Agency	Date Recieved	Title	Link	Summary	New/Rescinded/Modified	Impact to Citizens	Impact on State Agencies	Infringe on State Jurisdiction (Sutherland Institute)	Comments (Sutherland Institute)
					New, Rescinded, Modified	Life, Safety, Well being, Property	None, Minor Impact, Significant Fiscal Impact, Impact on Processes	Does this letter impact an area over which the states should have jurisdiction?	Comments (Control in State)
<u>DWS</u>	3-Jul	Non discretionary secretarial directives on DEI funding	https://jobs.utah.gov/department /fedlet/2025/070325c.pdf	Directs recipients of federal Community Services Block Grants (CSBG) to review expenditures made to ensure CSBG funding is not supporting DEI initiatives.	Modified	Well being	Minor Impact	No (*the subject area is a state concern but the federal government can put usually put conditions on the recipients of its funds)	This guidance does not neccesarily require state action unless these federal grants are being distributed to support DEI initiatives. That seems unlikely, since the state has a parallel policy disfavoring these initiatives. See Utah Code 67-27-107
<u>DWS</u>	3-Jul	TANF Review for DEI Initiatives	https://jobs.utah.gov/department /fedlet/2025/070325b.pdf	Directs recipients of federal Temporary Assistance for Needy Families (TANF) program funding to reveiw expenditures to ensure they do not support DEI initiatives.	Modified	Well being	Minor Impact	No*	See prior recommendation
<u>DWS</u>	3-Jul	Prohibition of DEI programs relate to refugee support services	https://jobs.utah.gov/department /fedlet/2025/070325a.pdf	Directs recipients of formula awards funded by 8 U.S.C. 1522(c) and 8 U.S.C. 1522(e) to review expenditures to ensure that they do not suppor DEI initiatives		Well being	Minor Impact	No*	See prior recommendation
<u>DWS</u>	3-Jul	Secretarial Directive on DEI-Related Funding	https://jobs.utah.gov/department /fedlet/2025/070325.pdf	Directs all recipients of formula awards funded by the Child Care and Development Block Grant (CCDBG) Act (42 U.S.C. 9857 et seq.) or section 418 of the Social Security Act (42 U.S.C. 618) to review expenditures to ensure that they do not support DEI initiatives	Modified	Well being	Minor Impact	No*	See prior recommendation
DWS	8-Jul	Restrictions on federal public benefits for non-qualified aliens	https://jobs.utah.gov/department /fedlet/2025/070825b.pdf	Directs all state and territorial TANF agencies to ensure that federal TANF funds are not provided to non-qualified aliens, in compliance with PRWORA (P.L. 104-193) and Executive Order 14218, by verifying immigration status through IEVS, enhancing subrecipient monitoring, and enforcing penalties for violations.	Modified	Well being	Minor Impact, Potential Impact on Processes	No*	This guidance could require additional state agency efforts if the state is not already checking the immigration status of recipients as laid out in federal law. Since the state likely does so already, this guidance is likely provided for emphasis.
<u>DWS</u>	8-Jul	Bostock Policy Rescision	https://jobs.utah.gov/departmenl /fedlet/2025/070825a.pdf	Directs state agencies, schools, and organizations administering USDA child nutrition programs to cease reliance on the Biden Administration's May 2022 Bostock policy update, rescinded as legally flawed, and to apply Title IX consistent with the 2020 Title IX Rule and Executive Order 14168, interpreting "sex" as male or female only.		Well being	No Impact	No*	Utah's educational discrimination provision does not include the categories of sexual orientation or gender identity so this guidance does not conflict with current state law. Utah Code \$50-2-105
DWS.	25-Jul 26-Jul	Database Letter to SNAP Agencies	https://jobs.utah.gov/department /fedlet/2025/072525.pdf	Directs state SNAP agencies to transmit participant data to USDA's new SNAP Information Database by July 30, 2025, in compliance with Executive Order 14243 and 7 U.S.C. 2020, warning that failure to compliancy trigger noncompliance procedures.		Well being	Impact on Process - how state agencies submit SNAP data fo the USDA.		These types of expedited timeline for reporting are likely to require additional staff time. In this case, the deadline has passed, but it would be appropriate for the state to push back on demands that do impinge on staff resources.
