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Sex-designated Housing Amendments
2026 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: David Shallenberger
Senate Sponsor: Brady Brammer

LONG TITLE

General Description:

This bill creates an exemption in the Utah Fair Housing Act allowing a landlord to designate housing as single-sex based on biological sex.

Highlighted Provisions:

This bill:

- defines terms;
- permits a landlord to restrict occupancy in single-sex housing to individuals of the designated biological sex;
- clarifies that such restriction is not unlawful discrimination under the Utah Fair Housing Act; and
- makes technical and conforming changes.

Money Appropriated in this Bill:

None

Other Special Clauses:

None

Utah Code Sections Affected:

AMENDS:

- 57-21-2**, as last amended by Laws of Utah 2015, Chapter 13
- 57-21-4**, as last amended by Laws of Utah 1993, Chapter 114
- 57-21-5**, as last amended by Laws of Utah 2015, Chapter 13
- 80-3-204**, as last amended by Laws of Utah 2025, Chapter 426

Be it enacted by the Legislature of the state of Utah:

Section 1. Section **57-21-2** is amended to read:

28 **57-21-2 . Definitions.**

29 As used in this chapter:

30 (1) "Affiliate" means the same as that term is defined in Section 16-6a-102.

31 (2) [~~"Aggrieved person" includes a person~~] "Aggrieved individual" means an individual who:

32 (a) claims to have been injured by a discriminatory housing practice; or

33 (b) believes that the [~~person~~] individual will be injured by a discriminatory housing
34 practice that is about to occur.35 (3) "Biological sex at birth" means the same as that term is defined in Section 26B-8-101.36 [~~(3)~~] (4) "Commission" means the Labor Commission.37 [~~(4)~~] (5) "Complainant" means an aggrieved [~~person~~] individual, including the director, who [~~has commenced~~] commences a complaint with the division.38 [~~(5)~~] (6) "Conciliation" means the attempted resolution of an issue raised in a complaint of
39 discriminatory housing practices by the investigation of the complaint through informal
40 negotiations involving the complainant, the respondent, and the division.
41 [~~(6)~~] (7) "Conciliation agreement" means a written agreement setting forth the resolution of42 the issues in conciliation.
43 [~~(7)~~] (8) "Conciliation conference" means the attempted resolution of an issue raised in a44 complaint or by the investigation of a complaint through informal negotiations involving
45 the complainant, the respondent, and the division[~~.—The conciliation conference~~] which
46 is not subject to Title 63G, Chapter 4, Administrative Procedures Act.
47 [~~(8)~~] (9) "Covered multifamily dwelling" means:48 [~~(9)~~] (9) "Covered multifamily dwelling" means:49 (a) a building consisting of four or more dwelling units if the building has one or more
50 elevators; and

51 (b) the ground floor units in other buildings consisting of four or more dwelling units.

52 [~~(9)~~] (10) "Director" means the director of the division or [a] the director's designee.53 [~~(10)~~] (11)(a) "Disability" means a physical or mental impairment that substantially
54 limits [~~one or more of a person's~~] an individual's major life activities, including [a
55 person] an individual having a record of such an impairment or being regarded as
56 having such an impairment.57 (b) "Disability" does not include current illegal use of, or addiction to, any federally
58 controlled substance, as defined in Section 102 of the Controlled Substances Act, 21
59 U.S.C. Sec. 802.60 [~~(11)~~] (12) "Discriminate" includes segregate or separate.61 [~~(12)~~] (13) "Discriminatory housing practice" means an act that is unlawful under this

62 chapter.

63 ~~[(13)]~~ (14) "Division" means the Division of Antidiscrimination and Labor established
64 under the commission.

65 ~~[(14)]~~ (15) "Dwelling" means:

66 (a) a building or structure, or a portion of a building or structure, occupied as, designed
67 as, or intended for occupancy as a residence of one or more families; or

68 (b) vacant land that is offered for sale or lease for the construction or location of a
69 dwelling as described in Subsection ~~[(14)(a)]~~ (15)(a).

70 ~~[(15)]~~ (16)(a) "Familial status" means one or more individuals who have not attained the
71 age of ~~[18 years]~~ 18 years old being domiciled with:

72 (i) a parent or another person having legal custody of the one or more individuals; or

73 (ii) the designee of the parent or other person having custody, with the written
74 permission of the parent or other person.

