2020 General Session ULCT Bill Summaries

*This document reflects summaries of the enrolled bills tracked by ULCT during the 2020 General Session. Please note that due to the impact of COVID-19 immediately after the 2020 General Session, at that time ULCT did not publish a summary of the bills. This document is for historical purposes and should not be relied on for legal advice.

<u>Bill</u> <u>Number</u>	Bill Title	<u>Bill</u> Sponsor	Bill Summary	Municipal Impact or required action	ULCT Action	Statutes amended/ repealed
HB0018S01	Industrial Hemp Program Amendments	Daw, B.	This bill directs the Department of Agriculture and Food to develop a state industrial hemp production plan regarding the regulation, production, sale, and testing of industrial hemp. The bill establishes requirements for industrial hemp retail and laboratory permits and creates an enforcement process.	No action required.	Neutral	AMENDS: 4-41-101 4-41-102 4-41-103 4-41-105 ENACTS: 4-41-103.1 4-41-103.2 4-41-103.3 4-41-103.4 4-41-106
HB0023S07	Tobacco and Electronic Cigarette Amendments	Hawkins, J.	Beginning August 15, 2020, a retail tobacco specialty business that has a business license and is operating in a municipality may not be located within 1,000 feet of any school. The bill increases the minimum age for obtaining,	A municipality should review for compliance its retail tobacco specialty business licensing scheme and local ordinances that may be preempted by this bill.	Support	AMENDS: 10-8-41.6 10-8-47 17-50-333 26-57-103 26-62-102 26-62-205 26-62-304 26-62-305 51-9-203

LIDOOGE			possessing, using, providing, or furnishing tobacco products and paraphernalia and electronic cigarette products to 21 years old; prohibits a manufacturer, wholesaler, or retailer from providing certain discounts or giveaways for electronic cigarette products and tobacco products; prohibits a general tobacco retailer from selling, providing, or distributing a flavored electronic cigarette product; preempts certain ordinances, rules, and regulations on tobacco products, electronic cigarette products, and tobacco paraphernalia; and amends the number of times that a peace officer must conduct an investigation of a retail shop for underage tobacco sales.			53-3-229 53-3-810 53G-8-209 59-14-703 63I-1-217 76-8-311.3 76-10-101 76-10-103 76-10-104 76-10-105 76-10-105.1 76-10-111 76-10-112 77-39-101 ENACTS: 26-62-206 26-62-401 26-62-402 76-10-113 76-10-114 76-10-115 76-10-116
<u>HB0025</u>	Controlled Substances Revisions	Ray, P.	The bill adds a substance to the listed controlled substances in the Utah Controlled Substances Act and amends the composition of the Controlled	No action required.	Support	AMENDS: 58-37-4.2 58-38a-201 58-38a-202

			Substances Advisory Committee.			
HB0026	Jordan River Recreation Area Funding Management	Winder, M.	The bill clarifies that the Division of Forestry, Fire, and State Lands manages the money appropriated to programs related to the Jordan River Recreation Area and provides that the money appropriated to programs related to the Jordan River Recreation Area are nonlapsing.	No municipal action required. Defines the role of the Division of Forestry, Fire and State Lands to manage the funding for approved projects in the Jordan River Recreation Area (250 yards on each side of the Jordan River from the edge of the river between SR-201 and 4800 South).	Support	AMENDS: 63J-1-602.2 65A-2-8
HB0027	Waste Tire Recycling Act Amendments	Chew, S.	This bill increases the number of whole waste tires from 4 to 12 that a person may transfer at one time to a landfill or authorized location. The bill also addresses the storage of whole waste tires and extends the Waste Tire Recycling Act sunset date to July 1, 2030.	A municipality that owns or manages a landfill should update policies to reflect the increase in the number of tires allowed to be dropped at one time.	Neutral	AMENDS: 19-6-803 19-6, 804 63I-1-219
HB0028	Legislative Water Development Commission Sunset Amendments	Stratton, K.	Previous legislation that created and directed the Legislative Water Development Commission takes effect in 2021. This bill moves that date to 2031. It also	No municipal action required.	ULCT staff monitored the legislation.	AMENDS: 63I-1-273 73-10g-105 73-27-102 73-27-103

