Representative Kim F. Coleman proposes the following substitute bill:

	MUNICIPAL FORMS OF GOVERNMENT AMENDMENTS
	2018 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Kim F. Coleman
	Senate Sponsor: Karen Mayne
LONG	TITLE
Genera	al Description:
	This bill reinstates the council-manager form of municipal government.
Highlig	ghted Provisions:
	This bill:
	 reinstates the council-manager form of municipal government;
	 allows a municipality to change to the council-manager form of municipal
govern	ment if the municipality previously operated under the council-manager form
of mun	icipal government;
	 provides a grandfather clause for certain provisions of this bill;
	• requires a municipality that operates under the council-manager form of municipal
govern	ment to be governed by a municipal council with five or seven members;
	• provides that the mayor of a municipality that operates under the council-manager
form of	f municipal government:
	• is a voting member of the municipal council; and
	holds certain powers;
	• provides that the municipal council of a municipality that operates under the
council	-manager form of municipal government:
	• may select a mayor pro tempore;

26	• selects the manager for the municipality and establishes the manager's hours and
27	compensation;
28	• may remove the municipality's manager;
29	• is required to vote each year on whether to retain the municipality's current city
30	manager; and
31	• may establish ordinances to govern certain actions of the municipality's
32	manager;
33	 provides that the manager of a municipality that operates under the council-manager
34	form of municipal government:
35	• is the chief executive officer of the municipality;
36	• is responsible for implementing the municipal council's policies;
37	 holds certain appointment powers;
38	• may create or dissolve a position;
39	• is responsible for the municipality's employees;
40	• is required to report to the municipal council; and
41	 holds certain other powers;
42	 requires the first manager of a municipality that changes to operate under the
43	council-manager form of municipal government to draft certain ordinances
44	regarding the municipality's administration for the council's consideration;
45	 repeals obsolete provisions; and
46	 makes technical and conforming changes.
47	Money Appropriated in this Bill:
48	None
49	Other Special Clauses:
50	None
51	Utah Code Sections Affected:
52	AMENDS:
53	10-3-205.5, as last amended by Laws of Utah 2016, Chapter 14
54	10-3-916, as last amended by Laws of Utah 2017, Chapter 36
55	10-3-1105, as last amended by Laws of Utah 2012, Chapter 321
56	10-3b-102, as last amended by Laws of Utah 2015, Chapter 352

57	10-3b-103, as last amended by Laws of Utah 2015, Chapter 352
58	10-3b-601, as enacted by Laws of Utah 2015, Chapter 352
59	10-3b-605, as enacted by Laws of Utah 2015, Chapter 352
60	10-6-106, as last amended by Laws of Utah 2014, Chapters 176, 253, 377 and last
61	amended by Coordination Clause, Laws of Utah 2014, Chapter 253
62	20A-1-102, as last amended by Laws of Utah 2017, Chapter 52
63	52-8-102, as renumbered and amended by Laws of Utah 2008, Chapter 382
64	78A-7-202, as last amended by Laws of Utah 2015, Chapters 99 and 352
65	ENACTS:
66	10-3b-701, Utah Code Annotated 1953
67	10-3b-702, Utah Code Annotated 1953
68	10-3b-703, Utah Code Annotated 1953
69	10-3b-704, Utah Code Annotated 1953
70	10-3b-705, Utah Code Annotated 1953
71	10-3b-706, Utah Code Annotated 1953
72	REPEALS:
73	10-2a-221, as renumbered and amended by Laws of Utah 2015, Chapter 352
74	
75	Be it enacted by the Legislature of the state of Utah:
76	Section 1. Section 10-3-205.5 is amended to read:
77	10-3-205.5. At-large election of officers Election of council members.
78	(1) (a) Except as provided in Subsection [(2), (3), or (4)] (1)(b), the officers of each
79	city shall be elected in an at-large election held at the time and in the manner provided for
80	electing municipal officers.
81	cleeting municipal officers.
	(b) A council member is not required to be elected in an at-large election if the council
82	
82 83	(b) A council member is not required to be elected in an at-large election if the council
	(b) A council member is not required to be elected in an at-large election if the council member is required to be elected by district:
83	(b) A council member is not required to be elected in an at-large election if the council member is required to be elected by district: (i) under an ordinance described in Subsection (2);
83 84	 (b) A council member is not required to be elected in an at-large election if the council member is required to be elected by district: (i) under an ordinance described in Subsection (2); (ii) under Subsection (3) or (4);

88	Municipal Government, to a form of government with council members selected by district.
89	(2) (a) The governing body of a city may by ordinance provide for the election of some
90	or all [commissioners or] council members, as the case may be, by district equal in number to
91	the number of [commissioners or] council members elected by district.
92	(b) (i) Each district shall be of substantially equal population as the other districts.
93	(ii) Within six months after the Legislature completes its redistricting process, the
94	governing body of each city that has adopted an ordinance under Subsection (2)(a) shall make
95	any adjustments in the boundaries of the districts as may be required to maintain districts of
96	substantially equal population.
97	(3) (a) The municipal council members of a metro township, as defined in Section
98	10-2a-403, are elected:
99	(i) for a metro township with a population of 10,000 or more, by district in accordance
100	with Subsection 10-2a-410(1)(a); or
101	(ii) for a metro township with a population of less than 10,000, at-large in accordance
102	with Subsection 10-2a-410(1)(b).
103	(b) The council districts in a metro township with a population of 10,000 or more shall
104	comply with the requirements of Subsections (2)(b)(i) and (ii).
105	(4) (a) For a city incorporated in accordance with Chapter 2a, Part 4, Incorporation of
106	Metro Townships and Unincorporated Islands in a County of the First Class on and after May
107	12, 2015:
108	(i) the council members are elected by district in accordance with Section 10-2a-410;
109	and
110	(ii) the mayor is elected at-large in accordance with Section 10-2a-410.
111	(b) The council districts in a city described in Subsection (4)(a) shall comply with the
112	requirements of Subsections (2)(b)(i) and (ii).
113	Section 2. Section 10-3-916 is amended to read:
114	10-3-916. Appointment of recorder and treasurer in a city of third, fourth, or
115	fifth class or a town Vacancies in office.
116	(1) (a) [In] Except as provided in Subsection 10-3b-704(6) for a city operating under
117	the council-manager form of government, in each city of the third, fourth, or fifth class and in
118	each town, the mayor, with the advice and consent of the city council, shall appoint a qualified

