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Housing Authority Amendments

2025 GENERAL SESSION STATE OF UTAH

Chief Sponsor: Ryan D. Wilcox

	Senate Sponsor:
]	LONG TITLE
	General Description:
	This bill enacts provisions related to housing authorities.
	Highlighted Provisions:
	This bill:
	• defines terms;
	 prohibits a county housing authority from operating within a city without obtaining
	approval from the city and each housing authority authorized to operate within the city;
	and
	 prohibits a public or private entity from undertaking a project initiated by or in
	collaboration with a county housing authority if the project is located in a city where the
	county housing authority does not have authority to operate.
	Money Appropriated in this Bill:
	None
,	Other Special Clauses:
	This bill provides a special effective date.
7	Utah Code Sections Affected:
4	AMENDS:
	35A-8-401, as renumbered and amended by Laws of Utah 2012, Chapter 212
	35A-8-407, as renumbered and amended by Laws of Utah 2012, Chapter 212

- 26 **35A-8-401** . Definitions.
- 27 As used in this part:
- (1) "Area of operation" means: 28
- (a) in the case of an authority of a city, the city, except that the area of operation of an 29 authority of a city does not include an area that lies within the territorial boundaries 30

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31	of some other city; or	
32	(b) in the case of an authority of a county, except as provided in Subsection	
33	35A-8-407(5), all of the county for which [it] the authority is created[-except, the	at a
34	county authority may not undertake a project within the boundaries of a city unl	ess a
35	resolution has been adopted by the governing body of the city, and by any author	rity
36	which has been established and authorized to exercise its powers in the city,	
37	declaring that there is need for the county authority to exercise its powers within	ı that
38	eity].	
39	(2) "Blighted area" means an area where dwellings predominate that, by reason of	
40	dilapidation, overcrowding, faulty arrangement or design, lack of ventilation, light,	or
41	sanitary facilities or any combination of these factors, are detrimental to safety, heal	th,
42	and morals.	
43	(3) "Bonds" means bonds, notes, interim certificates, debentures, or other obligations is	sued
44	by an authority under this part.	
45	(4) "City" means a city or town in the state.	
46	(5) "Clerk" means the city or county clerk, or the officer charged with the duties	
47	customarily imposed on the clerk.	
48	(6) "County" means a county in the state.	
49	(7) "Elderly" means a person who meets the age, disability, or other conditions establish	ned
50	by regulation of the authority.	
51	(8) "Federal government" includes the United States of America, the Department of	
52	Housing and Urban Development, or any other agency or instrumentality, corporate	or
53	otherwise, of the United States.	
54	(9) "Governing body" means, in the case of a city, the council or other body of the city	in
55	which is vested legislative authority customarily imposed on the city council, and in	the
56	case of a county, the board of county commissioners.	
57	(10) "Housing authority" or "authority" means a public body corporate and politic creat	ed
58	by this part.	
59	(11)(a) "Housing project" or "project" means a work or undertaking, on contiguous or	
60	noncontiguous sites to:	
61	(i) demolish, clear, or remove buildings from a blighted area;	
62	(ii) provide or assist in providing decent, safe, and sanitary urban or rural dwell	ings,
63	apartments, or other living accommodations for persons of medium and low	r

income by any suitable methods, including rental, sale of individual units in single

