related to the initiative petition in accordance with 1621 Subsection 20A-7-502.5(3), in not less than 12-point, bold type; 1622 (iii) if the initiative proposes a tax increase, the following statement in 12-point, bold 1623 type: 1624 "This initiative seeks to increase the current (insert name of tax) rate by (insert the tax 1625 percentage difference) percent, resulting in a(n) (insert the tax percentage increase) percent 1626 increase in the current tax rate."; and 1627 (iv) the word "Warning," in 12-point, bold type, followed by the following statement in 1628 not less than eight-point type: 1629 "It is a class A misdemeanor for an individual to sign an initiative petition with a name 1630 other than the individual's own name, or to knowingly sign the individual's name more than 1631 once for the same initiative petition, or to sign an initiative petition when the individual knows 1632 that the individual is not a registered voter. 1633 Birth date or age information is not required, but it may be used to verify your identity 1634 with voter registration records. If you choose not to provide it, your signature may not be 1635 verified as a valid signature if you change your address before petition signatures are verified

1636 or if the information you provide does not match your voter registration records." 1637 (4) The final page of each initiative packet shall contain the following printed or typed 1638 statement: 1639 "Verification of signature collector 1640 State of Utah, County of I, \_\_\_\_\_, of \_\_\_\_, hereby state, under penalty of perjury, that: 1641 I am a resident of Utah and am at least 18 years old; 1642 1643 All the names that appear in this packet were signed by individuals who professed to be 1644 the individuals whose names appear in it, and each of the individuals signed the individual's name on it in my presence or, in the case of an individual with a qualifying disability. I have 1645 1646 signed this initiative petition on the individual's behalf, at the direction of the individual and in the individual's presence, by entering the initials "AV" as the individual's signature; 1647 1648 I certify that, for each individual whose signature is represented in this initiative packet by the initials "AV": 1649 I obtained the individual's voluntary direction or consent to sign the initiative petition 1650 1651 on the individual's behalf; I do not believe, or have reason to believe, that the individual lacked the mental 1652 1653 capacity to give direction or consent: 1654 I do not believe, or have reason to believe, that the individual did not understand the 1655 purpose or nature of my signing the initiative petition on the individual's behalf; 1656 I did not intentionally or knowingly deceive the individual into directing me to, or 1657 consenting for me to, sign the initiative petition on the individual's behalf; and 1658 I did not intentionally or knowingly enter false information on the signature sheet; 1659 I did not knowingly make a misrepresentation of fact concerning the law proposed by 1660 the initiative; and 1661 I believe that each [individual has printed and signed the] individual's name [and 1662 written the individual's], post office address, and residence is written correctly, that each signer 1663 has read [and understands] the law proposed by the initiative, and that each signer is registered 1664 to vote in Utah. 1665

1666	(Name)	(Residence Address)	(Date)	
1667	[Each individual who signed the packet wrote the] The correct date of signature appears			
1668	next to [the] each individual's name.			
1669	I have not paid or give	ven anything of value to any individual	who signed this petition to	
1670	encourage that individual to sign it.			
1671				
1672	(Name)	(Residence Address)	(Date)".	
1673	(5) If the forms desc	ribed in this section are substantially fo	llowed, the initiative	
1674	petitions are sufficient, notwithstanding clerical and merely technical errors.			
1675	(6) An individual's status as a resident, under Subsection (4), is determined in			
1676	accordance with Section 204	A-2-105.		
1677	Section 22. Section	<b>20A-7-504</b> is amended to read:		
1678	20A-7-504. Manua	l initiative process Circulation req	uirements Local clerk to	
1679	provide sponsors with mat	erials.		
1680	(1) This section app	lies only to the manual initiative proces	S.	
1681	(2) In order to obtain the necessary number of signatures required by this part, the			
1682	sponsors or an agent of the sponsors shall, after the sponsors receive the documents described			
1683	in Subsections (3) and 20A-7-401.5(4)(b), circulate initiative packets that meet the form			
1684	requirements of this part.			
1685	(3) Within five days	after the day on which a county, city, to	own, metro township, or	
1686	court determines, in accordance with Section 20A-7-502.7, that a law proposed in an initiative			
1687	petition is legally referable to voters, the local clerk shall provide to the sponsors:			
1688	(a) a copy of the init	iative petition; [and]		
1689	(b) a signature sheet	[ <del>.</del> ] <u>; and</u>		
1690	(c) a copy of the pro	position information pamphlet provided	d to the sponsors under	
1691	Subsection 20A-7-401.5(4)(	<u>b).</u>		
1692	(4) The sponsors of	the initiative shall:		
1693	(a) arrange and pay	for the printing of all documents that are	e part of the initiative	
1694	packets; and			
1695	(b) ensure that the initiative packets and the documents described in Subsection (4)(a)			
1696	meet the requirements of this part.			

1697	(5) (a) The sponsors or an agent of the sponsors may prepare the initiative packets for
1698	circulation by creating multiple initiative packets.
1699	(b) The sponsors or an agent of the sponsors shall create initiative packets by binding a
1700	copy of the initiative petition with the text of the proposed law and no more than 50 signature
1701	sheets together at the top in a manner that the initiative packets may be conveniently opened for
1702	signing.
1703	(c) An initiative packet is not required to have a uniform number of signature sheets.
1704	(d) The sponsors or an agent of the sponsors shall include, with each initiative packet, a
1705	copy of the proposition information pamphlet provided to the sponsors under Subsection
1706	20A-7-401.5(4)(b).
1707	(6) (a) The sponsors or an agent of the sponsors shall, before gathering signatures:
1708	(i) contact the county clerk to receive a range of numbers that the sponsors may use to
1709	number initiative packets; and
1710	(ii) number each initiative packet, sequentially, within the range of numbers provided
1711	by the county clerk, starting with the lowest number in the range.
1712	(b) The sponsors or an agent of the sponsors may not:
1713	(i) number an initiative packet in a manner not directed by the county clerk; or
1714	(ii) circulate or submit an initiative packet that is not numbered in the manner directed
1715	by the county clerk.
1716	(c) The county clerk shall keep a record of the number range provided under
1717	Subsection (6)(a).
1718	Section 23. Section <b>20A-7-508</b> is amended to read:
1719	20A-7-508. Short title and summary of initiative Duties of local clerk and local
1720	attorney.
1721	(1) Upon receipt of an initiative petition, the local clerk shall deliver a copy of the
1722	initiative petition and the proposed law to the local attorney.
1723	(2) The local attorney shall:
1724	(a) entitle each county or municipal initiative that has qualified for the ballot
1725	"Proposition Number" and give it a number as assigned under Section 20A-6-107;
1726	(b) prepare for each initiative:
1727	(i) an impartial short title, not exceeding 25 words, that generally describes the subject

