

Clinton D. Okerlund proposes the following substitute bill:

**Legislator Leave Amendments**

2026 GENERAL SESSION

STATE OF UTAH

**Chief Sponsor: Clinton D. Okerlund**

Senate Sponsor: Ann Millner

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**LONG TITLE**

**General Description:**

This bill modifies provisions related to legislators who are public employees.

**Highlighted Provisions:**

This bill:

- provides paid leave to a state employee or teacher for the purpose of serving as a state legislator;
- addresses the use and administration of legislator leave;
- provides that a legislator may not receive salary or accrue service credit or receive retirement related contributions during a general session for which the legislator uses legislator leave;
- allows a state employer or local education agency to seek partial reimbursement for the costs related to legislator leave; and
- makes technical and conforming changes.

**Money Appropriated in this Bill:**

None

**Other Special Clauses:**

None

**Utah Code Sections Affected:**

AMENDS:

**36-2-2**, as last amended by Laws of Utah 2024, Chapter 425

**36-2-3**, as last amended by Laws of Utah 2016, Chapter 61

**63A-17-513**, as enacted by Laws of Utah 2024, Chapter 402

ENACTS:

**49-11-506**, Utah Code Annotated 1953

**53G-11-210**, Utah Code Annotated 1953

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

Section 1. Section **36-2-2** is amended to read:

**36-2-2 . Salaries and expenses of members -- Compensation of in-session employees.**

(1)(a) [~~Unless rejected or lowered~~] Except as provided in Section 36-2-3, beginning in 2001 and in each odd-numbered year after that year, members of the Legislature shall receive a salary equal to the amount recommended by the Legislative Compensation Commission in the last report issued by the commission in the previous even-numbered year.

(b) [~~Unless rejected or lowered~~] Except as provided in Section 36-2-3, beginning in 2001 and in each odd-numbered year after that year, members of the Legislature shall receive a salary for attendance at a veto-override, special session, and other authorized legislative meetings equal to the amount recommended by the Legislative Compensation Commission in the last report issued by the commission in the previous even-numbered year.

(2)(a) [~~Unless rejected or lowered~~] Except as provided in Section 36-2-3, beginning in 2001 and in each odd-numbered year after that year, the president of the Senate and the speaker of the House of Representatives shall receive a salary equal to the amount recommended by the Legislative Compensation Commission in the last report issued by the commission in the previous even-numbered year.

(b) [~~Beginning~~] Except as provided in Section 36-2-3, beginning in 2001 and in each odd-numbered year after that year, the majority and minority leadership of each chamber shall receive a salary equal to the amount recommended by the Legislative Compensation Commission in the last report issued by the commission in the previous even-numbered year.

(3) The Legislature shall:

(a) establish, by joint rule of the Legislature, the expenses of its members; and

(b) ensure that the rules governing expenses are based upon:

(i) payment of necessary expenses for attendance during legislative sessions;

(ii) a mileage allowance; and

(iii) reimbursement for other expenses involved in the performance of legislative duties.

Section 2. Section **36-2-3** is amended to read:

63           **36-2-3 . Salaries of members set by Legislature and State Board of Education**  
64 **based on recommendations of Legislative Compensation Commission.**

65 (1)(a) Except as provided in Subsection (2) [~~or (3)~~], (3), or (4), the salaries of members  
66 of the Legislature shall automatically be set beginning January 1 of each  
67 odd-numbered year at the amount recommended by the Legislative Compensation  
68 Commission in the last report issued by the commission in the preceding  
69 even-numbered year.

70 (b) This salary recommendation shall be based on either:

71 (i) a daily basis:

72 (A) for each calendar day for annual general sessions; and

73 (B) for each day a legislator attends veto-override and special sessions and other  
74 authorized legislative meetings; or

75 (ii) an annualized salary.

76 (c) In preparing its report, the commission may recommend salary amounts that:

77 (i) take into account the amounts received by legislators for legislative expenses; and

78 (ii) provide alternative salary amounts based upon the occurrence of various  
79 contingencies.

80 (2)(a) During an even-numbered annual general session or special session in the year  
81 immediately preceding the effective date of any salary change, the Legislature may  
82 reject or decrease the salary recommendation, but may not increase the salary  
83 recommendation.