75 (b) ~~[The protections afforded against discrimination on the basis of familial status apply~~
76 ~~to a person who:]~~ "Familial status" includes protections afforded against
77 discrimination of an individual who:

78 (i) is pregnant;

79 (ii) is in the process of securing legal custody of any individual who has not attained
80 the age of 18 years; or

81 (iii) is a single individual.

82 ~~[(16)]~~ (17) "Gender identity" has the same meaning as provided in the Diagnostic and
83 Statistical Manual (DSM-5)~~[-A person's gender identity can be shown-]~~ which an
84 individual may show by providing evidence, including~~[-but not limited to,-]~~ :

85 (a) medical history~~[-]~~ ;

86 (b) care or treatment of the gender identity~~[-]~~ ;

87 (c) consistent and uniform assertion of the gender identity~~[-]~~ ; or

88 (d) other evidence that the gender identity is sincerely held, part of ~~[a person's]~~ the
89 individual's core identity, and ~~[not being-]~~ asserted for ~~[an improper]~~ a proper purpose.

90 ~~[(17)]~~ (18) "National origin" means the place of birth of an individual or of any lineal
91 ancestors.

92 ~~[(18) "Person" includes one or more individuals, corporations, limited liability companies,~~
93 ~~partnerships, associations, labor organizations, legal representatives, mutual companies,~~
94 ~~joint-stock companies, trusts, unincorporated organizations, trustees, trustees in cases~~
95 ~~under the United States Bankruptcy Code, receivers, and fiduciaries.]~~

- 96 (19) "Presiding officer" has the same meaning as provided in Section 63G-4-103.
- 97 (20) [~~"Real estate broker" or "salesperson"~~] "Real estate broker or salesperson" means a
98 principal broker, an associate broker, or a sales agent as those terms are defined in
99 Section 61-2f-102.
- 100 (21) "Respondent" means a person against [~~whom~~] which a complaint of housing
101 discrimination [~~has been~~] is initiated.
- 102 (22) "Sex" means gender and includes pregnancy, childbirth, and disabilities related to
103 pregnancy or childbirth.
- 104 (23) "Sexual orientation" means an individual's actual or perceived orientation as
105 heterosexual, homosexual, or bisexual.
- 106 (24) "Single-sex housing" means housing accommodations designated for occupancy
107 exclusively by individuals of the same biological sex at birth, where residents share a
108 bedroom or a bathroom.
- 109 [~~(24)~~] (25) "Source of income" means the verifiable condition of being a recipient of federal,
110 state, or local assistance, including medical assistance, or of being a tenant receiving
111 federal, state, or local subsidies, including rental assistance or rent supplements.
- 112 Section 2. Section **57-21-4** is amended to read:
- 113 **57-21-4 . Conduct and requirements excluded -- Defenses.**
- 114 (1) Except as provided in [~~Subsection 57-21-5(4)~~] Subsections 57-21-5(4) and (5), this
115 chapter does not:
- 116 (a) require [~~any~~] a person to exercise a higher degree of care toward [~~a person~~] an
117 individual who has a disability than toward [~~a person~~] an individual who does not
118 have a disability;
- 119 (b) relieve [~~any person~~] a person of [~~obligations~~] an obligation generally imposed on all
120 persons regardless of disability in a written lease, rental agreement, contract of
121 purchase or sale, mortgage, trust deed, or other financing agreement; or
- 122 (c) prohibit any program, service, facility, or privilege intended to habilitate, rehabilitate,
123 or accommodate [~~a person~~] an individual with a disability.
- 124 (2)(a) It is a defense to a complaint or action brought under this chapter that the
125 complainant has a disability that, in the circumstances and even with reasonable
126 accommodation, poses a serious threat to the health or safety of the complainant or
127 others.
- 128 (b) The respondent bears the burden of proving [~~this~~] a defense [~~is upon the respondent~~]
129 in accordance with Subsection (2)(a).