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1728	of the initiative; and
1729	(ii) an impartial summary of the contents of the initiative, not exceeding 125 words;
1730	(c) file the proposed short title, summary, and the numbered initiative titles with the
1731	local clerk within 20 days after the day on which an eligible voter submits the initiative petition
1732	to the local clerk; and
1733	(d) promptly provide notice of the filing of the proposed short title and summary to:
1734	(i) the sponsors of the initiative; and
1735	(ii) the local legislative body for the jurisdiction where the initiative petition was
1736	circulated.
1737	(3) (a) The short title and summary may be distinct from the title of the proposed law.
1738	(b) In preparing a short title, the local attorney shall, to the best of the local attorney's
1739	ability, give a true and impartial description of the subject of the initiative.
1740	(c) In preparing a summary, the local attorney shall, to the best of the local attorney's
1741	ability, give a true and impartial summary of the contents of the initiative.
1742	(d) The short title and summary may not intentionally be an argument, or likely to
1743	create prejudice, for or against the initiative.
1744	(e) If the initiative proposes a tax increase, the local attorney shall include the
1745	following statement, in bold, in the summary:
1746	"This initiative seeks to increase the current (insert name of tax) rate by (insert the tax
1747	percentage difference) percent, resulting in a(n) (insert the tax percentage increase) percent
1748	increase in the current tax rate.".
1749	(4) (a) Within five calendar days after the date the local attorney files a proposed short
1750	title and summary under Subsection (2)(c), the local legislative body for the jurisdiction where
1751	the initiative petition was circulated and the sponsors of the initiative may file written
1752	comments in response to the proposed short title and summary with the local clerk.
1753	(b) Within five calendar days after the last date to submit written comments under
1754	Subsection (4)(a), the local attorney shall:
1755	(i) review any written comments filed in accordance with Subsection (4)(a);
1756	(ii) prepare a final short title and summary that meets the requirements of Subsection
1757	(3); and
1758	(iii) return the initiative petition and file the short title and summary with the local

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1759 clerk.

(c) Subject to Subsection (6), for each county or municipal initiative, the followingshall be printed on the official ballot:

- 1762 (i) the short title; and
- 1763 (ii) except as provided in Subsection (4)(d):
- 1764 (A) the summary;
- 1765 (B) a copy of the proposed law; and

(C) a link to a location on the election officer's website where a voter may review
additional information relating to each initiative, including the information described in
Subsection 20A-7-502(2), the initial fiscal impact and legal statement 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.

1771 (d) Unless the information described in Subsection (4)(c)(ii) is printed on the official 1772 ballot, the election officer shall include with the ballot a separate ballot proposition insert that 1773 includes the short title and summary for each initiative on the ballot and a link to a location on 1774 the election officer's website where a voter may review the additional information described in 1775 Subsection (4)(c)(ii)(C).

(e) Unless the information described in Subsection (4)(c)(ii) for all initiatives on the
ballot, and the information described in Subsection 20A-7-608(4)(c)(ii) for all referenda on the
ballot, is printed on the ballot, 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,
unless the summary is printed directly on the ballot."

(5) Immediately after the local attorney files a copy of the short title and summary with
the local clerk, the local clerk shall [serve] send a copy of the short title and summary [by mail
upon] to the sponsors of the initiative and the local legislative body for the jurisdiction where
the initiative petition was circulated.

(6) (a) If the 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:

1789

(i) at least three sponsors of the initiative; or

1790	(ii) a majority of the local legislative body for the jurisdiction where the initiative
1791	petition was circulated.
1792	(b) The court:
1793	(i) shall examine the short title and summary and consider arguments; and
1794	(ii) enter an order consistent with the requirements of this section.
1795	(c) The local clerk shall include the short title and summary in the ballot or ballot
1796	proposition insert, as required by this section.
1797	Section 24. Section <b>20A-7-512</b> is amended to read:
1798	20A-7-512. Misconduct of electors and officers Penalty.
1799	(1) It is unlawful for any individual to:
1800	(a) sign any name other than the individual's own name to an initiative petition or a
1801	statement described in Subsection 20A-7-505(4) or 20A-7-515(4);
1802	(b) knowingly sign the individual's name more than once for the same initiative at one
1803	election;
1804	(c) knowingly indicate that an individual who signed an initiative petition signed the
1805	initiative petition on a date other than the date that the individual signed the initiative petition;
1806	(d) sign an initiative petition knowing the individual is not a legal voter; or
1807	(e) knowingly and willfully violate any provision of this part.
1808	(2) It is unlawful for an individual to sign the verification for an initiative packet, or to
1809	electronically sign the verification for a signature under Subsection 20A-21-201(9), knowing
1810	that:
1811	(a) the individual does not meet the residency requirements of Section 20A-2-105;
1812	(b) the signature date associated with the individual's signature for the initiative
1813	petition is not the date that the individual signed the initiative petition;
1814	(c) the individual has not witnessed the signatures of the individuals whose signatures
1815	the individual collects or submits; or
1816	(d) one or more individuals who signed the initiative petition are not registered to vote
1817	in Utah.
1818	(3) It is unlawful for an individual to:
1819	(a) pay an individual to sign an initiative petition;
1820	(b) pay an individual to remove the individual's signature from an initiative petition;

1821	(c) accept payment to sign an initiative petition; [or]
1822	(d) accept payment to have the individual's name removed from an initiative petition[-]
1823	<u>; or</u>
1824	(e) on behalf of a voter described in Section 20A-7-106, place the initials "AV" or
1825	enter any information on a signature sheet or statement described in Section 20A-7-106, if the
1826	individual:
1827	(i) does not obtain the voluntary direction or consent of the voter;
1828	(ii) believes or has reason to believe that the voter lacks the mental capacity to give the
1829	voter's direction or consent;
1830	(iii) believes or has reason to believe that the voter does not understand the purpose or
1831	nature of the action taken by the individual on behalf of the voter;
1832	(iv) intentionally or knowingly deceives the voter into providing the direction or
1833	consent of the voter; or
1834	(v) intentionally or knowingly enters false information on the signature sheet or
1835	statement.
1836	(4) A violation of this section is a class A misdemeanor.
1837	Section 25. Section <b>20A-7-514</b> is amended to read:
1838	<b>20A-7-514.</b> Electronic initiative process Form of initiative petition
1839	<b>Circulation requirements Signature collection.</b>
1840	(1) This section applies only to the electronic initiative process.
1841	(2) (a) The first screen presented on the approved device shall include the following
1842	statement:
1843	"This INITIATIVE PETITION is addressed to the Honorable, County Clerk/City
1844	Recorder/Town Clerk:
1845	The citizens of Utah who sign this petition respectfully demand that the following
1846	proposed law be submitted to: the legislative body for its approval or rejection at its next
1847	meeting; and the legal voters of the county/city/town, if the legislative body rejects the
1848	proposed law or takes no action on it."
1849	(b) An individual may not advance to the second screen until the individual clicks a
1850	link at the bottom of the first screen stating, "By clicking here, I attest that I have read [and
1851	understand] the information presented on this screen."

