1	DEPARTMENT OF PUBLIC SAFETY AMENDMENTS
2	2016 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Curtis S. Bramble
5	House Sponsor: Don L. Ipson
6 7	LONG TITLE
8	General Description:
9	This bill amends provisions of the Public Safety Code regarding the Department of
10	Public Safety.
11	Highlighted Provisions:
12	This bill:
13	 authorizes the State Bureau of Investigation to provide a state cybercrime unit to
14	investigate various computer and network intrusion matters;
15	requires that the State Bureau of Investigation provide assistance to the divisions of
16	the Department of Public Safety;
17	 provides that the State Bureau of Investigation investigate alleged crimes or public
18	corruption, at the request of a governmental entity or when the offense is reported to
19	the Peace Officers Standards and Training Division, when the allegations concern
20	criminal violations or public corruption regarding an individual who is or has been
21	elected, appointed, or employed by a governmental entity;
22	 provides that the members of the Motor Vehicle Safety Inspection Advisory Council
23	shall be appointed by the commissioner of public safety;
24	 provides that the commissioner of public safety may authorize the off-duty use of
25	emergency vehicles;
26	 repeals an obsolete section regarding the admissibility of Utah State Crime
27	Laboratory documents of drug analysis; and



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28	makes technical corrections.
29	Money Appropriated in this Bill:
30	None
31	Other Special Clauses:
32	None
33	Utah Code Sections Affected:
34	AMENDS:
35	53-1-108, as last amended by Laws of Utah 2013, Chapter 295
36	53-1-204, as enacted by Laws of Utah 1993, Chapter 234
37	53-8-203, as last amended by Laws of Utah 2010, Chapter 286
38	53-10-302, as last amended by Laws of Utah 2000, Chapter 316
39	REPEALS:
40	58-37-21, as last amended by Laws of Utah 2008, Chapter 382
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42	Be it enacted by the Legislature of the state of Utah:
43	Section 1. Section 53-1-108 is amended to read:
44	53-1-108. Commissioner's powers and duties.
45	(1) In addition to the responsibilities contained in this title, the commissioner shall:
46	(a) administer and enforce this title and Title 41, Chapter 12a, Financial Responsibility
47	of Motor Vehicle Owners and Operators Act;
48	(b) appoint deputies, inspectors, examiners, clerical workers, and other employees as
49	required to properly discharge the duties of the department;
50	(c) make rules:
51	(i) governing emergency use of signal lights on private vehicles; and
52	(ii) allowing privately owned vehicles to be designated for part-time emergency use, as
53	provided in Section 41-6a-310;
54	(d) set standards for safety belt systems, as required by Section 41-6a-1803;
55	(e) serve as the cochair of the Emergency Management Administration Council, as
56	required by Section 53-2a-105;
57	(f) designate vehicles as "authorized emergency vehicles," as required by Section
58	41-6a-102; and

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59	(g) on or before January 1, 2003, adopt a written policy that prohibits the stopping,
60	detention, or search of any person when the action is solely motivated by considerations of
61	race, color, ethnicity, age, or gender.
62	(2) The commissioner may:
63	(a) subject to the approval of the governor, establish division headquarters at various
64	places in the state;
65	(b) issue to a special agent a certificate of authority to act as a peace officer and revoke
66	that authority for cause, as authorized in Section 56-1-21.5;
67	(c) create specialized units within the commissioner's office for conducting internal
68	affairs and aircraft operations as necessary to protect the public safety;
69	(d) cooperate with any recognized agency in the education of the public in safety and
70	crime prevention and participate in public or private partnerships, subject to Subsection (3);
71	(e) cooperate in applying for and distributing highway safety program funds; [and]
72	(f) receive and distribute federal funding to further the objectives of highway safety in
73	compliance with Title 63J, Chapter 5, Federal Funds Procedures Act[-]; and
74	(g) authorize off-duty use of emergency vehicles.
75	(3) (a) Money may not be expended under Subsection (2)(d) for public safety education
76	unless it is specifically appropriated by the Legislature for that purpose.
77	(b) Any recognized agency receiving state money for public safety shall file with the
78	auditor of the state an itemized statement of all its receipts and expenditures.
79	Section 2. Section 53-1-204 is amended to read:
80	53-1-204. Division duties.
81	The division shall:
82	(1) provide administrative and staff support to the commissioner;
83	(2) ensure that all departmental administrative processes are in compliance with state
84	law, rules, and procedures;
85	[(3) administer all human resource related matters throughout the department;]
86	$\left[\frac{(4)}{(3)}\right]$ make deposits, pay all claims and obligations of the department, and conduct
87	all treasury transactions;
88	[(5)] (4) prepare the department budget, review department expenditures, prepare
89	financial reports, and offer general assistance with financial matters to the department;