<u>DWS</u>	20-Jul	Protecting the Meaning of US Citizenship	ms/guidance/protecting- american-citizenship	Directs agencies administering federat benefits under PRWORA to implement Executive Order 14160 by requiring verification of U.S. citizenship through specific beneficiary and parent documents, ensuring that children born in the U.S. to unlawfully present or temporary non-citizen parents are not deemed eligible for federal public benefits.		None - this guidance letter addresses non-citizen eligibility for government benefits.	Possible significant staff time and resources to comply.	Yes (to the degree that the direction applies to all agency actions and not just to provision of federal benefits)	The underlying order on which this guidance is based has been enjoined in court. It would be appropriate for the agency to determine if the required information is already being considered since, if the injunction is lifted, the USDA is likely to reiterate this request.
DWS.	29-Jul	Guidance for recipients of federal funding regarding unlawful discrimination	https://jobs.utah.gov/department /fedlet/2025/072925.pdf	Directs all recipients of federal funding to review and eliminate programs, policies, or practices—including DEI initiatives—that discriminate on the basis of protected characteristics, warning that preferential treatment, use of proxies, segregation, or compelled participation in discriminatory trainings may violate federal law, and providing best practices to ensure compliance.	Modified	Well being	No impact/Minor impact	Yes (but see next column)	As with the earlier examples, this guidance is likely to be parallel to existing state policy and thus does not create an affirmative duty for the state. This is the type of guidance that can be most troubling because it is not required by tederal law but has the appearance of doing so. The state is free to develop and apply its own policies on these topics.
DHHS.	3-Jul	Non-Discretionary Letter (OFVPS-FVPSA) DEI Notification	https://dhhs.utah.gov/wp- content/uploads/Non- Discretionary-Letter-OFVPS- FVPSA-DEI-Notification.pdf	Directs all recipients of formula awards funded by the Family Violence Prevention and Services Act (FVPSA) (2U.S.C. 10406 and A2U.S.C. 10411) to review plans, services, strategles, and expenditures to ensure that federal funds do not support DEI initiatives or other activities that discriminate on the basis of protected characteristics.				Yes	See the recommendations in the first line.
<u>DHHS</u>	3-Jul	TAB B Non-Discretionary Letter (OCS-SSBG)	https://dhhs.utah.gov/wp- content/uploads/TAB-E-Non- Discretionary-Letter-OCS- SSBG_CLEAN.pdf.	Directs all recipients of entitlement awards funded by the Social Services Block Grant (SBG) and Consolidated Block Grant (CBG) (Tittle XO of the Social Security Act, Public Law 97-35; and Title V, Section 501 of the Omnibus Territories Act, Public Law 95-134) to review intended Use Plans, reports, services, and expenditures to ensure that federal funds do not support DEI initiatives or other activities that discriminate on the basis of protected characteristics.				No*	See above
DHHS.	7-Jul	Non-Discretionary Letter (CB) DEI Notification	https://dhhs.utah.gov/wp- content/uploads/Non- Discretionary-Letter-CB.pdf.	Provides that awards supporting diversity, equity, and inclusion do not meet a public purpose to the extent they are inconsistent with the policy of improving the health and well-being of all Americans and may violate federal civil rights law. Requires recipients of federal funds (specified) to review all expenditures under these programs, including those made by subrecipients or contractors, to ensure that they do not support DEI initiatives or any other initiatives that discriminate.				No*	See above
<u>DHHS</u>	17-Jul	CMS Workforce Letter to States		Directs all recipients of entitlement awards funded by the Social Services Block Grant (SSBG) and Consolidated Block Grant (CBG) (Title X of the Social Security Act, Public Law 97-35; and Title V, Section 501 of the Omnibus Territories Act, Public Law 95-134) to review intended Use Plans, reports, services, and expenditures to ensure that federal funds do not support DEI initiatives or other activities that discriminate on the basis of protected characteristics.				No*	This letter announces that, for budgetary reasons, the federal government is pausing approval of state Medicaid demonstration projects. This does not change the status quo so there is no need for a state response unless it is currently providing assistance under a demonstration project but the state should continue to seek greater flexibility in administering these types of federal programs.
