1	SENATE BILL NO. 93
2	INTRODUCED BY M. CUFFE
3	BY REQUEST OF THE STATE ADMINISTRATION AND VETERAN AFFAIRS INTERIM COMMITTEE
4	
5	A BILL FOR AN ACT ENTITLED: "AN ACT GENERALLY REVISING BALLOT ISSUE LAWS; PROVIDING
6	AND REVISING SUBMISSION AND PROCESSING TIMELINES FOR STATEWIDE BALLOT ISSUES;
7	CLARIFYING SUBSTANTIVE AND PROCEDURAL PROVISIONS APPLICABLE TO BALLOT ISSUES;
8	REORGANIZING STATUTORY PROVISIONS RELATED TO BALLOT ISSUES; PROVIDING DEFINITIONS;
9	ESTABLISHING A FEE FOR FILING BALLOT ISSUES; PROVIDING A PENALTY; PROHIBITING FILING A
10	BALLOT ISSUE SUBSTANTIALLY SIMILAR TO A DEFEATED BALLOT ISSUE OF THE PAST 4 YEARS;
11	PROVIDING RULEMAKING AUTHORITY; AMENDING SECTIONS 5-5-215, 5-11-105, 7-5-132, 7-7-2224, 7-
12	14-204, 13-27-102, 13-27-103, 13-27-105, 13-27-112, 13-27-201, 13-27-204, 13-27-205, 13-27-206, 13-27-
13	207, 13-27-208, 13-27-209, 13-27-210, 13-27-211, 13-27-301, 13-27-303, 13-27-304, 13-27-308, 13-27-311,
14	13-27-316, 13-27-317, 13-27-401, 13-27-402, 13-27-403, 13-27-406, 13-27-407, 13-27-409, 13-27-410, 13-27-
15	501, 13-27-502, 13-27-503, AND-13-27-504, <u>13-37-126, 13-37-201, 13-37-228, AND 30-18-103, MCA;</u>
16	REPEALING SECTIONS 13-27-111, 13-27-113, 13-27-202, <u>13-27-208,</u> 13-27-312, AND 13-27-315, MCA; AND
17	PROVIDING AN IMMEDIATE EFFECTIVE DATE AND AN APPLICABILITY DATE."
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19	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
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21	NEW SECTION. Section 1. Definitions. As used in this chapter, unless the context clearly indicates
22	otherwise, the following definitions apply:
23	(1) "Ballot statements" means a statement of purpose and implication and a yes and no statement.
24	(2) "Constitutional convention initiative" means a statewide initiative to submit to the qualified
25	electors the question of whether there must be an unlimited convention to amend the Montana constitution as
26	authorized in Article XIV, section 2, of the Montana constitution.
27	(3) "Constitutional convention referendum" means a legislative act submitting the question of
28	whether there must be an unlimited convention to revise, alter, or amend the Montana constitution to the



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2	NEW SECTION. Section 2. Statement of purpose and implication. (1) A statement of purpose and
3	implication expresses the true and impartial explanation of the proposal in plain, easily understood language.
4	The statement of purpose and implication may not be argumentative or written so as to create prejudice for or
5	against the issue.
6	(2) A statement of purpose and implication may not exceed 135 words.
7	(3) Unless altered by the court under 13-27-316, a statement of purpose and implication is the
8	petition title for an issue circulated by petition and the ballot title if the issue circulated by petition is placed on
9	the ballot.
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11	NEW SECTION. Section 3. Yes and no statement. (1) A yes and no statement specifies that a
12	positive vote indicates support for the issue and a negative vote indicates opposition to the issue.
13	(2) The yes and no statement must be placed beside the diagram provided for marking of the
14	ballot in a manner similar to the following:
15	[] YES on (insert the type of ballot issue and its number)
16	[] NO on (insert the type of ballot issue and its number)
17	(3) The type of ballot issue and its number required by subsection (2) must be designated by the
18	secretary of state as provided in 13-27-203 after the secretary of state receives notice from the attorney general
19	that the petition has been found legally sufficient as provided in this part.
20	(4) The yes and no statement may not include additional material beyond the requirements of
21	subsection (2).
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23	NEW SECTION. Section 4. Submission and processing of statewide ballot issues required
24	nonrefundable filing fee. (1) A proponent of a statutory initiative shall submit the text of the proposed initiative
25	to the secretary of state in accordance with [section 5].
26	(2) A proponent of a statutory referendum shall submit the text of the proposed referendum to the
27	secretary of state in accordance with [section 6].



(3)

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A proponent of a constitutional initiative shall submit the text of the proposed initiative to the

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1 secretary of state in accordance with [section	on 7].
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- (4) A proponent of a constitutional convention initiative shall submit the text of the proposed initiative to the secretary of state in accordance with [section 8].
- (5) A constitutional referendum, a constitutional convention referendum, or a legislative referendum passed by the legislature must be processed in accordance with [section 9].
- (6) (a) A proponent of a statutory initiative, a statutory referendum, a constitutional initiative, or a constitutional convention initiative shall include a nonrefundable filing fee of \$3,700 per submitted proposal at the time of submittal to the secretary of state.
- (b) The fee must be deposited in an account to the credit of the secretary of state in accordance with 2-15-405(4). The secretary of state's office shall retain \$700, and distribute \$2,000 to the legislative services division and \$1,000 to the department of justice to help defray the costs of review by those offices.
- (c) A proponent may seek a waiver from the fee required in subsection (6)(a) by demonstrating a financial inability to pay without substantial hardship. If a proponent is granted a fee waiver and later financial disclosure forms required by 13-37-225 show financial ability to pay the fee, the proponent is required to pay the fee at that time. If the proponent still fails to pay the fee, a penalty of up to three times the amount of the submission fee may be assessed.
 - (d) The secretary of state may adopt rules to provide for the administration of this subsection (6).
- (7) A statewide initiative filed under the provisions of this chapter may not be filed if it is substantially the same as a measure defeated by the voters in an election within the preceding 4 years.

NEW SECTION. Section 5. Statutory initiative process and procedure. (1) (a) A proponent of a statutory initiative shall submit the text of the proposed statutory initiative to the secretary of state together with draft ballot statements and the filing fee required by [section 4]. The secretary of state shall forward a copy of the text of the proposed statutory initiative and ballot statements to the legislative services division for review in accordance with [section 10].

(b) A proposed statutory initiative may not be accepted by the secretary of state until 10 days after the adjournment sine die of the regular legislative session preceding the general election during which the proposal is intended to be voted on. The prohibitions on acceptance of a proposed statutory initiative provided



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1 in this subsection (1)(b) do not apply to a submission received on or after the date that falls 180 days after the

- 2 date that the legislature convened in regular session pursuant to 5-2-103, even if the legislature has not
- 3 adjourned sine die. If the secretary of state rejects a proposed statutory initiative pursuant to this subsection
- 4 (1)(b), the secretary of state shall promptly notify the person who submitted the proposal of the reason for the
- 5 rejection.