119	person to the office of city recorder and a qualified person to the office of city treasurer.
120	(b) The mayor and city council, or the manager in a city operating under the
121	council-manager form of government, shall use best efforts to ensure the office of city recorder
122	or office of city treasurer is not vacant.
123	(2) The city recorder is ex officio the city auditor and shall perform the duties of that
124	office.
125	(3) [The] Except as provided in Chapter 3b, Part 7, Council-Manager Form of
126	Municipal Government, the mayor, with the advice and consent of the council, may [also]
127	appoint and fill vacancies in all offices provided for by law or ordinance.
128	(4) All appointed officers shall continue in office until their successors are appointed
129	and qualified.
130	Section 3. Section 10-3-1105 is amended to read:
131	10-3-1105. Municipal employees Duration and termination of employment
132	Exceptions.
133	(1) (a) Except as provided in Subsection (1)(b) or (2), each employee of a municipality
134	shall hold employment without limitation of time, being subject to discharge, suspension of
135	over two days without pay, or involuntary transfer to a position with less remuneration only as
136	provided in Section 10-3-1106.
137	(b) Subsection (1)(a) does not apply to an employee who is discharged or involuntarily
138	transferred to a position with less remuneration if the discharge or involuntary transfer is the
139	result of a layoff or reorganization.
140	(2) Subsection (1)(a) does not apply to:
141	(a) a municipal manager in a municipality operating under the council-manager form of
142	municipal government;
143	[(a)] (b) subject to Subsection (3), a person appointed by the mayor, city manager, or
144	other person or body with the power to appoint in the municipality if:
145	(i) the appointment is made in writing;
146	(ii) the person's written job description identifies the person's position as exempt from
147	the protections described in Subsection (1)(a); and
148	(iii) the position is described in an ordinance as exempt from the protections described
149	in Subsection (1)(a);

150	[(b)] (c) a member of the municipality's police department or fire department who is a
151	member of the classified civil service in a first or second class city;
152	[(c)] (d) a person who holds a position described in Subsections (2)[(c)](d)(i) through
153	(xii) or an equivalent position designated in a municipal ordinance or personnel policy:
154	(i) a police chief of the municipality;
155	(ii) a deputy or assistant police chief of the municipality;
156	(iii) a fire chief of the municipality;
157	(iv) a deputy or assistant fire chief of the municipality;
158	(v) a head of a municipal department or division;
159	(vi) a deputy of a head of a municipal department or division;
160	(vii) a superintendent;
161	(viii) a probationary employee of the municipality;
162	(ix) a part-time employee of the municipality, including paid call firefighters;
163	(x) a seasonal or temporary employee of the municipality;
164	(xi) a person who works in the office of an elected official; or
165	(xii) a secretarial or administrative assistant support position that is specifically
166	designated as a position to assist an elected official or the head or deputy head of a municipal
167	department;
168	[(d)] (e) an individual appointed to a position under Part 9, Appointed Officials and
169	Their Duties, including:
170	(i) the city engineer;
171	(ii) the city recorder;
172	(iii) the city treasurer; or
173	(iv) the city attorney; or
174	[(e)] (f) an employee who has:
175	(i) acknowledged in writing that the employee's employment status is appointed or
176	at-will; or
177	(ii) voluntarily waived the procedures required by Section 10-3-1106.
178	(3) In addition to the persons described in Subsections $(2)[(b)](c)$ through $[(c)](f)$, a
179	municipality may appoint up to 5% of the municipality's workforce in accordance with
180	Subsection (2)(a).

181	(4) Nothing in this section or Section $10-3-1106$ may be construed to limit a
182	municipality's ability to define cause for an employee termination or reduction in force.
183	Section 4. Section 10-3b-102 is amended to read:
184	10-3b-102. Definitions.
185	As used in this chapter:
186	(1) (a) "Council-manager form of government" means the form of municipal
187	government described in Part 7, Council-Manager Form of Municipal Government.
188	(b) "Council-manager form of government" includes a municipal government that
189	deviates under Subsection 10-3b-103(7)(b) from the requirements described in Part 7,
190	Council-Manager Form of Municipal Government.
191	[(1)] (2) "Council-mayor form of government" means the form of municipal
192	government that:
193	(a) (i) is provided for in Laws of Utah 1977, Chapter 48;
194	(ii) may not be adopted without voter approval; and
195	(iii) consists of two separate, independent, and equal branches of municipal
196	government; and
197	(b) on and after May 5, 2008, is described in Part 2, Council-Mayor Form of Municipal
198	Government.
199	[(2)] (3) "Five-member council form of government" means the form of municipal
200	government described in Part 4, Five-Member Council Form of Municipal Government.
201	[(3)] (4) "Metro township" means the same as that term is defined in Section
202	10-2a-403.
203	[(4)] (5) "Metro township council form of government" means the form of metro
204	township government described in Part 5, Metro Township Council Form of Municipal
205	Government.
206	$\left[\frac{(5)}{(6)}\right]$ "Six-member council form of government" means the form of municipal
207	government described in Part 3, Six-Member Council Form of Municipal Government.
208	Section 5. Section 10-3b-103 is amended to read:
209	10-3b-103. Forms of municipal government Form of government for towns.
210	(1) A municipality operating on May 4, 2008, under the council-mayor form of
211	government:

212	(a) shall, on and after May 5, 2008:
213	(i) operate under a council-mayor form of government, as defined in Section
214	10-3b-102; and
215	(ii) be subject to:
216	(A) this part;
217	(B) Part 2, Council-Mayor Form of Municipal Government;
218	(C) Part 6, Changing to Another Form of Municipal Government; and
219	(D) except as provided in Subsection (1)(b), other applicable provisions of this title;
220	and
221	(b) is not subject to:
222	(i) Part 3, Six-Member Council Form of Municipal Government;
223	(ii) Part 4, Five-Member Council Form of Municipal Government; or
224	(iii) Part 5, Metro Township Council Form of Municipal Government.
225	(2) A municipality operating on May 4, 2008 under a form of government known under
226	the law then in effect as the six-member council form:
227	(a) shall, on and after May 5, 2008, and whether or not the council has adopted an
228	ordinance appointing a manager for the municipality:
229	(i) operate under a six-member council form of government, as defined in Section
230	10-3b-102;
231	(ii) be subject to:
232	(A) this part;
233	(B) Part 3, Six-Member Council Form of Municipal Government;
234	(C) Part 6, Changing to Another Form of Municipal Government; and
235	(D) except as provided in Subsection (2)(b), other applicable provisions of this title;
236	and
237	(b) is not subject to:
238	(i) Part 2, Council-Mayor Form of Municipal Government;
239	(ii) Part 4, Five-Member Council Form of Municipal Government; or
240	(iii) Part 5, Metro Township Council Form of Municipal Government.
241	(3) A municipality operating on May 4, 2008, under a form of government known
242	under the law then in effect as the five-member council form:

243	(a) shall, on and after May 5, 2008:
244	(i) operate under a five-member council form of government, as defined in Section
245	10-3b-102;
246	(ii) be subject to:
247	(A) this part;
248	(B) Part 4, Five-Member Council Form of Municipal Government;
249	(C) Part 6, Changing to Another Form of Municipal Government; and
250	(D) except as provided in Subsection (3)(b), other applicable provisions of this title;
251	and
252	(b) is not subject to:
253	(i) Part 2, Council-Mayor Form of Municipal Government;
254	(ii) Part 3, Six-Member Council Form of Municipal Government; or
255	(iii) Part 5, Metro Township Council Form of Municipal Government.
256	(4) Subject to Subsection (5), each municipality other than a metro township
257	incorporated on or after May 5, 2008, shall operate under:
258	(a) the council-mayor form of government, with a five-member council;
259	(b) the council-mayor form of government, with a seven-member council;
260	(c) the six-member council form of government; or
261	(d) the five-member council form of government.
262	(5) Each town shall operate under a five-member council form of government unless:
263	(a) before May 5, 2008, the town has changed to another form of municipal
264	government; or
265	(b) on or after May 5, 2008, the town changes its form of government as provided in
266	Part 6, Changing to Another Form of Municipal Government.
267	(6) Each metro township:
268	(a) shall operate under a metro township council form of government;
269	(b) is subject to:
270	(i) this part;
271	(ii) Part 5, Metro Township Council Form of Municipal Government; and
272	(iii) except as provided in Subsection (6)(c), other applicable provisions of this title;
273	and

274	(c) is not subject to:
275	(i) Part 2, Council-Mayor Form of Municipal Government;
276	(ii) Part 3, Six-Member Council Form of Municipal Government; or
277	(iii) Part 4, Five-Member Council Form of Municipal Government.
278	[(7) (a) As used in this Subsection (7), "council-manager form of government" means
279	the form of municipal government:]
280	[(i) provided for in Laws of Utah 1977, Chapter 48;]
281	[(ii) that cannot be adopted without voter approval; and]
282	[(iii) that provides for, subject to Subsections (8) and (9), an appointed manager with
283	duties and responsibilities established in Laws of Utah 1977, Chapter 48.]
284	[(b)] (7) (a) A municipality operating on May [4, 2008,] 7, 2018, under the law then in
285	effect known as the council-manager form of government:
286	[(i) shall:]
287	[(A) continue to operate, on and after May 5, 2008, under the council-manager form of
288	government according to the applicable provisions of Laws of Utah 1977, Chapter 48; and]
289	(i) shall, on and after May 8, 2018, operate under the council-manager form of
290	government as defined in Section 10-3b-102;
291	[(B)] (ii) [be] except as provided in Subsection (7)(b), is subject to:
292	[(f)] (A) this Subsection (7) and other applicable provisions of this part;
293	(B) Part 7, Council-Manager Form of Municipal Government;
294	[(II)] (C) Part 6, Changing to Another Form of Municipal Government; and
295	[(III)] (D) except as provided in Subsection (7)[(b)(ii)](c), other applicable provisions
296	of this title; and
297	[(iii)] (iiii) is not subject to:
298	(A) Part 2, Council-Mayor Form of Municipal Government;
299	(B) Part 3, Six-Member Council Form of Municipal Government;
300	(C) Part 4, Five-Member Council Form of Municipal Government; or
301	(D) Part 5, Metro Township Council Form of Municipal Government.
302	(b) A municipality described in Subsection (7)(a) may, on and after May 8, 2018:
303	(i) notwithstanding Subsection 10-3b-701(1), continue operating with the same number
304	of council members with which the municipality lawfully operated on May 7, 2018;

305	(ii) provide that the municipality's mayor has different duties, responsibilities, or
306	powers than those described in Subsection 10-3b-702(1) and (2), to the same extent that the
307	municipality's mayor lawfully possessed those different duties, responsibilities, or powers on
308	<u>May 7, 2018; and</u>
309	(iii) provide that the municipality's manager does not possess a duty, responsibility, or
310	power described in Section 10-3b-704, to the extent that the municipality provides that the
311	municipality's mayor lawfully possessed that duty, responsibility, or power under Subsection
312	<u>(7)(b)(ii).</u>
313	(8) (a) As used in this Subsection (8), "interim vacancy period" means the period of
314	time that:
315	(i) begins on the day on which a municipal general election described in Section
316	10-3-201 is held to elect a council member; and
317	(ii) ends on the day on which the council member-elect begins the council member's
318	term.
319	(b) (i) The council may not appoint a manager during an interim vacancy period.
320	(ii) Notwithstanding Subsection (8)(b)(i):
321	(A) the council may appoint an interim manager during an interim vacancy period; and
322	(B) the interim manager's term shall expire once a new manager is appointed by the
323	new administration after the interim vacancy period has ended.
324	(c) Subsection (8)(b) does not apply if all the council members who held office on the
325	day of the municipal general election whose term of office was vacant for the election are
326	re-elected to the council for the following term.
327	(9) A council that appoints a manager in accordance with this section may not, on or
328	after May 10, 2011, enter into an employment contract that contains an automatic renewal
329	provision with the manager.
330	(10) Nothing in this section may be construed to prevent or limit a municipality
331	operating under any form of municipal government from changing to another form of
332	government as provided in Part 6, Changing to Another Form of Municipal Government.
333	Section 6. Section 10-3b-601 is amended to read:
334	10-3b-601. Authority to change to another form of municipal government.
335	(1) As provided in this part, a municipality may change from the form of government

336	under which [it] the municipality operates to:
337	(a) the council-mayor form of government with a five-member council;
338	(b) the council-mayor form of government with a seven-member council;
339	(c) the six-member council form of government; [or]
340	(d) the five-member council form of government[-];
341	(e) subject to Subsection (4), the council-manager form of government with a
342	five-member council; or
343	(f) subject to Subsection (4), the council-manager form of government with a
344	seven-member council.
345	(2) (a) A metro township that changes from the metro township council form of
346	government to a form described in Subsection (1):
347	(i) is no longer a metro township; and
348	(ii) subject to Subsection (2)(b), is a city or town and operates as and has the authority
349	of a city or town.
350	(b) If a metro township with a population that qualifies as a town in accordance with
351	Section 10-2-301 changes the metro township's form of government in accordance with this
352	part, the metro township may only change to the five-member council form of government.
353	(3) A municipality other than a metro township may not operate under the metro
354	township council form of government.
355	(4) A municipality may only change to the council-manager form of government if the
356	municipality previously operated under the council-manager form of government at any time
357	on or after May 5, 2008 in accordance with the laws in effect at the time the municipality
358	operated under the council-manager form of government.
359	Section 7. Section 10-3b-605 is amended to read:
360	10-3b-605. Ballot form.
361	The ballot at an election on a proposal to change the municipality's form of government
362	shall:
363	(1) state the ballot question substantially as follows: "Shall [state the municipality's
364	name], Utah, change its form of government to the [state "council-mayor form, with a
365	five-member council," "council-mayor form, with a seven-member council," "six-member
366	council form," [or] "five-member council form," or "council-manager form," as applicable]?";

