## **Ken Ivory** proposes the following substitute bill:

**Federalism Amendments** 

## 2025 GENERAL SESSION STATE OF UTAH

**Chief Sponsor: Ken Ivory** 

Senate Sponsor: Keven J. Stratton

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## LONG TITLE

General Description:

This bill modifies provisions related to federalism.

## **Highlighted Provisions:**

This bill:

- defines terms;
- expands the membership of the Federalism Commission (commission) and modifies the manner in which members are appointed;
- increases the number of committee bill files the commission is permitted to open each year;
- requires the Center for Constitutional Studies (center) at Utah Valley University, as directed by the commission, to:
- develop a continuing education and training program for state and local government employees regarding federalism issues;
- organize an annual federalism conference and study the creation of a state-led national federalism organization;
  - coordinate with private sector actors to conduct out-of-state outreach; and
  - establish informal working groups as necessary and report to the commission;
- requires the Herbert Institute (institute) at Utah Valley University, as directed by the commission, to:
- serve as a liaison between the commission, the center, and government entities on federalism issues; and
  - conduct outreach and coordination to support the commission's federalism efforts; and
- coordinate with private organizations on local and national outreach efforts and report to the commission;
  - requires the commission to:

<ul> <li>make recommendations to the center and to the institute regarding the entities'</li> </ul>
federalism-related duties; and
• report annually to the Legislative Management Committee regarding the entities'
progress; and
<ul> <li>makes technical corrections.</li> </ul>
Money Appropriated in this Bill:
This bill appropriates \$910,000 in operating and capital budgets for fiscal year 2026, all of
which is from the Income Tax Fund.
Other Special Clauses:
None
<b>Utah Code Sections Affected:</b>
AMENDS:
63C-4a-102, as last amended by Laws of Utah 2021, Chapter 64
63C-4a-302, as last amended by Laws of Utah 2024, Chapter 410
63C-4a-303, as last amended by Laws of Utah 2024, Chapter 190
ENACTS:
<b>53B-29-401</b> , Utah Code Annotated 1953
<b>53B-29-402</b> , Utah Code Annotated 1953
<b>53B-29-403</b> , Utah Code Annotated 1953
Be it enacted by the Legislature of the state of Utah:
Section 1. Section <b>53B-29-401</b> is enacted to read:
Part 4. Federalism
<u>53B-29-401</u> . Definitions.
As used in this part:
(1) "Center" means the Center for Constitutional Studies at Utah Valley University.
(2) "Commission" means the Federalism Commission created in Section 63C-4a-302.
(3) "Institute" means the Gary R. Herbert Institute for Public Policy at Utah Valley
University.
Section 2. Section <b>53B-29-402</b> is enacted to read:
53B-29-402 . Federalism-related duties of Center for Constitutional Studies.
Under the direction of the commission and subject to appropriations by the Legislature,
the center shall:
(1) develop a nonpartisan continuing education and training program for state and local

63	government employees on:
64	(a) the principles of federalism;
65	(b) the sovereignty, supremacy, and general jurisdiction of the individual states,
66	including the breadth and extent of state police power jurisdiction;
67	(c) the history and practical implementation of the Ninth, Tenth, and Fourteenth
68	Amendments to the United States Constitution;
69	(d) the limited jurisdiction and powers of the federal government as proscribed by the
70	United States Constitution, as amended;
71	(e) methods of evaluating federal jurisdiction, law, or action in the context of the
72	principles of federalism;
73	(f) the duty, jurisdiction, and powers of the state to restore or maintain the
74	constitutionally balanced state and federal governing roles and responsibilities; and
75	(g) other education or training components related to federalism as recommended by the
76	commission;
77	(2) organize an annual conference for state representatives and leaders whose primary
78	purpose is to facilitate nonpartisan discussion and coordination amongst states with
79	respect to federalism issues;
80	(3) study and advise the commission in regards to the creation of a state-led national
81	organization focused on strengthening federalism and improving intergovernmental
82	relations, including the makeup, duties, and functions of such organization;
83	(4) coordinate with private sector actors who agree to conduct out-of-state outreach to build
84	national support for the commission's federalism efforts;
85	(5) establish informal working groups consisting of public and private stakeholders as is
86	appropriate to assist the center in fulfilling the requirements of this section; and
87	(6) report to the commission as requested regarding the center's progress in fulfilling the
88	requirements of this section.
89	Section 3. Section <b>53B-29-403</b> is enacted to read:
90	53B-29-403 . Federalism-related duties of Herbert Institute.
91	Under the direction of the commission and subject to appropriations by the Legislature,
92	the institute shall:
93	(1) serve as a liaison between the commission, the center, and federal, state, and local
94	government entities with respect to federalism issues;
95	(2) conduct outreach and coordination with public and private sector entities to support the
06	commission's federalism afforts:

- 97 (3) coordinate with private sector actors who agree to conduct out-of-state outreach to build 98 national support for the commission's federalism efforts; and
- 99 (4) report to the commission as requested regarding the institute's progress in fulfilling the requirements of this section.
- Section 4. Section **63C-4a-102** is amended to read:
- 102 **63C-4a-102** . **Definitions**.
- 103 As used in this chapter:
- 104 (1) "Account" means the Constitutional Defense Restricted Account, created in Section 63C-4a-402.
- (2) "Center" means the Center for Constitutional Studies at Utah Valley University.
- 107 [(2)] (3) "Commission" means the Federalism Commission, created in Section 63C-4a-302.
- 108 [(3)] (4) "Constitutional defense plan" means a plan that outlines actions and expenditures to fulfill the duties of the commission and the council.
- 110 [(4)] (5) "Council" means the Constitutional Defense Council, created in Section 63C-4a-202.
- 111 [(5)] (6) "Federal governmental entity" means:
- (a) the president of the United States;
- (b) the United States Congress;
- (c) a United States agency; or
- (d) an employee or official appointed by the president of the United States.
- 116 [(6)] (7) "Federal issue" means a matter relating to the federal government's dealings with the state.
- 118 [(7)] (8) "Federal law" means:
- (a) an executive order by the president of the United States;
- (b) a statute passed by the United States Congress;
- (c) a regulation adopted by a United States agency; or
- (d) a policy statement, order, guidance, or action by:
- (i) a United States agency; or
- (ii) an employee or official appointed by the president of the United States.
- (9) "Institute" means the Gary R. Herbert Institute for Public Policy at Utah Valley
   University.
- 127 [<del>(8)</del>] (10) "R.S. 2477" means Revised Statute 2477, codified as 43 U.S.C. Section 932.
- 128  $\frac{(9)}{(11)}$  "R.S. 2477 plan" means a guiding document that:
- 129 (a) is developed jointly by the Utah Association of Counties and the state;
- (b) is approved by the council; and

131	(c) presents the broad framework of a proposed working relationship between the state
132	and participating counties collectively for the purpose of asserting, defending, or
133	litigating state and local government rights under R.S. 2477.
134	[(10)] (12) "United States agency" means a department, agency, authority, commission,
135	council, board, office, bureau, or other administrative unit of the executive branch of the
136	United States government.
137	Section 5. Section 63C-4a-302 is amended to read:
138	63C-4a-302 . Creation of Federalism Commission Membership Meetings
139	Staff Expenses.
140	(1)(a) There is created the Federalism Commission, comprised of the following [nine] 14
141	voting members:
142	[(i) the president of the Senate or the president of the Senate's designee who shall
143	serve as cochair of the commission;]
144	[(ii) two other members of the Senate, appointed by the president of the Senate;]
145	[(iii) the speaker of the House or the speaker of the House's designee who shall serve
146	as cochair of the commission;]
147	[(iv) three other members of the House, appointed by the speaker of the House;]
148	[(v) the minority leader of the Senate or the minority leader of the Senate's designee;
149	and]
150	[(vi) the minority leader of the House or the minority leader of the House's designee.]
151	(i) five members of the Senate appointed by the president of the Senate, comprised of
152	four members from the majority party and one member from the minority party;
153	<u>and</u>
154	(ii) nine members of the House of Representatives appointed by the Speaker of the
155	House of Representatives, comprised of seven members from the majority party
156	and two members from the minority party.
157	(b)(i) Subject to the provisions of this Subsection (1)(b), the Legislative Management
158	Committee may appoint nonvoting members to the commission from a list of
159	individuals recommended by the cochairs of the commission.
160	(ii) If the Legislative Management Committee chooses to not appoint an individual
161	on the list described in Subsection (1)(b)(i), the Legislative Management
162	Committee may ask the cochairs of the commission to submit an additional list of
163	recommendations.
164	(iii) The Legislative Management Committee may not appoint an individual who is

