



<b>Utah Code Sections Affected:</b>			
ENACTS:			
63C-29-101, Utah Code Annotated 1953			
63C-29-201, Utah Code Annotated 1953			
63C-29-202, Utah Code Annotated 1953			
63C-29-203, Utah Code Annotated 1953			
63C-29-204, Utah Code Annotated 1953			
Be it enacted by the Legislature of the state of Utah:			
Section 1. Section 63C-29-101 is enacted to read:			
CHAPTER 29. STATE HOSPITAL RELOCATION COMMISSION			
Part 1. General Provisions			
<u>63C-29-101.</u> Definitions.			
As used in this chapter:			
(1) "Commission" means the State Hospital Relocation Commission created in Section			
<u>63C-29-201.</u>			
(2) "Department" means the Department of Health and Human Services created in			
Section 26B-1-201.			
(3) "Division" means the Division of Integrated Healthcare created in Section			
<u>26B-1-202.</u>			
(4) "State hospital" means the Utah State Hospital established in Section 62A-15-601.			
Section 2. Section 63C-29-201 is enacted to read:			
63C-29-201. State Hospital Relocation Commission Voting requirements			
Compensation.			
(1) There is created an advisory commission known as the State Hospital Relocation			
Commission.			
(2) The commission consists of the following members:			
(a) three members of the Senate, appointed by the president of the Senate, no more			
than two of whom may be from the same political party;			
(b) four members of the House of Representatives, appointed by the speaker of the			
House of Representatives, no more than three of whom may be from the same political party:			

57	(c) the executive director of the department appointed in accordance with Section
58	26B-1-203, or the executive director's designee; and
59	(d) the director of the Division of Facilities Construction and Management appointed
60	in accordance with Section 63A-5b-302, or the director's designee.
61	(3) The commission members from the Senate and House of Representatives are voting
62	members of the commission, and the members appointed under Subsections (2)(c) and (d) are
63	nonvoting members of the commission.
64	(4) The president of the Senate shall appoint one of the commission members from the
65	Senate as cochair of the commission, and the speaker of the House of Representatives shall
66	appoint one of the commission members from the House of Representatives as cochair of the
67	commission.
68	(5) The president of the Senate may remove a member appointed under Subsection
69	(2)(a), and the speaker of the House of Representatives may remove a member appointed under
70	Subsection (2)(b).
71	(6) A vacancy of a member appointed under Subsection (2)(a) or (b) shall be filled in
72	the same manner as an appointment of the member whose departure from the commission
73	creates the vacancy.
74	(7) A commission member shall serve until a successor is duly appointed or qualified.
75	(8) (a) A majority of the voting commission members constitutes a quorum.
76	(b) The action of a majority of a quorum constitutes action of the commission.
77	(9) The commission may adopt bylaws to govern the commission's operations and
78	proceedings.
79	(10) (a) A commission member who is a legislator shall be paid salary and expenses in
80	accordance with Section 36-2-2 and Legislative Joint Rules, Title 5, Chapter 3, Legislator
81	Compensation.
82	(b) A commission member who is not a legislator may not receive compensation or
83	benefits for the commission member's service.
84	(c) A commission member who is not a legislator may receive per diem and travel
85	expenses in accordance with:
86	(i) Section 63A-3-106;
87	(ii) Section 63 A-3-107: and

88	(iii) rules made by the Division of Finance in accordance with Sections 63A-3-106 and		
89	<u>63A-3-107.</u>		
90	(11) The Office of Legislative Research and General Counsel shall provide staff		
91	support to the commission.		
92	(12) The commission shall comply with the provisions of Title 52, Chapter 4, Open		
93	and Public Meetings Act.		
94	Section 3. Section 63C-29-202 is enacted to read:		
95	<b>63C-29-202.</b> Powers and duties.		
96	(1) (a) The commission shall carefully and deliberately consider, study, and evaluate		
97	whether the state hospital should be relocated.		
98	(b) In consideration of whether the state hospital should be relocated, the commission		
99	shall consider:		
100	(i) whether the current state hospital location adequately serves the state population		
101	that receives state hospital services;		
102	(ii) whether relocating the state hospital is necessary to assist the division in fulfilling		
103	the division's directives as part of the state's comprehensive mental health program as described		
104	<u>in Section 62A-15-103;</u>		
105	(iii) whether the current state hospital location is effective for coordination with local		
106	mental health authority programs; and		
107	(iv) whether the current state hospital location is adequate to meet the security		
108	responsibilities of the division.		
109	(c) The commission may not:		
110	(i) consider or evaluate future uses of the property on which the state hospital is		
111	currently located;		
112	(ii) make recommendations concerning the future use or development of the land on		
113	which the state hospital is currently located; or		
114	(iii) make any commitments or enter into any contracts for the acquisition of land on		
115	which the state hospital is currently located.		
116	(2) (a) If the commission determines that the state hospital should be relocated, the		
117	commission shall carefully and deliberately study and recommend one or more new locations		
118	for the state hospital.		

119	(b) In recommending a new location for the state hospital, the commission shall		
120	consider:		
121	(i) whether a proposed new location:		
122	(A) can adequately serve the state population that receives state hospital services;		
123	(B) can assist the division in fulfilling the division's directives as part of the state's		
124	comprehensive mental health program;		
125	(C) is suitable for effective coordination with local mental health authority programs;		
126	<u>and</u>		
127	(D) will adequately meet the security responsibilities of the division; and		
128	(ii) any costs to the state to acquire property at a proposed new location.		
129	(3) The commission may:		
130	(a) meet as many times as the commission considers necessary or advisable in order to		
131	fulfill the commission's responsibilities under this chapter; and		
132	(b) hire or direct the hiring of one or more consultants with experience or expertise in a		
133	subject under consideration by the commission, to assist the commission in fulfilling the		
134	commission's duties under this part.		
135	Section 4. Section 63C-29-203 is enacted to read:		
136	63C-29-203. Agency cooperation.		
137	The department and the division shall work cooperatively with the commission to help		
138	ensure that the commission receives, as requested, any information necessary to inform the		
139	commission's recommendation.		
140	Section 5. Section 63C-29-204 is enacted to read:		
141	63C-29-204. Report and recommendation.		
142	(1) No later than November 1, 2023, the commission shall submit a written report to		
143	the following:		
144	(a) the Executive Appropriations Committee;		
145	(b) the Social Services Appropriations Subcommittee; and		
146	(c) the Health and Human Services Interim Committee.		
147	(2) The report shall include:		
148	(a) an account of the commission's work;		
149	(b) the commission's recommendation as to whether the state hospital should be		

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150	relocated;	and

- (c) if the commission determines that the state hospital should be moved, a
- recommended new location for the state hospital.