

How to do a County Initiative



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This guide was developed in an effort to provide answers to questions frequently asked to the Tehama County Elections Department concerning county initiatives. It is for general information only and does not have the force and effect of law, regulation or rule. In case of conflict, the law, regulation or rule will apply. Persons using this guide must bear full responsibility to make their own determinations as to all legal standards and duties. For information on city initiatives, please contact your City Clerk.

A Sample Calendar

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The following is an example of timeframes and deadlines for doing a county initiative. E = Election Day, followed by the number of days prior to or following the Election Day when the various steps should be taken. Please note calendar is subject to change depending on the actual dates when events happen.

Once a Notice of Intent is filed, the Elections Department staff will assist in developing a calendar specific to your initiative. State statute mandates some deadlines; others are suggested time frames in order to provide the maximum amount of time to circulate petitions. All codes refer to the Elections Code unless otherwise stated.

E-383	County Clerk receives Notice of Intent (includes printed name/s, signatures, and business or residence address of proponent/s, written text of the initiative and a request that a ballot title and summary be prepared). (§9103, 9104)		
E-383	County Clerk delivers Notice of Intent to County Counsel. (§9105a)		
E-368	Within 15 days, County Counsel delivers Title and Summary to County Clerk who then delivers a copy of the Title and Summary to Proponents (§9105a)		
E-367	Proponents shall, <u>prior to circulation of the petition</u> , publish the Notice of Intent with Title and Summary and file proof of publication with the clerk. (§9105b)		
E-363	Proponents submit petition with signatures within 180 days after proponents receive Title and Summary from County Clerk or after termination of any action for a writ of mandate pursuant to §9106 and, if applicable, after receipt of an amended title or summary or both, which occurs later. (§9110)		
E-183	County Clerk has 30 working days (Saturdays, Sundays & holidays excluded) to certify results to Board of Supervisors. (§9114, 9115)		
E-142	County Clerk submits to the Board of Supervisors an item for the Board agenda. Items have to be noticed 14 days before the board meeting. (county policy)		
E-128	 Board of Supervisors have three options to exercise at its meeting where the County Clerk presents its findings that an initiative petition is sufficient. 1. Adopt the ordinance, without alteration 2. Call an election (date to be determined by the percentage of voters who signed petition) 3. Order a report pursuant to §9111 (see next page). 		
E-98	Board to call the election or adopt the ordinance without alteration. (§9118)		
E-88	Last day Board can consolidate a measure with a regular election. Letters will be assigned to measures by the County Clerk after 5 p.m. (§10403)		
E-88	Clerk to publish once the deadline for submitting arguments. (§9163 & Gov. Code §6061) Last day for Board of Supervisors to direct County Auditor to write an analysis of a county measure. (§9160)		

E-81	Deadline to submit direct arguments. (§9163)	
	Deadline for County Counsel (and County Auditor, if previously directed) to submit impartial analysis. (§9160)	
E-74	Deadline to submit rebuttal arguments. (§9167)	
E-62	Finalize materials for printer.	
E-60	First day to send Military and overseas ballots to voters. (§3105)	
E-40 to E-21	Mailing of County Voter Information Guides. (§13303, 13304)	
E-29	Vote-by-mail ballot period begins. (§2102, 2107, 3001, 3003).	
	Voters encouraged to register to vote by this date in order to receive the state and county voter guides in the mail.	
E-15	Last day to register to vote. (§2102, 2107)	
E-7	Last day to request a ballot be mailed to you. (§3001)	
E	Election Day – Polls open at 7am and close at 8pm (§1000, 14212)	
E+1 to E+28	Official Canvass	

Report on Initiative Petition

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9111. (a) During the circulation of the petition or before taking either action described in subdivisions (a) and (b) of Section 9118, the board of supervisors may refer the proposed initiative measure to a county agency or agencies for a report on any or all of the following:

(1) Its fiscal impact.

(2) Its effect on the internal consistency of the county's general and specific plans, including the housing element, the consistency between planning and zoning, and the limitations on county actions under Section 65008 of the Government Code and Chapters 4.2 (commencing with Section 65913) and 4.3 (commencing with Section 65915) of Division 1 of Title 7 of the Government Code.

(3) Its effect on the use of land, the impact on the availability and location of housing, and the ability of the county to meet its regional housing needs.

(4) Its impact on funding for infrastructure of all types, including, but not limited to, transportation, schools, parks, and open space. The report may also discuss whether the measure would be likely to result in increased infrastructure costs or savings, including the costs of infrastructure maintenance, to current residents and businesses.

(5) Its impact on the community's ability to attract and retain business and employment.

(6) Its impact on the uses of vacant parcels of land.

(7) Its impact on agricultural lands, open space, traffic congestion, existing business districts, and developed areas designated for revitalization.