			clarifies how an individual is appointed to the commision.			REPEALS: 73-27-101
HB0029S01	Building Code Amendments	Schultz, M.	This bill amends provisions related to construction plans for a town, city, and county by detailing a limit of three business days after which an independent inspector may fulfill an inspection request. The bill clarifies that applicants shall ensure that construction project plans include statements indicating that construction complies with local ordinances and building codes. The bill adopts residential provisions of the 2018 edition of the International Swimming Pool and Spa Code and creates an exception for fire provisions impacting aircraft hangars of less than 5,000 sq. feet.	A municipality should update inspection and construction standards to comply with this bill.	Neutral	AMENDS: 10-5-132 10-6-160 15A-1-202 15A-1-204 15A-2-103 15A-3-103 15A-3-112 15A-3-202 15A-3-304 15A-3-313 15A-3-402 15A-3-801 17-36-55
HB0031	Local Government and Limited Purpose Entity Registry Amendments	Handy, S.	This bill requires a municipal recorder, on behalf of the municipality, to register with the local government and limited	A municipal recorder is responsible for submitting and maintaining the municipality's registry information. The	Neutral	AMENDS: 10-1-204 17-51-31 51-2a-201.5 53G-5-404

			purpose entity registry, requires a municipality to register the terms of governing board members, and clarifies registry requirements when an entity dissolves.	recorder should submit appointment dates and the dates when officers' terms will end.		67-1a-15
HB0032S03	Crisis Services Amendments	Eliason, S.	This bill relates to crisis response treatment and resources.	No action required.	ULCT staff monitored this legislation.	AMENDS: 17-43-301 26-18-418 62A-1-104 62A-1-111 62A-15-102 62A-15-1301 62A-15-1302 62A-15-1303 62A-15-1401 63C-18-102 63C-18-202 63C-18-202 63C-18-203 63I-1-226 63I-1-262 63I-1-263 ENACTS: 62A-15-118 26-18-420
<u>HB0036</u>	Election Amendments	Harrison, S.	This bill updates and modifies terms relating to the electronic submission, storage, and transmission of votes and voter information.	A municipal clerk should review the ballot changes and modifications to clerk duties in this legislation.	Support	AMENDS: 20A-6-304 20A-6-401 20A-6-401.1 20A-6-402 20A-7-607

The bill replaces state	20A-7-609.5
absentee ballots with	20A-7-613
mailed ballots and	20A-7-702
inserts language	20A-7-801
regarding the duties of	20A-9-406
the Lt. Governor's office	20A-9-806
in the creation and	20A-9-808
mailing of ballots. The	20A-11-206
bill provides for	20A-11-305
emergency ballots and	20A-11-1305
modifies the duties of	20A-16-202
election officers,	20A-16-401
government officers, and	20A-16-406
government bodies. The	20A-16-407
bill modifies the voter	631-2-220
registration deadline by	
stating voter registration	ENACTS:
may be received in	20A-3a-101
various forms by the	20A-3a-201
county clerk 11 calendar	20A-3a-204
days before the election	20A-3a-502
date and that an	20A-5-403.5
individual may register to	
vote by casting a	RENUMBERS
provisional ballot before	AND AMENDS:
polls close on the	20A-3a-703
election date. It also	20A-3a-801
modifies provisions	20A-3a-802
relating to appointing	20A-3a-803
and the functions of poll	20A-3a-804
workers, modifies voter	20A-3a-805
eligibility challenge	20A-3a-806
provisions, and amends	20A-5-410
provisions relating to a	
board of canvassers.	REPEALS:
	20A-3-104.5
	20A-3-105

						20A-3-301 20A-3-303 20A-3-304 20A-3-305 20A-3-306 20A-3-502 20A-5-604 20A-6-303
HB0040S01	Water Loss Accounting	Ballard, M.G.	The legislation directs the Utah Department of Agriculture and Food and the Division of Natural Resources to create a working group of technical water experts to study water loss accounting. The group will evaluate water loss accounting and make recommendations to the Utah Water Task Force and legislative interim committees.	A city should identify key technical staffers to participate in the working group and contact ULCT to involve those staffers.	ULCT staff worked with the bill sponsor to prevent any unfunded mandates on municipalities. The legislation originally contemplated requiring water loss accounting and the State paying for training for compliance. When funding was not available, ULCT worked with the sponsor to avoid the costs being shifted to cities and towns.	ENACTS: 73-1-20

