Senator David G. Buxton proposes the following substitute bill:

1	BUILDING REGULATION AMENDMENTS
2	2020 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Paul Ray
5	Senate Sponsor: David G. Buxton
6 7	LONG TITLE
8	General Description:
9	This bill amends provisions relating to building regulation.
10	Highlighted Provisions:
11	This bill:
12	defines terms;
13	• invites the Utah League of Cities and Towns to submit a report to the Business and
14	Labor Interim Committee;
15	 allows a local planning commission to recommend the reduction of certain building
16	design elements in a proposed general plan;
17	 provides for statewide amendments to the International Plumbing Code related to
18	lavatories; and
19	 amends Nitrogen Oxide emission limits for natural gas-fired water heaters.
20	Money Appropriated in this Bill:
21	None
22	Other Special Clauses:
23	This bill provides a special effective date.
24	Utah Code Sections Affected:
25	AMENDS:



3rd Sub. (Cherry) H.B. 374

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	10-9a-403, as last amended by Laws of Utah 2019, Chapters 327 and 376
	15A-3-304, as last amended by Laws of Utah 2019, Chapter 20
	15A-6-102, as last amended by Laws of Utah 2017, Chapter 236
	17-27a-403, as last amended by Laws of Utah 2019, Chapters 327 and 376
	63I-2-210, as last amended by Laws of Utah 2019, Chapters 136, 165, 255, and 510
E	NACTS:
	10-6-160.1, Utah Code Annotated 1953
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Ве	it enacted by the Legislature of the state of Utah:
	Section 1. Section 10-6-160.1 is enacted to read:
	<u>10-6-160.1.</u> Report.
	(1) As used in this section, "plan review" means the same as that term is defined in
Se	<u>ction 10-6-160.</u>
	(2) The Business and Labor Interim Committee shall invite the Utah League of Cities
an	d Towns to submit a written report before the October 2020 interim meeting that describes:
	(a) for any municipality that required a plan review between April 1, 2020, and October
1,	<u>2020:</u>
	(i) the average number of business days from the day on which the plan review is
rec	quested to the day on which the plan review is completed;
	(ii) the longest number of business days from the day on which the plan review is
rec	quested to the day on which the plan review is completed;
	(iii) whether the municipality allowed nonsubstantive changes to a plan without
rec	quiring the plan to be re-submitted for review; and
	(iv) reasons for any delay in completing a plan review; and
	(b) for any municipality that required a building inspection between April 1, 2020, and
<u>O</u>	etober 1, 2020:
	(i) the average number of business days from the day on which the inspection is
rec	quested to the day on which the inspection is completed;
	(ii) the longest number of business days from the day on which the inspection is
rec	quested to the day on which the inspection is completed;
	(iii) reasons for any delay in completing an inspection; and

31	(iv) the number of hours that an independent building inspector was used.
58	Section 2. Section 10-9a-403 is amended to read:
59	10-9a-403. General plan preparation.
60	(1) (a) As used in this section, "residential building design element" means for a
61	single-family residential building:
62	(i) exterior building color;
63	(ii) type or style of exterior cladding material;
64	(iii) style or materials of a roof structure, roof pitch, or porch;
65	(iv) exterior nonstructural architectural ornamentation;
66	(v) location, design, placement, or architectural styling of a window or door, including
67	a garage door;
68	(vi) the number or type of rooms;
69	(vii) the interior layout of a room; or
70	(viii) the minimum square footage of a structure.
71	(b) "Residential building design element" does not include for a single-family
72	residential building:
73	(i) the height, bulk, orientation, or location of a structure on a lot; or
74	(ii) buffering or screening used to:
75	(A) minimize visual impacts;
76	(B) mitigate the impacts of light or noise; or
77	(C) protect the privacy of neighbors.
78	[(1)] (2) (a) The planning commission shall provide notice, as provided in Section
79	10-9a-203, of its intent to make a recommendation to the municipal legislative body for a
80	general plan or a comprehensive general plan amendment when the planning commission
81	initiates the process of preparing its recommendation.
82	(b) The planning commission shall make and recommend to the legislative body a
83	proposed general plan for the area within the municipality.
84	(c) The plan may include areas outside the boundaries of the municipality if, in the
85	planning commission's judgment, those areas are related to the planning of the municipality's
86	territory.
87	(d) Except as otherwise provided by law or with respect to a municipality's power of

