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1	LICENSING SECURITY OFFICERS
2	2000 GENERAL SESSION
3	STATE OF UTAH
4	Sponsor: David H. Steele
5	AN ACT RELATING TO PUBLIC SAFETY; REVISING THE PRIVATE SECURITY OFFICER
6	AND ALARM RESPONSE RUNNER LICENSURE PROVISIONS; ADDING CERTAIN
7	DEFINITIONS; AMENDING THE BOARD MEMBERSHIP, ESTABLISHING A DATE FOR
8	NEW LICENSURE; AND PROVIDING AN EFFECTIVE DATE.
9	This act affects sections of Utah Code Annotated 1953 as follows:
10	AMENDS:
11	58-63-102, as last amended by Chapters 79 and 228, Laws of Utah 1996
12	58-63-201, as last amended by Chapter 228, Laws of Utah 1996
13	58-63-301, as last amended by Chapter 228, Laws of Utah 1996
14	58-63-302, as last amended by Chapter 375, Laws of Utah 1997
15	58-63-304, as last amended by Chapter 228, Laws of Utah 1996
16	58-63-305, as enacted by Chapter 215, Laws of Utah 1995
17	58-63-306, as enacted by Chapter 215, Laws of Utah 1995
18	58-63-307, as enacted by Chapter 215, Laws of Utah 1995
19	58-63-308, as enacted by Chapter 215, Laws of Utah 1995
20	58-63-309, as enacted by Chapter 215, Laws of Utah 1995
21	58-63-310, as enacted by Chapter 228, Laws of Utah 1996
22	58-63-401, as enacted by Chapter 215, Laws of Utah 1995
23	58-63-501, as last amended by Chapter 228, Laws of Utah 1996
24	58-63-502, as last amended by Chapter 228, Laws of Utah 1996
25	58-63-601, as enacted by Chapter 215, Laws of Utah 1995
26	ENACTS:
27	<b>58-63-311</b> , Utah Code Annotated 1953

28	Be it enacted by the Legislature of the state of Utah:
29	Section 1. Section <b>58-63-102</b> is amended to read:
30	58-63-102. Definitions.
31	In addition to the definitions in Section 58-1-102, as used in this chapter:
32	(1) (a) "Alarm response runner" means an individual:
33	[(a)] (i) employed by a [contract] security company;
34	[(b)] (ii) whose primary responsibility is to respond to security system signals of that
35	company; and
36	[(c)] (iii) whose [sole function is not to maintain] responsibility does not include
37	maintaining or [repair] repairing security systems.
38	(b) "Alarm response runner" includes persons licensed as armed alarm response runners
39	and as unarmed alarm response runners.
40	(2) "Armed alarm response runner" means an individual employed as an alarm response
41	runner and who wears, carries, possesses, or has immediate access to a firearm at any time in the
42	performance of the individual's employment duties.
43	[(2)] (3) "Armed courier service" means a person engaged in business as a [contract]
44	security company who transports or offers to transport tangible personal property from one place
45	or point to another under the control of an armed private security officer employed by that service.
46	[(3)] (4) "Armed private security officer" means an individual:
47	(a) employed [by a contract security company] as a private security officer; and
48	[(b) whose primary duty is that of guarding personal or real property, or providing
49	protection or security to the life and well being of humans or animals; and]
50	[(c)] (b) who wears, carries, possesses, or has immediate access to a firearm at any time
51	in the performance of the individual's duties.
52	[(4)] (5) "Armored car service" means a person engaged in business as a [contract] security
53	company who transports or offers to transport tangible personal property from one place or point
54	to another under the control of an armed or unarmed private security officer employed by the
55	company using a specially equipped motor vehicle offering a high degree of security.
56	[(5)] (6) "Board" means the Security Services Licensing Board created in Section
57	58-63-201.
58	[(6) "Contract security company" means a person engaged in business to provide security

