EMERGENCY MANAGEMENT
2011 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Curtis Oda
Senate Sponsor: Jerry W. Stevenson
LONG TITLE
General Description:
This bill modifies the Public Safety Code relating to the name and duties of the
Division of Homeland Security.
Highlighted Provisions:
This bill:
 changes the name of the Division of Homeland Security to the Division of
Emergency Management;
 specifies the responsibilities of the division relating to emergency management as
directed by the governor or commissioner of the Department of Public Safety,
including:
 coordinating with state and local governments the use of personnel and
resources during a disaster;
• requesting or assisting in the allocation of state and local resources for a disaster
or a local state of emergency;
 receiving and disbursing federal resources provided to the state in a declared
disaster; and
• appointing a state coordinating officer, as the governor's representative, to work
with a federal coordinating officer during a federally declared disaster;
 authorizes the department to designate geographical regions for the purpose of
emergency planning within the state, and allows the political subdivisions within



28	each region to:
29	 coordinate planning with other political subdivisions and tribal governments
30	within that region and with state agencies;
31	 coordinate grant management and resource purchases; and
32	 organize joint emergency response training and exercises;
33	 provides that political subdivisions within a region may not establish the region as a
34	new governmental entity in the federal disaster declaration $\hat{H} \rightarrow [hierarchy] process \leftarrow \hat{H}$;
35	authorizes the division to:
36	 receive and maintain an inventory of state and local services, equipment,
37	supplies, personnel, and other resources related to participation in the Statewide
38	Mutual Aid Act and the Emergency Management Assistance Compact; and
39	 make rules in accordance with Title 63G, Chapter 3, Utah Administrative
40	Rulemaking Act, to prepare and coordinate a process so that the division may
41	assist political subdivisions that are acting as agents of the state in mobilizing or
42	demobilizing available assets in response to an intrastate or interstate disaster;
43	makes clarifying changes; and
44	provides rulemaking authority.
45	Money Appropriated in this Bill:
46	None
47	Other Special Clauses:
48	None
49	Utah Code Sections Affected:
50	AMENDS:
51	19-3-112, as last amended by Laws of Utah 2007, Chapter 66
52	26-23b-110, as last amended by Laws of Utah 2008, Chapter 382
53	53-1-104, as last amended by Laws of Utah 2010, Chapter 62
54	53-2-102, as last amended by Laws of Utah 2010, Chapter 334
55	53-2-103, as last amended by Laws of Utah 2007, Chapter 66
56	53-2-104, as last amended by Laws of Utah 2008, Chapter 382
57	53-2-108, as last amended by Laws of Utah 2010, Chapter 286
58	53-2-502 , as last amended by Laws of Utah 2008, Chapter 360

59	53-2-505 , as enacted by Laws of Utah 2007, Chapter 331
60	53-2-506, as enacted by Laws of Utah 2007, Chapter 331
61	53-2-507 , as enacted by Laws of Utah 2007, Chapter 331
62	53-2-509, as last amended by Laws of Utah 2008, Chapter 382
63	63C-6-101, as last amended by Laws of Utah 2007, Chapter 66
64	63C-6-104, as last amended by Laws of Utah 2007, Chapter 66
65	63G-2-305, as last amended by Laws of Utah 2010, Chapters 6, 113, and 247
66	63J-4-502, as last amended by Laws of Utah 2010, Chapter 286
67	63K-1-102, as last amended by Laws of Utah 2010, Chapter 334
68	63K-1-301, as renumbered and amended by Laws of Utah 2008, Chapter 382
69	63K-3-201, as last amended by Laws of Utah 2010, Chapter 286
70	63K-4-402, as last amended by Laws of Utah 2008, Chapter 3 and renumbered and
71	amended by Laws of Utah 2008, Chapter 382
72	63M-4-201, as renumbered and amended by Laws of Utah 2008, Chapter 382
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74	Be it enacted by the Legislature of the state of Utah:
75	Section 1. Section 19-3-112 is amended to read:
76	19-3-112. Notification by the department to certain persons of release of
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, ,	radiation from Nevada Test Site Notification to certain news outlets.
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	radiation from Nevada Test Site Notification to certain news outlets.
78	radiation from Nevada Test Site Notification to certain news outlets. (1) When informed by the United States Department of Energy of any release of
78 79	radiation from Nevada Test Site Notification to certain news outlets. (1) When informed by the United States Department of Energy of any release of radiation exceeding the Nuclear Regulatory Commission's limits for unrestricted use in air or
78 79 80	radiation from Nevada Test Site Notification to certain news outlets. (1) When informed by the United States Department of Energy of any release of radiation exceeding the Nuclear Regulatory Commission's limits for unrestricted use in air or water from the Nevada Test Site which is detected outside its boundaries, the department shall,
78 79 80 81	radiation from Nevada Test Site Notification to certain news outlets. (1) When informed by the United States Department of Energy of any release of radiation exceeding the Nuclear Regulatory Commission's limits for unrestricted use in air or water from the Nevada Test Site which is detected outside its boundaries, the department shall, unless prohibited by federal law, immediately convey to the persons specified in Subsection (2)
78 79 80 81 82	radiation from Nevada Test Site Notification to certain news outlets. (1) When informed by the United States Department of Energy of any release of radiation exceeding the Nuclear Regulatory Commission's limits for unrestricted use in air or water from the Nevada Test Site which is detected outside its boundaries, the department shall, unless prohibited by federal law, immediately convey to the persons specified in Subsection (2) all information that is made available to it, including:
78 79 80 81 82 83	radiation from Nevada Test Site Notification to certain news outlets. (1) When informed by the United States Department of Energy of any release of radiation exceeding the Nuclear Regulatory Commission's limits for unrestricted use in air or water from the Nevada Test Site which is detected outside its boundaries, the department shall, unless prohibited by federal law, immediately convey to the persons specified in Subsection (2) all information that is made available to it, including: (a) the date;
78 79 80 81 82 83 84	radiation from Nevada Test Site Notification to certain news outlets. (1) When informed by the United States Department of Energy of any release of radiation exceeding the Nuclear Regulatory Commission's limits for unrestricted use in air or water from the Nevada Test Site which is detected outside its boundaries, the department shall, unless prohibited by federal law, immediately convey to the persons specified in Subsection (2) all information that is made available to it, including: (a) the date; (b) the time and duration of each release of radiation;
78 79 80 81 82 83 84	radiation from Nevada Test Site Notification to certain news outlets. (1) When informed by the United States Department of Energy of any release of radiation exceeding the Nuclear Regulatory Commission's limits for unrestricted use in air or water from the Nevada Test Site which is detected outside its boundaries, the department shall, unless prohibited by federal law, immediately convey to the persons specified in Subsection (2) all information that is made available to it, including: (a) the date; (b) the time and duration of each release of radiation; (c) estimates of total amounts of radiation released;
78 79 80 81 82 83 84 85 86	radiation from Nevada Test Site Notification to certain news outlets. (1) When informed by the United States Department of Energy of any release of radiation exceeding the Nuclear Regulatory Commission's limits for unrestricted use in air or water from the Nevada Test Site which is detected outside its boundaries, the department shall, unless prohibited by federal law, immediately convey to the persons specified in Subsection (2) all information that is made available to it, including: (a) the date; (b) the time and duration of each release of radiation; (c) estimates of total amounts of radiation released; (d) the types and amounts of each isotope detected off-site;

