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1	PEACE OFFICER MERIT AMENDMENTS
2	2014 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Brad L. Dee
5	Senate Sponsor: Howard A. Stephenson
6 7	LONG TITLE
8	General Description:
9	This bill enacts language related to a peace officer merit system in a county of the first
10	class.
11	Highlighted Provisions:
12	This bill:
13	 enacts the Peace Officer Merit System in Counties of the First Class Act, including
14	provisions relating to the following:
15	definitions and application;
16	 merit system commission powers and duties;
17	• merit officer conditions of employment;
18	 disciplinary actions and appeals; and
19	• the sheriff's authority to appoint more than one chief deputy, deputy chief, or
20	undersheriff; and
21	 makes technical and conforming amendments.
22	Money Appropriated in this Bill:
23	None
24	Other Special Clauses:
25	None
26	Utah Code Sections Affected:
27	AMENDS:



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28	17-22-2, as last amended by Laws of Utah 2009, Chapter 218
29	17-30-2, as last amended by Laws of Utah 1993, Chapter 227
30	17-33-1, as last amended by Laws of Utah 2008, Chapters 25 and 172
31	53-13-105, as last amended by Laws of Utah 2002, Fifth Special Session, Chapter 8
32	ENACTS:
33	17-30a-101, Utah Code Annotated 1953
34	17-30a-102, Utah Code Annotated 1953
35	17-30a-103, Utah Code Annotated 1953
36	17-30a-104, Utah Code Annotated 1953
37	17-30a-201, Utah Code Annotated 1953
38	17-30a-202, Utah Code Annotated 1953
39	17-30a-203, Utah Code Annotated 1953
40	17-30a-204, Utah Code Annotated 1953
41	17-30a-205, Utah Code Annotated 1953
42	17-30a-206, Utah Code Annotated 1953
43	17-30a-207, Utah Code Annotated 1953
44	17-30a-301, Utah Code Annotated 1953
45	17-30a-302, Utah Code Annotated 1953
46	17-30a-303, Utah Code Annotated 1953
47	17-30a-304, Utah Code Annotated 1953
48	17-30a-305, Utah Code Annotated 1953
49	17-30a-306, Utah Code Annotated 1953
50	17-30a-307, Utah Code Annotated 1953
51	17-30a-308, Utah Code Annotated 1953
52	17-30a-309, Utah Code Annotated 1953
53	17-30a-310, Utah Code Annotated 1953
54	17-30a-311, Utah Code Annotated 1953
55	17-30a-312, Utah Code Annotated 1953
56	17-30a-313, Utah Code Annotated 1953
57	17-30a-314, Utah Code Annotated 1953
58	17-30a-401, Utah Code Annotated 1953

59	17-30a-402, Utah Code Annotated 1953
60	17-30a-403, Utah Code Annotated 1953
61	17-30a-404, Utah Code Annotated 1953
62	17-30a-501, Utah Code Annotated 1953
63	17-30a-502, Utah Code Annotated 1953
64	
65	Be it enacted by the Legislature of the state of Utah:
66	Section 1. Section 17-22-2 is amended to read:
67	17-22-2. Sheriff General duties.
68	(1) The sheriff shall:
69	(a) preserve the peace;
70	(b) make all lawful arrests;
71	(c) attend in person or by deputy the Supreme Court and the Court of Appeals when
72	required or when the court is held within his county, all courts of record, and court
73	commissioner and referee sessions held within his county, obey their lawful orders and
74	directions, and comply with the court security rule, Rule 3-414, of the Utah Code of Judicial
75	Administration;
76	(d) upon request of the juvenile court, aid the court in maintaining order during
77	hearings and transport a minor to and from youth corrections facilities, other institutions, or
78	other designated places;
79	(e) attend county justice courts if the judge finds that the matter before the court
80	requires the sheriff's attendance for security, transportation, and escort of jail prisoners in his
81	custody, or for the custody of jurors;
82	(f) command the aid of as many inhabitants of his county as he considers necessary in
83	the execution of these duties;
84	(g) take charge of and keep the county jail and the jail prisoners;
85	(h) receive and safely keep all persons committed to his custody, file and preserve the
86	commitments of those persons, and record the name, age, place of birth, and description of
87	each person committed;
88	(i) release on the record all attachments of real property when the attachment he
89	receives has been released or discharged;