- eminent domain, when the plan of a municipality involves territory outside the boundaries of the municipality, the municipality may not take action affecting that territory without the concurrence of the county or other municipalities affected.
- [(2)] (3) (a) At a minimum, the proposed general plan, with the accompanying maps, charts, and descriptive and explanatory matter, shall include the planning commission's recommendations for the following plan elements:
 - (i) a land use element that:
- (A) designates the long-term goals and the proposed extent, general distribution, and location of land for housing for residents of various income levels, business, industry, agriculture, recreation, education, public buildings and grounds, open space, and other categories of public and private uses of land as appropriate; and
- (B) may include a statement of the projections for and standards of population density and building intensity recommended for the various land use categories covered by the plan;
 - (ii) a transportation and traffic circulation element that:
- (A) provides the general location and extent of existing and proposed freeways, arterial and collector streets, public transit, active transportation facilities, and other modes of transportation that the planning commission considers appropriate;
- (B) for a municipality that has access to a major transit investment corridor, addresses the municipality's plan for residential and commercial development around major transit investment corridors to maintain and improve the connections between housing, employment, education, recreation, and commerce;
- (C) for a municipality that does not have access to a major transit investment corridor, addresses the municipality's plan for residential and commercial development in areas that will maintain and improve the connections between housing, transportation, employment, education, recreation, and commerce; and
- (D) correlates with the population projections, the employment projections, and the proposed land use element of the general plan; and
- (iii) for a municipality described in Subsection 10-9a-401(3)(b), a plan that provides a realistic opportunity to meet the need for additional moderate income housing.
 - (b) In drafting the moderate income housing element, the planning commission:
- (i) shall consider the Legislature's determination that municipalities shall facilitate a

119	reasonable opportunity for a variety of housing, including moderate income housing:
120	(A) to meet the needs of people of various income levels living, working, or desiring to
121	live or work in the community; and
122	(B) to allow people with various incomes to benefit from and fully participate in all
123	aspects of neighborhood and community life;
124	(ii) for a town, may include, and for other municipalities, shall include, an analysis of
125	how the municipality will provide a realistic opportunity for the development of moderate
126	income housing within the next five years;
127	(iii) for a town, may include, and for other municipalities, shall include, a
128	recommendation to implement three or more of the following strategies:
129	(A) rezone for densities necessary to assure the production of moderate income
130	housing;
131	(B) facilitate the rehabilitation or expansion of infrastructure that will encourage the
132	construction of moderate income housing;
133	(C) facilitate the rehabilitation of existing uninhabitable housing stock into moderate
134	income housing;
135	(D) consider general fund subsidies or other sources of revenue to waive construction
136	related fees that are otherwise generally imposed by the city;
137	(E) create or allow for, and reduce regulations related to, accessory dwelling units in
138	residential zones;
139	(F) allow for higher density or moderate income residential development in
140	commercial and mixed-use zones, commercial centers, or employment centers;
141	(G) encourage higher density or moderate income residential development near major
142	transit investment corridors;
143	(H) eliminate or reduce parking requirements for residential development where a
144	resident is less likely to rely on the resident's own vehicle, such as residential development near
145	major transit investment corridors or senior living facilities;
146	(I) allow for single room occupancy developments;
147	(J) implement zoning incentives for low to moderate income units in new
148	developments;

(K) utilize strategies that preserve subsidized low to moderate income units on a

long-term basis;