367	and
368	(2) provide a space or method for the voter to vote "yes" or "no."
369	Section 8. Section 10-3b-701 is enacted to read:
370	Part 7. Council-Manager Form of Municipal Government
371	<u>10-3b-701.</u> Council-manager form Election and powers and duties of mayor.
372	The powers of municipal government in a municipality operating under the
373	council-manager form of government are vested in:
374	(1) except as provided in Subsection 10-3b-103(7)(b)(i), a council consisting of five or
375	seven members, one of which is a mayor; and
376	(2) a municipal manager selected by the council.
377	Section 9. Section 10-3b-702 is enacted to read:
378	<u>10-3b-702.</u> Mayor in council-manager form Powers and responsibilities
379	Mayor pro tempore.
380	(1) Except as provided in Subsection 10-3b-103(7)(b)(ii), the mayor in a municipality
381	operating under the council-manager form of government:
382	(a) is a regular and voting member of the council;
383	(b) is chair of the council;
384	(c) presides at all council meetings;
385	(d) exercises ceremonial functions for the municipality; and
386	(e) has only those powers granted to the mayor in this part or other applicable law.
387	(2) Except as provided in Subsection 10-3b-103(7)(b)(ii), the mayor shall be elected at
388	large for a four-year term.
389	(3) The mayor is the only person that may execute a bond, note, contract, or written
390	obligation of the municipality on behalf of the municipality.
391	(4) (a) If the mayor is absent or is unable or refuses to act, the council may select a
392	member of the council as mayor pro tempore.
393	(b) A mayor pro tempore selected under Subsection (4)(a) may, during the mayor's
394	absence or inability or refusal to act, perform the duties and functions of the mayor.
395	(c) If the council selects a mayor pro tempore under Subsection (4)(a), the municipal
396	clerk or recorder shall record the selection in the minutes of the council meeting at which the
397	council makes the selection.

398	Section 10. Section 10-3b-703 is enacted to read:
399	<u>10-3b-703.</u> Council-manager form Appointment and removal of municipal
400	manager Prohibitions on council action.
401	(1) The council of a municipality operating under the council-manager form of
402	government shall, by a two-thirds vote of all of the council members, appoint a municipal
403	manager.
404	(2) The municipal manager is the chief executive officer of the municipality.
405	(3) (a) The municipal council may, at its pleasure and by majority vote, remove the
406	manager.
407	(b) Except as provided in Subsection (3)(c), the council shall ensure that a manager
408	that the council removes receives:
409	(i) any unpaid balance of the manager's salary as of the day on which the council
410	removes the manager; and
411	(ii) the manager's salary, at the same rate as before the manager is removed, for the six
412	calendar months immediately following the day on which the council removes the manager.
413	(c) Subsection (3)(b) does not apply to a manager that is removed for proven
414	malfeasance in office.
415	(4) (a) Each year, the council shall vote on whether to retain the municipality's current
416	manager.
417	(b) If a majority of the council votes against retaining the municipality's manager:
418	(i) the manager is immediately removed, unless otherwise specified by the council; and
419	(ii) the council shall comply with Subsection (3)(b).
420	(5) The council may not delegate to the manager:
421	(a) a power specifically reserved for the mayor in a statute that is applicable to the
422	mayor of a municipality that operates under the council-manager form of municipal
423	government;
424	(b) the mayor's position as chair of the council; or
425	(c) an ex officio position that the mayor holds.
426	(6) (a) The council or a member of the council may not give an order to a person over
427	which the mayor or the manager has jurisdiction.
428	(b) Notwithstanding Subsection (6)(a), the council or a member of the council may

429	make a recommendation to the mayor or the manager regarding a person over which the mayor
430	or manager has jurisdiction.
431	Section 11. Section 10-3b-704 is enacted to read:
432	<u>10-3b-704.</u> Manager Powers and duties.
433	Except as provided in Subsection 10-3b-103(7)(b)(iii), a municipal manager in a
434	municipality that operates under the council-manager form of government shall:
435	(1) execute and enforce all applicable laws, ordinances, rules, and regulations for the
436	municipality;
437	(2) ensure that a person observes the terms of a franchise, lease, permit, contract,
438	license, or privilege that the municipality grants to the person;
439	(3) implement the policies and programs that the council establishes;
440	(4) organize and direct the executive affairs of the municipality in a manner that is
441	consistent with this chapter and the municipality's ordinances;
442	(5) if the municipality is a city, appoint a budget officer to comply with the
443	requirements of Chapter 6, Uniform Fiscal Procedures Act for Utah Cities;
444	(6) appoint, with the council's advice and consent, a qualified person to each of the
445	following:
446	(a) in a city, the offices of recorder, treasurer, engineer, and attorney; or
447	(b) in a town, the offices of treasurer and clerk;
448	(7) create any other offices that the manager determines is necessary for the
449	municipality's good governance;
450	(8) regulate and prescribe the powers and duties of an unelected officer of the
451	municipality, except as provided by law or by ordinance;
452	(9) inspect the records of, investigate the actions of, and require reports from, an office,
453	department, agency, board, or commission of the municipality;
454	(10) except as provided in Chapter 3, Part 10, Civil Service Commission, appoint, $\hat{H} \rightarrow \underline{\text{with}}$
454a	<u>the council's advice and consent,</u> ←Ĥ
455	suspend, or remove the head of a municipal office, department, or agency:
456	$\hat{H} \rightarrow [\underline{(a) \text{ with the council's advice and consent}};$
457	(b) (a) $\leftarrow \hat{H}$ in accordance with the provisions of this part and Chapter 3, Municipal
458	Government; and
459	$\hat{H} \rightarrow [\underline{(e)}] (\underline{b}) \leftarrow \hat{H}$ in accordance with municipal ordinance;

460	(11) unless otherwise indicated in an ordinance adopted by the council, appoint
461	members of each of the municipality's boards or commissions;
462	(12) establish standards and procedures, that are consistent with Chapter 3, Municipal
463	Government, to govern the process by which the head of an office, department, or agency
464	selects employees within the head's office, department, or agency;
465	(13) submit an annual report to the council that:
466	(a) describes development within the municipality;
467	(b) assesses the needs of the municipality;
468	(c) describes the financial, administrative, and operational activities of municipal
469	offices, departments, agencies, boards, and commissions; and
470	(d) evaluates and makes recommendations regarding an item described in Subsections
471	<u>(13)(a) through (c);</u>
472	(14) submit other reports to the council:
473	(a) as requested by the council; or
474	(b) as the manager determines is necessary for the council's information;
475	(15) attend each council meeting and participate in the council's discussions and
476	deliberations;
477	(16) with the consent of the council, select an individual to act as municipal manager if
478	the municipal manager is absent or temporarily unable to act as the municipal manager; and
479	(17) perform other duties and functions as specified by the council, municipal
480	ordinance, or state law.
481	Section 12. Section 10-3b-705 is enacted to read:
482	<u>10-3b-705.</u> Municipal administration in council-manager form.
483	(1) When a municipality changes under Part 6, Changing to Another Form of
484	Municipal Government, to operate under the council-manager form of government the first
485	municipal manager appointed under Section 10-3b-703 after the change shall:
486	(a) draft a proposed ordinance that:
487	(i) subject to Sections 10-3-801 and 10-3-805 for a city of the first or second class,
488	divides the administrative organization of the municipality into departments, divisions, and
489	offices;
490	(ii) defines the functions and duties of each department, division, or office; and

