{deleted text} shows text that was in HB0351 but was deleted in HB0351S05.

inserted text shows text that was not in HB0351 but was inserted into HB0351S05.

DISCLAIMER: This document is provided to assist you in your comparison of the two bills. Sometimes this automated comparison will NOT be completely accurate. Therefore, you need to read the actual bills. This automatically generated document could contain inaccuracies caused by: limitations of the compare program; bad input data; or other causes.

Representative Jordan D. Teuscher proposes the following substitute bill:

COUNTY RECORDER MODIFICATIONS

2023 GENERAL SESSION STATE OF UTAH

Chief Sponsor: Jordan D. Teuscher

LONG TITLE

General Description:

This bill modifies provisions related to county recorders.

Highlighted Provisions:

This bill:

- defines terms;
- establishes the County Recorder {Oversight} <u>Standards</u> Board (board) for the purpose of {:
 - establishing} making rules that establish statewide standards for county recorders (in relation to the protection and submission of documents; and
 - hearing and deciding appeals from decisions of}:
- requires counties to establish an appeal authority to hear and decide appeals from a county recorder's application of rules made by the board;

- requires county recorders {regarding access to public records} to comply with the board's rules and the county's appeal authority;
- describes the membership and appointment of board members;
- requires the Department of Commerce to provide staff support to the board;
- requires {a county recorder to comply with the policies and procedures established by } the board to report annually to the Legislature; and
- makes technical changes.

Money Appropriated in this Bill:

None

Other Special Clauses:

None

Utah Code Sections Affected:

AMENDS:

17-21-1, as last amended by Laws of Utah 2014, Chapter 89

ENACTS:

17-50-340, Utah Code Annotated 1953

63C-29-101, Utah Code Annotated 1953

63C-29-201, Utah Code Annotated 1953

63C-29-202, Utah Code Annotated 1953

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

Section 1. Section 17-21-1 is amended to read:

17-21-1. Recorder -- Document custody responsibility -- Compliance with <u>rules</u>

<u>made by the County Recorder {Oversight}Standards</u> Board -- {Adoption of policies and <u>procedures}Compliance with county appeal authority.</u>

The county recorder:

- (1) is custodian of all recorded documents and records required by law to be recorded; and and
- (2) shall comply with {the policies and procedures established}rules made by the County Recorder {Oversight} Standards Board under Section 63C-29-202, including {policies and procedures governing}rules that govern:

- (a) the protection of recorded documents and records in the county recorder's custody;
- (b) the electronic submission of plats, records, and other documents to the county recorder's office;
- (c) the protection of privacy interests in the case of documents and records in the county recorder's custody; and
- (d) {appeals from decisions} the formatting, recording, and redaction of documents and records in the county {recorder regarding access to public records.
 - (3) The county recorder's custody;
- (3) shall comply with the appeal authority established by the county legislative body in accordance with Section 17-50-340; and
- (4) may adopt policies and procedures governing the {activities} office of the county recorder that do not conflict with this chapter or {the policies and procedures established} rules made by the County Recorder {Oversight} Standards Board under Section 63C-29-202.
- [(2) shall establish policies and procedures that the recorder considers necessary to protect recorded documents and records in the recorder's custody, including determining the appropriate method for the public to obtain copies of the public record under Section 17-21-19 and supervision of those who search and make copies of the public record;]
- [(3) may establish procedures and guidelines to govern the electronic submission of plats, records, and other documents to the county recorder's office consistent with Title 46, Chapter 4, Uniform Electronic Transactions Act, and Chapter 21a, Uniform Real Property Electronic Recording Act; and
- [(4) shall establish procedures to govern the electronic submission of plats, records, and other documents to the county recorder's office consistent with standards established under Chapter 21a, Uniform Real Property Electronic Recording Act, by:]
 - [(a) if in a county of the first or second class, July 1, 2016;]
 - [(b) if in a county of the third or fourth class, July 1, 2017; or]
 - [(c) if in a county of the fifth or sixth class, July 1, 2018.]
 - Section 2. Section $\frac{(63C-29-101)}{17-50-340}$ is enacted to read:
 - 17-50-340. Establishment of county recorder appeal authority.
- (1) On or before July 1, 2023, a county legislative body shall, by ordinance, establish an appeal authority to hear and decide appeals from a county recorder's application of rules

made by the County Recorder Standards Board under Section 63C-29-201.

- (2) This section:
- (a) does not preclude an individual who seeks an appeal from a county recorder's decision from pursuing any other available remedy; and
- (b) may not be construed as requiring an individual to exhaust administrative remedies with an appeal authority established under Subsection (1) before seeking any other available remedy.

Section 3. Section 63C-29-101 is enacted to read:

CHAPTER 29. _COUNTY RECORDER {OVERSIGHT} STANDARDS BOARD Part 1. _General Provisions

63C-29-101. Definitions.

As used in this chapter:

- (1) "Board" means the County Recorder {Oversight} Standards Board created in Section 63C-29-201.
 - (2) "Department" means the Department of Commerce created in Section 13-1-2. Section 13-1-2. Section 13-1-2. Section 13-1-2. Section 13-1-2.

Part 2. _County Recorder {Oversight}Standards Board 63C-29-201. County Recorder {Oversight}Standards Board created.