90	required under Subsection (1) to the following:
91	(a) members of the Utah congressional delegation or their designated representatives;
92	(b) the director of the Division of [Homeland Security] Emergency Management;
93	(c) the attorney general;
94	(d) the regional director of the Federal Emergency Management Agency;
95	(e) the regional director of the National Oceanic and Atmospheric Administration;
96	(f) the executive director of the Utah League of Cities and Towns;
97	(g) the executive director of the Department of Health; and
98	(h) the chairpersons of the county commissions of affected counties.
99	(3) If the state is informed by the United States Department of Energy that any
100	radiation released from the Nevada Test Site has been detected by the United States
101	Department of Energy or United States Environmental Protection Agency or the department
102	within the boundaries of the state of Utah, the department shall, unless prohibited by federal
103	law, immediately provide all information available to it as specified in Subsection (1) to the
104	Associated Press and United Press International outlets in the state.
105	Section 2. Section 26-23b-110 is amended to read:
106	26-23b-110. Information sharing with public safety authorities.
107	(1) For purposes of this section, "public safety authority" means a local, state, or
108	federal law enforcement authority including the Division of [Homeland Security] Emergency
109	Management, emergency medical services personnel, and firefighters.
110	(2) Notwithstanding the provisions of Title 63G, Chapter 2, Government Records
111	Access and Management Act:
112	(a) whenever a public safety authority suspects a case of a reportable illness or
113	condition under the provisions of this chapter, it shall immediately notify the department;
114	(b) whenever the department learns of a case of a reportable illness or condition under
115	this chapter that it reasonably believes has the potential to be caused by one of the factors listed
116	in Subsection 26-23b-103(1), it shall immediately notify the appropriate public safety
117	authority; and
118	(c) sharing of information reportable under the provisions of this chapter between
119	persons authorized by this chapter shall be limited to information necessary for the treatment,
120	control, investigation, and prevention of a public health emergency.

121	(3) Except to the extent inconsistent with this chapter, Sections 26-6-27 and 26-6-28
122	apply to this chapter.
123	Section 3. Section 53-1-104 is amended to read:
124	53-1-104. Boards, bureaus, councils, divisions, and offices.
125	(1) The following are the policymaking boards within the department:
126	(a) the Driver License Medical Advisory Board, created in Section 53-3-303;
127	(b) the Concealed Firearm Review Board, created in Section 53-5-703;
128	(c) the Utah Fire Prevention Board, created in Section 53-7-203;
129	(d) the Liquified Petroleum Gas Board, created in Section 53-7-304; and
130	(e) the Private Investigator Hearing and Licensure Board, created in Section 53-9-104.
131	(2) The following are the councils within the department:
132	(a) the Peace Officer Standards and Training Council, created in Section 53-6-106; and
133	(b) the Motor Vehicle Safety Inspection Advisory Council, created in Section
134	53-8-203.
135	(3) The following are the divisions within the department:
136	(a) the Administrative Services Division, created in Section 53-1-203;
137	(b) the Management Information Services Division, created in Section 53-1-303;
138	(c) the Division of [Homeland Security] Emergency Management, created in Section
139	53-2-103;
140	(d) the Driver License Division, created in Section 53-3-103;
141	(e) the Criminal Investigations and Technical Services Division, created in Section
142	53-10-103;
143	(f) the Peace Officers Standards and Training Division, created in Section 53-6-103;
144	(g) the State Fire Marshal Division, created in Section 53-7-103; and
145	(h) the Utah Highway Patrol Division, created in Section 53-8-103.
146	(4) The Office of Executive Protection is created in Section 53-1-112.
147	(5) The following are bureaus within the department:
148	(a) Bureau of Criminal Identification, created in Section 53-10-201;
149	(b) State Bureau of Investigation, created in Section 53-10-301;
150	(c) Bureau of Forensic Services, created in Section 53-10-401; and
151	(d) Bureau of Communications, created in Section 53-10-501.

152	Section 4. Section 53-2-102 is amended to read:
153	53-2-102. Definitions.
154	As used in this part:
155	(1) "Attack" means a nuclear, conventional, biological, or chemical warfare action
156	against the United States of America or this state.
157	(2) "Director" means the division director appointed under Section 53-2-103.
158	(3) "Disaster" means a situation causing, or threatening to cause, widespread damage,
159	social disruption, or injury or loss of life or property resulting from attack, internal disturbance
160	natural phenomena, or technological hazard.
161	(4) "Division" means the Division of [Homeland Security] Emergency Management
162	created in Section 53-2-103.
163	(5) "Energy" includes the energy resources defined in Section 63K-2-103.
164	(6) "Expenses" means actual labor costs of government and volunteer personnel,
165	including [workers] workers' compensation benefits, fringe benefits, administrative overhead,
166	cost of equipment, cost of equipment operation, cost of materials, and the cost of any contract
167	labor and materials.
168	(7) "Hazardous materials emergency" means a sudden and unexpected release of any
169	substance that because of its quantity, concentration, or physical, chemical, or infectious
170	characteristics presents a direct and immediate threat to public safety or the environment and
171	requires immediate action to mitigate the threat.
172	(8) "Internal disturbance" means a riot, prison break, terrorism, or strike.
173	(9) "Natural phenomena" means any earthquake, tornado, storm, flood, landslide,
174	avalanche, forest or range fire, drought, or epidemic.
175	(10) "State of emergency" means a condition in any part of this state that requires state
176	government emergency assistance to supplement the local efforts of the affected political
177	subdivision to save lives and to protect property, public health, welfare, or safety in the event
178	of a disaster, or to avoid or reduce the threat of a disaster.
179	(11) "Technological hazard" means any hazardous materials accident, mine accident,
180	train derailment, air crash, radiation incident, pollution, structural fire, or explosion.

(a) involve acts dangerous to human life;

(12) "Terrorism" means activities that:

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183	(b) are a violation of the criminal laws of the United States or of this state; and
184	(c) to a reasonable person, would appear to be intended to:
185	(i) intimidate or coerce a civilian population;
186	(ii) influence the policy of a government by intimidation or coercion; or
187	(iii) affect the conduct of a government by mass destruction, assassination, or
188	kidnapping.
189	Section 5. Section 53-2-103 is amended to read:
190	53-2-103. Division of Emergency Management Creation Director
191	Appointment Term Compensation.
192	(1) There is created within the department the Division of [Homeland Security]
193	Emergency Management.
194	(2) The division shall be administered by a director appointed by the commissioner
195	with the approval of the governor.
196	(3) The director is the executive and administrative head of the division and shall be
197	experienced in administration and possess additional qualifications as determined by the
198	commissioner and as provided by law.
199	(4) The director acts under the supervision and control of the commissioner and may be
200	removed from [his] the position at the will of the commissioner.
201	(5) The director shall receive compensation as provided by Title 67, Chapter 19, Utah
202	State Personnel Management Act.
203	Section 6. Section 53-2-104 is amended to read:
204	53-2-104. Division duties Powers.
205	(1) The division shall:
206	(a) respond to the policies of the governor and the Legislature;
207	(b) perform functions relating to emergency [services and homeland security matters]
208	management as directed by the governor or by the commissioner[;] including:
209	(i) coordinating with state agencies and local governments the use of personnel and
210	other resources of these governmental entities as agents of the state during an interstate disaster
211	in accordance with the Emergency Management Assistance Compact described in Section
212	<u>53-2-202;</u>
213	(ii) coordinating the requesting, activating, and allocating of state resources during an

