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Heard in Political Subdivisions Interim Committee on 8/20/25

County Governance Amendments

2025 FIRST SPECIAL SESSION STATE OF UTAH

Chief Sponsor: Jordan D. Teuscher

Sponsor:

LONG TITLE
General Description:
This bill modifies provisions relating to forms of county government.
Highlighted Provisions:
This bill:
• defines terms;
requires a county council member in certain counties to represent a district, with
exceptions;
• establishes a process for a county to create and implement a county council district map
 establishes deadlines for certain counties to implement district maps;
• describes the circumstances in which a previously at-large county council member may
represent a county council district in which the county council member does not live
following the adoption of a district map;
 describes the circumstances in which certain counties may redistrict;
provides a sunset date; and
 makes technical and conforming changes.
Money Appropriated in this Bill:
None
Other Special Clauses:
This bill provides a special effective date.
Utah Code Sections Affected:
AMENDS:
17-52a-203, as renumbered and amended by Laws of Utah 2018, Chapter 68
17-52a-204, as last amended by Laws of Utah 2025, Chapter 535
63I-2-217, as last amended by Laws of Utah 2025, Chapter 62

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

Section 1. Section 17-52a-203 is amended to read:

31	17-52a-203. County executive-council form of county government.
32	(1)[(a)] As used in this section, "district" means the same as that term is defined in
33	Section 17-52a-204.
34	(2)(a) The following shall govern a county operating under the form of government
35	known as the "county executive-council" form:
36	(i) an elected county council;
37	(ii) an elected county executive; and
38	(iii) other officers and employees authorized by law.
39	(b) The optional plan shall provide for the qualifications, time, and manner of election,
40	term of office and compensation of the county executive.
41	[(2)] (3) The county executive is the chief executive officer or body of the county.
42	[(3)] (4) In the county executive-council form of county government:
43	(a) the county council is the county legislative body and has the powers, duties, and
44	functions of a county legislative body under Chapter 53, Part 2, County Legislative
45	Body; and
46	(b) the county executive has the powers, duties, and functions of a county executive
47	under Chapter 53, Part 3, County Executive.
48	[(4)] (5) References in any statute or state rule to the "governing body" or the "board of
49	county commissioners" of the county, in the county executive-council form of county
50	government, means:
51	(a) the county council, with respect to legislative functions, duties, and powers; and
52	(b) the county executive, with respect to executive functions, duties, and powers.
53	(6)(a) Except as provided in Subsection (6)(b), beginning on September 15, 2025, a
54	county with a county executive-council form of government shall ensure that each
55	council member:
56	(i) represents a single district, rather than being elected at-large;
57	(ii) is elected by a majority of voters residing within the member's district; and
58	(iii) resides in the district the council member represents.
59	(b) A county with a county executive-council form of government where at least 65% of
60	county council members meet the qualifications of Subsection (6)(a) on September
61	15, 2025, may continue to have one or more county council members elected at-large.
62	(7) A county with a county executive-council form of government shall:
63	(a) ensure that each time the county implements a district map or conducts redistricting
64	for the county council districts, the resulting district map complies with the

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65	requirements in Subsection 17-52a-204(13)(b)(i); and
66	(b) adopt a district map as described in Subsection 16-52a-204(13)(b)(ii).
67	Section 2. Section 17-52a-204 is amended to read:
68	17-52a-204. Council-manager form of county government Establishment of
69	voting districts.
70	(1) As used in this section, "district" means a geographic area within the boundaries of a
71	county with a council-manager form of government that is represented only by one
72	council member [who is a resident of the area.] who:
73	(a) resides in the district;
74	(b) represents only the district where the member resides; and
75	(c) is elected only by voters who reside in the same district as the district where the
76	member resides, and that the member represents.
77	(2)(a) The following shall govern a county operating under the form of government
78	known as the "council-manager" form:
79	(i) an elected county council;
80	(ii) a county manager appointed by the council; and
81	(iii) other officers and employees authorized by law.
82	(b) The optional plan shall provide for the qualifications, time and manner of
83	appointment subject to Subsections (7) and (8), term of office, compensation, and
84	removal of the county manager.
85	(3) The county manager is the administrative head of the county government and has the
86	powers, functions, and duties of a county executive, except:
87	(a) as the county legislative body otherwise provides by ordinance; and
88	(b) that the county manager may not veto any ordinances enacted by the council.
89	(4)(a) An individual member of the council may not directly or indirectly, by suggestion
90	or otherwise:
91	(i) attempt to influence or coerce the manager in:
92	(A) making any appointment;
93	(B) removing any officer or employee; or
94	(C) purchasing supplies;
95	(ii) attempt to exact any promise relative to any appointment from any candidate for
96	manager; or
97	(iii) discuss directly or indirectly with the manager the matter of specific
98	appointments to any county office or employment.

