-	STATE REAL PROPERTY AMENDMENTS
2	2018 GENERAL SESSION
3	STATE OF UTAH
ļ	Chief Sponsor: Margaret Dayton
5	House Sponsor: Kay J. Christofferson
7	LONG TITLE
3	General Description:
)	This bill establishes notification and protest requirements for a proposed municipal
)	boundary adjustment that affects state-owned real property.
	Highlighted Provisions:
2	This bill:
3	<ul> <li>requires a municipality to provide notice of a proposed municipal boundary change</li> </ul>
-	that affects state-owned real property;
	<ul> <li>requires the Utah State Developmental Center Board to provide an opinion of a</li> </ul>
	proposed municipal boundary change that affects state-owned real property
	affiliated with the Utah State Developmental Center;
<b>)</b>	<ul> <li>directs the director of the Division of Facilities and Construction Management to</li> </ul>
)	protest a municipal boundary adjustment, under specified circumstances; and
)	<ul><li>makes technical changes.</li></ul>
	Money Appropriated in this Bill:
2	None
,	Other Special Clauses:
	None
	<b>Utah Code Sections Affected:</b>



AN	MENDS:
	10-2-419, as last amended by Laws of Utah 2010, Chapter 90
	62A-5-202.5, as enacted by Laws of Utah 2016, Chapter 300
	63A-5-204, as last amended by Laws of Utah 2017, Chapter 56
Ве	it enacted by the Legislature of the state of Utah:
	Section 1. Section 10-2-419 is amended to read:
	10-2-419. Boundary adjustment Notice and hearing Protest.
	(1) The legislative bodies of two or more municipalities having common boundaries
ma	y adjust their common boundaries as provided in this section.
	(2) [ <del>(a)</del> ] The legislative body of each municipality intending to adjust a boundary that
is c	common with another municipality shall:
	[(i)] (a) adopt a resolution indicating the intent of the municipal legislative body to
adj	ust a common boundary;
	[(ii)] (b) hold a public hearing on the proposed adjustment no less than 60 days after
the	adoption of the resolution under Subsection (2)(a)[(i); and];
	[(iii) (A)] (c) publish notice:
	[(1)] (i) (A) at least once a week for three successive weeks in a newspaper of general
circ	culation within the municipality; or
	[(H)] (B) if there is no newspaper of general circulation within the municipality, post at
lea	st one notice per 1,000 population in places within the municipality that are most likely to
giv	e notice to residents of the municipality; and
	[(B)] (ii) on the Utah Public Notice Website created in Section 63F-1-701 for three
we	eks[ <del>.</del> ]; and
	(d) if the proposed boundary adjustment may cause any part of real property owned by
the	state to be within the geographic boundary of a different local governmental entity than
<u>bef</u>	ore the adjustment, provide written notice, at least 50 days before the public hearing
des	cribed in Subsection (2)(b), to:
	(i) the title holder of any state-owned real property described in this Subsection (2)(d);
and	<u>l</u>
	(ii) the Utah State Developmental Center Board, created under Section 62A-5-202, if

57	any state-owned real property described in this Subsection (2)(d) is associated with the Utah
58	State Developmental Center.
59	[(b)] (3) The notice required under [Subsection (2)(a)(iii)] Subsections (2)(c) and (d)
60	shall:
61	[(i)] (a) state that the municipal legislative body has adopted a resolution indicating the
62	municipal legislative body's intent to adjust a boundary that the municipality has in common
63	with another municipality;
64	[(ii)] (b) describe the area proposed to be adjusted;
65	[(iii)] (c) state the date, time, and place of the public hearing required under Subsection
66	[ <del>(2)(a)(ii)</del> ] <u>(2)(b);</u>
67	[(iv)] (d) state in conspicuous and plain terms that the municipal legislative body will
68	adjust the boundaries unless, at or before the public hearing under Subsection [(2)(a)(ii),
69	written protests] (2)(b), a written protest to the adjustment [are] is filed by [the owners]:
70	(i) an owner of private real property that:
71	(A) is located within the area proposed for adjustment;
72	(B) covers at least 25% of the total private land area within the area proposed for
73	adjustment; and
74	(C) is equal in value to at least 15% of the value of all private real property within the
75	area proposed for adjustment; or
76	(ii) a title holder of state-owned real property described in Subsection (2)(d);
77	[(v)] (e) state that the area that is the subject of the boundary adjustment will, because
78	of the boundary adjustment, be automatically annexed to a local district providing fire
79	protection, paramedic, and emergency services or a local district providing law enforcement
80	service, as the case may be, as provided in Section 17B-1-416, if:
81	[(A)] (i) the municipality to which the area is being added because of the boundary
82	adjustment is entirely within the boundaries of a local district:
83	[(1)] (A) that provides fire protection, paramedic, and emergency services or law
84	enforcement service, respectively; and
85	[(H)] (B) in the creation of which an election was not required because of Subsection
86	17B-1-214(3)(c); and
87	[(B)] (ii) the municipality from which the area is being taken because of the boundary