HB0041	State Water Policy Amendments	Stratton, K.	This bill creates a state framework for water and its purposes, clarifying projects, purposes, and goals for water. The legislation requires the legislature to review the framework on an annual basis.	No action required.	ULCT staff monitored the legislation.	ENACTS: 73-1-21
HB0047S01	Property Tax Amendments	Eliason, S.	This bill made technical changes to "incremental value" and certain property tax exemptions.	No action required.	Neutral	AMENDS: 59-2-1101 59-2-924
<u>HB0049</u>	Sales Tax on Motor Vehicles	Thurston, N.	This bill provides that in internet transactions involving a sale of aircraft, a manufactured home, a motor vehicle, or watercraft, the location of the transaction is where the purchaser takes receipt of the property.	No action required.	ULCT staff monitored this legislation.	AMENDS: 59-12-213
HB0050S02	Tax Exemption for Construction or Unoccupied Property	Sagers, D.	Clarifies when the Primary Residential Exemption applies to construction of unoccupied property	No action required.	ULCT staff monitored this legislation.	AMENDS: 59-2-102 59-2-103
<u>HB0053</u>	Tangible Personal Property Tax Revisions	Lisonbee, K.	This bill made technical changes to the tangible personal property tax exemption amount.	No municipal action required.	ULCT staff monitored this legislation.	AMENDS: 59-2-1105

HB0057	Towing Signage Revisions	Maloy, A.C.	This bill prohibits towing from private property unless there is owner consent, there exists proper signage defined by this bill, parking is not permitted by law, it is reasonably apparent the area is not open to parking, gates or attendants control public access points, the location interferes with private property, and the vehicle is subject to legal repossession. Subject to local ordinances, private property owners may enforce parking restrictions by authorizing tow patrol and monitoring. The bill requires private property owners to adhere to specific terms and conditions, including the display of proper signage, which is defined by statute. Towing from a property without proper signage is allowed after providing 24-hour written notice. A political subdivision or state agency may enforce parking restrictions on property	A city should review its parking enforcement, signage, and restrictions on city-owned property.	Support	AMENDS: 72-9-603 72-9-604
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			that is owned by the political subdivision or state agency, located outside the public right away, open to public parking, and to abate a public nuisance. Signage meeting the requirements described in the statute is an affirmative defense to claims based on lack of notice.			
HB0066S03	Wildland Fire Planning and Cost Recovery Amendments	Albrecht, C.	This legislation requires a qualified electric utility to create a wildfire protection plan and submit it to its governing authority. Once this plan is approved, the utility has the authority to implement the plan and recover costs through a rate increase outside of the normal rate increase process. A utility that completes a wildfire protection plan would have a reduced liability in a wildfire incident. The law also requires annual reporting on the plan.	No action required.	ULCT monitored the legislation.	AMENDS: 65A-3-4 78B-6-1002 ENACTS: 54-24-101 54-24-103 54-24-201 54-24-202 54-24-203
HB0073	Interference with Public	Maloy, A.C.	Under this bill, an individual is guilty of	No action required.	Neutral	AMENDS: 76-8-301

	Servants Amendments		interference the individual obstructs, hinders, or conceals the service of legal process.			
HB0075S01	Initiatives and Referenda Amendments	Thurston, N.	This bill requires a county clerk, upon timely receipt of a statement requesting the removal of signature from a referendum, to remove the signature the earlier of two business days after the request was received or 99 days after the day on which the legislative session at which the law passed ends. The Lt. Governor shall certify and update the number of signatures no later than either one business day after the county clerk provides notification or 54 days after the day on which the legislative session at which the law passed ends. The Lt. Governor shall declare the petition sufficient or insufficient 99 days after the end of the legislative session at which the law passed or following certification by county clerks. In instances where two laws conflict, any	No action required.	ULCT staff monitored the legislation.	AMENDS: 20A-7-206 20A-7-305 20A-7-306 20A-7-307 20A-7-310 20A-7-311