99	(b)(i) A member of the county council who violates the provisions of this Subsection
100	(4) shall forfeit the member's county council office.
101	(ii) Nothing in this section shall be construed, however, as prohibiting the council
102	from fully and freely discussing with or suggesting to the manager anything
103	pertaining to county affairs or the interests of the county.
104	(iii) The county manager may not take part in securing, or contributing any money
105	toward, the nomination or election of any candidate for a county office.
106	(iv) The optional plan may provide procedures for implementing this Subsection (4).
107	(5) In the council-manager form of county government:
108	(a) the legislative powers of the county are vested in the county council; and
109	(b) the executive powers of the county are vested in the county manager.
110	(6) A reference in statute or state rule to the "governing body" or the "board of county
111	commissioners" of the county, in the council-manager form of county government,
112	means:
113	(a) the county council, with respect to legislative functions, duties, and powers; and
114	(b) the county manager, with respect to executive functions, duties, and powers.
115	(7)(a) As used in this Subsection (7), "interim vacancy period" means the period of time
116	that:
117	(i) begins on the day on which a general election described in Section 17-16-6 is held
118	to elect a council member; and
119	(ii) ends on the day on which the council member-elect begins the council member's
120	term.
121	(b)(i) The county council may not appoint a county manager during an interim
122	vacancy period.
123	(ii) Notwithstanding Subsection (7)(b)(i):
124	(A) the county council may appoint an interim county manager during an interim
125	vacancy period; and
126	(B) the interim county manager's term shall expire once a new county manager is
127	appointed by the new administration after the interim vacancy period has ended.
128	(c) Subsection (7)(b) does not apply if all the county council members who held office
129	on the day of the county general election whose term of office was vacant for the
130	election are re-elected to the council for the following term.
131	(8) A county council that appoints a county manager in accordance with this section may
132	not enter into an employment contract that contains an automatic renewal provision with

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133	the county manager.
134	(9)(a) [A] Except as provided in Subsections (9)(b) and (10), beginning on May 7, 2025, a
135	county [of the third through sixth class-] with a council-manager form of government
136	shall ensure that each council member:
137	[(a)] (i) represents a single district, rather than being elected [at large] at-large;
138	[(b)] (ii) is elected by a majority vote of voters residing within the member's district;
139	and
140	[(e)] (iii) [is a resident of] except as provided in Subsections (12)(a)(iii) and (12)(b),
141	<u>resides in</u> the district the council member represents.
142	(b) A county with a council-manager form of government where at least 65% of county
143	council members meet the qualifications of Subsection (9)(a) on May 7, 2025, may
144	continue to have one or more county council members elected at-large.
145	(10) For a county with a council-manager form of government that does not comply with
146	Subsection (9)(a) on May 7, 2025, and to which the exception in Subsection (9)(b) does
147	not apply, the county council shall:
148	(a) on or before June 1, 2025, establish a districting commission in accordance with
149	Subsection (11);
150	(b) within 15 calendar days after the day on which the county council receives a
151	proposed district map as described in Subsection (11)(d), hold a public meeting at
152	which:
153	(i) the county council shall adopt the proposed district map if the proposed district
154	map complies with the requirements of Subsection (11)(c); and
155	(ii) the county clerk shall designate a current council member to represent each
156	district for the remainder of the county council member's term of office in
157	accordance with Subsection (12); and
158	(c) implement the district map adopted under Subsection (10)(b)(i) for the next county
159	council election.
160	[(10)(a) For a county with a council-manager form of government that, on May 7, 2025,
161	does not meet the requirements described in Subsection (9), the county council shall,
162	on or before June 1, 2025:]
163	[(i) in accordance with Subsection (10)(b), establish a county districting commission;
164	and]
165	[(ii) in accordance with Subsection (10)(c)(i), approve a map of the county council
166	districts.]

167	[(b)(i) A county council shall comply with Subsection (10)(a)(i) by establishing a
168	county districting commission, consisting of:]
169	[(A) one representative from each municipality in the county, who is either the
170	municipality's mayor or a resident whom the mayor appoints;]
171	[(B) one representative who resides in an unincorporated area of the county and is
172	appointed by the county council; and]
173	[(C) the county clerk, or the county clerk's designee, as a non-voting member.]
174	[(ii) The county districting commission shall divide the county into districts by:]
175	[(A) relying on the total population enumeration of the most recent decennial
176	census;]
177	[(B) ensuring that between districts, there is less than 10% total population
178	deviation;]
179	[(C) ensuring that each district is contiguous and reasonably compact;]
180	[(D) ensuring that district boundaries do not divide existing voter precincts; and]
181	[(E) complying with the United States Constitution.]
182	[(iii) The county districting commission shall submit a proposed map of district
183	boundaries to the county council for approval for the initial districting process, on
184	or before October 1, 2025.]
185	[(iv) The county manager shall provide for the county districting commission:]
186	[(A) county staff for assistance; and]
187	[(B) suitable meeting facilities.]
188	[(c) After receiving the district map described in Subsection (10)(b)(iii), the county
189	council shall, within 30 calendar days after the day on which the county council
190	receives the map, hold a public hearing, at which:]
191	[(i) the county council shall approve the district map if the map complies with the
192	requirements described in Subsection (10)(b)(ii); and]
193	[(ii) the county clerk shall designate, by lot, a current county council member to
194	represent each district for the remainder of the council member's term of office,
195	regardless of whether the council member is a resident of that district.]
196	(11) [After the adoption of a district map under Subsection (10)(c)(i), at an election in
197	which a county council position is subject to an election:] A county districting
198	commission established under Subsection (10) shall:
199	[(a) each candidate for that position must reside in the district that the position
200	represents: and