- (1) There is created the County Recorder {Oversight}Standards Board.
- (2) The board shall be composed of {seven}nine members as follows:
- (a) {the lead attorney in the Office of the Property Rights Ombudsman or the lead attorney's designee;
- (b) one representative of the Utah {Land and Title Association} Property Rights Coalition, appointed by the Utah {Land and Title Association} Property Rights Coalition;
- ({c}b) one representative of the Utah Association of {County Recorders} Counties, appointed by the Utah Association of {County Recorders} Counties;
- (td)c) one representative of the Utah Council of Land Surveyors, appointed by the Utah Council of Land Surveyors;

({e}<u>d</u>) one representative of the Utah {Property Rights Coalition} <u>Land Title</u> <u>Association</u>, appointed by the Utah {Property Rights Coalition;</sub>

(f) Land Title Association;

- (e) one representative from the oil, gas, or mining industry, appointed jointly by the <u>Utah Petroleum Association, the Utah Mining Association, and the Utah Association of</u> Professional Landmen;
- (f) one county recorder from a county of the first or second class, appointed by the Utah Association of County Recorders;
- (g) one county recorder from a county of the third, fourth, fifth, or sixth class, appointed by the Utah Association of County Recorders;
- (h) one attorney who is a member of the Utah State Bar, appointed by the Utah {Land and Title }Association of County Recorders; and
- ({g}i) one attorney who is a member of the Utah State Bar, appointed by the Utah Association of {County Recorders} Realtors.
- (3) (a) If a vacancy occurs in the membership of the board { appointed under Subsections (2)(b) through (g)}, the member shall be replaced in the same manner in which the original appointment was made.
- (b) A member { appointed under Subsections (2)(b) through (g)} shall serve a term of four years and until the member's successor is appointed and qualified.
- (c) Notwithstanding Subsection (3)(b), {for members appointed under Subsections (2)(b) through (g), the department shall, }at the time of appointment or reappointment, the department shall adjust the length of terms to ensure that the terms of board members are staggered so that approximately half of the board members { appointed under Subsections (2)(b) through (g)} are appointed every two years.
 - (d) {An individual} A board member may be appointed to more than one term.
 - (4) The board shall annually select a chair from among the board's members.
 - (5) (a) Four board members constitutes a quorum.
 - (b) The action of a majority of a quorum constitutes an action of the board.
- (6) A board member may not receive compensation or benefits for the member's service on the board, but may receive per diem and reimbursement for travel expenses incurred as a board member at the rates established by the Division of Finance under:
 - (a) Sections 63A-3-106 and 63A-3-107; and
- (b) rules made by the Division of Finance pursuant to Sections 63A-3-106 and 63A-3-107.

- (7) The department shall provide staff support to the board.
- Section \(\frac{4+\5}{5}\). Section 63C-29-202 is enacted to read:
- 63C-29-202. Duties of the board -- Reporting.
- (1) The board shall:
- (a) {establish policies and procedures that the board considers necessary to protect} subject to Subsection (2), make rules that establish statewide standards for county recorders as the board deems necessary to reduce or eliminate inconsistencies, including rules for:
- (i) the protection of recorded documents and records in a county recorder's custody, including {determining the }appropriate {method} methods for { the public to obtain} obtaining copies of {the}a public record under Section 17-21-19, and the supervision of {those} individuals who search and make copies of the public record;
- ({b}ii) { establish policies and procedures to govern} the electronic submission of plats, records, and other documents to a county recorder's office{ consistent with Title 17, Chapter 21a, Uniform Real Property Electronic Recording Act, and Title 46, Chapter 4, Uniform Electronic Transactions Act;
 - (c) establish policies and procedures that the board considers necessary to protect;
- (iii) the protection of privacy interests in the case of documents and records in a county recorder's custody; and
- ({d) subject to Subsection (2), hear and decide appeals from the decisions of}iv) the formatting, recording, and redaction of documents and records in a county recorder's custody; and
- (b) promote uniformity throughout the state with respect to the services provided by a county recorder.
 - (2) (a) The rules under Subsection (1)(a) shall:
- (i) be made in accordance with Title 63G, Chapter 3, Administrative Rulemaking Act; and
 - (ii) be consistent with applicable state law, including:
 - (A) Title 17, Chapter 21, Recorder;
 - (B) Title 17, Chapter 21a, Uniform Real Property Electronic Recording Act;
 - (C) Title 46, Chapter 4, Uniform Electronic Transactions Act; and

- (D) Title 57, Real Estate.
- (b) The rules under Subsection (1)(a) may not require a county recorder {regarding access to public records, consistent with policies and procedures established by the board.
- (2) (a) All appeals taken by the board under this section shall be taken by filing with the to expend any additional funds.
- (3) On or before October 1 of each year, the board shall submit a written report to the Political Subdivisions Interim Committee and the Business and Labor Interim Committee that includes:
 - (a) information regarding the operations and activities of the board; and
- (b) any recommendations for legislation related to the services provided by county {recorder from which the appeal is taken and with the board, a notice of appeal.
- (b) The county recorder from which the appeal is taken shall transmit to the board all documentation constituting the record upon which the action appealed from was taken.
- (c) The board shall give public notice and due notice to the parties in interest and decide the appeal within a reasonable time.
- (d) The board may affirm or reverse the decision of the county recorder from which the appeal is taken.
- (e) A board member may not participate in any appeal in which the member is an interested party.

recorders, including recommendations for modification of the fees established in Section 17-21-18.5.