

Effective 5/12/2015

Part 2
Administration of Metro Township

10-3c-201 Title.

This part is known as "Administration of Metro Township."

Enacted by Chapter 352, 2015 General Session

10-3c-202 Budget.

A metro township is subject to and shall comply with Chapter 6, Uniform Fiscal Procedures Act for Utah Cities.

Enacted by Chapter 352, 2015 General Session

10-3c-203 Administrative and operational services -- Staff provided by county or municipal services district.

- (1)
- (a) The following officials elected or appointed, or persons employed by, the county in which a metro township is located shall, for the purposes of interpreting and complying with applicable law, fulfill the responsibilities and hold the following metro township offices or positions:
 - (i) the county treasurer shall fulfill the duties and hold the powers of treasurer for the metro township;
 - (ii) the county clerk shall fulfill the duties and hold the powers of recorder and clerk for the metro township;
 - (iii) the county surveyor shall fulfill, on behalf of the metro township, all surveyor duties imposed by law;
 - (iv) the county engineer shall fulfill the duties and hold the powers of engineer for the metro township; and
 - (v) subject to Subsection (1)(b), the county auditor shall fulfill the duties and hold the powers of auditor for the metro township.
 - (b)
 - (i) The county auditor shall fulfill the duties and hold the powers of auditor for the metro township to the extent that the county auditor's powers and duties are described in and delegated to the county auditor in accordance with Title 17, Chapter 19a, County Auditor, and a municipal auditor's powers and duties described in this title are the same.
 - (ii) Notwithstanding Subsection (1)(b), in a metro township, services described in Sections 17-19a-203, 17-19a-204, and 17-19a-205, and services other than those described in Subsection (1)(b)(i) that are provided by a municipal auditor in accordance with this title that are required by law, shall be performed by county staff other than the county auditor.
- (2)
- (a) Nothing in Subsection (1) may be construed to relieve an official described in Subsections (1)(a)(i) through (iv) of a duty to either the county or metro township or a duty to fulfill that official's position as required by law.
 - (b) Notwithstanding Subsection (2)(a), an official or the official's deputy or other person described in Subsections (1)(a)(i) through (iv):

- (i) is elected, appointed, or otherwise employed, in accordance with the provisions of Title 17, Counties, as applicable to that official's or person's county office;
 - (ii) is paid a salary and benefits and subject to employment discipline in accordance with the provisions of Title 17, Counties, as applicable to that official's or person's county office;
 - (iii) is not subject to:
 - (A) Chapter 3, Part 11, Personnel Rules and Benefits; or
 - (B) Chapter 3, Part 13, Municipal Officers' and Employees' Ethics Act; and
 - (iv) is not required to provide a bond for the applicable municipal office if a bond for the office is required by this title.
- (3) The district attorney of the county in which a metro township is located may provide legal counsel to the metro township if the county and the metro township agree.
- (4) The metro township may establish a planning commission in accordance with Section 10-9a-301 and an appeal authority in accordance with Section 10-9a-701.
- (5) A municipal services district established in accordance with Title 17B, Chapter 2a, Part 11, Municipal Services District Act, and of which the metro township is a part, may provide staff to the metro township planning commission and appeal authority.
- (6)
- (a) This section applies only to a metro township in which:
 - (i) the electors at an election under Section 10-2a-404 chose a metro township that is included in a municipal services district and has limited municipal powers; or
 - (ii) the metro township subsequently joins a municipal services district.
 - (b) This section does not apply to a metro township described in Subsection (6)(a) if the municipal services district is dissolved.

Amended by Chapter 176, 2016 General Session

Amended by Chapter 348, 2016 General Session

10-3c-204 Taxing authority limited.

- (1) A metro township may not impose:
- (a) a municipal energy sales and use tax as described in Chapter 1, Part 3, Municipal Energy Sales and Use Tax Act; or
 - (b) a municipal telecommunication's license tax as described in Chapter 1, Part 4, Municipal Telecommunications License Tax Act.
- (2)
- (a) If the electors at an election under Section 10-2a-404 chose a metro township that is included in a municipal services district and has limited municipal powers, or a metro township subsequently joins a municipal services district, the metro township may not levy or impose a tax unless the Legislature expressly provides that the metro township may levy or impose the tax.
 - (b) Subsection (2)(a) does not apply if a municipal services district is dissolved.

Enacted by Chapter 352, 2015 General Session

10-3c-205 Fees.

- (1) A metro township may impose a fine, fee, or charge.
- (2) For a metro township of which the electors at an election under Section 10-2a-404 chose a metro township that is included in a municipal services district and has limited municipal powers, or if a metro township subsequently joins a municipal services district, the municipal

services district of which a metro township is a part shall, upon request by the metro township, collect on behalf of the metro township all fines, fees, charges, levies, and other payments imposed by the metro township.

Enacted by Chapter 352, 2015 General Session