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90	(j) endorse on all process and notices the year, month, day, hour, and minute of
91	reception, and, upon payment of fees, issue a certificate to the person delivering process or
92	notice showing the names of the parties, title of paper, and the time of receipt;
93	(k) serve all process and notices as prescribed by law;
94	(l) if he makes service of process or notice, certify on the process or notices the
95	manner, time, and place of service, or, if he fails to make service, certify the reason upon the
96	process or notice, and return them without delay;
97	(m) extinguish fires occurring in the undergrowth, trees, or wooded areas on the public
98	land within his county;
99	(n) perform as required by any contracts between the county and private contractors for
100	management, maintenance, operation, and construction of county jails entered into under the
101	authority of Section 17-53-311;
102	(o) for the sheriff of a county that enters into an interlocal agreement for law
103	enforcement service under Title 11, Chapter 13, Interlocal Cooperation Act, provide law
104	enforcement service as provided in the interlocal agreement;
105	(p) manage search and rescue services in his county;
106	(q) obtain saliva DNA specimens as required under Section 53-10-404;
107	(r) on or before January 1, 2003, adopt a written policy that prohibits the stopping,
108	detention, or search of any person when the action is solely motivated by considerations of
109	race, color, ethnicity, age, or gender; and
110	(s) perform any other duties that are required by law.
111	(2) Violation of Subsection $(1)(j)$ is a class C misdemeanor. Violation of any other
112	subsection under Subsection (1) is a class A misdemeanor.
113	(3) (a) As used in this Subsection (3):
114	(i) "Police interlocal entity" has the same meaning as defined in [Section] Sections
115	17-30-3 <u>and 17-30a-102</u> .
116	(ii) "Police local district" has the same meaning as defined in Section 17-30-3.
117	(b) A sheriff in a county which includes within its boundary a police local district or
118	police interlocal entity, or both:
119	(i) serves as the chief executive officer of each police local district and police interlocal
120	entity within the county with respect to the provision of law enforcement service within the

121 boundary of the police local district or police interlocal entity, respectively; and (ii) is subject to the direction of the police local district board of trustees or police 122 123 interlocal entity governing body, as the case may be, as and to the extent provided by 124 agreement between the police local district or police interlocal entity, respectively, and the 125 sheriff. 126 (c) If a police interlocal entity or police local district enters an interlocal agreement 127 with a public agency, as defined in Section 11-13-103, for the provision of law enforcement 128 service, the sheriff: 129 (i) does not serve as the chief executive officer of any interlocal entity created under that interlocal agreement, unless the agreement provides for the sheriff to serve as the chief 130 131 executive officer; and 132 (ii) shall provide law enforcement service under that interlocal agreement as provided 133 in the agreement. 134 Section 2. Section 17-30-2 is amended to read: 135 17-30-2. Application -- Subordinate officers in sheriff's office to be appointed 136 from list -- Officers serving on effective date considered qualified. 137 (1) This chapter does not apply to a county of the first class or an interlocal entity, as defined in Section 11-13-103, in which a county of the first class is a party to an interlocal 138 139 agreement to provide law enforcement service. 140 $\left[\frac{1}{2}\right]$ (2) From and after the effective date of this act the sheriff of each county with a 141 population of 20,000 people or more which shall regularly employ one or more peace officers 142 shall, by and with the advice and consent of the county legislative body, and subject to the rules and regulations of the merit service commission, appoint from the classified merit service list 143 144 furnished by the merit service commission, all subordinate peace officers in his department and 145 in like manner fill all vacancies in the same and shall further promote, transfer, demote, 146 suspend or remove peace officers in accordance with the provisions of this act. 147 $\left[\frac{2}{2}\right]$ (3) Every peace officer who is serving as such upon the effective date of this act 148 [shall be deemed] is considered fully qualified for such position without examination or test 149 and [deemed] is considered to have been appointed and to hold his position and classification 150 pursuant to the provisions of this act. 151 $\left[\frac{(3)}{(3)}\right]$ (4) Counties with a population of less than 20,000 people may implement a

152	deputy sheriff's merit system if approved by the county legislative body or the people of the
153	county through referendum or initiative.
154	Section 3. Section 17-30a-101 is enacted to read:
155	CHAPTER 30a. PEACE OFFICER MERIT SYSTEM IN COUNTIES OF THE FIRST
156	CLASS ACT
157	Part 1. General Provisions
158	<u>17-30a-101.</u> Title.
159	(1) This chapter is known as "Peace Officer Merit System in Counties of the First Class
160	Act."
161	(2) This part is known as "General Provisions."
162	Section 4. Section 17-30a-102 is enacted to read:
163	<u>17-30a-102.</u> Definitions.
164	(1) "Appointing authority" means the county sheriff or the chief executive officer of a
165	police interlocal entity.
166	(2) "Commission" means the merit system commission consisting of three persons
167	appointed in accordance with Section 17-30a-202.
168	(3) "Department" means a county sheriff's office or a police interlocal entity.
169	(4) "Legislative body" means the county legislative body or the governing body of the
170	police interlocal entity.
171	(5) "Merit system officer" means a peace officer who has merit status as defined in this
172	chapter.
173	(6) "Peace officer" means a paid deputy sheriff or law enforcement officer, other than a
174	chief deputy or other exempt appointed officer designated by the appointing authority, who is
175	in the continuous employ of the appointing authority.
176	(7) "Police interlocal entity" means an interlocal entity, as defined in Section
177	<u>11-13-103, created:</u>
178	(a) under Title 11, Chapter 13, Interlocal Cooperation Act, by an agreement to which a
179	county of the first class is a party; and
180	(b) to provide law enforcement service to an area that includes the unincorporated part
181	of the county.
182	Section 5. Section 17-30a-103 is enacted to read:

183	<u>17-30a-103.</u> Application.
184	This chapter applies to a county of the first class or a police interlocal entity in which a
185	county of the first class is a party to an interlocal agreement to provide law enforcement
186	service.
187	Section 6. Section 17-30a-104 is enacted to read:
188	<u>17-30a-104.</u> Subordinate officers appointed, reappointed Officers serving on
189	effective date considered qualified.
190	(1) The appointing authority of a county or police interlocal $\hat{H} \rightarrow [ageney]$ entity $\leftarrow \hat{H}$ subject
190a	to this
191	chapter that regularly employs one or more peace officers shall:
192	(a) appoint a peace officer with the advice and consent of the county legislative body
192a	$\hat{H} \rightarrow \underline{or \ police \ interlocal \ entity \ governing \ body} \leftarrow \hat{H}$
193	subject to the rules and regulations of the commission;
194	(b) appoint each subordinate peace officer;
195	(c) fill a vacancy in the department; and
196	(d) further promote, transfer, reassign, reappoint, demote, suspend, or remove a peace
197	officer in accordance with the provisions of this chapter.
198	(2) The commission shall adopt rules governing the appointment of peace officers
199	through reappointment of a former employee who separated in good standing, within one year
200	after separation.
201	(3) A peace officer appointed $\hat{H} \rightarrow [\underline{on \ or \ after}]$ before $\leftarrow \hat{H}$ May 13, 2014, is considered
201a	to have been
202	appointed to and hold the officer's position and classification pursuant to the provisions of this
203	chapter.
204	Section 7. Section 17-30a-201 is enacted to read:
205	Part 2. Merit System Commission Powers and Duties
206	<u>17-30a-201.</u> Title.
207	This part is known as "Merit System Commission Powers and Duties."
208	Section 8. Section 17-30a-202 is enacted to read:
209	<u>17-30a-202.</u> Establishment of merit commission Appointment, qualifications,
210	and compensation of members.
211	(1) (a) Except as provided in Subsection (1)(b), a county subject to this chapter shall
212	establish a merit system commission consisting of three appointed members:
213	(i) two members appointed by the legislative body of the county; and

214	(ii) one member appointed by the governing body of a police interlocal entity.
215	(b) If there is no police interlocal entity within the county, the county legislative body
216	shall appoint all three members of a commission described in Subsection (1)(a).
217	(c) No more than two members of the commission may be affiliated with or members
218	of the same political party.
219	(d) (i) Of the original appointees described in Subsection (1)(a) or (b), one member
220	shall be appointed for a term ending February 1 of the first odd-numbered year after the date of
221	appointment, and one each for terms ending two and four years thereafter.
222	(ii) For a term subsequent to a term described in Subsection (1)(d), a commission
223	member shall hold a term of six years.
224	(e) If an appointed position described in Subsection (1)(a) or (b) is vacated for a cause
225	other than expiration of the member's term, the position is filled by appointment for the
226	unexpired portion of the term only.
227	(2) A member of the commission:
228	(a) shall be a resident of the state;
229	(b) for at least five years preceding the date of appointment a resident of:
230	(i) the county; or
231	(ii) if applicable, the area served by the police interlocal entity from which appointed;
232	and
233	(c) may not hold another office or employment with the county or, if applicable, in a
234	municipality served by the police interlocal entity for which the member is appointed.
235	(3) The county legislative body or interlocal entity governing body may compensate a
236	member for service on the commission and reimburse the member for necessary expenses
237	incurred in the performance of the member's duties.
238	Section 9. Section 17-30a-203 is enacted to read:
239	<u>17-30a-203.</u> General duty of commission.
240	(1) The commission:
241	(a) is responsible for carrying out the provisions of this chapter; and
242	(b) shall make necessary rules and regulations to govern the merit system in
243	accordance with this chapter, including:
244	(i) adopting merit rules regarding:

245	(A) appointments and registers;
246	(B) examinations;
247	(C) promotions;
248	(D) reassignments;
249	(E) reappointments;
250	(F) disciplinary grievance procedures;
251	(G) administrative reviews;
252	(H) recognition of the equivalency of another merit system for the purpose of
253	appointing a peace officer from another agency; and
254	(I) reductions in force;
255	(ii) adopting a rule regarding the preparation of a job classification plan; and
256	(iii) adopting rules necessary for the efficient management of the merit system not
257	specifically enumerated above and not inconsistent with this chapter or applicable law.
258	(2) Upon the request of the appointing authority and after conducting a public hearing,
259	the commission may temporarily suspend a rule if the suspension is necessary for the proper
260	enforcement of this chapter.
261	Section 10. Section 17-30a-204 is enacted to read:
262	<u>17-30a-204.</u> Organization of commission Support Offices.
263	(1) The members of the commission shall select one member as chair.
264	(2) The commission shall adopt rules concerning its internal organization and
265	procedures.
266	(3) (a) The county sheriff or the chief executive of the police interlocal entity:
267	(i) shall assign human resources staff sufficient to perform the commission's support
268	duties; and
269	(ii) may assign other staff to the commission with the consent of the commission.
270	(b) The county or police interlocal entity shall provide suitable accommodations,
271	supplies, and equipment as needed to enable the commission to attend to its business.
272	(c) The county sheriff or chief executive of the police interlocal entity may, in
273	accordance with the contracting process established by the county or police interlocal entity,
274	contract support services to third parties.
275	Section 11. Section 17-30a-205 is enacted to read:

276	<u>17-30a-205.</u> Comprehensive job classification plan.
277	(1) The commission shall formulate a comprehensive job classification plan covering
278	all merit system officers employed by the sheriff or by the police interlocal entity.
279	(2) The plan shall:
280	(a) place all positions requiring substantially the same duties and qualifications in the
281	same classification;
282	(b) include minimum physical and educational qualifications of the applicants for each
283	position; and
284	(c) provide standards for promotion.
285	(3) In the event a new position is created and approved, the commission shall classify (3)
286	the position in the classification plan.
287	Section 12. Section 17-30a-206 is enacted to read:
288	<u>17-30a-206.</u> Oaths and subpoenas Witnesses.
289	(1) (a) A member of the commission, in performance of commission duties, may
290	administer oaths and subpoena witnesses and documents.
291	(b) If a person refuses to or fails to obey a subpoena issued by a commissioner, the
292	district court may, upon application by a commissioner, compel obedience.
293	(2) (a) A witness in a proceeding before the commission is subject to all the rights,
294	privileges, duties, and penalties of witnesses in courts of record.
295	(b) The commission shall pay a witness fee equivalent to those paid for a court of
296	record.
297	Section 13. Section 17-30a-207 is enacted to read:
298	<u>17-30a-207.</u> Duty of commission to provide for unspecified activities.
299	The commission may provide by rule for the operation and functioning of an activity
300	within the purpose and spirit of this chapter if the activity is necessary and proper and not
301	otherwise prohibited by law.
302	Section 14. Section 17-30a-301 is enacted to read:
303	Part 3. Merit Officer Conditions of Employment
304	<u>17-30a-301.</u> Title.
305	This part is known as "Merit Officer Conditions of Employment."
306	Section 15. Section 17-30a-302 is enacted to read:

307	<u>17-30a-302.</u> Examinations How prepared, conducted, and graded Notice of
308	examination.
309	(1) (a) If necessary, the commission shall give a competitive examination to determine
310	the qualification of an applicant for a position as a merit system officer.
311	(b) The commission shall ensure that an examination:
312	(i) is practical in character; and
313	(ii) relates to matters that fairly test the mental and physical ability and knowledge of
314	an applicant to discharge the duties of the position.
315	(c) (i) Except as provided in Subsection (1)(c)(ii), the commission shall direct the
316	preparation, administration, and grading of the examination.
317	(ii) The commission may direct an impartial special examiner to prepare, administer,
318	and grade the examination on behalf of the commission.
319	(2) (a) The commission shall publish notice of an examination internally and to the
320	public.
321	(b) (i) The commission shall design the notice described in Subsection (2)(a) to
322	encourage an applicant to participate in competitive appointments.
323	(ii) The notice shall set forth minimum qualifications, pay scale, physical and
324	educational requirements, and passing grades.
325	(c) The commission or the commission's designee shall promptly notify a person of the
326	person's final grade.
327	Section 16. Section 17-30a-303 is enacted to read:
328	<u>17-30a-303.</u> Disqualification of applicant for examination Appeal to
329	commission.
330	(1) In accordance with this section and rules adopted by the commission, an applicant
331	$\hat{H} \rightarrow [\underline{is}] \underline{may be} \leftarrow \hat{H} \underline{disqualified if the applicant:}$
332	(a) does not meet minimum qualifications;
333	(b) has been convicted of a criminal offense inimical to the public service or involving
334	moral turpitude;
335	(c) has practiced or attempted deception or fraud in the application or examination
336	process or in securing eligibility for appointment; or
337	(d) is not a citizen of the United States.

338	(2) If an applicant is rejected, the applicant shall be promptly notified.
339	(3) At any time prior to the date of examination, an applicant may correct a defect in
340	the applicant's application.
341	(4) An applicant may file a written appeal regarding the application process with the
342	commission $\hat{H} \rightarrow \underline{at any time before the date of the exam} \leftarrow \hat{H}$.
343	Section 17. Section 17-30a-304 is enacted to read:
344	<u>17-30a-304.</u> Preservation and inspection of examination papers.
345	(1) (a) Examination papers and related documents are the property of the commission
346	and the commission shall preserve them until the expiration of the eligible register for which an
347	examination is given.
348	(b) Preservation of examination papers and related documents after the time period
349	described in Subsection (1)(a) is subject to a retention schedule adopted by the commission.
350	(2) (a) Except as provided in Subsection (2)(b), examination papers and related
351	documents are not open to public inspection without a court order.
352	(b) An applicant may inspect the applicant's own papers at any time within 30 days
353	after the commission sends notice of the applicant's grade.
354	(c) The appointing authority may inspect the papers of any eligible applicant certified
355	for appointment.
356	Section 18. Section 17-30a-305 is enacted to read:
357	<u>17-30a-305.</u> Preparation and expiration of eligible appointment register.
358	(1) Upon completion of an examination, the commission shall prepare and adopt an
359	eligible appointment register containing the names of applicants receiving a passing grade
360	ranked in the order of grades earned, beginning with the highest.
361	(2) (a) An eligible appointment register shall expire not later than two years after the
362	date of the examination unless the commission, for good reason, extends the time not to exceed
363	one additional year.
364	(b) If the commission adopts a new eligible appointment register, a previous
365	appointment register for the same class or position is cancelled.
366	Section 19. Section 17-30a-306 is enacted to read:
367	<u>17-30a-306.</u> Appointments from eligible appointment register Failure to accept
368	appointment.