165	not recommended by the cochairs of the commission.
166	(iv) The nonvoting members appointed by the Legislative Management Committee
167	under this Subsection (1)(b) shall be appointed or reappointed for a two-year term
168	(v) When a vacancy of a nonvoting member occurs for any reason, the Legislative
169	Management Committee, in consultation with the cochairs of the commission,
170	shall appoint a replacement for the unexpired term.
171	(2)(a) A majority of the voting members of the commission constitute a quorum of the
172	commission.
173	(b) Action by a majority of the members of a quorum constitutes action by the
174	commission.
175	(3) The commission may meet up to nine times each year, unless additional meetings are
176	approved by the Legislative Management Committee.
177	(4) The Office of Legislative Research and General Counsel shall provide staff support to
178	the commission.
179	(5) Compensation and expenses of a member of the commission who is a legislator are
180	governed by Section 36-2-2 and Legislative Joint Rules, Title 5, Legislative
181	Compensation and Expenses.
182	(6) Nothing in this section prohibits the commission from closing a meeting under Title 52,
183	Chapter 4, Open and Public Meetings Act, or prohibits the commission from complying
184	with Title 63G, Chapter 2, Government Records Access and Management Act.
185	(7) The commission may, in the commission's discretion, elect to succeed to the position of
186	any of the following under a contract that any of the following are party to, subject to
187	applicable contractual provisions:
188	(a) the Commission on Federalism;
189	(b) the Commission for the Stewardship of Public Lands; and
190	(c) the Federal Funds Commission.
191	(8) The commission may:
192	(a) open up to three committee bill files per calendar year relating to the commission's
193	statutory duties, including the committee bill file described in Subsection
194	63L-10-103(6); and
195	(b) provide assistance to an interim committee regarding a committee bill file opened by
196	the interim committee that relates to the commission's duties.
197	Section 6. Section 63C-4a-303 is amended to read:
198	63C-4a-303 . Federalism Commission to evaluate federal law Curriculum on

199	federalism Environment discussions Oversight of Center for Constitutional Studies
200	in relation to center's federalism duties.
201	(1)(a) In accordance with Section 63C-4a-304, the commission may evaluate a federal
202	law:
203	(i) as agreed by a majority of the commission;
204	(ii) submitted to the commission by a council member; or
205	(iii) reported to the commission in accordance with Subsection (1)(b).
206	(b)(i) To assist the commission in the evaluation of federal law as required in this
207	section and Section 63C-4a-304, the commission may contract with a third party
208	that is a Utah institution of higher education to monitor federal law for possible
209	implications on the principles of federalism.
210	(ii) A third party contracted to monitor federal law as described in Subsection
211	(1)(b)(i) shall:
212	(A) monitor federal law for possible implications on the principles of federalism
213	and state sovereignty; and
214	(B) report to the commission any law or action by the federal government that
215	may implicate the principles of federalism or state sovereignty.
216	(c)(i) As used in this Subsection (1)(c), "interim committee" means the same as that
217	term is defined in Section 36-12-1.
218	(ii) The commission shall provide an annual report to each interim committee
219	concerning any law or action by the federal government that implicates the
220	principles of federalism or state sovereignty.
221	(iii) The commission may notify the appropriate interim committee of any law or
222	action by the federal government that implicates the principles of federalism or
223	state sovereignty.
224	(2) The commission may request information regarding a federal law under evaluation from
225	a United States senator or representative elected from the state.
226	(3) If the commission finds that a federal law is not authorized by the United States
227	Constitution or violates the principle of federalism as described in Subsection
228	63C-4a-304(2), a commission cochair or the commission may:
229	(a) request from a United States senator or representative elected from the state:
230	(i) information about the federal law; or
231	(ii) assistance in communicating with a federal governmental entity regarding the
232	federal law:

233	(b)(i) give written notice of an evaluation made under Subsection (1) to the federal
234	governmental entity responsible for adopting or administering the federal law; and
235	(ii) request a response by a specific date to the evaluation from the federal
236	governmental entity;
237	(c) request a meeting, conducted in person or by electronic means, with the federal
238	governmental entity, a representative from another state, or a United States Senator
239	or Representative elected from the state to discuss the evaluation of federal law and
240	any possible remedy; or
241	(d) give written notice of an evaluation and the conclusions of the commission to any
242	other relevant entity.
243	(4) The commission may recommend to the governor that the governor call a special
244	session of the Legislature to give the Legislature an opportunity to respond to the
245	commission's evaluation of a federal law.
246	(5) A commission cochair may coordinate the evaluation of and response to federal law
247	with another state as provided in Section 63C-4a-305.
248	(6) The commission shall keep a current list on the Legislature's website of:
249	(a) a federal law that the commission evaluates under Subsection (1);
250	(b) an action taken by a cochair of the commission or the commission under Subsection
251	(3);
252	(c) any coordination undertaken with another state under Section 63C-4a-305; and
253	(d) any response received from a federal government entity that was requested under
254	Subsection (3).
255	(7)(a) The commission shall develop curriculum for a seminar on the principles of
256	federalism.
257	(b) The curriculum under Subsection (7)(a) shall be available to the general public and
258	include:
259	(i) fundamental principles of federalism;
260	(ii) the sovereignty, supremacy, and jurisdiction of the individual states, including
261	their police powers;
262	(iii) the history and practical implementation of the Tenth Amendment to the United
263	States Constitution;
264	(iv) the authority and limits on the authority of the federal government as found in the
265	United States Constitution;
266	(v) the relationship between the state and federal governments:

267	(vi) methods of evaluating a federal law in the context of the principles of federalism;
268	(vii) how and when challenges should be made to a federal law or regulation on the
269	basis of federalism;
270	(viii) the separate and independent powers of the state that serve as a check on the
271	federal government;
272	(ix) first amendment rights and freedoms contained therein; and
273	(x) any other issues relating to federalism the commission considers necessary.
274	(8) The commission may apply for and receive grants, and receive private donations to
275	assist in funding the creation, enhancement, and dissemination of the curriculum.
276	(9) The commission shall submit a report on or before November 30 of each year to the
277	Government Operations Interim Committee and the Natural Resources, Agriculture, and
278	Environment Interim Committee that:
279	(a) describes any action taken by the commission under Section 63C-4a-303; and
280	(b) includes any proposed legislation the commission recommends.
281	(10) The commission shall comply with Section 19-1-110 in discussions with the
282	Department of Environmental Quality on issues related to the environment or the
283	functioning of the Department of Environmental Quality.
284	(11) The commission shall:
285	(a) coordinate with and make recommendations to the center concerning the center's
286	federalism-related duties under Section 53B-29-402, including:
287	(i) approving, coordinating, and assisting with the development of the federalism
288	education and training program under Subsection 53B-29-402(1); and
289	(ii) determining the scope and objectives of:
290	(A) the annual federalism conference organized under Subsection 53B-29-402(2);
291	(B) the study conducted under Subsection 53B-29-402(3); and
292	(C) the center's coordination efforts under Subsection 53B-29-402(4);
293	(b) coordinate with and make recommendations to the institute regarding the institute's
294	federalism-related duties under Section 53B-29-403, including determining the scope
295	and objectives of the institute's outreach and coordination efforts under Subsections
296	53B-29-403(2) and (3); and
297	(c) report annually to the Legislative Management Committee regarding:
298	(i) the center's progress in fulfilling the requirements of Section 53B-29-402; and
299	(ii) the institute's progress in fulfilling the requirements of Section 53B-29-403.
300	Section 7. FY 2026 Appropriations.

301	The following sums of money are appropriated for the fiscal year beginning July 1,	
302	2025, and ending June 30, 2026. These are additions to amounts previously appropriated for	
303	fiscal year 2026.	
304	Subsection 7(a). Operating and Capital Budgets	
305	Under the terms and conditions of Title 63J, Chapter 1, Budgetary Procedures Act, the	
306	Legislature appropriates the following sums of money from the funds or accounts indicated for	
307	the use and support of the government of the state of Utah.	
308	ITEM 1 To Utah Valley University - Education and General	
309	From Income Tax Fund	560,000
310	From Income Tax Fund, One-time	350,000
311	Schedule of Programs:	
312	Public Service 910,000	
313	The Legislature intends that the Center for	
314	Constitutional Studies at Utah Valley University use	
315	\$500,000 of the ongoing appropriation provided under	
316	this item and the \$350,000 one-time appropriation	
317	provided under this item to fulfill the requirements of	
318	Utah Code Annotated Section 53B-29-402.	
319	The Legislature further intends that the Herbert	
320	Institute at Utah Valley University use \$60,000 of the	
321	ongoing appropriation provided under this item to fulfill	
322	the requirements of Utah Code Annotated Section	
323	53B-29-403.	
324	Section 8. Effective Date.	
325	This bill takes effect on May 7, 2025.	