CONCURRENT RESOLUTION ENCOURAGING MORE STUDY
INTO EMOTIONAL SUPPORT ANIMALS
2020 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Daniel Hemmert
House Sponsor: Brady Brammer
LONG TITLE
General Description:
This concurrent resolution urges the U.S. Department of Transportation and the U.S.
Department of Housing and Urban Development to amend federal regulations related to
emotional support animals.
Highlighted Provisions:
This resolution:
<ul><li>defines "service animal" and "emotional support animal";</li></ul>
<ul> <li>highlights the detrimental impact that abuse of emotional support animal and</li> </ul>
service animal laws have on individuals with a disability;
• supports the change to federal regulations recently proposed by the U.S. Department
of Transportation regarding emotional support animals;
<ul> <li>supports guidelines recently developed by the U.S. Department of Housing and</li> </ul>
Urban Development that clarify federal regulations related to emotional support
animals; and
<ul> <li>urges the President of the United States, Congress, and Utah's congressional</li> </ul>
delegation to work with the U.S. Department of Transportation and the U.S.
Department of Housing and Urban Development to further amend federal
regulations relating to emotional support animals.
Special Clauses:



55

56

57

58

5.C.N. 15
None
Be it resolved by the Legislature of the state of Utah, the Governor concurring therein:
WHEREAS, "service animal" means an animal that is individually trained to do work
or perform tasks for the benefit of an individual with a disability, including a physical, sensory,
psychiatric, intellectual, or mental disability;
WHEREAS, "emotional support animal" means an animal that provides emotional
support that alleviates one or more identified symptoms or effects of an individual's disability;
WHEREAS, a service animal is a medical tool and not a pet;
WHEREAS, federal law requires an individual to obtain a prescription from a licensed
medical professional to have an emotional support animal, which under federal regulations may
be obtained on the Internet;
WHEREAS, the misuse of current emotional support animal and service animal laws
has increased over time and has detrimentally impacted the quality of life of individuals with a
disability that depend on service animals;
WHEREAS, the U.S. Department of Transportation recently proposed changes to the
federal regulations for the Air Carrier Access Act, 49 U.S.C. Sec. 41705, under 14 C.F.R. Part
382, that clarify the distinction between a service animal and an emotional support animal and
provide that aircraft carriers do not need to recognize an emotional support animal as a service
animal; and
WHEREAS, the U.S. Department of Housing and Urban Development recently
provided guidance on federal regulations related to service animals and emotional support
animals in the Fair Housing Act, 42 U.S.C. Sec. 3601 et seq., including best practices for
housing providers to follow when determining an accommodation request for a service animal:
NOW, THEREFORE, BE IT RESOLVED that the Legislature of the state of Utah, the
Governor concurring therein, support the change proposed by the U.S. Department of
Transportation to the federal regulations for the Air Carrier Access Act, 49 U.S.C. Sec. 41705,

BE IT FURTHER RESOLVED that the Legislature of the state of Utah, the Governor concurring therein, support the guidelines developed by the U.S. Department of Housing and Urban Development that clarify the federal regulations related to emotional support animals in

under 14 C.F.R. Part 382, regarding emotional support animals.

03-02-20 1:54 PM S.C.R. 13

59	the Fair Housing Act, 42 U.S.C. Sec. 3601 et seq.
60	BE IT FURTHER RESOLVED that the Legislature of the state of Utah, the Governor
61	concurring therein, urge the President of the United States, Congress, and Utah's congressional
62	delegation to work with the U.S. Department of Transportation and the U.S. Department of
63	Housing and Urban Development to further amend federal regulations relating to emotional
64	support animals to require that a prescription for an emotional support animal may only be
65	obtained through an in-person visit with a licensed medical professional.
66	BE IT FURTHER RESOLVED that a copy of this resolution be sent to the members of
67	Utah's federal delegation, the Secretary of the U.S. Department of Housing and Urban
68	Development, and the U.S. Secretary of Transportation.