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26
                   committing a privacy violation with an unmanned aircraft; or
                   committing voyeurism with an unmanned aircraft;
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28
            • establishes criminal penalties; and
29
            makes technical changes
30
     Money Appropriated in this Bill:
31
            None
32
     Other Special Clauses:
33
            None
34
     Utah Code Sections Affected:
35
     AMENDS:
36
            72-10-109, as renumbered and amended by Laws of Utah 1998, Chapter 270
37
            76-6-206, as last amended by Laws of Utah 2015, Chapter 412
38
            76-9-402, as enacted by Laws of Utah 1973, Chapter 196
39
            76-9-702.7, as last amended by Laws of Utah 2004, Chapter 52
40
     ENACTS:
41
            72-14-103, Utah Code Annotated 1953
42
            72-14-104, Utah Code Annotated 1953
43
            72-14-201, Utah Code Annotated 1953
44
            72-14-202, Utah Code Annotated 1953
45
            72-14-205, Utah Code Annotated 1953
46
            72-14-301, Utah Code Annotated 1953
47
            72-14-302, Utah Code Annotated 1953
            72-14-303, Utah Code Annotated 1953
48
49
            72-14-401, Utah Code Annotated 1953
50
            72-14-402, Utah Code Annotated 1953
51
            72-14-403, Utah Code Annotated 1953
52
     RENUMBERS AND AMENDS:
53
            72-14-101, (Renumbered from 63G-18-101, as last amended by Laws of Utah 2016,
54
     Chapter 101)
            72-14-102, (Renumbered from 63G-18-102, as last amended by Laws of Utah 2015,
55
56
     Chapter 269)
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<b>72-14-203</b> , (Renu	imbered from 63G-18-103, as last amended by Laws of Utah 2015,
Chapter 269)	
<b>72-14-204</b> , (Renu	imbered from 63G-18-104, as last amended by Laws of Utah 2015,
Chapter 269)	
REPEALS:	
<b>63G-18-105</b> , as la	ast amended by Laws of Utah 2015, Chapter 269
Be it enacted by the Legis	slature of the state of Utah:
Section 1. Section	n <b>72-10-109</b> is amended to read:
72-10-109. Cert	tificate of registration of aircraft required Exceptions.
(1) (a) A person i	may not operate, pilot, or navigate, or cause or authorize to be
operated, piloted, or navi	gated within this state any civil aircraft located in this state unless the
aircraft has a current cert	ificate of registration issued by this state through the county in which
the aircraft is located.	
(b) This restriction	on does not apply to aircraft licensed by a foreign country with which
the United States has a re	eciprocal agreement covering the operations of the registered aircraft
or to a non-passenger-car	rying flight solely for inspection or test purposes authorized by the
Federal Aviation Admini	stration to be made without the certificate of registration.
(2) Aircraft asses	ssed by the State Tax Commission are exempt from the state
registration requirement u	under Subsection (1).
(3) Unmanned ai	rcraft as defined in Section 72-14-102 are exempt from the state
registration requirement u	under Subsection (1).
Section 2. Section	n <b>72-14-101</b> , which is renumbered from Section 63G-18-101 is
renumbered and amended	d to read:
CH	APTER 14. UNMANNED AIRCRAFT DRONES
	Part 1. General Provisions
[ <del>63G-18-101</del> ].	<u>72-14-101.</u> Title.
This chapter is kn	nown as "Unmanned Aircraft Drones."
Section 3. Section	n <b>72-14-102</b> , which is renumbered from Section 63G-18-102 is
renumbered and amended	d to read:
[ <del>63G-18-102</del> ].	72-14-102. Definitions.

