Representative M. Susan Lawrence proposes the following substitute bill:

	SUNSET OF TOWNSHIP
	PROVISION
	2005 GENERAL SESSION
	STATE OF UTAH
	Sponsor: M. Susan Lawrence
ſ	LONG TITLE
(General Description:
	This bill modifies a sunset provision relating to the annexation of territory within a
t	ownship and enacts legislative intent language.
ŀ	Highlighted Provisions:
	This bill:
	 extends to 2010 a sunset provision relating to a provision requiring voter or property
C	owner approval of a municipality's annexation of territory located in a township
Ľ	unless the entire area of the township is annexed; and
	 enacts legislative intent language regarding the sunset of a township provision and
ſ	regarding townships in first class counties.
	Monies Appropriated in this Bill:
	None
(Other Special Clauses:
	None
l	Utah Code Sections Affected:
ŀ	AMENDS:
	63-55b-110, as enacted by Chapter 224, Laws of Utah 2002
l	Uncodified Material Affected:

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26	ENACTS UNCODIFIED MATERIAL
27	
28	Be it enacted by the Legislature of the state of Utah:
29	Section 1. Section 63-55b-110 is amended to read:
30	63-55b-110. Repeal dates Title 10.
31	Section 10-2-427 is repealed July 1, [2006] 2010.
32	Section 2. Legislative intent.
33	It is the intent of the Legislature that:
34	(1) extending to 2010 the sunset date for Section 10-2-427 will give each county of the
35	first class and municipalities within each county of the first class that are adjacent to township
36	areas adequate time to assess and evaluate the desires of residents and property owners within
37	townships with regard to annexation, incorporation, or remaining in the unincorporated area of
38	the county, and to develop a plan to respond to and implement those desires;
39	(2) each county of the first class and each municipality that is in a county of the first
40	class and is adjacent to a township area shall $\hat{\mathbf{H}} \rightarrow \mathbf{jointly} \leftarrow \hat{\mathbf{H}}$, by July 1, 2008, provide appropriate
40a	public
41	information and funding to conduct a survey of residents and property owners within each
42	township in the county to determine their desires about whether all or portions of
43	unincorporated areas within the township should:
44	(a) incorporate into a municipality;
45	(b) annex to an adjoining municipality;
46	(c) remain in the unincorporated area of the county and within the township area; or
47	(d) remain in the unincorporated area of the county but withdraw from the township
48	area; and
49	(3) each county of the first class and municipalities within each county of the first class
50	that are adjacent to township areas shall work together to develop and, to the extent feasible,
51	implement a plan to carry into effect the results of the survey.

Legislative Review Note as of 1-24-05 6:40 PM

Based on a limited legal review, this legislation has not been determined to have a high probability of being held unconstitutional.

Office of Legislative Research and General Counsel