130 Section 3. Section **57-21-5** is amended to read:

131 **57-21-5 . Discriminatory practices enumerated -- Protected individuals, classes**
132 **enumerated.**

133 (1) It is a discriminatory housing practice to do any of the following because of [~~a person's~~
134 an individual's race, color, religion, sex, national origin, familial status, source of
135 income, disability, sexual orientation, or gender identity:

136 (a)(i) refuse to sell or rent after the making of a bona fide offer;

137 (ii) refuse to negotiate for the sale or rental; or

138 (iii) otherwise deny or make unavailable a dwelling from any person;

139 (b) discriminate against [~~a person~~] an individual in the terms, conditions, or privileges:

140 (i) of the sale or rental of a dwelling; or

141 (ii) in providing facilities or services in connection with the dwelling; or

142 (c) represent to [~~a person~~] an individual that a dwelling is not available for inspection,
143 sale, or rental when the dwelling is available.

144 (2) It is a discriminatory housing practice to make a representation orally or in writing or
145 make, print, circulate, publish, post, or cause to be made, printed, circulated, published,
146 or posted any notice, statement, or advertisement, or to use any application form for the
147 sale or rental of a dwelling, that directly or indirectly expresses any preference,
148 limitation, or discrimination based on race, color, religion, sex, national origin, familial
149 status, source of income, disability, sexual orientation, or gender identity, or expresses [
150 ~~any~~] an intent to make [~~any~~]such a preference, limitation, or discrimination.

151 (3) It is a discriminatory housing practice to induce or attempt to induce, for profit, a person
152 to buy, sell, or rent a dwelling by making a representation about the entry or prospective
153 entry into the neighborhood of [~~persons~~] individuals of a particular race, color, religion,
154 sex, national origin, familial status, source of income, disability, sexual orientation, or
155 gender identity.

156 (4) A discriminatory housing practice includes:

157 (a) a refusal to permit, at the expense of the [~~person~~] individual with a disability,
158 reasonable modifications of existing premises occupied or to be occupied by the [
159 ~~person~~] individual if the modifications are necessary to afford that [~~person~~] individual
160 full enjoyment of the premises, except that in the case of a rental, the landlord, where
161 it is reasonable to do so, may condition permission for a modification on the renter
162 agreeing to restore the interior of the premises, when reasonable, to the condition that
163 existed before the modification, reasonable wear and tear excepted; and

164 (b) a refusal to make a reasonable accommodation in a rule, policy, practice, or service
 165 when the accommodation may be necessary to afford the ~~[person]~~ individual equal
 166 opportunity to use and enjoy a dwelling~~[-and]~~ .

167 ~~[(e)]~~ (5) ~~[in connection with]~~ For the design and construction of a covered multifamily [
 168 dwelling] dwelling for first occupancy after March 13, 1991, a discriminatory housing
 169 practice includes the failure to design and construct the covered multifamily [dwelling]
 170 dwelling in a manner that[:] has at least one building entrance on an accessible route,
 171 unless it is impracticable to have one because of the terrain or unusual characteristics of
 172 the site, and for a covered multifamily dwelling with a building entrance on an
 173 accessible route:

174 ~~[(i)]~~ ~~the covered multifamily dwellings have at least one building entrance on an~~
 175 ~~accessible route, unless it is impracticable to have one because of the terrain or~~
 176 ~~unusual characteristics of the site; and]~~

177 ~~[(ii)]~~ ~~with respect to covered multifamily dwellings with a building entrance on an~~
 178 ~~accessible route:]~~

179 ~~[(A)]~~ (a) the public use and common use portions of the covered multifamily dwelling
 180 are readily accessible to and usable by ~~[a person]~~ an individual with a disability;

181 ~~[(B)]~~ (b) all the doors designed to allow passage into and within the covered multifamily
 182 dwellings are sufficiently wide to allow passage by ~~[a person]~~ an individual with a
 183 disability who is in a wheelchair; and

184 ~~[(C)]~~ (c) all premises within the covered multifamily dwellings contain the following
 185 features of adaptive design:

186 ~~[(H)]~~ (i) an accessible route into and through the covered multifamily dwelling;

187 ~~[(H)]~~ (ii) light switches, electrical outlets, thermostats, and other environmental
 188 controls in accessible locations;

189 ~~[(H)]~~ (iii) reinforcements in the bathroom walls to allow later installation of grab
 190 bars; and

191 ~~[(FV)]~~ (iv) kitchens and bathrooms such that an individual in a wheelchair can
 192 maneuver about and use the space.