214	intrastate disaster or a local state of emergency;
215	(iii) receiving and disbursing federal resources provided to the state in a declared
216	disaster; and
217	(iv) appointing a state coordinating officer who is the governor's representative and
218	who shall work with a federal coordinating officer during a federally declared disaster;
219	(c) prepare, implement, and maintain programs and plans to provide for:
220	(i) prevention and minimization of injury and damage caused by disasters;
221	(ii) prompt and effective response to and recovery from disasters;
222	(iii) identification of areas particularly vulnerable to disasters;
223	(iv) coordination of hazard mitigation and other preventive and preparedness measures
224	designed to eliminate or reduce disasters;
225	(v) assistance to local officials, state agencies, and the business and public sectors, in
226	developing emergency action plans;
227	(vi) coordination of federal, state, and local emergency activities;
228	(vii) coordination of emergency operations plans with emergency plans of the federal
229	government;
230	(viii) coordination of search and rescue activities;
231	(ix) coordination of rapid and efficient communications in times of emergency; and
232	(x) other measures necessary, incidental, or appropriate to this part;
233	(d) coordinate with local officials, state agencies, and the business and public sectors in
234	developing, implementing, and maintaining a state energy emergency plan in accordance with
235	Section 53-2-110; and
236	(e) administer Part 4, Disaster Recovery Funding Act, in accordance with that part.
237	(2) (a) The department shall designate state geographical regions and allow the
238	political subdivisions within each region to:
239	(i) coordinate planning with other political subdivisions, tribal governments, and as
240	appropriate, other entities within that region and with state agencies as appropriate, or as
241	designated by the division;
242	(ii) coordinate grant management and resource purchases; and
243	(iii) organize joint emergency response training and exercises.
244	(b) The political subdivisions within a region designated in Subsection (2)(a) may not

245	establish the region as a new government entity in the federal disaster declaration
245a	Ĥ→ [<u>hierarchy</u>] <u>process</u> ←Ĥ ,
246	which runs in the following order:
247	(i) local governmental entities;
248	(ii) counties;
249	(iii) the state; and
250	(iv) the federal government.
251	(3) The division may make rules in accordance with Title 63G, Chapter 3, Utah
252	Administrative Rulemaking Act, to:
253	(a) establish protocol for prevention, mitigation, preparedness, response, recovery, and
254	the activities described in Subsection (2);
255	(b) coordinate federal, state, and local resources in a declared disaster or local
256	emergency; and
257	(c) implement provisions of the Emergency Management Assistance Compact as
258	provided in Section 53-2-202 and Title 53, Chapter 2, Part 5, Statewide Mutual Aid Act.
259	[(2)] (4) The division may consult with the Legislative Management Committee, the
260	Judicial Council, and legislative and judicial staff offices to assist them in preparing emergency
261	succession plans and procedures under Title 63K, Chapter 1, Emergency Interim Succession
262	Act.
263	Section 7. Section 53-2-108 is amended to read:
264	53-2-108. Search and Rescue Advisory Board Members Compensation.
265	(1) There is created the Search and Rescue Advisory Board consisting of seven
266	members appointed as follows:
267	(a) two representatives designated by the Utah Search and Rescue Association, one of
268	whom is from a county having a population of 75,000 or more; and one from a county having a
269	population of less than 75,000;
270	(b) three representatives designated by the Utah Sheriff's Association, at least one of
271	whom shall be a member of a voluntary search and rescue unit operating in the state, at least
272	one of whom shall be from a county having a population of 75,000 or more, and at least one of
273	whom shall be from a county having a population of less than 75,000;
274	(c) one representative of the Division of [Homeland Security] Emergency Management
275	designated by the director; and

276 (d) one private citizen appointed by the governor with the consent of the Senate. 277 (2) (a) The term of each member of the board is four years. 278 (b) A member may be reappointed to successive terms. 279 (c) When a vacancy occurs in the membership for any reason, the replacement shall be 280 appointed for the unexpired term. 281 (d) In order to stagger the terms of membership, the members appointed or reappointed 282 to represent the Utah Sheriff's Association on or after May 2, 2005, shall serve a term of two 283 years, and all subsequent terms shall be four years. 284 (3) A member may not receive compensation or benefits for the member's service, but 285 may receive per diem and travel expenses in accordance with: 286 (a) Section 63A-3-106; 287 (b) Section 63A-3-107; and 288 (c) rules made by the Division of Finance pursuant to Sections 63A-3-106 and 289 63A-3-107. Section 8. Section **53-2-502** is amended to read: 290 291 **53-2-502.** Definitions. 292 As used in this part: 293 (1) "Committee" means the statewide mutual aid committee established in Section 294 53-2-503. 295 (2) "Director" means the director of the division, appointed under Section 53-2-103 or 296 the director's designee. 297 (3) "Division" means the Division of [Homeland Security] Emergency Management, 298 created under Section 53-2-103. 299 (4) "Emergency responder": 300 (a) means a person in the public or private sector: 301 (i) who has special skills, qualification, training, knowledge, or experience, whether or 302 not possessing a license, certificate, permit, or other official recognition for the skills, 303 qualification, training, knowledge, or experience, that would benefit a participating political

(ii) [that] whom a participating political subdivision requests or authorizes to assist in

subdivision in responding to a locally declared emergency or in an authorized drill or exercise;

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and

307	responding to a locally declared emergency or in an authorized drill or exercise; and
308	(b) includes:
309	(i) a law enforcement officer;
310	(ii) a firefighter;
311	(iii) an emergency medical services worker;
312	(iv) a physician, nurse, or other public health worker;
313	(v) an emergency management official;
314	(vi) a public works worker;
315	(vii) a building inspector;
316	(viii) an architect, engineer, or other design professional; or
317	(ix) a person with specialized equipment operations skills or training or with any other
318	skills needed to provide aid in a declared emergency.
319	(5) "Participating political subdivision" means each county, municipality, public safety
320	district, and public safety interlocal entity that has not adopted a resolution under Section
321	53-2-506 withdrawing itself from the statewide mutual aid system.
322	(6) "Public safety interlocal entity" means an interlocal entity under Title 11, Chapter
323	13, Interlocal Cooperation Act, that provides public safety service.
324	(7) "Public safety service" means a service provided to the public to protect life and
325	property and includes fire protection, police protection, emergency medical service, and
326	hazardous material response service.
327	(8) "Public safety district" means a local district under Title 17B, Limited Purpose
328	Local Government Entities - Local Districts, or special service district under Title 17D,
329	Chapter 1, Special Service District Act, that provides public safety service.
330	(9) "Requesting political subdivision" means a participating political subdivision that
331	requests emergency assistance under Section 53-2-507 from one or more other participating
332	political subdivisions.
333	(10) "Responding political subdivision" means a participating political subdivision that
334	responds to a request under Section 53-2-507 from a requesting political subdivision.
335	(11) "State" means the state of Utah.
336	[(11)] (12) "Statewide mutual aid system" or "system" means the aggregate of all
337	participating political subdivisions and the state.