(8) Any other matters the board of supervisors requests to be in the report.

(b) The report shall be presented to the board of supervisors within the time prescribed by the board of supervisors, but no later than 30 days after the county elections official certifies to the board of supervisors the sufficiency of the petition.

A Look at the Process

Notice of Intention	File Notice of Intention with County Clerk with the printed name/s, signature/s, and business or residence addresses of at least one but not more than five proponents. Includes written text of initiative and a request that a ballot title and summary be prepared.
	Proponents must pay a fee not to exceed \$200 to be refunded if, within one year of the date of filing the Notice of Intention, the clerk certifies the sufficiency of the petition. (§9103)
	The Notice of Intention may contain a statement not exceeding 500 words, stating the reasons for the petition. (§9104)
Title & Summary	The county clerk immediately transmits a copy of any proposed measure to county counsel. County counsel prepares a ballot tittle and summary not exceeding 500 words. §9105 (a)
	Within 15 days County Counsel delivers Title and Summary to the county clerk who then furnishes a copy of the ballot title and summary to the proponents. §9105 (b)
	The ballot title and summary shall appear upon each section of the petition, above the text of the proposed measure and across the top of each page of the petition on which signatures are to appear, in roman boldface type not smaller than 11 point. The ballot title and summary shall be clearly separated from the text of the measure. §9105 (c)
Appeal	Any elector of the county may seek a writ of mandate requiring the ballot title or summary to be amended. §9106
Publication	Publish for one day the Notice of Intention and the ballot title and summary in a newspaper of general circulation. §9105 (b)
File Proof	File proof of publication with the county clerk. §9105 (b)
Circulation	Proponents may begin to circulate the petitions for voter signatures after publication of the title and summary. Each section of the petition shall include a copy of the Notice of Intention, ballot title and summary. §9108
	Proponents have 180 days from the receipt of the Title and Summary to circulate the petitions (§9110)
Reports Ordered	During the circulation of the petition, the Board of Supervisors may refer the proposed initiative to any county agency for a report. The report shall be presented to the Board no later than 30 days after the county clerk certifies the sufficiency of the petition. §9111

Signature	If proponents collect:	
Requirement	 10% of the entire vote cast in the county for all candidates for Governor in the last election – then the Board of Supervisors shall either: 	
	 adopt the ordinance without alteration at the meeting at which certification is presented or within 10 days after it is presented; or 	
	 place the measure on the ballot at the next statewide election (primary election or general election held in November of even-numbered years) occurring not less than 88 days after the date of the order; or 	
	 order a report pursuant to §9111 and once the report is presented, the Board shall either adopt the ordinance within 10 days or order an election. §9118 	
	 20% of the entire vote cast in the county for all candidates for Governor in the last election and the petition contains a request that the ordinance be submitted immediately to a vote of the people at a special election, then the Board shall either: 	
	1) adopt the ordinance without alteration;	
	 call a special election within 88 and 103 days (if a regular or special election will be held within 180 days, the measure may be consolidated with that election) §1405(a); §9116; or 	
	 order a report pursuant to §9111 and once the report is presented, the Board shall either adopt the ordinance within 10 days or order an election. §9116 	
	 5% of the entire vote cast in the county for all candidates for Governor in the last election for Proposition 218 measures affecting taxes, assessments or fees. (Art. II, §8(b) & 11) 	
Verification of Signatures	Within 30 days from the date of filing of the petition, excluding weekends and holidays, the elections official shall verify signatures. If the petition is found insufficient, no action shall be taken. If the petition is found to be sufficient, the county clerk shall certify the results to the Board of Supervisors at the next regular meeting. §9115	

Enactment of Ordinance	Ordinances are passed with a majority vote of the voters and shall be considered adopted upon the date the vote is declared by the Board of Supervisors. The ordinance shall go into effect 10 days after that date. §9122
Petitions Not Public Record	Pursuant to Government Code §6253.5, petitions and all memoranda prepared by the county elections officials in the examination of the petitions indicating which registered voters have signed particular petitions shall not be deemed to be public records and shall not be open to inspection except by the public officer or public employees who have the duty of receiving, examining or preserving the petitions or who are responsible for the preparation of that memoranda and, if the petition is found to be insufficient, by the proponents of the petition and the representatives of the proponents as may be designated by the proponents in writing in order to determine which signatures were disqualified and the reasons therefore.
	However, the Attorney General, the Secretary of State, the Fair Political Practices Commission, a district attorney, a school district or a community college district attorney, and a city attorney shall be permitted to examine the material upon approval of the appropriate superior court.
	If the proponents of a petition are permitted to examine the petition and memoranda, the examination shall commence not later than 21 days after certification of insufficiency. (a) As used in this section, "petition" shall mean any petition to which a registered voter has affixed his or her signature. (b) As used in this section "proponents of the petition" means the following:
	 (1) For statewide initiative and referendum measures, the person or persons who submit a draft of a petition proposing the measure to the Attorney General with a request that he or she prepare a title and summary of the chief purpose and points of the proposed measure. (2) For other initiative and referenda on measures, the person
	or persons who publish a notice of intention to circulate petitions, or, where publication is not required, who file petitions with the elections official. (3) For recall measures, the person or persons defined in Section 343 of the Elections Code.
	 (4) For petitions circulated pursuant to Section 5091 of the Education Code, the person or persons having charge of the petition who submit the petition to the county superintendent of schools. (5) For petitions circulated pursuant to Article 1(commencing
	with Section 35700) of Chapter 4 of Part 21 of the Education Code, the person or persons designated as chief petitioners under Section 35701 of the Education Code.