491	(iii) establishes provisions for the management of each department, division, or office,
492	including the duties and powers of the head of each department, division, or office; and
493	(b) submit the proposed ordinance described in Subsection (1)(a) to the council within
494	six months after the day on which the manager is appointed.
495	(2) (a) After the manager submits the proposed ordinance under Subsection (1)(b), the
496	council shall consider, amend if necessary, and adopt the proposed ordinance.
497	(b) After the adoption of the proposed ordinance, the council, upon recommendation of
498	the manager, may:
499	(i) create, consolidate, or dissolve a municipal department, division, or office; and
500	(ii) define or alter the functions or duties of a municipal department, division, or office.
501	(3) The head of each division, department, or office has power to create policies and
502	rules for the head's division, department, or office that are consistent with:
503	(a) the ordinance adopted or amended under this section; and
504	(b) applicable law.
505	(4) Before the council adopts an ordinance under Subsection (2), the manager may
506	establish temporary rules and policies for the administration of the municipal government in
507	order to ensure the municipal government functions efficiently and effectively.
508	Section 13. Section 10-3b-706 is enacted to read:
509	<u>10-3b-706.</u> Manager Hours and compensation.
510	The municipal council operating under a council-manager form of government shall
511	establish:
512	(1) expectations for the municipal manager's responsibilities and performance;
513	(2) the municipal manager's hours and work schedule; and
514	(3) the municipal manager's total compensation package, including the manager's
515	salary and benefits.
516	Section 14. Section 10-6-106 is amended to read:
517	10-6-106. Definitions.
518	As used in this chapter:
519	(1) "Account group" is defined by generally accepted accounting principles as reflected
520	in the Uniform Accounting Manual for Utah Cities.
521	(2) "Appropriation" means an allocation of money by the governing body for a specific

522	purpose.
523	(3) (a) "Budget" means a plan of financial operations for a fiscal period which
524	embodies estimates of proposed expenditures for given purposes and the proposed means of
525	financing them.
526	(b) "Budget" may refer to the budget of a particular fund for which a budget is required
527	by law or it may refer collectively to the budgets for all such funds.
528	(4) "Budgetary fund" means a fund for which a budget is required.
529	(5) "Budget officer" means:
530	(a) the city auditor in a city of the first [and] or second class[;];
531	(b) the mayor, or [some person] an individual appointed by the mayor with the
532	approval of the city council, in a city of the third, fourth, or fifth class[,];
533	(c) the mayor in the council-mayor optional form of government[, or];
534	(d) the [person] individual designated by the charter in a charter city[-]; or
535	(e) notwithstanding Subsections (5)(a) through (d), in a city operating under the
536	council-manager form of government, the individual whom the city manager designates.
537	(6) "Budget period" means the fiscal period for which a budget is prepared.
538	(7) "Check" means an order in a specific amount drawn upon a depository by an
539	authorized officer of a city.
540	(8) "City general fund" means the general fund used by a city.
541	(9) "Current period" means the fiscal period in which a budget is prepared and adopted,
542	i.e., the fiscal period next preceding the budget period.
543	(10) "Department" means any functional unit within a fund that carries on a specific
544	activity, such as a fire or police department within a city general fund.
545	(11) "Encumbrance system" means a method of budgetary control in which part of an
546	appropriation is reserved to cover a specific expenditure by charging obligations, such as
547	purchase orders, contracts, or salary commitments to an appropriation account at their time of
548	origin. Such obligations cease to be encumbrances when paid or when the actual liability is
549	entered on the city's books of account.
550	(12) "Enterprise fund" means a fund as defined by the Governmental Accounting
551	Standards Board that is used by a municipality to report an activity for which a fee is charged to
552	users for goods or services.

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553 (13) "Estimated revenue" means the amount of revenue estimated to be received from 554 all sources during the budget period in each fund for which a budget is being prepared. 555 (14) "Financial officer" means the mayor in the council-mayor optional form of 556 government or the city official as authorized by Section 10-6-158. 557 (15) "Fiscal period" means the annual or biennial period for accounting for fiscal 558 operations in each city. 559 (16) "Fund" is as defined by generally accepted accounting principles as reflected in 560 the Uniform Accounting Manual for Utah Cities. 561 (17) "Fund balance," "retained earnings," and "deficit" have the meanings commonly 562 accorded such terms under generally accepted accounting principles as reflected in the Uniform 563 Accounting Manual for Utah Cities. (18) "General fund" is as defined by the Governmental Accounting Standards Board as 564 565 reflected in the Uniform Accounting Manual for All Local Governments prepared by the Office of the Utah State Auditor. 566 567 (19) "Governing body" means a city council, [or city commission, as the case may be,] 568 but the authority to make any appointment to any position created by this chapter is vested in 569 the mayor in the council-mayor optional form of government. 570 (20) "Interfund loan" means a loan of cash from one fund to another, subject to future 571 repayment. 572 (21) "Last completed fiscal period" means the fiscal period next preceding the current 573 period. 574 (22) (a) "Public funds" means any money or payment collected or received by an 575 officer or employee of the city acting in an official capacity and includes money or payment to 576 the officer or employee for services or goods provided by the city, or the officer or employee 577 while acting within the scope of employment or duty. 578 (b) "Public funds" does not include money or payments collected or received by an 579 officer or employee of a city for charitable purposes if the mayor or city council has consented to the officer's or employee's participation in soliciting contributions for a charity. 580 581 (23) "Special fund" means any fund other than the city general fund. 582 (24) "Utility" means a utility owned by a city, in whole or in part, that provides 583 electricity, gas, water, or sewer, or any combination of them.

584	(25) "Warrant" means an order drawn upon the city treasurer, in the absence of
585	sufficient money in the city's depository, by an authorized officer of a city for the purpose of
586	paying a specified amount out of the city treasury to the person named or to the bearer as
587	money becomes available.
588	Section 15. Section 20A-1-102 is amended to read:
589	20A-1-102. Definitions.
590	As used in this title:
591	(1) "Active voter" means a registered voter who has not been classified as an inactive
592	voter by the county clerk.
593	(2) "Automatic tabulating equipment" means apparatus that automatically examines
594	and counts votes recorded on paper ballots or ballot sheets and tabulates the results.
595	(3) (a) "Ballot" means the storage medium, whether paper, mechanical, or electronic,
596	upon which a voter records the voter's votes.
597	(b) "Ballot" includes ballot sheets, paper ballots, electronic ballots, and secrecy
598	envelopes.
599	(4) "Ballot label" means the cards, papers, booklet, pages, or other materials that:
600	(a) contain the names of offices and candidates and statements of ballot propositions to
601	be voted on; and
602	(b) are used in conjunction with ballot sheets that do not display that information.
603	(5) "Ballot proposition" means a question, issue, or proposal that is submitted to voters
604	on the ballot for their approval or rejection including:
605	(a) an opinion question specifically authorized by the Legislature;
606	(b) a constitutional amendment;
607	(c) an initiative;
608	(d) a referendum;
609	(e) a bond proposition;
610	(f) a judicial retention question;
611	(g) an incorporation of a city or town; or
612	(h) any other ballot question specifically authorized by the Legislature.
613	(6) "Ballot sheet":
614	(a) means a ballot that:

615	(i) consists of paper or a card where the voter's votes are marked or recorded; and
616	(ii) can be counted using automatic tabulating equipment; and
617	(b) includes punch card ballots and other ballots that are machine-countable.
618	(7) "Bind," "binding," or "bound" means securing more than one piece of paper
619	together with a staple or stitch in at least three places across the top of the paper in the blank
620	space reserved for securing the paper.
621	(8) "Board of canvassers" means the entities established by Sections 20A-4-301 and
622	20A-4-306 to canvass election returns.
623	(9) "Bond election" means an election held for the purpose of approving or rejecting
624	the proposed issuance of bonds by a government entity.
625	(10) "Book voter registration form" means voter registration forms contained in a
626	bound book that are used by election officers and registration agents to register persons to vote.
627	(11) "Business reply mail envelope" means an envelope that may be mailed free of
628	charge by the sender.
629	(12) "By-mail voter registration form" means a voter registration form designed to be
630	completed by the voter and mailed to the election officer.
631	(13) "Canvass" means the review of election returns and the official declaration of
632	election results by the board of canvassers.
633	(14) "Canvassing judge" means a poll worker designated to assist in counting ballots at
634	the canvass.
635	(15) "Contracting election officer" means an election officer who enters into a contract
636	or interlocal agreement with a provider election officer.
637	(16) "Convention" means the political party convention at which party officers and
638	delegates are selected.
639	(17) "Counting center" means one or more locations selected by the election officer in
640	charge of the election for the automatic counting of ballots.
641	(18) "Counting judge" means a poll worker designated to count the ballots during
642	election day.
643	(19) "Counting poll watcher" means a person selected as provided in Section
644	20A-3-201 to witness the counting of ballots.
645	(20) "Counting room" means a suitable and convenient private place or room,

646	immediately adjoining the place where the election is being held, for use by the poll workers
647	and counting judges to count ballots during election day.
648	(21) "County officers" means those county officers that are required by law to be
649	elected.
650	(22) "Date of the election" or "election day" or "day of the election":
651	(a) means the day that is specified in the calendar year as the day that the election
652	occurs; and
653	(b) does not include:
654	(i) deadlines established for absentee voting; or
655	(ii) any early voting or early voting period as provided under Chapter 3, Part 6, Early
656	Voting.
657	(23) "Elected official" means:
658	(a) a person elected to an office under Section 20A-1-303;
659	(b) a person who is considered to be elected to a municipal office in accordance with
660	Subsection 20A-1-206(1)(c)(ii); or
661	(c) a person who is considered to be elected to a local district office in accordance with
662	Subsection 20A-1-206(3)(c)(ii).
663	(24) "Election" means a regular general election, a municipal general election, a
664	statewide special election, a local special election, a regular primary election, a municipal
665	primary election, and a local district election.
666	(25) "Election Assistance Commission" means the commission established by the Help
667	America Vote Act of 2002, Pub. L. No. 107-252.
668	(26) "Election cycle" means the period beginning on the first day persons are eligible to
669	file declarations of candidacy and ending when the canvass is completed.
670	(27) "Election judge" means a poll worker that is assigned to:
671	(a) preside over other poll workers at a polling place;
672	(b) act as the presiding election judge; or
673	(c) serve as a canvassing judge, counting judge, or receiving judge.
674	(28) "Election officer" means:
675	(a) the lieutenant governor, for all statewide ballots and elections;
676	(b) the county clerk for:

678(ii) a ballot and election as a provider election officer as provided in Section67920A-5-400.1 or 20A-5-400.5;680(c) the municipal ballot and election; and681(i) a municipal ballot and election; and682(ii) a ballot and election as a provider election officer as provided in Section68320A-5-400.1 or 20A-5-400.5;684(d) the local district clerk or chief executive officer for:685(i) a local district ballot and election; and686(iii) a ballot and election as a provider election officer as provided in Section68720A-5-400.1 or 20A-5-400.5; or688(c) the business administrator or superintendent of a school district for:689(i) a school district ballot and election; and690(ii) a ballot and election as a provider election officer as provided in Section69120A-5-400.1 or 20A-5-400.5,692(29) "Election official" means any election officer, election judge, or poll worker.693(30) "Election results" means:694(a) for an election sch e count of those votes cast for and against the bond695proposition plus any or all of the election returns that the board of canvassers may request.698(31) "Election returns" includes the pollbook, the military and overseas absentee voter699registration and voting certificates, one of the tally sheets, any unprocessed absentee ballots, all690(32) "Electronic ballot" means a ballot that is recorded using a direct electronic voting691counted ballots, all excess ballots, all unused ballots, all spoiled ballots, the ballot d	677	(i) a county ballot and election; and
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706 the record.	704	(33) "Electronic signature" means an electronic sound, symbol, or process attached to
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707 (34) (a) "Electronic voting device" means a voting device that uses electronic ballots.	706	the record.
	707	(34) (a) "Electronic voting device" means a voting device that uses electronic ballots.

708	(b) "Electronic voting device" includes a direct recording electronic voting device.
709	(35) "Inactive voter" means a registered voter who is listed as inactive by a county
710	clerk under Subsection 20A-2-306(4)(c)(i) or (ii).
711	(36) "Inspecting poll watcher" means a person selected as provided in this title to
712	witness the receipt and safe deposit of voted and counted ballots.
713	(37) "Judicial office" means the office filled by any judicial officer.
714	(38) "Judicial officer" means any justice or judge of a court of record or any county
715	court judge.
716	(39) "Local district" means a local government entity under Title 17B, Limited Purpose
717	Local Government Entities - Local Districts, and includes a special service district under Title
718	17D, Chapter 1, Special Service District Act.
719	(40) "Local district officers" means those local district board members that are required
720	by law to be elected.
721	(41) "Local election" means a regular county election, a regular municipal election, a
722	municipal primary election, a local special election, a local district election, and a bond
723	election.
724	(42) "Local political subdivision" means a county, a municipality, a local district, or a
725	local school district.
726	(43) "Local special election" means a special election called by the governing body of a
727	local political subdivision in which all registered voters of the local political subdivision may
728	vote.
729	(44) "Municipal executive" means:
730	(a) the mayor in the council-mayor form of government defined in Section 10-3b-102;
731	(b) the mayor in the council-manager form of government defined in [Subsection
732	$\frac{10-3b-103(7)}{10-3b-102}$; or
733	(c) the chair of a metro township form of government defined in Section $10-3b-102$.
734	(45) "Municipal general election" means the election held in municipalities and, as
735	applicable, local districts on the first Tuesday after the first Monday in November of each
736	odd-numbered year for the purposes established in Section 20A-1-202.
737	(46) "Municipal legislative body" means:
738	(a) the council of the city or town in any form of municipal government; or