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- (2) Within 14 days after receiving the proposed statutory initiative from the secretary of state, the legislative services division shall respond in writing to the proponent in accordance with [section 10].
- (3) After the proponent responds to the legislative services division as provided in [section 10], the proponent shall submit the final text of the proposed statutory initiative and ballot statements to the secretary of state. However, if a response to the legislative services division is not required by the proponent pursuant to [section 10], the proponent shall instead submit the final text of the proposed statutory initiative and ballot statements to the secretary of state after the proponent receives the legislative services division's response.
- (4) On receipt of the final text of the proposed statutory initiative and the ballot statements, the secretary of state shall reject the proposed statutory initiative if the text or a ballot statement contains material not submitted to the legislative services division that is a substantive change not recommended by the legislative services division. Otherwise, the secretary of state shall refer a copy of the proposed statutory initiative and ballot statements concurrently to the budget director and to the attorney general for the attorney general's review in accordance with [section 11].
- (5) The budget director shall determine whether a fiscal note is necessary. If the budget director determines a fiscal note is necessary, the budget director shall prepare a fiscal note, notify the attorney general of the necessity of the fiscal note, and provide a copy of the fiscal note pursuant to [section 12] within 10 days.

 Receipt of the notice from the budget director begins the time frame in subsection (7).
 - (5)(6) In addition to the requirements of [section 11], the attorney general shall:
- (a) include in the attorney general's legal sufficiency review whether the proposed statutory initiative constitutes an appropriation as set forth in 13-27-211; and
- (b) review the proposed statutory initiative as to whether the proposal could cause a regulatory taking under Montana law or otherwise will likely cause significant material harm to one or more business interests in the state if approved by the voters. If the attorney general determines the proposed statutory



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initiative will likely cause significant material harm to one or more business interests in the state, the attorney
general shall notify the secretary of state, which must include the finding set forth in 13-27-204(2) on the final
form of the petition.

- (6) If the attorney general orders a fiscal note pursuant to [section 11], the budget director shall prepare the fiscal note pursuant to [section 12] and return it to the attorney general within 10 days.
- (7) Within 30 days of receipt of the proposed statutory initiative from the secretary of state, the attorney general shall complete the requirements set forth in [section 11] and subsection (5)(6) of this section.
- (8) The secretary of state shall review the legal sufficiency opinion received pursuant to [section 11].
 - (a) If the attorney general finds that the proposed statutory initiative is not legally sufficient, the secretary of state shall send written notice to the person who submitted the proposal that the proposed statutory initiative has been rejected. The notice must include a copy of the attorney general's legal sufficiency opinion.
 - (b) If the attorney general finds that the proposed statutory initiative is legally sufficient, the secretary of state shall provide the executive director of the legislative services division a copy of the final text of the proposed statutory initiative and ballot statements in accordance with [section 13]. After the executive director of the legislative services division provides the secretary of state the outcome of the vote as required by [section 13], the secretary of state shall immediately send a sample petition form as provided in [section 14] to the person submitting the proposed statutory initiative.

NEW SECTION. Section 6. Statutory referendum process and procedure. (1) (a) A proponent of a statutory referendum shall submit the text of the proposed statutory referendum to the secretary of state together with draft ballot statements and the filing fee required by [section 4]. The secretary of state shall forward a copy of the text of the proposed statutory referendum and ballot statements to the legislative services division for review in accordance with [section 10].

(b) A proposed statutory referendum may not be accepted by the secretary of state until 10 days after the adjournment sine die of the regular legislative session preceding the general election during which the proposal is intended to be voted on. The prohibitions on acceptance of a proposed statutory referendum



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provided in this subsection (1)(b) do not apply to a submission received on or after the date that falls 180 days after the date that the legislature convened in regular session pursuant to 5-2-103, even if the legislature has not adjourned sine die. If the secretary of state rejects a proposed statutory referendum pursuant to this subsection (1)(b), the secretary of state shall promptly notify the person who submitted the proposal of the reason for the rejection.

- (2) Within 7 days after receiving the proposed statutory referendum from the secretary of state, the legislative services division shall respond in writing to the proponent in accordance with [section 10].
- (3) After the proponent responds to the legislative services division as provided in [section 10], the proponent shall submit the final text of the proposed statutory referendum and ballot statements to the secretary of state. However, if a response to the legislative services division is not required by the proponent pursuant to [section 10], the proponent shall instead submit the final text of the proposed statutory referendum and ballot statements to the secretary of state after the proponent receives the legislative services division's response.
- (4) On receipt of the final text of the proposed statutory referendum and the ballot statements, the secretary of state shall reject the proposed statutory referendum if the text or a ballot statement contains material not submitted to the legislative services division that is a substantive change not recommended by the legislative services division. Otherwise, the secretary of state shall refer a copy of the proposed statutory referendum and ballot statements concurrently to the budget director and the attorney general.
- (5) (a) The budget director shall determine whether a fiscal note is necessary, prepare the fiscal note, notify the attorney general of the necessity of its determination, and provide a copy of the fiscal note, if required, pursuant to [section 12] within the timeframe required in subsection (5)(b). Receipt of the notice from the budget director begins the time frame in subsection (6) for the attorney general's review in accordance with [section 11].
- (5)(b) If the attorney general orders a fiscal note pursuant to [section 11], the budget director shall prepare the fiscal note pursuant to [section 12]. If the legislative act that is the subject of the proposed statutory referendum had a fiscal note prepared pursuant to 5-4-202 during the legislative session in which the bill was proposed, the budget director shall return the fiscal note to the attorney general within 3 days. If the legislative act that is the subject of the proposed statutory referendum did not have a fiscal note prepared pursuant to 5-4-



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202 during the legislative session in which the bill was proposed, the budget director shall return the fiscal note to the attorney general within 6 days.

- (6) If the budget director is allowed 3 days to return the fiscal note pursuant to subsection (5), the attorney general shall complete the requirements set forth in [section 11] within 14 days of the receipt of the proposed statutory referendum from the secretary of state. However, if the budget director is allowed 6 days to return the fiscal note pursuant to subsection (5), the attorney general shall complete the requirements set forth in [section 11] within 17 days of the receipt of the proposed statutory referendum from the secretary of state.
- (7) The secretary of state shall review the legal sufficiency opinion received pursuant to [section 11]. If the attorney general:
- (a) finds that the proposed statutory referendum is not legally sufficient, the secretary of state shall send written notice to the person who submitted the proposal that the proposed statutory referendum has been rejected. The notice must include a copy of the attorney general's legal sufficiency opinion.
- (b) finds that the proposed statutory referendum is legally sufficient, the secretary of state shall immediately send a sample petition form as provided in [section 14] to the person submitting the proposed statutory referendum.

NEW SECTION. Section 7. Constitutional initiative process and procedure. (1) A proponent of a constitutional initiative shall submit the text of the proposed constitutional initiative to the secretary of state together with draft ballot statements and the filing fee required by [section 4]. The secretary of state shall forward a copy of the text of the proposed constitutional initiative and ballot statements to the legislative services division for review in accordance with [section 10].