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65 or multifamily structures under conventional condominium, cooperative sales 66 contract, lease-purchase agreement, loans, or subsidizing of rentals or charges; or 67 (iii) accomplish a combination of Subsections (11)(a)(i) and (ii). 68 (b) "Housing project" includes: 69 (i) buildings, land, equipment, facilities, and other real or personal property for 70 necessary, convenient, or desirable appurtenances; 71 (ii) streets, sewers, water service, utilities, parks, site preparation and landscaping; 72 (iii) facilities for administrative, community, health, recreational, welfare, or other 73 purposes; 74 (iv) the planning of the buildings and other improvements; 75 (v) the acquisition of property or any interest in the property; 76 (vi) the demolition of existing structures; 77 (vii) the construction, reconstruction, rehabilitation, alteration, or repair of the 78 improvements and all other work in connection with them; and 79 (viii) all other real and personal property and all tangible or intangible assets held or 80 used in connection with the housing project. 81 (12) "Major disaster" means a flood, drought, fire, hurricane, earthquake, storm, or other 82 catastrophe, which in the determination of the governing body is of sufficient severity 83 and magnitude to warrant the use of available resources of the federal, state, and local 84 governments to alleviate the damage, hardship, or suffering caused. 85 (13) "Mayor" means the mayor of the city or the officer charged with the duties customarily imposed on the mayor or executive head of a city. 86 87 (14) "Obligee of an authority" or "obligee" includes a bondholder, agent or trustee for a 88 bondholder, a lessor demising to the authority used in connection with a project, an 89 assignee or assignees of the lessor's interest in whole or in part, and the federal 90 government when it is a party to a contract with the authority. 91 (15) "Persons of medium and low income" mean persons or families who, as determined by 92 the authority undertaking a project, cannot afford to pay the amounts at which private 93 enterprise, unaided by appropriate assistance, is providing a substantial supply of decent, 94 safe and sanitary housing. 95 (16) "Person with a disability" means a person with any disability as defined by and 96 covered under the Americans with Disabilities Act of 1990, 42 U.S.C. Sec. 12102. 97 (17) "Public body" means a city, county or municipal corporation, commission, district, 98 authority, agency, subdivision, or other body of the foregoing.

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99	(18) "Real property" includes all lands, improvements, and fixtures on them, property of
100	any nature appurtenant to them or used in connection with them, and every estate,
101	interest, and right, legal or equitable, including terms for years.
102	Section 2. Section 35A-8-407 is amended to read:
103	35A-8-407 . Powers of housing authority.
104	(1) An authority has perpetual succession and all the powers necessary to carry out the
105	purposes of this part.
106	(2) An authority may:
107	(a) sue and be sued;
108	(b) have a seal and alter it;
109	(c) make and execute contracts and other instruments necessary to the exercise of its
110	powers;
111	(d) make, amend, and repeal bylaws and rules;
112	(e) within its area of operation, prepare, carry out, and operate projects and provide for
113	the acquisition, construction, reconstruction, rehabilitation, improvement, extension,
114	alteration or repair of any project;
115	(f) undertake and carry out studies and analyses of housing needs within its area of
116	operation and ways of meeting those needs, including data with respect to population
117	and family groups and its distribution according to income groups, the amount and
118	quality of available housing, including accessible housing, and its distribution
119	according to rentals and sales prices, employment, wages and other factors affecting
120	the local housing needs and meeting these needs;
121	(g)(i) make the results of studies and analyses available to the public and the
122	building, housing, and supply industries; and
123	(ii) engage in research and disseminate information on housing programs;
124	(h) utilize, contract with, act through, assist, and cooperate or deal with any person,
125	agency, institution, or organization, public or private, for the provision of services,
126	privileges, works, or facilities, or in connection with its projects;
127	(i) notwithstanding anything to the contrary contained in this part or in any other
128	provision of law:
129	(i) agree to any conditions attached to federal financial assistance relating to the
130	determination of prevailing salaries or wages or payment of not less than
131	prevailing salaries or wages or compliance with labor standards in the
132	development or administration of projects;

