RCW 29A.72.050  Ballot title—Formulation, ballot display.  (1)
The ballot title for an initiative to the people, an initiative to the
legislature, a referendum bill, or a referendum measure consists of:
(a) A statement of the subject of the measure;  (b) a concise
description of the measure; and  (c) a question in the form prescribed
in this section for the ballot measure in question. The statement of
the subject of a measure must be sufficiently broad to reflect the
subject of the measure, sufficiently precise to give notice of the
measure's subject matter, and not exceed ten words. The concise
description must contain no more than thirty words, be a true and
impartial description of the measure's essential contents, clearly
identify the proposition to be voted on, and not, to the extent
reasonably possible, create prejudice either for or against the
measure.

(2) If a public investment impact disclosure is required under
RCW 29A.72.027, the disclosure must appear in the middle of the ballot
title, after the concise description and before the question. The
disclosure is not, however, considered part of the ballot title and is
not subject to any of the legal requirements for ballot titles under
this chapter.

(3) For an initiative to the people, or for an initiative to the
legislature for which the legislature has not proposed an alternative,
the ballot title and public investment impact disclosure, if
applicable, must be displayed on the ballot substantially as follows:

"Initiative Measure No. . . . concerns (statement of
subject). This measure would (concise description). (Public
investment impact disclosure, if applicable). Should this
measure be enacted into law?

Yes .................................................. □
No .................................................. □"

(4) For an initiative to the legislature for which the
legislature has proposed an alternative, the ballot title and public
investment impact disclosure, if applicable, must be displayed on the
ballot substantially as follows:

"Initiative Measure Nos. . . . and . . .B concern (statement
of subject).

Initiative Measure No. . . . would (concise description).
(Public investment impact disclosure, if applicable).

As an alternative, the legislature has proposed Initiative
Measure No. . . .B, which would (concise description).
(Public investment impact disclosure, if applicable).

1. Should either of these measures be enacted into law?

Yes .................................................. □
No .................................................. □

2. Regardless of whether you voted yes or no above, if one
of these measures is enacted, which one should it be?

Measure No. ........................................... □
or
(5) For a referendum bill submitted to the people by the legislature, the ballot issue and public investment impact disclosure, if applicable, must be displayed on the ballot substantially as follows:

"The legislature has passed . . . Bill No. . . . concerning (statement of subject). This bill would (concise description). (Public investment impact disclosure, if applicable). Should this bill be:

Approved                      □
Rejected                      □"

(6) For a referendum measure by state voters on a bill the legislature has passed, the ballot issue and public investment impact disclosure, if applicable, must be displayed on the ballot substantially as follows:

"The legislature passed . . . Bill No. . . . concerning (statement of subject) and voters have filed a sufficient referendum petition on this bill. This bill would (concise description). (Public investment impact disclosure, if applicable). Should this bill be:

Approved                      □
Rejected                      □"

(7) The legislature may specify the statement of subject or concise description, or both, in a referendum bill that it refers to the people. The legislature may specify the concise description for an alternative it submits for an initiative to the legislature. If the legislature fails to specify these matters, the attorney general shall prepare the material that was not specified. The statement of subject and concise description as so provided must be included as part of the ballot title unless changed on appeal. The attorney general shall specify the statement of subject and concise description for an initiative to the people, an initiative to the legislature, and a referendum measure. The statement of subject and concise description as so provided must be included as part of the ballot title unless changed on appeal. [2022 c 114 § 3; 2003 c 111 § 1806. Prior: 2000 c 197 § 1. Formerly RCW 29.79.035.]

Findings—2022 c 114: See note following RCW 29A.72.027.

Part headings not law—2000 c 197: "Part headings used in this act are not part of the law." [2000 c 197 § 17.]