LIEUTENANT GOVERNOR DISTRICT DETERMINATIONS
2011 THIRD SPECIAL SESSION
STATE OF UTAH
Chief Sponsor: Ralph Okerlund
House Sponsor: Kenneth W. Sumsion
LONG TITLE
General Description:
This bill grants limited authority to the lieutenant governor to make certain district
determinations.
Highlighted Provisions:
This bill:
• grants limited authority to the lieutenant governor to determine the district to which
a residence is assigned if the lieutenant governor determines that the residence is
within more than one district.
Money Appropriated in this Bill:
None
Other Special Clauses:
This bill provides an immediate effective date.
Utah Code Sections Affected:
ENACTS:
67-1a-2.2 , Utah Code Annotated 1953
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 67-1a-2.2 is enacted to read:
<u>67-1a-2.2.</u> Residences in more than one district Lieutenant governor to resolve.

(1) If, in reviewing a map generated from a redistricting block assignment file, the



27

S.B. 3005 10-17-11 10:00 AM

28	lieutenant governor determines that a single-family or multi-family residence is within more
29	than one Congressional, Senate, House, or State Board of Education district, the lieutenant
30	governor may, by January 31, 2012, and in consultation with the Automated Geographic
31	Reference Center, determine the district to which the residence is assigned.
32	(2) In order to make the determination required by Subsection (1), the lieutenant
33	governor shall review the block assignment file and other Bureau of the Census data and obtain
34	and review other relevant data such as aerial photography or other data about the area.
35	(3) Upon making the determination authorized by this section, the lieutenant governor
36	shall notify county clerks affected by the determination and the Automated Geographic
37	Reference Center created under Section 63F-1-506.
38	Section 2. Effective date.
39	If approved by two-thirds of all the members elected to each house, this bill takes effect
40	upon approval by the governor, or the day following the constitutional time limit of Utah
41	Constitution Article VII, Section 8, without the governor's signature, or in the case of a veto,
42	the date of veto override.

Legislative Review Note as of 10-17-11 8:55 AM

Office of Legislative Research and General Counsel