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DEPARTMENT OF COMMERCE LICENSE RELATED

AMENDMENTS

2012 GENERAL SESSION



Money Appropriated in this Bill:

None
Other Special Clauses:
None
Utah Code Sections Affected:
AMENDS:
58-55-302, as last amended by Laws of Utah 2011, Chapter 413
58-55-306, as last amended by Laws of Utah 2011, Chapter 413
63G-12-402, as last amended by Laws of Utah 2011, Chapter 413 and renumbered and
amended by Laws of Utah 2011, Chapter 18
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 58-55-302 is amended to read:
58-55-302. Qualifications for licensure.
(1) Each applicant for a license under this chapter shall:
(a) submit an application prescribed by the division;
(b) pay a fee as determined by the department under Section 63J-1-504;
(c) (i) meet the examination requirements established by rule by the commission with
the concurrence of the director, except for the classifications of apprentice plumber and
apprentice electrician for whom no examination is required; or
(ii) if required in Section 58-55-304, the individual qualifier must pass the required
examination if the applicant is a business entity;
(d) if an apprentice, identify the proposed supervisor of the apprenticeship;
(e) if an applicant for a contractor's license:
(i) produce satisfactory evidence of financial responsibility, except for a construction
trades instructor for whom evidence of financial responsibility is not required;
(ii) produce satisfactory evidence of knowledge and experience in the construction
industry and knowledge of the principles of the conduct of business as a contractor, reasonably
necessary for the protection of the public health, safety, and welfare;
(iii) (A) be a licensed master electrician if an applicant for an electrical contractor's
license or a licensed master residential electrician if an applicant for a residential electrical
contractor's license;

57	(B) be a licensed master plumber if an applicant for a plumbing contractor's license or
58	a licensed master residential plumber if an applicant for a residential plumbing contractor's
59	license; or
60	(C) be a licensed elevator mechanic and produce satisfactory evidence of three years
61	experience as an elevator mechanic if an applicant for an elevator contractor's license; and
62	(iv) when the applicant is an unincorporated entity, provide a list of the one or more
63	individuals who hold an ownership interest in the applicant as of the day on which the
64	application is filed that includes for each individual:
65	(A) the individual's name, address, [and] birthdate, and Social Security number; and
66	(B) whether the individual will engage in a construction trade; and
67	(f) if an applicant for a construction trades instructor license, satisfy any additional
68	requirements established by rule.
69	(2) After approval of an applicant for a contractor's license by the applicable board and
70	the division, the applicant shall file the following with the division before the division issues
71	the license:
72	(a) proof of workers' compensation insurance which covers employees of the applicant
73	in accordance with applicable Utah law;
74	(b) proof of public liability insurance in coverage amounts and form established by rule
75	except for a construction trades instructor for whom public liability insurance is not required;
76	and
77	(c) proof of registration as required by applicable law with the:
78	(i) Utah Department of Commerce;
79	(ii) Division of Corporations and Commercial Code;
80	(iii) Unemployment Insurance Division in the Department of Workforce Services, for
81	purposes of Title 35A, Chapter 4, Employment Security Act;
82	(iv) State Tax Commission; and
83	(v) Internal Revenue Service.
84	(3) In addition to the general requirements for each applicant in Subsection (1),
85	applicants shall comply with the following requirements to be licensed in the following
86	classifications:
87	(a) (i) A master plumber shall produce satisfactory evidence that the applicant:

- (A) has been a licensed journeyman plumber for at least two years and had two years of supervisory experience as a licensed journeyman plumber in accordance with division rule;
 - (B) has received at least an associate of applied science degree or similar degree following the completion of a course of study approved by the division and had one year of supervisory experience as a licensed journeyman plumber in accordance with division rule; or
 - (C) meets the qualifications determined by the division in collaboration with the board to be equivalent to Subsection (3)(a)(i)(A) or (B).
 - (ii) An individual holding a valid Utah license as a journeyman plumber, based on at least four years of practical experience as a licensed apprentice under the supervision of a licensed journeyman plumber and four years as a licensed journeyman plumber, in effect immediately prior to May 5, 2008, is on and after May 5, 2008, considered to hold a current master plumber license under this chapter, and satisfies the requirements of this Subsection (3)(a) for the purpose of renewal or reinstatement of that license under Section 58-55-303.
 - (iii) An individual holding a valid plumbing contractor's license or residential plumbing contractor's license, in effect immediately prior to May 5, 2008, is on or after May 5, 2008:
 - (A) considered to hold a current master plumber license under this chapter if licensed as a plumbing contractor and a journeyman plumber, and satisfies the requirements of this Subsection (3)(a) for purposes of renewal or reinstatement of that license under Section 58-55-303; and
 - (B) considered to hold a current residential master plumber license under this chapter if licensed as a residential plumbing contractor and a residential journeyman plumber, and satisfies the requirements of this Subsection (3)(a) for purposes of renewal or reinstatement of that license under Section 58-55-303.
 - (b) A master residential plumber applicant shall produce satisfactory evidence that the applicant:
 - (i) has been a licensed residential journeyman plumber for at least two years and had two years of supervisory experience as a licensed residential journeyman plumber in accordance with division rule; or
- (ii) meets the qualifications determined by the division in collaboration with the board to be equivalent to Subsection (3)(b)(i).

approved by the division;

- (c) A journeyman plumber applicant shall produce satisfactory evidence of:
 (i) successful completion of the equivalent of at least four years of full-time training
 and instruction as a licensed apprentice plumber under supervision of a licensed master
 plumber or journeyman plumber and in accordance with a planned program of training
 - (ii) at least eight years of full-time experience approved by the division in collaboration with the Plumbers Licensing Board; or
 - (iii) satisfactory evidence of meeting the qualifications determined by the board to be equivalent to Subsection (3)(c)(i) or (c)(ii).
 - (d) A residential journeyman plumber shall produce satisfactory evidence of:
 - (i) completion of the equivalent of at least three years of full-time training and instruction as a licensed apprentice plumber under the supervision of a licensed residential master plumber, licensed residential journeyman plumber, or licensed journeyman plumber in accordance with a planned program of training approved by the division;
 - (ii) completion of at least six years of full-time experience in a maintenance or repair trade involving substantial plumbing work; or
 - (iii) meeting the qualifications determined by the board to be equivalent to Subsection (3)(d)(i) or (d)(ii).
 - (e) The conduct of licensed apprentice plumbers and their licensed supervisors shall be in accordance with the following:
 - (i) while engaging in the trade of plumbing, a licensed apprentice plumber shall be under the immediate supervision of a licensed master plumber, licensed residential master plumber, licensed journeyman plumber, or a licensed residential journeyman plumber; and
 - (ii) a licensed apprentice plumber in the fourth through tenth year of training may work without supervision for a period not to exceed eight hours in any 24-hour period, but if the apprentice does not become a licensed journeyman plumber or licensed residential journeyman plumber by the end of the tenth year of apprenticeship, this nonsupervision provision no longer applies.
 - (f) A master electrician applicant shall produce satisfactory evidence that the applicant:
 - (i) is a graduate electrical engineer of an accredited college or university approved by the division and has one year of practical electrical experience as a licensed apprentice

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- (ii) is a graduate of an electrical trade school, having received an associate of applied sciences degree following successful completion of a course of study approved by the division, and has two years of practical experience as a licensed journeyman electrician;
 - (iii) has four years of practical experience as a journeyman electrician; or
- (iv) meets the qualifications determined by the board to be equivalent to Subsection (3)(f)(i), (ii), or (iii).
 - (g) A master residential electrician applicant shall produce satisfactory evidence that the applicant:
- (i) has at least two years of practical experience as a residential journeyman electrician;or
- 161 (ii) meets the qualifications determined by the board to be equivalent to this practical experience.
 - (h) A journeyman electrician applicant shall produce satisfactory evidence that the applicant:
 - (i) has successfully completed at least four years of full-time training and instruction as a licensed apprentice electrician under the supervision of a master electrician or journeyman electrician and in accordance with a planned training program approved by the division;
 - (ii) has at least eight years of full-time experience approved by the division in collaboration with the Electricians Licensing Board; or
 - (iii) meets the qualifications determined by the board to be equivalent to Subsection (3)(h)(i) or (ii).
 - (i) A residential journeyman electrician applicant shall produce satisfactory evidence that the applicant:
 - (i) has successfully completed two years of training in an electrical training program approved by the division;
 - (ii) has four years of practical experience in wiring, installing, and repairing electrical apparatus and equipment for light, heat, and power under the supervision of a licensed master, journeyman, residential master, or residential journeyman electrician; or
- 179 (iii) meets the qualifications determined by the division and applicable board to be 180 equivalent to Subsection (3)(i)(i) or (ii).