- (2) Within 14 days after receiving the proposed constitutional initiative from the secretary of state, the legislative services division shall respond in writing to the proponent in accordance with [section 10].
- (3) After the proponent responds to the legislative services division as provided in [section 10], the proponent shall submit the final text of the proposed constitutional initiative and ballot statements to the secretary of state. However, if a response to the legislative services division is not required by the proponent pursuant to [section 10], the proponent shall instead submit the final text of the proposed constitutional initiative and ballot statements to the secretary of state after the proponent receives the legislative services division's



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- (4) On receipt of the final text of the proposed constitutional initiative and the ballot statements, the secretary of state shall reject the proposed constitutional initiative if the text or a ballot statement contains material not submitted to the legislative services division that is a substantive change not recommended by the legislative services division. Otherwise, the secretary of state shall refer a copy of the proposed constitutional initiative and ballot statements concurrently to the budget director and to the attorney general for the attorney general's review in accordance with [section 11].
- (5) If the attorney general orders a fiscal note pursuant to [section 11], the budget director shall prepare the fiscal note pursuant to [section 12] and return it to the attorney general within 10 days. The budget director shall determine whether a fiscal note is necessary, prepare the fiscal note, notify the attorney general of the necessity of the fiscal note, and provide a copy of the fiscal note pursuant to [section 12] within 10 days.

 Receipt of the notice from the budget director begins the timeframe in subsection (7) for the attorney general's review in accordance with [section 11].
 - (6) <u>In addition to the requirements in [section 11], the attorney general shall:</u>
- (a) include in the attorney general's legal sufficiency review whether the proposed constitutional initiative constitutes an appropriation as set forth in 13-27-211; and
- (b) review the proposed constitutional initiative as to whether the proposal could cause a regulatory taking under Montana law or otherwise will likely cause significant material harm to one or more business interests in the state if approved by the voters. If the attorney general determines the proposed constitutional initiative will likely cause significant material harm to one or more business interests in the state, the attorney general shall notify the secretary of state, which must include the finding set forth in 13-27-207 on the final form of the petition.
- (7) Within 30 days of receipt of the proposed constitutional initiative from the secretary of state fiscal note determination from the budget director, the attorney general shall complete the requirements set forth in [section 11] and subsection (6) of this section.
- (7)(8) The secretary of state shall review the legal sufficiency opinion received pursuant to [section 11]. If the attorney general:
 - (a) finds that the proposed constitutional initiative is not legally sufficient, the secretary of state



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shall send written notice to the person who submitted the proposal that the proposed constitutional initiative has been rejected. The notice must include a copy of the attorney general's legal sufficiency opinion.

(b) finds that the proposed constitutional initiative is legally sufficient, the secretary of state shall provide the executive director of the legislative services division a copy of the final text of the proposed constitutional initiative and ballot statements in accordance with [section 13]. After the executive director of the legislative services division provides the secretary of state the outcome of the vote as required by [section 13], the secretary of state shall immediately send a sample petition form as provided in [section 14] to the person submitting the proposed constitutional initiative.

- NEW SECTION. Section 8. Constitutional convention initiative process and procedure. (1) A proponent of a constitutional convention initiative shall submit the text of the proposed constitutional convention initiative to the secretary of state together with draft ballot statements and the filing fee required by [section 4]. The secretary of state shall forward a copy of the text of the proposed constitutional convention initiative and ballot statements to the legislative services division for review in accordance with [section 10].
- (2) Within 14 days after receiving the proposed constitutional convention initiative from the secretary of state, the legislative services division shall respond in writing to the proponent in accordance with [section 10].
- (3) After the proponent responds to the legislative services division as provided in [section 10], the proponent shall submit the final text of the proposed constitutional convention initiative and ballot statements to the secretary of state. However, if a response to the legislative services division is not required by the proponent pursuant to [section 10], the proponent shall instead submit the final text of the proposed constitutional convention initiative and ballot statements to the secretary of state after the proponent receives the legislative services division's response.
- (4) On receipt of the final text of the proposed constitutional convention initiative and the ballot statements, the secretary of state shall reject the proposed constitutional convention initiative if the text or a ballot statement contains material not submitted to the legislative services division that is a substantive change not recommended by the legislative services division. Otherwise, the secretary of state shall refer a copy of the proposed constitutional convention initiative and ballot statements concurrently to the budget director and to the



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- (5) If the attorney general orders a fiscal note pursuant to [section 11], the budget director shall prepare the fiscal note pursuant to [section 12] and return it to the attorney general within 10 days. The budget director shall determine whether a fiscal note is necessary, prepare the fiscal note, notify the attorney general of the necessity of the fiscal note, and provide a copy of the fiscal note pursuant to [section 12] within 10 days.

 Receipt of the notice from the budget director begins the time frame in subsection (6) and the attorney general's review in accordance with [section 11].
- (6) Within 30 days of receipt of the proposed constitutional convention initiative from the secretary of state fiscal note determination from the budget director, the attorney general shall complete the requirements set forth in [section 11].
- (7) The secretary of state shall review the legal sufficiency opinion received pursuant to [section11]. If the attorney general:
- (a) finds that the proposed constitutional convention initiative is not legally sufficient, the secretary of state shall send written notice to the person who submitted the proposal that the proposed constitutional convention initiative has been rejected. The notice must include a copy of the attorney general's legal sufficiency opinion.
- (b) finds that the proposed constitutional convention initiative is legally sufficient, the secretary of state shall provide the executive director of the legislative services division a copy of the final text of the proposed constitutional convention initiative and ballot statements in accordance with [section 13]. After the executive director of the legislative services division provides the secretary of state the outcome of the vote as required by [section 13], the secretary of state shall immediately send a sample petition form as provided in [section 14] to the person submitting the proposed constitutional convention initiative.

NEW SECTION. Section 9. Statewide referendum referred by legislature -- process and procedure. (1) A statewide referendum referred to a vote of the people by the legislature must comply with the requirements of 5-4-102.

(2) The secretary of state shall transmit a statewide referendum proposed by the legislature to the attorney general according to the requirements of 13-27-209.



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	(3)	(a) On receipt from the secretary of state of a statewide referendum referred to a vote of the
people	by the le	egislature, the attorney general shall prepare and forward to the secretary of state, within 30
days, b	allot sta	tements that comply with [sections 2 and 3], except that the attorney general may not prepare a
statem	ent of pu	rpose and implication if the statement has been provided by the legislature.

(b) When preparing a ballot statement pursuant to this section, the attorney general shall endeavor to seek out parties on both sides of the issue and obtain their advice.

- NEW SECTION. Section 10. Review by legislative services division. (1) On receipt of a proposed statutory initiative, statutory referendum, constitutional initiative, or constitutional convention initiative and the proposal's ballot statements from the office of the secretary of state as provided in [section 5(1)], [section 6(1)], [section 7(1)], or [section 8(1)], the legislative services division staff shall review the text and ballot statements for clarity, consistency, and conformity with the most recent edition of the bill drafting manual furnished by the legislative services division, the requirements of this part, and any other factors that the staff considers when drafting proposed legislation.
- (2) (a) The legislative services division staff shall recommend in writing to the proponent revisions to the text and revisions to the ballot statements to make them consistent with any recommendations for change to the text and the requirements of this part or state that no revisions are recommended.
- (b) The proponent shall consider the recommendations and respond in writing to the legislative services division, accepting, rejecting, or modifying each of the recommended revisions. If revisions are not recommended, a response is not required.
- (3) The legislative services division shall furnish a copy of the correspondence provided for in subsection (2) to the secretary of state, who shall make a copy of the correspondence available to any person on request.