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151	(L) preserve existing moderate income housing;
152	(M) reduce impact fees, as defined in Section 11-36a-102, related to low and moderate
153	income housing;
154	(N) participate in a community land trust program for low or moderate income
155	housing;
156	(O) implement a mortgage assistance program for employees of the municipality or of
157	an employer that provides contracted services to the municipality;
158	(P) apply for or partner with an entity that applies for state or federal funds or tax
159	incentives to promote the construction of moderate income housing;
160	(Q) apply for or partner with an entity that applies for programs offered by the Utah
161	Housing Corporation within that agency's funding capacity;
162	(R) apply for or partner with an entity that applies for affordable housing programs
163	administered by the Department of Workforce Services;
164	(S) apply for or partner with an entity that applies for programs administered by an
165	association of governments established by an interlocal agreement under Title 11, Chapter 13,
166	Interlocal Cooperation Act;
167	(T) apply for or partner with an entity that applies for services provided by a public
168	housing authority to preserve and create moderate income housing;
169	(U) apply for or partner with an entity that applies for programs administered by a
170	metropolitan planning organization or other transportation agency that provides technical
171	planning assistance;
172	(V) utilize a moderate income housing set aside from a community reinvestment
173	agency, redevelopment agency, or community development and renewal agency; [and]
174	(W) reduce residential building design elements; and
175	[(W)] (X) any other program or strategy implemented by the municipality to address
176	the housing needs of residents of the municipality who earn less than 80% of the area median
177	income; and
178	(iv) in addition to the recommendations required under Subsection [(2)] (3)(b)(iii), for
179	a municipality that has a fixed guideway public transit station, shall include a recommendation
180	to implement the strategies described in Subsection [(2)] (3)(b)(iii)(G) or (H).

public building sites;

181 (c) In drafting the land use element, the planning commission shall: 182 (i) identify and consider each agriculture protection area within the municipality; and 183 (ii) avoid proposing a use of land within an agriculture protection area that is 184 inconsistent with or detrimental to the use of the land for agriculture. 185 (d) In drafting the transportation and traffic circulation element, the planning 186 commission shall: 187 (i) consider the regional transportation plan developed by its region's metropolitan 188 planning organization, if the municipality is within the boundaries of a metropolitan planning 189 organization; or 190 (ii) consider the long-range transportation plan developed by the Department of 191 Transportation, if the municipality is not within the boundaries of a metropolitan planning 192 organization. 193 (3) The proposed general plan may include: 194 (a) an environmental element that addresses: 195 (i) the protection, conservation, development, and use of natural resources, including 196 the quality of air, forests, soils, rivers and other waters, harbors, fisheries, wildlife, minerals, 197 and other natural resources; and 198 (ii) the reclamation of land, flood control, prevention and control of the pollution of 199 streams and other waters, regulation of the use of land on hillsides, stream channels and other 200 environmentally sensitive areas, the prevention, control, and correction of the erosion of soils, 201 protection of watersheds and wetlands, and the mapping of known geologic hazards; 202 (b) a public services and facilities element showing general plans for sewage, water, 203 waste disposal, drainage, public utilities, rights-of-way, easements, and facilities for them, 204 police and fire protection, and other public services; 205 (c) a rehabilitation, redevelopment, and conservation element consisting of plans and 206 programs for: 207 (i) historic preservation; 208 (ii) the diminution or elimination of a development impediment as defined in Section 209 17C-1-102; and 210 (iii) redevelopment of land, including housing sites, business and industrial sites, and