59	or guard services to another person for the purpose of protecting tangible personal property, real
60	property, or the life and well being of human or animal life by assignment of security officers
61	employed by the company and the use of specialized resources, motor vehicles, or equipment.]
62	(7) "Conviction" means criminal conduct regarding which the filing of a criminal charge
63	has resulted in:
64	(a) a finding of guilt based on evidence presented to a judge or jury;
65	(b) a plea of guilty;
66	(c) a plea of nolo contendere;
67	(d) a plea of guilty or nolo contendere which is held in abeyance pending the successful
68	completion of probation;
69	(e) a pending diversion agreement; or
70	(f) a conviction which has been reduced pursuant to Section 76-3-402.
71	[(7)] (8) "Identification card" means a personal pocket or wallet size card issued by the
72	division to each security officer licensed under this chapter.
73	[(8)] (9) "Officer" means a president, vice president, secretary, treasurer, or other officer
74	of a corporation or limited liability company listed as an officer in the files with the Division of
75	Corporations and Commercial Code.
76	[(9)] (10) "Owner" means a proprietor or general partner of a proprietorship or partnership.
77	[(10)] (11) "Peace officer" means a person who:
78	(a) is a certified peace officer as defined in Title 53, Chapter 6, Peace Officer Standards
79	and Training Act; and
80	(b) derives total or special law enforcement powers from, and is an employee of the federal
81	government, the state, or any political subdivision, agency, department, branch, or service of either,
82	of any municipality, or of any other unit of local government.
83	(12) (a) "Private security officer" means an individual who is not a peace officer and who
84	is employed to perform principally one or more of the following functions within the state:
85	(i) protection of individuals or property from harm, theft, or other unlawful activity;
86	(ii) deterrence, observation, detection, or reporting of incidents in order to prevent any
87	unlawful or unauthorized activity, including intrusion or entry, larceny, vandalism, abuse, arson,
88	or trespass on property;
89	(iii) street patrol service; or

90	(iv) response to, but not installation or service of, a security system alarm installed or used
91	<u>to:</u>
92	(A) prevent or detect unauthorized intrusion, robbery, burglary, theft, or other losses; or
93	(B) maintain security of a protected premises.
94	(b) "Private security officer" does not include a security officer who is providing services
95	listed under this Subsection (12)(a) and is:
96	(i) currently subject to regulation regarding registration and training in the performance
97	of these services by the federal government; or
98	(ii) an unarmed security officer providing these services on a voluntary basis.
99	(c) "Private security officer" includes persons licensed as armed private security officers
100	and as unarmed private security officers.
100a	(d) (i) "PRIVATE SECURITY OFFICER" DOES NOT INCLUDE AN UNARMED PERSON HIRED BY A
100b	PROPRIETARY BUSINESS TO PROVIDE SERVICES TO PROTECT THE SECURITY OF PROPERTY
100c	UNDER SUBSECTION (12)(a)(i) OR (ii) FOR:
100d	(A) A PERIOD OF TIME NOT EXCEEDING 30 DAYS OF ANY 90-day PERIOD; AND
100e	(B) 20 OR FEWER HOURS PER WEEK DURING THE EMPLOYMENT PERIOD UNDER
100f	SUBSECTION (12)(d)(i)(A) ABOVE.
100g 100h	(ii) THE EXEMPTION UNDER THIS SUBSECTION (12)(d) IS NOT AVAILABLE TO PERSONS WHO QUALIFY FOR AN EXEMPTION UNDER THE TERMS OF SECTION 58-63-311. §
101	(13) "Proprietary business or entity" means a business or entity that has employees who
101	provide to the business services as private security officers as part of the employees' scope of
102	employment.
103	[(11)] (14) "Regular basis" means 20 or more hours per month.
104	[(11)] <u>(14)</u> Regular basis means 20 of more nours per month. [(12) (a) "Security officer" means an individual who:]
105	
	[(i) is employed by a contract security company securing, guarding, or otherwise protecting
107	tangible personal property, real property, or the life and well being of human or animal life
108	against:]
109	[(A) trespass or other unlawful intrusion or entry;]
110	[ <del>(B) larceny;</del> ]
111	[ <del>(C) vandalism or other abuse;</del> ]
112	[(D) arson or any other criminal activity; or]
113	[(E) personal injury caused by another person or as a result of acts or omissions by another
114	person;]
115	[(ii) is controlling, regulating, or directing the flow of movements of individuals or
116	vehicles; or]