NEW SECTION. Section 11. Review by attorney general. (1) On receipt of a proposed statutory initiative, statutory referendum, constitutional initiative, or constitutional convention initiative and the proposal's ballot statements from the office of the secretary of state and the fiscal note determination from the budget director as provided in this part, the attorney general shall examine the proposal, review the proposal for legal

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sufficiency as provided in subsection (2), review the ballot statements if required by subsection (3), order a

fiscal note and prepare a fiscal statement if required by subsection (4), and determine if the proposal conflicts

with other issues that may appear on the ballot at the same election as provided in subsection (5).

- (2) The attorney general shall examine the proposal received pursuant to subsection (1), prepare an opinion as to the proposal's legal sufficiency, and forward the opinion to the secretary of state.
- (3) (a) If the attorney general determines that the proposal is legally sufficient, the attorney general shall review the ballot statements to determine whether they contain the following matters:
 - (i) a statement of purpose and implication that complies with [section 2]; and
- 9 (ii) a yes and no statement that complies with [section 3].
 - (b) The attorney general shall, in reviewing the ballot statements, endeavor to seek out parties on both sides of the issue and obtain their advice.
 - (c) If the attorney general determines the ballot statements comply with the requirements provided in subsection (3)(a), the attorney general shall approve the ballot statements and forward them to the secretary of state. However, if the attorney general determines in writing that a ballot statement clearly does not comply with the relevant requirements of subsection (3)(a), the attorney general shall prepare a ballot statement that complies with the relevant requirements of subsection (3)(a). The attorney general shall forward the revised ballot statement to the secretary of state as the approved ballot statement and shall provide a copy to the petitioner.
 - (4) If the proposal affects the revenue, expenditures, or fiscal liability of the state, the attorney general shall order a fiscal note, and the budget director shall prepare the fiscal note as provided in [section 1312]. If the fiscal note indicates a fiscal impact, the attorney general shall prepare a fiscal statement of no more than 50 words and forward it to the secretary of state. The statement must be used on the proposal's petition and on the ballot if the proposal is placed on the ballot.
 - (5) The attorney general shall determine if the proposal conflicts with one or more issues that may appear on the ballot at the same election for the purposes of 13-27-501(2)(h) and shall forward the attorney general's written determination to the secretary of state.
 - (6) If the attorney general determines that the proposal is not legally sufficient, the secretary of state may not deliver a sample petition form unless the attorney general's opinion is overruled pursuant to 13-



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27-316 and the attorney general has approved or prepared ballot statements under this section.

- NEW SECTION. Section 12. Preparation of fiscal note. (1) If the attorney general orders a fiscal note for a statewide ballot issue pursuant to the requirements of this chapter proposal affects the revenue, expenditures, or fiscal liability of the state, the budget director shall determine whether a fiscal note is necessary. If a fiscal note is required, the budget director, in cooperation with the agency or agencies affected by the statewide ballot issue, shall prepare the fiscal note.
- (2) The fiscal note must incorporate an estimate of the proposal's effect on the revenue, expenditures, or fiscal liability of the state, and the substance of the fiscal note must substantially comply with the provisions of 5-4-205.
 - (3) The budget director shall return the fiscal note to the attorney general.
- (4) If a revised fiscal note is requested pursuant to [section 13], the budget director shall prepare a revised fiscal note within 3 days and provide the revised fiscal note concurrently to the executive director of legislative services division and the attorney general.

NEW SECTION. Section 13. Review by legislative committee. (1) If the attorney general finds that a proposed statutory statewide initiative is legally sufficient as provided in this part, the secretary of state shall provide the executive director of the legislative services division with a copy of the final text of the proposed statutory statewide initiative and ballot statements. The executive director shall forward the information to the appropriate interim committee for review in accordance with 5-5-215. If questions arise regarding which interim committee has jurisdiction over the matter, the executive director shall direct the review to the legislative council in accordance with 5-11-105.

- (2) (a) The appropriate interim committee or the legislative council shall meet and hold a public hearing after receiving the information and vote to either support or not support the placement of the proposed statutory-statewide initiative text on the ballot.
- (b) The interim committee or the legislative council may request a fiscal note if one was previously not determined necessary and may request a revised fiscal note from the budget director if new information is provided which would impact the fiscal note determination or accuracy of the initial fiscal note.



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(b) (c)	For the purposes of this section, proxies must be allowed for legislators unable to participate if
a quorum of the	e interim committee or legislative council meets.

- (c)(d) Nothing in this section prevents the interim committee or legislative council from meeting remotely or via conference call or other electronic means.
- (3) (a) The executive director shall provide written correspondence to the secretary of state stating the name of the council or interim committee that voted on the proposal pursuant to subsection (2)(a), the date of the vote, and the outcome of the vote conducted in accordance with this section.
- (b) The outcome of the vote must be submitted to the secretary of state no later than 14 days after receipt of the final text of the proposed <u>statutory statewide</u> initiative and ballot statements.
- (4) The outcome of the vote by an interim committee or the legislative council does not need to be reflected in the <u>statutory statewide</u> initiative's statement of purpose and implication, the <u>statutory statewide</u> initiative's petition title, or the ballot title if the <u>statutory statewide</u> initiative is placed on the ballot.

NEW SECTION. Section 14. Provision of finalized petition for signature. (1) When the requirements of [section 5, 6, 7, or 8] are complete and the proposed statewide ballot issue has been found legally sufficient pursuant to [section 11], the secretary of state shall immediately send to the person submitting the proposed statewide ballot issue a sample petition form, including the text of the proposed statewide ballot issue, the statement of purpose and implication, and the yes and no statement, as prepared by the petitioner, reviewed by the legislative services division, and approved by the attorney general and in the form provided by this part.

- (2) A signature gatherer may circulate the petition only in the form of the sample prepared by the secretary of state.
- (3) The secretary of state shall immediately provide a copy of the sample petition form to any interested parties who have made a request to be informed of an approved petition.

<u>NEW SECTION.</u> **Section 15. Circulation of petitions -- limitation.** Petitions may not be circulated for the purpose of signature gathering more than 1 year prior to the final date for filing the signed petition with the county election administrator.