88	adjustment is not within the boundaries of the local district; and
89	[(vi)] (f) state that the area proposed for annexation to the municipality will be
90	automatically withdrawn from a local district providing fire protection, paramedic, and
91	emergency services, as provided in Subsection 17B-1-502(2), if:
92	[(A)] (i) the municipality to which the area is being added because of the boundary
93	adjustment is not within the boundaries of a local district:
94	[(H)] (A) that provides fire protection, paramedic, and emergency services; and
95	[(H)] (B) in the creation of which an election was not required because of Subsection
96	17B-1-214(3)(c); and
97	[(B)] (ii) the municipality from which the area is being taken because of the boundary
98	adjustment is entirely within the boundaries of the local district.
99	[(c)] (4) The first publication of the notice required under Subsection $[(2)(a)(iii)(A)]$
100	(2)(c)(i)(A) shall be within 14 days of the municipal legislative body's adoption of a resolution
101	under Subsection (2)(a)[ <del>(i)</del> ].
102	[(3)] (5) Upon conclusion of the public hearing under Subsection $[(2)(a)(ii)]$ (2)(b), the
103	municipal legislative body may adopt an ordinance approving the adjustment of the common
104	boundary unless, at or before the hearing under Subsection [(2)(a)(ii), written protests] (2)(b), a
105	written protest to the adjustment [have been] is filed with the city recorder or town clerk[, as
106	the case may be, by the owners of private real property that:] by a person described in
107	Subsection (2)(d)(i) or (ii).
108	[(a) is located within the area proposed for adjustment;]
109	[(b) covers at least 25% of the total private land area within the area proposed for
110	adjustment; and]
111	[(c) is equal in value to at least 15% of the value of all private real property within the
112	area proposed for adjustment.]
113	[(4)] (6) The municipal legislative body shall comply with the requirements of Section
114	10-2-425 as if the boundary adjustment were an annexation.
115	[(5)] (a) An ordinance adopted under Subsection $[(3)]$ (5) becomes effective when
116	each municipality involved in the boundary adjustment has adopted an ordinance under
117	Subsection $\left[\frac{3}{(5)}\right]$
118	(b) The effective date of a boundary adjustment under this section is governed by

119	Section 10-2-425.
120	Section 2. Section <b>62A-5-202.5</b> is amended to read:
121	62A-5-202.5. Utah State Developmental Center Board Creation Membership
122	Duties Powers.
123	(1) There is created the Utah State Developmental Center Board within the Department
124	of Human Services.
125	(2) The board is composed of nine members as follows:
126	(a) the director of the division or the director's designee;
127	(b) the superintendent of the developmental center or the superintendent's designee;
128	(c) the executive director of the Department of Human Services or the executive
129	director's designee;
130	(d) a resident of the developmental center selected by the superintendent; and
131	(e) five members appointed by the governor with the advice and consent of the Senate
132	as follows:
133	(i) three members of the general public; and
134	(ii) two members who are parents or guardians of individuals who receive services at
135	the developmental center.
136	(3) In making appointments to the board, the governor shall ensure that:
137	(a) no more than three members have immediate family residing at the developmental
138	center; and
139	(b) members represent a variety of geographic areas and economic interests of the state.
140	(4) (a) The governor shall appoint each member described in Subsection (2)(e) for a
141	term of four years.
142	(b) An appointed member may not serve more than two full consecutive terms unless
143	the governor determines that an additional term is in the best interest of the state.
144	(c) Notwithstanding the requirements of Subsections (4)(a) and (b), the governor shall,
145	at the time of appointment or reappointment, adjust the length of terms to ensure that the terms
146	of appointed members are staggered so that approximately half of the appointed members are
147	appointed every two years.
148	(d) Appointed members shall continue in office until the expiration of their terms and
149	until their successors are appointed, which may not exceed 120 days after the formal expiration

appointed for the unexpired term.

