1	CATASTROPHIC WILDFIRE REVISIONS
2	2018 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Ken Ivory
5	Senate Sponsor: Evan J. Vickers
6	
7	LONG TITLE
8	General Description:
9	This bill modifies the Catastrophic Public Nuisance Act.
10	Highlighted Provisions:
11	This bill:
12	 provides that, under certain circumstances, the state shall indemnify, defend, and
13	hold a chief executive officer or county sheriff harmless from any claims or
14	damages, including court costs and attorney fees that are assessed as a result of the
15	chief executive officer's or county sheriff's action in abating a catastrophic public
16	nuisance;
17	Money Appropriated in this Bill:
18	None
19	Other Special Clauses:
20	None
21	Utah Code Sections Affected:
22	AMENDS:
23	11-51a-104, as enacted by Laws of Utah 2015, Chapter 419
24	
25	Be it enacted by the Legislature of the state of Utah:
26	Section 1. Section 11-51a-104 is amended to read:
27	11-51a-104. Emergency abatement of a catastrophic public nuisance.



H.B. 415 02-16-18 1:46 PM

28	(1) If a chief executive officer of a political subdivision or a county sheriff determines
29	that a public nuisance exists on federally managed land, pursuant to Subsection 11-51a-103(1),
30	and the chief executive officer of a political subdivision or the county sheriff also finds that the
31	catastrophic public nuisance in question adversely affects, or constitutes a threat to, the public
32	health, safety, and welfare of the people of the political subdivision, the chief executive officer
33	of the political subdivision or the county sheriff may, after consulting with the attorney general,
34	pursue all remedies allowed by law.
35	(2) In seeking an emergency abatement of a catastrophic public nuisance, a chief
36	executive officer of a political subdivision or a county sheriff shall attempt, as much as
37	possible, to:
38	(a) coordinate with state and federal agencies; and
39	(b) seek the advice of professionals, including private sector professionals, with
40	expertise in abating a catastrophic public nuisance.
41	(3) The state shall indemnify, defend, and hold a chief executive officer or county
42	sheriff harmless from any claims or damages, including court costs and attorney fees that are
43	assessed as a result of the chief executive officer's or county sheriff's action, if:
44	(a) the chief executive officer or county sheriff has complied with the provisions of this
45	chapter;
46	(b) the chief executive officer or county sheriff seeks and receives approval for the
47	chief executive officer's or county sheriff's actions from the Legislative Management
48	Committee;
49	(c) the court challenge against the chief executive officer or county sheriff addresses
50	the chief executive officer's or county sheriff's action in abating a catastrophic public nuisance;
51	<u>and</u>
52	(d) the chief executive officer's or county sheriff's actions in abating the catastrophic

Legislative Review Note Office of Legislative Research and General Counsel

public nuisance were reasonable.

53