212 (d) an economic element composed of appropriate studies and forecasts, as well as an 213 economic development plan, which may include review of existing and projected municipal 214 revenue and expenditures, revenue sources, identification of basic and secondary industry. 215 primary and secondary market areas, employment, and retail sales activity: 216 (e) recommendations for implementing all or any portion of the general plan, including 217 the use of land use ordinances, capital improvement plans, community development and 218 promotion, and any other appropriate action; 219 (f) provisions addressing any of the matters listed in Subsection 10-9a-401(2) or (3); 220 and 221 (g) any other element the municipality considers appropriate. Section 3. Section 15A-3-304 is amended to read: 222 223 15A-3-304. Amendments to Chapter 4 of IPC. 224 (1) In IPC, Table 403.1, the following changes are made: 225 (a) In row number "3", for in the field for "OTHER", a new footnote h is added. (b) In row number "5", for "Adult day care and child day care" occupancy, in the field 226 227 for "OTHER", a new footnote h is added. 228 (c) Footnote f is deleted and replaced with the following: "FOOTNOTE f: The required 229 number and type of plumbing fixtures for outdoor public swimming pools shall be in 230 accordance with Utah Administrative Code, R392-302 Design, Construction and Operation of 231 Public Pools." 232 (d) A new footnote g is added as follows: "FOOTNOTE: g: When provided, in public 233 toilet facilities, there shall be an equal number of diaper changing facilities in male toilet rooms and female toilet rooms. Diaper changing facilities shall meet the requirements of ASTM 234 235 F2285-04 (2010) Standard Consumer Safety Performance Specifications for Diaper Changing Tables for Commercial Use." 236 237 (e) A new footnote h is added to the table as follows: "FOOTNOTE h: Non-residential 238 child care facilities shall comply with the additional sink requirements of Utah Administrative 239 Code, R381-60-9, Hourly Child Care Centers, R381-70-9, Out of School Time Child Care 240 Programs, and R381-100-9, Child Care Centers." 241 (2) In IPC, Section 403.1.1, the following changes are made: (a) the word "Exception" is deleted and replaced with the words "Exceptions: 1."; and 242

243	(b) after exception 1, new exceptions 2 and 3 are added as follows:
244	"2. Where multiple-user facilities are designed to serve all genders, the minimum fixture count
245	shall be calculated 100 percent, based on total occupant load. In such multiple-user user
246	facilities, each fixture type shall be in accordance with ICC A117.1 and each urinal that is
247	provided shall be located in a stall.
248	3. Distribution of the sexes is not required where single-user water closets and bathing room
249	fixtures are provided in accordance with Section 403.1.2."
250	(3) In IPC, Section 403.1.2, the following changes are made:
251	(a) the word "facility" or "facilities" is deleted in:
252	(i) the title;
253	(ii) the first sentence; and
254	(iii) the second sentence;
255	(b) the words "as being available" are added in the second sentence after the words
256	"shall be identified";
257	(c) the word "either" in the second sentence is deleted and replaced by the words "all
258	persons regardless of their"; and
259	(d) a third sentence is added as follows: "The total number of fixtures shall be
260	permitted to be based on the required number of separate facilities or based on the aggregate of
261	any combination of single-user or separate facilities."
262	(4) In IPC, Section 403.2, after exception 4, new exceptions 5 and 6 are added as
263	<u>follows:</u>
264	"5. Separate facilities shall not be required to be designated by sex where single-user toilets
265	rooms are provided in accordance with Section 403.1.2.
266	6. Separate facilities shall not be required where rooms having both water closets and lavatory
267	fixtures are designed for use by both sexes and privacy for water closets are installed in
268	accordance with Section 405.3.4. Urinals shall be located in an area visually separated from the
269	remainder of the facility or each urinal that is provided shall be located in a stall."
270	[(2)] (5) A new IPC, Section 406.3, is added as follows: "406.3 Automatic clothes
271	washer safe pans. Safe pans, when installed under automatic clothes washers, shall be installed
272	in accordance with Section 504.7."
273	[(3)] (6) A new IPC, Section 413.5, is added as follows: "413.5 Public toilet rooms.