193 ~~[(5)]~~ (6)(a) This section also applies to discriminatory housing practices because of race,
 194 color, religion, sex, national origin, familial status, source of income, disability,
 195 sexual orientation, or gender identity based upon ~~[a person's]~~ an individual's
 196 association with another ~~[person]~~ individual.

197 (b)(i) It is not unlawful discrimination under this chapter for a landlord, lessor, or

- 198 property manager to:
- 199 (A) designate housing as single-sex housing; and
- 200 (B) limit occupancy of single-sex housing to individuals whose biological sex at
- 201 birth matches the designated sex for the single-sex housing.
- 202 (ii) Subsection (6)(b)(i) applies to:
- 203 (A) a dormitory, a boarding house, a shared rental property, or other group-living
- 204 accommodation; and
- 205 (B) a private landlord and a property owner.
- 206 (iii) This exemption does not apply to:
- 207 (A) housing that the state or a political subdivision owns or operates unless
- 208 otherwise expressly provided by law; or
- 209 (B) housing where the designation as single-sex housing would violate federal law
- 210 or a condition of federal funding.

211 Section 4. Section **80-3-204** is amended to read:

212 **80-3-204 . Protective custody of a child after a petition is filed -- Grounds.**

- 213 (1) When an abuse, neglect, or dependency petition is filed, the juvenile court shall apply,
- 214 in addressing the petition, the least restrictive means and alternatives available to
- 215 accomplish a compelling state interest and to prevent irretrievable destruction of family
- 216 life as described in Subsections 80-2a-201(1) and (7)(a) and Section 80-4-104.
- 217 (2) After an abuse, neglect, or dependency petition is filed, if the child who is the subject of
- 218 the petition is not in protective custody, a juvenile court may order that the child be
- 219 removed from the child's home or otherwise taken into protective custody if the juvenile
- 220 court finds, by a preponderance of the evidence, that any one or more of the following
- 221 circumstances exist:
- 222 (a)(i) there is an imminent danger to the physical health or safety of the child; and
- 223 (ii) the child's physical health or safety may not be protected without removing the
- 224 child from the custody of the child's parent or guardian;
- 225 (b)(i) a parent or guardian engages in or threatens the child with unreasonable
- 226 conduct that causes the child to suffer harm; and
- 227 (ii) there are no less restrictive means available by which the child's emotional health
- 228 may be protected without removing the child from the custody of the child's
- 229 parent or guardian;
- 230 (c) the child or another child residing in the same household has been, or is considered
- 231 to be at substantial risk of being, physically abused, sexually abused, or sexually

- 232 exploited, by a parent or guardian, a member of the parent's or guardian's household,
233 or other individual known to the parent or guardian;
- 234 (d) the parent or guardian is unwilling to have physical custody of the child;
- 235 (e) the child is abandoned or left without any provision for the child's support;
- 236 (f) a parent or guardian who has been incarcerated or institutionalized has not arranged
237 or cannot arrange for safe and appropriate care for the child;
- 238 (g)(i) a relative or other adult custodian with whom the child is left by the parent or
239 guardian is unwilling or unable to provide care or support for the child;
- 240 (ii) the whereabouts of the parent or guardian are unknown; and
- 241 (iii) reasonable efforts to locate the parent or guardian are unsuccessful;
- 242 (h) subject to Subsection 80-1-102(58)(b) and Sections 80-3-109 and 80-3-304, the child
243 is in immediate need of medical care;
- 244 (i)(i) a parent's or guardian's actions, omissions, or habitual action create an
245 environment that poses a serious risk to the child's health or safety for which
246 immediate remedial or preventive action is necessary; or
- 247 (ii) a parent's or guardian's action in leaving a child unattended would reasonably
248 pose a threat to the child's health or safety;
- 249 (j) the child or another child residing in the same household has been neglected;
- 250 (k) the child's parent:
- 251 (i) intentionally, knowingly, or recklessly causes the death of another parent of the
252 child;
- 253 (ii) is identified by a law enforcement agency as the primary suspect in an
254 investigation for intentionally, knowingly, or recklessly causing the death of
255 another parent of the child; or
- 256 (iii) is being prosecuted for or has been convicted of intentionally, knowingly, or
257 recklessly causing the death of another parent of the child;
- 258 (l) an infant is an abandoned infant, as defined in Section 80-4-203;
- 259 (m)(i) the parent or guardian, or an adult residing in the same household as the parent
260 or guardian, is charged or arrested pursuant to Title 58, Chapter 37d, Clandestine
261 Drug Lab Act; and
- 262 (ii) any clandestine laboratory operation was located in the residence or on the
263 property where the child resided; or
- 264 (n) the child's welfare is otherwise endangered.
- 265 (3)(a) For purposes of Subsection (2)(a), if a child has previously been adjudicated as