88	As used in this chapter:
89	[(1) "Law enforcement agency" means an entity of the state or an entity of a political
90	subdivision of the state, including an entity of a state institution of higher education, that exists
91	primarily to prevent, detect, or prosecute crime and enforce criminal statutes or ordinances.]
92	[(2) "Nongovernment actor" means a person that is not:]
93	[(a) an agency, department, division, or other entity within state government;]
94	[(b) a person employed by or otherwise acting in an official capacity on behalf of the
95	state;]
96	[(c) a political subdivision of the state; or]
97	[(d) a person employed by or otherwise acting in an official capacity on behalf of a
98	political subdivision of the state.]
99	[(3) "Target" means a person upon whom, or a structure or area upon which, a person:
100	[(a) has intentionally collected or attempted to collect information through the
101	operation of an unmanned aircraft system; or]
102	[(b) plans to collect or attempt to collect information through the operation of an
103	unmanned aircraft system.]
104	[(4) "Testing site" means an area that:]
105	[(a) has boundaries that are clearly identified using GPS coordinates;]
106	[(b) a law enforcement agency identifies in writing to the Department of Public Safety,
107	including the boundaries identified under Subsection (4)(a);]
108	[(c) is not more than three square miles; and]
109	[ <del>(d) contains no occupied structures.</del> ]
110	(1) "Airport" means the same as that term is defined in Section 72-10-102.
111	(2) "Airport operator" means the same as that term is defined in Section 72-10-102.
112	[(5)(a)](3) "Unmanned aircraft [system]" means an aircraft that is:
113	[(i)] (a) [is] capable of sustaining flight; and
114	[(ii)] (b) [operates] operated with no possible direct human intervention from on or
115	within the aircraft.
116	[(b)] (4) "Unmanned aircraft system" [does not include an unmanned aircraft that is
117	flown] means the entire system used to operate an unmanned aircraft, including:
118	[(i) within visual line of sight of the individual operating the aircraft; and]

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119	(ii) strictly for hobby or recreational purposes.
120	(a) the unmanned aircraft, including payload;
121	(b) communications equipment;
122	(c) navigation equipment;
123	(d) controllers;
124	(e) support equipment; and
125	(f) autopilot functionality.
126	Section 4. Section 72-14-103 is enacted to read:
127	72-14-103. Preemption of local ordinance.
128	(1) A political subdivision of the state, or an entity within a political subdivision of the
129	state, may not enact a law, ordinance, or rule governing the private use of an unmanned aircraft
130	unless:
131	(a) authorized by this chapter; or
132	(b) the political subdivision or entity is an airport operator that enacts the law, rule, or
133	ordinance to govern:
134	(i) the operation of an unmanned aircraft within the geographic boundaries of the
135	airport over which the airport operator has authority; or
136	(ii) the takeoff or landing of an unmanned aircraft at the airport over which the airport
137	operator has authority.
138	(2) This chapter supersedes any law, ordinance, or rule enacted by a political
139	subdivision of the state before July 1, 2017.
140	Section 5. Section 72-14-104 is enacted to read:
141	72-14-104. Applicability.
142	The following parts do not apply to a person who operates an unmanned aircraft
143	system, including for educational or commercial purposes, under a Certificate of Waiver,
144	Certificate of Authorization, remote pilot certificate with a small unmanned aircraft system
145	rating, or any other grant of authority obtained from the Federal Aviation Administration that
146	specifically authorizes the operation of the unmanned aircraft system:
147	(1) Title 72, Chapter 14, Part 3, Unlawful Use of Unmanned Aircraft; and
148	(2) Title 72, Chapter 14, Part 4, Safe Use of Unmanned Aircraft.
149	Section 6. Section 72-14-201 is enacted to read:

150	Part 2. Law Enforcement Use of Unmanned Aircraft
151	72-14-201. Title.
152	This part is known as "Law Enforcement Use of Unmanned Aircraft."
153	Section 7. Section 72-14-202 is enacted to read:
154	<b>72-14-202.</b> Definitions.
155	As used in this part:
156	(1) "Civilian" means a person that is not a law enforcement officer.
157	(2) "Law enforcement agency" means the same as that term is defined in Section
158	<u>53-3-102.</u>
159	(3) "Law enforcement officer" means the same as that term is defined in Section
160	<u>53-13-103.</u>
161	(4) "Target" means a person upon whom, or an object, structure, or area upon which,
162	another person:
163	(a) has intentionally collected or attempted to collect information through the operation
164	of an unmanned aircraft system; or
165	(b) intends to collect or to attempt to collect information through the operation of an
166	unmanned aircraft system.
167	Section 8. Section 72-14-203, which is renumbered from Section 63G-18-103 is
168	renumbered and amended to read:
169	[63G-18-103]. <u>72-14-203.</u> Unmanned aircraft system use requirements
170	Exceptions.
171	(1) A law enforcement agency or officer may not obtain, receive, or use data acquired
172	through an unmanned aircraft system unless the data is obtained:
173	(a) pursuant to a search warrant;
174	(b) in accordance with judicially recognized exceptions to warrant requirements;
175	(c) subject to Subsection (2), from a person who is a nongovernment actor;
176	[(d) at a testing site; or]
177	[(e)] (d) to locate a lost or missing person in an area in which a person has no
178	reasonable expectation of privacy[-]; or
179	(e) for purposes unrelated to a criminal investigation.
180	[(2) A nongovernment actor may only disclose data acquired through an unmanned