- 117 [(iii) providing street patrol service.]
- 118 [(b) "Security officer" does not include an individual whose duties are limited to custodial
- 119 or other services even though the presence of that individual may act to provide some of the
- 120 services set forth under Subsection (12)(a).]

121	(15) "Security company" means an individual, partnership, corporation, or other entity:
122	(a) engaged in business to provide security or guard services to a third party person or
123	entity for the purpose of protecting tangible personal property, real property, or the life and well
124	being of a human or animal by assignment of private security officers employed by the company
125	and the use of specialized resources, motor vehicles, or equipment; and
126	(b) subject to licensure under this chapter.
127	[(13)] (16) "Security system" means equipment, devices, or instruments installed for the
128	purpose of:
129	(a) detecting and signaling entry or intrusion by some individual into or onto, or exit from
130	the premises protected by the system; or
131	(b) signaling the commission of a robbery or other criminal activity at the election of an
132	individual having control of the features of the security system.
133	[(14)] (17) "Street patrol service" means a person engaged in business as a [contract]
134	security company who provides patrols by means of foot, vehicle, or other method of
135	transportation using public streets, thoroughfares, or property in the performance of [their] his
136	duties and responsibilities.
137	(18) "Unarmed alarm response runner" means an individual:
138	(a) employed as an alarm response runner; and
139	(b) who never wears, carries, possesses, or has immediate access to a firearm at any time
140	in the performance of the individual's duties.
141	[(15)] (19) "Unarmed private security officer" means an individual:
142	(a) employed [by a contract security company] as a private security officer; and
143	[(b) whose primary duty is that of guarding personal or real property, or providing
144	protection or security to the life and well being of humans or animals;]
145	[(c)] (b) who never wears, carries, possesses, or has immediate access to a firearm at any
146	time in the performance of his duties[ <del>; and</del> ].
147	[(d) who wears clothing of distinctive design or fashion bearing any symbol, badge,
148	emblem, insignia, or other device that identifies or tends to identify the wearer as a security
149	officer.]
150	[(16)] (20) "Unlawful conduct" is as defined in Sections 58-1-501 and 58-63-501.
151	[(17)] (21) "Unprofessional conduct" is as defined in Sections 58-1-501 and 58-63-502

152	and as may be further defined by rule.
153	Section 2. Section <b>58-63-201</b> is amended to read:
154	58-63-201. Board Duties.
155	(1) There is created the Security Services Licensing Board consisting of:
156	(a) [three] two individuals who are officers or owners of licensed [contract] security
157	companies, one of whom employs armed private security officers;
158	(b) one individual from among nominees of the Utah [Sheriff's] Peace Officer's
159	Association;
160	[(c) one individual from among nominees of the Utah Chief's of Police Association; and]
161	(c) two individuals who are managers or administrators of a proprietary business or entity,
162	and one of whom represents a proprietary business or entity which employs armed private security
163	officers:
164	(d) two individuals who are licensed private security officers, and one of whom is
165	employed by a licensed security company; and
166	[(d) one individual] (e) two individuals representing the general public.
167	(2) The board shall be appointed and serve in accordance with Section 58-1-201.
168	(3) The duties and responsibilities of the board [shall be] are in accordance with Sections
169	58-1-202 and 58-1-203. In addition, the board shall designate one of its members on a permanent
170	or rotating basis to:
171	(a) assist the division in reviewing complaints concerning the unlawful or unprofessional
172	conduct of a licensee; and
173	(b) advise the division in its investigation of these complaints.
174	(4) A board member who[,] under Subsection (3) has reviewed a complaint or advised in
175	its investigation is disqualified from participating with the board when the board serves as a
176	presiding officer in an adjudicative proceeding concerning the complaint.
177	Section 3. Section <b>58-63-301</b> is amended to read:
178	58-63-301. Licensure required License classifications.
179	(1) A license is required to engage in the practice as a [contract] security company, alarm
180	response runner, [armed] or private security officer, [or unarmed private security officer,] except
181	as specifically provided in Section 58-63-304, 58-63-310, or 58-1-307.
182	(2) The division shall issue to a person who qualifies under this chapter a license in the