338	Section 9. Section 53-2-505 is amended to read:
339	53-2-505. Agreements not affected by this part.
340	Nothing in this part may be construed:
341	(1) to limit the state, a county, municipality, local district, special service district, or
342	interlocal entity from entering into an agreement allowed by law for public safety and related
343	purposes; or
344	(2) to affect an agreement to which the state, a county, municipality, local district,
345	special service district, or interlocal entity is a party.
346	Section 10. Section 53-2-506 is amended to read:
347	53-2-506. Duties of the Division of Emergency Management and participating
348	political subdivisions.
349	(1) The division shall:
350	(a) receive and maintain an inventory of the state and local services, equipment,
351	supplies, personnel, and other resources related to participation in Title 53, Chapter 2, Part 2,
352	Emergency Management Assistance Compact, and Title 53, Chapter 2, Part 5, Statewide
353	Mutual Aid Act; and
354	(b) make rules in accordance with Title 63G, Chapter 3, Utah Administrative
355	Rulemaking Act, to prepare and coordinate a process and plans so that the division may assist
356	political subdivisions that are acting as agents of the state in mobilizing or demobilizing
357	available assets in response to an intrastate or interstate disaster as provided in Title 53,
358	Chapter 2, Part 2, Emergency Management Assistance Compact.
359	(2) Each participating political subdivision in the Statewide Mutual Aid Act shall:
360	[(1)] (a) identify potential hazards that could affect the participating political
361	subdivision;
362	[(2)] (b) conduct joint planning, intelligence sharing, and threat assessment
363	development with contiguous participating political subdivisions and conduct joint training
364	with them at least biennially;
365	[(3)] (c) identify and inventory the services, equipment, supplies, personnel, and other
366	resources related to participating political subdivision's planning, prevention, mitigation,
367	response, and recovery activities; and
368	[(4)] (d) adopt and implement the standardized incident management system approved

369	by the division.
370	Section 11. Section 53-2-507 is amended to read:
371	53-2-507. Requests for disaster assistance or assistance with an authorized drill
372	or exercise.
373	(1) [A] The state or a participating political subdivision may request another
374	participating political subdivision to assist:
375	(a) in preventing, mitigating, responding to, or recovering from a disaster, if the
376	requesting political subdivision or the state has declared a state of emergency; or
377	(b) with a drill or exercise that the state or requesting political subdivision has
378	authorized.
379	(2) Each request under Subsection (1) shall be:
380	(a) made by the chief executive officer of the state or participating political
381	subdivision, or the officer's designee; and
382	(b) reported as soon as practical to the director.
383	(3) (a) A request under Subsection (1) may be communicated orally or in writing.
384	(b) Each request communicated orally shall be reduced to writing and delivered to the
385	other participating political subdivision:
386	(i) as soon as practical; or
387	(ii) [in] within the number of days specified by the director.
388	(4) In responding to a request under Subsection (1), a responding political subdivision
389	may:
390	(a) donate assets of any kind to a requesting political subdivision; and
391	(b) withhold its resources to the extent necessary to provide reasonable protection and
392	services for its own residents.
393	(5) The emergency response personnel, equipment, and other assets of a responding
394	political subdivision or the state shall be under the operational control of the incident
395	management system of the state or requesting political subdivision, except to the extent that the
396	exercise of operational control would result in a violation of a policy, standard, procedure, or
397	protocol of the responding political subdivision or of the state.
398	Section 12. Section 53-2-509 is amended to read:
399	53-2-509. Personnel responding to requests for assistance.

(1) Each person or entity holding a license, certificate, or other permit evidencing qualification in a professional, mechanical, or other skill and responding to a request from a requesting political subdivision shall, while providing assistance during a declared emergency or during an authorized drill or exercise, be considered to be licensed, certified, or permitted in the requesting political subdivision, except as limited by the chief executive officer of the requesting political subdivision.

- (2) Each law enforcement officer rendering aid as provided in this part under the authority of a state of emergency declared by the governor, whether inside or outside the officer's jurisdiction, [shall have] has all law enforcement powers and the same privileges and immunities that the officer has in the officer's own jurisdiction.
- (3) Each employee of a responding political subdivision responding to a request by or giving assistance to a requesting political subdivision or the state as provided in this part:
 - (a) is entitled to:

- (i) all applicable workers compensation benefits for injury or death occurring as a result of the employee's participation in the response or assistance; and
 - (ii) any additional state or federal benefits available for line of duty injury or death; and
- (b) is, for purposes of liability, considered to be an employee of the requesting political subdivision.
- (4) Each responding political subdivision and its employees are immune from liability arising out of their actions in responding to a request from a requesting political subdivision to the extent provided in Section 63G-7-201.
 - Section 13. Section **63C-6-101** is amended to read:
 - 63C-6-101. Creation of commission -- Membership -- Appointment -- Vacancies.
- (1) There is created the Utah Seismic Safety Commission consisting of 15 members, designated as follows:
- (a) the director of the Division of [Homeland Security or his] Emergency Management or the director's designee;
 - (b) the director of the Utah Geological Survey or [his] the director's designee;
- (c) the director of the University of Utah Seismograph Stations or [his] the director's designee;
 - (d) the executive director of the Utah League of Cities and Towns or [his] the

431	executive director's designee;
432	(e) a representative from the Structural Engineers Association of Utah biannually
433	selected by its membership;
434	(f) the director of the Division of Facilities Construction and Management or [his] the
435	director's designee;
436	(g) the executive director of the Department of Transportation or [his] the director's
437	designee;
438	(h) the State Planning Coordinator or [his] the coordinator's designee;
439	(i) a representative from the American Institute of Architects, Utah Section;
440	(j) a representative from the American Society of Civil Engineers, Utah Section;
441	(k) a member of the House of Representatives appointed biannually by the speaker of
442	the House;
443	(1) a member of the Senate appointed biannually by the president of the Senate;
444	(m) the commissioner of the Department of Insurance or [his] the commissioner's
445	designee;
446	(n) a representative from the Association of Contingency Planners, Utah Chapter,
447	biannually selected by its membership; and
448	(o) a representative from the American Public Works Association, Utah Chapter,
449	biannually selected by its membership.
450	(2) The commission shall annually select one of its members to serve as chair of the
451	commission.
452	(3) When a vacancy occurs in the membership for any reason, the replacement shall be
453	appointed for the unexpired term.
454	Section 14. Section 63C-6-104 is amended to read:
455	63C-6-104. Staffing and appropriated funds.
456	(1) Staff support to the commission shall be provided by the Division of [Homeland
457	Security] Emergency Management and the Utah Geological Survey.
458	(2) [Monies] Money not expended by the Utah Seismic Safety Commission during a
459	fiscal year are nonlapsing except that any balance of General Fund [monies] money greater
460	than \$10,000 lapses to the General Fund.
461	Section 15. Section 63G-2-305 is amended to read:

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462	63G-2-305.	Protected	records.