181	aircraft system to a law enforcement agency if:
182	(2) A law enforcement officer or agency may only use for law enforcement purposes
183	data obtained from a nongovernment actor if:
184	(a) the data appears to pertain to the commission of a crime; or
185	(b) the [nongovernment actor] law enforcement agency or officer believes, in good
186	faith, that:
187	(i) the data pertains to an imminent or ongoing emergency involving danger of death or
188	serious bodily injury to an individual; and
189	(ii) disclosing the data would assist in remedying the emergency.
190	(3) A law enforcement agency or officer that obtains, receives, or uses data acquired
191	[under Subsection (1)(d) or (e)] through the use of an unmanned aircraft system or through
192	Subsection (2) shall destroy the data as soon as reasonably possible after the law enforcement
193	agency or officer obtains, receives, or uses the data subject to an applicable retention schedule
194	under Title 63G, Chapter 2, Government Records Access and Management Act, or a federal,
195	state, or local law.
196	[(4) A law enforcement agency that operates an unmanned aircraft system under
197	Subsection (1)(d) may not operate the unmanned aircraft system outside of the testing site.]
198	Section 9. Section 72-14-204, which is renumbered from Section 63G-18-104 is
199	renumbered and amended to read:
200	[ <del>63G-18-104</del> ]. <u>72-14-204.</u> Data retention.
201	(1) Except as provided in this section, a law enforcement agency:
202	(a) may not use, copy, or disclose data collected by an unmanned aircraft system on a
203	person, structure, or area that is not a target; and
204	(b) in accordance with applicable federal, state, and local laws, shall ensure that data
205	described in Subsection (1)(a) is destroyed as soon as reasonably possible after the law
206	enforcement agency collects or receives the data.
207	(2) A law enforcement agency is not required to comply with Subsection (1) if:
208	(a) deleting the data would also require the deletion of data that:
209	(i) relates to the target of the operation; and
210	(ii) is requisite for the success of the operation;
211	(b) the law enforcement agency receives the data:

212	(i) through a court order that:
213	(A) requires a person to release the data to the law enforcement agency; or
214	(B) prohibits the destruction of the data; or
215	(ii) from a person who is a nongovernment actor;
216	(c) (i) the data was collected inadvertently; and
217	(ii) the data appears to pertain to the commission of a crime;
218	(d) (i) the law enforcement agency reasonably determines that the data pertains to an
219	emergency situation; and
220	(ii) using or disclosing the data would assist in remedying the emergency; or
221	(e) the data was collected through the operation of an unmanned aircraft system over
222	public lands outside of municipal boundaries.
223	Section 10. Section 72-14-205 is enacted to read:
224	<u>72-14-205.</u> Reporting.
225	(1) As used in this section, "law enforcement encounter" means the same as that term is
226	defined in Section 77-7a-103.
227	(2) A law enforcement officer or agency that operates an unmanned aircraft system
228	while on duty or acting in the law enforcement officer's or agency's official capacity, or obtains
229	or receives data in accordance with Section 72-14-203, shall document the following in any
230	report or other official record of the law enforcement encounter:
231	(a) the presence and use of the unmanned aircraft;
232	(b) any data acquired; and
233	(c) if applicable, the person from whom data was received in accordance with
234	Subsection 72-14-203(2).
235	Section 11. Section 72-14-301 is enacted to read:
236	Part 3. Unlawful Use of Unmanned Aircraft
237	<u>72-14-301.</u> Title.
238	This part is known as "Unlawful Use of Unmanned Aircraft."
239	Section 12. Section <b>72-14-302</b> is enacted to read:
240	72-14-302. Reserved.
241	Reserved.
242	Section 13. Section <b>72-14-303</b> is enacted to read:

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243	72-14-303. Weapon attached to unmanned aircraft Penalties.
244	(1) As used in this section "weapon" means:
245	(a) a firearm as described in Section 76-10-501; or
246	(b) an object that in the manner of the object's use or intended use is capable of causing
247	death, bodily injury, or damage to property, as determined according to the following factors:
248	(i) the location and circumstances in which the object is used or possessed;
249	(ii) the primary purpose for which the object is made;
250	(iii) the character of the damage, if any, the object is likely to cause;
251	(iv) the manner in which the object is used;
252	(v) whether the manner in which the object is used or possessed constitutes a potential
253	imminent threat to public safety; and
254	(vi) the lawful purposes for which the object may be used.
255	(2) (a) Except as provided in Subsection (3), a person may not fly an unmanned aircraft
256	that carries a weapon or to which a weapon is attached.
257	(b) A person that violates Subsection (2)(a) is guilty of a class B misdemeanor.
258	(3) A person may fly an unmanned aircraft that carries a weapon or to which a weapon
259	is attached if the person:
260	(a) (i) obtains a certificate of authorization, or other written approval, from the Federal
261	Aviation Administration authorizing the person to fly the unmanned aircraft that carries the
262	weapon or to which the weapon is attached; and
263	(ii) operates the unmanned aircraft in accordance with the certificate of authorization or
264	other written approval;
265	(b) (i) obtains a contract with the state or the federal government permitting the person
266	to fly the unmanned aircraft that carries the weapon or to which the weapon is attached; and
267	(ii) operates the unmanned aircraft in accordance with the contract; or
268	(c) operates the unmanned aircraft that carries the weapon or to which the weapon is
269	attached in airspace controlled by the United States Department of Defense, with the
270	permission of the United States Department of Defense.
271	Section 14. Section <b>72-14-401</b> is enacted to read:
272	Part 4. Safe Use of Unmanned Aircraft
273	72-14-401. Title.

274	This part is known as "Safe Use of Unmanned Aircraft."
275	Section 15. Section 72-14-402 is enacted to read:
276	72-14-402. Reserved.
277	Reserved.
278	Section 16. Section <b>72-14-403</b> is enacted to read:
279	72-14-403. Safe operation of unmanned aircraft.
280	(1) An individual who operates an unmanned aircraft system to fly an unmanned
281	aircraft for recreational purposes shall comply with this section and 14 C.F.R. Sec. 101,
282	Subpart E.
283	(2) An individual operating an unmanned aircraft shall:
284	(a) maintain visual line of sight of the unmanned aircraft in order to:
285	(i) know the location of the unmanned aircraft;
286	(ii) determine the attitude, altitude, and direction of flight;
287	(iii) observe the airspace for other air traffic or hazards; and
288	(iv) determine that the unmanned aircraft does not endanger the life or property of
289	another person;
290	(b) ensure that the ability described in Subsection (2)(a)(i) is exercised by either:
291	(i) the operator of the unmanned aircraft; or
292	(ii) a visual observer.
293	(3) An individual may not operate an unmanned aircraft in Class B, Class C, or Class
294	D airspace or within the lateral boundaries of the surface area of Class E airspace designated
295	for an airport unless the operator of the unmanned aircraft has prior authorization from air
296	traffic control.
297	(4) An individual may not operate an unmanned aircraft in a manner that interferes
298	with operations and traffic patterns at any airport, heliport, or seaplane base.
299	(5) An individual may not operate an unmanned aircraft system from or around a
300	public transit rail platform or station.
301	(6) An individual may not operate an unmanned aircraft in violation of a notice to
302	airmen described in 14 C.F.R. Sec. 107.47.
303	(7) An individual may not operate an unmanned aircraft at an altitude that is higher
304	than 400 feet above ground level unless the unmanned aircraft

305	(a) is flown within a 400-foot radius of a structure; and
306	(b) does not fly higher than 400 feet above the structure's immediate uppermost limit.
307	(8) (a) An individual who violates this section is liable for any damages that may result
308	from the violation.
309	(b) A law enforcement officer shall issue a written warning to an individual who
310	violates this section who has not previously received a written warning for a violation of this
311	section.
312	(c) Except as provided in Subsection (8)(d), an individual who violates this section
313	after receiving a written warning for a previous violation of this section is guilty of an
314	infraction.
315	(d) An individual who violates this section is guilty of a class B misdemeanor for each
316	conviction of a violation of this section after the individual is convicted of an infraction or a
317	misdemeanor for a previous violation of this section.
318	Section 17. Section <b>76-6-206</b> is amended to read:
319	76-6-206. Criminal trespass.
320	(1) As used in this section[ <del>, "enter"</del> ]:
321	(a) "Enter" means intrusion of the entire body[7] or the entire unmanned aircraft.
322	(b) "Remain unlawfully," as that term relates to an unmanned aircraft, means remaining
323	on or over private property when:
324	(i) the private property or any portion of the private property is not open to the public;
325	<u>and</u>
326	(ii) the person operating the unmanned aircraft is not otherwise authorized to fly the
327	unmanned aircraft over the private property or any portion of the private property.
328	(2) A person is guilty of criminal trespass if, under circumstances not amounting to
329	burglary as defined in Section 76-6-202, 76-6-203, or 76-6-204 or a violation of Section
330	76-10-2402 regarding commercial obstruction:
331	(a) the person enters or remains unlawfully on or causes an unmanned aircraft to enter
332	and remain unlawfully over property and:
333	(i) intends to cause annoyance or injury to any person or damage to any property,
334	including the use of graffiti as defined in Section 76-6-107;
335	(ii) intends to commit any crime, other than theft or a felony; or