266 abused, neglected, or dependent, and a subsequent incident of abuse, neglect, or
267 dependency occurs involving the same substantiated abuser or under similar
268 circumstance as the previous abuse, that fact is prima facie evidence that the child
269 cannot safely remain in the custody of the child's parent.

270 (b) For purposes of Subsection (2)(c):

271 (i) another child residing in the same household may not be removed from the home
272 unless that child is considered to be at substantial risk of being physically abused,
273 sexually abused, or sexually exploited as described in Subsection (2)(c) or
274 Subsection (3)(b)(ii); and

275 (ii) if a parent or guardian has received actual notice that physical abuse, sexual
276 abuse, or sexual exploitation by an individual known to the parent has occurred,
277 and there is evidence that the parent or guardian failed to protect the child, after
278 having received the notice, by allowing the child to be in the physical presence of
279 the alleged abuser, that fact is prima facie evidence that the child is at substantial
280 risk of being physically abused, sexually abused, or sexually exploited.

281 (4)(a) For purposes of Subsection (2), if the division files an abuse, neglect, or
282 dependency petition, the juvenile court shall consider the division's safety and risk
283 assessments described in Section 80-2-403 to determine whether a child should be
284 removed from the custody of the child's parent or guardian or should otherwise be
285 taken into protective custody.

286 (b) The division shall make a diligent effort to provide the safety and risk assessments
287 described in Section 80-2-403 to the juvenile court, guardian ad litem, and counsel
288 for the parent or guardian, as soon as practicable before the shelter hearing described
289 in Section 80-3-301.

290 (5) In the absence of one of the factors described in Subsection (2), a juvenile court may not
291 remove a child from the parent's or guardian's custody on the basis of:

292 (a) educational neglect, truancy, or failure to comply with a court order to attend school;

293 (b) mental illness or poverty of the parent or guardian;

294 (c) disability, as defined in Section 57-21-2, of the parent or guardian~~[, as defined in~~
295 ~~Section 57-21-2]~~; or

296 (d) the possession or use, in accordance with Title 26B, Chapter 4, Part 2, Cannabinoid
297 Research and Medical Cannabis, of cannabis in a medicinal dosage form, a cannabis
298 product in a medicinal dosage form, or a medical cannabis device, as those terms are
299 defined in Section 26B-4-201.

300 (6) A child removed from the custody of the child's parent or guardian under this section
301 may not be placed or kept in detention, unless the child may be admitted to detention
302 under Chapter 6, Part 2, Custody and Detention.

303 (7) This section does not preclude removal of a child from the child's home without a
304 warrant or court order under Section 80-2a-202.

305 (8)(a) Except as provided in Subsection (8)(b), a juvenile court and the division may not
306 remove a child from the custody of the child's parent or guardian on the sole or
307 primary basis that the parent or guardian refuses to consent to:

308 (i) the administration of a psychotropic medication to a child;

309 (ii) a psychiatric, psychological, or behavioral treatment for a child; or

310 (iii) a psychiatric or behavioral health evaluation of a child.

311 (b) Notwithstanding Subsection (8)(a), a juvenile court or the division may remove a
312 child under conditions that would otherwise be prohibited under Subsection (8)(a) if
313 failure to take an action described under Subsection (8)(a) would present a serious,
314 imminent risk to the child's physical safety or the physical safety of others.

315 **Section 5. Effective Date.**

316 This bill takes effect on May 6, 2026.