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Elected Official Vacancy Modifications

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2025 GENERAL SESSION STATE OF UTAH

Chief Sponsor: Andrew Stoddard

2 3 **LONG TITLE** 4 **General Description:** 5 This bill addresses midterm vacancies in municipal offices. 6 **Highlighted Provisions:** 7 This bill: 8 • modifies procedures in the event of a tie among three or more candidates; and 9 defines terms. 10 Money Appropriated in this Bill: 11 None 12 **Other Special Clauses:** 13 None 14 **Utah Code Sections Affected:** 15 **AMENDS:** 16 **20A-1-510**, as last amended by Laws of Utah 2024, Chapters 438, 450 17 18 *Be it enacted by the Legislature of the state of Utah:* 19 Section 1. Section **20A-1-510** is amended to read: 20 20A-1-510. Midterm vacancies in municipal offices. 21 (1)(a) As used in this section: 22 (i) "Game of chance" means a game that has been chosen by the municipal legislative 23 body in which: 24 (A) the outcome is determined by chance; and 25 (B) each participant has equal odds of winning. 26 (ii)(A) "Vacancy," subject to Subsection [(1)(a)(ii)] (1)(a)(ii)(B), means the same 27 as that term is defined in Section 20A-1-102. 28 [(ii)] (B) "Vacancy," if due to resignation, occurs on the effective date of the 29 resignation. (b) Except as otherwise provided in this section, if any vacancy occurs in the office of 30 31 municipal executive or member of a municipal legislative body, the municipal

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32 legislative body shall, within 30 calendar days after the day on which the vacancy 33 occurs, appoint a registered voter in the municipality who meets the qualifications for 34 office described in Section 10-3-301 to fill the unexpired term of the vacated office. 35 (c) Before acting to fill the vacancy, the municipal legislative body shall: 36 (i) give public notice of the vacancy at least 14 calendar days before the day on 37 which the municipal legislative body meets to fill the vacancy; 38 (ii) identify, in the notice: 39 (A) the date, time, and place of the meeting where the vacancy will be filled; 40 (B) the person to whom an individual interested in being appointed to fill the 41 vacancy may submit the interested individual's name for consideration; and 42 (C) the deadline for submitting an interested individual's name; [-and] 43 (iii) in an open meeting, interview each individual whose name is submitted for 44 consideration, and who meets the qualifications for office, regarding the 45 individual's qualifications[.]; and 46 (iv) select a game of chance, by resolution or ordinance, prior to the meeting 47 described in Subsection (1)(c)(iii), to be used in the event of a tie with three or 48 more candidates. 49 (d)[(i)] The municipal legislative body shall take an initial vote to fill the vacancy 50 from among the names of the candidates interviewed under Subsection (1)(c)(iii). 51 [(ii)] (e)[(A)] (i) If no candidate receives a majority vote of the municipal legislative 52 body in the initial vote described in Subsection [(1)(d)(i)] (1)(d), the two 53 candidates that received the most votes in the initial vote, as determined by the 54 tie-breaking procedures described in Subsections [(1)(d)(ii)(B) through (D)55 (1)(e)(ii) through (v) if necessary, shall be placed before the municipal legislative 56 body for a second vote to fill the vacancy. 57 [(B)] (ii) If the initial vote results in a tie between two candidates for second place, the 58 candidates tied for second place shall be reduced to one by a coin toss conducted 59 in accordance with Subsection [(1)(d)(ii)(D),](1)(e)(iv), and the second vote 60 described in Subsection [(1)(d)(ii)(A)-](1)(e)(i) shall be between the candidate that 61 received the most votes in the initial vote and the candidate that wins the coin toss 62 described in this Subsection [(1)(d)(ii)(B)] (1)(e)(ii). 63 [(C)] (iii) If the initial vote results in a tie among three or more candidates for first place, the candidates tied for first place], the tied candidates shall be reduced [to 64 65 two by a coin toss conducted in accordance with Subsection (1)(d)(ii)(D)] by a