The following records are protected if properly classified by a governmental entity:

(1) trade secrets as defined in Section 13-24-2 if the person submitting the trade secret has provided the governmental entity with the information specified in Section 63G-2-309;

- (2) commercial information or nonindividual financial information obtained from a person if:
- (a) disclosure of the information could reasonably be expected to result in unfair competitive injury to the person submitting the information or would impair the ability of the governmental entity to obtain necessary information in the future;
- (b) the person submitting the information has a greater interest in prohibiting access than the public in obtaining access; and
- (c) the person submitting the information has provided the governmental entity with the information specified in Section 63G-2-309;
- (3) commercial or financial information acquired or prepared by a governmental entity to the extent that disclosure would lead to financial speculations in currencies, securities, or commodities that will interfere with a planned transaction by the governmental entity or cause substantial financial injury to the governmental entity or state economy;
- (4) records the disclosure of which could cause commercial injury to, or confer a competitive advantage upon a potential or actual competitor of, a commercial project entity as defined in Subsection 11-13-103(4);
- (5) test questions and answers to be used in future license, certification, registration, employment, or academic examinations;
- (6) records the disclosure of which would impair governmental procurement proceedings or give an unfair advantage to any person proposing to enter into a contract or agreement with a governmental entity, except, subject to Subsections (1) and (2), that this Subsection (6) does not restrict the right of a person to have access to, once the contract or grant has been awarded, a bid, proposal, or application submitted to or by a governmental entity in response to:
 - (a) a request for bids;
- 491 (b) a request for proposals;
- 492 (c) a grant; or

(d) other similar document;

- (7) records that would identify real property or the appraisal or estimated value of real or personal property, including intellectual property, under consideration for public acquisition before any rights to the property are acquired unless:
- (a) public interest in obtaining access to the information outweighs the governmental entity's need to acquire the property on the best terms possible;
- (b) the information has already been disclosed to persons not employed by or under a duty of confidentiality to the entity;
- (c) in the case of records that would identify property, potential sellers of the described property have already learned of the governmental entity's plans to acquire the property;
- (d) in the case of records that would identify the appraisal or estimated value of property, the potential sellers have already learned of the governmental entity's estimated value of the property; or
- (e) the property under consideration for public acquisition is a single family residence and the governmental entity seeking to acquire the property has initiated negotiations to acquire the property as required under Section 78B-6-505;
- (8) records prepared in contemplation of sale, exchange, lease, rental, or other compensated transaction of real or personal property including intellectual property, which, if disclosed prior to completion of the transaction, would reveal the appraisal or estimated value of the subject property, unless:
- (a) the public interest in access outweighs the interests in restricting access, including the governmental entity's interest in maximizing the financial benefit of the transaction; or
- (b) when prepared by or on behalf of a governmental entity, appraisals or estimates of the value of the subject property have already been disclosed to persons not employed by or under a duty of confidentiality to the entity;
- (9) records created or maintained for civil, criminal, or administrative enforcement purposes or audit purposes, or for discipline, licensing, certification, or registration purposes, if release of the records:
- (a) reasonably could be expected to interfere with investigations undertaken for enforcement, discipline, licensing, certification, or registration purposes;
 - (b) reasonably could be expected to interfere with audits, disciplinary, or enforcement

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(c) would create a danger of depriving a person of a right to a fair trial or impartial hearing;

- (d) reasonably could be expected to disclose the identity of a source who is not generally known outside of government and, in the case of a record compiled in the course of an investigation, disclose information furnished by a source not generally known outside of government if disclosure would compromise the source; or
- (e) reasonably could be expected to disclose investigative or audit techniques, procedures, policies, or orders not generally known outside of government if disclosure would interfere with enforcement or audit efforts;
- (10) records the disclosure of which would jeopardize the life or safety of an individual;
- (11) records the disclosure of which would jeopardize the security of governmental property, governmental programs, or governmental recordkeeping systems from damage, theft, or other appropriation or use contrary to law or public policy;
- (12) records that, if disclosed, would jeopardize the security or safety of a correctional facility, or records relating to incarceration, treatment, probation, or parole, that would interfere with the control and supervision of an offender's incarceration, treatment, probation, or parole;
- (13) records that, if disclosed, would reveal recommendations made to the Board of Pardons and Parole by an employee of or contractor for the Department of Corrections, the Board of Pardons and Parole, or the Department of Human Services that are based on the employee's or contractor's supervision, diagnosis, or treatment of any person within the board's jurisdiction;
- (14) records and audit workpapers that identify audit, collection, and operational procedures and methods used by the State Tax Commission, if disclosure would interfere with audits or collections;
- (15) records of a governmental audit agency relating to an ongoing or planned audit until the final audit is released;
- (16) records prepared by or on behalf of a governmental entity solely in anticipation of litigation that are not available under the rules of discovery;
- 554 (17) records disclosing an attorney's work product, including the mental impressions or

555	legal theories of an attorney or other representative of a governmental entity concerning
556	litigation;
557	(18) records of communications between a governmental entity and an attorney
558	representing, retained, or employed by the governmental entity if the communications would be
559	privileged as provided in Section 78B-1-137;
560	(19) (a) (i) personal files of a state legislator, including personal correspondence to or
561	from a member of the Legislature; and
562	(ii) notwithstanding Subsection (19)(a)(i), correspondence that gives notice of
563	legislative action or policy may not be classified as protected under this section; and
564	(b) (i) an internal communication that is part of the deliberative process in connection
565	with the preparation of legislation between:
566	(A) members of a legislative body;
567	(B) a member of a legislative body and a member of the legislative body's staff; or
568	(C) members of a legislative body's staff; and
569	(ii) notwithstanding Subsection (19)(b)(i), a communication that gives notice of
570	legislative action or policy may not be classified as protected under this section;
571	(20) (a) records in the custody or control of the Office of Legislative Research and
572	General Counsel, that, if disclosed, would reveal a particular legislator's contemplated
573	legislation or contemplated course of action before the legislator has elected to support the
574	legislation or course of action, or made the legislation or course of action public; and
575	(b) notwithstanding Subsection (20)(a), the form to request legislation submitted to the
576	Office of Legislative Research and General Counsel is a public document unless a legislator
577	asks that the records requesting the legislation be maintained as protected records until such
578	time as the legislator elects to make the legislation or course of action public;
579	(21) research requests from legislators to the Office of Legislative Research and
580	General Counsel or the Office of the Legislative Fiscal Analyst and research findings prepared
581	in response to these requests;
582	(22) drafts, unless otherwise classified as public;
583	(23) records concerning a governmental entity's strategy about collective bargaining or
584	pending litigation;
585	(24) records of investigations of loss occurrences and analyses of loss occurrences that

may be covered by the Risk Management Fund, the Employers' Reinsurance Fund, the Uninsured Employers' Fund, or similar divisions in other governmental entities;

