	10-11-3, as last amended by Laws of Otan 2003, Chapter 69
REP	EALS AND REENACTS:
	10-11-2, as last amended by Laws of Utah 2010, Chapter 378
	10-11-4, as last amended by Laws of Utah 1993, Chapter 227
Be it	enacted by the Legislature of the state of Utah:
	Section 1. Section 10-11-1 is amended to read:
	10-11-1. Abatement of weeds, garbage, refuse, and unsightly objects.
	A municipal legislative body may:
	(1) designate[7] and regulate the abatement of[7, injurious and noxious weeds, garbage,
refus	se, or any unsightly or deleterious objects or structures, and may]:
	(a) $\hat{H} \rightarrow [\underline{\text{the growth and spread of injurious and noxious}}] \leftarrow \hat{H} \underline{\text{weeds}};$
	(b) garbage and refuse;
	(c) $\hat{H} \rightarrow [\underline{unsightly or deleterious objects}]$ a public nuisance $\leftarrow \hat{H}$; or
	(d) $\hat{H} \rightarrow [\frac{\text{unsightly or deleterious structures}}]$ an illegal object or structure $\leftarrow \hat{H}$; and
	(2) appoint a municipal inspector for the purpose of carrying out and in accordance
with	the provisions of this chapter.
	Section 2. Section 10-11-2 is repealed and reenacted to read:
	10-11-2. Inspection of property Notice.
	(1) (a) If a municipality adopts an ordinance describing the duties of a municipal
<u>inspe</u>	ector appointed under Section 10-11-1, the ordinance:
	(i) may, subject to Subsection (1)(b), direct the inspector to examine and investigate
real 1	property for:
	(A) $\hat{\mathbf{H}} \rightarrow [\underline{\mathbf{the growth and spread of injurious and noxious}}] \leftarrow \hat{\mathbf{H}} \underline{\mathbf{weeds}};$
	(B) garbage and refuse;
	(C) $\hat{H} \rightarrow [\underline{unsightly or deleterious objects}]$ a public nuisance $\leftarrow \hat{H}$; or
	(D) $\hat{H} \rightarrow [\underline{unsightly or deleterious structures}]$ an illegal object or structure $\leftarrow \hat{H}$; and
	(ii) if an inspector conducts an examination and investigation under Subsection (1)(a),
<u>shall</u>	direct the inspector to deliver written notice of the examination and investigation in
acco:	rdance with Subsection (2).
	(b) An ordinance described in Subsection (1)(a) may not direct an inspector or

90	municipal inspector is not required to make more than one notice for each annual season of
91	weed growth for weeds growing on a property.
92	(e) The municipal inspector shall serve the notice required under Subsection (2)(a)(i)
93	under penalty of perjury.
94	Section 3. Section 10-11-3 is amended to read:
95	10-11-3. Neglect of property owners Removal by municipality Costs of
96	removal Notice File action or lien Property owner objection.
97	(1) (a) If [any] an owner [or] of, occupant of, or other person responsible for [lands]
98	real property described in the notice [under] delivered in accordance with Section 10-11-2 fails
99	[or neglects to eradicate, or destroy and remove, the weeds, garbage, refuse, objects, or
100	structure upon the premises in accordance with the notice, the inspector shall to comply with
101	Section 10-11-2, a municipal inspector may:
102	(i) at the expense of the municipality, employ necessary assistance [and cause the
103	weeds, garbage, refuse, objects, or structures to be removed or destroyed] to enter the property
104	and destroy or remove an item identified in a written notice described in Section 10-11-2; and
105	(ii) (A) prepare an itemized statement [of all expenses, including administrative
106	expenses, incurred in the removal and destruction of the weeds, garbage, refuse, objects, or
107	structures] in accordance with Subsection (1)(b); and
108	(B) mail to the owner of record according to the records of the county recorder a copy
109	of the statement [to the owner] demanding payment within 30 days [of the date of mailing]
110	after the day on which the statement is post-marked.
111	(b) The statement described in Subsection (1)(a)(ii)(A) shall:
112	(i) include:
113	(A) the address of the property described in Subsection (1)(a);
114	(B) an itemized list of and demand for payment for all expenses, including
115	administrative expenses, incurred by the municipality under Subsection (1)(a)(i); and
116	(C) the address of the municipal treasurer where payment may be made for the
117	expenses; and
118	(ii) notify the property owner:
119	(A) that failure to pay the expenses described in Subsection (1)(b)(i)(B) may result in a
120	lien on the property $\hat{H} \rightarrow [\underline{on\ a\ parity\ with\ and\ collectible\ at\ the\ same\ time\ and\ in\ the\ same\ manner\ as}]$