739	(b) the council of a metro township.
740	(47) "Municipal office" means an elective office in a municipality.
741	(48) "Municipal officers" means those municipal officers that are required by law to be
742	elected.
743	(49) "Municipal primary election" means an election held to nominate candidates for
744	municipal office.
745	(50) "Municipality" means a city, town, or metro township.
746	(51) "Official ballot" means the ballots distributed by the election officer to the poll
747	workers to be given to voters to record their votes.
748	(52) "Official endorsement" means:
749	(a) the information on the ballot that identifies:
750	(i) the ballot as an official ballot;
751	(ii) the date of the election; and
752	(iii) (A) for a ballot prepared by an election officer other than a county clerk, the
753	facsimile signature required by Subsection 20A-6-401(1)(b)(iii); or
754	(B) for a ballot prepared by a county clerk, the words required by Subsection
755	20A-6-301(1)(c)(iii); and
756	(b) the information on the ballot stub that identifies:
757	(i) the poll worker's initials; and
758	(ii) the ballot number.
759	(53) "Official register" means the official record furnished to election officials by the
760	election officer that contains the information required by Section 20A-5-401.
761	(54) "Paper ballot" means a paper that contains:
762	(a) the names of offices and candidates and statements of ballot propositions to be
763	voted on; and
764	(b) spaces for the voter to record the voter's vote for each office and for or against each
765	ballot proposition.
766	(55) "Political party" means an organization of registered voters that has qualified to
767	participate in an election by meeting the requirements of Chapter 8, Political Party Formation
768	and Procedures.
769	[(58)] (56) (a) "Poll worker" means a person assigned by an election official to assist

770	with an election, voting, or counting votes.
771	(b) "Poll worker" includes election judges.
772	(c) "Poll worker" does not include a watcher.
773	[(56)] (57) "Pollbook" means a record of the names of voters in the order that they
774	appear to cast votes.
775	[(57)] (58) "Polling place" means the building where voting is conducted.
776	(59) "Position" means a square, circle, rectangle, or other geometric shape on a ballot
777	in which the voter marks the voter's choice.
778	(60) "Primary convention" means the political party conventions held during the year
779	of the regular general election.
780	(61) "Protective counter" means a separate counter, which cannot be reset, that:
781	(a) is built into a voting machine; and
782	(b) records the total number of movements of the operating lever.
783	(62) "Provider election officer" means an election officer who enters into a contract or
784	interlocal agreement with a contracting election officer to conduct an election for the
785	contracting election officer's local political subdivision in accordance with Section
786	20A-5-400.1.
787	(63) "Provisional ballot" means a ballot voted provisionally by a person:
788	(a) whose name is not listed on the official register at the polling place;
789	(b) whose legal right to vote is challenged as provided in this title; or
790	(c) whose identity was not sufficiently established by a poll worker.
791	(64) "Provisional ballot envelope" means an envelope printed in the form required by
792	Section 20A-6-105 that is used to identify provisional ballots and to provide information to
793	verify a person's legal right to vote.
794	(65) "Qualify" or "qualified" means to take the oath of office and begin performing the
795	duties of the position for which the person was elected.
796	(66) "Receiving judge" means the poll worker that checks the voter's name in the
797	official register, provides the voter with a ballot, and removes the ballot stub from the ballot
798	after the voter has voted.
799	(67) "Registration form" means a book voter registration form and a by-mail voter
800	registration form.

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801 (68) "Regular ballot" means a ballot that is not a provisional ballot. 802 (69) "Regular general election" means the election held throughout the state on the first 803 Tuesday after the first Monday in November of each even-numbered year for the purposes 804 established in Section 20A-1-201. 805 (70) "Regular primary election" means the election on the fourth Tuesday of June of 806 each even-numbered year, to nominate candidates of political parties and candidates for 807 nonpartisan local school board positions to advance to the regular general election. 808 (71) "Resident" means a person who resides within a specific voting precinct in Utah. 809 (72) "Sample ballot" means a mock ballot similar in form to the official ballot printed 810 and distributed as provided in Section 20A-5-405. 811 (73) "Scratch vote" means to mark or punch the straight party ticket and then mark or 812 punch the ballot for one or more candidates who are members of different political parties or 813 who are unaffiliated. 814 (74) "Secrecy envelope" means the envelope given to a voter along with the ballot into 815 which the voter places the ballot after the voter has voted it in order to preserve the secrecy of 816 the voter's vote. 817 (75) "Special election" means an election held as authorized by Section 20A-1-203. (76) "Spoiled ballot" means each ballot that: 818 819 (a) is spoiled by the voter; 820 (b) is unable to be voted because it was spoiled by the printer or a poll worker; or 821 (c) lacks the official endorsement. 822 (77) "Statewide special election" means a special election called by the governor or the 823 Legislature in which all registered voters in Utah may vote. 824 (78) "Stub" means the detachable part of each ballot. 825 (79) "Substitute ballots" means replacement ballots provided by an election officer to 826 the poll workers when the official ballots are lost or stolen. 827 (80) "Ticket" means a list of: 828 (a) political parties; 829 (b) candidates for an office; or 830 (c) ballot propositions. 831 (81) "Transfer case" means the sealed box used to transport voted ballots to the

 (82) "Vacancy" means the absence of a person to serve in any position created by statute, whether that absence occurs because of death, disability, disqualification, resignation or other cause. (83) "Valid voter identification" means: (a) a form of identification that bears the name and photograph of the voter which mains (a) a form of identification that bears the name and photograph of the voter which mains (i) a currently valid Utah driver license; (ii) a currently valid identification card that is issued by: (A) the state; or (B) a branch, department, or agency of the United States; (iii) a currently valid Utah permit to carry a concealed weapon; (iv) a currently valid United States passport; or 	
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 843 (iii) a currently valid Utah permit to carry a concealed weapon; 844 (iv) a currently valid United States passport; or 	
844 (iv) a currently valid United States passport; or	
845 (v) a currently valid United States military identification card;	
846 (b) one of the following identification cards, whether or not the card includes a	
847 photograph of the voter:	
848 (i) a valid tribal identification card;	
849 (ii) a Bureau of Indian Affairs card; or	
850 (iii) a tribal treaty card; or	
851 (c) two forms of identification not listed under Subsection (83)(a) or (b) but that beau	
the name of the voter and provide evidence that the voter resides in the voting precinct, which	1
853 may include:	
(i) a current utility bill or a legible copy thereof, dated within the 90 days before the	
855 election;	
856 (ii) a bank or other financial account statement, or a legible copy thereof;	
857 (iii) a certified birth certificate;	
858 (iv) a valid social security card;	
859 (v) a check issued by the state or the federal government or a legible copy thereof;	
860 (vi) a paycheck from the voter's employer, or a legible copy thereof;	
861 (vii) a currently valid Utah hunting or fishing license;	
862 (viii) certified naturalization documentation;	