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2	NEW SECTION. Section 16. Notification of petitioner legal action concerning petition. If a
3	legal action is filed challenging the validity of a petition, the secretary of state shall immediately notify the
4	person who submitted the proposed statewide ballot issue.
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6	Section 17. Section 5-5-215, MCA, is amended to read:
7	"5-5-215. Duties of interim committees. (1) Each interim committee shall:
8	(a) review administrative rules within its jurisdiction;
9	(b) subject to 5-5-217(3), conduct interim studies as assigned;
10	(c) monitor the operation of assigned executive branch agencies with specific attention to the
11	following:
12	(i) identification of issues likely to require future legislative attention;
13	(ii) opportunities to improve existing law through the analysis of problems experienced with the
14	application of the law by an agency; and
15	(iii) experiences of the state's citizens with the operation of an agency that may be amenable to
16	improvement through legislative action;
17	(d) review, if requested by any member of the interim committee, the statutorily established
18	advisory councils and required reports of assigned agencies to make recommendations to the next legislature
19	on retention or elimination of any advisory council or required reports pursuant to 5-11-210;
20	(e) review proposed legislation of assigned agencies or entities as provided in the joint legislative
21	rules;
22	(f) accumulate, compile, analyze, and furnish information bearing upon its assignment and
23	relevant to existing or prospective legislation as it determines, on its own initiative, to be pertinent to the
24	adequate completion of its work; and
25	(g) review proposed ballot statutory statewide initiatives as defined in [section 1] within the interim
26	committee's subject area and vote to either support or not support the placement of the text of an the statutory
27	proposed statewide initiative on the ballot in accordance with 13-27-202 [section 13].



(2)

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Each interim committee shall prepare bills and resolutions that, in its opinion, the welfare of the

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1 state may require for presentation to the next regular session of the legisla

(3) The legislative services division shall keep accurate records of the activities and proceedings of each interim committee."

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- Section 18. Section 5-11-105, MCA, is amended to read:
- 6 "5-11-105. Powers and duties of council. (1) The legislative council shall:
 - (a) employ and, in accordance with the rules for classification and pay established as provided in this section, set the salary of an executive director of the legislative services division, who serves at the pleasure of and is responsible to the legislative council;
 - (b) with the concurrence of the legislative audit committee and the legislative finance committee, adopt rules for classification and pay of legislative branch employees, other than those of the office of consumer counsel;
 - (c) with the concurrence of the legislative audit committee and the legislative finance committee, adopt rules governing personnel management of branch employees, other than those of the office of consumer counsel;
 - (d) adopt procedures to administer legislator claims for reimbursements authorized by law for interim activity;
 - (e) establish time schedules and deadlines for the interim committees of the legislature, including dates for requesting bills and completing interim work;
 - (f) review proposed legislation for agencies or entities that are not assigned to an interim committee, as provided in 5-5-223 through 5-5-228, or to the environmental quality council, as provided in 75-1-324;
 - (g) review proposed ballot <u>statutory statewide</u> initiatives <u>as defined in [section 1]</u> and vote to either support or not support the placement of the text of an the statutory proposed statewide initiative on the ballot in accordance with 13-27-202 [section 13]; and
- 26 (h) perform other duties assigned by law.
 - (2) If a question of statewide importance arises when the legislature is not in session and a legislative interim committee has not been assigned to consider the question, the legislative council shall assign



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1	the question to an appropriate interim committee, as provided in 5-5-202, or to the appropriate statutorily
2	created committee."

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- Section 19. Section 7-5-132, MCA, is amended to read:
- "7-5-132. Procedure for initiative or referendum election. (1) The electors of a local government may, by petition, request an election on whether to enact, repeal, or amend an ordinance. The form of the petition must be approved by the county election administrator. A petition signed by at least 15% of the local government's qualified electors is sufficient to require an election.
- (2) (a) If an approved petition containing sufficient signatures is filed prior to the ordinance's effective date or within 60 days after the passage of the ordinance, whichever is later, a petition requesting an election on whether to amend or repeal the ordinance delays the ordinance's effective date until the ordinance is ratified by the electors.
- (b) If an approved petition containing sufficient signatures is filed within 60 days after the effective date of an emergency ordinance, the emergency ordinance is suspended until it is ratified by the electors.
- (3) The governing body may refer an existing or proposed ordinance to a vote of the people by resolution.
 - (4) A petition or resolution for an election must:
- 18 (a) embrace only a single comprehensive subject;
- 19 (b) set out fully the ordinance sought, the ordinance to be amended and the proposed amendment, 20 or the ordinance to be repealed;
 - (c) be in the form prescribed in Title 13, chapter 27, except as specifically provided in this part, be in the form prescribed in 13-27-201 and 13-27-204 for an initiative or 13-27-201 and 13-27-205 for a referendum; and
 - (d) contain transition provisions if the measure changes terms of office or forms of government.
 - (5) An election held pursuant to this section must be conducted in conjunction with the next local government election held in accordance with Title 13, chapter 1, part 4, except that if the petition asks for a special election, specifies an election date that complies with 13-1-405, and is signed by at least 25% of the qualified electors, a special election must be held on the date specified in the petition.



1	(6) If a majority of those voting on the question approve the proposal, it becomes effective when
2	the election results are officially declared, unless otherwise stated in the proposal."
3	
4	Section 20. Section 7-7-2224, MCA, is amended to read:
5	"7-7-2224. Form and contents of petition. (1) Every petition for the calling of an election to vote
6	upon the question of issuing county bonds shall plainly and clearly state the purpose or purposes for which the
7	proposed bonds are to be issued and shall contain an estimate of the amount necessary to be issued for such
8	purpose or purposes. There may be a separate petition for each purpose, or two or more purposes may be
9	combined in one petition if each purpose, with an estimate of the amount of bonds necessary to be issued
10	therefor, is separately stated in the petition.
11	(2) The petition shall be in the form provided in Title 13, chapter 27 prescribed in 13-27-201 and
12	<u>13-27-204</u> ."
13	
14	Section 21. Section 7-14-204, MCA, is amended to read:
15	"7-14-204. Details relating to petition. The petition under 7-14-203 must include a map showing the
16	limits of the proposed district or the area to be added to an existing district and must be in the form provided in
17	Title 13, chapter 27 prescribed in 13-27-201 and 13-27-204."
18	
19	Section 22. Section 13-27-102, MCA, is amended to read:
20	"13-27-102. Who may petition and gather signatures. (1) A petition for the initiative, the
21	referendum, or to call a constitutional convention may be signed only by a qualified elector of the state of
22	Montana.
23	(2) A person gathering signatures for the initiative, the referendum, or to call a constitutional
24	convention a petition:
25	(a) must be a resident, as provided in 1-1-215, of the state of Montana; and
26	(b) may not be paid anything of value based upon the number of signatures gathered."
27	
28	Section 23. Section 13-27-103, MCA, is amended to read:



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"13-27-103. Sufficiency of signature -- electronic signatures prohibited. (1) A signature for a petition may not be counted unless it is the original signature of the elector in ink, and the elector has signed in substantially the same manner as on the voter registration form. If the elector is registered with a first and middle name, the use of an initial instead of either the first or middle name, but not both names, need not disqualify the signature. The signature may be counted so long as the signature, taken as a whole, bears sufficient similarity to the signature on the registration form as to provide reasonable certainty of its authenticity.

(2) Electronic, digital, or facsimile signatures, including electronic signatures pursuant to Title 30, chapter 18, part 1, are prohibited."

Section 24. Section 13-27-105, MCA, is amended to read:

"13-27-105. Effective date of <u>statewide</u> initiative and <u>statewide</u> referendum issues. (1) Unless the petition placing an initiative issue on the ballot states otherwise, an <u>a statutory</u> initiative issue, other than a constitutional amendment, or constitutional convention initiative approved by the people is effective on October 1 following approval. If the issue <u>a statutory initiative</u> delegates rulemaking authority, it is effective no sooner than October 1 following approval.