84 (b) If the Legislature does not act as provided in Subsection (2)(a), they have by law  
85 accepted the Legislative Compensation Commission's recommendations contained in  
86 the last report issued by the commission in the preceding even-numbered year.

87 (3) If the last report issued by the commission in an even-numbered year recommends a  
88 salary contingent upon certain action being taken by the Legislature, that contingent  
89 legislative salary:

90 (a) takes effect on the day after the day that the contingent action is taken by the  
91 Legislature; and

92 (b) supersedes any other salary in effect as of January 1.

93 (4) If a legislator elects to use legislator leave as provided in Section 53G-11-210 or  
94 63A-17-513, the legislator may not receive salary under this part for any day during  
95 which the Legislature is convened in the annual general session for which the legislator  
96 elects to use legislator leave.

- 97     ~~[(4)]~~ (5)(a) The salary for a member of the State Board of Education shall be:
- 98             (i) the same as the salary for a member of the Legislature; and
- 99             (ii) except as provided in Subsection ~~[(4)(b)]~~ (5)(b), set in accordance with this
- 100             section and Subsection 36-2-2(1).
- 101     (b) For purposes of setting the salary for a member of the State Board of Education:
- 102             (i) a calendar day for the annual general session described in Subsection (1)(b)(i)(A)
- 103             is interpreted as a calendar day of:
- 104                 (A) a meeting of the State Board of Education; and
- 105                 (B) any other meeting authorized by the State Board of Education; and
- 106             (ii) unless the Legislative Compensation Commission issues a revised report on or
- 107             after July 1, 2016, the salary for a member of the State Board of Education
- 108             through calendar year 2016 is \$273 per day for each calendar day that a member
- 109             attends a meeting described in Subsection ~~[(4)(b)(i)(A)]~~ (5)(b)(i)(A) or (B).

110     Section 3. Section **49-11-506** is enacted to read:

111             **49-11-506 . Effect of legislator leave on service credit accrual and retirement**  
 112 **related contributions.**

113             During an annual general session for which an employee elects to use legislator leave as  
 114 provided in Section 53G-11-210 or 63A-17-513:

- 115     (1) the employee will continue to accrue service credit;
- 116     (2) the participating employer shall continue to pay the employee's retirement related  
 117 contributions; and
- 118     (3) the employee may not accrue service credit or receive retirement related contributions  
 119 for the employee's service as a legislator.

120     Section 4. Section **53G-11-210** is enacted to read:

121             **53G-11-210 . Legislator leave.**

- 122     (1) As used in this section:
- 123             (a) "Authorized legislative day" means the same as that term is defined in Section  
 124 63A-17-513.
- 125             (b) "Legislator" means:
- 126                 (i) a member of the Utah Senate;
- 127                 (ii) a member of the Utah House of Representatives; or
- 128                 (iii) an individual who has been elected as a member described in Subsection (1)(b)(i)  
 129 or (ii), but has not yet been sworn in or begun the individual's term of office.
- 130     (c) "Legislator leave" means the leave described in Subsection (2)(a).

