

51 (b) an executive order by the president of the United States; 52 (c) a rule or regulation adopted by a federal agency; or 53 (d) an order or action by: 54 (i) a federal agency; or 55 (ii) an employee or official appointed by the president of the United States. 56 (4) (a) "Government officer" means:

57	(i) an individual elected to a position in state or local government, when acting in the
58	capacity of the state or local government position;
59	(ii) an individual elected to a board of education, when acting in the capacity of a
60	member of a board of education;
61	(iii) an individual appointed to fill a vacancy in a position described in Subsection
62	(4)(a)(i) or (ii), when acting in the capacity of the position; or
63	(iv) an individual appointed to or employed in a full-time position by state government,
64	local government, or a board of education, when acting in the capacity of the individual's
65	appointment or employment.
66	(b) "Government officer" does not include a member or employee of the legislative
67	branch of state government.
68	(5) "Local government" means:
69	(a) a county, city, town, or metro township;
70	(b) a special district governed by Title 17B, Limited Purpose Local Government
71	Entities - Special Districts;
72	(c) a special service district governed by Title 17D, Chapter 1, Special Service District
73	Act;
74	(d) a community reinvestment agency governed by Title 17C, Limited Purpose Local
75	Government Entities - Community Reinvestment Agency Act;
76	(e) a conservation district governed by Title 17D, Chapter 3, Conservation District Act;
77	(f) a redevelopment agency; or
78	(g) an interlocal entity or a joint cooperative undertaking governed by Title 11, Chapter
79	13, Interlocal Cooperation Act.
80	Section 2. Section 63G-16-202 is enacted to read:
81	63G-16-202. Resolution of the Legislature invoking state sovereignty
82	Requirements Effect upon adoption Termination Relation to other law.
83	(1) The Legislature may, by concurrent resolution, prohibit a government officer from
84	enforcing or assisting in the enforcement of a federal directive within the state if the
85	Legislature determines the federal directive violates the principles of state sovereignty in
86	accordance with Subsection (2).
87	(2) A federal directive violates the principles of state sovereignty if the federal

00	directive restricts or infringes upon:
89	(a) a power or a right reserved to the state by the Tenth Amendment to the United
90	States Constitution; or
91	(b) the state's rights or interests to provide for the health, safety, and welfare and
92	promote the prosperity of the state's inhabitants.
93	(3) A request for a concurrent resolution under Subsection (1) may not be filed unless:
94	(a) the request is approved by the speaker of the House of Representatives and the
95	president of the Senate; or
96	(b) while the Legislature is convened and conducting business on the floor, identical
97	motions to approve the request are made in each chamber of the Legislature and both motions
98	are approved by a two-thirds majority of the members present in each chamber.
99	(4) The Legislature shall consult with and consider any recommendations provided by
100	the attorney general concerning the potential impact that a concurrent resolution may have on
101	current or anticipated litigation.
102	(5) A concurrent resolution under Subsection (1) shall:
103	(a) identify the federal directive the Legislature has determined violates the principles
104	of state sovereignty under Subsection (2);
105	(b) include the information or findings upon which the Legislature has made the
106	determination in Subsection (5)(a);
107	(c) specify the government officers to which the concurrent resolution applies;
108	(d) explain the effect that the concurrent resolution will have on the applicability of the
109	federal directive within the state, including a description of any activities or forms of assistance
110	that a government officer specified in Subsection (5)(c) is prohibited from conducting in
111	connection with the enforcement of the federal directive; and
112	(e) describe any other requirements for a government officer specified in Subsection
113	(5)(c) to comply with the concurrent resolution.
114	(6) A concurrent resolution under Subsection (1):
115	(a) takes effect upon adoption and has the force of law; and
116	(b) after taking effect, may only be terminated by concurrent resolution.
117	(7) The requirements for filing a request for a concurrent resolution in Subsection (3)
118	apply to a concurrent resolution described in Subsection (6)(b).

119	(8) The inaction of the Legislature in determining that a federal directive violates the
120	principles of state sovereignty by concurrent resolution under this section:
121	(a) does not imply or create a presumption that the federal directive is lawful under the
122	United States Constitution; and
123	(b) has no effect on the attorney general's authority to pursue any appropriate legal
124	action to challenge the federal directive on the basis of state sovereignty.
125	(9) This section supersedes any conflicting provisions of Utah law.
126	Section 3. Effective date.
127	If approved by two-thirds of all the members elected to each house, this bill takes effect
128	upon approval by the governor, or the day following the constitutional time limit of Utah
129	Constitution, Article VII, Section 8, without the governor's signature, or in the case of a veto,
130	the date of veto override.