WHEREAS, Article VI, Section 2 of the Utah Constitution authorizes the President of the Utah Senate and the Speaker of the Utah House of Representatives to issue a joint proclamation convening the Utah Legislature in a special session when two-thirds of the members of the Senate and House of Representatives favor convening the Legislature into a special session because an emergency in the affairs of the state necessitates convening the Legislature into session; and

WHEREAS, a poll conducted by the President of the Utah Senate and the Speaker of the Utah House of Representatives determined that at least two-thirds of the members of the Utah Senate and at least two-thirds of the members of the Utah House of Representatives are in favor of convening the Legislature into a special session because of the COVID-19 emergency and the economic consequences of that emergency;

NOW, THEREFORE, we, J. Stuart Adams, President of the Utah Senate, and Brad R. Wilson, Speaker of the Utah House of Representatives, by the authority vested in us by the Utah Constitution, do by this joint proclamation, call the Sixty-Third Legislature of the State of Utah into a Sixth Special Session to be conducted electronically with the anchor location at the Utah State Capitol in Salt Lake City, Utah on the 20th day of August, 2020, at 10:00 a.m. to consider legislation:

1. making changes to the emergency drill requirements for certain educational facilities;
2. amending the qualifications to serve as the executive director of the Department of Health;
3. modifying provisions related to the regulation of tobacco retailers;
4. modifying the election process for the 2020 regular general election in response to the COVID-19 pandemic and modifying ballot harvesting provisions for all elections;
5. amending the Alcoholic Beverage Control Act to delay license renewal deadlines for certain retail licenses, to adjust the percentage of annual gross receipts from the sale of alcoholic products that a reception center licensee may maintain and what is included in
that percentage, and to allow certain public service permittees to change location under
certain conditions;

6. addressing issues related to public education funding and enrollment;

7. modifying provisions relating to community reinvestment agencies to provide an
extension of the tax increment collection period for certain agencies impacted by
COVID-19 and to allow agencies to provide assistance to certain small businesses
negatively impacted by COVID-19;

8. enacting the Uniform Electronic Wills Act;

9. amending the income tax provisions to provide that forgiven loans and individual
recovery rebates authorized by the federal government in response to COVID-19 are
not subject to Utah income tax;

10. adjusting the fiscal year 2021 budget to address the COVID-19 emergency and its
impacts and other budget issues;

11. addressing emergency powers and the state of emergency in response to the
COVID-19 pandemic;

12. addressing issues related to online instruction provided by schools licensed under
the Cosmetology and Associated Professions Licensing Act;

13. addressing the modification of jail sentences in a public health emergency;

14. addressing the inadequacy of the amount of federal government payments in lieu of
taxes;

15. modifying the statutory provision regarding when a local referendum ballot question
may be submitted to voters;

16. addressing issues related to the federal CARES Act and other federal legislation
enacted in response to the COVID-19 pandemic, including modifying certain COVID-19
assistance and recovery programs created in the state that are using federal funding;

17. amending the maximum premium subsidy the Department of Health can request for
the Utah Premium Partnership for Health Insurance program;

18. modifying the date by which the governor must submit an audited financial
statement for the last fiscal year;

19. modifying application limit requirements for the Public Safety Officer Career
Advancement Reimbursement Program;

20. that, except for rules and fees applicable to activities in counties of the first and
second class, and for specific time periods and unless specified conditions are met,
prohibits the Board and Division of Oil, Gas, and Mining, the Board and Division of
Water Quality, and the Board and Division of Air Quality from: taking rulemaking action
under Title 40, Mines and Mining, or related to water and air quality under Title 19, Environmental Quality Code; and imposing new fees or fee increases under Title 40, Mines and Mining, or related to water and air quality under Title 19, Environmental Quality Code;

21. delaying certain reporting requirements regarding the price of pharmaceutical drugs; and

22. repealing certain provisions that allow a municipality to annex certain unincorporated areas without an annexation petition.

J. Stuart Adams
President
Utah Senate

Brad Wilson
Speaker
Utah House of Representatives