

§27.1050 Action by Petition to Amend or Repeal Initiated Legislative Acts

- (a) A *proponent* seeking to repeal, rescind or amend any legislative act previously proposed by an initiative *petition* and adopted by the *voters* shall use the procedures outlined in this division regarding an initiative *petition* containing the signatures of at least ten percent of the *voters* of The City of San Diego. Should such a *petition* be presented to the *City Council*, then the *City Council* shall within ten business days of the date of presentation:
 - (1) adopt a resolution of intention to submit the matter to the *voters* at a *special election*; and
 - (2) direct the City Attorney to prepare an ordinance calling a *special election* to place the matter on the ballot.
- (b) The timing of the *special election* will follow the procedure set forth in section 27.1037.-

(“Action by Petition to Amend or Repeal Initiated Legislative Acts” added 7-26-1999 by O-18664 N.S.)
(Amended 5-5-2017 by O-20820 N.S.; effective 6-4-2017.)

§27.1051 Action by City Council to Amend or Repeal Initiated Legislative Acts

In addition to the authority granted to the *City Council* by Section 27.1001 of this article, the *City Council* may submit to the *voters* any proposed legislative act which would repeal, rescind or amend any legislative act which the *voters* have previously adopted by virtue of a *special election* held pursuant to the initiative provisions of this article. The *City Council* shall not commence proceedings for such submittal for a period of one year following the adoption of the legislative act by the *voters*.

(Renumbered from Sec. 27.2531, retitled to “Action by City Council to Amend or Repeal Initiated Legislative Acts” and amended 7-26-1999 by O-18664 N.S.)