- (2) A constitutional amendment proposed by initiative or by the legislature and initiative or constitutional referendum that is approved by the people is effective on July 1 following approval unless the amendment-constitutional initiative or constitutional referendum provides otherwise.
- (3) Unless specifically provided by the legislature in an act referred by it to the people or until suspended by a petition signed by at least 15% of the qualified electors in a majority of the legislative representative districts, an act referred to the people is in effect as provided by law until it is approved or rejected at the election. An act that is rejected is repealed effective the date the result of the canvass is filed by the secretary of state under 13-27-503. An act referred to the people that was in effect at the time of the election and is approved by the people remains in effect. An act that was suspended by a petition and is approved by the people is effective the date the result of the canvass is filed by the secretary of state under 13-27-503. An act referred by the legislature that contains an effective date following the election becomes effective on that date if approved by the people. An act that provides no effective date and whose substantive provisions were delayed by the legislature pending approval at an election and that is approved is effective



1	fastened in sec	tions of not more than 25 sheets. Near the top of each sheet containing signature lines must be
2	printed the title	of the statute or constitutional amendment proposed or the issue to be referred or a statement
3	that the petition	is for the purpose of calling a constitutional convention. If signature lines are printed on both the
4	front and back	of a petition sheet, the information required above must appear on both the front and back of the
5	sheet. The com	plete text of the issue proposed or referred must be attached to or contained within each
6	signature sheet	t if sheets are circulated separately. The text of the issue must be in the bill form provided in the
7	most recent ed	ition of the bill drafting manual furnished by the legislative services division. If sheets are
8	circulated in se	ctions, the complete text of the issue must be attached to each section.
9	(3)	An internet posting of petition language must include a statement that the petition language
10	and format may	not be modified. An internet posting must include an affidavit in substantially the same form as
11	prescribed by t	ne secretary of state pursuant to 13-27-302."
12		
13	Sectio	n 27. Section 13-27-204, MCA, is amended to read:
14	"13-27 ₋	204. Petition for <u>statutory</u> initiative. (1) The following, including the language provided for in
15	subsection (2)(b), is substantially the form for a petition calling for a vote to enact a law by statutory initiative:
16		PETITION TO PLACE INITIATIVE NO ON THE ELECTION BALLOT
17	(a)	If 5% of the voters in each of one-half of the counties sign this petition and the total number of
18	voters signing t	his petition is, this initiative will appear on the next general election ballot. If a majority of
19	voters vote for	this initiative at that election, it will become law.
20	(b)	We, the undersigned Montana voters, propose that the secretary of state place the following
21	initiative on the	, 20, general election ballot:
22		(Title of initiative written pursuant to 13-27-312 in conformity with [section 2])
23		(Statement of purpose and implication written pursuant to 13-27-312)
24		(Yes and no statements statement written pursuant to 13-27-312 in conformity with [section 3])
25	(c)	Voters are urged to read the complete text of the initiative, which appears (on the reverse side
26	of, attached to,	etc., as applicable) this sheet. A signature on this petition is only to put the initiative on the ballot
27	and does not n	ecessarily mean the signer agrees with the initiative.
28	(d)	Voters are advised that either an interim committee or an administrative committee of the



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1	legislature in accordance with 5-5-215 or 5-11-105 reviewed the content of this initiative and [did] or [did not]		
2	support the placement of the proposed text of this initiative on the ballot. The outcome of the vote was [x] in		
3	favor of placing the measure on the ballot and [x] against placing the measure on the ballot.		
4	(e)		
5	WARNING		
6	A person who purposefully signs a name other than the person's own to this petition, who signs more		
7	than once for the same issue at one election, or who signs when not a legally registered Montana voter is		
8	subject to a \$500 fine, 6 months in jail, or both.		
9	(f) Each person is required to sign the person's name and list the person's address or telephone		
10	number in substantially the same manner as on the person's voter registration form or the signature will not be		
11	counted.		
12	(2) (a) If the attorney general determines the proposed ballot issue will likely cause significant		
13	material harm to one or more business interests in Montana pursuant to 13-27-312(9) [section 5(5)(6)], the		
14	statement in subsection (2)(b) must appear on the front page of the petition form before the information set forth		
15	in subsection (1).		
16	(b)		
17	WARNING		
18	The Attorney General of Montana has determined the proposed ballot issue will likely cause significant		
19	material harm to one or more business interests in Montana.		
20	(3) Numbered lines must follow the heading. Each numbered line must contain spaces for the		
21	signature, date, residence address, county of residence, and printed last name and first and middle initials of		
22	the signer. In place of a residence address, the signer may provide the signer's post-office address or the		
23	signer's home telephone number. An address provided on a petition by the signer that differs from the signer's		
24	address as shown on the signer's voter registration form may not be used as the only means to disqualify the		
25	signature of that petition signer."		
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Section 28. Section 13-27-205, MCA, is amended to read:

"13-27-205. Petition for statutory referendum. (1) The following is substantially the form for a



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2	Section 29. Section 13-27-206, MCA, is amended to read:
3	"13-27-206. Petition for initiative for constitutional convention initiative. (1) The following is
4	substantially the form for a petition to direct the secretary of state to submit to the qualified voters the question
5	of whether there will be for a constitutional convention initiative:
6	PETITION TO PLACE_INITIATIVE NO, CALLING FOR_A CONSTITUTIONAL
7	CONVENTION, ON THE ELECTION BALLOT
8	(a) If 10% of the voters in each of 40 legislative districts sign this petition and the total number of
9	voters signing this petition is, the question of whether to have a constitutional convention will appear on
10	the next general election ballot. If a majority of voters vote for the constitutional convention, the legislature shall
11	call for a constitutional convention at its next session.
12	(b) We, the undersigned Montana voters, propose that the secretary of state place the question of
13	whether to hold a constitutional convention on the, 20, general election ballot:
14	(Title of the initiative written pursuant to 13-27-312 in conformity with [section 2])
15	(Statement of purpose and implication written pursuant to 13-27-312)
16	(Yes and no statements statement written pursuant to 13-27-312 in conformity with [section 3])
17	(c) A signature on this petition is only to put the call for a constitutional convention on the ballot
18	and does not necessarily mean the signer is in favor of calling a constitutional convention.
19	(d) Voters are advised that either an interim committee or an administrative committee of the
20	legislature in accordance with 5-5-215 or 5-11-105 reviewed the content of this initiative and [did] or [did not]
21	support the placement of the proposed text of this initiative on the ballot. The outcome of the vote was [x] in
22	favor of placing the measure on the ballot and [x] against placing the measure on the ballot.
23	(d) (e)
24	WARNING
25	A person who purposefully signs a name other than the person's own to this petition, who signs more
26	than once for the same issue at one election, or who signs when not a legally registered Montana voter is
27	subject to a \$500 fine or 6 months in jail, or both.
28	(e)(f) Each person is required to sign the person's name and list the person's address or telephone