274 All public toilet rooms shall be equipped with at least one floor drain." [(4)] (7) A new IPC, Section 412.6, is added as follows: "Prohibition of motor vehicle 275 276 waste disposal wells. New and existing motor vehicle waste disposal wells are prohibited. A 277 motor vehicle waste disposal well associated with a single family residence is not subject to 278 this prohibition." 279 [(5)] (8) IPC, Section 423.3, is deleted. 280 Section 4. Section 15A-6-102 is amended to read: 281 15A-6-102. Nitrogen Oxide emission limits for natural gas-fired water heaters. 282 (1) As used in this section: 283 (a) "BTU" means British Thermal Unit. 284 (b) (i) "Heat input" means the heat of combustion released by fuel burned in a water 285 heater based on the heating value of the fuel. 286 (ii) "Heat input" does not include the enthalpy of a water heater's incoming combustion 287 air. 288 (c) "Heat output" means the enthalpy of a water heater's working fluid output. 289 (d) "Natural gas-fired water heater" means a device that heats water: 290 (i) using natural gas combustion; 291 (ii) for use external to the device at a pressure that is less than or equal to 160 pounds 292 per square inch gage; and 293 (iii) to a thermostatically controlled temperature less than or equal to: 294 (A) 210 degrees Fahrenheit; or 295 (B) 99 degrees Celsius. 296 (e) "ppm" means parts of Nitrogen Oxide per million parts of water heater air output. 297 (f) "Recreational vehicle" means the same as that term is defined in Section 13-14-102. 298 (2) On and after July 1, 2018, a person may not sell or install a natural gas-fired water 299 heater with an emission rate greater than the following limits: 300 (a) except as provided in Subsection (6), for a water heater that has a heat input of less 301 than or equal to 75,000 BTU per hour that is not installed in a mobile home, a limit of: 302 (i) 10 nanograms per Joule of heat output; or 303 (ii) 15 ppm, corrected to 3% oxygen; (b) for a water heater that has a heat input of greater than 75,000 BTU per hour and less 304

305	than 2,000,000 BTU per hour that is not installed in a mobile home, a limit of:
306	(i) 14 nanograms per Joule of heat output; or
307	(ii) 20 ppm, corrected to 3% oxygen;
308	(c) for a water heater installed in a mobile home, a limit of:
309	(i) 40 nanograms per Joule of heat output; or
310	(ii) 55 ppm, corrected to 3% oxygen;
311	(d) for a pool or spa water heater with a heat input that is less than or equal to 400,000
312	BTU per hour, a limit of:
313	(i) 40 nanograms per Joule of heat output; or
314	(ii) 55 ppm, corrected to 3% oxygen; and
315	(e) for a pool or spa water heater with a heat input of greater than 400,000 BTU per
316	hour and less than 2,000,000 BTU per hour, a limit of:
317	(i) 14 nanograms per Joule of heat output; or
318	(ii) 20 ppm, corrected to 3% oxygen.
319	(3) A water heater manufacturer shall use California South Coast Air Quality
320	Management District Method 100.1 to calculate the emissions rate of a water heater subject to
321	this section.
322	(4) A water heater manufacturer shall display on a water heater subject to this section,
323	as a permanent label, the model number and the Nitrogen Oxide emission rate of the water
324	heater.
325	(5) The requirements of this section do not apply to:
326	(a) a water heater using a fuel other than natural gas;
327	(b) a water heater used in a recreational vehicle;
328	(c) a water heater manufactured in the state for sale and shipment outside of the state;
329	or
330	(d) a water heater manufactured before July 1, 2018.
331	(6) A person may sell or install a natural gas-fired water heater with an emission rate
332	greater than the limits established in Subsection (2)(a) if:
333	(a) the water heater is replacing a water heater of equal BTUs per hour;
334	(b) there is not available for purchase in the United States a water heater that:
335	(i) has an input of equal BTUs per hour as the water heater being replaced; and

336	(ii) meets the limits established in Subsection (2)(a); and
337	(c) the purpose of the water heater is to heat water and provide space heating.
338	Section 5. Section 17-27a-403 is amended to read:
339	17-27a-403. Plan preparation.
340	(1) (a) The planning commission shall provide notice, as provided in Section
341	17-27a-203, of its intent to make a recommendation to the county legislative body for a general
342	plan or a comprehensive general plan amendment when the planning commission initiates the
343	process of preparing its recommendation.
344	(b) The planning commission shall make and recommend to the legislative body a
345	proposed general plan for:
346	(i) the unincorporated area within the county; or
347	(ii) if the planning commission is a planning commission for a mountainous planning
348	district, the mountainous planning district.
349	(c) (i) The plan may include planning for incorporated areas if, in the planning
350	commission's judgment, they are related to the planning of the unincorporated territory or of
351	the county as a whole.
352	(ii) Elements of the county plan that address incorporated areas are not an official plan
353	or part of a municipal plan for any municipality, unless it is recommended by the municipal
354	planning commission and adopted by the governing body of the municipality.
355	(iii) Notwithstanding Subsection (1)(c)(ii), if property is located in a mountainous
356	planning district, the plan for the mountainous planning district controls and precedes a
357	municipal plan, if any, to which the property would be subject.
358	(2) (a) At a minimum, the proposed general plan, with the accompanying maps, charts,
359	and descriptive and explanatory matter, shall include the planning commission's
360	recommendations for the following plan elements:
361	(i) a land use element that:
362	(A) designates the long-term goals and the proposed extent, general distribution, and
363	location of land for housing for residents of various income levels, business, industry,
364	agriculture, recreation, education, public buildings and grounds, open space, and other
365	categories of public and private uses of land as appropriate: and