- (j) The conduct of licensed apprentice electricians and their licensed supervisors shall be in accordance with the following:
- (i) A licensed apprentice electrician shall be under the immediate supervision of a licensed master, journeyman, residential master, or residential journeyman electrician. An apprentice in the fourth year of training may work without supervision for a period not to exceed eight hours in any 24-hour period.
- (ii) A licensed master, journeyman, residential master, or residential journeyman electrician may have under immediate supervision on a residential project up to three licensed apprentice electricians.
- (iii) A licensed master or journeyman electrician may have under immediate supervision on nonresidential projects only one licensed apprentice electrician.
 - (k) An alarm company applicant shall:
- (i) have a qualifying agent who is an officer, director, partner, proprietor, or manager of the applicant who:
 - (A) demonstrates 6,000 hours of experience in the alarm company business;
 - (B) demonstrates 2,000 hours of experience as a manager or administrator in the alarm company business or in a construction business; and
 - (C) passes an examination component established by rule by the commission with the concurrence of the director;
 - (ii) if a corporation, provide:
 - (A) the names, addresses, dates of birth, Social Security numbers, and fingerprint cards of all corporate officers, directors, and those responsible management personnel employed within the state or having direct responsibility for managing operations of the applicant within the state; and
 - (B) the names, addresses, dates of birth, Social Security numbers, and fingerprint cards of all shareholders owning 5% or more of the outstanding shares of the corporation, except this shall not be required if the stock is publicly listed and traded;
 - (iii) if a limited liability company, provide:
 - (A) the names, addresses, dates of birth, Social Security numbers, and fingerprint cards of all company officers, and those responsible management personnel employed within the state or having direct responsibility for managing operations of the applicant within the state;

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- (B) the names, addresses, dates of birth, Social Security numbers, and fingerprint cards of all individuals owning 5% or more of the equity of the company;
- (iv) if a partnership, provide the names, addresses, dates of birth, Social Security numbers, and fingerprint cards 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;
- (v) if a proprietorship, provide the names, addresses, dates of birth, Social Security numbers, and fingerprint cards 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;
- (vi) if a trust, provide the names, addresses, dates of birth, Social Security numbers, and fingerprint cards of the trustee, and those responsible management personnel employed within the state or having direct responsibility for managing operations of the applicant within the state;
- (vii) be of good moral character in that officers, directors, shareholders described in Subsection (3)(k)(ii)(B), partners, proprietors, trustees, 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 an alarm company is considered by the board to indicate that the best interests of the public are served by granting the applicant a license;
- (viii) document that none of the applicant's officers, directors, shareholders described in Subsection (3)(k)(ii)(B), partners, proprietors, trustees, and responsible management personnel have been declared by any court of competent jurisdiction incompetent by reason of mental defect or disease and not been restored;
- (ix) document that none of the applicant's officers, directors, shareholders described in Subsection (3)(k)(ii)(B), partners, proprietors, and responsible management personnel are currently suffering from habitual drunkenness or from drug addiction or dependence;
 - (x) file and maintain with the division evidence of:
- (A) comprehensive general liability insurance in form and in amounts to be established by rule by the commission with the concurrence of the director;

243	(B) workers' compensation insurance that covers employees of the applicant in
244	accordance with applicable Utah law; and
245	(C) registration as is required by applicable law with the:
246	(I) Division of Corporations and Commercial Code;
247	(II) Unemployment Insurance Division in the Department of Workforce Services, for
248	purposes of Title 35A, Chapter 4, Employment Security Act;
249	(III) State Tax Commission; and
250	(IV) Internal Revenue Service; and
251	(xi) meet with the division and board.
252	(l) Each applicant for licensure as an alarm company agent shall:
253	(i) submit an application in a form prescribed by the division accompanied by
254	fingerprint cards;
255	(ii) pay a fee determined by the department under Section 63J-1-504;
256	(iii) be of good moral character in that the applicant has not been convicted of a felony,
257	a misdemeanor involving moral turpitude, or any other crime that when considered with the
258	duties and responsibilities of an alarm company agent is considered by the board to indicate
259	that the best interests of the public are served by granting the applicant a license;
260	(iv) not have been declared by any court of competent jurisdiction incompetent by
261	reason of mental defect or disease and not been restored;
262	(v) not be currently suffering from habitual drunkenness or from drug addiction or
263	dependence; and
264	(vi) meet with the division and board if requested by the division or the board.
265	(m) (i) Each applicant for licensure as an elevator mechanic shall:
266	(A) provide documentation of experience and education credits of not less than three
267	years work experience in the elevator industry, in construction, maintenance, or service and
268	repair; and
269	(B) satisfactorily complete a written examination administered by the division
270	established by rule under Section 58-1-203; or
271	(C) provide certificates of completion of an apprenticeship program for elevator
272	mechanics, having standards substantially equal to those of this chapter and registered with the
273	United States Department of Labor Bureau Apprenticeship and Training or a state