- (25) records, other than personnel evaluations, that contain a personal recommendation concerning an individual if disclosure would constitute a clearly unwarranted invasion of personal privacy, or disclosure is not in the public interest;
- (26) records that reveal the location of historic, prehistoric, paleontological, or biological resources that if known would jeopardize the security of those resources or of valuable historic, scientific, educational, or cultural information;
- (27) records of independent state agencies if the disclosure of the records would conflict with the fiduciary obligations of the agency;
- (28) records of an institution within the state system of higher education defined in Section 53B-1-102 regarding tenure evaluations, appointments, applications for admissions, retention decisions, and promotions, which could be properly discussed in a meeting closed in accordance with Title 52, Chapter 4, Open and Public Meetings Act, provided that records of the final decisions about tenure, appointments, retention, promotions, or those students admitted, may not be classified as protected under this section;
- (29) records of the governor's office, including budget recommendations, legislative proposals, and policy statements, that if disclosed would reveal the governor's contemplated policies or contemplated courses of action before the governor has implemented or rejected those policies or courses of action or made them public;
- (30) records of the Office of the Legislative Fiscal Analyst relating to budget analysis, revenue estimates, and fiscal notes of proposed legislation before issuance of the final recommendations in these areas;
- (31) records provided by the United States or by a government entity outside the state that are given to the governmental entity with a requirement that they be managed as protected records if the providing entity certifies that the record would not be subject to public disclosure if retained by it;
- (32) transcripts, minutes, or reports of the closed portion of a meeting of a public body except as provided in Section 52-4-206;
- (33) records that would reveal the contents of settlement negotiations but not including final settlements or empirical data to the extent that they are not otherwise exempt from

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(34) memoranda prepared by staff and used in the decision-making process by an administrative law judge, a member of the Board of Pardons and Parole, or a member of any other body charged by law with performing a quasi-judicial function;

- (35) records that would reveal negotiations regarding assistance or incentives offered by or requested from a governmental entity for the purpose of encouraging a person to expand or locate a business in Utah, but only if disclosure would result in actual economic harm to the person or place the governmental entity at a competitive disadvantage, but this section may not be used to restrict access to a record evidencing a final contract;
- (36) materials to which access must be limited for purposes of securing or maintaining the governmental entity's proprietary protection of intellectual property rights including patents, copyrights, and trade secrets;
- (37) the name of a donor or a prospective donor to a governmental entity, including an institution within the state system of higher education defined in Section 53B-1-102, and other information concerning the donation that could reasonably be expected to reveal the identity of the donor, provided that:
 - (a) the donor requests anonymity in writing;
- (b) any terms, conditions, restrictions, or privileges relating to the donation may not be classified protected by the governmental entity under this Subsection (37); and
- (c) except for an institution within the state system of higher education defined in Section 53B-1-102, the governmental unit to which the donation is made is primarily engaged in educational, charitable, or artistic endeavors, and has no regulatory or legislative authority over the donor, a member of the donor's immediate family, or any entity owned or controlled by the donor or the donor's immediate family;
- 641 (38) accident reports, except as provided in Sections 41-6a-404, 41-12a-202, and 642 73-18-13;
- 643 (39) a notification of workers' compensation insurance coverage described in Section 644 34A-2-205;
 - (40) (a) the following records of an institution within the state system of higher education defined in Section 53B-1-102, which have been developed, discovered, disclosed to, or received by or on behalf of faculty, staff, employees, or students of the institution:

648	(i) unpublished lecture notes;
649	(ii) unpublished notes, data, and information:
650	(A) relating to research; and
651	(B) of:
652	(I) the institution within the state system of higher education defined in Section
653	53B-1-102; or
654	(II) a sponsor of sponsored research;
655	(iii) unpublished manuscripts;
656	(iv) creative works in process;
657	(v) scholarly correspondence; and
658	(vi) confidential information contained in research proposals;
659	(b) Subsection (40)(a) may not be construed to prohibit disclosure of public
660	information required pursuant to Subsection 53B-16-302(2)(a) or (b); and
661	(c) Subsection (40)(a) may not be construed to affect the ownership of a record;
662	(41) (a) records in the custody or control of the Office of Legislative Auditor General
663	that would reveal the name of a particular legislator who requests a legislative audit prior to the
664	date that audit is completed and made public; and
665	(b) notwithstanding Subsection (41)(a), a request for a legislative audit submitted to the
666	Office of the Legislative Auditor General is a public document unless the legislator asks that
667	the records in the custody or control of the Office of Legislative Auditor General that would
668	reveal the name of a particular legislator who requests a legislative audit be maintained as
669	protected records until the audit is completed and made public;
670	(42) records that provide detail as to the location of an explosive, including a map or
671	other document that indicates the location of:
672	(a) a production facility; or
673	(b) a magazine;
674	(43) information:
675	(a) contained in the statewide database of the Division of Aging and Adult Services
676	created by Section 62A-3-311.1; or
677	(b) received or maintained in relation to the Identity Theft Reporting Information
678	System (IRIS) established under Section 67-5-22;

679	(44) information contained in the Management Information System and Licensing
680	Information System described in Title 62A, Chapter 4a, Child and Family Services;
681	(45) information regarding National Guard operations or activities in support of the
682	National Guard's federal mission;
683	(46) records provided by any pawn or secondhand business to a law enforcement
684	agency or to the central database in compliance with Title 13, Chapter 32a, Pawnshop and
685	Secondhand Merchandise Transaction Information Act;
686	(47) information regarding food security, risk, and vulnerability assessments performed
687	by the Department of Agriculture and Food;
688	(48) except to the extent that the record is exempt from this chapter pursuant to Section
689	63G-2-106, records related to an emergency plan or program, a copy of which is provided to or
690	prepared or maintained by the Division of [Homeland Security] Emergency Management, and
691	the disclosure of which would jeopardize:
692	(a) the safety of the general public; or
693	(b) the security of:
694	(i) governmental property;
695	(ii) governmental programs; or
696	(iii) the property of a private person who provides the Division of [Homeland Security]
697	Emergency Management information;
698	(49) records of the Department of Agriculture and Food relating to the National
699	Animal Identification System or any other program that provides for the identification, tracing,
700	or control of livestock diseases, including any program established under Title 4, Chapter 24,
701	Utah Livestock Brand and Anti-theft Act or Title 4, Chapter 31, Livestock Inspection and
702	Quarantine;
703	(50) as provided in Section 26-39-501:
704	(a) information or records held by the Department of Health related to a complaint
705	regarding a child care program or residential child care which the department is unable to
706	substantiate; and
707	(b) information or records related to a complaint received by the Department of Health
708	from an anonymous complainant regarding a child care program or residential child care;
709	(51) unless otherwise classified as public under Section 63G-2-301 and except as

710	provided under Section 41-1a-116, an individual's home address, home telephone number, or
711	personal mobile phone number, if:
712	(a) the individual is required to provide the information in order to comply with a law,
713	ordinance, rule, or order of a government entity; and
714	(b) the subject of the record has a reasonable expectation that this information will be
715	kept confidential due to:
716	(i) the nature of the law, ordinance, rule, or order; and
717	(ii) the individual complying with the law, ordinance, rule, or order;
718	(52) the name, home address, work addresses, and telephone numbers of an individual
719	that is engaged in, or that provides goods or services for, medical or scientific research that is:
720	(a) conducted within the state system of higher education, as defined in Section
721	53B-1-102; and
722	(b) conducted using animals;
723	(53) an initial proposal under Title 63M, Chapter 1, Part 26, Government Procurement
724	Private Proposal Program, to the extent not made public by rules made under that chapter;
725	(54) information collected and a report prepared by the Judicial Performance
726	Evaluation Commission concerning a judge, unless Section 20A-7-702 or Title 78A, Chapter
727	12, Judicial Performance Evaluation Commission Act, requires disclosure of, or makes public,
728	the information or report;
729	(55) (a) records of the Utah Educational Savings Plan created under Section
730	53B-8a-103 if the disclosure of the records would conflict with its fiduciary obligations;
731	(b) proposals submitted to the Utah Educational Savings Plan; and
732	(c) contracts entered into by the Utah Educational Savings Plan and the related
733	payments;
734	(56) records contained in the Management Information System created in Section
735	62A-4a-1003;
736	(57) records provided or received by the Public Lands Policy Coordinating Office in
737	furtherance of any contract or other agreement made in accordance with Section 63J-4-603;
738	(58) information requested by and provided to the Utah State 911 Committee under
739	Section 53-10-602;