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1 number in substantially the same manner as on the person's voter registration form or the signature will not be 2 counted. 3 (2) Numbered lines must follow the heading. Each numbered line must also contain spaces for the signature, residence address, legislative representative district number, and printed last name and first and 4 5 middle initials of the signer. In place of a residence address, the signer may provide the signer's post-office 6 address or the signer's home telephone number. An address provided on a petition by the signer that differs 7 from the signer's address as shown on the signer's voter registration form may not be used as the only means 8 to disqualify the signature of that petition signer." 9 Section 30. Section 13-27-207, MCA, is amended to read: 10 11 "13-27-207. Petition for constitutional initiative for constitutional amendment. (1) The following 12 is substantially the form for a petition for an a constitutional initiative to amend the constitution: PETITION TO PLACE CONSTITUTIONAL AMENDMENT NO. ON THE ELECTION BALLOT 13 14 If 10% of the voters in each of one-half of the counties sign this petition and the total number of (a) voters signing the petition is _____, this constitutional amendment will appear on the next general election 15 16 ballot. If a majority of voters vote for this amendment at that election, it will become part of the constitution. 17 We, the undersigned Montana voters, propose that the secretary of state place the following (b) constitutional amendment on the ______, 20___, general election ballot: 18 19 (Title of the proposed constitutional amendment initiative written pursuant to 13-27-312 in conformity 20 with [section 2]) (Statement of purpose and implication written pursuant to 13-27-312) 21 22 (Yes and no statements statement written pursuant to 13-27-312 in conformity with [section 3]) 23 Voters are urged to read the complete text of the constitutional amendment, which appears (on 24 the reverse side of, attached to, etc., as applicable) this sheet. A signature on this petition is only to put the 25 constitutional amendment on the ballot and does not necessarily mean the signer agrees with the amendment. Voters are advised that either an interim committee or an administrative committee of the 26 (d) 27 legislature in accordance with 5-5-215 or 5-11-105 reviewed the content of this constitutional initiative and [did] 28 or [did not] support the placement of the proposed text of this constitutional initiative on the ballot. The outcome



1	of the vote was [x] in favor of placing the measure on the ballot and [x] against placing the measure on the
2	ballot.
3	(d) (e)
4	WARNING
5	A person who purposefully signs a name other than the person's own to this petition, who signs more
6	than once for the same issue at one election, or who signs when not a legally registered Montana voter is
7	subject to a \$500 fine, 6 months in jail, or both.
8	(e)(f) Each person is required to sign the person's name and list the person's address or telephone
9	number in substantially the same manner as on the person's voter registration form or the signature will not be
10	counted.
11	(2) (a) If the attorney general determines the proposed ballot issue will likely cause significant
12	material harm to one or more business interests in Montana pursuant to [section 5(6)], the statement in
13	subsection (2)(b) must appear on the front page of the petition form before the information set forth in
14	subsection (1).
15	<u>(b)</u>
16	WARNING
17	The attorney general of Montana has determined the proposed ballot issue will likely cause significant
18	material harm to one or more business interests in Montana.
19	(2)(3) Numbered lines must follow the heading. Each numbered line must contain spaces for the
20	signature, date, residence address, county of residence, and printed last name and first and middle initials of
21	the signer. In place of a residence address, the signer may provide the signer's post-office address or the
22	signer's home telephone number. An address provided on a petition by the signer that differs from the signer's
23	address as shown on the signer's voter registration form may not be used as the only means to disqualify the
24	signature of that petition signer."
25	
26	Section 31. Section 13-27-208, MCA, is amended to read:
27	"13-27-208. Petitions to be made available in each county election administrator's office. Upon
28	final approval of a proposed ballot issue as provided in 13-27-202 When the secretary of state sends a sample



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petition form to the petitioner pursuant to [section 14], the secretary of state shall forward a copy of the petition, along with signature sheets, to the election administrator of each county. The election administrator shall make a copy of each approved petition available for reading in the administrator's office during business hours in an election year until the petitions are submitted under 13-27-301. The secretary of state may charge the person who submitted the proposed ballot issue a fee, which must be set and deposited in accordance with 2-15-405."

Section 31. Section 13-27-209, MCA, is amended to read:

"13-27-209. Issues referred by legislature. The secretary of state shall transmit a copy of an act referred to the people or a constitutional amendment proposed by the legislature to the attorney general a copy of a statewide referendum referred to a vote of the people by the legislature no later than 6 months before the election at which the issue will be voted on by the people."

Section 32. Section 13-27-210, MCA, is amended to read:

"13-27-210. Physical prevention of obtaining signatures or physical intimidation of signature gatherers prohibited. A person may not knowingly or purposefully physically prevent an individual from obtaining signatures or attempting to obtain signatures on a petition for a statewide ballot issue or physically intimidate another individual when that individual is obtaining or attempting to obtain signatures on a petition for a statewide ballot issue. A person who violates this section is guilty of a misdemeanor and upon conviction shall be punished by a fine of not more than \$500, by imprisonment for not more than 90 days, or by both a fine and imprisonment."

Section 33. Section 13-27-211, MCA, is amended to read:

- "13-27-211. Petitions for initiative -- requirements and limitations. (1) In accordance with Article III, section 4, of the Montana constitution, the text of an-a statutory initiative may not provide for the appropriation of revenue.
- (2) For the purposes of this section, "appropriation" includes but is not limited to the act of designating or setting aside budgetary authority or directly or indirectly incurring a financial obligation with the expectation that a certain amount of money will be expended or directed for a specific use or purpose. The term



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1 the secretary of state provides the election administrator with specific written approval for separate ballots. The

- secretary of state may issue an approval only when the number of statewide ballot issues to be voted on at an
- 3 election makes it impractical to print the entire ballot, including the statewide ballot issues, on the same official
- 4 ballot as the candidates."

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Section 50. Section 13-27-503, MCA, is amended to read:

"13-27-503. Determination of result of election. The votes on statewide ballot issues must be counted, canvassed, and certified in the same manner as votes for candidates are counted, canvassed, and certified. The abstract of votes on statewide ballot issues must be prepared and returned to the secretary of state in the manner provided by 13-15-501 for abstract of votes for state officers. At the same time as the votes for state officers are canvassed, the board of state canvassers shall proceed to canvass the votes given for each statewide ballot issue. The secretary of state, as secretary of the board of state canvassers, shall prepare and file in the secretary of state's office a statement of the canvass, giving the number and title of each statewide ballot issue, the whole number of votes cast in the state for and against each statewide ballot issue, and the effective date of each statewide ballot issue approved by a majority of those voting on the issue. The secretary of state shall transmit a certified copy of the statement of the canvass to the governor."

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Section 51. Section 13-27-504, MCA, is amended to read:

"13-27-504. Copy of approved issues to be sent to legislative services division. The secretary of state shall send a certified copy of all <u>statewide</u> ballot issues that have been approved by a majority of those voting on the issue and a copy of the statement of the canvass to the legislative services division at the same time that a certified copy of the statement of the canvass is transmitted to the governor."