183	[classifications] classification:
184	(a) [ <del>contract</del> ] security company;
185	(b) armed private security officer;
186	(c) unarmed private security officer; [ <del>or</del> ]
187	(d) <u>armed</u> alarm response runner[-]; or
188	(e) unarmed alarm response runner.
189	Section 4. Section <b>58-63-302</b> is amended to read:
190	58-63-302. Qualifications for licensure Security company, private security officer,
191	alarm response runner.
192	(1) Each applicant for licensure as a [contract] security company shall:
193	(a) submit an application in a form prescribed by the division;
194	(b) pay a fee determined by the department under Section 63-38-3.2;
195	(c) have a qualifying agent who is a resident of the state and an officer, director, partner,
196	proprietor, or manager of the applicant who:
197	(i) passes an examination component established by rule by the division in collaboration
198	with the board; and
199	(ii) (A) demonstrates 6,000 hours of experience as a manager, supervisor, or administrator
200	of a [contract] security company; or
201	(B) demonstrates 6,000 hours of supervisory experience acceptable to the division in
202	collaboration with the board with a federal, United States military, state, county, or municipal law
203	enforcement agency;
204	(d) if a corporation, provide:
205	(i) the names, addresses, dates of birth, and social security numbers of all corporate
206	officers, directors, and those responsible management personnel employed within the state or
207	having direct responsibility for managing operations of the applicant within the state; and
208	(ii) the names, addresses, dates of birth, and social security numbers, of all shareholders
209	owning 5% or more of the outstanding shares of the corporation, except this may not be required
210	if the stock is publicly listed and traded;
211	(e) if a limited liability company, provide:
212	(i) the names, addresses, dates of birth, and social security numbers of all company
213	officers, and those responsible management personnel employed within the state or having direct

214 responsibility for managing operations of the applicant within the state; and

- (ii) the names, addresses, dates of birth, and social security numbers of all individuals
  owning 5% or more of the equity of the company;
- (f) if a partnership, the names, addresses, dates of birth, and social security numbers of all
  general partners, and those responsible management personnel employed within the state or having
  direct responsibility for managing operations of the applicant within the state;
- (g) if a proprietorship, the names, addresses, dates of birth, and social security numbers
   of the proprietor, and those responsible management personnel employed within the state or having
   direct responsibility for managing operations of the applicant within the state;
- (h) be of good moral character in that officers, directors, shareholders described in
  Subsection (1)(d)(ii), partners, proprietors, and responsible management personnel have not been
  convicted of a felony, a misdemeanor involving moral turpitude, or any other crime that when
  considered with the duties and responsibilities of a [contract] security company is considered by
  the division and the board to indicate that the best interests of the public are not served by granting
  the applicant a license;
- (i) document that none of the applicant's officers, directors, shareholders described in
   Subsection (1)(d)(ii), partners, proprietors, and responsible management personnel:
- (i) have been declared by any court of competent jurisdiction incompetent by reason ofmental defect or disease and not been restored; and
- 233
  - 3 (ii) currently suffer from habitual drunkenness or from drug addiction or dependence;
- (j) file and maintain with the division evidence of:
- (i) comprehensive general liability insurance in form and in amounts to be established byrule by the division in collaboration with the board;
- (ii) workers' compensation insurance that covers employees of the applicant in accordancewith applicable Utah law;
- (iii) registration with the Division of Corporations and Commercial Code; and
- 240 (iv) registration as required by applicable law with the:
- 241 (A) Division of Workforce Information and Payment Services in the Department of
- 242 Workforce Services, for purposes of Title 35A, Chapter 4, Employment Security Act;
- 243 (B) State Tax Commission; and
- 244 (C) Internal Revenue Service; and

