26	None
27	Other Special Clauses:
28	Ĥ→ [None] This bill provides a coordination clause. ←Ĥ
29	Utah Code Sections Affected:
30	AMENDS:
31	71-8-2, as last amended by Laws of Utah 2020, Chapter 409
32	ENACTS:
33	10-9a-537, Utah Code Annotated 1953
34	17-27a-533, Utah Code Annotated 1953
35	
36	Be it enacted by the Legislature of the state of Utah:
37	Section 1. Section 10-9a-537 is enacted to read:
38	10-9a-537. Land use compatibility with military use.
39	(1) As used in this section:
40	(a) "Department" means the Department of Veterans and Military Affairs.
41	(b) "Military" means a branch of the armed forces of the United States, including the
42	<u>Utah National Guard.</u>
43	(c) "Military land" meansthe following land or facilities:
44	(i) Camp Williams;
45	(ii) Hill Air Force Base;
46	(iii) Dugway Proving Ground:
47	(iv) Tooele Army Depot;
48	(v) Utah Test and Training Range;
49	(vi) Nephi Readiness Center;
50	(vii) Cedar City Alternate Flight Facility; or
51	(viii) Little Mountain Test Facility.
52	(2) (a) Except as provided in Subsection (2)(b), on or before July 1, 2025, for any area
53	in a municipality within 5,000 feet of a boundary of military land, a municipality shall, in
54	consultation with the department, develop and maintain a compatible use plan to ensure
55	permitted uses and conditional uses relevant to the military land are compatible with the
56	military operations on military land.

31	(b) A municipality that has a compatible use plan as of January 1, 2023, is not required
58	to develop a new compatible use plan.
59	(3) If a municipality receives a land use application \$→, other than an individual
59a	building permit, ←\$ related to land within 5,000 feet of
60	a boundary of military land, before the municipality may approve the land use application, the
61	municipality shall notify the department in writing.
62	(4) If the department receives the notice described in Subsection (3), the executive
63	director of the department shall:
64	(a) determine whether the proposed land use is compatible with the military use of the
65	relevant military land; and
66	(b) within 90 days after the receipt of the notice described in Subsection (3), respond in
67	writing to the municipality regarding the determination of compatibility described in
68	Subsection (4)(a).
69	(5) If the department receives the notice described in Subsection (3) before the
70	municipality has completed the compatible use plan as described in this section, the department
71	shall consult with the municipality and representatives of the relevant military land to
72	determine whether the use proposed in the land use application is a compatible use.
73	Section 2. Section 17-27a-533 is enacted to read:
74	17-27a-533. Land use compatibility with military use.
75	(1) As used in this section:
76	(a) "Department" means the Department of Veterans and Military Affairs.
77	(b) "Military" means a branch of the armed forces of the United States, including the
78	<u>Utah National Guard.</u>
79	(c) "Military land" means the following land or facilities:
80	(i) Camp Williams;
81	(ii) Hill Air Force Base;
82	(iii) Dugway Proving Ground;
83	(iv) Tooele Army Depot;
84	(v) Utah Test and Training Range;
85	(vi) Nephi Readiness Center;
86	(vii) Cedar City Alternate Flight Facility; or
87	(viii) Little Mountain Test Facility.

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88	(2) (a) Except as provided in Subsection (2)(b), on or before July 1, 2025, for any area
89	in a county within 5,000 feet of a boundary of military land, a county shall, in consultation with
90	the department, develop and maintain a compatible use plan to ensure permitted uses and
91	conditional uses relevant to the military land are compatible with the military operations on
92	military land.
93	(b) A county that has a compatible use plan as of January 1, 2023, is not required to
94	develop a new compatible use plan.
95	(3) If a county receives a land use application $\$ \rightarrow$, other than an individual building
95a	permit, ←\$ related to land within 5,000 feet of a
96	boundary of military land, before the county may approve the land use application, the county
97	shall notify the department in writing.
98	(4) If the department receives the notice described in Subsection (3), the executive
99	director of the department shall:
100	(a) determine whether the proposed land use is compatible with the military use of the
101	relevant military land; and
102	(b) within 90 days after the receipt of the notice described in Subsection (3), respond in
103	writing to the county regarding the determination of compatibility described in Subsection
104	(4)(a).
105	(5) If the department receives the notice described in Subsection (3) before the county
106	has completed the compatible use plan as described in this section, the department shall consult
107	with the county and representatives of the relevant military land to determine whether the use
108	proposed in the land use application is a compatible use.
109	Section 3. Section 71-8-2 is amended to read:
110	71-8-2. Department of Veterans and Military Affairs created Appointment of
111	executive director Department responsibilities.
112	(1) There is created the Department of Veterans and Military Affairs.
113	(2) The governor shall appoint an executive director for the department, after
114	consultation with the Veterans Advisory Council, who is subject to Senate confirmation.
115	(a) The executive director shall be an individual who:
116	(i) has served on active duty in the armed forces for more than 180 consecutive days;
117	(ii) was a member of a reserve component who served in a campaign or expedition for
118	which a campaign medal has been authorized; [or]

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