	MUNICIPAL ALTERNATIVE VOTING METHODS PILOT
	PROJECT AMENDMENTS
	2021 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Jeffrey D. Stenquist
	Senate Sponsor:
I	LONG TITLE
(	General Description:
	This bill amends provisions relating to the Municipal Alternative Voting Methods Pilot
P	Project.
F	Highlighted Provisions:
	This bill:
	<ul> <li>provides that the legislative body of a municipality makes the determination to</li> </ul>
p	participate in the pilot project;
	<ul> <li>requires a county where a municipality is located to administer instant runoff voting</li> </ul>
f	or a municipality participating in the pilot project;
	<ul> <li>repeals a provision allowing contracting, to conduct an election, with a county</li> </ul>
W	where the municipality is not located; and
	<ul><li>makes technical and conforming changes.</li></ul>
N	Money Appropriated in this Bill:
	None
•	Other Special Clauses:
	None
ι	Utah Code Sections Affected:
A	AMENDS:
	20A-4-602, as last amended by Laws of Utah 2019, Chapter 305



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20A-5-400.1, as last amended by Laws of Utah 2019, Chapter 305
63I-2-220, as last amended by Laws of Utah 2020, Sixth Special Session, Chapter 17
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 20A-4-602 is amended to read:
20A-4-602. Municipal Alternate Voting Methods Pilot Project Creation
Participation.
(1) There is created the Municipal Alternate Voting Methods Pilot Project.
(2) The pilot project begins on January 1, 2019, and ends on January 1, 2026.
(3) (a) A municipality may participate in the pilot project, in accordance with the
requirements of this section and all other applicable provisions of law, during any
odd-numbered year that the pilot project is in effect, if, before April 15 of the odd-numbered
year, the <u>legislative body of the</u> municipality:
(i) votes to participate; and
(ii) provides written notice to the lieutenant governor[: (i)] and the county clerk stating
that the municipality intends to participate in the pilot project for the year specified in the
notice[; and].
[(ii) that includes a document, signed by the election officer of the municipality, stating
that the municipality has the resources and capability necessary to participate in the pilot
project.]
(b) [A] The legislative body of a municipality that provides the notice of intent
described in Subsection (3)(a) may withdraw the notice of intent, and not participate in the
pilot project, if the <u>legislative body of the</u> municipality provides written notice of withdrawal to
the lieutenant governor and the county clerk before April 15.
(c) If the legislative body of a municipality votes to participate in the pilot project and
provides the notice described in Subsection (3)(a)(ii), the county where the municipality is
located:
(i) shall administer the election, for the municipality, as described in this part; and
(ii) may not refuse to contract to administer the election for the municipality in
accordance with the provisions of this part.
(4) The lieutenant governor shall maintain, in a prominent place on the lieutenant

59 governor's website, a current list of the municipalities that are participating in the pilot project.

- (5) (a) An election officer of a participating municipality shall, in accordance with the provisions of this part, conduct a multi-candidate race during the municipal general election using instant runoff voting.
- (b) Except as provided in Subsection 20A-4-603(9), an election officer of a participating municipality that will conduct a multi-candidate race under Subsection (5)(a) may not conduct a municipal primary election relating to that race.
- (c) A municipality that has in effect an ordinance described in Subsection 20A-9-404(3) or (4) may not participate in the pilot project.
- (6) Except for an election described in Subsection 20A-4-603(9), an individual who files a declaration of candidacy or a nomination petition, for a candidate who will run in an election described in this part, shall file the declaration of candidacy or nomination petition during the office hours described in Section 10-3-301 and not later than the close of those office hours, no sooner than the second Tuesday in August and no later than the third Tuesday in August of an odd-numbered year.
  - Section 2. Section **20A-5-400.1** is amended to read:

- 20A-5-400.1. Contracting with an election officer to conduct elections -- Fees -- Contracts and interlocal agreements -- Private providers.
- (1) (a) In accordance with this section, a local political subdivision may enter into a contract or interlocal agreement as provided in Title 11, Chapter 13, Interlocal Cooperation Act, with a provider election officer to conduct an election.
- (b) If the boundaries of a local political subdivision holding the election extend beyond a single local political subdivision, the local political subdivision may have more than one provider election officer conduct an election.
- [(c) Subject to Subsection (1)(d), and upon approval by the lieutenant governor, a municipality may enter into a contract or agreement under Subsection (1)(a) with any local political subdivision in the state, regardless of whether the municipality is located in, next to, or near, the local political subdivision, to conduct an election during which the municipality is participating in the Municipal Alternate Voting Methods Pilot Project.]
  - [(d) (i) Subsection (1)(c) only applies to an election held in 2019.]
- [(ii) If a municipality enters into a contract or agreement, under Subsection (1)(c), with