121	general property taxes \leftarrow H in accordance with Section 10-11-4;
122	(B) that the owner may file a written objection to all or part of the statement within 20
123	days after the day of the statement post-mark; and
124	(C) where the owner may file the objection, including the municipal office and address.
125	[(b) Each notice under] (c) A statement mailed in accordance with Subsection (1)(a)
126	[shall be considered] is delivered when mailed by certified mail addressed to the property
127	owner's of record last-known address according to the records of the county recorder.
128	(d) (i) A municipality may file a notice of a lien, including a copy of the statement
129	described in Subsection (1)(a)(ii)(A) or a summary of the statement, in the records of the
130	county recorder of the county in which the property is located.
131	(ii) If a municipality files a notice of a lien indicating that the municipality intends to
132	certify the unpaid costs and expenses in accordance with Subsection (2)(a)(ii) and Section
133	10-11-4, the municipality shall file for record in the county recorder's office a release of the lien
134	after all amounts owing are paid.
135	(2) (a) If [the] an owner fails to file a timely written objection as described in
136	Subsection (1)(b)(ii)(B) or to [make payment of] pay the amount set forth in the statement [to
137	the municipal treasurer within the required 30 days, the inspector, on behalf of the
138	municipality,] under Subsection (1)(b)(i)(B), the municipality may:
139	[(i) cause suit to be brought in an appropriate court of law; or]
140	[(ii) refer the matter]
141	(i) file an action in district court; or
142	(ii) certify the past due costs and expenses to the county treasurer [as provided in
143	Subsection (2)(e).] of the county in which the property is located in accordance with Section
144	<u>10-11-4.</u>
145	(b) If <u>a municipality pursues</u> collection of the costs [are pursued through the courts] <u>in</u>
146	accordance with Subsection (2)(a)(i) or (4)(a), the municipality may:
147	(i) sue for and receive judgment [upon all of the costs of] for all removal and
148	destruction <u>costs</u> , including administrative costs, [together with] <u>and</u> reasonable [attorneys']
149	attorney fees, interest, and court costs; and
150	(ii) execute on the judgment in the manner provided by law.
151	(c) If the inspector elects to refer the matter to the county treasurer for inclusion in the

183	incurred under Section 10-11-3 with regard to the property.
184	(2) Subject to Subsection (3), the unpaid costs and expenses, upon their certification
185	under Subsection (1) Ĥ→ [;]:
185a	(a) $\leftarrow \hat{\mathbf{H}}$ become a lien on the property $\hat{\mathbf{H}} \rightarrow [\underline{\mathbf{on a parity with and collectible at the same}}]$
186	time and in the same manner as general property taxes that are a lien on the property.]; and
186a	(b) have the force and effect of a valid judgment of the district court. ←Ĥ
187	(3) If the county treasurer is unable to include the costs and expenses in the tax notice
188	for the year in which they are incurred by a municipality, the costs and expenses shall:
189	(a) be carried over to the tax notice for the following year; and
190	(b) become a lien $\hat{\mathbf{H}} \rightarrow [\underline{\mathbf{on the property on a parity with and collectible at the same time and}]$
191	in the same manner as general property taxes that are a lien on the property for the year
192	described in Subsection (2). ←Ĥ
193	(4) This section does not apply to any public building, structure, or improvement.

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Office of Legislative Research and General Counsel