			"appropriate court" may receive the appeal of the governor's decision. The bill provides for the Lt. Governor to issue an order temporarily staying a law from going into effect until all signatures are certified. The legislature may amend any laws approved by the people at any legislative session after the people have approved the law. If the legislature repeals a law challenged by referendum, the referendum petition is void.			
HB0081S01	Judicial Retention for Justice Court Judges	Snow, V. L.	This bill expands statewide workload requirements associated with reduction in force tied to court workloads.	No municipal action required.	Neutral	AMENDS: 78A-7-203
<u>HB0082</u>	Governmental Immunity Modifications	Brammer, B.	This bill requires a governmental entity, the entity's representative, or the entity's insurance carrier to inform a claimant under the Governmental Immunity Act that the governmental entity has received a claim.	If a municipality receives a claim subject to the Governmental Immunity Act, the municipality, its representative, or its insurance carrier must inform the claimant that it has received the claim, including	Support	AMENDS: 63G-7-403

				information, if applicable, that the municipality is not the right entity to file a claim against.		
HB0083S01	Expungement Amendments	Stoddard, A.	This bill requires a prosecutor to notify a victim of an expungement request for a charge dismissed under a plea in abeyance agreement.	A municipal prosecutor should review this bill for notification requirements.	ULCT staff monitored the legislation.	AMENDS: 77-38-14 77-40-107
<u>HB0085</u>	Federal Designations Amendments	Albrecht, C.	This legislation exempts offices within the executive branch from notification requirements to the legislative branch when the executive office advocates for federal land designations.	No action required.	ULCT staff monitored the legislation.	AMENDS: 63L-2-301
HB0096	Water Forfeiture Amendments	Ferry, J.	This is considered a clean-up bill for the Division of Water Resources. There are three main provisions: 1: Clarifies that water is only exempt from nonuse when the water is being leased when there is a written lease. 2: Cleaned up a drafting error put into code. The law currently combines two forfeiture	While the legislation does not require immediate action, cities and towns will want to engage in the rulemaking process regarding 40 year plans.	This was a water task force bill. ULCT and ULCT's representative on the task force engaged during the legislative drafting.	AMENDS: 73-1-4 73-2-1

			exemptions into one. The legislation clarified and cleaned up the code. 3: Gives the Division of Water Resources the authority to create rules around a public water supplier's 40 year plan.			
HB0098S01	Offenses Against the Administration of Government Amendments	Hall, C.	This bill amends provisions related to penalties if a public servant misuses public property or money and makes it a crime for a public servant to knowingly engage in certain misconduct related to public property. The bill also enacts a "de minimus use" for authorized personal use of public property.	A municipality should review its policies for use and control of public property in light of the criminal penalties enacted in this legislation.	Support; ULCT staff testified in support of this legislation.	AMENDS: 76-8-402 76-8-403 76-8-404
HB0099S01	Enhanced Kindergarten Amendments	Snow, V. L.	This bill allows private child care providers or LEAs to submit school readiness assessment data to the School Readiness Board. If provided, the state board shall include the data in the annual report. The bill requires the State Board of Education to develop and collect data	No action required.	ULCT staff monitored this bill.	AMENDS: 35A-15-102 53E-4-314 53F-2-507 53F-4-406 REPEALS: 53F-4-205

LID0105	Water	Wildo	from kindergarten entry and exit assessments and to make rules regarding the administration and reporting of assessments. LEA's are to administer entrance and exit assessments and report the outcome concerning each kindergarten student to the state board. LEA's are only eligible for distributions of funding provided by this bill if assessment outcomes demonstrate the success of the enhanced kindergarten program as determined by the state board. The bill appropriates an additional \$9,955,00 to the Early Intervention Program and \$45,000 to High-Quality School Readiness Grant Program for the fiscal year beginning July 1, 2020.	No action required	LII CT atoff	AMENIDO.
<u>HB0105</u>	Water Facilities Amendments	Wilde, L.	This bill makes it a crime when an individual maliciously interferes with a private drinking water, sewer or stormwater system.	No action required.	ULCT staff monitored the legislation.	AMENDS: 73-1-14 73-1-15

