Representative Candice B. Pierucci proposes the following substitute bill:

1	URBAN DEVELOPMENT AMENDMENTS	
2	2020 GENERAL SESSION	
3	STATE OF UTAH	
4	Chief Sponsor: Candice B. Pierucci	
5	Senate Sponsor: Lincoln Fillmore	
6	Cosponsors: Kim F. Coleman Mark A. Strong	
7	Cheryl K. Acton Susan Pulsipher	
	Steve R. Christiansen	
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9	LONG TITLE	
10	General Description:	
11	This bill amends provisions related to urban development.	
12	Highlighted Provisions:	
13	This bill:	
14	 extends certain county notice requirements to any county that proposes urban 	
15	development within a $\hat{H} \rightarrow [\frac{\text{municipality's}}{\text{city or town's}} \leftarrow \hat{H}$ expansion area.	
16	Money Appropriated in this Bill:	
17	None	
18	Other Special Clauses:	
19	None	
20	Utah Code Sections Affected:	
21	AMENDS:	
22	10-2-402, as last amended by Laws of Utah 2019, Chapter 498	
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24	Be it enacted by the Legislature of the state of Otan:
25	Section 1. Section 10-2-402 is amended to read:
26	10-2-402. Annexation Limitations.
27	(1) (a) A contiguous, unincorporated area that is contiguous to a municipality may be
28	annexed to the municipality as provided in this part.
29	(b) An unincorporated area may not be annexed to a municipality unless:
30	(i) it is a contiguous area;
31	(ii) it is contiguous to the municipality;
32	(iii) annexation will not leave or create an unincorporated island or unincorporated
33	peninsula:
34	(A) except as provided in Subsection 10-2-418(3); or
35	(B) unless the county and municipality have otherwise agreed; and
36	(iv) for an area located in a specified county with respect to an annexation that occurs
37	after December 31, 2002, the area is within the proposed annexing municipality's expansion
38	area.
39	(2) Except as provided in Section 10-2-418, a municipality may not annex an
40	unincorporated area unless a petition under Section 10-2-403 is filed requesting annexation.
41	(3) (a) An annexation under this part may not include part of a parcel of real property
42	and exclude part of that same parcel unless the owner of that parcel has signed the annexation
43	petition under Section 10-2-403.
44	(b) A piece of real property that has more than one parcel number is considered to be a
45	single parcel for purposes of Subsection (3)(a) if owned by the same owner.
46	(4) A municipality may not annex an unincorporated area in a specified county for the
47	sole purpose of acquiring municipal revenue or to retard the capacity of another municipality to
48	annex the same or a related area unless the municipality has the ability and intent to benefit the
49	annexed area by providing municipal services to the annexed area.
50	(5) [The legislative body of a specified county] A county legislative body may not
51	approve urban development within a $\hat{H} \rightarrow [\frac{\text{municipality's}}{\text{city or town's}}] \leftarrow \hat{H}$ expansion area unless:
52	(a) the county notifies the $\hat{H} \rightarrow [\frac{\text{municipality}}{\text{municipality}}]$ city or town
52a	development; and
53	(b) (i) the $\hat{H} \rightarrow$ [municipality] city or town \leftarrow \hat{H} consents in writing to the development; or
54	(ii) (A) within 90 days after the county's notification of the proposed development, the

- 155 Ĥ→ [municipality] city or town ←Ĥ submits to the county a written objection to the county's
 155 approval of the proposed
 156 development; and
 - development, and

- (B) the county responds in writing to the $\hat{H} \rightarrow [\frac{\text{municipality's}}{\text{city or town's}} \leftarrow \hat{H}$ objections.
- (6) (a) An annexation petition may not be filed under this part proposing the annexation of an area located in a county that is not the county in which the proposed annexing municipality is located unless the legislative body of the county in which the area is located has adopted a resolution approving the proposed annexation.
- (b) Each county legislative body that declines to adopt a resolution approving a proposed annexation described in Subsection (6)(a) shall provide a written explanation of its reasons for declining to approve the proposed annexation.
- (7) (a) As used in this Subsection (7), "airport" means an area that the Federal Aviation Administration has, by a record of decision, approved for the construction or operation of a Class I, II, or III commercial service airport, as designated by the Federal Aviation Administration in 14 C.F.R. Part 139.
- (b) A municipality may not annex an unincorporated area within 5,000 feet of the center line of any runway of an airport operated or to be constructed and operated by another municipality unless the legislative body of the other municipality adopts a resolution consenting to the annexation.
- (c) A municipality that operates or intends to construct and operate an airport and does not adopt a resolution consenting to the annexation of an area described in Subsection (7)(b) may not deny an annexation petition proposing the annexation of that same area to that municipality.
- (8) (a) As used in this subsection, "project area" means a project area as defined in Section 63H-1-102 that is in a project area plan as defined in Section 63H-1-102 adopted by the Military Installation Development Authority under Title 63H, Chapter 1, Military Installation Development Authority Act.
- (b) A municipality may not annex an unincorporated area located within a project area without the authority's approval.
- (c) (i) Except as provided in Subsection (8)(c)(ii), the Military Installation

 Development Authority may petition for annexation of the following areas to a municipality as

 if it was the sole private property owner within the area:

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86	(A) an area within a project area;
87	(B) an area that is contiguous to a project area and within the boundaries of a military
88	installation;
89	(C) an area owned by the Military Installation Development Authority; and
90	(D) an area that is contiguous to an area owned by the Military Installation
91	Development Authority that the Military Installation Development Authority plans to add to an
92	existing project area.
93	(ii) If any portion of an area annexed under a petition for annexation filed by the
94	Military Installation Development Authority is located in a specified county:
95	(A) the annexation process shall follow the requirements for a specified county; and
96	(B) the provisions of Subsection 10-2-402(6) do not apply.