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	ELECTION LAW AMENDMENTS
	2011 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Curtis S. Bramble
	House Sponsor:
LONG 7	TITLE
General	Description:
Т	his bill amends provisions in the Title 20A, Election Code.
Highligh	ted Provisions:
Т	his bill:
•	authorizes a person to vote in an election if the person registers to vote online at
least 15 c	lays before an election;
•	requires the amount of signatures necessary for an initiative or referendum to be
submit to	a legislative body or qualify for placement on the ballot to be calculated
based on	the votes cast for President of the United States; and
►	makes technical changes.
Money A	Appropriated in this Bill:
Ν	Ione
Other S	pecial Clauses:
Ν	Ione
Utah Co	de Sections Affected:
AMEND	vS:
20	0A-2-102.5, as last amended by Laws of Utah 2008, Chapter 225
20	0A-2-206, as enacted by Laws of Utah 2009, Chapter 89
20	0A-7-201, as last amended by Laws of Utah 2008, Chapter 237
20	0A-7-301, as last amended by Laws of Utah 1995, Chapter 153



	20A-7-501, as last amended by Laws of Utah 2010, Chapter 324
	20A-7-601, as last amended by Laws of Utah 2004, Chapter 258
B	e it enacted by the Legislature of the state of Utah:
	Section 1. Section 20A-2-102.5 is amended to read:
	20A-2-102.5. Voter registration deadline.
	(1) Except as provided in Section 20A-2-201, Section 20A-2-206, and [in Title 20A,]
С	hapter 3, Part 4, Voting by Members of the Military and by Other Persons Living or Serving
А	broad, a person who fails to submit a correctly completed voter registration form on or before
th	e voter registration deadline shall not be permitted to vote in the election.
	(2) The voter registration deadline shall be the date that is 30 calendar days before the
da	ate of the election.
	Section 2. Section 20A-2-206 is amended to read:
	20A-2-206. Electronic registration.
	(1) The lieutenant governor may create and maintain an electronic system for voter
re	gistration that is publicly available on the Internet.
	(2) An electronic system for voter registration shall require:
	(a) that an applicant have a valid driver license or identification card, issued under Title
53	3, Chapter 3, Uniform Driver License Act, that reflects the person's current principal place of
re	esidence;
	(b) that the applicant provide the information required by Section 20A-2-104, except
th	at the applicant's signature may be obtained in the manner described in Subsections (2)(d)
ar	nd (4);
	(c) that the applicant attest to the truth of the information provided; and
	(d) that the applicant authorize the lieutenant governor's and county clerk's use of the
aŗ	oplicant's driver license or identification card signature, obtained under Title 53, Chapter 3,
U	niform Driver License Act, for voter registration purposes.
	(3) Notwithstanding Section 20A-2-104, an applicant using the electronic system for
V	oter registration created under this section is not required to complete a printed registration
fc	orm.
	(4) A system created and maintained under this section shall provide the notices

59	concerning a voter's presentation of identification contained in Subsection 20A-2-104(1).
60	(5) The lieutenant governor shall obtain a digital copy of the applicant's driver license
61	or identification card signature from the Driver License Division.
62	(6) Upon receiving all information from an applicant and the Driver License Division,
63	the lieutenant governor shall send the information to the county clerk for the county in which
64	the applicant's principal place of residence is found for further action as required by Section
65	20A-2-304.
66	(7) The lieutenant governor may use additional security measures to ensure the
67	accuracy and integrity of an electronically submitted voter registration.
68	(8) (a) If an individual applies to register under this section during the period beginning
69	on the date after the voter registration deadline and ending on the date that is 15 calendar days
70	before the date of a state wide election, the lieutenant governor shall:
71	(i) accept the application for registration if the individual, on the date of the election,
72	will be legally qualified and entitled to vote in a voting precinct in the state; and
73	(ii) inform the individual that:
74	(A) the individual is registered to vote in the pending election; and
75	(B) for the pending election, the individual must vote on the day of the election and is
76	not eligible to vote using early voting under Chapter 3, Part 6, Early Voting, because the
77	individual registered too late.
78	(b) If an individual applies to register under this section during the 14 calendar days
79	before a statewide election, the lieutenant governor shall:
80	(i) accept the application for registration if the individual, on the date of the election,
81	will be legally qualified and entitled to vote in a voting precinct in the state; and
82	(ii) inform the individual that the individual is registered to vote but may not vote in
83	the pending election because the individual registered too late.
84	Section 3. Section 20A-7-201 is amended to read:
85	20A-7-201. Statewide initiatives Signature requirements Submission to the
86	Legislature or to a vote of the people.
87	(1) (a) A person seeking to have an initiative submitted to the Legislature for approval
88	or rejection shall obtain:
89	(i) legal signatures equal to 5% of the cumulative total of all votes cast by voters of this