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133	(ii) include in any contract awarded or entered into in connection with a project
134	stipulations requiring that the contractor and all subcontractors comply with
135	requirements as to minimum salaries or wages and maximum hours of labor; and
136	(iii) comply with any conditions attached to the financial aid of the project;
137	(j) lease, rent, sell, or lease with the option to purchase any dwellings, lands, buildings,
138	structures, or facilities embraced in a project;
139	(k) subject to the limitations contained in this part with respect to the rental or charges
140	for dwellings in housing projects, establish and revise the rents or charges for the
141	dwellings;
142	(l) own, hold, and improve real or personal property;
143	(m) purchase, lease, obtain options upon, acquire by gift, grant, bequest, devise, or
144	otherwise any real or personal property or any interest in it;
145	(n) sell, lease, exchange, transfer, assign, pledge, or dispose of real or personal property
146	or any interest in it;
147	(o) make loans for the provision of housing for occupancy by persons of medium and
148	low income;
149	(p) make loans or grants for the development and construction of accessible housing;
150	(q) insure or provide for the insurance, in stock or mutual companies, of real or personal
151	property or operations of the authority against any risks or hazards;
152	(r) procure or agree to the procurement of government insurance or guarantees of the
153	payment of any bonds, in whole or in part, issued by the authority, including the
154	power to pay premiums on the insurance;
155	(s) invest money held in reserves, sinking funds, or any funds not required for immediate
156	disbursement in property or securities in which savings banks may legally invest
157	money subject to their control;
158	(t) redeem its bonds at the redemption price established or purchase its bonds at less than
159	redemption price, with all bonds that are redeemed or purchased to be canceled;
160	(u) within its area of operation, determine where blighted areas exist or where there is
161	unsafe, insanitary, or overcrowded housing;
162	(v) make studies and recommendations relating to the problem of clearing, replanning,
163	and reconstructing blighted areas, and the problem of eliminating unsafe, insanitary,
164	or overcrowded housing and providing dwelling accommodations and maintaining a
165	wholesome living environment for persons of medium and low income, and
166	cooperate with any public body or the private sector in action taken in connection

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167 with those problems; (w) acting through one or more commissioners or other persons designated by the 168 169 authority, conduct examinations and investigations and hear testimony and take proof 170 under oath at public or private hearings on any matter material for its information; 171 (x) administer oaths, issue subpoenas requiring the attendance of witnesses or the 172 production of books and papers, and issue commissions for the examination of 173 witnesses outside the state who are unable to appear before the authority or are 174 excused from attendance: 175 (y) make available to appropriate agencies, including those charged with the duty of 176 abating or requiring the correction of nuisances or like conditions or of demolishing 177 unsafe or insanitary structures within its area of operation, its findings and 178 recommendations with regard to any building or property where conditions exist that 179 are dangerous to the public health, morals, safety, or welfare; and 180 (z) exercise all or any part or combination of the powers granted under this part. 181 (3)(a) If there are two or more housing authorities established within a county of the first 182 or second class, then those housing authorities shall create a uniform online 183 application for the housing choice voucher program with links to each of the housing 184 authorities within the county. 185 (b) As used in Subsection (3)(a), "housing choice voucher program" means the federal 186 government's housing assistance program administered by a housing authority, which 187 enables low-income families, the elderly, and the disabled to secure decent, safe, and 188 sanitary housing in the private market. 189 (4) No provision of law with respect to the acquisition, operation, or disposition of property 190 by other public bodies is applicable to an authority unless the Legislature specifically 191 states that it is. 192 (5)(a) A county authority may not undertake a project within the boundaries of a city 193 unless the governing body of the city and each authority authorized to operate within 194 the city adopt a resolution declaring that there is need for the county authority to 195 operate within the city. 196 (b) A public or private entity may not undertake a project initiated by or in collaboration 197 with a county authority if the project is located in a city where the county authority is 198 not authorized to operate under Subsection (5)(a). 199 Section 3. Effective Date. 200 This bill takes effect:

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201	(1) except as provided in Subsection (2), May 7, 2025; or
202	(2) if approved by two-thirds of all members elected to each house:
203	(a) upon approval by the governor;
204	(b) without the governor's signature, the day following the constitutional time limit of
205	Utah Constitution, Article VII, Section 8; or
206	(c) in the case of a veto, the date of veto override.