

This bill provides a special effective date.
<b>Utah Code Sections Affected:</b>
ENACTS:
11-55-101, Utah Code Annotated 1953
11-55-102, Utah Code Annotated 1953
11-55-103, Utah Code Annotated 1953
11-55-104, Utah Code Annotated 1953
11-55-105, Utah Code Annotated 1953
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 11-55-101 is enacted to read:
<b>CHAPTER 55. EXPRESSIVE ACTIVITY REGULATION</b>
BY LOCAL GOVERNMENT ACT
<u>11-55-101.</u> Title.
This chapter is known as the "Expressive Activity Regulation by Local Government
Act."
Section 2. Section 11-55-102 is enacted to read:
<u>11-55-102.</u> Definitions.
As used in this chapter:
(1) "Expressive activity" means:
(a) peacefully assembling, protesting, or speaking;
(b) distributing literature;
(c) carrying a sign; or
(d) circulating a petition.
(2) "Generally applicable time, place, and manner restriction" means a content-neutral
ordinance, policy, practice, or other action that:
(a) by its clear language and intent, restricts or infringes on expressive activity;
(b) applies generally to any person; and
(c) is not an individually applicable time, place, and manner restriction.
(3) (a) "Individually applicable time, place, and manner restriction" means a
content-neutral policy, practice, or other action:

57	(i) that restricts or infringes on expressive activity; and
58	(ii) that a political subdivision applies:
59	(A) on a case-by-case basis;
60	(B) to a specifically identified person or group of persons; and
61	(C) regarding a specifically identified place and time.
62	(b) "Individually applicable time, place, and manner restriction" includes a restriction
63	placed on expressive activity as a condition to obtain a permit.
64	(4) (a) "Political subdivision" means a county, city, town, or metro township.
65	(b) "Political subdivision" does not mean a local district under Title 17B, Limited
66	Purpose Local Government Entities - Local Districts, or a special service district under Title
67	17D, Chapter 1, Special Service District Act.
68	(5) (a) "Public building" means a building or permanent structure that is:
69	(i) owned, leased, or occupied by a political subdivision or a subunit of a political
70	subdivision;
71	(ii) open to public access in whole or in part; and
72	(iii) used for public education or political subdivision activities.
73	(b) "Public building" does not mean a building owned or leased by a political
74	subdivision or a subunit of a political subdivision:
75	(i) that is closed to public access;
76	(ii) that is a closed forum;
77	(iii) where state or federal law restricts expressive activity; or
78	(iv) when the building is used by a person, in whole or in part, for a private function.
79	(6) (a) "Public grounds" means the area outside a public building that is a traditionally
80	open forum where members of the public may safely gather to engage in expressive activity.
81	(b) "Public grounds" includes sidewalks, streets, and parks.
82	(c) "Public grounds" does not include the interior of a public building.
83	Section 3. Section 11-55-103 is enacted to read:
84	<u>11-55-103.</u> Exceptions.
85	This chapter does not apply to:
86	(1) a restriction on expressive activity on public grounds that a political subdivision
87	imposes in order to comply with Title 20A, Election Code; or

88	(2) property that a political subdivision owns or leases:
89	(a) that is closed to public access;
90	(b) that is a closed forum; or
91	(c) where state or federal law restricts expressive activity.
92	Section 4. Section 11-55-104 is enacted to read:
93	11-55-104. Time, place, and manner restrictions Generally applicable
94	restrictions by ordinance.
95	(1) If a political subdivision imposes a generally applicable or individually applicable
96	time, place, and manner restriction on expressive activity on public grounds, the political
97	subdivision shall ensure that the restriction:
98	(a) is narrowly tailored to serve an important governmental interest, including public
99	access to the public building, public safety, and protection of public property;
100	(b) is unrelated to the suppression of a particular message or the content of the
101	expressive activity that the restriction addresses; and
102	(c) leaves open reasonable alternative means for the expressive activity.
103	(2) A political subdivision may not impose a generally applicable time, place, and
104	manner restriction on expressive activity on public grounds unless the political subdivision:
105	(a) imposes the restriction by ordinance; or
106	(b) (i) creates a general policy by ordinance to guide the adoption, by policy or practice
107	of restrictions on expressive activity on public grounds; and
108	(ii) adopts the restriction in accordance with the provisions of an ordinance described
109	in Subsection (2)(b)(i).
110	Section 5. Section 11-55-105 is enacted to read:
111	11-55-105. Political activity outside a public building.
112	(1) Except as provided in Section 11-55-103, a political subdivision may not prohibit a
113	political activity, including signature gathering, on public grounds.
114	(2) A political subdivision may impose a time, place, and manner restriction on
115	political activities outside a public building in accordance with Section 11-55-104.
116	Section 6. Effective date.
117	This bill takes effect on May 8, 2018.