(3) (a) The second screen presented on the approved device shall include the title of
proposed law, described in Subsection 20A-7-502(2)(d)(i), followed by the entire text of the
proposed law.

(b) An individual may not advance to the third screen until the individual clicks a link
at the bottom of the second screen stating, "By clicking here, I attest that I have read [and
understand] the entire text of the proposed law."

(4) Subsequent screens shall be presented on the device in the following order, with the
individual viewing the device being required, before advancing to the next screen, to click a
link at the bottom of the screen with the following statement, "By clicking here, I attest that I
have read [and understand] the information presented on this screen.":

(a) (i) if the initiative proposes a tax increase, the following statement, "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."; or

(ii) if the initiative does not propose a tax increase, the following statement, "Thisinitiative does not propose a tax increase.";

(b) the summary statement from the initial fiscal impact and legal statement issued by
the budget officer in accordance with Subsection 20A-7-502.5(2)(b) and the cost estimate for
printing and distributing information related to the initiative petition in accordance with
Subsection 20A-7-502.5(3);

(c) a statement indicating whether persons gathering signatures for the initiativepetition may be paid for gathering signatures; and

1874 (d) the following statement, followed by links where the individual may click "yes" or1875 "no":

1876 "I have personally [reviewed] read the entirety of each statement presented on this
1877 device;

1878 I am personally signing this petition;

1879 I am registered to vote in Utah; and

1880 All information I enter on this device, including my residence and post office address, is1881 accurate.

1882 It is a class A misdemeanor for an individual to sign an initiative petition with a name

1883 other than the individual's own name, or to knowingly sign the individual's name more than 1884 once for the same initiative petition, or to sign an initiative petition when the individual knows 1885 that the individual is not a registered voter. 1886 WARNING 1887 Even if your voter registration record is classified as private, your name, voter 1888 identification number, and date of signature in relation to signing this initiative petition will be 1889 made public. 1890 Do you wish to continue and sign this initiative petition?" 1891 (5) (a) If the individual clicks "no" in response to the question described in Subsection 1892 (4)(d), the next screen shall include the following statement, "Thank you for your time. Please 1893 return this device to the signature-gatherer." 1894 (b) If the individual clicks "yes" in response to the question described in Subsection (4)(d), the website, or the application that accesses the website, shall take the signature-gatherer 1895 1896 and the individual signing the petition through the signature process described in Section 1897 20A-21-201. Section 26. Section **20A-7-515** is amended to read: 1898 1899 **20A-7-515.** Electronic initiative process -- Obtaining signatures -- Request to 1900 remove signature. 1901 (1) This section applies to the electronic initiative process. 1902 (2) A Utah voter may sign a local initiative petition if the voter is a legal voter and 1903 resides in the local jurisdiction. 1904 (3) The sponsors shall ensure that the signature-gatherer who collects a signature from 1905 an individual: 1906 (a) verifies that the individual is at least 18 years old and meets the residency 1907 requirements of Section 20A-2-105; and 1908 (b) is informed that each signer is required to read [and understand] the law proposed 1909 by the initiative. 1910 (4) (a) A voter who signs an initiative petition may have the voter's signature removed 1911 from the initiative petition by, in accordance with Section 20A-1-1003, submitting to the 1912 county clerk a statement requesting that the voter's signature be removed before 5 p.m. no later

1913 than the earlier of:

1914	(i) 30 days after the day on which the voter signs the signature removal statement;
1915	(ii) 90 days after the day on which the local clerk posts the voter's name under
1916	Subsection 20A-7-516(4);
1917	(iii) 316 days after the day on which the initiative application is filed; or
1918	(iv) (A) for a county initiative, April 15 immediately before the next regular general
1919	election immediately after the initiative application is filed under Section 20A-7-502; or
1920	(B) for a municipal initiative, April 15 immediately before the next municipal general
1921	election immediately after the initiative application is filed under Section 20A-7-502.
1922	[(b) The statement described in Subsection (4)(a) shall include:]
1923	[(i) the name of the voter;]
1924	[(ii) the resident address at which the voter is registered to vote;]
1925	[(iii) the signature of the voter; and]
1926	[(iv) the date of the signature described in Subsection (4)(b)(iii).]
1927	[(c) To increase the likelihood of the voter's signature being identified and removed,
1928	the statement described in Subsection (4)(a) may include the voter's birth date or age.]
1929	[(d)] (b) A voter may not submit a signature removal statement described in Subsection
1930	(4)(a) by email or other electronic means, unless the lieutenant governor establishes a signature
1931	removal process that is consistent with the requirements of this section and Section
1932	20A-21-201.
1933	[(c) A person may only remove an electronic signature from an initiative petition
1934	in accordance with this section.
1935	[(f)] (d) A county clerk shall analyze a holographic signature, for purposes of removing
1936	an electronic signature from an initiative petition, in accordance with Subsection
1937	20A-1-1003(3).
1938	Section 27. Section <b>20A-7-602.5</b> is amended to read:
1939	20A-7-602.5. Initial fiscal and legal impact statement Preparation of statement.
1940	(1) Within three business days after the day on which the local clerk receives a
1941	referendum application, the local clerk shall submit a copy of the referendum application to the
1942	county, city, or town's budget officer.
1943	(2) (a) The budget officer, together with legal counsel, shall prepare an unbiased, good
1944	faith initial fiscal and legal impact statement for repealing the law the referendum proposes to