(B) may include a statement of the projections for and standards of population density

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367	and building intensity recommended for the various land use categories covered by the plan;
368	(ii) a transportation and traffic circulation element that:
369	(A) provides the general location and extent of existing and proposed freeways, arterial
370	and collector streets, public transit, active transportation facilities, and other modes of
371	transportation that the planning commission considers appropriate;
372	(B) addresses the county's plan for residential and commercial development around
373	major transit investment corridors to maintain and improve the connections between housing,
374	employment, education, recreation, and commerce; and
375	(C) correlates with the population projections, the employment projections, and the
376	proposed land use element of the general plan;
377	(iii) a plan for the development of additional moderate income housing within the
378	unincorporated area of the county or the mountainous planning district, and a plan to provide a
379	realistic opportunity to meet the need for additional moderate income housing; and
380	(iv) before May 1, 2017, a resource management plan detailing the findings, objectives,
381	and policies required by Subsection 17-27a-401(3).
382	(b) In drafting the moderate income housing element, the planning commission:
383	(i) shall consider the Legislature's determination that counties should facilitate a
384	reasonable opportunity for a variety of housing, including moderate income housing:
385	(A) to meet the needs of people of various income levels living, working, or desiring to
386	live or work in the community; and
387	(B) to allow people with various incomes to benefit from and fully participate in all
388	aspects of neighborhood and community life; and
389	(ii) shall include an analysis of how the county will provide a realistic opportunity for
390	the development of moderate income housing within the planning horizon, which may include
391	a recommendation to implement three or more of the following strategies:
392	(A) rezone for densities necessary to assure the production of moderate income
393	housing;
394	(B) facilitate the rehabilitation or expansion of infrastructure that will encourage the

(C) facilitate the rehabilitation of existing uninhabitable housing stock into moderate income housing;

construction of moderate income housing;

398 (D) consider county general fund subsidies or other sources of revenue to waive 399 construction related fees that are otherwise generally imposed by the county; 400 (E) create or allow for, and reduce regulations related to, accessory dwelling units in 401 residential zones; 402 (F) allow for higher density or moderate income residential development in 403 commercial and mixed-use zones, commercial centers, or employment centers; 404 (G) encourage higher density or moderate income residential development near major 405 transit investment corridors: 406 (H) eliminate or reduce parking requirements for residential development where a 407 resident is less likely to rely on the resident's own vehicle, such as residential development near 408 major transit investment corridors or senior living facilities; 409 (I) allow for single room occupancy developments: 410 (J) implement zoning incentives for low to moderate income units in new 411 developments; (K) utilize strategies that preserve subsidized low to moderate income units on a 412 413 long-term basis; 414 (L) preserve existing moderate income housing; 415 (M) reduce impact fees, as defined in Section 11-36a-102, related to low and moderate 416 income housing; 417 (N) participate in a community land trust program for low or moderate income 418 housing; 419 (O) implement a mortgage assistance program for employees of the county or of an 420 employer that provides contracted services for the county; 421 (P) apply for or partner with an entity that applies for state or federal funds or tax 422 incentives to promote the construction of moderate income housing; 423 (Q) apply for or partner with an entity that applies for programs offered by the Utah 424 Housing Corporation within that agency's funding capacity; 425 (R) apply for or partner with an entity that applies for affordable housing programs 426 administered by the Department of Workforce Services; (S) apply for or partner with an entity that applies for services provided by a public 427 428 housing authority to preserve and create moderate income housing;

