Initiative

Often called “direct democracy”, the initiative is the power of the people to propose statutes, amendments to the state constitution or general obligation bond measures for voter approval or rejection. An initiative statute requires the signatures of registered voters equal in number to 5% of the votes cast for all candidates for governor in the last general election to qualify for the ballot; an initiative constitutional amendment requires signatures equaling 8% of the gubernatorial vote. A qualified initiative is placed on the ballot at a regularly scheduled statewide election that occurs at least 131 days after the measure qualifies, or at a special election called by the Governor. Any initiative that qualifies after the 131-day deadline is placed on the next ensuing statewide ballot. The Legislature may amend or repeal initiative statutes, but must submit the amendment/repeal to a vote of the people, unless the initiative statute permits amendment or repeal without voter approval.

Number of Signatures Required for an Initiative Constitutional Measure: 670,816
[8 percent of 8,385,196 (Art. II, § 8(b), Constitution)]

Number of Signatures Required for an Initiative Statutory Measure: 419,260
[5 percent of 8,385,196 (Art. II, § 8(b), Constitution)]

Referendum

Referendum is the power of the people to approve or reject statutes adopted by the Legislature, except those that are urgency, that call for elections, or that provide for tax levies or appropriations for usual current expenses of the state. Citizens wishing to block implementation of a legislatively adopted statute must gather and have verified within 90 days of enactment of the bill signatures equal in number to at least 5% of the votes cast for all candidates for governor in the last gubernatorial election. A qualified referendum is placed on the ballot at a statewide election that occurs at least 31 days after the measure qualifies, or at a special election called by the Governor. The Legislature may amend or repeal referendum statutes.

Number of Signatures Required for a Referendum Measure: 419,260
[5 percent of 8,385,196 (Art. II, § 9(b), Constitution)]
New Political Party Qualification Requirements
for the 2000 and 2002 Primary Elections
(Based on the Number of Persons who Voted at the 1998 General Election)

There are two methods by which political parties can qualify for official status and so be able to place
candidates on the primary election ballot. The qualification deadline for either method is 135 days before a
statewide primary in an even-numbered year, based on the registration totals as of the 154th day before the
election.

1.  **Registration.** By the 135-day deadline, a party must have obtained registrations equal in number
to 1% of the total vote cast in the last gubernatorial election. The current registration requirement is:

   New Political Party by Registration 86,212
   [1 percent of 8,621,121 (§ 5100(b), Elections Code)]

2.  **Petition.** By the deadline, a party must have collected petition signatures of registered voters of any
party equal in number to 10% of the vote cast in the last gubernatorial election. The current signature
requirement is:

   New Political Party by Petition 862,113
   [10 percent of 8,621,121 (§ 5100(c), Elections Code)]

To retain its official status, a party must

1. maintain a registration level equal to 1/15 of 1% (0.00067) of the total registration of the state, and

2. have a candidate for statewide office (Governor, Lieutenant Governor, Secretary of State, Attorney
   General, Treasurer, Controller, Insurance Commissioner, or United States Senator) poll at least 2%
of the vote for that office.