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1945 repeal that contains: 1946 (i) a dollar amount representing the total estimated fiscal impact of repealing the law; 1947 (ii) if repealing the law would increase or decrease taxes, a dollar amount representing 1948 the total estimated increase or decrease for each type of tax that would be impacted by the law's 1949 repeal and a dollar amount representing the total estimated increase or decrease in taxes that 1950 would result from the law's repeal; 1951 (iii) if repealing the law would result in the issuance or a change in the status of bonds, 1952 notes, or other debt instruments, a dollar amount representing the total estimated increase or 1953 decrease in public debt that would result; 1954 (iv) a listing of all sources of funding for the estimated costs that would be associated 1955 with the law's repeal, showing each source of funding and the percentage of total funding that 1956 would be provided from each source; 1957 (v) a dollar amount representing the estimated costs or savings, if any, to state and 1958 local government entities if the law were repealed; 1959 (vi) the legal impacts that would result from repealing the law, including: 1960 (A) any significant effects on a person's vested property rights; 1961 (B) any significant effects on other laws or ordinances; 1962 (C) any significant legal liability the city, county, or town may incur; and 1963 (D) any other significant legal impact as determined by the budget officer and the legal 1964 counsel; and 1965 (vii) a concise explanation, not exceeding 100 words, of the information described in 1966 this Subsection (2)(a) and of the estimated fiscal impact, if any, if the law were repealed. 1967 (b) (i) If repealing the law would have no fiscal impact, the local budget officer shall 1968 include a summary statement in the initial fiscal impact and legal statement in substantially the 1969 following form: 1970 "The (title of the local budget officer) estimates that repealing the law this referendum proposes to repeal would have no significant fiscal impact and would not result in either an 1971 1972 increase or decrease in taxes or debt." 1973 (ii) If repealing the law is estimated to have a fiscal impact, the local budget officer 1974 shall include a summary statement in the initial fiscal and legal impact statement describing the 1975 fiscal impact.

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1976	(iii) If the estimated fiscal impact of repealing the law is highly variable or is otherwise
1977	difficult to reasonably express in a summary statement, the local budget officer may include in
1978	the summary statement a brief explanation that identifies those factors impacting the variability
1979	or difficulty of the estimate.
1980	(3) Within 20 calendar days after the day on which the local clerk submits a copy of the
1981	application under Subsection (1), the budget officer shall:
1982	(a) [deliver] send a copy of the initial fiscal impact and legal statement to the local
1983	clerk's office; and
1984	(b) [mail] send a copy of the initial fiscal impact and legal statement to the first three
1985	sponsors named in the referendum application.
1986	Section 28. Section <b>20A-7-602.7</b> is amended to read:
1987	20A-7-602.7. Referability to voters of local law other than land use law.
1988	(1) Within 20 days after the day on which an eligible voter files a referendum
1989	application under Section 20A-7-602 for a local law other than a land use law, counsel for the
1990	county, city, town, or metro township to which the referendum pertains shall:
1991	(a) review the referendum application to determine whether the proposed referendum is
1992	legally referable to voters; and
1993	(b) notify the first three sponsors, in writing, whether the proposed referendum is:
1994	(i) legally referable to voters; or
1995	(ii) rejected as not legally referable to voters.
1996	(2) For a local law other than a land use law, a proposed referendum is legally referable
1997	to voters unless:
1998	(a) the proposed referendum challenges an action that is administrative, rather than
1999	legislative, in nature;
2000	(b) the proposed referendum challenges more than one law passed by the local
2001	legislative body; or
2002	(c) the referendum application was not timely filed or does not comply with the
2003	requirements of this part.
2004	(3) After the end of the 20-day period described in Subsection (1), a county, city, town,
2005	or metro township may not, for a local law other than a land use law:
2006	(a) reject a proposed referendum as not legally referable to voters; or

2007	(b) except as provided in Subsection (4), challenge, in a legal action or otherwise, a
2008	proposed referendum on the grounds that the proposed referendum is not legally referable to
2009	voters.
2010	(4) (a) If, under Subsection (1)(b)(ii), a county, city, town, or metro township rejects a
2011	proposed referendum concerning a local law other than a land use law, a sponsor of the
2012	proposed referendum may, within 10 days after the day on which a sponsor is notified under
2013	Subsection (1)(b), challenge or appeal the decision to:
2014	(i) the Supreme Court, by means of an extraordinary writ, if possible; or
2015	(ii) a district court, if the sponsor is prohibited from pursuing an extraordinary writ
2016	under Subsection (4)(a)(i).
2017	(b) [Failure of a sponsor ] If a sponsor fails to timely challenge or appeal a rejection
2018	under Subsection (4)(a) [terminates the referendum.] :
2019	(i) the referendum terminates; and
2020	(ii) a sponsor may not bring any further challenge or appeal of the rejection.
2021	(c) If a sponsor files a challenge or appeal described in Subsection (4)(a), the sponsor
2022	has the burden of proving that:
2023	(i) the sponsor complied with the requirements described in this section; and
2024	(ii) the proposed referendum is legally referable to voters.
2025	(5) If, on a challenge or appeal, the court determines that the proposed referendum
2026	described in Subsection (4) is legally referable to voters, the local clerk shall comply with
2027	Subsection 20A-7-604(3), or give the sponsors access to the website defined in Section
2028	20A-21-101, within five days after the day on which the determination, and any challenge or
2029	appeal of the determination, is final.
2030	Section 29. Section <b>20A-7-602.8</b> is amended to read:
2031	20A-7-602.8. Referability to voters of local land use law.
2032	(1) Within 20 days after the day on which a referendum eligible voter files an
2033	application under Section 20A-7-602 for a land use law, counsel for the county, city, town, or
2034	metro township to which the referendum pertains shall:
2035	(a) review the referendum application to determine whether the proposed referendum is
2036	legally referable to voters; and
2037	(b) notify the first three sponsors, in writing, whether the proposed referendum is:

(i) legally referable to voters: or 2038 2039 (ii) rejected as not legally referable to voters. 2040 (2) (a) Subject to Subsection (2)(b), for a land use law, a proposed referendum is 2041 legally referable to voters unless: 2042 (i) the proposed referendum challenges an action that is administrative, rather than 2043 legislative, in nature; 2044 (ii) the proposed referendum challenges a land use decision, rather than a land use 2045 regulation, as those terms are defined in Section 10-9a-103 or 17-27a-103; 2046 (iii) the proposed referendum challenges more than one law passed by the local 2047 legislative body; or 2048 (iv) the referendum application was not timely filed or does not comply with the 2049 requirements of this part. 2050 (b) In addition to the limitations of Subsection (2)(a), a proposed referendum is not 2051 legally referable to voters for a: 2052 (i) municipal land use law, as defined in Section 20A-7-101, if the land use law was 2053 passed by a unanimous vote of the local legislative body; or 2054 (ii) transit area land use law, as defined in Section 20A-7-601, if the transit area land 2055 use law was passed by a two-thirds vote of the local legislative body. 2056 (3) After the end of the 20-day period described in Subsection (1), a county, city, town, 2057 or metro township may not, for a land use law: 2058 (a) reject a proposed referendum as not legally referable to voters; or 2059 (b) except as provided in Subsection (4), challenge, in a legal action or otherwise, a 2060 proposed referendum on the grounds that the proposed referendum is not legally referable to 2061 voters. 2062 (4) (a) If a county, city, town, or metro township rejects a proposed referendum 2063 concerning a land use law, a sponsor of the proposed referendum may, within seven days after 2064 the day on which a sponsor is notified under Subsection (1)(b), challenge or appeal the decision 2065 to: 2066 (i) the Supreme Court, by means of an extraordinary writ, if possible; or 2067 (ii) a district court, if the sponsor is prohibited from pursuing an extraordinary writ

2068 under Subsection (4)(a)(i).

2069	(b) [Failure of a sponsor] If a sponsor fails to timely challenge or appeal a rejection
2070	under Subsection (4)(a)[ terminates the referendum.] :
2071	(i) the referendum terminates; and
2072	(ii) a sponsor may not bring any further challenge or appeal of the rejection.
2073	(c) If a sponsor files a challenge or appeal described in Subsection (4)(a), the sponsor
2074	has the burden of proving that:
2075	(i) the sponsor complied with the requirements described in this section; and
2076	(ii) the proposed referendum is legally referable to voters.
2077	(5) If, on challenge or appeal, the court determines that the proposed referendum is
2078	legally referable to voters, the local clerk shall comply with Subsection 20A-7-604(3), or give
2079	the sponsors access to the website defined in Section 20A-21-101, within five days after the
2080	day on which the determination, and any challenge or appeal of the determination, is final.
2081	Section 30. Section <b>20A-7-603</b> is amended to read:
2082	20A-7-603. Manual referendum process Form of referendum petition and
2083	signature sheet.
2084	(1) This section applies only to the manual referendum process.
2085	(2) (a) Each proposed referendum petition shall be printed in substantially the
2086	following form:
2087	"REFERENDUM PETITION To the Honorable, County Clerk/City
2088	Recorder/Town Clerk:
2089	We, the undersigned citizens of Utah, respectfully order that (description of local law or
2090	portion of local law being challenged), passed by the be referred to the voters for their
2091	approval or rejection at the regular/municipal general election to be held on
2092	(month\day\year);
2093	Each signer says:
2094	I have personally signed this referendum petition or, if I am an individual with a
2095	qualifying disability, I have signed this referendum petition by directing the signature gatherer
2096	to enter the initials "AV" as my signature;
2097	The date next to my signature correctly reflects the date that I actually signed the
2098	petition;
2099	I have personally [reviewed] read the entire statement included with this packet;

2100	I am registered to vote in Utah; and
2101	My residence and post office address are written correctly after my name."
2102	(b) The sponsors of a referendum or an agent of the sponsors shall attach a copy of the
2103	law that is the subject of the referendum to each referendum petition.
2104	(3) Each referendum signature sheet shall:
2105	(a) be printed on sheets of paper 8-1/2 inches long and 11 inches wide;
2106	(b) be ruled with a horizontal line three-fourths inch from the top, with the space above
2107	that line blank for the purpose of binding;
2108	(c) include the title of the referendum printed below the horizontal line, in at least
2109	14-point type;
2110	(d) include a table immediately below the title of the referendum, and beginning .5 inch
2111	from the left side of the paper, as follows:
2112	(i) the first column shall be .5 inch wide and include three rows;
2113	(ii) the first row of the first column shall be .85 inch tall and contain the words "For
2114	Office Use Only" in 10-point type;
2115	(iii) the second row of the first column shall be .35 inch tall;
2116	(iv) the third row of the first column shall be .5 inch tall;
2117	(v) the second column shall be 2.75 inches wide;
2118	(vi) the first row of the second column shall be .35 inch tall and contain the words
2119	"Registered Voter's Printed Name (must be legible to be counted)" in 10-point type;
2120	(vii) the second row of the second column shall be .5 inch tall;
2121	(viii) the third row of the second column shall be .35 inch tall and contain the words
2122	"Street Address, City, Zip Code" in 10-point type;
2123	(ix) the fourth row of the second column shall be .5 inch tall;
2124	(x) the third column shall be 2.75 inches wide;
2125	(xi) the first row of the third column shall be .35 inch tall and contain the words
2126	"Signature of Registered Voter" in 10-point type;
2127	(xii) the second row of the third column shall be .5 inch tall;
2128	(xiii) the third row of the third column shall be .35 inch tall and contain the words
2129	"Email Address (optional, to receive additional information)" in 10-point type;
2130	(xiv) the fourth row of the third column shall be .5 inch tall;

2131	(xv) the fourth column shall be one inch wide;
2132	(xvi) the first row of the fourth column shall be .35 inch tall and contain the words
2133	"Date Signed" in 10-point type;
2134	(xvii) the second row of the fourth column shall be .5 inch tall;
2135	(xviii) the third row of the fourth column shall be .35 inch tall and contain the words
2136	"Birth Date or Age (optional)" in 10-point type;
2137	(xix) the fourth row of the third column shall be .5 inch tall; and
2138	(xx) the fifth row of the entire table shall be the width of the entire table, .4 inch tall,
2139	and contain the following words, "By signing this referendum petition, you are stating that you
2140	have read [and understand] the law that this referendum petition seeks to overturn." in 12-point
2141	type;
2142	(e) the table described in Subsection (3)(d) shall be repeated, leaving sufficient room at
2143	the bottom of the sheet or the information described in Subsection (3)(f); and
2144	(f) at the bottom of the sheet, include the word "Warning," in 12-point, bold type,
2145	followed by the following statement in not less than eight-point type:
2146	"It is a class A misdemeanor for an individual to sign a referendum petition with a name
2147	other than the individual's own name, or to knowingly sign the individual's name more than
2148	once for the same referendum petition, or to sign a referendum petition when the individual
2149	knows that the individual is not a registered voter.
2150	Birth date or age information is not required, but it may be used to verify your identity
2151	with voter registration records. If you choose not to provide it, your signature may not be
2152	verified as a valid signature if you change your address before petition signatures are verified
2153	or if the information you provide does not match your voter registration records."
2154	(4) The final page of each referendum packet shall contain the following printed or
2155	typed statement:
2156	"Verification of signature collector
2157	State of Utah, County of
2158	I,, of, hereby state, under penalty of perjury, that:
2159	I am a resident of Utah and am at least 18 years old;
2160	All the names that appear in this packet were signed by individuals who professed to be
2161	the individuals whose names appear in it, and each of the individuals signed the individual's