90	a local political subdivision other than a county within which the municipality exists, the
91	municipality, the local political subdivision, and the county within which the municipality
92	exists shall enter into a cooperative agreement to ensure the proper functioning of the election.]
93	(2) A provider election officer shall conduct an election:
94	(a) under the direction of the contracting election officer; and
95	(b) in accordance with a contract or interlocal agreement.
96	(3) A provider election officer shall establish fees for conducting an election for a
97	contracting election officer that:
98	(a) are consistent with the contract or interlocal agreement; and
99	(b) do not exceed the actual costs incurred by the provider election officer.
100	(4) The contract or interlocal agreement under this section may specify that a
101	contracting election officer request, within a specified number of days before the election, that
102	the provider election officer conduct the election to allow adequate preparations by the
103	provider election officer.
104	(5) An election officer conducting an election may appoint or employ an agent or
105	professional service to assist in conducting the election.
106	Section 3. Section <b>63I-2-220</b> is amended to read:
107	63I-2-220. Repeal dates Title 20A.
108	(1) On January 1, 2021:
109	(a) Subsection 20A-1-201.5(1), the language that states "Except as provided in
110	Subsection (4)," is repealed.
111	(b) Subsection 20A-1-201.5(4) is repealed.
112	(c) Subsections 20A-1-204(1)(a)(i) through (iii) are repealed and replaced with the
113	following:
114	"(i) the fourth Tuesday in June; or
115	(ii) the first Tuesday after the first Monday in November.".
116	(d) In Subsections 20A-1-503(4)(c), 20A-9-202(3)(a), 20A-9-403(3)(d)(ii),
117	20A-9-407(5) and (6)(a), and 20A-9-408(5), immediately following the reference to Subsection
118	20A-9-202(1)(b), the language that states "(i) or (ii)" is repealed.
119	(e) Subsection 20A-9-202(1)(b) is repealed and replaced with the following:
120	"(b) Unless expressly provided otherwise in this title, for a registered political party

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121	that is not a qualified political party, the deadline for filing a declaration of candidacy for an
122	elective office that is to be filled at the next regular general election is 5 p.m. on the first
123	Monday after the third Saturday in April."[;].
124	(f) Subsection 20A-9-409(4)(c) is repealed and replaced with the following:
125	"(c) The deadline described in Subsection (4)(b) is 5 p.m. on the first Wednesday after
126	the third Saturday in April.".
127	(2) Subsection 20A-5-803(8) is repealed July 1, 2023.
128	(3) Section 20A-5-804 is repealed July 1, 2023.
129	[ <del>(4) On January 1, 2026:</del> ]
130	[(a) In Subsection 20A-1-102(18)(a), the language that states "or Chapter 4, Part 6,
131	Municipal Alternate Voting Methods Pilot Project" is repealed.]
132	[(b) In Subsections 20A-1-303(1)(a) and (b), the language that states "Except as
133	provided in Title 20A, Chapter 4, Part 6, Municipal Alternate Voting Methods Pilot Project," is
134	repealed.]
135	[(c) In Section 20A-1-304, the language that states "Except for a race conducted by
136	instant runoff voting under Title 20A, Chapter 4, Part 6, Municipal Alternate Voting Methods
137	Pilot Project," is repealed.]
138	[(d) In Subsection 20A-3a-204(1)(a), (c), or (d), the language that states "except as
139	provided in Subsection (6)," is repealed.]
140	[(e) Subsection 20A-3a-204 (5)(b), the language that states "subject to Subsection (6),"
141	is repealed.]
142	[(f) Subsection 20A-3a-204(6) is repealed and the remaining subsections in Section
143	20A-3a-204 are renumbered accordingly.]
144	[(g) In Subsection 20A-4-101(2)(c), the language that states "Except as provided in
145	Subsection (2)(f)," is repealed.]
146	[(h) Subsection 20A-4-101(2)(f) is repealed.]
147	[(i) Subsection 20A-4-101(3) is repealed and replaced with the following:]
148	["(3) To resolve questions that arise during the counting of ballots, a counting judge
149	shall apply the standards and requirements of Section 20A-4-105.".]
150	[(j) In Subsection 20A-4-102(1)(b), the language that states "or a rule made under
151	Subsection 20A-4-101(2)(f)(i)" is repealed.

