Senator Gregory S. Bell proposes the following substitute bill:

I	REVISION TO LOCAL GOVERNMENT		
2		2008 GENERAL SESSION	
3		STATE OF UTAH	
4		Chief Sponsor: Gregory S.	Bell
5		House Sponsor: Kevin S. G	arn
6 7 8 9 10 11 12	Cosponsors: Curtis S. Bramble D. Chris Buttars Allen M. Christensen Margaret Dayton Dan R. Eastman Jon J. Greiner	John W. Hickman Lyle W. Hillyard Scott K. Jenkins Sheldon L. Killpack Peter C. Knudson Mark B. Madsen Wayne L. Niederhauser	Darin G. Peterson Howard A. Stephenson Dennis E. Stowell John L. Valentine Kevin T. VanTassell Michael G. Waddoups Carlene M. Walker
13 14	LONG TITLE		
15	General Description:		
16	This bill enacts provisions relating to county and municipal authority.		
17	Highlighted Provisions:		
18	This bill:		
19	 enacts provisions authorizing counties and municipalities to enact an ordinance 		
20	making benefits generally available to employees, their dependents, and an		
21	unmarried employee's financially dependent or interdependent adult designee;		
22	 authorizes counties and municipalities to create a registry for adult relationships of 		
23	financial dependence or interdependence;		
24	 prohibits a county or municipal registry from giving legal status or effect to a 		
25	domestic partnership, civil union, or other domestic cohabitation relationship other		
26	than marriage;		

• provides other restrictions on an ordinance to make benefits generally available and



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28	on a registry created by a county or municipality; and		
29	declares void any ordinance or other action that is inconsistent with this bill.		
30	Monies Appropriated in this Bill:		
31	None		
32	Other Special Clauses:		
33	None		
34	Utah Code Sections Affected:		
35	ENACTS:		
36	10-8-1.5 , Utah Code Annotated 1953		
37	17-50-324, Utah Code Annotated 1953		
38			
39	Be it enacted by the Legislature of the state of Utah:		
40	Section 1. Section 10-8-1.5 is enacted to read:		
41	10-8-1.5. Authority to make benefits generally available to employees, their		
42	dependents, and an adult designee Registry authorized Limitations.		
43	(1) A municipality may, by ordinance enacted by the municipal legislative body, make		
44	benefits generally available to all municipal employees, their dependents, and an unmarried		
45	employee's financially dependent or interdependent adult designee.		
46	(2) (a) Subject to Subsection (2)(b), a municipality may, by ordinance enacted by the		
47	municipal legislative body, create a registry for adult relationships of financial dependence or		
48	interdependence.		
49	(b) A municipality may not create or maintain a registry or other means that defines,		
50	identifies, or recognizes and gives legal status or effect to a domestic partnership, civil union,		
51	or domestic cohabitation relationship other than marriage.		
52	(3) The municipality's recognition of an adult designee, the creation and maintenance		
53	of a registry under Subsection (2)(a), and any certificate issued to or other designation of a		
54	person on the municipality's registry are not and may not be treated the same as or substantially		
55	equivalent to marriage.		
56	(4) Neither an ordinance under Subsection (1) or (2)(a) nor a registry created under		
57	Subsection (2)(a) making an employee benefit available to an adult designee may create,		
58	modify, or affect a spousal, marital, or parental status, duty, or right.		

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59	(5) An ordinance, executive order, rule, or regulation adopted or other action taken
60	before, on, or after May 5, 2008 that is inconsistent with this section is void.
61	Section 2. Section 17-50-324 is enacted to read:
62	17-50-324. Authority to make benefits generally available to employees, their
63	dependents, and an adult designee Registry authorized Limitations.
64	(1) A county may, by ordinance enacted by the county legislative body, make benefits
65	generally available to all county employees, their dependents, and an unmarried employee's
66	financially dependent or interdependent adult designee.
67	(2) (a) Subject to Subsection (2)(b), a county may, by ordinance enacted by the county
68	legislative body, create a registry for adult relationships of financial dependence or
69	interdependence.
70	(b) A county may not create or maintain a registry or other means that defines,
71	identifies, or recognizes and gives legal status or effect to a domestic partnership, civil union,
72	or domestic cohabitation relationship other than marriage.
73	(3) The county's recognition of an adult designee, the creation and maintenance of a
74	registry under Subsection (2)(a), and any certificate issued to or other designation of a person
75	on the county's registry are not and may not be treated the same as or substantially equivalent to
76	marriage.
77	(4) Neither an ordinance under Subsection (1) or (2)(a) nor a registry created under
78	Subsection (2)(a) making an employee benefit available to an adult designee may create,
79	modify, or affect a spousal, marital, or parental status, duty, or right.
80	(5) An ordinance, executive order, rule, or regulation adopted or other action taken
81	before, on, or after May 5, 2008 that is inconsistent with this section is void.

S.B. 299 1st Sub. (Green) - Revision to Local Government

Fiscal Note

2008 General Session State of Utah

State Impact

Enactment of this bill will not require additional appropriations.

Individual, Business and/or Local Impact

Enactment of this bill likely will not result in direct, measurable costs and/or benefits for individuals, businesses, or local governments.

2/29/2008, 1:24:22 PM, Lead Analyst: Wilko, A.

Office of the Legislative Fiscal Analyst