2162	name on it in my presence or, in the case of an individual with a qualifying disability, I have
2163	signed this referendum petition on the individual's behalf, at the direction of the individual and
2164	in the individual's presence, by entering the initials "AV" as the individual's signature;
2165	I certify that, for each individual whose signature is represented in this referendum
2166	packet by the initials "AV":
2167	I obtained the individual's voluntary direction or consent to sign the referendum petition
2168	on the individual's behalf;
2169	I do not believe, or have reason to believe, that the individual lacked the mental
2170	capacity to give direction or consent;
2171	I do not believe, or have reason to believe, that the individual did not understand the
2172	purpose or nature of my signing the referendum petition on the individual's behalf;
2173	I did not intentionally or knowingly deceive the individual into directing me to, or
2174	consenting for me to, sign the referendum petition on the individual's behalf; and
2175	I did not intentionally or knowingly enter false information on the signature sheet;
2176	I did not knowingly make a misrepresentation of fact concerning the law this petition
2177	seeks to overturn; and
2178	I believe that each [individual has printed and signed the] individual's name [and
2179	written the individual's], post office address, and residence is written correctly, that each signer
2180	has read [and understands] the law that the referendum seeks to overturn, and that each signer
2181	is registered to vote in Utah.
2182	
2183	(Name) (Residence Address) (Date)
2184	[Each individual who signed the packet wrote the ] The correct date of signature
2185	appears next to [the] each individual's name.
2186	I have not paid or given anything of value to any individual who signed this referendum
2187	packet to encourage that individual to sign it.
2188	
2189	(Name) (Residence Address) (Date)".
2190	(5) If the forms described in this section are substantially followed, the referendum
2191	petitions are sufficient, notwithstanding clerical and merely technical errors.

2192	(6) An individual's status as a resident, under Subsection (4), is determined in
2193	accordance with Section 20A-2-105.
2194	Section 31. Section <b>20A-7-604</b> is amended to read:
2195	20A-7-604. Manual referendum process Circulation requirements Local
2196	clerk to provide sponsors with materials.
2197	(1) This section applies only to the manual referendum process.
2198	(2) In order to obtain the necessary number of signatures required by this part, the
2199	sponsors or an agent of the sponsors shall, after the sponsors receive the documents described
2200	in Subsections (3) and 20A-7-401.5(4)(b), circulate referendum packets that meet the form
2201	requirements of this part.
2202	(3) Within five days after the day on which a county, city, town, metro township, or
2203	court determines, in accordance with Section 20A-7-602.7, that a proposed referendum is
2204	legally referable to voters, the local clerk shall provide the sponsors with:
2205	[a copy of the referendum petition and a signature sheet.]
2206	(a) a copy of the referendum petition;
2207	(b) a signature sheet; and
2208	(c) a copy of the proposition information pamphlet provided to the sponsors under
2209	Subsection 20A-7-401.5(4)(b).
2210	(4) The sponsors of the referendum petition shall:
2211	(a) arrange and pay for the printing of all documents that are part of the referendum
2212	packets; and
2213	(b) ensure that the referendum packets and the documents described in Subsection
2214	(4)(a) meet the form requirements of this section.
2215	(5) (a) The sponsors or an agent of the sponsors may prepare the referendum packets
2216	for circulation by creating multiple referendum packets.
2217	(b) The sponsors or an agent of the sponsors shall create referendum packets by
2218	binding a copy of the referendum petition with the text of the law that is the subject of the
2219	referendum and no more than 50 signature sheets together at the top in a manner that the
2220	referendum packets may be conveniently opened for signing.
2221	(c) A referendum packet is not required to have a uniform number of signature sheets.
2222	(d) The sponsors or an agent of the sponsors shall include, with each packet, a copy of

2223	the proposition information pamphlet provided to the sponsors under Subsection
2224	20A-7-401.5(4)(b).
2225	(6) (a) The sponsors or an agent of the sponsors shall, before gathering signatures:
2226	(i) contact the county clerk to receive a range of numbers that the sponsors may use to
2227	number referendum packets;
2228	(ii) sign an agreement with the local clerk, specifying the range of numbers that the
2229	sponsor will use to number the referendum packets; and
2230	(iii) number each referendum packet, sequentially, within the range of numbers
2231	provided by the county clerk, starting with the lowest number in the range.
2232	(b) The sponsors or an agent of the sponsors may not:
2233	(i) number a referendum packet in a manner not directed by the county clerk; or
2234	(ii) circulate or submit a referendum packet that is not numbered in the manner
2235	directed by the county clerk.
2236	Section 32. Section <b>20A-7-608</b> is amended to read:
2237	20A-7-608. Short title and summary of referendum Duties of local clerk and
2238	local attorney.
2239	(1) Upon receipt of a referendum petition, the local clerk shall deliver a copy of the
2240	referendum petition and the law to which the referendum relates to the local attorney.
2241	(2) The local attorney shall:
2242	(a) entitle each county or municipal referendum that qualifies for the ballot
2243	"Proposition Number" and give the referendum a number assigned in accordance with
2244	Section 20A-6-107;
2245	(b) prepare for the referendum:
2246	(i) an impartial short title, not exceeding 25 words, that generally describes the subject
2247	of the law to which the referendum relates; and
2248	(ii) an impartial summary of the contents of the law to which the referendum relates,
2249	not exceeding 125 words;
2250	(c) file the proposed short title, summary, and the numbered referendum title with the
2251	local clerk within 20 days after the day on which an eligible voter submits the referendum
2252	petition to the local clerk; and
2253	(d) promptly provide notice of the filing of the proposed short title and summary to:

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2254 (i) the sponsors of the petition; and 2255 (ii) the local legislative body for the jurisdiction where the referendum petition was 2256 circulated. 2257 (3) (a) The short title and summary may be distinct from the title of the law that is the 2258 subject of the referendum petition. 2259 (b) In preparing a short title, the local attorney shall, to the best of the local attorney's 2260 ability, give a true and impartial description of the subject of the referendum. 2261 (c) In preparing a summary, the local attorney shall, to the best of the local attorney's 2262 ability, give a true and impartial summary of the contents of the referendum. 2263 (d) The short title and summary may not intentionally be an argument, or likely to 2264 create prejudice, for or against the referendum. 2265 (4) (a) Within five calendar days after the day on which the local attorney files a 2266 proposed 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 referendum 2267 2268 petition may file written comments in response to the proposed short title and summary with 2269 the local clerk. 2270 (b) Within five calendar days after the last date to submit written comments under 2271 Subsection (4)(a), the local attorney shall: 2272 (i) review any written comments filed in accordance with Subsection (4)(a); 2273 (ii) prepare a final short title and summary that meets the requirements of Subsection 2274 (3); and 2275 (iii) return the referendum petition and file the short title and summary with the local 2276 clerk. 2277 (c) Subject to Subsection (6), for each county or municipal referendum, the following 2278 shall be printed on the official ballot: 2279 (i) the short title; and 2280 (ii) except as provided in Subsection (4)(d): 2281 (A) the summary; 2282 (B) a copy of the ordinance, resolution, or written description of the local law; and 2283 (C) a link to a location on the election officer's website where a voter may review 2284 additional information relating to each referendum, including the information described in

Subsection 20A-7-602(2) and the arguments relating to the referendum that are included in thelocal voter information pamphlet.

2287 (d) Unless the information described in Subsection (4)(c)(ii) is printed on the official 2288 ballot, the election officer shall include with the ballot a separate ballot proposition insert that 2289 includes the short title and summary for each referendum on the ballot and a link to a location 2290 on the election officer's website where a voter may review the additional information described 2291 in Subsection (4)(c)(ii)(C).

(e) Unless the information described in Subsection 20A-7-508(4)(c)(ii) for all
initiatives on the ballot, and the information described in Subsection (4)(c)(ii) for all referenda
on the ballot, is printed on the ballot, 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, unless the summary is printed directly on the ballot."

(5) Immediately after the local attorney files a copy of the short title and summary with
 the local clerk, the local clerk shall [serve] send a copy of the short title and summary [by mail
 upon] to the sponsors of the referendum petition and the local legislative body for the
 jurisdiction where the referendum petition was circulated.

(6) (a) If the short title or summary provided 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:

2305

(i) at least three sponsors of the referendum petition; or

(ii) a majority of the local legislative body for the jurisdiction where the referendumpetition was circulated.

2308 (b) The court:

(i) shall examine the short title and summary and consider the arguments; and

2310 (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 ballotproposition insert, as required by this section.

2313 Section 33. Section **20A-7-611** is amended to read:

2314 20A-7-611. Temporary stay -- Effective date -- Effect of repeal by local legislative
2315 body.

2316	(1) Any law submitted to the people by referendum petition that is rejected by the
2317	voters at any election is repealed as of the date of the election.
2318	(2) (a) If, at the time during the process described in Subsection $20A-7-607(2)$ , the
2319	local clerk determines that, at that point in time, an adequate number of signatures are certified
2320	to comply with the signature requirements, the local clerk shall:
2321	[(a)] (i) issue an order temporarily staying the law[from going into effect]; and
2322	[(b)] (ii) continue the process of certifying signatures and removing signatures as
2323	required by this part.
2324	(b) A temporary stay of a law under this section may not be ordered or applied
2325	retroactively.
2326	(c) A law that goes into effect before an order temporarily staying the law is issued:
2327	(i) is stayed only during the period of time beginning on the day on which the
2328	temporary stay is ordered and ending on the day described in Subsection (3);
2329	(ii) does not retroactively rescind the law going into effect before the order; and
2330	(iii) is in effect, and fully enforceable, after the temporary stay ends under Subsection
2331	(3), unless the law is repealed under Subsection (1).
2332	(d) A law that does not go into effect before an order temporarily staying the law is
2333	issued may not go into effect while the temporary stay remains in effect.
2334	(3) The temporary stay described in Subsection (2) remains in effect, regardless of
2335	whether a future count falls below the signature threshold, until the day on which:
2336	(a) if the local clerk declares the referendum petition insufficient, five days after the
2337	day on which the local clerk declares the referendum petition insufficient; or
2338	(b) if the local clerk declares the referendum petition sufficient, the day on which the
2339	local legislative body issues the proclamation described in Section 20A-7-610.
2340	(4) [A law submitted to the people by referendum that is approved by the voters at an
2341	election ] If the voters approve a law, submitted to the voters by referendum, that did not go
2342	into effect before the temporary stay described in Subsection (2) was issued:
2343	(a) the temporary stay is no longer in effect; and
2344	(b) the law takes effect the later of:
2345	[(a)] (i) five days after the date of the official proclamation of the vote by the local
2346	legislative body; or

2346 legislative body; or

[(b)] (ii) the effective date specified in the approved law.
(5) If, after the local clerk issues a temporary stay order under Subsection $\left[\frac{(2)(a)}{a}\right]$
(2)(a)(i), the local clerk declares the referendum petition insufficient, the law that is the subject
of the referendum petition takes effect the later of:
(a) five days after the day on which the local clerk declares the petition insufficient; or
(b) the effective date specified in the proposed law.
(6) (a) A law approved by the people under this part is not subject to veto.
(b) The local legislative body may amend any laws approved by the people under this
part after the people approve the law.
(7) If the local legislative body repeals a law challenged by referendum petition under
this part, the referendum petition is void and no further action on the referendum petition is
required.
Section 34. Section <b>20A-7-612</b> is amended to read:
20A-7-612. Misconduct of electors and officers Penalty.
(1) It is unlawful for an individual to:
(a) sign a name other than the individual's own name to any referendum petition;
(b) knowingly sign the individual's name more than once for the same referendum at
one election;
(c) knowingly indicate that an individual who signed a referendum petition signed the
referendum petition on a date other than the date that the individual signed the referendum
petition;
(d) sign a referendum petition knowing that the individual is not a legal voter;
(e) in connection with circulating a referendum petition, represent that a document is
an official government document if the individual knows or has reason to know that the
document is not an official government document; or
(f) knowingly and willfully violate any provision of this part.
(2) It is unlawful for an individual to sign the verification for a referendum packet, or
to electronically sign the verification for a signature under Subsection 20A-21-201(9), knowing
that:
(a) the individual does not meet the residency requirements of Section 20A-2-105;
(b) the signature date associated with the individual's signature for the referendum