<u>DHHS</u>	17-Jul	CMS Continuous Eligibility Letter to States	https://dhhs.utah.gov/wp- content/uploads/CMS- Continuous-Eligibility-Letter-to- States 07.17.25 Final 508.pdf	Informs the state that the federal government (CMS) does not anticipate approving new state proposals of section 1115 demonstration expenditure authority that allow for expanded continuous eligibility in Medicaid or CHIP. The federal government will work with states to phase out beneficiaries currently receiving expanded continuous eligibility.				Yes (by limiting state options)	 See above

DHHS.	30-Jul	SAMHSA Dear Colleague letter (Harm reduction/opioid overdose prevention)	https://dhhs.utah.gov/wp- content/uploads/SAMHSA-Dear- Colleague-Letter-7.30.25.pdf	Provides that going forward, SAMSA funds will no longer be used to support 'harm reductioin' or 'safe consumption' activities and will be focused on evidence-based programs that address substance use disorder prevention, treatment, and recovery. Provides information on programs that can use SAMSA funds and those that cannot.				Yes	If the state is currently using SAMHSA grants for facilitating drug use rather than prevention or emergency response efforts, it will be out of step with this guidance. If not, no action is necessary.
DHHS	6-Aug	Streamlining MES Templates to Improve Monitoring and Oversight to Ensure Fiscal Integrity	Ensure-Fiscal-Integrity.pdf	Provides guidance related to state compliance with regulatory requirements for Mediciad Enterprise System (MES) modules and solutions. Documents ongoing efforts to reduce state burden and streamline and standardize state project reporting and oversight in MES Advance Planning Documents and Detailed Budget Tables, Operational Reporting Requirements, Analysis of Alternatives, Submission of Project Status Reports, Request for Proposal Checklists, and Sunsetting the Electronic Visit Verification Outcomes-Based Certification to align with Streamlined Modular Certification.				No	
DHHS	8-Aug	External FAQ for 2025 Medicaid_CHIP PDM	https://dhhs.utah.gov/wp- content/uploads/External-FAQ- for-2025-Medicaid_CHIP- PDM.pdf	This FAQ document clarifies federal eligibility and enrollment in Medicald and CHIP. This replaces the FAQ document published on August 12, 2021. This letter serves a notice that CMS is restarting full Medicaid/CHIP Periodic Data Matching operations.				Yes	
DHHS.	22-Aug	How to Process Eligibility Files	https://dhhs.utah.gov/wp- content/uploads/How-to-Process Eligibility-Files-006.pdf	Provides information to states on how to independently verify the citizenship or immigration status of individuals who receive full Medicaid or CHIP coverage.				No	
<u>DHHS</u>	22-Aug	Cover Letter to States for Medicaid Enrollment Oversight	https://dhhs.utah.gov/wp-	Reminds states of their obligation under federal law and regulations to verify the citizenship and immigration status of Medicaid and CHIP enrollees and the responsibility to ensure the accuracy of this information. Reminds states that (except for limited exceptions) individuals who do not have a satisfactory immigration status should not be enrolled in Medicaid or CHIP.				No	
USHE	11-Jul	Clarification of Federal Public Benefits Under the Personal Responsibility and Work Opportunity Reconciliation Act		Clarifies that post-secondary education programs and other similar benefit programs that are authorized under Title II of the Workforce Innovation and Opportunity Act 02014, postsecondary career and technical education programs under the Carl D. Perkins Career and Technical Education Act of 2006 provide federally funded forms of assistance that constitute "Tederal public benefits" and are subject to the Personal Responsibility and Work Opportunity Reconciliation Act of 1996 and the requisite citizenship verification requirements.				No*	
USHE	18-Jul	(Dear Colleague Letter GEN-25-04) Federal Student Loan Program Provisions Effective Upon Enactment Under the One Big Beautifut Bill Act	edge-center/library/dear- colleague-letters/2025-07- 18/federal-student-loan-program- provisions-effective-upon-	Provides information regarding the immediate implementation of certain provisions impacting federal student aid Title IV programs under the One Big Beatuffu Bill Act. Clarifies that the OBBB eliminates the requirement that borrowers have a partial financial hardship to qualify for enrollment in an income-based repayment plan. Borrowers who have loans made on or after July 1, 2014 and before July 1, 2006, and did not qualify for partial financial harship, are now eleigivel for the IBR plan. It reduces the amount of a loan that a student may borrow for an academic year in the student is enrolled ina program of study on less than a full-time basis. Clarifies that borrowers will be able to immediately get credit for PSLF under the Repayment Assistance Plan, whenever the plan gets enacted.				No	
