₱ Approved for Filing: S.C. Allred ₱

PEACE OFFICER AGREEMENTS WITH FEDERAL		
AGENCIES		
2014 GENERAL SESSION		
STATE OF UTAH		
Chief Sponsor: Richard A. Greenwood		
Senate Sponsor: Evan J. Vickers		
LONG TITLE		
General Description:		
This bill modifies the chapter Peace Officer Classifications regarding the authority of		
federal officers within Utah.		
Highlighted Provisions:		
This bill:		
 provides a definition of a federal agency and a federal employee; 		
 specifies the terms under which a federal agency may enter into an agreement with a 		
county sheriff to enforce federal laws and state and local laws; and		
 requires specified training for federal employees in order for them to participate in 		
the agreement.		
Money Appropriated in this Bill:		
None		
Other Special Clauses:		
Ĥ→ [None] This bill coordinates with H.B. 149, Amendments to Federal Law		
Enforcement Limitations, by providing substantive amendments. ←Ĥ		
Utah Code Sections Affected:		
AMENDS:		
53-13-106, as last amended by Laws of Utah 2013, First Special Session, Chapter 4		
Ĥ→ <u>Utah Code Sections Affected by Coordination Clause:</u>		
53-13-106, as last amended by Laws of Utah 2013, First Special Session, Chapter 4 ←Ĥ		



28	Section 1. Section 53-13-106 is amended to read:	
29	53-13-106. Federal officers State law enforcement authority.	
30	(1) (a) "Federal agency" means:	
31	(i) the Ĥ→ United States ←Ĥ Bureau of Land Management;	
32	(ii) the United States Forest Service; Ĥ→ [and] ←Ĥ	
33	(iii) the National Park Service Ĥ→;	
33a	(iv) the United States Fish and Wildlife Service;	
33b	(v) the United States Bureau of Reclamation;	
33c	(vi) the United States Environmental Protection Agency; and	
33d	(vii) the United States Army Corps of Engineers $\leftarrow \hat{H}$.	
34	(b) "Federal employee" means an employee of a federal agency.	
35	(c) "Federal officer" includes:	
36	(i) a special agent of the Federal Bureau of Investigation;	
37	(ii) a special agent of the United States Secret Service;	
38	(iii) a special agent of the United States Department of Homeland Security, excluding a	
39	customs inspector or detention removal officer;	
40	(iv) a special agent of the Bureau of Alcohol, Tobacco and Firearms;	
41	(v) a special agent of the Drug Enforcement Administration;	
42	(vi) a United States marshal, deputy marshal, and special deputy United States marshal;	
43	and	
44	(vii) a U.S. postal inspector of the United States Postal Inspection Service.	
45	$[\underline{(b)}]$ $\underline{(d)}$ $\underline{(i)}$ Federal officers listed in Subsection $\underline{(1)}[\underline{(a)}]\underline{(c)}$ have statewide law	
46	enforcement authority relating to felony offenses under the laws of this state. This Subsection	
47	(1)[(b)](d)(i) takes precedence over Subsection (2).	
48	(ii) Federal agencies and federal employees may exercise law enforcement authority	
49	related to misdemeanor and felony offenses under Utah law only as established by an	
50	agreement as provided in Subsection (1)(d)(iii). This Subsection (1)[(b)](d)(ii) takes	
51	precedence over Subsection (2).	
52	(iii) County sheriffs may enter into agreements with federal agencies that allow	
53	concurrent authority to enforce federal laws and state and local laws, provided that:	
54	(A) the agreement is limited to a term of not more than two years; and	
55	(B) the officers granted authority under the agreement have completed a 20-hour	
56	training course that is focused on Utah criminal law and procedure and that is approved by the	
57	director of the Peace Officer Standards and Training Division.	
58	[(c)] (e) The council may designate other federal peace officers, as necessary, if the	

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(i) are persons employed full-time by the United States government as federally recognized law enforcement officers primarily responsible for the investigation and enforcement of the federal laws;

- (ii) have successfully completed formal law enforcement training offered by an agency of the federal government consisting of not less than 400 hours; and
- (iii) maintain in-service training in accordance with the standards set forth in Section 53-13-103.
- (2) Except as otherwise provided under Title 63L, Chapter 1, Federal Jurisdiction, and Title 77, Chapter 9, Uniform Act on Fresh Pursuit, a federal officer may exercise state law enforcement authority only if:
- (a) the state law enforcement agencies and county sheriffs with jurisdiction enter into an agreement with the federal agency to be given authority; and
- (b) except as provided in Subsection (3), each federal officer employed by the federal agency meets the waiver requirements set forth in Section 53-6-206.
- (3) A federal officer working as such in the state on or before July 1, 1995, may exercise state law enforcement authority without meeting the waiver requirement.
- (4) At any time, consistent with any contract with a federal agency, a state or local law enforcement authority may withdraw state law enforcement authority from any individual federal officer by sending written notice to the federal agency and to the division.
- (5) The authority of a federal officer under this section is limited to the jurisdiction of the authorizing state or local agency, and may be further limited by the state or local agency to enforcing specific statutes, codes, or ordinances.
 - Ĥ→ Section 2. Coordinating H.B. 147 and H.B. 149 -- Substantive amendments.

 If this H.B. 147 and H.B. 149, Amendments to Law Enforcement Limitations, both pass

and become law, the Legislature intends that the Office of Legislative Research and General Counsel, in preparing the Utah Code database for publication, do the following:

- (1) Amend Subsection 53-13-106(1)(d)(ii) to read:
- "(ii) Federal agencies and federal employees may exercise law enforcement authority related to misdemeanor and felony offenses under Utah law only as established by an agreement <u>as provided in Subsection (1)(d)(iii)</u> and as provided in Section 53-13-106.9 or pursuant to Section 53-13-106.7. This Subsection (1)[(b)](d)(ii) takes precedence over Subsection (2)."
 - (2) Amend Subsection 53-13-106(1)(d)(iii) to read:
- "(iii) [County] Consistent with Section 53-13-106.9, county sheriffs may enter into agreements with federal agencies that allow concurrent authority to enforce federal laws and state and local laws, provided that:" $\leftarrow \hat{H}$

Legislative Review Note as of 2-17-14 8:23 AM

Office of Legislative Research and General Counsel