(59) recorded Children's Justice Center investigative interviews, both video and audio,

741	the release of which are governed by Section 77-37-4; and
742	(60) in accordance with Section 73-10-33:
743	(a) a management plan for a water conveyance facility in the possession of the Division
744	of Water Resources or the Board of Water Resources; or
745	(b) an outline of an emergency response plan in possession of the state or a county or
746	municipality.
747	Section 16. Section 63J-4-502 is amended to read:
748	63J-4-502. Membership Terms Chair Expenses.
749	(1) The Resource Development Coordinating Committee shall consist of the following
750	25 members:
751	(a) the state science advisor;
752	(b) a representative from the Department of Agriculture and Food appointed by the
753	executive director;
754	(c) a representative from the Department of Community and Culture appointed by the
755	executive director;
756	(d) a representative from the Department of Environmental Quality appointed by the
757	executive director;
758	(e) a representative from the Department of Natural Resources appointed by the
759	executive director;
760	(f) a representative from the Department of Transportation appointed by the executive
761	director;
762	(g) a representative from the Governor's Office of Economic Development appointed
763	by the director;
764	(h) a representative from the Division of Housing and Community Development
765	appointed by the director;
766	(i) a representative from the Division of State History appointed by the director;
767	(j) a representative from the Division of Air Quality appointed by the director;
768	(k) a representative from the Division of Drinking Water appointed by the director;
769	(l) a representative from the Division of Environmental Response and Remediation
770	appointed by the director;

(m) a representative from the Division of Radiation appointed by the director;

772 (n) a representative from the Division of Solid and Hazardous Waste appointed by the 773 director; 774 (o) a representative from the Division of Water Quality appointed by the director; 775 (p) a representative from the Division of Oil, Gas, and Mining appointed by the 776 director; 777 (q) a representative from the Division of Parks and Recreation appointed by the 778 director; 779 (r) a representative from the Division of Forestry, Fire, and State Lands appointed by 780 the director; 781 (s) a representative from the Utah Geological Survey appointed by the director; 782 (t) a representative from the Division of Water Resources appointed by the director; 783 (u) a representative from the Division of Water Rights appointed by the director; 784 (v) a representative from the Division of Wildlife Resources appointed by the director; 785 (w) a representative from the School and Institutional Trust Lands Administration 786 appointed by the director; 787 (x) a representative from the Division of Facilities Construction and Management 788 appointed by the director; and 789 (y) a representative from the Division of [Homeland Security] Emergency Management 790 appointed by the director. 791 (2) (a) As particular issues require, the committee may, by majority vote of the 792 members present, and with the concurrence of the state planning coordinator, appoint 793 additional temporary members to serve as ex officio voting members. 794 (b) Those ex officio members may discuss and vote on the issue or issues for which 795 they were appointed. 796 (3) A chair shall be selected by a majority vote of committee members with the 797 concurrence of the state planning coordinator. 798 (4) A member may not receive compensation or benefits for the member's service, but 799 may receive per diem and travel expenses in accordance with: 800 (a) Section 63A-3-106;

(c) rules made by the Division of Finance pursuant to Sections 63A-3-106 and

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(b) Section 63A-3-107; and

803	63A-3-107.
804	Section 17. Section 63K-1-102 is amended to read:
805	63K-1-102. Definitions.
806	(1) (a) "Absent" means:
807	(i) not physically present or not able to be communicated with for 48 hours; or
808	(ii) for local government officers, as defined by local ordinances.
809	(b) "Absent" does not include a person who can be communicated with via telephone,
810	radio, or telecommunications.
811	(2) "Attack" means a nuclear, conventional, biological, or chemical warfare action
812	against the United States of America or this state.
813	(3) "Department" means the Department of Administrative Services, the Department of
814	Agriculture and Food, the Alcoholic Beverage Control Commission, the Department of
815	Commerce, the Department of Community and Culture, the Department of Corrections, the
816	Department of Environmental Quality, the Department of Financial Institutions, the
817	Department of Health, the Department of Human Resource Management, the Department of
818	Workforce Services, the Labor Commission, the National Guard, the Department of Insurance,
819	the Department of Natural Resources, the Department of Public Safety, the Public Service
820	Commission, the Department of Human Services, the State Tax Commission, the Department
821	of Technology Services, the Department of Transportation, any other major administrative
822	subdivisions of state government, the State Board of Education, the State Board of Regents, the
823	Utah Housing Corporation, the Workers' Compensation Fund, the State Retirement Board, and
824	each institution of higher education within the system of higher education.
825	(4) "Disaster" means a situation causing, or threatening to cause, widespread damage,
826	social disruption, or injury or loss of life or property resulting from attack, internal disturbance,
827	natural phenomenon, or technological hazard.
828	(5) "Division" means the Division of [Homeland Security] Emergency Management
829	established in Title 53, Chapter 2, Part 1, Homeland Security Act.
830	(6) "Emergency interim successor" means a person designated by this chapter to
831	exercise the powers and discharge the duties of an office when the person legally exercising the
832	powers and duties of the office is unavailable

(7) "Executive director" means the person with ultimate responsibility for managing

834	and overseeing the operations of each department, however denominated.
835	(8) "Internal disturbance" means a riot, prison break, terrorism, or strike.
836	(9) "Natural phenomenon" means any earthquake, tornado, storm, flood, landslide,
837	avalanche, forest or range fire, drought, epidemic, or other catastrophic event.
838	(10) (a) "Office" includes all state and local offices, the powers and duties of which are
839	defined by constitution, statutes, charters, optional plans, ordinances, articles, or by-laws.
840	(b) "Office" does not include the office of governor or the legislative or judicial offices.
841	(11) "Place of governance" means the physical location where the powers of an office
842	are being exercised.
843	(12) "Political subdivision" includes counties, cities, towns, townships, districts,
844	authorities, and other public corporations and entities whether organized and existing under
845	charter or general law.
846	(13) "Political subdivision officer" means a person holding an office in a political
847	subdivision.
848	(14) "State officer" means the attorney general, the state treasurer, the state auditor, and
849	the executive director of each department.
850	(15) "Technological hazard" means any hazardous materials accident, mine accident,
851	train derailment, air crash, radiation incident, pollution, structural fire, or explosion.
852	(16) "Unavailable" means:
853	(a) absent from the place of governance during a disaster that seriously disrupts normal
854	governmental operations, whether or not that absence or inability would give rise to a vacancy
855	under existing constitutional or statutory provisions; or
856	(b) as otherwise defined by local ordinance.
857	Section 18. Section 63K-1-301 is amended to read:
858	63K-1-301. Division to consult with legislative and judicial branch.
859	The Division of [Homeland Security] Emergency Management may consult with the
860	Legislative Management Committee, the Judicial Council, and legislative and judicial staff
861	offices to assist them in preparing emergency succession plans and procedures.
862	Section 19. Section 63K-3-201 is amended to read:
863	63K-3-201. Emergency Management Administration Council created Function

864

-- Composition -- Expenses.