336 (iii) is reckless as to whether [his] the person's or unmanned aircraft's presence will 337 cause fear for the safety of another; 338 (b) knowing the person's or unmanned aircraft's entry or presence is unlawful, the 339 person enters or remains on [property as] or causes an unmanned aircraft to enter or remain 340 unlawfully over property to which notice against entering is given by: 341 (i) personal communication to the [actor] person by the owner or someone with 342 apparent authority to act for the owner; 343 (ii) fencing or other enclosure obviously designed to exclude intruders; or 344 (iii) posting of signs reasonably likely to come to the attention of intruders; or (c) the person enters a condominium unit in violation of Subsection 57-8-7(8). 345 346 (3) (a) A violation of Subsection (2)(a) or (b) is a class B misdemeanor unless [it was] 347 the violation is committed in a dwelling, in which event [it] the violation is a class A 348 misdemeanor. (b) A violation of Subsection (2)(c) is an infraction. 349 350 (4) It is a defense to prosecution under this section that: 351 (a) the property was at the time open to the public; and 352 (b) the actor complied with all lawful conditions imposed on access to or remaining on 353 the property. 354 Section 18. Section **76-9-402** is amended to read: 355 76-9-402. Privacy violation. (1) A person is guilty of privacy violation if, except as authorized by law, [he] the 356 357 person: 358 (a) trespasses on property with intent to subject anyone to eavesdropping or other 359 surveillance in a private place; [or] (b) [Installs in any] installs, or uses after unauthorized installation in a private place, 360 361 without the consent of the person or persons entitled to privacy [there] in the private place, any device for observing, photographing, hearing, recording, amplifying, or broadcasting sounds or 362 363 events in the [place or uses any such unauthorized installation] private place; or 364 (c) installs or uses outside of a private place [any] a device for observing, photographing, hearing, recording, amplifying, or broadcasting sounds or events originating in 365 the private place which would not ordinarily be audible, visible or comprehensible outside the 366

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privacy.

367	private place, without the consent of the person or persons entitled to privacy [there] in the
368	private place.
369	(2) Privacy violation is a class B misdemeanor.
370	Section 19. Section <b>76-9-702.7</b> is amended to read:
371	76-9-702.7. Voyeurism offenses Penalties.
372	(1) A person is guilty of voyeurism who intentionally uses [a camcorder, motion
373	picture camera, photographic camera of any type, or other equipment that is concealed or
374	disguised to secretly or surreptitiously videotape, film, photograph, record, or view by
375	electronic means an individual] any type of technology to secretly or surreptitiously record
376	video of a person:
377	(a) for the purpose of viewing any portion of the individual's body regarding which the
378	individual has a reasonable expectation of privacy, whether or not that portion of the body is
379	covered with clothing;
380	(b) without the knowledge or consent of the individual; and
381	(c) under circumstances in which the individual has a reasonable expectation of
382	privacy.
383	(2) A violation of Subsection (1) is a class A misdemeanor, except that a violation of
384	Subsection (1) committed against a child under 14 years of age is a third degree felony.
385	(3) Distribution or sale of any images, including in print, electronic, magnetic, or
386	digital format, obtained under Subsection (1) by transmission, display, or dissemination is a
387	third degree felony, except that if the violation of this Subsection (3) includes images of a child
388	under 14 years of age, the violation is a second degree felony.
389	(4) A person is guilty of voyeurism who, under circumstances not amounting to a
390	violation of Subsection (1), views or attempts to view an individual, with or without the use of
391	any instrumentality:
392	(a) with the intent of viewing any portion of the individual's body regarding which the
393	individual has a reasonable expectation of privacy, whether or not that portion of the body is
394	covered with clothing;
395	(b) without the knowledge or consent of the individual; and
396	(c) under circumstances in which the individual has a reasonable expectation of

398	(5) A violation of Subsection (4) is a class B misdemeanor, except that a violation of
399	Subsection (4) committed against a child under 14 years of age is a class A misdemeanor.
400	Section 20. Repealer.
401	This bill repeals:
402	Section 63G-18-105, Reporting.