03-04 09:28 S.B. 298

**Mowing Ordinance Amendments** 2025 GENERAL SESSION STATE OF UTAH **Chief Sponsor: Daniel McCay** House Sponsor: Casey Snider 2 LONG TITLE 3 4 **General Description:** 5 This bill enacts provisions related to municipal and county regulation of golf courses. 6 **Highlighted Provisions:** This bill: 7 8 defines terms: 9 prohibits a municipality or county from enacting an ordinance that prohibits or restricts 10 golf course maintenance between the hours of  $\hat{\mathbf{H}} \rightarrow [5]$  5:30  $\leftarrow \hat{\mathbf{H}}$  a.m. and 10 p.m.; 10a and 11 provides that a municipality or county may prohibit or restrict golf course maintenance 12 during certain hours for a golf course that is owned by the municipality or county. Money Appropriated in this Bill: 13 14 None 15 **Other Special Clauses:** 16 None **Utah Code Sections Affected:** 17 **ENACTS:** 18 19 10-8-85.11, Utah Code Annotated 1953 20 17-50-342, Utah Code Annotated 1953

25 course maintenance.

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- (1) As used in this section:
  - (a) "Golf course" means:

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

Section 1. Section 10-8-85.11 is enacted to read:

(i) a privately owned golf course that is located, in whole or in part, within municipal

10-8-85.11 . Golf courses -- Limitations on municipal ordinances restricting golf

29 boundaries; or S.B. 298 03-04 09:28

30	(ii) a golf course located, in whole or in part, within municipal boundaries, that is
31	owned by a county, municipality, or other governmental entity.
32	(b) "Maintenance operations" means mowing, trimming, or related activities necessary
33	for the routine upkeep of golf course grounds.
34	(2) Except as provided in Subsection (3), a municipality may not enact or enforce an
35	ordinance that prohibits or restricts a golf course from conducting maintenance
36	operations between the hours of $\hat{\mathbf{H}} \rightarrow [\underline{5}]$ $\underline{5}$ :30 $\leftarrow \hat{\mathbf{H}}$ a.m. and 10 p.m.
37	(3) A municipality may prohibit or restrict maintenance operations at any time if the golf
38	course is owned by the municipality.
39	Section 2. Section 17-50-342 is enacted to read:
40	17-50-342 . Golf courses Limitations on county ordinances restricting golf
41	course maintenance.
42	(1) As used in this section:
43	(a) "Golf course" means:
44	(i) a privately owned golf course that is located, in whole or in part, within an
45	unincorporated area of the county; or
46	(ii) a golf course located, in whole or in part, within an unincorporated area of the
47	county, that is owned by a county, municipality, or other governmental entity.
48	(b) "Maintenance operations" means mowing, trimming, or related activities necessary
49	for the routine upkeep of golf course grounds.
50	(2) Except as provided in Subsection (3), a county may not enact or enforce an ordinance
51	that prohibits or restricts a golf course from conducting maintenance operations between
52	the hours of $\hat{\mathbf{H}} \rightarrow [\underline{5}] \; \underline{5} : \underline{30} \leftarrow \hat{\mathbf{H}} \; \underline{\text{a.m. and } 10 \text{ p.m.}}$
53	(3) A county may prohibit or restrict maintenance operations at any time if the golf course
54	is owned by the county.
55	Section 3. Effective Date.
56	This bill takes effect on May 7, 2025.