245	(k) meet with the division and board if requested by the division or board.
246	(2) Each applicant for licensure as an armed private security officer shall:
247	(a) submit an application in a form prescribed by the division;
248	(b) pay a fee determined by the department under Section 63-38-3.2;
249	(c) be of good moral character in that the applicant has not been convicted of a felony, a
250	misdemeanor involving moral turpitude, or any other crime that when considered with the duties
251	and responsibilities of an armed private security officer is considered by the division and the board
252	to indicate that the best interests of the public are not served by granting the applicant a license;
253	(d) not have been declared by any court of competent jurisdiction incompetent by reason
254	of mental defect or disease and not been restored;
255	(e) not be currently suffering from habitual drunkenness or from drug addiction or
256	dependence;
257	(f) successfully complete basic education and training requirements established by rule by
258	the division in collaboration with the board;
259	(g) successfully complete firearms training requirements established by rule by the division
260	in collaboration with the board;
261	(h) pass the examination requirement established by rule by the division in collaboration
262	with the board; and
263	(i) meet with the division and board if requested by the division or the board.
264	(3) Each applicant for licensure as an unarmed private security officer shall:
265	(a) submit an application in a form prescribed by the division;
266	(b) pay a fee determined by the department under Section 63-38-3.2;
267	(c) be of good moral character in that the applicant has not been convicted of a felony, a
268	misdemeanor involving moral turpitude, or any other crime that when considered with the duties
269	and responsibilities of an unarmed private security officer is considered by the division and the
270	board to indicate that the best interests of the public are not served by granting the applicant a
271	license;
272	(d) not have been declared by any court of competent jurisdiction incompetent by reason
273	of mental defect or disease and not been restored;
274	(e) not be currently suffering from habitual drunkenness or from drug addiction or
275	dependence;

276	(f) successfully complete basic education and training requirements established by rule by
277	the division in collaboration with the board;
278	(g) pass the examination requirement established by rule by the division in collaboration
279	with the board; and
280	(h) meet with the division and board if requested by the division or board.
281	(4) Each applicant for licensure as an <u>armed</u> alarm response runner shall:
282	(a) submit an application in a form prescribed by the division;
283	(b) pay a fee determined by the department under Section 63-38-3.2;
284	(c) be of good moral character in that the applicant has not been convicted of a felony, a
285	misdemeanor involving moral turpitude, or any other crime that when considered with the duties
286	and responsibilities of an armed alarm response runner is considered by the division and board to
287	indicate that the best interests of the public are not served by granting the applicant a license;
288	(d) not have been declared by any court of competent jurisdiction incompetent by reason
289	of mental defect or disease and not been restored;
290	(e) not be currently suffering from habitual drunkenness or from drug addiction or
291	dependence; [and]
292	(f) successfully complete basic education and training requirements established by rule by
293	the division in collaboration with the board; and
294	[(f)] (g) meet with the division and board if requested by the division or board.
295	(5) Each applicant for licensure as an unarmed alarm response runner officer shall:
296	(a) submit an application in a form prescribed by the division;
297	(b) pay a fee determined by the department under Section 63-38-3.2;
298	(c) be of good moral character in that the applicant has not been convicted of a felony, a
299	misdemeanor involving moral turpitude, or any other crime that when considered with the duties
300	and responsibilities of an unarmed alarm response runner is considered by the division and the
301	board to indicate that the best interests of the public are not served by granting the applicant a
302	license;
303	(d) not have been declared by any court of competent jurisdiction incompetent by reason
304	of mental defect or disease and not been restored;
305	(e) not be currently suffering from habitual drunkenness or from drug addiction or
306	dependence;