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90 state for all candidates for [governor] President of the United States at the last regular general 91 election at which a [governor] President of the United States was elected; and 92 (ii) from each of at least 26 Utah State Senate districts, legal signatures equal to 5% of the total of all votes cast in that district for all candidates for [governor] President of the United 93 94 States at the last regular general election at which a [governor] President of the United States 95 was elected. 96 (b) If, at any time not less than 10 days before the beginning of an annual general 97 session of the Legislature, the lieutenant governor declares sufficient any initiative petition that 98 is signed by enough voters to meet the requirements of this Subsection (1), the lieutenant 99 governor shall deliver a copy of the petition and the cover sheet required by Subsection (1)(c)100 to the president of the Senate, the speaker of the House, and the director of the Office of 101 Legislative Research and General Counsel. 102 (c) In delivering a copy of the petition, the lieutenant governor shall include a cover 103 sheet that contains: 104 (i) the cumulative total of all votes cast by voters of this state for all candidates for 105 [governor] President of the United States at the last regular general election at which a 106 [governor] President of the United States was elected; 107 (ii) the total of all votes cast in each Utah State Senate district for all candidates for 108 [governor] President of the United States at the last regular general election at which a 109 [governor] President of the United States was elected; 110 (iii) the total number of certified signatures received for the submitted initiative; and 111 (iv) the total number of certified signatures received from each Utah State Senate 112 district for the submitted initiative. 113 (2) (a) A person seeking to have an initiative submitted to a vote of the people for 114 approval or rejection shall obtain: 115 (i) legal signatures equal to 10% of the cumulative total of all votes cast by voters of 116 this state for all candidates for [governor] President of the United States at the last regular 117 general election at which a [governor] President of the United States was elected; and 118 (ii) from each of at least 26 Utah State Senate districts, legal signatures equal to 10% of 119 the total of all votes cast in that district for all candidates for [governor] President of the United 120 States at the last regular general election at which a [governor] President of the United States

121 was elected. 122 (b) If an initiative petition meets the requirements of this part and the lieutenant 123 governor declares the initiative petition to be sufficient, the lieutenant governor shall submit 124 the proposed law to a vote of the people at the next regular general election. 125 (3) The lieutenant governor shall provide the following information from the official 126 canvass of the last regular general election at which a [governor] President of the United States 127 was elected to any interested person: 128 (a) the cumulative total of all votes cast by voters in this state for all candidates for 129 [governor] President of the United States; and 130 (b) for each Utah State Senate district, the total of all votes cast in that district for all 131 candidates for [governor] President of the United States. 132 Section 4. Section **20A-7-301** is amended to read: 133 20A-7-301. Referendum -- Signature requirements -- Submission to voters. 134 (1) (a) A person seeking to have a law passed by the Legislature submitted to a vote of 135 the people shall obtain: 136 (i) legal signatures equal to 10% of the cumulative total of all votes cast by voters of 137 this state for all candidates for [governor] President of the United States at the last regular 138 general election at which a [governor] President of the United States was elected; and 139 (ii) from each of at least 15 counties, legal signatures equal to 10% of the total of all 140 votes cast in that county for all candidates for [governor] President of the United States at the last regular general election at which a [governor] President of the United States was elected. 141 142 (b) When the lieutenant governor declares a referendum petition sufficient under this 143 part, the governor shall issue an executive order that: 144 (i) directs that the referendum be submitted to the voters at the next regular general 145 election; or 146 (ii) calls a special election according to the requirements of Section 20A-1-203 and 147 directs that the referendum be submitted to the voters at that special election. 148 (2) When a referendum petition has been declared sufficient, the law that is the subject 149 of the petition does not take effect unless and until it is approved by a vote of the people at a 150 regular general election or a statewide special election. 151 (3) The lieutenant governor shall provide to any interested person from the official

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152	canvass of the last regular general election at which a [governor] President of the United States
153	was elected:
154	(a) the cumulative total of all votes cast by voters of this state for all candidates for
155	[governor] President of the United States; and
156	(b) for each county, the total of all votes cast in that county for all candidates for
157	[governor] President of the United States.
158	Section 5. Section 20A-7-501 is amended to read:
159	20A-7-501. Initiatives.
160	(1) (a) Except as provided in Subsection (1)(b), a person seeking to have an initiative
161	submitted to a local legislative body or to a vote of the people for approval or rejection shall
162	obtain legal signatures equal to:
163	(i) 10% of all the votes cast in the county, city, or town for all candidates for
164	[governor] President of the United States at the last election at which a [governor] President of
165	the United States was elected if the total number of votes exceeds 25,000;
166	(ii) 12-1/2% of all the votes cast in the county, city, or town for all candidates for
167	[governor] President of the United States at the last election at which a [governor] President of
168	the United States was elected if the total number of votes does not exceed 25,000 but is more
169	than 10,000;
170	(iii) 15% of all the votes cast in the county, city, or town for all candidates for
171	[governor] President of the United States at the last election at which a [governor] President of
172	the United States was elected if the total number of votes does not exceed 10,000 but is more
173	than 2,500;
174	(iv) 20% of all the votes cast in the county, city, or town for all candidates for
175	[governor] President of the United States at the last election at which a [governor] President of
176	the United States was elected if the total number of votes does not exceed 2,500 but is more
177	than 500;
178	(v) 25% of all the votes cast in the county, city, or town for all candidates for
179	[governor] President of the United States at the last election at which a [governor] President of
180	the United States was elected if the total number of votes does not exceed 500 but is more than
181	250; and
182	(vi) 30% of all the votes cast in the county, city, or town for all candidates for

