Representative Brad M. Daw proposes the following substitute bill:

1	DEVELOPMENT ADVERTISING AMENDMENTS
2	2019 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Brad M. Daw
5	Senate Sponsor: Jacob L. Anderegg
6 7	LONG TITLE
8	General Description:
9	This bill enacts provisions related to notice and hearing requirements by municipality or
10	county for certain sign regulations.
11	Highlighted Provisions:
12	This bill:
13	 requires a municipality or county to provide certain notice to political subdivisions
14	and owners of parcels within a 500 foot radius of the proposed illuminated sign, as
15	well as certain other parties with an outdoor advertising permit; and
16	 requires certain construction related to certain signs to commence within one year
16a	$\hat{H} \rightarrow \underline{\text{after the installation of the illuminated sign}} \leftarrow \hat{H}$.
17	Money Appropriated in this Bill:
18	None
19	Other Special Clauses:
20	None
21	Utah Code Sections Affected:
22	ENACTS:
23	10-9a-213, Utah Code Annotated 1953
24	17-27a-213, Utah Code Annotated 1953
25	



Be it enacted by the Legislature of the state of Clan:	
Section 1. Section 10-9a-213 is enacted to read:	
10-9a-213. Hearing and notice procedures for modifying sign regulations.	
(1) (a) Prior to any hearing or public meeting to consider a proposed land use	
regulation or land use application modifying sign regulations for an illuminated sign within any	
unified commercial development, as defined in Section 72-7-504.6, or within any planned unit	
development, a municipality shall give written notice of the proposed illuminated sign to:	
(i) each property owner within a 500 foot radius of the sign site;	
(ii) a municipality or county within a 500 foot radius of the sign site; and	
(iii) any outdoor advertising permit holder described in Subsection 72-7-506(2)(b).	
(b) The notice described in Subsection (1)(a) shall include the schedule of public	
meetings at which the proposed changes to land use regulations or land use application will be	
discussed.	
(2) A municipality shall require the property owner or applicant to commence in good	
faith the construction of the commercial or industrial development within one year after	
$\hat{H} \rightarrow [\frac{\text{approval of any change in the sign regulations}}{\text{change in the sign regulations}}]$	·
Section 2. Section 17-27a-213 is enacted to read:	
17-27a-213. Hearing and notice procedures for modifying sign regulations.	
(1) (a) Prior to any hearing or public meeting to consider a proposed land use	
regulation or land use application modifying sign regulations for an illuminated sign within any	
unified commercial development, as defined in Section 72-7-504.6, or within any planned unit	
development, a county shall give written notice of the proposed illuminated sign to:	
(i) each property owner within a 500 foot radius of the sign site;	
(ii) a municipality or county within a 500 foot radius of the sign site; and	
(iii) any outdoor advertising permit holder described in Subsection 72-7-506(2)(b).	
(b) The notice described in Subsection (1)(a) shall include the schedule of public	
meetings at which the proposed changes to land use regulations or land use application will be	
discussed.	
(2) A county shall require the property owner or applicant to commence in good faith	
the construction of the commercial or industrial development within one year after $\hat{H} \rightarrow [approval]$	01
any change in the sign regulations] the installation of the illuminated sign $\leftarrow \hat{H}$.	