STATE AND POLITICAL SUBDIVISION

2 JURISDICTIONAL AMENDMENTS 3 2013 GENERAL SESSION 4 STATE OF UTAH 5 **Chief Sponsor: Marc K. Roberts** Senate Sponsor: David P. Hinkins 6 7 Cosponsors: Brian M. Greene Curtis Oda Keith Grover 8 Jacob L. Anderegg Jeremy A. Peterson 9 Jerry B. Anderson Stephen G. Handy Douglas V. Sagers 10 **Stewart Barlow** Ken Ivory V. Lowry Snow 11 Roger E. Barrus John Knotwell Jon E. Stanard 12 Derek E. Brown Dana L. Layton Keven J. Stratton 13 Melvin R. Brown David E. Lifferth John R. Westwood Mike K. McKell 14 Kay J. Christofferson Ryan D. Wilcox 15 Spencer J. Cox Jim Nielson Susan Duckworth Michael E. Noel 16

18 LONG TITLE

17

19

22

1

General Description:

This bill modifies Title 11, Cities, Counties, and Local Taxing Units, by creating the

21 "Local Jurisdiction Related to Federally Managed Land Act."

Highlighted Provisions:

- This bill:
- ≥ defines terms; and



23	describes actions that may be taken by a chief executive officer of a municipanty of			
26	county, or a county sheriff, to respond to action taken, or action not being taken, by			
27	the United States Bureau of Land Management (BLM) or the United States Forest			
28	Service (Forest Service) on federally managed land in the state that adversely affects			
29	or constitutes an imminent threat to the health, safety, or welfare of the people of			
30	the municipality or county, which may include:			
31	 providing written notice to the BLM or Forest Service; and 			
32	• taking action to mitigate the risk to the health, safety, or welfare of the people of			
33	the municipality, if, after receiving notice, the BLM or Forest Service does not			
34	mitigate the risk to the health, safety, or welfare of the people of the			
35	municipality or county.			
36	Money Appropriated in this Bill:			
37	None			
38	Other Special Clauses:			
39	None			
40	Utah Code Sections Affected:			
41	ENACTS:			
42	11-50-101, Utah Code Annotated 1953			
43	11-50-102 , Utah Code Annotated 1953			
44	11-50-103 , Utah Code Annotated 1953			
45				
46	Be it enacted by the Legislature of the state of Utah:			
47	Section 1. Section 11-50-101 is enacted to read:			
48	CHAPTER 50. LOCAL JURISDICTION RELATED TO FEDERALLY			
49	MANAGED LAND ACT			
50	<u>11-50-101.</u> Title.			
51	This chapter is known as the "Local Jurisdiction Related to Federally Managed Land			
52	Act."			
53	Section 2. Section 11-50-102 is enacted to read:			
54	<u>11-50-102.</u> Definitions.			
55	As used in this chapter:			

03-13-13 5:28 PM

56	(1) "Chief executive officer" means:		
57	(a) for a municipality:		
58	(i) the mayor, if the municipality is operating under a form of municipal government		
59	other than the council-manager form of government; or		
60	(ii) the city manager, if the municipality is operating under the council-manager form		
61	of government; or		
62	(b) for a county:		
63	(i) the chair of the county commission, if the county is operating under the county		
64	commission or expanded county commission form of government;		
65	(ii) the county executive officer, if the county is operating under the county-executive		
66	council form of government; or		
67	(iii) the county manager, if the county is operating under the council-manager form of		
68	government.		
69	(2) "County sheriff" means an individual elected to the office of county sheriff in the		
70	state who meets the qualifications described in Section 17-22-1.5.		
71	(3) "Federal agency" means the United States Bureau of Land Management or the		
72	United States Forest Service.		
73	(4) "Federally managed land" means land that is managed by the United States Bureau		
74	of Land Management or the United States Forest Service.		
75	(5) "Political subdivision" means a municipality or county.		
76	Section 3. Section 11-50-103 is enacted to read:		
77	11-50-103. Local jurisdiction related to federally managed land.		
78	The authority of a chief executive officer of a political subdivision or county sheriff to		
79	exercise jurisdiction over federally managed land in the state that is encompassed by or		
80	adjacent to the political subdivision includes the following:		
81	(1) if the action or inaction of a federal agency related to federally managed land		
82	adversely affects or constitutes an imminent threat to the health, safety, or welfare of the people		
83	of the political subdivision, the chief executive officer or county sheriff may provide written		
84	notice to the federal agency, which notice shall:		
85	(a) be delivered to the federal agency by hand or by certified mail and a copy provided		
86	by certified mail to the governor, the state attorney general, and the state's Congressional		

87	deleg	gation;

- (b) include a detailed explanation of how the action or inaction of the federal agency related to federally managed land adversely affects or constitutes an imminent threat to the health, safety, or welfare of the people of the political subdivision;
 (c) include a detailed description of the action the federal agency should take to
- (d) provide a specific date by which time the federal agency should respond to the notice; and

mitigate the risk to the health, safety, or welfare of the people of the political subdivision; and

(2) if after receiving notice as described in Subsection (1)(a), the federal agency does not respond by the date requested in the notice, or otherwise indicates that it is unwilling to take action to mitigate the risk to the health, safety, or welfare of the people of the political subdivision described in the notice, the chief executive officer or county sheriff may take action to mitigate the risk to the health, safety, or welfare of the people of the political subdivision.