USHE	29-Jul	(Department of Justice) Guidance for Recipients of Federal Funding Regarding Unlawful Discrimination	a/1409486/dl?inline=&utm_medi um=email&utm_source=govdeliv ery	Clarifies the application of federal antidiscrimination laws for programs or initiative that may involve discriminatory practices, including those promoting diversity, equity, and inclusion. Any program receiving federal funds (this applies to educational institutions, state and local governments, and public and private employers.				Yes	
USHE	19-Aug	(Rescinding of Dear Colleague Letters GEN-22-05 and GEN-24-03) Updated Requirements for Distribution of Yoter Registration Forms and Federal Work-Study Allowable Uses of Funds		Updates and revises prior letters and interpretation regarding the allowable use of Federal Work Study (FWS) funds and reminds instutions of higher education to distribute voter registration forms in a manner consistent with federal election laws. Institutions are prohibited from using funds to employ students in work that involves any partisan or nonpartisan political activity. Students are required to work in areas that align with real-world work experience that is related to the student's course of study, whenever possible.				No*	
USHE	25-Aug	(Department of Education and Office of the Director of National Intelligence) "Safeguarding Our Future" joint guidance on safeguarding US higher education institutions from foreign threats to research	documents/products/08222025 Safeguarding-Academia.pdf	Provides guidance for institutions of higher education regarding cooperative research that balances openness, collaboration, integrity, fairness, responsibility, and security. Encourages creating a culture of scientific stewardship and heightened security awareness. This appears to be informational and does not specifically require any significant changes to existing practices, but informs of potential risks and vulnerabilities and encourages institutions of higher education to use best practices to mitigate these risks.				No	
UDOT	9-Jul	Enforcement of Executive Orders	https://drive.google.com/file/d/1 _mel/2yBw06Hle- Z86UqO6HcaSjpXRPR/view.	Federal DOT will no longer enforce policies in federal assistance agreements inconsistent with current administration's objectives, including requirements relating to climate change, greenhouse gas emissions, racial equity, gender identity, diversity, equity, and inclusion goals, environmental justice, and the Justice 40 Initiative.	Modifies	Well being	None	No	UDOT does not believe this letter changes UDOT's application of state law or policy

DHHS	8-Sep	IM-25-05 Supporting America's Children and Families Act	https://dhhs.utah.gov/wp-	State, tribal, and territorial title IV-B agencies must implement the				
			content/uploads/IM-25-05-	provisions of Pub. L. 118-258 (Child Welfare Programs) beginning on				
			Supporting-Americas-Children-	October 1, 2025. State, tribal, and territorial agencies will be required to				
			and-Families-Act-APSR-	report on their implementation efforts in the next Annual Progress and				
			Documentation.pdf	Services Report (APSR) due by June 30, 2026, for fiscal year (FY) 2027.				
				More information will be included in the next APSR Program Instructions				
				(PIs).			Yes	
DHHS	10-Sep	Section 71116 SDP Letter to States	https://dhhs.utah.gov/wp-	Provides guidance on state planning efforts in regards to Section 71116	New		Yes	
			content/uploads/Section-71116-	of the One Big Beautiful Bill Act, relating to state directed payments for				
			SDP-Letter-to-States-9.9.25.pdf	medical services, until the Centers for Medicare & Medicaid Services				
				(CMS) can promulgate a final rule.				
DHHS	10-Sep	Vaccines for Children Program Immunization Programs and Participating	https://dhhs.utah.gov/wp-	States that federal Vaccines for Children Program provides are			No	
		Providers	content/uploads/Vaccines-for-	responsible for following state laws relating to religious and other				
			Children-Program-Immunization-	exemptions to vaccination laws.				
			Programs-and-Participating-					
			Providers.pdf					
DHHS	11-Sep	Utah PREP Letter FINAL	https://dhhs.utah.gov/wp-	The Administration for Children and Families (ACF) instructs Utah to			No*	
			content/uploads/Utah-PREP-	remove all content concerning gender ideology from its curricula,				
			Letter-FINAL.pdf	program materials and any other aspects of its program delivery				
				relevant to Personal Responsiblity Education Program (PREP) grant				
				within 60 days of receipt of this letter and provide a copy of the modified				
				materials to ACF for approval.				
UDOT	30-Sep	USDOT Guidance on Disadvantaged Business Enterprises	https://drive.google.com/file/d/1	This guidance provides information about changes USDOT is requiring			No*	
			aMhn9_VCNg0gE3dxLzQRUhPT5	recipients of financial assistance from the department to make with				
			8d_Zr5S/view?pli=1	respect to certain programs in order to comply with US DOT's				
				determination that programs' previous race- and sex-based				
				presumptions are unconsitutional.				