307	(f) successfully complete basic education and training requirements established by rule by
308	the division in collaboration with the board;
309	(g) pass the examination requirement established by rule by the division in collaboration
310	with the board; and
311	(h) meet with the division and board if requested by the division or board.
312	[(5)] (6) In accordance with Title 63, Chapter 46a, Utah Administrative Rulemaking Act,
313	the division may make rules establishing when Federal Bureau of Investigation records shall be
314	checked for applicants.
315	[(6)] (7) To determine if an applicant meets the qualifications of Subsections (1)(h), (2)(c),
316	(3)(c), $[and](4)(c)$ , and $(5)(c)$ , the division shall provide an appropriate number of copies of
317	fingerprint cards to the Department of Public Safety with the division's request to:
318	(a) conduct a search of records of the Department of Public Safety for criminal history
319	information relating to each applicant for licensure under this chapter and each applicant's officers,
320	directors, shareholders described in Subsection (1)(d)(ii), partners, proprietors, and responsible
321	management personnel; and
322	(b) forward to the Federal Bureau of Investigation a fingerprint card of each applicant
323	requiring a check of records of the F.B.I. for criminal history information under this section.
324	[(7)] (8) The Department of Public Safety shall send to the division:
325	(a) a written record of criminal history, or certification of no criminal history record, as
326	contained in the records of the Department of Public Safety in a timely manner after receipt of a
327	fingerprint card from the division and a request for review of Department of Public Safety records;
328	and
329	(b) the results of the F.B.I. review concerning an applicant in a timely manner after receipt
330	of information from the F.B.I.
331	[(8)] (9) (a) The division shall charge each applicant a fee, in accordance with Section
332	63-38-3.2, equal to the cost of performing the records reviews under this section.
333	(b) The division shall pay the Department of Public Safety the costs of all records reviews,
334	and the Department of Public Safety shall pay the F.B.I. the costs of records reviews under this
335	chapter.
336	[(9)] (10) Information obtained by the division from the reviews of criminal history records
337	of the Department of Public Safety and the F.B.I. shall be used or disseminated by the division

338	only for the purpose of determining if an applicant for licensure under this chapter is qualified for
339	licensure.
340	Section 5. Section <b>58-63-304</b> is amended to read:
341	58-63-304. Exemptions from licensure.
342	(1) In addition to the exemptions from licensure in Section 58-1-307, the following
343	individuals may engage in acts regulated under this chapter without being licensed under this
344	chapter:
345	(a) a peace officer employed by or licensed as a [contract] security company; [and]
346	(b) a peace officer employed as a private security officer;
347	[(b)] (c) a person employed [by a contract security company] for the sole purpose of
348	operating or staffing security apparatus, including a magnetometer, x-ray viewing device, or other
349	device approved by rule of the division[-]; and
350	(d) a person employed to provide services as an unarmed private security officer for a
351	postsecondary educational institution that:
352	(i) is accredited by a regional or national accrediting agency recognized by the United
353	States Department of Education:
354	(ii) maintains a law enforcement agency that employs law enforcement officers, as defined
355	in Section 53-13-103; and
356	(iii) ensures that law enforcement officers under Subsection (1)(d)(ii) are responsible for
357	the training and supervision of the person employed as an unarmed private security officer.
358	(2) In accordance with Title 63, Chapter 46a, Utah Administrative Rulemaking Act, the
359	division may make rules approving security apparatus under Subsection (1)[(b)](c).
360	Section 6. Section <b>58-63-305</b> is amended to read:
361	58-63-305. Status of licenses held on the effective date of this chapter.
362	(1) (a) An individual [holding a valid Utah license as a contract security company, armed
363	private security officer, unarmed private security officer, or alarm response runner under Title 53,
364	Chapter 5, Part 4, Security Personnel Licensing and Regulation Act, on July 1, 1995, is:] working
365	or employed as a private security officer or an alarm response runner prior to July 1, 2000, may
366	continue to work as a private security officer or alarm response runner through June 30, 2001.
367	(b) On and after July 1, 2001, these prior licenses are not valid, and the license holders
368	must be licensed as of this date respectively as:

369	[(1)] (i) [on or after July 1, 1995, considered to hold a current license under this chapter]
370	a private security officer in the comparable classification of [contract security company,] armed
371	or unarmed private security officer[, unarmed private security officer, or alarm response runner];
372	[and] <u>or</u>
373	[ <del>(2) subject to this chapter.</del> ]
374	(ii) an alarm response runner in the comparable classification of armed or unarmed alarm
375	response runner.
376	(2) An applicant seeking licensure under Subsection (1) shall submit a form as provided
377	by the division and pay to the division an application fee as established by the division through the
378	process under Section 63-38-3.2.
379	Section 7. Section <b>58-63-306</b> is amended to read:
380	58-63-306. Replacement of qualifying agent.
381	If the qualifying agent of a [contract] security company ceases to perform the agent's duties
382	on a regular basis, the licensee shall:
383	(1) notify the division within 15 days by registered or certified mail[,]; and [shall]
384	(2) replace the qualifying agent within 30 days after the time required for notification to
385	the division.
386	Section 8. Section <b>58-63-307</b> is amended to read:
387	58-63-307. Use of firearms.
388	(1) An individual licensed as an armed private security officer may carry a firearm only
389	while acting as an armed private security officer in accordance with this chapter and rules made
390	under this chapter.
391	(2) An individual licensed as an armed private security officer is exempt from the
392	provisions of <u>Subsection 76-10-504(1)</u> , and Sections 76-10-505 and [ <del>53-5-704</del> ] <u>76-10-505.5</u> while
393	acting as an armed private security officer in accordance with this chapter and rules made under
394	this chapter.
395	(3) An individual licensed as an armed private security officer may not carry a firearm,
396	concealed or otherwise, into:
397	(a) any secure area prescribed in Section 76-10-523.5 in which firearms are prohibited and
398	notice of the prohibition is posted;
399	(b) any airport secure area as provided in Section 76-10-529;

400	(c) any area designated by the division or the department by rule; or
401	(d) any other area where firearms are specifically prohibited by state or federal law.
402	Section 9. Section 58-63-308 is amended to read:
403	58-63-308. Evidence of licensure.
404	An individual licensed as [an armed] a private security officer[, unarmed private security
405	officer, and] or an alarm response runner shall:
406	(1) carry a copy of the individual's license on the individual's person at all times while
407	acting as a licensee; and
408	(2) display the license upon the request of a peace officer, a representative of the division,
409	or a member of the public.
410	Section 10. Section <b>58-63-309</b> is amended to read:
411	58-63-309. Operating standards Rulemaking.
412	The division in collaboration with the board shall establish by rule operating standards that
413	[shall] apply to the conduct of licensees under this chapter, including rules relating to use of
414	uniforms, badges, insignia, designations, and representations used by or associated with a
415	[licensees] licensee's practice under this chapter.
416	Section 11. Section <b>58-63-310</b> is amended to read:
417	58-63-310. Interim permits.
418	(1) Upon receipt of a complete application for licensure in accordance with Section
419	58-63-302, an applicant for licensure as [an armed] a security company, private security officer,
420	[unarmed private security officer,] or alarm response runner may be issued an interim permit.
421	(2) (a) Each interim permit [shall expire] expires 90 days after it is issued or on the date
422	on which the applicant is issued a license, whichever [is] occurs earlier.
423	(b) The division may reissue an interim permit if the delay in approving a license is beyond
424	the control or influence of the interim permit holder.
425	(3) An interim permit holder may engage in the scope of practice defined for the license
426	classification that the interim permit holder is seeking.
427	Section 12. Section <b>58-63-311</b> is enacted to read:
428	58-63-311. Temporary function as a private security officer within the state.
429	(1) A person licensed and in current good standing as a private security officer in another
430	state under standards essentially similar to the licensure standards of Utah may function as a