	(6) For petitions circulated pursuant to Part 46 (commencing with Section 74000) of the Education Code, the person or persons designated as chief petitioners under Sections 74102, 74133, and 74152 of the Education Code.
Petition Retention	Elections officials required by law to receive or file in their offices any initiative or referendum petition shall preserve the petition until eight months after the certification of the results of the election for which the petition qualified or, if the measure, for any reason, is not submitted to the voters, eight months after the final examination of the petition by the elections official.
	Thereafter, the petition shall be destroyed as soon as practicable unless the petition must be preserved for use in a pending or ongoing investigation into election irregularities, the subject of which relates to the petition's qualification or disqualification for placement on the ballot, or in a pending or ongoing investigation into a violation of the Political Reform Act of 1974 (Title 9 (commencing with Section 81000) of the Government Code). §17200

How to Raise and Spend Money

First	Obtain a copy of Information Manual 3 - Campaign Provisions of the Political Reform Act - from the County Clerk.
Second	File a 410 – Statement of Organization - with the County Clerk
	Any person who receives contributions totaling \$2,000 or more within a calendar year, qualifies as a recipient committee and - within 10 days of qualifying - must file a Form 410 with the Secretary of State and the county.
	A Form 410 may be filed prior to qualifying. Upon receipt of the 410, the Secretary of State will issue an identification number, which must be included on all campaign disclosure forms.
Third	Be prepared to file 460 (long form) or 450 (short form) Pre-Election Statements and Semi-Annual statements.
	These reports detailing your committee's contributions and expenditures are filed at specified times prior to and following the election. There are also various special reports that must be filed to amend forms or to provide supplemental information. Know the deadlines and the type of forms you must file.
	Elections Department staff will provide you with a calendar. For technical advice on completing the forms, call the Fair Political Practices Commission at 1-866-275-3772 (1-866-ASK-FPPC); FAX: 916-322-0886; or visit their website at <u>www.fppc.ca.gov</u>
Fourth	File Forms 410 and 460 to terminate the committee upon completion of your initiative efforts.

If the initiative goes to Election

Calendar	The Elections Department will develop a calendar for the election, including dates when arguments, rebuttals, and campaign statements need to be filed.
Arguments & Rebuttals	Obtain a copy of the "Guide to Writing Arguments, Rebuttals, and Analyses for County Measures," prepared by the Tehama County Elections Department. This guide provides deadlines and outlines procedures for filing arguments, rebuttals, and analyses for county measures.
	Article 3 (commencing with §9160) shall govern the procedures for submitting arguments for county initiatives. §9120
Analyses	The county counsel shall prepare a 500-word or less impartial analysis of the measure showing the effect of the measure on the existing law and the operation of the measure.
	The county auditor may prepare a fiscal analysis of the affect on county revenues or expenditures. §9160
Conflicting Measures	If the provisions of two or more ordinances adopted at the same election conflict, the ordinance receiving the highest number of affirmative votes shall control. §9123
Enacting Clause	The enacting clause of an ordinance submitted to the voters of a county shall be substantially in the following form:
	"The people of the County of Tehama ordain as follows." §9124
Assigning a Letter	Letters designating measures will be assigned by the elections official pursuant to Elections Code §13116. Measures will be assigned in alphabetical order beginning with the letter following the last letter assigned in the previous election and continuing through Z, or as close to the end of the alphabet as possible to accommodate all measures filed for the current election. For example, if the previous election ended with measure V, and five measures are on the next ballot, the measures will be assigned A, B, C, D, E rather than W, X, Y, Z, A.
	For districts that overlap into other counties, the counties will mutually agree to use a letter designation for the measure that will not conflict or confuse the voter.
	Measures will appear on the ballot in the following order: Schools, County, Cities, Districts. §13109
Board Action	The Board of Supervisors will adopt a resolution calling the election and consolidating it with other elections being conducted in the same jurisdiction on the same day. §10400, 10401
	The resolution will include the 75-word ballot question that is printed on the ballot.

