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UTAH STATE SENATE BOUNDARIES AND ELECTION

DESIGNATION

2021 SECOND SPECIAL SESSION



legal boundaries of the Utah State Senate districts;

26	 provides a hash code to verify the authenticity of the block equivalency file; and
27	 makes technical and conforming changes.
28	Money Appropriated in this Bill:
29	None
30	Other Special Clauses:
31	This bill provides a special effective date.
32	This bill provides revisor instructions.
33	Utah Code Sections Affected:
34	AMENDS:
35	36-1-101.1, as last amended by Laws of Utah 2013, Chapter 454
36	36-1-101.5, as last amended by Laws of Utah 2021, Chapter 345
37	36-1-102, as last amended by Laws of Utah 2011, Third Special Session, Chapter 7
38	36-1-103, as last amended by Laws of Utah 2013, Chapter 454
39	36-1-103.2, as last amended by Laws of Utah 2021, Chapter 162
40	36-1-104, as last amended by Laws of Utah 2018, Chapter 330
41	36-1-105, as last amended by Laws of Utah 2021, Chapters 162 and 345
42	Utah Code Sections Affected by Revisor Instructions:
43	36-1-101.5 , as last amended by Laws of Utah 2021, Chapter 345
44 45	36-1-102, as last amended by Laws of Utah 2011, Third Special Session, Chapter 7
46	Be it enacted by the Legislature of the state of Utah:
47	Section 1. Section 36-1-101.1 is amended to read:
48	36-1-101.1. Definitions.
49	As used in this part:
50	(1) "Census block" means any one of the [115,406] 71,207 individual geographic areas
51	into which the Bureau of the Census of the United States Department of Commerce has divided
52	the state of Utah, to each of which the Bureau of the Census has attached a discrete population
53	tabulation from the [2010] 2020 decennial census.
54	(2) "Senate block [assignment] equivalency file" means the electronic file designated
55	as SB2006S01 BEF.txt that assigns each of Utah's [115,406] 71,207 census blocks to a
56	particular Utah State Senate district.

31	(3) Senate snapetile means the electronic snapetile that.
58	(a) is the resulting projection of the Senate block equivalency file; and
59	(b) stores the boundary of each of the 29 Utah State Senate districts.
60	(4) "Shapefile" means the digital vector storage format for storing geometric location
61	and associated attribute information.
62	Section 2. Section 36-1-101.5 is amended to read:
63	36-1-101.5. Utah State Senate District boundaries.
64	[(1) As used in this section:]
65	[(a) "County boundary" means the county boundary's location in the database as of
66	January 1, 2010.]
67	[(b) "Database" means the State Geographic Information Database created in Section
68	63A-16-506.]
69	[(c) "Local school district boundary" means the local school district boundary's
70	location in the database as of January 1, 2010.]
71	[(d) "Municipal boundary" means the municipal boundary's location in the database as
72	of January 1, 2010.]
73	[(2)] (1) The Utah State Senate shall consist of 29 members, with one member to be
74	elected from each Utah State Senate district.
75	[(3)] (2) The Legislature adopts the official census population figures and maps of the
76	Bureau of the Census of the United States Department of Commerce developed in connection
77	with the taking of the $[2010]$ 2020 national decennial census as the official data for establishing
78	Senate district boundaries.
79	[(4)] (3) (a) [Notwithstanding Subsection (3), the] The Legislature enacts the district
80	numbers and boundaries of the Senate districts designated in the Senate block equivalency file
81	and resulting Senate shapefile that is the electronic component of [the bill that enacts this
82	section.] this bill:
83	(i) for purposes of nominating and electing certain members of the Utah State Senate
84	beginning January 1, 2022; and
85	(ii) for all other purposes beginning January 1, 2023.
86	(b) [That] The Legislature shall ensure that the Senate shapefile, and the Senate district
87	boundaries generated from [that] the Senate shapefile, [may be accessed via] are accessible on

00	the Otan Legislature's website.
89	Section 3. Section 36-1-102 is amended to read:
90	36-1-102. Election of senators Staggered terms.
91	[(1)] Unless otherwise provided by law, [each senator elected from] and
92	notwithstanding Subsection 20A-1-503(3):
93	(1) voters in the following districts, as designated in the Senate block equivalency file,
94	shall elect a senator for a term of four years:
95	(a) at the 2022 General Election, Senate Districts [2, 3, 5, 9, 11, 12, 15, 17, 18, 21, 22,
96	and 26] 1, 3, 5, 7, 8, 11, 13, 16, 17, 21, 23, 24, 25, and 26; and
97	(b) at the [2010] 2024 General Election [shall serve out the term of office for which he
98	or she was elected], Senate Districts 2, 4, 6, 9, 10, 12, 14, 15, 18, 19, 20, 22, 27, 28, and 29;
99	and
100	(2) a senator representing a district described in Subsection (1)(b) on the effective date
101	of this bill shall represent the realigned district, if [he or she] the senator resides in [that] the
102	realigned district, for a term of office that ends January 1, 2025.
103	[(2) At the general election to be held in 2012, senators elected from Senate Districts 1,
104	6, 7, 8, 10, 13, 14, 16, 19, 20, 23, 24, 25, 27, and 29 shall be elected to serve a term of office of
105	four years.]
106	[(3) (a) Because the senator from Senate District 28 was appointed to fill a mid-term
107	vacancy that occurred more than two years before the next regular general election, Subsection
108	20A-1-503(3) requires that the vacancy be filled for the unexpired term at the next general
109	election.]
110	[(b) Consequently:]
111	[(i) at the general election to be held in 2012, the senator elected from Senate District
112	28 shall be elected to serve a term of office of two years; and]
113	[(ii) at the general election to be held in 2014, the senator elected from Senate District
114	28 shall be elected to serve a term of office of four years.]
115	[(4) (a) If one of the incumbent senators from new Senate District 4 files written notice
116	with the lieutenant governor by close of business on January 3, 2012, that the senator will not
117	seek election to the Senate from that Senate District 4, that incumbent senator may serve until
118	January 1, 2013, and the other incumbent senator from District 4 shall serve out the term for