863	(ix) a currently valid license issued by an authorized agency of the United States;
864	(x) a certified copy of court records showing the voter's adoption or name change;
865	(xi) a valid Medicaid card, Medicare card, or Electronic Benefits Transfer Card;
866	(xii) a currently valid identification card issued by:
867	(A) a local government within the state;
868	(B) an employer for an employee; or
869	(C) a college, university, technical school, or professional school located within the
870	state; or
871	(xiii) a current Utah vehicle registration.
872	(84) "Valid write-in candidate" means a candidate who has qualified as a write-in
873	candidate by following the procedures and requirements of this title.
874	(85) "Voter" means a person who:
875	(a) meets the requirements for voting in an election;
876	(b) meets the requirements of election registration;
877	(c) is registered to vote; and
878	(d) is listed in the official register book.
879	(86) "Voter registration deadline" means the registration deadline provided in Section
880	20A-2-102.5.
881	(87) "Voting area" means the area within six feet of the voting booths, voting
882	machines, and ballot box.
883	(88) "Voting booth" means:
884	(a) the space or compartment within a polling place that is provided for the preparation
885	of ballots, including the voting machine enclosure or curtain; or
886	(b) a voting device that is free standing.
887	(89) "Voting device" means:
888	(a) an apparatus in which ballot sheets are used in connection with a punch device for
889	piercing the ballots by the voter;
890	(b) a device for marking the ballots with ink or another substance;
891	(c) an electronic voting device or other device used to make selections and cast a ballot
892	electronically, or any component thereof;
893	(d) an automated voting system under Section 20A-5-302; or

894	(e) any other method for recording votes on ballots so that the ballot may be tabulated
895	by means of automatic tabulating equipment.
896	(90) "Voting machine" means a machine designed for the sole purpose of recording
897	and tabulating votes cast by voters at an election.
898	(91) "Voting poll watcher" means a person appointed as provided in this title to
899	witness the distribution of ballots and the voting process.
900	(92) "Voting precinct" means the smallest voting unit established as provided by law
901	within which qualified voters vote at one polling place.
902	(93) "Watcher" means a voting poll watcher, a counting poll watcher, an inspecting
903	poll watcher, and a testing watcher.
904	(94) "Western States Presidential Primary" means the election established in Chapter 9,
905	Part 8, Western States Presidential Primary.
906	(95) "Write-in ballot" means a ballot containing any write-in votes.
907	(96) "Write-in vote" means a vote cast for a person whose name is not printed on the
908	ballot according to the procedures established in this title.
909	Section 16. Section 52-8-102 is amended to read:
910	52-8-102. Definitions.
911	As used in this chapter:
912	(1) "Attribution" means to be responsible for the truth, correctness, and accuracy of a
913	report.
914	(2) "Chief executive officer" means:
915	(a) the governor, for the state;
916	(b) the chair of the county commission or the county executive, for a county; and
917	(c) the mayor, for a municipality[, or if governed under a council-manager form of
918	government, the chair of the council].
919	(3) "Government entity" includes the state, its agencies and institutions, each county,
920	municipality, school district, local district, and special service district in Utah.
921	(4) "Promotional literature" means reports whose primary or secondary purpose is to
922	provide nonresidents with information about the government entity that produced the report.
923	(5) (a) "Report" means each account, statement, record of proceedings, summary of
924	activities, and other written or printed document required by statute that is prepared or

925	produced by a government entity that is distributed to the public.
926	(b) "Report" does not mean written or printed documents whose primary purpose is to
927	provide biographical information about government officials.
928	Section 17. Section 78A-7-202 is amended to read:
929	78A-7-202. Justice court judges to be appointed Procedure.
930	(1) As used in this section:
931	(a) "Local government executive" means:
932	(i) for a county:
933	(A) the chair of the county commission in a county operating under the county
934	commission or expanded county commission form of county government;
935	(B) the county executive in a county operating under the county executive-council form
936	of county government; and
937	(C) the county manager in a county operating under the council-manager form of
938	county government;
939	(ii) for a city or town:
940	(A) the mayor of the city or town; or
941	(B) the city manager, in [the] <u>a</u> council-manager form of government [described in
942	Subsection 10-3b-103(7)] as defined in Section 10-3b-102; and
943	(iii) for a metro township, the chair of the metro township council.
944	(b) "Local legislative body" means:
945	(i) for a county, the county commission or county council; and
946	(ii) for a city or town, the council of the city or town.
947	(2) There is created in each county a county justice court nominating commission to
948	review applicants and make recommendations to the appointing authority for a justice court
949	position. The commission shall be convened when a new justice court judge position is created
950	or when a vacancy in an existing court occurs for a justice court located within the county.
951	(a) Membership of the justice court nominating commission shall be as follows:
952	(i) one member appointed by:
953	(A) the county commission if the county has a county commission form of
954	government; or
955	(B) the county executive if the county has an executive-council form of government;

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956 (ii) one member appointed by the municipalities in the counties as follows: 957 (A) if the county has only one municipality, appointment shall be made by the 958 governing authority of that municipality; or 959 (B) if the county has more than one municipality, appointment shall be made by a municipal selection committee composed of the mayors of each municipality and the chairs of 960 961 each metro township in the county; 962 (iii) one member appointed by the county bar association; and 963 (iv) two members appointed by the governing authority of the jurisdiction where the 964 judicial office is located. 965 (b) If there is no county bar association, the member in Subsection (2)(a)(iii) shall be 966 appointed by the regional bar association. If no regional bar association exists, the state bar 967 association shall make the appointment. 968 (c) Members appointed under Subsections (2)(a)(i) and (ii) may not be the appointing authority or an elected official of a county or municipality. 969 970 (d) The nominating commission shall submit at least three names to the appointing 971 authority of the jurisdiction expected to be served by the judge. The local government 972 executive shall appoint a judge from the list submitted and the appointment ratified by the local 973 legislative body. 974 (e) The state court administrator shall provide staff to the commission. The Judicial 975 Council shall establish rules and procedures for the conduct of the commission. 976 (3) Judicial vacancies shall be advertised in a newspaper of general circulation, through 977 the Utah State Bar, and other appropriate means. 978 (4) Selection of candidates shall be based on compliance with the requirements for 979 office and competence to serve as a judge. 980 (5) Once selected, every prospective justice court judge shall attend an orientation 981 seminar conducted under the direction of the Judicial Council. Upon completion of the 982 orientation program, the Judicial Council shall certify the justice court judge as qualified to 983 hold office. 984 (6) The selection of a person to fill the office of justice court judge is effective upon certification of the judge by the Judicial Council. A justice court judge may not perform 985 986 judicial duties until certified by the Judicial Council.

- 987 Section 18. **Repealer.**
- 988 This bill repeals:
- 989 Section 10-2a-221, Incorporation petition or feasibility study before May 8, 2012.