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- of a term.(e) When a vacancy occurs in the membership for any reason, the replacement shall be
- 153 (5) (a) The director shall serve as the chair.
- (b) The board shall appoint a member to serve as vice chair.
- 155 (c) The board shall hold meetings quarterly or as needed.
- 156 (d) Five members are necessary to constitute a quorum at any meeting, and, if a quorum exists, the action of the majority of members present shall be the action of the board.
  - (e) The chair shall be a non-voting member except that the chair may vote to break a tie vote between the voting members.
  - (6) An appointed member may not receive compensation or benefits for the member's service, but, at the executive director's discretion, may receive per diem and travel expenses in accordance with:
- 163 (a) Section 63A-3-106;
- 164 (b) Section 63A-3-107; and
- 165 (c) rules made by the Division of Finance pursuant to Sections 63A-3-106 and 166 63A-3-107.
- 167 (7) (a) The board shall adopt bylaws governing the board's activities.
- 168 (b) Bylaws shall include procedures for removal of a member who is unable or unwilling to fulfill the requirements of the member's appointment.
- 170 (8) The board shall:
- (a) act for the benefit of the developmental center and the division:
- 172 (b) advise and assist the division with the division's functions, operations, and duties 173 related to the developmental center, described in Sections 62A-5-102, 62A-5-103, 62A-5-201,
- 174 62A-5-203, and 62A-5-206;
  - (c) administer the Utah State Developmental Center Miscellaneous Donation Fund, as described in Section 62A-5-206.5;
- 177 (d) administer the Utah State Developmental Center Land Fund, as described in Section 62A-5-206.6; [and]
- (e) approve the sale, lease, or other disposition of real property or water rights associated with the developmental center, as described in Subsection 62A-5-206.6(5)[:]; and

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181	(f) within 21 days after the day on which the board receives the notice required under
182	Subsection 10-2-419(2)(d), provide a written opinion regarding the proposed boundary
183	adjustment to:
184	(i) the director of the Division of Facilities and Construction Management; and
185	(ii) the Legislative Management Committee.
186	Section 3. Section <b>63A-5-204</b> is amended to read:
187	63A-5-204. Specific powers and duties of director.
188	(1) As used in this section, "capitol hill facilities" and "capitol hill grounds" have the
189	same meaning as provided in Section 63C-9-102.
190	(2) (a) The director shall:
191	(i) recommend rules to the executive director for the use and management of facilities
192	and grounds owned or occupied by the state for the use of its departments and agencies;
193	(ii) supervise and control the allocation of space, in accordance with legislative
194	directive through annual appropriations acts or other specific legislation, to the various
195	departments, commissions, institutions, and agencies in all buildings or space owned, leased, or
196	rented by or to the state, except capitol hill facilities and capitol hill grounds and except as
197	otherwise provided by law;
198	(iii) comply with the procedures and requirements of Title 63A, Chapter 5, Part 3,
199	Division of Facilities Construction and Management Leasing;
200	(iv) except as provided in Subsection (2)(b), acquire, as authorized by the Legislature
201	through the appropriations act or other specific legislation, and hold title to, in the name of the
202	division, all real property, buildings, fixtures, or appurtenances owned by the state or any of its
203	agencies;
204	(v) collect and maintain all deeds, abstracts of title, and all other documents evidencing
205	title to or interest in property belonging to the state or any of its departments, except
206	institutions of higher education and the School and Institutional Trust Lands Administration;
207	(vi) report all properties acquired by the state, except those acquired by institutions of
208	higher education, to the director of the Division of Finance for inclusion in the state's financial
209	records;
210	(vii) before charging a rate, fee, or other amount for services provided by the division's

internal service fund to an executive branch agency, or to a subscriber of services other than an

