	EVICTION NOTICE REQUIREMENTS AMENDMENTS							
2024 GENERAL SESSION								
	STATE OF UTAH  Chief Sponsor: Jen Plumb							
	House Sponsor:							
	LONG TITLE							
	General Description:							
	This bill addresses the handling of companion animals impacted by eviction.							
	Highlighted Provisions:							
	This bill:							
	<ul><li>defines terms;</li></ul>							
	• imposes requirements in relation to a companion animal on the premises when							
	enforcing an order of restitution;							
	<ul> <li>places a cap on fees charged for keeping a companion animal taken from the</li> </ul>							
	premises when enforcing an order of restitution; and							
	<ul><li>makes technical changes.</li></ul>							
	Money Appropriated in this Bill:							
	None							
	Other Special Clauses:							
	None							
	<b>Utah Code Sections Affected:</b>							
	AMENDS:							
	78B-6-812, as last amended by Laws of Utah 2019, Chapter 136							
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	Be it enacted by the Legislature of the state of Utah:							
	Section 1. Section <b>78B-6-812</b> is amended to read:							



28 78B-6-812. Order of restitution -- Service -- Enforcement -- Disposition of 29 personal property -- Hearing. 30 (1) An order of restitution shall: 31 (a) direct the defendant to vacate the premises, remove the defendant's personal property, and restore possession of the premises to the plaintiff, or be forcibly removed by a 32 33 sheriff or constable; 34 (b) advise the defendant of the time limit set by the court for the defendant to vacate 35 the premises, which shall be three calendar days following service of the order, unless the court determines that a longer or shorter period is appropriate after a finding of extenuating 36 37 circumstances; and 38 (c) advise the defendant of the defendant's right to a hearing to contest the manner of 39 its enforcement. 40 (2) (a) A copy of the order of restitution and a form for the defendant to request a 41 hearing as listed on the form shall be served in accordance with Section 78B-6-805 by a person 42 authorized to serve process pursuant to Subsection 78B-8-302(2). 43 (b) A request for hearing or other pleading filed by the defendant may not stay 44 enforcement of the restitution order unless: 45 (i) the defendant furnishes a corporate bond, cash bond, certified funds, or a property 46 bond to the clerk of the court in an amount approved by the court according to Subsection 47 78B-6-808(4)(b); and 48 (ii) the court orders that the restitution order be stayed. 49 (c) The date of service, the name, title, signature, and telephone number of the person 50 serving the order and the form shall be legibly endorsed on the copy of the order and the form 51 served on the defendant. 52

(d) The person serving the order and the form shall file proof of service in accordance with Rule 4(e), Utah Rules of Civil Procedure.

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- (3) (a) If the defendant fails to comply with the order within the time prescribed by the court, a sheriff or constable at the plaintiff's direction may enter the premises by force using the least destructive means possible to remove the defendant.
- (b) (i) Personal property remaining in the leased property may be removed from the premises by the sheriff or constable and transported to a suitable location for safe storage.

59	(ii) The sheriff or constable may delegate responsibility for inventory, moving, and
60	storage to the plaintiff, who shall store the personal property in a suitable place and in a
61	reasonable manner.
62	(c) A tenant may not access the property until the removal and storage costs have been
63	paid in full, except that the tenant shall be provided reasonable access within five business days
64	to retrieve:
65	(i) clothing;
66	(ii) identification;
67	(iii) financial documents, including all those related to the tenant's immigration status
68	or employment status;
69	(iv) documents pertaining to receipt of public services; and
70	(v) medical information, prescription medications, and any medical equipment required
71	for maintenance of medical needs.
72	(d) The personal property removed and stored is considered abandoned property and
73	subject to Section 78B-6-816.
74	(4) (a) As used in this Subsection (4): "Companion animal" means a domestic dog, cat,
75	rabbit, bird, or other animal that is kept solely as a pet and is not a production animal.
76	(b) (i) "Production animal" means a live, nonhuman vertebrate member of the
77	biological kingdom Animalia used for the purpose of producing, or being sold to another for
78	the purpose of producing, food, fiber, or another commercial product.
79	(ii) "Production animal" includes:
80	(A) cattle;
81	(B) sheep;
82	(C) goats;
83	(D) swine;
84	(E) poultry;
85	(F) ratites;
86	(G) equines;
87	(H) domestic cervidae;
88	(I) cameliadae;
89	(J) a guard dog;

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90	(K) a stock dog;
91	(L) a livestock guardian dog; and
92	(M) a fur bearing animal kept for the purpose of commercial fur production.
93	(c) If a companion animal is on the premises, the sheriff or constable executing the
94	order of restitution shall give the companion animal to the tenant, if the tenant is present.
95	(d) If the tenant is not present when the order of restitution is enforced:
96	(i) the sheriff $\hat{S} \rightarrow [\underline{or}]$ , $\leftarrow \hat{S}$ constable $\hat{S} \rightarrow$ , or landlord $\leftarrow \hat{S}$ shall notify the local animal
96a	control authority to take custody
97	of the companion animal;
97a	$\hat{S} \rightarrow \underline{\text{(ii)}}$ the animal control authority shall respond to take custody of the companion animal
97b	within one business day after the day on which the sheriff, constable, or landlord provides the
97c	notice described in Subsection (4)(d)(i); $\leftarrow \hat{S}$
98	$\hat{S} \rightarrow [\underline{(ii)}] \underline{(iii)} \leftarrow \hat{S}$ the landlord shall provide the animal control authority with the name and
98a	<u>last</u>
99	known contact information of the tenant; $\hat{S} \rightarrow \underline{and} \leftarrow \hat{S}$
100	$\hat{S} \rightarrow [\underline{\text{(iii)}}] \ \text{(iv)} \leftarrow \hat{S} \ \underline{\text{the}} \ \hat{S} \rightarrow [\underline{\text{landlord}}] \ \underline{\text{animal control authority}} \leftarrow \hat{S} \ \underline{\text{shall post a notice at}}$
100a	the premises in a visible place with the name and
101	contact information of the animal control authority or organization where the companion
102	animal is taken; and
103	$\hat{S} \rightarrow [\underline{\text{(iv)}}]$ if requested by the tenant, the landlord shall provide the name and contact
104	information of the animal control authority or organization where the companion animal is
105	<u>taken.</u> ] ←Ŝ
106	(e) (i) The animal control authority or organization holding the companion animal may
107	charge the companion animal's owner a one-time fee up to \$25 per companion animal, plus an
108	additional charge of up to \$10 per day per companion animal.
109	(ii) Subsection (4)(e)(i) only applies to a companion animal in custody as a result of
110	eviction.
111	(iii) Charges for medical services are in addition to the fees described in Subsection
112	(4)(e)(i).
113	[(4)] (5) (a) In the event of a dispute concerning the manner of enforcement of the
114	restitution order, the defendant may file a request for a hearing.
115	(b) The court shall:
116	(i) set the matter for hearing:
117	(A) within 10 calendar days [from the filing of the request,] after the day on which the
118	defendant files the request for a hearing; or
119	(B) [or] as soon [thereafter] as practicable, if the court is unable to set the matter
120	within the time described in Subsection (5)(b)(i)(A); and

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121 (	(ii)	[shall mail]	provide	notice of	of the	hearing to	the parties.

- [(5)] (6) The Judicial Council shall draft the forms necessary to implement this section.
- 123 Section 2. **Effective date.**
- 124 This bill takes effect on May 1, 2024.