183 [governor] President of the United States at the last election at which a [governor] President of 184 the United States was elected if the total number of votes does not exceed 250. 185 (b) In addition to the signature requirements of Subsection (1)(a), a person seeking to 186 have an initiative submitted to a local legislative body or to a vote of the people for approval or 187 rejection in a county, city, or town where the local legislative body is elected from council 188 districts shall obtain, from each of a majority of council districts, legal signatures equal to the 189 percentages established in Subsection (1)(a). 190 (2) If the total number of certified names from each verified signature sheet equals or 191 exceeds the number of names required by this section, the clerk or recorder shall deliver the 192 proposed law to the local legislative body at its next meeting. 193 (3) (a) The local legislative body shall either adopt or reject the proposed law without 194 change or amendment within 30 days of receipt of the proposed law. 195 (b) The local legislative body may: 196 (i) adopt the proposed law and refer it to the people; 197 (ii) adopt the proposed law without referring it to the people; or 198 (iii) reject the proposed law. 199 (c) If the local legislative body adopts the proposed law but does not refer it to the 200 people, it is subject to referendum as with other local laws. 201 (d) (i) If a county legislative body rejects a proposed county ordinance or amendment, 202 or takes no action on it, the county clerk shall submit it to the voters of the county at the next 203 regular general election. 204 (ii) If a local legislative body rejects a proposed municipal ordinance or amendment, or 205 takes no action on it, the municipal recorder or clerk shall submit it to the voters of the 206 municipality at the next municipal general election. 207 (e) (i) If the local legislative body rejects the proposed ordinance or amendment, or 208 takes no action on it, the local legislative body may adopt a competing local law. 209 (ii) The local legislative body shall prepare and adopt the competing local law within 210 the 30 days allowed for its action on the measure proposed by initiative petition. 211 (iii) If the local legislative body adopts a competing local law, the clerk or recorder 212 shall submit it to the voters of the county or municipality at the same election at which the 213 initiative proposal is submitted.

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214	(f) If conflicting local laws are submitted to the people at the same election and two or
215	more of the conflicting measures are approved by the people, then the measure that receives the
216	greatest number of affirmative votes shall control all conflicts.
217	Section 6. Section 20A-7-601 is amended to read:
218	20A-7-601. Referenda General signature requirements Signature
219	requirements for land use laws Time requirements.
220	(1) Except as provided in Subsection (2), a person seeking to have a law passed by the
221	local legislative body submitted to a vote of the people shall obtain legal signatures equal to:
222	(a) 10% of all the votes cast in the county, city, or town for all candidates for
223	[governor] President of the United States at the last election at which a [governor] President of
224	the United States was elected if the total number of votes exceeds 25,000;
225	(b) 12-1/2% of all the votes cast in the county, city, or town for all candidates for
226	[governor] President of the United States at the last election at which a [governor] President of
227	the United States was elected if the total number of votes does not exceed 25,000 but is more
228	than 10,000;
229	(c) 15% of all the votes cast in the county, city, or town for all candidates for
230	[governor] President of the United States at the last election at which a [governor] President of
231	the United States was elected if the total number of votes does not exceed 10,000 but is more
232	than 2,500;
233	(d) 20% of all the votes cast in the county, city, or town for all candidates for
234	[governor] President of the United States at the last election at which a [governor] President of
235	the United States was elected if the total number of votes does not exceed 2,500 but is more
236	than 500;
237	(e) 25% of all the votes cast in the county, city, or town for all candidates for
238	[governor] President of the United States at the last election at which a [governor] President of
239	the United States was elected if the total number of votes does not exceed 500 but is more than
240	250; and
241	(f) 30% of all the votes cast in the county, city, or town for all candidates for
242	[governor] President of the United States at the last election at which a [governor] President of
243	the United States was elected if the total number of votes does not exceed 250.
244	(2) (a) As used in this Subsection (2), "land use law" includes a land use development

245	code, an annexation ordinance, and comprehensive zoning ordinances.
246	(b) A person seeking to have a land use law passed by the local legislative body
247	submitted to a vote of the people shall obtain legal signatures equal to:
248	(i) in a county or in a city of the first or second class, 20% of all votes cast in the
249	county or city for all candidates for [governor] President of the United States at the last election
250	at which a [governor] President of the United States was elected; and
251	(ii) in a city of the third, fourth, or fifth class or a town, 35% of all the votes cast in the
252	city or town for all candidates for [governor] President of the United States at the last election
253	at which a [governor] President of the United States was elected.
254	(3) (a) Sponsors of any referendum petition challenging, under Subsection (1) or (2),
255	any local law passed by a local legislative body shall file the petition within 45 days after the
256	passage of the local law.
257	(b) The local law remains in effect until repealed by the voters via referendum.
258	(4) If the referendum passes, the local law that was challenged by the referendum is
259	repealed as of the date of the election.

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Office of Legislative Research and General Counsel