The Office of Legislative Research and General Counsel (OLRGC) has compiled summaries of legislation introduced during the Sixth Special Session of the Sixty-Third Utah Legislature. These summaries are intended to be general in nature. Each summary describes the legislation at the time it is numbered and does not address subsequently adopted amendments. To read the legislation in its entirety or review amendments, click on the link provided in this document or visit https://le.utah.gov.

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Bills Included in Version 1

**H.B. 6001, Uniform Electronic Wills Act**
This bill permits testators to execute an electronic will and gives the will legal effect. It provides parameters for how the electronic wills can be executed and allows for electronic wills to revoke all or part of a previous will. The bill also details the process by which the electronic will shall be simultaneously executed, attested, and made self-proving at the time of execution. The bill provides a form for acknowledgement and affidavits.

**H.B. 6003, Premium Subsidy Amendments**
This bill amends the maximum premium subsidy the Department of Health can request for the Utah Premium Partnership for Health Insurance program.

**H.B. 6004, School Emergency Drills Amendments**
This bill amends requirements related to emergency evacuation drills for Group E occupancies, which include schools, for the 2020-2021 school year. The bill provides that through February 28, 2021, Group E occupancies are exempt from statutory requirements to conduct emergency evacuation drills, but are required to provide in-class instruction on the procedure for emergency evacuation for fire at least once each calendar month beginning no later than 15 days after the first day of school.

**H.B. 6005, Cosmetology and Associated Professions Amendments**
This bill allows a barber school, cosmetology/barber school, electrologist school, esthetics school, hair design school, or nail technology school to offer up to 50% of the school’s total per program curriculum online, in accordance with standards adopted by an applicable national recognized accrediting organization. The bill provides a sunset date of July 1, 2022.

**H.B. 6006, Alcohol License and Permit Amendments**
This bill makes changes to alcohol-related licenses and permits. It delays the expiration date for several different retail licenses until December 22, 2020. For a reception center licensee, it adjusts the percentage of annual gross receipts from the sale of alcoholic products that must be maintained and determines what is included in that percentage. For a public service permit, hospitality room is defined and a public service permittee operating at an international airport is allowed to change their location. The bill also sets the commission’s power and duties to approve a public service permittee’s change in location request.

**H.B. 6007, Municipal Annexation Revisions**
In the 2020 General Session, the Legislature passed H.B. 359, Municipal Annexation Revisions. One of the provisions of the bill allowed a municipality to annex an unincorporated area without an annexation petition or the consent of the county in which the area proposed for annexation is located, under certain conditions. This bill repeals that provision.

**H.B. 6008, Local Referendum Amendments**
This bill, which applies to pending and future referenda, modifies the elections at which a referendum relating to legislative action taken after April 15 may appear on the ballot.

The bill enables an election officer to place a referendum on the ballot for the next general election if the election officer determines that the requirements to be completed before placing the referendum on the ballot will be completed in a timely manner.

**H.B. 6009, Election Amendments**
For the 2020 regular general election only, this bill:

- requires each county to provide in-person voting of some kind, but gives the county the option to decide whether that will be done in the traditional manner or by outdoor voting (including drive-up, walk-up, or drive-through). The county may choose any combination of these;
- provides that the lieutenant governor’s office may issue an order, due to health risks being too high, that:
cancels in-person voting in specific counties or statewide, except that a county will still have the option of providing outdoor voting; and
- extends the postmark deadline for mailing a ballot to the day of the election;
- requires early voting to occur as normal, except that it may also be done (at the option of the county) by outdoor voting or in the traditional manner;
- relating to the deadline to mail ballots, changes the word “mail” to “send,” which will give clerks who have to submit files to printers the same amount of time as clerks who print their own;
- for counties where there is a significant risk that timely-mailed ballots will be postmarked late, requires those counties to:
  - work with local post offices to see if they can separate and date-stamp ballots that were timely mailed before sending them on for a postmark; or
  - place additional drop boxes in the county; and
- requires statewide messaging about the new election process.

For all elections, the bill modifies existing provisions relating to ballot harvesting and provides exceptions for household members, people with a disability, etc.

**H.B. 6010, Sentencing Modification Amendments**
This bill allows for early release for inmates incarcerated in jails due to a declared emergency, including a pandemic. It allows the inmate or the prosecuting attorney to file a petition for extraordinary relief and sets parameters for the filing of the petition. The bill also provides the following list of factors for the court to consider:
- whether the jail inmate has served a majority of the jail inmate's sentence;
- whether the release of the jail inmate poses a risk to public safety; and
- whether the public health emergency presents a risk to the jail inmate's health, including the inmate's susceptibility to the public health emergency due to the inmate's underlying medical condition or age.

**H.B. 6011, Pharmaceutical Reporting Amendments**
This bill delays certain reporting requirements under the Prescription Drug Price Transparency Act for health insurers, manufacturers of a prescription drug, and the Insurance Department.

**H.C.R. 601, Concurrent Resolution on Federal Government Payments in Lieu of Taxes**
This resolution requests that the federal government increase Utah's federal Payment in Lieu of Taxes (PILT) payment to at least $534 million from the $41 million that the state received in 2019. The resolution further requests that the federal government take action to ensure that future PILT payments be made based on a full property tax equivalency basis and allow greater state management and local control over federal lands within municipal limits.

**S.B. 6001, Community Reinvestment Modifications**
This bill allows a community reinvestment agency (CRA) to extend the tax increment collection period for certain project areas impacted by the COVID-19 emergency for up to one year. The bill also allows a CRA to, on or before December 31, 2021, use CRA funds to provide grants, loans, or other assistance to certain small businesses located within the CRA’s boundaries that are negatively impacted by the COVID-19 emergency.

**S.B. 6002, Financial Report Date Amendment**
This bill changes the date on which the Governor is required to submit an audited financial statement from December 1 to December 31.

**S.B. 6003, Law Enforcement Tuition Reimbursement**
This bill allows for new applicants for the Public Safety Officer Career Advancement Reimbursement Program, which reimburses peace officers seeking a postsecondary degree in criminal justice from a credit-granting higher education institution within the state system of higher education.

**S.B. 6004, Regulatory Certainty Amendments**
This bill prohibits the Air Quality Board, the Water Quality Board, and related divisions from making, repealing, or amending any rules or from imposing or increasing any fee authorized under Title 19, Environmental Quality Code, until June 30, 2021, except...
for specific exceptions such as an exception for activities in a county of the first or second class. The bill also prohibits the board and the Division of Oil, Gas, and Mining from making, amending, or repealing any rules or from imposing or increasing a fee that is authorized under Title 40, Mines and Mining, until June 30, 2021, except for specific exceptions such as an exception for activities in a county of the first or second class.

**S.B. 6005, Income Tax Amendments**
This bill, which has an immediate effective date, provides that certain financial stimulus or relief amounts received by individuals and businesses in Utah in response to COVID-19 are not subject to Utah income tax.

Types of COVID-19 stimulus or relief that will not be subject to Utah income tax include:

- proceeds from a forgiven loan under the Paycheck Protection Program (PPP) and similar additional federal programs that may be enacted in 2020;
- grants or forgiven loans provided by the state, a county, or a municipality using federal funds; and
- Amounts received by individuals as an individual recovery rebate in 2020.

**S.B. 6006, Department of Health Modifications**
This bill amends the qualifications for an individual to serve as the executive director of the Department of Health and changes certain requirements if the executive director is not a licensed physician.