apprenticeship council.

- (ii) (A) If an elevator contractor licensed under this chapter cannot find a licensed elevator mechanic to perform the work of erecting, constructing, installing, altering, servicing, repairing, or maintaining an elevator, the contractor may:
 - (I) notify the division of the unavailability of licensed personnel; and
- (II) request the division issue a temporary elevator mechanic license to an individual certified by the contractor as having an acceptable combination of documented experience and education to perform the work described in this Subsection (3)(m)(ii)(A).
- (B) (I) The division may issue a temporary elevator mechanic license to an individual certified under Subsection (3)(m)(ii)(A)(II) upon application by the individual, accompanied by the appropriate fee as determined by the department under Section 63J-1-504.
- (II) The division shall specify the time period for which the license is valid and may renew the license for an additional time period upon its determination that a shortage of licensed elevator mechanics continues to exist.
- (4) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the division may make rules establishing when Federal Bureau of Investigation records shall be checked for applicants as an alarm company or alarm company agent.
- (5) To determine if an applicant meets the qualifications of Subsections (3)(k)(vii) and (3)(l)(iii), the division shall provide an appropriate number of copies of fingerprint cards to the Department of Public Safety with the division's request to:
- (a) conduct a search of records of the Department of Public Safety for criminal history information relating to each applicant for licensure as an alarm company or alarm company agent and each applicant's officers, directors, shareholders described in Subsection (3)(k)(ii)(B), partners, proprietors, and responsible management personnel; and
- (b) forward to the Federal Bureau of Investigation a fingerprint card of each applicant requiring a check of records of the Federal Bureau of Investigation for criminal history information under this section.
 - (6) The Department of Public Safety shall send to the division:
- (a) a written record of criminal history, or certification of no criminal history record, as contained in the records of the Department of Public Safety in a timely manner after receipt of a fingerprint card from the division and a request for review of Department of Public Safety

305 records; and

- (b) the results of the Federal Bureau of Investigation review concerning an applicant in a timely manner after receipt of information from the Federal Bureau of Investigation.
- (7) (a) The division shall charge each applicant for licensure as an alarm company or alarm company agent a fee, in accordance with Section 63J-1-504, equal to the cost of performing the records reviews under this section.
- (b) The division shall pay the Department of Public Safety the costs of all records reviews, and the Department of Public Safety shall pay the Federal Bureau of Investigation the costs of records reviews under this section.
- (8) Information obtained by the division from the reviews of criminal history records of the Department of Public Safety and the Federal Bureau of Investigation shall be used or disseminated by the division only for the purpose of determining if an applicant for licensure as an alarm company or alarm company agent is qualified for licensure.
 - (9) (a) An application for licensure under this chapter shall be denied if:
- (i) the applicant has had a previous license, which was issued under this chapter, suspended or revoked within one year prior to the date of the applicant's application;
 - (ii) (A) the applicant is a partnership, corporation, or limited liability company; and
- (B) any corporate officer, director, shareholder holding 25% or more of the stock in the applicant, partner, member, agent acting as a qualifier, or any person occupying a similar status, performing similar functions, or directly or indirectly controlling the applicant has served in any similar capacity with any person or entity which has had a previous license, which was issued under this chapter, suspended or revoked within one year prior to the date of the applicant's application; or
 - (iii) (A) the applicant is an individual or sole proprietorship; and
- (B) any owner or agent acting as a qualifier has served in any capacity listed in Subsection (9)(a)(ii)(B) in any entity which has had a previous license, which was issued under this chapter, suspended or revoked within one year prior to the date of the applicant's application.
- (b) An application for licensure under this chapter shall be reviewed by the appropriate licensing board prior to approval if:
 - (i) the applicant has had a previous license, which was issued under this chapter,