152	[(k) Subsection 20A-4-102(1)(c) is repealed and replaced with the following:]
153	["(b) To resolve questions that arise during the counting of ballots, a counting judge
154	shall apply the standards and requirements of Section 20A-4-105.".]
155	[(1) In Subsection 20A-4-102(6)(a), the language that states ", except as provided in
156	Part 6, Municipal Alternate Voting Methods Pilot Project, or a rule made under Subsection
157	<del>20A-4-101(2)(f)(i)" is repealed.</del> ]
158	[(m) In Subsection 20A-4-105(1)(a), the language that states ", except as otherwise
159	provided in Part 6, Municipal Alternate Voting Methods Pilot Project," is repealed.]
160	[(n) In Subsection 20A-4-105(2), the language that states "Subsection 20A-3a-204(6),
161	or Part 6, Municipal Alternate Voting Methods Pilot Project," is repealed.]
162	[(o) In Subsections 20A-4-105(3), (4), and (11), the language that states "Except as
163	otherwise provided in Part 6, Municipal Alternate Voting Methods Pilot Project," is repealed.]
164	[(p) In Subsection 20A-4-106(2), the language that states "or Title 20A, Chapter 4, Part
165	6, Municipal Alternate Voting Methods Pilot Project" is repealed.]
166	[(q) In Subsection 20A-4-304(1)(a), the language that states "except as provided in Part
167	6, Municipal Alternate Voting Methods Pilot Project," is repealed.]
168	[(r) Subsection 20A-4-304(2)(e) is repealed and replaced with the following:]
169	["(v) from each voting precinct:]
170	[(A) the number of votes for each candidate; and]
171	[(B) the number of votes for and against each ballot proposition;".]
172	[(s) Subsection 20A-4-401(1)(a) is repealed, the remaining subsections in Subsection
173	(1) are renumbered accordingly, and the cross-references to those subsections are renumbered
174	accordingly.]
175	[(t) Title 20A, Chapter 4, Part 6, Municipal Alternate Voting Methods Pilot Project, is
176	repealed.]
177	[(u) Subsections 20A-5-400.1(1)(c) and (d), relating to contracting with a local
178	political subdivision to conduct an election, is repealed.]
179	[(v) In Section 20A-5-802, relating to the certification of voting equipment:]
180	[(i) delete "Except as provided in Subsection (2)(b)(ii):" from the beginning of
181	Subsection (2); and]
182	[(ii) Subsection (2)(b)(ii) is repealed, and the remaining subsections are renumbered

183	accordingly.]
184	[ <del>(w) Section 20A-6-203.5 is repealed.</del> ]
185	[(x) In Subsections 20A-6-402(1) and (2), the language that states "Except as otherwise
186	required for a race conducted by instant runoff voting under Title 20A, Chapter 4, Part 6,
187	Municipal Alternate Voting Methods Pilot Project," is repealed.]
188	[(y) In Subsection 20A-9-203(3)(a)(i), the language that states "or Title 20A, Chapter
189	4, Part 6, Municipal Alternate Voting Methods Pilot Project" is repealed.]
190	[(z) In Subsection 20A-9-203(3)(e)(i), the language that states "except as provided in
191	Title 20A, Chapter 4, Part 6, Municipal Alternate Voting Methods Pilot Project," is repealed.]
192	[(aa) In Subsection 20A-9-404(1)(a), the language that states "or Title 20A, Chapter 4,
193	Part 6, Municipal Alternate Voting Methods Pilot Project" is repealed.]
194	[(bb) In Subsection 20A-9-404(2), the language that states "Except as otherwise
195	provided in Title 20A, Chapter 4, Part 6, Municipal Alternate Voting Methods Pilot Project," is
196	repealed.]
197	(4) Title 20A, Chapter 4, Part 6, Municipal Alternate Voting Methods Pilot Project, is
198	repealed January 1, 2026.
199	(5) Section 20A-7-407 is repealed January 1, 2021.
200	(6) Section 20A-1-310 is repealed January 1, 2021.