119	which the member was elected, which is until January 1, 2015.]
120	[(b) (i) If one of the incumbent senators in Senate District 4 does not file the written
121	notice authorized by Subsection (4)(a), the lieutenant governor shall designate Senate District 4
122	as an office to be filled in the 2012 regular general election in the notice of election required by
123	Section 20A-5-101.]
124	[(ii) If the Subsection (4)(b)(i) contingency occurs:]
125	[(A) the senator elected from Senate District 4 at the 2012 regular general election shall
126	be elected to serve a term of office of two years; and]
127	[(B) the senator elected from Senate District 4 at the 2014 regular general election shall
128	be elected to serve a term of office of four years.]
129	Section 4. Section 36-1-103 is amended to read:
130	36-1-103. Senate districts Filing Legal boundaries.
131	(1) (a) The Legislature shall file a copy of the Senate [shapefile] block equivalency file
132	enacted by the Legislature and the resulting Senate shapefile with the lieutenant governor's
133	office.
134	(b) The legal boundaries of Senate districts are contained in the Senate shapefile on file
135	with the lieutenant governor's office.
136	(2) (a) The lieutenant governor shall:
137	(i) verify the Senate block equivalency file that the Legislature filed under Subsection
138	(1) using block equivalency file security code "d167554cc1ad4ede49ba364ef103143a" and the
139	resulting Senate shapefile;
140	[(i)] (ii) generate maps of each Utah State Senate district from the Senate shapefile;
141	and
142	[(ii)] (iii) ensure that [those] the district maps are available for viewing on the
143	lieutenant governor's website.
144	(b) If there is any inconsistency between the <u>district</u> maps and the Senate shapefile
145	resulting from the Senate block equivalency file, the Senate shapefile is controlling.
146	Section 5. Section 36-1-103.2 is amended to read:
147	36-1-103.2. County clerk, Utah Geospatial Resource Center, and lieutenant
148	governor responsibilities Maps and voting precinct boundaries.
149	(1) As used in this section, "redistricting boundary data" means the Senate shapefile in

- the possession of the lieutenant governor's office.
 - (2) Each county clerk shall obtain a copy of the redistricting boundary data for the clerk's county from the lieutenant governor's office.
 - (3) (a) A county clerk may create one or more county maps that identify the boundaries of Senate districts as generated from the redistricting boundary data.
 - (b) Before publishing or distributing any map or data created by the county clerk that identifies the boundaries of Senate districts within the county, the clerk shall submit the county map and data to the lieutenant governor and to the Utah Geospatial Resource Center for review.
 - (c) Within 30 days after receipt of a county map and data from a county clerk, the Utah Geospatial Resource Center shall:
 - (i) review the county map and data to evaluate if the county map and data accurately reflect the boundaries of Senate districts established by the Legislature in the redistricting boundary data;
 - (ii) determine whether the county map and data are correct or incorrect; and
 - (iii) communicate those findings to the lieutenant governor.
 - (d) The lieutenant governor shall either notify the county clerk that the county map and data are correct or notify the county clerk that the county map and data are incorrect.
 - (e) If the county clerk receives notice from the lieutenant governor that the county map and data submitted are incorrect, the county clerk shall:
 - (i) make the corrections necessary to conform the county map and data to the redistricting boundary data; and
 - (ii) resubmit the corrected county map and data to the lieutenant governor and to the Utah Geospatial Resource Center for a new review under this Subsection (3).
 - (4) (a) Subject to the requirements of this Subsection (4), each county clerk shall establish voting precincts and polling places within each Senate district according to the procedures and requirements of Section 20A-5-303.
 - (b) Within five working days after approval of voting precincts and polling places by the county legislative body as required by Section 20A-5-303, each county clerk shall submit a voting precinct map identifying the boundaries of each voting precinct within the county to the lieutenant governor and to the Utah Geospatial Resource Center for review.