369	(1) If the appointment of a peace officer is an appointment based on an examination,
370	the appointing authority shall request that the commission certify eligible applicants for each
371	position.
372	(2) (a) The commission shall certify, to the appointing authority, a number of names
373	equal to three times the number of allocations being filled.
374	(b) The names of the applicants shall be ranked in order of examination score,
375	beginning with the name of the applicant standing highest on the eligible appointment register.
376	(3) The appointing authority shall select a person described in Subsection (2)(b) and
377	appoint one person to each open position.
378	(4) If a certified applicant fails to accept a proffered appointment, the applicant:
379	(a) may request in writing that the applicant be able to retain the applicant's place on
380	the eligible appointment register; and
381	(b) shall provide reasons sufficient, in the judgment of the commission, to justify the
382	applicant's failure to accept.
383	Section 20. Section 17-30a-307 is enacted to read:
384	<u>17-30a-307.</u> Probationary period of appointment.
385	(1) A peace officer appointed under Section $\hat{H} \rightarrow [17-30a-402] 17-30a-306 \leftarrow \hat{H}$ shall
385a	serve a probationary
386	period of 12 consecutive months, during which time the officer may be discharged at the sole
387	discretion of the appointing authority.
388	(2) (a) At the request of the appointing authority and with the approval of the
389	commission, the probationary period may be extended beyond 12 months for an officer who
390	has not yet satisfactorily completed an approved peace officer training program and received a
391	certificate of completion under Title 53, Chapter 6, Peace Officer Standards and Training Act.
392	(b) At the request of the appointing authority and with the approval of the commission,
393	the probationary period of an officer may be extended beyond 12 months for good cause
394	shown.
395	(c) Service under a temporary or part-time appointment is not considered a part of the
396	probationary period.
397	(3) If a peace officer is retained in a position after the expiration of the probationary
398	period, the officer's retention constitutes appointment to merit status.
399	(4) A person removed from employment during the probationary period may not be

400	placed on the eligible register again without having passed another regular examination.
401	(5) The commission may adopt rules governing probationary periods for other
402	appointments, including the appointing or transfer of a peace officer from another jurisdiction.
403	Section 21. Section 17-30a-308 is enacted to read:
404	<u>17-30a-308.</u> Vacancies Positions requiring special qualifications Competition
405	suspended Promotion Promotional register.
406	(1) In case of a vacancy in a position requiring peculiar and exceptional qualifications
407	of a scientific, professional, or expert character, and upon satisfactory evidence that
408	competition is impracticable and the position can best be filled by the selection of some
409	designated person of recognized attainments, the commission may, after a public hearing and
410	by unanimous vote, suspend competition regarding that position.
411	(2) The commission shall report a suspension under Subsection (1) in the commission
412	minutes, together with the reason for suspension.
413	(3) With the exception of an appointment made in accordance with a commission rule
414	adopted under Subsection 17-30a-203(1)(b)(i)(H), a department shall fill a supervisor vacancy
415	in the merit system classification by promotion insofar as possible.
416	(4) (a) A department shall make a promotion only after an open competitive
417	examination, admission to which shall be limited to merit system officers.
418	(b) An examination process described in Subsection (4)(a) shall include consideration
419	of the seniority and competence of the peace officer to perform the duties required in the
420	position for which application is made.
421	(c) The seniority element of the examination may not exceed 40% of the entire
422	examination score.
423	(5) (a) After a promotional examination, the commission shall prepare a promotional
424	register that shall take precedence over any previously existing register.
425	(b) The certified promotional register shall consist of three names for the initial
426	vacancy and one more name for each additional vacancy, ranked in the order of the
427	examination score, beginning with the highest scoring applicant.
428	Section 22. Section 17-30a-309 is enacted to read:
429	<u>17-30a-309.</u> Transfer and reassignment.
430	(1) A merit system officer may be transferred, without examination, from one position

