OFFICE OF THE ATTORNEY GENERAL		
RESPONSIBILITIES		
2004 GENERAL SESSION		
STATE OF UTAH		
Sponsor: Katherine M. Bryson		
LONG TITLE		
General Description:		
This bill clarifies the nature of the relationship between the attorney general's office and		
state agencies that the attorney general's office represents.		
Highlighted Provisions:		
This bill:		
<ul> <li>provides that the attorney general is the attorney and the state agency is the client;</li> </ul>		
• Ĥ [requires that the attorney general must comply with Ĥ [certain] THE ĥ Rules of		
Professional] ĥ		
H [Responsibility] H [CONDUCT h ;] h and		
<ul><li>makes technical corrections.</li></ul>		
Monies Appropriated in this Bill:		
None		
Other Special Clauses:		
None		
<b>Utah Code Sections Affected:</b>		
AMENDS:		
67-5-3, as last amended by Chapter 76, Laws of Utah 1982		
Be it enacted by the Legislature of the state of Utah:		
Section 1. Section 67-5-3 is amended to read:		
67-5-3. Performance of legal services for agencies Billing "Agency" defined.		



H.B. 170 01-28-04 11:50 AM

28	(1) As used in this chapter, "agency" means any department, division, agency,
29	commission, board, council, committee, authority, institution, or other entity within the state
30	government of Utah.
31	(2) The attorney general may assign his legal assistants to perform legal services for
32	any agency of state government. [He]
33	(3) (a) The attorney general shall bill [that] each agency for the legal services
34	performed, if [ <del>(1)</del> ]:
35	(i) the agency [so billed] receives federal funds to pay for the legal services [rendered,]
36	performed; or [if (2)]
37	(ii) the agency collects funds from any other source in the form of fees, costs, interest,
38	fines, penalties, forfeitures, or other proceeds reserved or designated for the payment of legal
39	fees sufficient to pay for all or a portion of the legal services [rendered; however, the]
40	performed.
41	(b) The agency may deduct any unreimbursed costs and expenses incurred by the
42	agency in connection with the legal services [rendered] performed. [As used in this act
43	"agency" means any department, division, agency, commission, board, council, committee,
44	authority, institution, or other entity within the state government of Utah.]
45	(4) $\hat{\mathbf{H}}$ [(a)] $\hat{\mathbf{h}}$ In performing legal services for an agency under authority of this section, the
46	attorney general is the attorney and the agency is the client.
47	$\hat{H}$ [(b) In its representation of the agency, the attorney general and his legal assistants shall
48	comply with the requirements of Rules of Professional Conduct II [Rule 1.2] h .] h

Legislative Review Note as of 1-21-04 3:37 PM

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

- 2 -

Office of Legislative Research and General Counsel

Fiscal Note	Office of the Attorney General Responsibilities
Bill Number HB0170	

04-Feb-04 11:47 AM

## **State Impact**

It is estimated that provisions of this bill can be implemented with existing resources.

## **Individual and Business Impact**

No fiscal impact.

Office of the Legislative Fiscal Analyst