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90	(6) (5) coordinate and review department purchases and monitor department
91	purchasing practices to ensure compliance with state procurement rules;
92	[(7)] (6) coordinate the purchase, operation, maintenance, records, and final disposal of
93	the department's vehicle fleet;
94	[(8)] (7) make capital facility plans for the department, maintain a capital equipment
95	inventory system, coordinate risk management records, and organize waste paper recycling;
96	and
97	[(9)] (8) make rules for the department authorized by this title.
98	Section 3. Section 53-8-203 is amended to read:
99	53-8-203. Council created Members Term Meetings Duties.
100	(1) There is created within the division the Motor Vehicle Safety Inspection Advisory
101	Council.
102	(2) (a) The council shall be composed of seven members.
103	(b) The [governor] commissioner shall appoint:
104	(i) one member from the general public with experience or interest in product safety or
105	consumer advocacy;
106	(ii) two representatives from motor vehicle mechanics and motor vehicle repair
107	business owners;
108	(iii) one member of the motoring public with no former or current affiliation with the
109	motor vehicle sales, repair, or fuel industry or its regulation;
110	(iv) one peace officer with experience in motor vehicle law enforcement;
111	(v) one representative of the commercial trucking industry; and
112	(vi) one representative of the staff of the attorney general who shall serve without
113	voting privileges.
114	(3) Each member of the council shall:
115	(a) be selected on a nonpartisan basis;
116	(b) be appointed by the [governor] commissioner; and
117	(c) have been a legal resident of the state for at least one year immediately preceding
118	the date of appointment.
119	(4) (a) Except as required by Subsection (4)(b), as terms of current council members
120	expire, the [governor] commissioner shall appoint each new member or reappointed member to

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121 a four-year term.

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- 122 (b) Notwithstanding the requirements of Subsection (4)(a), the [governor] 123 commissioner shall, at the time of appointment or reappointment, adjust the length of terms to ensure that the terms of council members are staggered so that approximately half of the 124 125 council is appointed every two years.
 - (c) Members serve from the date of appointment until a replacement is appointed.
- 127 (5) When a vacancy occurs in the membership for any reason, the replacement shall be 128 appointed for the unexpired term.
 - (6) The council shall elect its own chair and vice-chair at its first regular meeting each calendar year.
 - (7) All meetings of the council shall be called by the superintendent of the highway patrol as needed.
- 133 (8) Any three voting members constitute a quorum for the transaction of business that 134 comes before the council.
- 135 (9) A member may not receive compensation or benefits for the member's service, but may receive per diem and travel expenses in accordance with:
- 137 (a) Section 63A-3-106;
- 138 (b) Section 63A-3-107; and
- 139 (c) rules made by the Division of Finance pursuant to Sections 63A-3-106 and 140 63A-3-107.
 - (10) The council shall:
 - (a) hear appeals of administrative actions regarding the suspension or revocation of safety inspection station permits and safety inspector certificates;
 - (b) advise the division on interpretation, adoption, and implementation of motor vehicle safety inspection standards; and
 - (c) advise the division on other motor vehicle safety inspection issues as requested by the superintendent.
 - (11) In conducting appeal hearings on the suspension or revocation of any safety inspection station permit or safety inspector certificate the council may:
 - (a) compel the attendance of witnesses by subpoena;
- 151 (b) require the production of any records or documents determined by it to be pertinent

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152	to the subject matter of the hearing; and
153	(c) apply to the district court of the county where the hearing is held for an order citing
154	any applicant or witness for contempt and for failure to attend, testify, or produce required
155	documents.
156	Section 4. Section 53-10-302 is amended to read:
157	53-10-302. Bureau duties.
158	The bureau shall:
159	(1) provide assistance and investigative resources to divisions within the Department of
160	Public Safety;
161	[(1)] (2) upon request, provide assistance and specialized law enforcement services to
162	local law enforcement agencies;
163	[(2)] (3) conduct financial investigations regarding suspicious cash transactions, fraud,
164	and money laundering;
165	[(3)] (4) investigate criminal activity of organized crime networks, gangs, extremist
166	groups, and others promoting violence;
167	[(4)] <u>(5)</u> investigate criminal activity of terrorist groups;
168	[(5)] <u>(6)</u> enforce the Utah Criminal Code;
169	[(6)] (7) cooperate and exchange information with other state agencies and with other
170	law enforcement agencies of government, both within and outside of this state, through a
171	statewide information and intelligence center to obtain information that may achieve more
172	effective results in the prevention, detection, and control of crime and apprehension of
173	criminals;
174	[(7)] (8) create and maintain a statewide criminal intelligence system;
175	[(8)] (9) provide specialized case support and investigate illegal drug production,
176	cultivation, and sales;
177	[(9)] <u>(10)</u> investigate, follow-up, and assist in highway drug interdiction cases;
178	[(10)] (11) make rules to implement this chapter; [and]
179	[(11)] (12) perform the functions specified in Part 2, Bureau of Criminal
180	Identification[-];
181	(13) provide a state cybercrime unit to investigate computer and network intrusion
182	matters involving state-owned computer equipment and computer networks as reported under

183	Section 76-6-705;
184	(14) investigate violations of Section 76-6-703 and other computer related crimes
185	including:
186	(a) computer network intrusions;
187	(b) denial of services attacks;
188	(c) computer related theft or fraud;
189	(d) intellectual property violations; and
190	(e) electronic threats; and
191	(15) upon request by a governmental entity or when referred directly to the Peace
192	Officer Standards and Training Division, investigate the following when alleged to have been
193	committed by an individual who is currently or has been previously elected, appointed, or
194	employed by a governmental entity:
195	(a) criminal offenses; and
196	(b) matters of public corruption.
197	Section 5. Repealer.
198	This bill repeals:
199	Section 58-37-21, Admissibility of Utah State Crime Laboratory documents
200	Drug analysis in criminal pretrial proceedings.

Legislative Review Note Office of Legislative Research and General Counsel