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66	game of chance conducted in accordance with Subsection (1)(e)(iv), and the
67	second vote described in Subsection $[(1)(d)(ii)(A)]$ $(1)(e)(i)$ shall be between:
68	(A) in the event of a tie for first place, the two candidates that remain after the [
69	eoin toss] game of chance described in this Subsection [(1)(d)(ii)(C).] (1)(e)(iii);
70	<u>or</u>
71	(B) in the event of a tie for second place, the candidate that received the most
72	votes in the initial vote and the candidate that wins the game of chance
73	described in this Subsection (1)(e)(iii).
74	[(D)] (iv) A coin toss or game of chance required under this Subsection [(1)(d)] (1)(e)
75	shall be conducted by the municipal clerk or recorder in the presence of the
76	municipal legislative body.
77	[(iii)] (v) If, in the second vote described in Subsection $[(1)(d)(ii)(A)]$ $(1)(e)(i)$, neither
78	candidate receives a majority vote of the municipal legislative body, the vacancy
79	shall be determined by a coin toss between the two candidates in accordance with
80	Subsection $[\frac{(1)(d)(ii)(D)}{(1)(e)(iv)}$.
81	[(e)] (f) If the municipal legislative body does not timely comply with Subsections (1)(b)
82	through [(d)] (e), the municipal clerk or recorder shall immediately notify the
83	lieutenant governor.
84	[(f)] (g) After receiving notice that a municipal legislative body has failed to timely
85	comply with Subsections (1)(b) through [(d)] <u>(e)</u> , the lieutenant governor shall:
86	(i) notify the municipal legislative body of the violation; and
87	(ii) direct the municipal legislative body to, within 30 calendar days after the day on
88	which the lieutenant governor provides the notice described in this Subsection [
89	(1)(f)] $(1)(g)$, appoint an eligible individual to fill the vacancy in accordance with
90	Subsections $[(1)(e)$ and (d) . $]$ $(1)(c)$ through (e) .
91	[(g)] (h) If the municipality fails to timely comply with a directive described in
92	Subsection $[\frac{(1)(f)}{(1)(g)}]$:
93	(i) the lieutenant governor shall notify the governor of the municipality's failure to fill
94	the vacancy; and
95	(ii) the governor shall, within 45 days after the day on which the governor receives
96	the notice described in Subsection $[(1)(g)(i)]$ $(1)(h)(i)$, provide public notice
97	soliciting candidates to fill the vacancy in accordance with Subsection (1)(c) and
98	appoint an individual to fill the vacancy.
99	(2)(a) A vacancy in the office of municipal executive or member of a municipal

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100 legislative body shall be filled by an interim appointment, followed by an election to 101 fill a two-year term, if: 102 (i) the vacancy occurs, or a letter of resignation is received, by the municipal 103 executive at least 14 days before the deadline for filing for election in an 104 odd-numbered year; and 105 (ii) two years of the vacated term will remain after the first Monday of January 106 following the next municipal election. 107 (b) In appointing an interim replacement, the municipal legislative body shall: 108 (i) comply with the notice requirements of this section; and 109 (ii) in an open meeting, interview each individual whose name is submitted for 110 consideration, and who meets the qualifications for office, regarding the 111 individual's qualifications. 112 (3)(a) In a municipality operating under the council-mayor form of government, as 113 defined in Section 10-3b-102: 114 (i) the council may appoint an individual to fill a vacancy in the office of mayor 115 before the effective date of the mayor's resignation by making the effective date of 116 the appointment the same as the effective date of the mayor's resignation; and 117 (ii) if a vacancy in the office of mayor occurs before the effective date of an 118 appointment under Subsection (1) or (2) to fill the vacancy, the remaining council 119 members, by majority vote, shall appoint a council member to serve as acting 120 mayor during the time between the creation of the vacancy and the effective date 121 of the appointment to fill the vacancy. 122 (b) A council member serving as acting mayor under Subsection (3)(a)(ii) continues to: 123 (i) act as a council member; and 124 (ii) vote at council meetings. 125 (4)(a)(i) For a vacancy of a member of a municipal legislative body as described in 126 this section, the municipal legislative body member whose resignation creates the 127 vacancy on the municipal legislative body may: 128 (A) interview an individual whose name is submitted for consideration under 129 Subsection (1)(c)(iii) or (2)(b)(ii); and 130 (B) vote on the appointment of an individual to fill the vacancy. 131 (ii) Notwithstanding Subsection (4)(a)(i), a member of a legislative body who is 132 removed from office in accordance with state law may not cast a vote under 133 Subsection (4)(a)(i).

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134 (b) A member of a municipal legislative body who submits his or her resignation to the 135 municipal legislative body may not rescind the resignation. 136 (c) A member of a municipal legislative body may not vote on an appointment under 137 this section for himself or herself to fill a vacancy in the municipal legislative body. 138 (5) In a municipality operating under the council-mayor form of government, the mayor 139 may not: 140 (a) participate in the vote to fill a vacancy; (b) veto a decision of the council to fill a vacancy; or 141 142 (c) vote in the case of a tie. 143 (6) A mayor whose resignation from the municipal legislative body is due to election or 144 appointment as mayor may, in the case of a tie, participate in the vote under this section. 145 (7) A municipal legislative body may, consistent with the provisions of state law, adopt procedures governing the appointment, interview, and voting process for filling 146 147 vacancies in municipal offices. Section 2. Effective Date. 148

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This bill takes effect on May 7, 2025.