336	suspended or revoked more than one year prior to the date of the applicant's application;
337	(ii) (A) the applicant is a partnership, corporation, or limited liability company; and
338	(B) any corporate officer, director, shareholder holding 25% or more of the stock in the
339	applicant, partner, member, agent acting as a qualifier, or any person occupying a similar
340	status, performing similar functions, or directly or indirectly controlling the applicant has
341	served in any similar capacity with any person or entity which has had a previous license,
342	which was issued under this chapter, suspended or revoked more than one year prior to the date
343	of the applicant's application; or
344	(iii) (A) the applicant is an individual or sole proprietorship; and
345	(B) any owner or agent acting as a qualifier has served in any capacity listed in
346	Subsection (9)(b)(ii)(B) in any entity which has had a previous license, which was issued under
347	this chapter, suspended or revoked more than one year prior to the date of the applicant's
348	application.
349	(10) (a) (i) A licensee that is an unincorporated entity shall file an ownership status
350	report with the division every 90 days after the day on which the license is issued if the licensee
351	has [as an owner an individual] more than five owners who are individuals who:
352	[(i) owns] (A) own an interest in the contractor that is an unincorporated entity;
353	[(ii) owns] (B) own, directly or indirectly, less than an 8% interest in the
354	unincorporated entity, as defined by rule made by the division in accordance with Title 63G,
355	Chapter 3, Utah Administrative Rulemaking Act; and
356	[(iii) engages] (C) engage, or will engage, in a construction trade in Utah as an owner
357	of the contractor described in Subsection $(10)(a)(i)(\underline{A})$.
358	(ii) If the licensee has five or fewer owners described in Subsection (10)(a)(i), the
359	licensee shall provide the ownership status report with an application for renewal of licensure.
360	(b) An ownership status report required under this Subsection (10) shall:
361	(i) list each addition or deletion of an owner:
362	(A) for the first ownership status report, after the day on which the unincorporated
363	entity is licensed under this chapter; and
364	(B) for a subsequent ownership status report, after the day on which the previous
365	ownership status report is filed;
366	(ii) be in a format prescribed by the division that [is consistent with a] includes the

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withholding.

under Subsection 63G-2-302(1)(h).

367 items on the list provided under Subsection [58-55-302](1)(e)(iv); and 368 (iii) be accompanied by a fee set by the division in accordance with Section 63J-1-504 369 if the ownership status report indicates there is a change described in Subsection (10)(b)(i). 370 (c) The division may, at any time, audit an ownership status report under this 371 Subsection (10): 372 (i) [in the same manner as the division may audit a demonstration of] to determine if 373 financial responsibility has been demonstrated or maintained as required under Section 374 58-55-306; and 375 (ii) to determine compliance with Subsection 58-55-501(24) or (25) or Subsection 376 58-55-502(8) or (9). 377 (11) (a) An unincorporated entity that provides labor to an entity licensed under this 378 chapter by providing an individual who owns an interest in the unincorporated entity to engage in a construction trade in Utah shall file with the division: 379 380 (i) before the individual who owns an interest in the unincorporated entity engages in a 381 construction trade in Utah, a current list of the one or more individuals who hold an ownership 382 interest in the unincorporated entity that includes for each individual: 383 (A) the individual's name, address, [and] birthdate, and Social Security number; and 384 (B) whether the individual will engage in a construction trade; and 385 (ii) every 90 days after the day on which the unincorporated entity provides the list 386 described in Subsection (11)(a)(i), an ownership status report containing the information that 387 would be required under Subsection (10) if the unincorporated entity were a licensed 388 contractor. 389 (b) When filing an ownership list described in Subsection (11)(a)(i) or an ownership 390 status report described in Subsection (11)(a)(ii) an unincorporated entity shall pay a fee set by 391 the division in accordance with Section 63J-1-504. 392 (12) This chapter may not be interpreted to create or support an express or implied 393 independent contractor relationship between an unincorporated entity described in Subsection 394 (10) or (11) and the owners of the unincorporated entity for any purpose, including income tax

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(13) A Social Security number provided under Subsection (1)(e)(iv) is a private record