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- Section 52. Section 13-37-126, MCA, is amended to read:
- 25 "13-37-126. Names not to appear on ballot -- statewide initiative not to appear on ballot. (1) The
- name of a candidate may not appear on the official ballot for an election if the candidate or a treasurer for a
- 27 candidate fails to file any statement or report as required by 2-2-106 or this chapter.
 - (2) A vacancy on an official ballot under this section subsection (1) may be filled in the manner



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provided	by law	. but not b	v the same	candidate.

- (3) A statewide initiative may not appear on the official ballot for an election if the treasurer for the primary ballot committee supporting the statewide initiative fails to file any report as required by this chapter.
 - (4) A vacancy on an official ballot under subsection (3) may not be filled.
- (5) (a) In carrying out the mandate of this section, the commissioner shall, by a written statement, notify the secretary of state and the election administrator conducting an election when a candidate or a candidate's treasurer has not complied with 2-2-106 or when a candidate or candidate's treasurer or the treasurer for the primary ballot committee supporting a statewide initiative has not complied with the provisions of this chapter and that the candidate's name or the statewide initiative may not appear on the official ballot.
 - (b) The commissioner shall provide the notification:
- (i) 2 calendar days before the certification deadline provided in 13-10-208 for statewide primary elections and 20-20-401 for school district elections; and
 - (ii) 7 days before the certification deadline provided in 13-12-201 for general elections."

Section 53. Section 13-37-201, MCA, is amended to read:

"13-37-201. Campaign treasurer. (1) Except as provided in 13-37-206, each candidate, each political committee, and each joint fundraising committee shall appoint one campaign treasurer and certify the full name and complete address of the campaign treasurer pursuant to this section.

- (2) (a) A candidate shall file the certification within 5 days after becoming a candidate.
- (b) Except as provided in subsection (2)(c), a political committee and a joint fundraising committee shall file the certification, which must include an organizational statement and the name and address of all officers, if any, within 5 days after it makes an expenditure or authorizes another person to make an expenditure on its behalf, whichever occurs first. A joint fundraising committee shall also provide a list of participants with the certification.
- (c) A political committee that is seeking to place a ballot issue before the electors shall file the certification, including the information required in subsection (2)(b), within 5 days after the issue becomes a ballot issue, as defined in 13-1-101(6)(b) proposed issue is submitted to the secretary of state under [section 4].
 - (3) The certification of a candidate, political committee, or joint fundraising committee must be filed



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with the commissioner."

Section 54. Section 13-37-228, MCA, is amended to read:

"13-37-228. Time periods covered by reports. Reports filed under 13-37-225 and 13-37-226 must be filed to cover the following time periods even though no contributions or expenditures may have been received or made during the period:

- (1) The initial report must cover all contributions received or expenditures made by a candidate, political committee, or joint fundraising committee from the time that a person became a candidate a political committee, as defined in 13-1-101, or a joint fundraising committee, as provided in 13-37-211, until the 5th day before the date of filing of the appropriate initial report pursuant to 13-37-226. Reports filed by political committees organized to support or oppose a statewide ballot issue must disclose all contributions received and expenditures made prior to the time an a proposed issue becomes a ballot issue by transmission of the petition to the proponent of the ballot issue or referral by is submitted to the secretary of state in [section 4] even if the issue subsequently fails to complete the review process or fails to garner sufficient signatures to qualify for the ballot.
- (2) Subsequent periodic reports must cover the period of time from the closing of the previous report to 5 days before the date of filing of a report pursuant to 13-37-226. For the purposes of this subsection, the reports required under 13-37-226(1)(c), (1)(d), (2)(c), and (2)(d) are not periodic reports and must be filed as required by 13-37-226(1)(c), (1)(d), (2)(c), and (2)(d), as applicable.
- (3) Closing reports must cover the period of time from the last periodic report to the final closing of the books of the candidate, political committee, or joint fundraising committee. A candidate, political committee, or joint fundraising committee shall file a closing report following an election in which the candidate, political committee, or joint fundraising committee participates whenever all debts and obligations are satisfied and further contributions or expenditures will not be received or made that relate to the campaign unless the election is a primary election and the candidate, political committee, or joint fundraising committee will participate in the general election.
- (4) If all debts and obligations are satisfied and further contributions or expenditures will not be received or made, a joint fundraising committee may file a closing report at any time."



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2	Sectio	n 55. Section 30-18-103, MCA, is amended to read:
3	"30-18	-103. Scope. (1) Except as otherwise provided in subsection (2), this part applies to electronic
4	records and ele	ectronic signatures relating to a transaction.
5	(2)	This part does not apply to a transaction to the extent it is governed by:
6	(a)	a law governing the creation and execution of wills, codicils, or testamentary trusts; and
7	(b)	Title 30, chapter 1, other than 30-1-107, and chapters 3 through 9A-; and
8	<u>(c)</u>	Title 13.
9	(3)	This part applies to an electronic record or electronic signature otherwise excluded from the
10	application of t	his part under subsection (2) to the extent it is governed by a law other than those specified in
11	subsection (2).	
12	(4)	A transaction subject to this part is also subject to other applicable substantive law."
13		
14	NEW S	SECTION. Section 56. Repealer. The following sections of the Montana Code Annotated are
15	repealed:	
16	13-27-111.	Definitions.
17	13-27-113.	Powers and duties of commissioner.
18	13-27-202.	Recommendations registration by paid signature gatherers approval of form required.
19	13-27-208.	Petitions to be made available in each county election administrator's office.
20	13-27-312.	Review of proposed ballot issue and statements by attorney general preparation of fiscal
21	note.	
22	13-27-315.	Statements by attorney general on issues referred by legislature.
23		
24	NEW S	SECTION. Section 57. Directions to code commissioner. (1) Sections 13-1-121 and 13-27-
25	316 are intende	ed to be renumbered and codified in Title 13, chapter 2.
26	(2)	The code commissioner may renumber existing statutes in Title 13, chapter 27, part 2, in the
27	same part for c	consistency and clarity with [sections 1 through 16].



1	NEW SECTION. Section 58. Saving clause. [This act] does not affect rights and duties that
2	matured, penalties that were incurred, or proceedings that were begun before [the effective date of this act].
3	
4	NEW SECTION. Section 59. Codification instruction. [Sections 1 through 16] are intended to be
5	codified as an integral part of Title 13, chapter 27, part 2, and the provisions of Title 13, chapter 27, part 2,
6	apply to [sections 1 through 16].
7	
8	NEW SECTION. Section 60. Effective date. [This act] is effective on passage and approval.
9	
10	NEW SECTION. Section 61. Severability. If a part of [this act] is invalid, all valid parts that are
11	severable from the invalid part remain in effect. If a part of [this act] is invalid in one or more of its applications,
12	the part remains in effect in all valid applications that are severable from the invalid applications.
13	
14	NEW SECTION. Section 62. Applicability. (1) [This act] applies to statewide ballot issues submitted
15	to the secretary of state on or after [the effective date of this act].
16	(2) [This act] applies to ballot issues submitted to the county election administrator for approval of
17	the form of the petition required by 7-5-132 on or after [the effective date of this act].
18	(3) [This act] applies to a petition prepared pursuant to 7-7-2224 that is filed with the election
19	administrator under 7-7-2225 on or after [the effective date of this act].
20	- END -