- 131 (d) "Teacher" means an individual employed by a school district or charter school who  
132 is required to hold an educator license issued by the state board and who has an  
133 assignment to teach in a classroom.
- 134 (2)(a) An LEA shall develop a leave policy that grants a teacher who is a legislator paid  
135 leave for an authorized legislative day for the number of hours the legislator requests.
- 136 (b) In a policy described in Subsection (2)(a), the LEA shall:
- 137 (i) require a legislator who wishes to use legislator leave for an authorized legislative  
138 day that is during an annual general session, to use legislator leave for the total  
139 number of hours that the legislator is absent from the legislator's position during  
140 the annual general session; and
- 141 (ii) ensure the policy is no more restrictive than the provisions of Section 63A-17-513.
- 142 (3)(a) Subject to legislative appropriation and Subsection (3)(b), upon request by a  
143 legislator's employer, the legislator's chamber shall reimburse the legislator's  
144 employer for the cost of any legislator leave the employer granted the legislator  
145 during the immediately preceding annual general session.
- 146 (b) The total amount of reimbursements made under Subsection (3)(a) and Subsection  
147 63A-17-513(4) may not exceed the amount equal to the total savings resulting from  
148 legislators' ineligibility for retirement related contributions under Section 49-11-506.
- 149 Section 5. Section **63A-17-513** is amended to read:
- 150 **63A-17-513 . State employer required to provide legislator leave.**
- 151 (1) As used in this section:
- 152 (a) "Authorized legislative day" means:
- 153 (i) the day on which the Legislature convenes in annual general session, and each day  
154 after that day, until midnight of the 45th day of the annual general session;
- 155 (ii) a special session day;
- 156 (iii) a veto override session day;
- 157 (iv) an interim day designated by the Legislative Management Committee;
- 158 (v) an authorized legislative training day; or
- 159 (vi) any other day on which a meeting of a committee, subcommittee, commission,  
160 task force, or other entity is held, if:
- 161 (A) the committee, subcommittee, commission, task force, or other entity is  
162 created by statute or joint resolution;
- 163 (B) the legislator's attendance at the meeting is approved by the Legislative  
164 Management Committee; and

165 (C) service and payment for service by the legislator is not in violation of the Utah  
 166 Constitution, including Article V and Article VI, Sections 6 and 7.

167 (b) "Authorized legislative training day" means a day that a Legislative Expenses  
 168 Oversight Committee designates as an authorized legislative day for training or  
 169 informational purposes, including:

170 (i) chair training;

171 (ii) an issue briefing;

172 (iii) legislative leadership instruction;

173 (iv) legislative process training;

174 (v) legislative rules training;

175 (vi) new legislator orientation; or

176 (vii) another meeting to brief, instruct, orient, or train a legislator in relation to the  
 177 legislator's official duties.

178 (c) "Legislator" means:

179 (i) a member of the Utah Senate;

180 (ii) a member of the Utah House of Representatives; or

181 (iii) an individual who has been elected as a member described in Subsection (1)(c)(i)  
 182 or (ii), but has not yet been sworn in or begun the individual's term of office.

183 (d) "Legislator leave" means the leave described in Subsection (2).

184 ~~[(d)]~~ (e) "Retaliatory action" means to:

185 (i) dismiss the employee;

186 (ii) reduce the employee's compensation;

187 (iii) fail to increase the employee's compensation by an amount that the employee is  
 188 otherwise entitled to or was promised;

189 (iv) fail to promote the employee if the employee would have otherwise been  
 190 promoted; or

191 (v) threaten to take an action described in Subsections ~~[(1)(d)(i)]~~ (1)(e)(i) through (iv).

192 ~~[(e)]~~ (f) "State employer" means any employer in the state executive branch.

193 (2) A state employer who employs an individual who is a legislator:

194 (a) subject to Subsection (3), shall grant paid leave to the individual on an authorized  
 195 legislative day for the number of hours requested by the individual;

196 (b) may not interfere with, or otherwise restrain the individual from, using the leave  
 197 described in Subsection (2)(a); and

198 (c) may not take retaliatory action against the individual for using the leave described in

199 Subsection (2)(a).

200 [~~(3) The leave described in Subsection (2) is leave without pay unless the state employer~~  
201 ~~and the individual described in Subsection (2) agree to terms that are more favorable to~~  
202 ~~the individual.]~~

203 (3) If a legislator wishes to use legislator leave for an authorized legislative day that is  
204 during an annual general session, the legislator shall use legislator leave for the total  
205 number of hours during the annual general session that the legislator is absent from the  
206 legislator's position with a state employer.

207 (4)(a) Subject to legislative appropriation and Subsection (4)(b), upon request by a  
208 legislator's state employer, the legislator's chamber shall reimburse the legislator's  
209 state employer for the cost of any legislator leave the state employer granted the  
210 legislator during the immediately preceding annual general session.

211 (b) The total amount of reimbursements made under Subsection (4)(a) and Subsection  
212 53G-11-210(3) may not exceed the amount equal to the total savings resulting from  
213 legislators' ineligibility for retirement related contributions under Section 49-11-506.

214 Section 6. **Effective Date.**

215 This bill takes effect on May 6, 2026.