

1                                    **SCHOOL DISTRICT BOUNDARY AMENDMENTS**  
2                                    2024 GENERAL SESSION  
3                                    STATE OF UTAH  
4                                    **Chief Sponsor: Curtis S. Bramble**  
5                                    House Sponsor: Norman K Thurston

---

---

6  
7 **LONG TITLE**

8 **General Description:**

9        This bill modifies provisions related to school district boundaries.

10 **Highlighted Provisions:**

11        This bill:

- 12        ▶ defines terms;
- 13        ▶ requires school districts that serve residents of a single municipality to initiate boundary  
14 adjustment proceedings upon certain municipal annexation actions;
- 15        ▶ exempts a school district from initiating a boundary adjustment in connection with  
16 municipal annexation if the affected school districts determine it is in the best interests of the  
17 municipality's residents to maintain the existing school district boundaries;
- 18        ▶ requires certain school districts that construct a school within the boundaries of another  
19 school district to initiate boundary adjustment proceedings by a specified date in order to  
20 transfer the land to the school district; and
- 21        ▶ makes technical changes.

22 **Money Appropriated in this Bill:**

23        None

24 **Other Special Clauses:**

25        None

26 **Utah Code Sections Affected:**

27 AMENDS:

28        **53G-3-501**, as last amended by Laws of Utah 2023, Chapter 116

---

---

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

30        Section 1. Section **53G-3-501** is amended to read:

28           **53G-3-501 . Transfer of a portion of a school district -- Required boundary**  
 29 **adjustments -- Local school board petition -- Elector petition -- Certification of petition**  
 30 **signatures -- Removal of signature -- Transfer election.**

31 (1) Part of a school district may be transferred to another district in one of the following  
 32 ways:

33 (a) presentation to the county legislative body of each of the affected counties of a  
 34 resolution requesting the transfer, approved by at least four-fifths of the members of  
 35 the local school board of each affected school district;

36 (b) presentation to the county legislative body of each affected county of a petition  
 37 requesting that the voters vote on the transfer, signed by a majority of the members of  
 38 the local school board of each affected school district; [or]

39 (c) presentation to the county legislative body of each affected county of a petition  
 40 requesting that the voters vote on the transfer, signed by 15% of the registered voters  
 41 in each of the affected school districts within that county[-] ; or

42 (d) for a boundary adjustment required under Subsection (2) or (3), submission to the  
 43 county legislative body of each of the affected counties of a resolution requesting the  
 44 transfer from the local school board of the school district that is required to initiate  
 45 the boundary adjustment.

46 [~~(2) (a) If an annexation of property by a city would result in its residents being served by~~  
 47 ~~more than one school district, then the presidents of the affected local school boards~~  
 48 ~~shall meet within 60 days prior to the effective date of the annexation to determine~~  
 49 ~~whether it would be advisable to adjust school district boundaries to permit all residents~~  
 50 ~~of the expanded city to be served by a single school district.]~~

51 [~~(b) Upon conclusion of the meeting, the local school board presidents shall prepare a~~  
 52 ~~recommendation for presentation to their respective local school boards as soon as~~  
 53 ~~reasonably possible.]~~

54 [~~(c) The local school boards may then initiate realignment proceedings under Subsection~~  
 55 ~~(1)(a) or (b).]~~

56 [~~(d) If a local school board rejects realignment under Subsection (1)(a) or (b), the other~~  
 57 ~~local school board may initiate the following procedures by majority vote within 60 days~~  
 58 ~~of the vote rejecting realignment:]~~

59 [~~(i) (A) within 30 days after a vote to initiate these procedures, each local school board~~  
 60 ~~shall appoint one member to a boundary review committee; or]~~

61 [~~(B) if the local school board becomes deadlocked in selecting the appointee under~~

62                    Subsection (2)(d)(i)(A), the local school board's chair shall make the appointment or  
63                    serve as the appointee to the review committee.]

64                    [(ii) The two local school board-appointed members of the committee shall meet and  
65                    appoint a third member of the committee.]

66                    [(iii) If the two local school board-appointed members are unable to agree on the  
67                    appointment of a third member within 30 days after both are appointed, the state  
68                    superintendent shall appoint the third member.]

69                    [(iv) The committee shall meet as necessary to prepare recommendations concerning  
70                    resolution of the realignment issue, and shall submit the recommendations to the  
71                    affected local school boards within six months after the appointment of the third  
72                    member of the committee.]

73                    [(v) If a majority of the members of each local school board accepts the recommendation  
74                    of the committee, or accepts the recommendation after amendment by the local school  
75                    boards, then the accepted recommendation shall be implemented.]

76                    [(vi) If the committee fails to submit its recommendation within the time allotted, or if one  
77                    local school board rejects the recommendation, the affected local school boards may  
78                    agree to extend the time for the committee to prepare an acceptable recommendation or  
79                    either local school board may request the state board to resolve the question.]