431	to a similar position in the same class and grade within the department.
432	(2) A merit system officer may be $\hat{H} \rightarrow \underline{voluntarily} \leftarrow \hat{H}$ reassigned, including to another
432a	class and grade, in
433	accordance with rules adopted by the commission.
434	Section 23. Section 17-30a-310 is enacted to read:
435	<u>17-30a-310.</u> Temporary and part-time appointment.
436	(1) A department may appoint an employee to a temporary appointment for a period
437	not exceeding 120 days within any 12 month period.
438	(2) A temporary employee is not a merit system officer and may be appointed without
439	examination.
440	(3) A department may appoint an employee to a part-time appointment for a period not
441	to exceed 29 hours per week.
442	(4) A part-time employee is not a merit system officer and may be appointed without
443	examination.
444	Section 24. Section 17-30a-311 is enacted to read:
445	<u>17-30a-311.</u> Temporary layoffs Reappointment register.
446	(1) Subject to Subsections (2) and (3), and if necessary, because of lack of funds or
447	work, a department may temporarily lay off a merit system officer.
448	(2) A department that lays off a merit system officer under Subsection (1) shall lay off
449	the officer according to the seniority of the officers of the class of positions affected, following
450	the process prescribed by commission rule.
451	(3) A department shall lay off a person serving under temporary or part-time
452	appointment before a merit system officer.
453	(4) (a) If a merit system officer is laid off, the department shall place the officer on a
454	reappointment register to be reappointed in the inverse order in which the officer is laid off.
455	(b) The register described in Subsection (4)(a) takes precedence over all eligible
456	reappointment registers.
457	Section 25. Section 17-30a-312 is enacted to read:
458	<u>17-30a-312.</u> Reappointment after temporary leave.
459	(1) (a) Consistent with rules adopted by the commission and within the appointing
460	authority's discretion, a merit system officer may be granted a temporary leave of absence
461	outside the department.

462	(b) Leave granted under Subsection (1)(a) is without pay and for a period not to exceed
463	one year.
464	(c) In accordance with applicable law or ordinance, the appointing authority may
465	reappoint the officer without examination at the end of the leave.
466	(2) (a) In the event a merit system officer is elected sheriff or is appointed to any
467	merit-exempt position in the department, the officer's merit system status shall automatically be
468	suspended for the period of time the officer remains sheriff or in a merit-exempt appointment.
469	(b) At the end of the period of election to sheriff or suspension of merit status under
470	Subsection (2)(a), the officer shall be returned to the officer's former position as a merit system
471	officer without examination.
472	(3) The appointing authority shall authorize any leave required by federal law.
473	Section 26. Section 17-30a-313 is enacted to read:
474	<u>17-30a-313.</u> Vacation, sick leave, and other benefits.
475	For merit system officers, provisions regarding vacation, sick, other leave, or any other
476	employment condition or benefit not covered by this chapter shall be established by $\hat{H} \rightarrow :$
476a	(a) ←Ĥ _applicable
477	<u>law</u> Ĥ→ [or by] ;
477a	(b) $\leftarrow \hat{H}$ county ordinance or regulation $\hat{H} \rightarrow ; or$
477b	(c) police interlocal entity rule or regulation $\leftarrow \hat{H}$.
478	Section 27. Section 17-30a-314 is enacted to read:
479	<u>17-30a-314.</u> Prohibitions against political activities Penalties.
480	Ĥ→ [(1) (a) As used in this Subsection (1), "person" means:
481	(i) an employee of a department;
482	<u>(ii) a member of a department governing body;</u>
483	<u>(iii) an appointing authority;</u>
484	(iv) a merit system officer; and
485	<u>(v) a peace officer.</u>
486 497	(b) A person is guilty of a misdemeanor if the person appoints, promotes, transfers,
487 488	<u>demotes, suspends, discharges, or changes the amount of compensation of a merit system</u> officer.
489	(c) A person is guilty of a misdemeanor if the person seeks, aids, abets, promises or
490	threatens the appointment, promotion, transfer, demotion, suspension, discharge, or change in
491	the amount of compensation as a condition or result of a merit system officer giving,
492	withholding, or neglecting to make a contribution to or provide service for a political purpose.

493	(d) Except as provided in Subsection (2), a person is guilty of a misdemeanor if the
494	person solicits, directly or indirectly, a contribution or service for a political purpose from a
495	<u>merit system officer.</u>]
495a	(1)(a) An officer, employee, or member of a governing body of a county or a police
495b	interlocal entity, whether elected or appointed, may not directly or indirectly coerce,
495c	<u>command, or advise a merit system officer to pay, lend, or contribute part of the officer's</u>
495d	salary or compensation or anything else of value to a party, committee, organization, agency,
495e	or person for political purpose.
495f	(b) A county or police interlocal entity officer, employee, or member of a governing
495g	body, whether elected or appointed, may not make or attempt to make a merit system officer's
495h	personnel status dependent upon the officer's support or lack of support for a political party,
495i	committee, organization, agency, or person engaged in a political activity. $\bigstar \hat{H}$
496	(2) Subsection (1) $\hat{H} \rightarrow [\underline{(d)}] \leftarrow \hat{H}$ does not apply to political speeches or use of mass
497	communications media for political purposes by a person where a merit system officer is
498	present, unless the purpose and intent of the speaker is to violate this section with direct respect
499	to those merit system officers.
500	(3) (a) Except as provided in Subsection (3)(b), a merit system officer may not engage
501	in a political activity or solicit political contributions from merit system officers during the
502	hours of employment, or use employer resources at any time for political purposes.
503	(b) Subsection (3)(a) does not preclude a voluntary contribution by a merit system
504	officer to the party or candidate of the officer's choice.
505	Section 28. Section 17-30a-401 is enacted to read:
506	Part 4. Disciplinary Actions and Appeals
507	<u>17-30a-401.</u> Title.
508	This part is known as "Disciplinary Actions and Appeals."
509	Section 29. Section 17-30a-402 is enacted to read:
510	<u>17-30a-402.</u> Disciplinary charges Grounds Process.
511	(1) An appointing authority may demote, suspend, discharge, or reduce a merit system
512	officer's pay for:
513	(a) neglect of duty;
514	(b) disobedience of a reasonable order;
515	(c) misconduct;
516	(d) inefficiency or inability to satisfactorily perform assigned duties; or
517	(e) an act inimical to public service.

