1	TIMELY AGENCY REVIEW OF CERTAIN
2	APPLICATIONS
3	2000 GENERAL SESSION
4	STATE OF UTAH
5	Sponsor: Chad E. Bennion
6	AN ACT RELATING TO REVIEW AND ACTION BY STATE AGENCIES ON
7	APPLICATIONS AND OTHER REQUESTS FOR PERMITS, LICENSES, AND
8	AUTHORIZATIONS FROM STATE AGENCIES; SETTING A TIME LIMIT BY WHICH
9	AGENCY DECISIONS ARE TO BE MADE; PROVIDING FOR RELIEF TO AGGRIEVED
10	CITIZENS; AND MAKING REQUIREMENTS APPLICABLE TO PENDING APPLICATIONS.
11	This act affects sections of Utah Code Annotated 1953 as follows:
12	ENACTS:
13	63-98-101 , Utah Code Annotated 1953
14	63-98-102 , Utah Code Annotated 1953
15	63-98-201 , Utah Code Annotated 1953
16	63-98-301 , Utah Code Annotated 1953
17	Be it enacted by the Legislature of the state of Utah:
18	Section 1. Section 63-98-101 is enacted to read:
19	CHAPTER 98. UTAH FAIR GOVERNMENT PRACTICES ACT
20	Part 1. General Provisions
21	<u>63-98-101.</u> Title.
22	This chapter is known as the "Utah Fair Government Practices Act."
23	Section 2. Section 63-98-102 is enacted to read:
24	<u>63-98-102.</u> Definitions.
25	As used in this chapter:
26	(1) (a) "Agency" means the state of Utah or any department, division, or agency or other
27	administrative subunit of the state:

28	(b) "Agency" does not include:
29	(i) a court or other instrumentality of the judicial branch;
30	(ii) the Legislature or other instrumentality of the legislative branch;
31	(iii) a municipality, county, school district, or special district; or
32	(iv) an interlocal agency organized under Title 11, Chapter 13, Interlocal Corporation Act,
33	unless an agency is a member.
34	(2) "Applicant" means the person applying for a permit.
35	(3) "Application" means an application, petition, notice of intent, request for agency
36	action, or other request for a permit.
37	(4) "Complete application" means an application that contains all information sufficient
38	to evaluate the application as required by the applicable statute or rule governing the content of the
39	application.
40	(5) "Permit" means an approval, order, license, authorization, or other action by an agency
41	granting a right or entitlement to a person under the laws of the state.
42	Section 3. Section 63-98-201 is enacted to read:
43	Part 2. Action on Applications
44	63-98-201. Time within which to decide application Calculation of time
45	Submittal of amended application Applicability to pending applications.
46	(1) State agencies shall act in a timely, efficient, and responsive manner in reviewing and
47	making decisions on applications by its citizens for permits.
48	(2) (a) Each agency shall grant or deny each application for a permit by a date no later than
49	one year after the date a complete application is submitted to the agency.
50	(b) For purposes of this chapter, the calculation of the time spent by an agency in deciding
51	to grant or deny a permit does not include any time spent in an appeal of the final decision of the
52	agency to an administrative board or other reviewing authority.
53	(c) If an applicant submits an amended application that contains substantive changes to
54	the original application, the one year time limit within which to make a decision to grant or deny
55	the application shall begin on the date of submittal of the amended complete application.
56	(3) (a) If an agency fails to grant or deny a complete application for a permit within the
57	time period established by Subsection (2), the permit is approved and the agency shall issue the
58	permit.

02-21-00 10:09 AM H.B. 374 59 (b) An agency may not deny an application merely because the time period established by 60 this section has expired. (c) If the agency refuses to issue the permit as required by Subsection (3)(a), the applicant 61 62 may seek an extraordinary writ, or seek other appropriate judicial redress, to require the agency to issue the permit. 63 64 (4) This chapter applies to: (a) each application filed after May 1, 2000; and 65 66 (b) each complete application pending before an agency on May 1, 2000. 67 (5) The requirements of this section do not apply to: 68 (a) enforcement actions initiated by an agency; 69 (b) judicial or quasi-judicial proceedings of boards or commissions; or 70 (c) review of applications when statutes or rules expressly require or allow review periods 71 of more or less than one year. 72 Section 4. Section **63-98-301** is enacted to read: 73 Part 3. Remedies 74 63-98-301. Report to Legislature. If an agency fails to issue the permit for an application within the time specified in Section 75 76 63-98-201, the agency failing to make the decision shall, within 30 days after the final date that the decision was due, provide to the applicant, and to the legislative committee with oversight 77

(1) the reasons for failing to make a timely decision; and

responsibility for the agency, a report that describes:

(2) the steps to be taken by the agency to ensure a timely decision on other pending and future applications.

Legislative Review Note as of 2-18-00 9:50 AM

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A limited legal review of this legislation raises no obvious constitutional or statutory concerns.

Office of Legislative Research and General Counsel