2378	petition is not the date that the individual signed the referendum petition;
2379	(c) the individual has not witnessed the signatures the individual collects or submits; or
2380	(d) one or more individuals whose signatures appear in the referendum packet is not
2381	registered to vote in Utah.
2382	(3) It is unlawful for an individual to:
2383	(a) pay an individual to sign a referendum petition;
2384	(b) pay an individual to remove the individual's signature from a referendum petition;
2385	(c) accept payment to sign a referendum petition; [or]
2386	(d) accept payment to have the individual's name removed from a referendum
2387	petition[ <del>.</del> ] <u>; or</u>
2388	(e) on behalf of a voter described in Section 20A-7-106, place the initials "AV" or
2389	enter any information on a signature sheet or statement described in Section 20A-7-106, if the
2390	individual:
2391	(i) does not obtain the voluntary direction or consent of the voter;
2392	(ii) believes or has reason to believe that the voter lacks the mental capacity to give the
2393	voter's direction or consent;
2394	(iii) believes or has reason to believe that the voter does not understand the purpose or
2395	nature of the action taken by the individual on behalf of the voter;
2396	(iv) intentionally or knowingly deceives the voter into providing the direction or
2397	consent of the voter; or
2398	(v) intentionally or knowingly enters false information on the signature sheet or
2399	statement.
2400	(4) A violation of this section is a class A misdemeanor.
2401	(5) The county attorney or municipal attorney shall prosecute any violation of this
2402	section.
2403	Section 35. Section <b>20A-7-614</b> is amended to read:
2404	20A-7-614. Electronic referendum process Form of referendum petition
2405	Circulation requirements Signature collection.
2406	(1) This section applies only to the electronic referendum process.
2407	(2) (a) The first screen presented on the approved device shall include the following
2408	statement:

2409 "This REFERENDUM PETITION is addressed to the Honorable, County 2410 Clerk/City Recorder/Town Clerk: 2411 The citizens of Utah who sign this petition respectfully order that (description of local 2412 law or portion of local law being challenged), passed by the be referred to the voters for 2413 their approval or rejection at the regular/municipal general election to be held on 2414 (month\day\year)." 2415 (b) An individual may not advance to the second screen until the individual clicks a 2416 link at the bottom of the first screen stating, "By clicking here, I attest that I have read [and 2417 understand] the information presented on this screen." 2418 (3) (a) The second screen presented on the approved device shall include the entire text 2419 of the law that is the subject of the referendum petition. 2420 (b) An individual may not advance to the third screen until the individual clicks a link 2421 at the bottom of the second screen stating, "By clicking here, I attest that I have read [and understand] the entire text of the law that is the subject of the referendum petition." 2422 2423 (4) (a) The third screen presented on the approved device shall include a statement 2424 indicating whether persons gathering signatures for the referendum petition may be paid for 2425 gathering signatures. 2426 (b) An individual may not advance to the fourth screen until the individual clicks a link 2427 at the bottom of the third screen stating, "By clicking here, I attest that I have read [and understand] the information presented on this screen." 2428 (5) The fourth screen presented on the approved device shall include the following 2429 2430 statement, followed by links where the individual may click "yes" or "no": 2431 "I have personally [reviewed] read the entirety of each statement presented on this 2432 device; 2433 I am personally signing this referendum petition; 2434 I am registered to vote in Utah; and 2435 All information I enter on this device, including my residence and post office address, is 2436 accurate. 2437 It is a class A misdemeanor for an individual to sign a referendum petition with a name 2438 other than the individual's own name, or to knowingly sign the individual's name more than 2439 once for the same referendum petition, or to sign a referendum petition when the individual

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2440	knows that the individual is not a registered voter.
2441	Do you wish to continue and sign this referendum petition?"
2442	(6) (a) If the individual clicks "no" in response to the question described in Subsection
2443	(5), the next screen shall include the following statement, "Thank you for your time. Please
2444	return this device to the signature-gatherer."
2445	(b) If the individual clicks "yes" in response to the question described in Subsection
2446	(5), the website, or the application that accesses the website, shall take the signature-gatherer
2447	and the individual signing the referendum petition through the signature process described in
2448	Section 20A-21-201.
2449	Section 36. Section <b>20A-7-615</b> is amended to read:
2450	20A-7-615. Electronic referendum process Obtaining signatures Request to
2451	remove signature.
2452	(1) This section applies to the electronic referendum process described in Section
2453	20A-21-201.
2454	(2) A Utah voter may sign a local referendum petition if the voter is a legal voter and
2455	resides in the local jurisdiction.
2456	(3) The sponsors shall ensure that the signature-gatherer who collects a signature from
2457	an individual:
2458	(a) verifies that the individual is at least 18 years old and meets the residency
2459	requirements of Section 20A-2-105; and
2460	(b) is informed that each signer is required to read [and understand] the law that is the
2461	subject of the referendum petition.
2462	(4) (a) A voter who signs a referendum petition may have the voter's signature removed
2463	from the referendum petition by, in accordance with Section 20A-1-1003, submitting to the
2464	county clerk a statement requesting that the voter's signature be removed before 5 p.m. no later
2465	than the earlier of:
2466	(i) 30 days after the day on which the voter signs the statement requesting removal; or
2467	(ii) 45 days after the day on which the local clerk posts the voter's name under
2468	Subsection 20A-7-616(3).
2469	[(b) The statement described in Subsection (4)(a) shall include:]
2470	[(i) the name of the voter;]

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2471	[(ii) the resident address at which the voter is registered to vote;]
2472	[(iii) the signature of the voter; and]
2473	[(iv) the date of the signature described in Subsection (4)(b)(iii).]
2474	[(c) To increase the likelihood of the voter's signature being identified and removed,
2475	the statement described in Subsection (4)(a) may include the voter's birth date or age.]
2476	[(d)] (b) A voter may not submit a signature removal statement described in Subsection
2477	(4)(a) by email or other electronic means, unless the lieutenant governor establishes a signature
2478	removal process that is consistent with the requirements of this section and Section
2479	20A-21-201.
2480	[(c) A person may only remove an electronic signature from a referendum petition
2481	in accordance with this section.
2482	[(f)] (d) A county clerk shall analyze a holographic signature, for purposes of removing
2483	an electronic signature from a referendum petition, in accordance with Subsection
2484	20A-1-1003(3).
2485	Section 37. Effective date.
2486	This bill takes effect on May 1, 2024.