80                    [(vii) If the committee has submitted a recommendation which the state board finds to be  
81                    reasonably supported by the evidence, the state board shall adopt the committee's  
82                    recommendation.]

83                    [(viii) The decision of the state board is final.]

84                    (2) (a) As used in this Subsection (2):

85                    (i) "Expansion area" means the area of land approved for annexation and located  
86                    outside the boundaries of a specified school district.

87                    (ii) "Municipality" means a city or town.

88                    (iii) "Originating school district" means the school district whose boundaries an  
89                    expansion area is located within prior to the boundary adjustment required under  
90                    Subsection (2)(b).

91                    (iv) "Specified school district" means a school district:

92                    (A) that serves residents within a single municipality; and

93                    (B) for which the municipality whose residents the school district serves enacts an  
94                    ordinance in accordance with Title 10, Chapter 2, Part 4, Annexation,  
95                    approving the annexation of an area of land located outside the boundaries of

96 the school district.

97 (b) Notwithstanding any other provisions of this chapter and except as provided in  
 98 Subsection (2)(c)(i), the local school board of a specified school district shall initiate  
 99 boundary adjustment proceedings under Subsection (1)(d):

100 (i) to request the expansion area to be transferred to the specified school district from  
 101 the originating school district; and

102 (ii) by submitting the resolution requesting the transfer, as provided in Subsection  
 103 (1)(d), within 60 days after the day on which the municipality enacts the ordinance  
 104 approving annexation of the expansion area.

105 (c) (i) Before initiating the boundary adjustment required under Subsection (2)(b), the  
 106 local school board presidents of the specified school district and the originating  
 107 school district shall, within the timeframe described in Subsection (2)(b)(ii), meet  
 108 to determine whether allowing the expansion area to remain within the boundaries  
 109 of the originating school district is in the best interests of the municipality's  
 110 residents.

111 (ii) The requirements of Subsection (2)(b) do not apply to a specified school district  
 112 if, upon meeting under Subsection (2)(c)(i), the presidents of the local school  
 113 boards mutually agree that allowing the expansion area to remain within the  
 114 boundaries of the originating school district is in the best interests of the  
 115 municipality's residents.

116 (3) (a) This Subsection (3) applies to a school district that:

117 (i) serves residents within a single municipality; and

118 (ii) in calendar year 2018, completed construction on a secondary school within an  
 119 area of land located outside the boundaries of the school district.

120 (b) Notwithstanding any other provisions of this chapter, the local school board of a  
 121 school district described in Subsection (3)(a) shall initiate boundary adjustment  
 122 proceedings under Subsection (1)(d):

123 (i) to request the land described in Subsection (3)(a)(ii) to be transferred to the school  
 124 district from the school district whose boundaries the land is located within; and

125 (ii) by submitting the resolution requesting the transfer, as provided in Subsection  
 126 (1)(d), on or before June 1, 2024.

127 [~~(3)~~] (4) If a registered voter petition is presented to the county legislative body under  
 128 Subsection (1)(c):

129 (a) within three business days after the day on which the county legislative body

- 130 receives the petition, the county legislative body shall provide the petition to the  
131 county clerk; and
- 132 (b) within 14 days after the day on which a county clerk receives a petition from the  
133 county legislative body, the county clerk shall:
- 134 (i) use the procedures described in Section 20A-1-1002 to determine whether the  
135 petition satisfies the requirements of Subsection (1)(c) for a registered voter  
136 petition;
- 137 (ii) certify on the petition whether each name is that of a registered voter in one of the  
138 affected districts; and
- 139 (iii) deliver the certified petition to the county legislative body.
- 140 ~~[(4)]~~ (5) (a) A voter who signs a registered voter petition under Subsection (1)(c) may  
141 have the voter's signature removed from the petition by, no later than three business  
142 days after the day on which the county legislative body provides the petition to the  
143 county clerk, submitting to the county clerk a statement requesting that the voter's  
144 signature be removed.
- 145 (b) A statement described in Subsection ~~[(4)(a)]~~ (5)(a) shall comply with the  
146 requirements described in Subsection 20A-1-1003(2).
- 147 (c) The county clerk shall use the procedures described in Subsection 20A-1-1003(3) to  
148 determine whether to remove an individual's signature from a petition after receiving  
149 a timely, valid statement requesting removal of the signature.
- 150 ~~[(5)]~~ (6) (a) The voters of each affected district shall vote on the transfer requested under  
151 Subsection (1)(b) or (c) at an election called for that purpose, which may be the next  
152 general election.
- 153 (b) The election shall be conducted and the returns canvassed as provided by election  
154 law.
- 155 (c) A transfer is effected only if a majority of votes cast by the voters in both the  
156 proposed transferor district and in the proposed transferee district are in favor of the  
157 transfer.
- 158 Section 2. **Effective date.**
- 159 This bill takes effect on May 1, 2024.