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(1) As used in this section:

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181	(c) Within 30 days after receipt of a voting precinct map from a county clerk, the Utah
182	Geospatial Resource Center shall:
183	(i) review the voting precinct map to evaluate if the voting precinct map accurately
184	reflects the boundaries of Senate districts established by the Legislature in the redistricting
185	boundary data;
186	(ii) determine whether the voting precinct map is correct or incorrect; and
187	(iii) communicate those findings to the lieutenant governor.
188	(d) The lieutenant governor shall either notify the county clerk that the voting precinct
189	map is correct or notify the county clerk that the map is incorrect.
190	(e) If the county clerk receives notice from the lieutenant governor that the voting
191	precinct map is incorrect, the county clerk shall:
192	(i) make the corrections necessary to conform the voting precinct map to the
193	redistricting boundary data; and
194	(ii) resubmit the corrected voting precinct map to the lieutenant governor and to the
195	Utah Geospatial Resource Center for a new review under this Subsection (4).
196	Section 6. Section 36-1-104 is amended to read:
197	36-1-104. Omissions from maps How resolved.
198	(1) If any area of the state is omitted from a Utah State Senate district in the Senate
199	shapefile [enacted by the Legislature] in the possession of the lieutenant governor's office, the
200	county clerk of the affected county, upon discovery of the omission, shall attach the area to the
201	appropriate Senate district according to the requirements of Subsections (2) and (3).
202	(2) If the omitted area is surrounded by a single Senate district, the county clerk shall
203	attach the area to that district.
204	(3) If the omitted area is contiguous to two or more Senate districts, the county clerk
205	shall attach the area to the district that has the least population, as determined by the Utah
206	Population Committee.
207	(4) The county clerk shall certify in writing and file with the lieutenant governor any
208	attachment made under this section.
209	Section 7. Section 36-1-105 is amended to read:
210	36-1-105. Uncertain boundaries How resolved.

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212	(a) "Affected party" means:
213	(i) a senator whose Utah State Senate district boundary is uncertain because the feature
214	used to establish the district boundary in the Senate shapefile has been removed, modified, or is
215	unable to be identified or who is uncertain about whether the senator or another individual
216	resides in a particular Senate district;
217	(ii) a candidate for senator whose Senate district boundary is uncertain because the
218	feature used to establish the district boundary in the Senate shapefile has been removed,
219	modified, or is unable to be identified or who is uncertain about whether the candidate or
220	another individual resides in a particular Senate district; or
221	(iii) an individual who is uncertain about which Senate district contains the individual's
222	residence because the feature used to establish the district boundary in the Senate shapefile has
223	been removed, modified, or is unable to be identified.
224	(b) "Feature" means a geographic or other tangible or intangible mark such as a road or
225	political subdivision boundary that is used to establish a Senate district boundary.
226	(2) (a) An affected party may file a written request petitioning the lieutenant governor
227	to determine:
228	(i) the precise location of the Senate district boundary;
229	(ii) the number of the Senate district in which an individual resides; or
230	(iii) both Subsections (2)(a)(i) and (ii).
231	(b) In order to make the determination required by Subsection (2)(a), the lieutenant
232	governor shall review:
233	(i) the Senate block equivalency file and the resulting Senate shapefile; and
234	(ii) any other relevant data such as aerial photographs, aerial maps, or other data about
235	the area.
236	(c) Within five days [of receipt of the request] after the day on which the lieutenant
237	governor receives the request described in Subsection (2)(a), the lieutenant governor shall:
238	[(i) review the Senate shapefile;]
239	[(ii) review any relevant data; and]
240	(i) complete the review described in Subsection (2)(b); and
241	[(iii)] <u>(ii)</u> make a determination.
242	(d) When the lieutenant governor determines the location of the Senate district

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243	boundary, the lieutenant governor shall:
244	(i) prepare a certification identifying the appropriate Senate district boundary and
245	attaching a map, if necessary; and
246	(ii) send a copy of the certification to:
247	(A) the affected party;
248	(B) the county clerk of the affected county; and
249	(C) the Utah Geospatial Resource Center created under Section 63A-16-505.
250	(e) If the lieutenant governor determines the number of the Senate district in which a
251	particular individual resides, the lieutenant governor shall send a letter identifying that district
252	by number to:
253	(i) the individual;
254	(ii) the affected party who filed the petition, if different than the individual whose
255	Senate district number was identified; and
256	(iii) the county clerk of the affected county.
257	Section 8. Effective date.
258	If approved by two-thirds of all the members elected to each house, this bill takes effect
259	upon approval by the governor, or the day following the constitutional time limit of Utah
260	Constitution, Article VII, Section 8, without the governor's signature, or in the case of a veto,
261	the date of veto override.
262	Section 9. Revisor instructions.
263	The Legislature intends that the Office of Legislative Research and General Counsel, in
264	preparing the Utah Code database for publication, replace the following references:
265	(1) in Section 36-1-101.5, from "this bill" to the bill's designated chapter number in the
266	Laws of Utah; and
267	(2) in Section 36-1-102, from "the effective date of this bill" to the bill's actual
268	effective date.