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429	(T) apply for or partner with an entity that applies for programs administered by a
430	metropolitan planning organization or other transportation agency that provides technical
431	planning assistance;
432	(U) utilize a moderate income housing set aside from a community reinvestment
433	agency, redevelopment agency, or community development and renewal agency; [and]
434	(V) reduce residential building design elements as defined in Section 10-9a-403; and
435	[(V)] (W) consider any other program or strategy implemented by the county to address
436	the housing needs of residents of the county who earn less than 80% of the area median
437	income.
438	(c) In drafting the land use element, the planning commission shall:
439	(i) identify and consider each agriculture protection area within the unincorporated area
440	of the county or mountainous planning district; and
441	(ii) avoid proposing a use of land within an agriculture protection area that is
442	inconsistent with or detrimental to the use of the land for agriculture.
443	(d) In drafting the transportation and traffic circulation element, the planning
444	commission shall:
445	(i) consider the regional transportation plan developed by its region's metropolitan
446	planning organization, if the relevant areas of the county are within the boundaries of a
447	metropolitan planning organization; or
448	(ii) consider the long-range transportation plan developed by the Department of
449	Transportation, if the relevant areas of the county are not within the boundaries of a
450	metropolitan planning organization.
451	(3) The proposed general plan may include:
452	(a) an environmental element that addresses:
453	(i) to the extent not covered by the county's resource management plan, the protection,
454	conservation, development, and use of natural resources, including the quality of air, forests,
455	soils, rivers and other waters, harbors, fisheries, wildlife, minerals, and other natural resources;
456	and
457	(ii) the reclamation of land, flood control, prevention and control of the pollution of
458	streams and other waters, regulation of the use of land on hillsides, stream channels and other
459	environmentally sensitive areas, the prevention, control, and correction of the erosion of soils,

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460 protection of watersheds and wetlands, and the mapping of known geologic hazards; 461 (b) a public services and facilities element showing general plans for sewage, water, 462 waste disposal, drainage, public utilities, rights-of-way, easements, and facilities for them, 463 police and fire protection, and other public services; 464 (c) a rehabilitation, redevelopment, and conservation element consisting of plans and 465 programs for: 466 (i) historic preservation; 467 (ii) the diminution or elimination of a development impediment as defined in Section 17C-1-102; and 468 469 (iii) redevelopment of land, including housing sites, business and industrial sites, and 470 public building sites; 471 (d) an economic element composed of appropriate studies and forecasts, as well as an 472 economic development plan, which may include review of existing and projected county revenue and expenditures, revenue sources, identification of basic and secondary industry, 473 474 primary and secondary market areas, employment, and retail sales activity; 475 (e) recommendations for implementing all or any portion of the general plan, including 476 the use of land use ordinances, capital improvement plans, community development and 477 promotion, and any other appropriate action; 478 (f) provisions addressing any of the matters listed in Subsection 17-27a-401(2) or 479 (3)(a)(i); and 480 (g) any other element the county considers appropriate. 481 Section 6. Section **63I-2-210** is amended to read: 63I-2-210. Repeal dates -- Title 10. 482 483 (1) Section 10-6-160.1 is repealed January 1, 2021. 484 [(1)] (2) Subsection 10-9a-304(2), regarding municipal authority over property located 485 within a mountainous planning district, is repealed June 1, 2021. 486 $\left[\frac{(2)}{(2)}\right]$ (3) When repealing Subsection 10-9a-304(2), the Office of Legislative Research 487 and General Counsel shall, in addition to the office's authority under Subsection 36-12-12(3),

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(1) Except as provided in Subsection (2), this bill takes effect on May 12, 2020.

make necessary changes to subsection numbering and cross references.

Section 7. Effective date.

491 (2) The actions affecting Section 15A-6-102 take effect on July 1, 2020.