Ballot Question	The statement of all measures submitted to the voters shall be abbreviated on the ballot. The statement shall contain not more than 75 words of each measure to be voted on, followed by the words, "Yes" and "No" §13247
Form of Ballot Question	The ballots used when voting upon a proposed county, city or district ordinance as an initiative measure shall have printed on them the words "Shall the ordinance (stating the nature thereof) be adopted?" Opposite the statement of the ordinance to be voted on, and to its right, the words "Yes" and "No" shall be printed on separate lines, with voting squares. A yes vote is in favor of the adoption of the ordinance; a no vote shall be counted against its adoption. §13119

Notice of Intention to Circulate Petition

Notice is hereby given by the persons whose names appear hereon of their intention to circulate the petition within the County of Tehama for the purpose of *(insert purpose of measure)*. A statement of the reasons of the proposed action as contemplated in the petition is as follows:

A 500-word optional statement outlining the reasons for the proposed petition may be printed here.

(The notice shall contain the printed name, signature, and business or residence address of at least one, but not more than five, proponents.) The printed names, signatures, and business or residence addresses of the proponents are as follows:

Name	Residence or Business Address	Signature

Include here the written text of the initiative and a request that a ballot title and summary be prepared.

Proponents must pay a fee not to exceed \$200 at the time of filing the Notice of Intent to be refunded if, within one year of the date of filing the Notice of Intention, the clerk certifies the sufficiency of the petition. (§9103)

Statement of Petition Proponent

Must be submitted with Notice of Intent and filed with County Counsel

The proponents of an initiative measure shall ensure that any person, company, or other organization that is paid, or who volunteers, to solicit signatures to qualify the proposed measure for the ballot shall receive instruction on the requirements and prohibitions imposed by state law with respect to circulation of the petition and signature gathering thereon, with an emphasis on the prohibition on the use of signatures on an initiative petition for a purpose other than qualification of the proposed measure for the ballot.

I, ______, acknowledge that it is a misdemeanor under state law (Section 18650 of the Elections Code) to knowingly or willfully allow the signatures on an initiative petition to be used for any purpose other than qualification of the proposed measure for the ballot. I certify that I will not knowingly or willfully allow the signatures for this initiative to be used for any purpose other than qualification of the measure for the ballot.

Dated:	/	20
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(Signature of Proponent)

This certification shall be kept on file by Count Counsel for not less than eight months after the certification of the results of the election for which the measure qualified, or if the measure, for any reason, is not submitted to the voters, eight months after the deadline for submission of the petition to the elections official.

Failure to comply with this section shall not invalidate any signatures on a state or local initiative petition.

Statement of Petition Company

Must be kept by Proponents

Prior to allowing a person to circulate an initiative petition for signatures, the person, company official, or other organizational officer who is in charge of signature gathering shall execute and submit to the proponents a signed statement that reads as follows:

I, ______, acknowledge that it is a misdemeanor under state law (Section 18650 of the Elections Code) to knowingly or willfully allow the signatures on an initiative petition to be used for any purpose other than qualification of the proposed measure for the ballot. I certify that I will not knowingly or willfully allow the signatures for this initiative to be used for any purpose other than qualification of the measure for the ballot.

Dated: _____, 20____

(Signature of Official)

This certification shall be kept on file by the proponents of the proposed initiative measure for not less than eight months after the certification of the results of the election for which the measure qualified, or if the measure, for any reason, is not submitted to the voters, eight months after the deadline for submission of the petition to the elections official.

Failure to comply with this section shall not invalidate any signatures on a state or local initiative petition.

Statement of Petition Circulator

Must be kept by Person, Company, or Organization who is gathering signatures

Prior to soliciting signatures on an initiative petition, a circulator shall execute and submit to the person, company official, or other organizational officer who is in charge of signature gathering a signed statement that reads as follows:

I, ______, acknowledge that it is a misdemeanor under state law (Section 18650 of the Elections Code) to knowingly or willfully allow the signatures on an initiative petition to be used for any purpose other than qualification of the proposed measure for the ballot. I certify that I will not knowingly or willfully allow the signatures for this initiative to be used for any purpose other than qualification of the measure for the ballot.

Dated:	, 20
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(Signature of Circulator)

This certification shall be kept on file by the person, company official, or other organizational officer who is in charge of signature gathering for the proposed initiative measure for not less than eight months after the certification of the results of the election for which the measure qualified, or if the measure, for any reason, is not submitted to the voters, eight months after the deadline for submission of the petition to the elections official.

This certification does not apply to unpaid circulators of state or local initiative petitions.

Failure to comply with this section shall not invalidate any signatures on a state or local initiative petition.