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201	[(b) the council member for the district shall be elected by a majority vote of voters
202	residing in the district.]
203	(a) consist of:
204	(i) one representative from each municipality located wholly within the county, who
205	is either the municipality's mayor or a municipal resident whom the mayor
206	appoints;
207	(ii) one representative who resides in an unincorporated area of the county, appointed
208	by the county council; and
209	(iii) the county clerk, or the county clerk's designee, as a non-voting member;
210	(b) select by majority vote the chair of the districting commission from among the
211	membership of the districting commission;
212	(c) divide the county into districts by:
213	(i) using the total population enumeration of the most recent decennial census to
214	ensure that there is less than 10% total population deviation between each district;
215	(ii) ensuring that each district is contiguous and reasonably compact;
216	(iii) drawing district boundary lines that, to the extent practicable, do not divide
217	existing voting precincts; and
218	(iv) complying with the United States Constitution; and
219	(d) by no later than October 1, 2025, submit a proposed district map to the county
220	council that:
221	(i) is recommended by a majority of districting commission members; and
222	(ii) complies with the requirements of Subsection (11)(c).
223	(12)(a) For a county council that adopts a district map described in Subsection (10)(b),
224	the county clerk shall designate one current county council member to serve each
225	district for the remainder of the county council member's term as follows:
226	(i) if only one county council member lives in a district in an adopted district map,
227	the county clerk shall assign that county council member to represent that district;
228	(ii) if more than one county council member lives in a district in an adopted district
229	map, the county clerk shall draw lots and assign one county council member to
230	represent the district; and
231	(iii) if no county council members live in a district in an adopted district map, the
232	county clerk shall draw lots and assign from the county council members not
233	already assigned under Subsections (12)(a)(i) and (ii) one county council member
234	to represent each district.

235	(b) For a county council member assigned under Subsection (12)(a)(iii) to represent a
236	district in which the county council member does not live, the county council
237	member is eligible to hold the county council member's seat in the assigned district
238	until the end of the term that the county council member was in on September 15,
239	2025, unless earlier disqualified by another provision of law.
240	[(12)] (13)(a) After [ereating districts and adopting] a county implements a district map [
241	under] [Subsections (10) and (11)] for the election of county council members, a
242	county [described in Subsection (10)-]may not redistrict until:
243	(i) an official decennial census publicly releases population data for the county,
244	unless otherwise required by law[-] ; or
245	(ii) population growth in the county results in greater than 10% population deviation
246	between districts.
247	(b) Each time a county [described in Subsection (10)(a)] conducts redistricting for the
248	county council districts, the county council shall redistrict by:
249	(i) adjusting districts [in accordance with Subsections (10)(b)(ii)(A), (B), (C), and
250	(E); and] in a proposed district map by:
251	(A) using the total population enumeration of the most recent decennial census to
252	ensure that there is less than 10% total population deviation between each
253	district;
254	(B) ensuring that each district is contiguous and reasonably compact;
255	(C) drawing district boundary lines that, to the extent practicable, do not divide
256	existing voting precincts; and
257	(D) complying with the United States Constitution; and
258	(ii) after drawing a proposed [map of district boundaries] district map, holding a
259	public [hearing] meeting, at which the county council shall:
260	(A) [approve] adopt the map as proposed[;]; or
261	(B) revise the map and, if the revised map fulfills the requirements of Subsection
262	(13)(b)(i), [approve] adopt the revised map.
263	Section 3. Section 63I-2-217 is amended to read:
264	63I-2-217 . Repeal dates: Titles 17 through 17D.
265	(1) Subsection 17-22-2(1)(o), regarding a sheriff's contractual duties under an interlocal
266	agreement for law enforcement services, is repealed July 1, 2025.
267	(2) Subsection 17-22-2(3), regarding the role of a sheriff in a police interlocal entity or
268	police local district, is repealed July 1, 2025.

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269	(3) Section 17-27a-604.9, Effective dates of Sections 17-27a-604.1 and 17-27a-604.2, is
270	repealed January 1, 2025.
271	(4) Subsection 17-27a-509(4)(c), regarding an inspection fee on a qualified water
272	conservancy district, is repealed July 1, 2026.
273	(5) Subsection 17-52a-103(3), regarding the process for changing a form of county
274	government, is repealed January 1, 2028.
275	(6) Subsections 17-52a-103(10) through (12), regarding the process to create a districting
276	commission and implementing a district map, are repealed July 1, 2026.
277	Section 4. Effective Date.
278	This bill takes effect:
279	(1) except as provided in Subsection (2), November 15, 2025; or
280	(2) if approved by two-thirds of all members elected to each house:
281	(a) upon approval by the governor;
282	(b) without the governor's signature, the day following the constitutional time limit of
283	Utah Constitution, Article VII, Section 8; or
284	(c) in the case of a veto, the date of veto override.

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