398	Section 2. Section 58-55-306 is amended to read:
399	58-55-306. Financial responsibility.
400	(1) An applicant for licensure as a contractor, and a licensee applying for renewal or
401	reinstatement of a contractor's license shall demonstrate to the division and the commission the
402	applicant's or licensee's financial responsibility before the issuance of or the renewal or
403	reinstatement of a license by:
404	(a) (i) completing a questionnaire developed by the division; and
405	(ii) signing the questionnaire, certifying that the information provided is true and
406	accurate; or
407	(b) submitting a bond in an amount and form determined by the commission with the
408	concurrence of the director.
409	(2) The division may audit an applicant's or licensee's demonstration of financial
410	responsibility on a random basis or upon finding of a reasonable need.
411	(3) The burden to demonstrate financial responsibility is upon the applicant or licensee.
412	(4) (a) If an applicant for licensure as a contractor or a licensee applying for renewal or
413	reinstatement of a contractor's license is an unincorporated entity, the division may require each
414	individual who holds an ownership interest in the applicant or licensee to demonstrate financial
415	responsibility to the division and the commission.
416	(b) In accordance with Subsection (2), the division may audit an owner's demonstration
417	of financial responsibility under Subsection (4)(a) at any time including requesting:
418	(i) the applicant or licensee to provide a current list of owners meeting the
419	requirements of Subsection 58-55-302(1)(e)(iv); and
420	(ii) a credit report for each owner.
421	(c) If an owner described in Subsection (4)(a) fails to demonstrate financial
122	responsibility under this section, the division may:
423	(i) prohibit the licensee or owner from engaging in a construction trade; or
124	(ii) require the <u>owner</u> , applicant, or licensee to submit a bond in an amount and form
425	determined by the commission with the concurrence of the director.
426	Section 3. Section 63G-12-402 is amended to read:
127	63G-12-402. Receipt of state, local, or federal public benefits Verification
128	Excentions Fraudulently obtaining benefits Criminal penalties Annual report

129	(1) (a) Except as provided in Subsection (3) or when exempted by federal law, an
430	agency or political subdivision of the state shall verify the lawful presence in the United States
431	of an individual at least 18 years of age who applies for:
432	(i) a state or local public benefit as defined in 8 U.S.C. Sec. 1621; or
433	(ii) a federal public benefit as defined in 8 U.S.C. Sec. 1611, that is administered by an
434	agency or political subdivision of this state.
435	(b) For purpose of a license issued under Title 58, Chapter 55, Utah Construction
436	Trades Licensing Act, to an applicant that is an unincorporated entity, the Department of
437	Commerce shall verify in accordance with this Subsection $[(2)]$ (1) the lawful presence in the
438	United States of each individual who:
139	(i) owns an interest in the contractor that is an unincorporated entity; and
140	(ii) engages, or will engage, in a construction trade in Utah as an owner of the
441	contractor described in Subsection $[\frac{(2)}{(1)}]$ $\underline{(1)}(b)(i)$.
142	(2) This section shall be enforced without regard to race, religion, gender, ethnicity, or
143	national origin.
144	(3) Verification of lawful presence under this section is not required for:
145	(a) any purpose for which lawful presence in the United States is not restricted by law,
146	ordinance, or regulation;
147	(b) assistance for health care items and services that:
148	(i) are necessary for the treatment of an emergency medical condition, as defined in 42
149	U.S.C. Sec. 1396b(v)(3), of the individual involved; and
450	(ii) are not related to an organ transplant procedure;
451	(c) short-term, noncash, in-kind emergency disaster relief;
452	(d) public health assistance for immunizations with respect to immunizable diseases
453	and for testing and treatment of symptoms of communicable diseases whether or not the
454	symptoms are caused by the communicable disease;
455	(e) programs, services, or assistance such as soup kitchens, crisis counseling and
456	intervention, and short-term shelter, specified by the United States Attorney General, in the
457	sole and unreviewable discretion of the United States Attorney General after consultation with
458	appropriate federal agencies and departments, that:
159	(i) deliver in-kind services at the community level, including through public or private