- 518 (2) A department may not suspend a merit system officer for more than 176 work hours
- 519 at one time or for more than 352 work hours in one year.
- 520 (3) The appointing authority shall order the demotion, reduction in pay, suspension, or
- 521 <u>discharge of a merit system officer.</u>
- 522 Section 30. Section **17-30a-403** is enacted to read:
- 523 <u>17-30a-403.</u> Disciplinary charges -- Appeal to commission -- Hearing -- Findings.

524	(1) The appointing authority:
525	(a) may impose disciplinary charges in accordance with a rule, policy, ordinance, or
526	law; and
527	(b) shall serve the merit system officer to be disciplined with a copy of the written
528	charges.
529	(2) (a) A disciplined merit system officer may file an appeal of the disciplinary charges
530	with the department, which shall conduct the appeal internally.
531	(b) The department shall conduct an appeal in accordance with rules or policies
532	adopted by the appointing authority.
533	(3) If the disciplinary charges are sustained on internal appeal, the merit system officer
534	may appeal to the commission in accordance with the provisions of this section and
535	commission rule.
536	(4) (a) A merit system officer disciplined in accordance with Subsection (1) may,
537	within 10 calendar days after the internal department appeal decision described in Subsection
538	(2), make an appeal in writing to the commission.
539	(b) If the merit system officer fails to make an internal appeal of the disciplinary action,
540	the officer may not appeal to the commission.
541	(5) The commission may hear appeals regarding demotion, reduction in pay,
542	suspension, or discharge of a merit system officer for any cause provided in Section
543	Ĥ→ [<u>17-30a-313</u>] <u>17-30a-402</u> ←Ĥ .
544	(6) In the absence of an appeal, a copy of the charges under Subsection (1) may not be
545	made public without the consent of the officer charged.
546	(7) (a) The commission shall:
547	(i) fix a time and place for a hearing on the appeal; and
548	(ii) give notice of the hearing to the parties.
549	(b) (i) Except as provided in Subsection (7)(b)(ii), the commission shall hold a hearing
550	under this Subsection (7) no less than 10 and no more than 90 days after an appeal is filed.
551	(ii) The commission may hold a hearing more than 90 days after an appeal is filed if:
552	(A) the parties agree; or
553	(B) the commission finds that the delay is for good cause.
554	(8) (a) The commission shall hold the hearing in accordance with Title 52, Chapter 4,

555	Open and Public Meetings Act.
556	(b) Notwithstanding Subsection (8)(a), if the commission proposes to and is authorized
557	to close the hearing to the public in accordance with Title 52, Chapter 4, Open and Public
558	Meetings Act, the commission shall open the meeting to the public if the aggrieved officer
559	requests that the commission open the hearing.
560	(9) The parties may be represented by counsel at the hearing.
561	(10) The commission, on its own motion or at the request of the appointing authority,
562	may dismiss an appeal for unjustified delay, removal to a court or other venue, or for other
563	good cause shown.
564	(11) In resolving an appeal, the commission may sustain $\hat{H} \rightarrow [\underline{or}]$, modify, or $\leftarrow \hat{H}$ vacate
564a	a decision of the
565	appointing authority.
566	(12) After the hearing, the commission shall publish a written decision, including
567	findings of fact and conclusions of law, and shall notify each party.
568	Section 31. Section 17-30a-404 is enacted to read:
569	<u>17-30a-404.</u> Appeal to $\hat{H} \rightarrow [$ district court $] Court of Appeals \leftarrow \hat{H} - Scope of review.$
570	$\hat{H} \rightarrow [$ (1) A party may appeal to the district court the commission's final decision regarding
571	disciplinary charges under Section 17-30a-403.
572	(2) (a) The court:
573	(i) shall conduct its review on the record of the hearing held by the commission; and
574 575	(ii) may affirm or overturn the ruling.
575 576	<u>(b) The district court shall overturn the commission only if the commission's decision</u> is arbitrary or capricious.
570 577	(3) An appeal to the district court shall be made within 30 days after the commission's
578	written decision.]
578a	(1) A person may appeal a final action or order of the commission to the Court of
578b	Appeals for review.
578c	(2) A person shall file a notice of appeal within 30 days of the issuance of the final
578d	action or order of the commission.
578e	(3) The Court of Appeals shall base its review on the record of the commission and for
578f	the purpose of determining if the commission has abused its discretion or exceeded its
578g	<u>authority.</u> ←Ĥ
579	Section 32. Section 17-30a-501 is enacted to read:
580	Part 5. Miscellaneous Provisions
581	<u>17-30a-501.</u> Title.
582	This part is known as "Miscellaneous Provisions."
583	Section 33. Section 17-30a-502 is enacted to read:
584	<u>17-30a-502.</u> More than one chief deputy in larger county departments.
585	The sheriff, with the consent of the commission and the county legislative body, may