865	(1) There is created the Emergency Management Administration Council to provide
866	advice and coordination for state and local government agencies on government emergency
867	prevention, mitigation, preparedness, response, and recovery actions and activities.
868	(2) The council shall meet at the call of the chair, but at least quarterly.
869	(3) The council shall be made up of the:
870	(a) lieutenant governor, or the lieutenant governor's designee;
871	(b) attorney general, or the attorney general's designee;
872	(c) heads of the following state agencies, or their designees:
873	(i) Department of Public Safety;
874	(ii) Division of [Homeland Security] Emergency Management;
875	(iii) Department of Transportation;
876	(iv) Department of Health;
877	(v) Department of Environmental Quality;
878	(vi) Department of Community and Economic Development; and
879	(vii) Department of Natural Resources;
880	(d) adjutant general of the National Guard or the adjutant general's designee;
881	(e) commissioner of agriculture and food or the commissioner's designee;
882	(f) two representatives with expertise in emergency management appointed by the Utah
883	League of Cities and Towns;
884	(g) two representatives with expertise in emergency management appointed by the
885	Utah Association of Counties;
886	(h) up to four additional members with expertise in [homeland security] emergency
887	management, critical infrastructure, or key resources as these terms are defined under 6 U.S.
888	Code Section 101 appointed from the private sector, by the chair of the council; and
889	(i) two representatives appointed by the Utah Emergency Management Association.
890	(4) The commissioner of Public Safety and the lieutenant governor shall serve as
891	co-chairs of the council.
892	(5) A member may not receive compensation or benefits for the member's service, but
893	may receive per diem and travel expenses in accordance with:
894	(a) Section 63A-3-106;
895	(b) Section 63A-3-107; and

896	(c) rules made by the Division of Finance pursuant to Sections 63A-3-106 and
897	63A-3-107.
898	(6) The council shall coordinate with existing emergency management related entities
899	including:
900	(a) the Homeland Security Regional Committees established by the Department of
901	Public Safety;
902	(b) the Statewide Mutual Aid Committee established under Section 53-2-503; and
903	(c) the Hazardous Chemical Emergency Response Commission designated under
904	Section 63K-3-301.
905	(7) The council may establish other committees and task forces as determined
906	necessary by the council to carry out the duties of the council.
907	Section 20. Section 63K-4-402 is amended to read:
908	63K-4-402. Acquisition of property for public use Compensation of owners.
909	(1) (a) Upon proclamation of a state of emergency, the governor may purchase or lease
910	public or private property for public use including:
911	(i) food and medical supplies;
912	(ii) clothing;
913	(iii) shelter;
914	(iv) means of transportation;
915	(v) fuels;
916	(vi) oils; or
917	(vii) buildings or lands.
918	(b) The governor may not purchase private home storage nor privately owned arms.
919	(2) (a) The governor may use property purchased under authority of this section for any
920	purpose to meet the needs of an emergency, including its use to relieve want, distress, and
921	disease.
922	(b) Any property used by the governor to meet the needs of an emergency is a public
923	use.
924	(3) (a) The governor shall compensate the owner of property taken or used under
925	authority of this section by complying with the procedures established in Title 78B, Chapter 6,
926	Part 5, Eminent Domain.

927	(b) The governor shall pay for those purchases or leases from the funds available to the				
928	Division of [Homeland Security] Emergency Management under:				
929	(i) this chapter; or				
930	(ii) Title 53, Chapter 2, Part 4, Disaster Recovery Funding Act, to the extent provided				
931	for in that chapter.				
932	(4) Nothing in this section applies to or authorizes compensation for the destruction or				
933	damage of standing timber or other property in order to provide a fire break or to the release of				
934	waters or the breach of impoundments in order to reduce pressure or other danger from actual				
935	or threatened flood.				
936	Section 21. Section 63M-4-201 is amended to read:				
937	63M-4-201. Governor's energy advisor Duties.				
938	(1) (a) The governor shall appoint an energy advisor.				
939	(b) The governor's energy advisor serves at the pleasure of the governor.				
940	(2) The governor's energy advisor shall:				
941	(a) advise the governor on energy-related matters;				
942	(b) annually review and propose updates to the state's energy policy, as contained in				
943	Section 63M-4-301;				
944	(c) promote as the governor's energy advisor considers necessary:				
945	(i) the development of cost-effective energy resources both renewable and				
946	nonrenewable; and				
947	(ii) educational programs, including programs supporting conservation and energy				
948	efficiency measures;				
949	(d) coordinate across state agencies to assure consistency with state energy policy,				
950	including:				
951	(i) working with the State Energy Program to promote access to federal assistance for				
952	energy-related projects for state agencies and members of the public;				
953	(ii) working with the Division of [Homeland Security] Emergency Management to				
954	assist the governor in carrying out the governor's energy emergency powers under Title 63K,				
955	Chapter 2, Energy Emergency Powers of the Governor Act;				
956	(iii) participating in the annual review of the energy emergency plan and the				
957	maintenance of the energy emergency plan and a current list of contact persons required by				

958	Section 53-2-110; and				
959	(iv) identifying and proposing measures necessary to facilitate low-income consumers'				
960	access to energy services;				
961	(e) coordinate with the Division of [Homeland Security] Emergency Management				
962	ongoing activities designed to test an energy emergency plan to ensure coordination and				
963	information sharing among state agencies and political subdivisions in the state, public utilities				
964	and other energy suppliers, and other relevant public sector persons as required by Sections				
965	53-2-110, 63K-2-201, 63K-2-205, and 63K-2-301;				
966	(f) coordinate with requisite state agencies to study:				
967	(i) the creation of a centralized state repository for energy-related information;				
968	(ii) methods for streamlining state review and approval processes for energy-related				
969	projects; and				
970	(iii) the development of multistate energy transmission and transportation				
971	infrastructure;				
972	(g) coordinate energy-related regulatory processes within the state;				
973	(h) compile, and make available to the public, information about federal, state, and				
974	local approval requirements for energy-related projects;				
975	(i) act as the state's advocate before federal and local authorities for energy-related				
976	infrastructure projects or coordinate with the appropriate state agency; and				

(j) help promote the Division of Facilities Construction and Management's measures to

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improve energy efficiency in state buildings.

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Office of Legislative Research and General Counsel

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FISCAL NOTE

H.B. 80

SHORT TITLE: Emergency Management

SPONSOR: Oda, C.

2011 GENERAL SESSION, STATE OF UTAH

STATE GOVERNMENT (UCA 36-12-13(2)(b))

Enactment of this bill likely will not materially impact the state budget.

LOCAL GOVERNMENTS (UCA 36-12-13(2)(c))

Enactment of this bill likely will not result in direct, measurable costs and/or benefits for local governments.

DIRECT EXPENDITURES BY UTAH RESIDENTS AND BUSINESSES (UCA 36-12-13(2)(d)) Enactment of this bill likely will not result in direct, measurable expenditures by Utah residents or businesses.

2/1/2011, 04:27 PM, Lead Analyst: Ricks, G./Attorney: SCA

Office of the Legislative Fiscal Analyst