400	nonprofit agencies;
461	(ii) do not condition the provision of assistance, the amount of assistance provided, or
462	the cost of assistance provided on the income or resources of the individual recipient; and
463	(iii) are necessary for the protection of life or safety;
464	(f) the exemption for paying the nonresident portion of total tuition as set forth in
465	Section 53B-8-106;
466	(g) an applicant for a license under Section 61-1-4, if the applicant:
467	(i) is registered with the Financial Industry Regulatory Authority; and
468	(ii) files an application with the state Division of Securities through the Central
469	Registration Depository;
470	(h) a state public benefit to be given to an individual under Title 49, Utah State
471	Retirement and Insurance Benefit Act;
472	(i) a home loan that will be insured, guaranteed, or purchased by:
473	(i) the Federal Housing Administration, the Veterans Administration, or any other
474	federal agency; or
475	(ii) an enterprise as defined in 12 U.S.C. Sec. 4502;
476	(j) a subordinate loan or a grant that will be made to an applicant in connection with a
477	home loan that does not require verification under Subsection (3)(i); and
478	(k) an applicant for a license issued by the Department of Commerce or individual
479	described in Subsection $[(2)]$ (1) (b), if the applicant or individual provides the Department of
480	Commerce:
481	(i) certification, under penalty of perjury, that the applicant or individual is:
482	(A) a United States citizen;
483	(B) a qualified alien as defined in 8 U.S.C. Sec. 1641; or
484	(C) lawfully present in the United States; and
485	[(ii) the number for a driver license or identification card issued:]
486	[(A) under Title 53, Chapter 3, Uniform Driver License Act; or]
487	[(B) by a state other than Utah that as part of issuing the driver license or identification
488	card verifies an individual's lawful presence in the United States.]
489	(ii) (A) the number assigned to a driver license or identification card issued under Title
490	53 Chapter 3 Uniform Driver License Act: or

491	(B) the number assigned to a driver license or identification card issued by a state other
492	than Utah if, as part of issuing the driver license or identification card, the state verifies an
493	individual's lawful presence in the United States.
494	(4) (a) An agency or political subdivision required to verify the lawful presence in the
495	United States of an applicant under this section shall require the applicant to certify under
496	penalty of perjury that:
497	(i) the applicant is a United States citizen; or
498	(ii) the applicant is:
499	(A) a qualified alien as defined in 8 U.S.C. Sec. 1641; and
500	(B) lawfully present in the United States.
501	(b) The certificate required under this Subsection (4) shall include a statement advising
502	the signer that providing false information subjects the signer to penalties for perjury.
503	(5) An agency or political subdivision shall verify a certification required under
504	Subsection (4)(b) through the federal SAVE program.
505	(6) (a) An individual who knowingly and willfully makes a false, fictitious, or
506	fraudulent statement or representation in a certification under Subsection (3)(k) or (4) is subject
507	to the criminal penalties applicable in this state for:
508	(i) making a written false statement under Subsection 76-8-504(2); and
509	(ii) fraudulently obtaining:
510	(A) public assistance program benefits under Sections 76-8-1205 and 76-8-1206; or
511	(B) unemployment compensation under Section 76-8-1301.
512	(b) If the certification constitutes a false claim of United States citizenship under 18
513	U.S.C. Sec. 911, the agency or political subdivision shall file a complaint with the United
514	States Attorney General for the applicable district based upon the venue in which the
515	application was made.
516	(c) If an agency or political subdivision receives verification that a person making an
517	application for a benefit, service, or license is not a qualified alien, the agency or political
518	subdivision shall provide the information to the Office of the Attorney General unless
519	prohibited by federal mandate.
520	(7) An agency or political subdivision may adopt variations to the requirements of this
521	section that:

522 (a) clearly improve the efficiency of or reduce delay in the verification process; or 523 (b) provide for adjudication of unique individual circumstances where the verification 524 procedures in this section would impose an unusual hardship on a legal resident of Utah. 525 (8) It is unlawful for an agency or a political subdivision of this state to provide a state, 526 local, or federal benefit, as defined in 8 U.S.C. Sec. 1611 and 1621, in violation of this section. 527 (9) A state agency or department that administers a program of state or local public 528 benefits shall: 529 (a) provide an annual report to the governor, the president of the Senate, and the 530 speaker of the House regarding its compliance with this section; and 531 (b) (i) monitor the federal SAVE program for application verification errors and 532 significant delays; 533 (ii) provide an annual report on the errors and delays to ensure that the application of 534 the federal SAVE program is not erroneously denying a state or local benefit to a legal resident 535 of the state; and 536 (iii) report delays and errors in the federal SAVE program to the United States 537 Department of Homeland Security.