212	executive branch agency:
213	(A) submit the proposed rates, fees, and cost analysis to the Rate Committee
214	established in Section 63A-1-114; and
215	(B) obtain the approval of the Legislature as required by Section 63J-1-410;
216	(viii) conduct a market analysis by July 1, 2005, and periodically thereafter, of
217	proposed rates and fees, which analysis shall include a comparison of the division's rates and
218	fees with the fees of other public or private sector providers where comparable services and
219	rates are reasonably available;
220	(ix) implement the State Building Energy Efficiency Program under Section
221	63A-5-701;
222	(x) convey, lease, or dispose of the real property or water rights associated with the
223	Utah State Developmental Center according to the Utah State Developmental Center Board's
224	determination, as described in Subsection 62A-5-206.6(5); [and]
225	(xi) after receiving the notice required under Subsection 10-2-419(2)(d), file a written
226	protest at or before the public hearing required under Subsection 10-2-419(2)(b), if:
227	(A) it is in the best interest of the state to protest the boundary adjustment; or
228	(B) the Legislature instructs the director to protest the boundary adjustment; and
229	[(xi)] (xii) take all other action necessary for carrying out the purposes of this chapter.
230	(b) Legislative approval is not required for acquisitions by the division that cost less
231	than \$250,000.
232	(3) (a) The director shall direct or delegate maintenance and operations, preventive
233	maintenance, and facilities inspection programs and activities for any agency, except:
234	(i) the State Capitol Preservation Board; and
235	(ii) state institutions of higher education.
236	(b) The director may choose to delegate responsibility for these functions only when
237	the director determines that:
238	(i) the agency has requested the responsibility;
239	(ii) the agency has the necessary resources and skills to comply with facility
240	maintenance standards approved by the State Building Board; and
241	(iii) the delegation would result in net cost savings to the state as a whole.
242	(c) The State Capitol Preservation Board and state institutions of higher education are

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nonlapsing project funds;

02-01-18 11:22 AM 243 exempt from Division of Facilities Construction and Management oversight. 244 (d) Each state institution of higher education shall comply with the facility 245 maintenance standards approved by the State Building Board. 246 (e) Except for the State Capitol Preservation Board, agencies and institutions that are 247 exempt from division oversight shall annually report their compliance with the facility 248 maintenance standards to the division in the format required by the division. 249 (f) The division shall: 250 (i) prescribe a standard format for reporting compliance with the facility maintenance 251 standards; 252 (ii) report agency compliance or noncompliance with the standards to the Legislature; 253 and 254 (iii) conduct periodic audits of exempt agencies and institutions to ensure that they are 255 complying with the standards. 256 (4) (a) In making any allocations of space under Subsection (2), the director shall: 257 (i) conduct studies to determine the actual needs of each agency; and (ii) comply with the restrictions contained in this Subsection (4). 258 259 (b) The supervision and control of the legislative area is reserved to the Legislature. 260 (c) The supervision and control of the judicial area is reserved to the judiciary for trial 261 courts only. 262 (d) The director may not supervise or control the allocation of space for entities in the public and higher education systems. 263 264 (e) The supervision and control of capitol hill facilities and capitol hill grounds is 265 reserved to the State Capitol Preservation Board. 266 (5) The director may: 267 (a) hire or otherwise procure assistance and services, professional, skilled, or 268 otherwise, that are necessary to carry out the director's responsibilities, and may expend funds 269 provided for that purpose either through annual operating budget appropriations or from

(b) sue and be sued in the name of the division; and

(c) hold, buy, lease, and acquire by exchange or otherwise, as authorized by the

Legislature, whatever real or personal property that is necessary for the discharge of the

held by it that are under its control.

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274	director's duties.
275	(6) Notwithstanding the provisions of Subsection (2)(a)(iv), the following entities may
276	hold title to any real property, buildings, fixtures, and appurtenances held by them for purposes
277	other than administration that are under their control and management:
278	(a) the Office of Trust Administrator;
279	(b) the Department of Transportation;
280	(c) the Division of Forestry, Fire, and State Lands;
281	(d) the Department of Natural Resources;
282	(e) the Utah National Guard;
283	(f) any area vocational center or other institution administered by the State Board of
284	Education;
285	(g) any institution of higher education; and
286	(h) the Utah Science Technology and Research Governing Authority.
287	(7) The director shall ensure that any firm performing testing and inspection work
288	governed by the American Society for Testing Materials Standard E-329 on public buildings
289	under the director's supervision shall:
290	(a) fully comply with the American Society for Testing Materials standard
291	specifications for agencies engaged in the testing and inspection of materials known as ASTM
292	E-329; and
293	(b) carry a minimum of \$1,000,000 of errors and omissions insurance.
294	(8) Notwithstanding Subsections (2)(a)(iii) and (iv), the School and Institutional Trust
295	Lands Administration may hold title to any real property, buildings, fixtures, and appurtenances