431	private security officer in Utah without being licensed in Utah if the person is employed:
432	(a) as a private security officer in this state for not more than 14 consecutive days of any
433	<u>30-day period;</u>
434	(b) by a proprietary business as a private security officer; and
435	(c) to provide security services for one or more individuals, but only if the individual or
436	individuals are not participating as performers in a performance, special event, or other public
437	event during the time the private security officer is employed to provide security services.
438	Section 13. Section <b>58-63-401</b> is amended to read:
439	58-63-401. Grounds for denial of license Disciplinary proceedings.
440	Grounds for the following actions are in accordance with Section 58-1-401:
441	(1) refusing to issue a license to an applicant[ <del>, for</del> ];
442	(2) refusing to renew the license of a licensee[, for];
443	(3) revoking, suspending, restricting, or placing on probation the license of a licensee[,
444	<u>for]:</u>
445	(4) issuing a public or private reprimand to a licensee[;]; and [for]
446	(5) issuing a cease and desist order [shall be in accordance with Section 58-1-401].
447	Section 14. Section <b>58-63-501</b> is amended to read:
448	58-63-501. Unlawful conduct.
449	"Unlawful conduct" includes:
450	(1) employing as a [contract] security company the services of an unlicensed [armed]
451	private security officer[, unarmed private security officer,] or alarm response runner, except as
452	provided under Section 58-63-304 or 58-63-310; and
453	(2) filing with the division fingerprint cards for an applicant which are not those of the
454	applicant, or are in any other way false or fraudulent and intended to mislead the division in its
455	consideration of the qualifications of the applicant for licensure.
456	Section 15. Section <b>58-63-502</b> is amended to read:
457	58-63-502. Unprofessional conduct.
458	"Unprofessional conduct" includes:
459	(1) failing as a [contract] security company to notify the division of the cessation of
460	performance of its qualifying agent or failing to replace its qualifying agent, as required under
461	Section 58-63-306;

462 (2) failing as [an armed] <u>a</u> private security officer[<del>, unarmed private security officer,</del>] or
463 alarm response runner[<del>,</del>] to carry or display a copy of the licensee's license as required under
464 Section 58-63-308;

(3) employment by a [contract] security company of a qualifying agent, [armed] private
security officer, [unarmed private security officer,] or alarm response runner knowing that the
individual has engaged in conduct that is inconsistent with the duties and responsibilities of a
licensee under this chapter; and

469 (4) failing to comply with operating standards established by rule.

470 Section 16. Section **58-63-601** is amended to read:

#### 471 **58-63-601.** State preemption of local regulation.

472 (1) A political subdivision of this state may not enact any legislation, code, or ordinance,
473 or make any rules relating to the licensing, training, or regulation of [contract] security companies,
474 [or persons functioning as armed or unarmed] private security officers, or alarm response runners.

475 (2) Any legislation, code, ordinance, or rules made by any political subdivision of this

state, relating to the licensing, training, or regulation of [contract] security companies or

477 individuals functioning as [an armed or unarmed] private security officers or as alarm response

478 <u>runner</u> are superseded by this chapter.

479 Section 17. Effective date.

480 <u>This act takes effect on July 1, 2000.</u>

#### Legislative Review Note as of 12-29-99 8:29 AM

A limited legal review of this legislation raises no obvious constitutional or statutory concerns.

#### Office of Legislative Research and General Counsel