586	appoint more than one chief deputy, deputy chief, or undersheriff.
587	Section 34. Section 17-33-1 is amended to read:
588	17-33-1. Title Establishment of merit system Separate systems for peace
589	officers and firemen recognized Options of small counties.
590	(1) This chapter shall be known and may be cited as the "County Personnel
591	Management Act."
592	(2) A merit system of personnel administration for the counties of the state of Utah,
593	their departments, offices, and agencies, except as otherwise specifically provided, is
594	established.
595	(3) This chapter recognizes the existence of the merit systems for peace officers of the
596	several counties as provided for in Chapter 30, Deputy Sheriffs - Merit System, and Chapter
597	30a, Peace Officer Merit System in Counties of the First Class Act, and for firemen of the
598	several counties as provided for in Chapter 28, Firemen's Civil Service Commission, and is
599	intended to give county commissions the option of using the provisions of this chapter as a
600	single merit system for all county employees or in combination with these existing systems for
601	firemen and peace officers.
602	(4) On or after May 6, 2002, any county that has fewer than 200 employees not covered
603	by other merit systems or not exempt under Subsections 17-33-8(1)(b)(i) through (vii) may, at
604	its option, comply with the provisions of this chapter.
605	(5) Notwithstanding the provisions of Subsection (4), any county which was in
606	compliance with the provisions of this chapter prior to May 6, 2002, shall continue to comply
607	with the provisions of this chapter even though the county may not thereafter meet or exceed
608	the threshold requirements of Subsection (4).
609	Section 35. Section 53-13-105 is amended to read:
610	53-13-105. Special function officer.
611	(1) (a) "Special function officer" means a sworn and certified peace officer performing
612	specialized investigations, service of legal process, security functions, or specialized ordinance,
613	rule, or regulatory functions.
614	(b) "Special function officer" includes:
615	(i) state military police;
616	(ii) constables;

617	(iii) port-of-entry agents as defined in Section 72-1-102;
618	(iv) authorized employees or agents of the Department of Transportation assigned to
619	administer and enforce the provisions of Title 72, Chapter 9, Motor Carrier Safety Act;
620	(v) school district security officers;
621	(vi) Utah State Hospital security officers designated pursuant to Section 62A-15-603;
622	(vii) Utah State Developmental Center security officers designated pursuant to
623	Subsection 62A-5-206(9);
624	(viii) fire arson investigators for any political subdivision of the state;
625	(ix) ordinance enforcement officers employed by municipalities or counties may be
626	special function officers;
627	(x) employees of the Department of Natural Resources who have been designated to
628	conduct supplemental enforcement functions as a collateral duty;
629	(xi) railroad special agents deputized by a county sheriff under Section 17-30-2 or
630	17-30a-104, or appointed pursuant to Section 56-1-21.5;
631	(xii) auxiliary officers, as described by Section 53-13-112;
632	(xiii) special agents, process servers, and investigators employed by city attorneys;
633	(xiv) criminal tax investigators designated under Section 59-1-206; and
634	(xv) all other persons designated by statute as having special function officer authority
635	or limited peace officer authority.
636	(2) (a) A special function officer may exercise that spectrum of peace officer authority
637	that has been designated by statute to the employing agency, and only while on duty, and not
638	for the purpose of general law enforcement.
639	(b) If the special function officer is charged with security functions respecting facilities
640	or property, the powers may be exercised only in connection with acts occurring on the
641	property where the officer is employed or when required for the protection of the employer's
642	interest, property, or employees.
643	(c) A special function officer may carry firearms only while on duty, and only if
644	authorized and under conditions specified by the officer's employer or chief administrator.
645	(3) (a) A special function officer may not exercise the authority of a peace officer until:
646	(i) the officer has satisfactorily completed an approved basic training program for
647	special function officers as provided under Subsection (4); and

- 648 (ii) the chief law enforcement officer or administrator has certified this fact to the649 director of the division.
- 650 (b) City and county constables and their deputies shall certify their completion of 651 training to the legislative governing body of the city or county they serve.
- 652 (4) (a) The agency that the special function officer serves may establish and maintain a
- basic special function course and in-service training programs as approved by the director ofthe division with the advice and consent of the council.
- 655 (b) The in-service training shall consist of no fewer than 40 hours per year and may be 656 conducted by the agency's own staff or by other agencies.

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Office of Legislative Research and General Counsel