HB0120	Towing Fee Amendments	Maloy, A.C.	This allows a special service district to charge a dispatch fee to a tow truck company to be part of a towing rotation. This was a fix agreed to last year to address the special service district in Weber County.	No action required	ULCT supported the legislation.	AMENDS: 72-9-604
<u>HB0122</u>	Council-mana ger Form of Government Amendments	Sagers, D.	This bill clarifies that an individual member of a county council may not participate in certain activities and repeals language prohibiting county employees from contributing to a candidate for county office.	No action required.	Neutral	AMENDS: 17-52a-204
<u>HB0129</u>	Natural Gas Amendments	Watkins, C.	The bill amends the definition of rural gas infrastructure development to include the acquisition, extension, or expansion of natural gas utility facilities to serve previously unserved rural areas of the state.	No impact.	Neutral	AMENDS: 54-17-401
<u>HB0130</u>	Water Use Amendments	Hawkes, T.	This legislation is meant to clarify a split season change policy for the Division of Water Resources. The bill defines it as, "a change	No impact.	ULCT supported the legislation.	AMENDS: 73-2-14 73-3-3 73-3-5 73-3-8

			when the holder of a perfected right grants to a water user the right to make sequential use of a portion of the water right." This is a companion bill to water banking.			73-3-16 73-3-30
<u>HB0138</u>	Transportation Corridor Preservation Amendments	Andersen, K.	This bill establishes certain notice requirements before the Department of Transportation, a county, or a municipality purchases property for corridor preservation on a voluntary basis.	A municipality purchasing property for corridor preservation should review the notice requirements in this bill.	Neutral	ENACTS: 72-5-407
HB0139S01	DUI Liability Amendments	Eliason, S.	Clarifies that the determination whether an individual is in actual physical control of a vehicle includes consideration of the totality of the circumstances, and creates a safe harbor provision related to that determination.	No municipal ordinance requirement. Amends various provisions related to driving under the influence.	Support	AMENDS: 41-6a-501 41-6a-502 41-6a-503 41-6a-509 41-6a-518.2 41-6a-520 41-6a-529 53-3-220 53-3-223 53-3-231 77-40-105 ENACTS: 41-6a-521.1
HB0164S04	Property Tax Modifications	Moss, J.	If property ownership changes, this bill requires the county	No action required.	Neutral	AMENDS: 59-2-103.5 59-2-919

			assessor to provide a form dealing with primary residential status and amends tax notice requirements.			
HB0166	Watershed Councils	Hawkes, T.	This legislation authorizes the creation of a state watershed council and regional watershed councils across the State. Each council's mission is to provide a central point to discuss and review watershed issues. These councils have no regulatory or binding authority. Each council is bound by the Open and Public Meetings Act.	The League has been provided one appointment on the state watershed council. Staff will be working with the membership to select the appropriate representation.	Support	AMENDS: 79-2-201 ENACTS: 73-10g-301 73-10g-302 73-10g-303 73-10g-304 73-10g-305 73-10g-306 73-10g-307 73-10g-308 73-10g-309
HB0168S01	Public Water Supplier Relocation Amendments	Hawkes, T.	If a private water supplier provides culinary water to a certain number of residents, under this bill the Utah Department of Transportation is required to cover 100% of the cost to relocate the water supplier's infrastructure in a UDOT project. This is the current practice for a public water supplier.	No Impact	Neutral	AMENDS: 72-6-116

HB0173	Firefighter Retirement Amendments	Snider, C.	Currently the State of Utah employees approximately 80 individuals in a firefighter capacity. Those individuals are not part of the public safety retirement system. The legislation requires any new hires to be placed in the system. It also requires URS to evaluate and make recommendations of placing the current employees into the public safety retirement system.	No action required	Neutral	AMENDS: 49-23-102
HB0174	Rural County Health Care Facilities Tax Amendments	Lyman, P.	This bill expands the purposes for which a county of the third or fourth class may use money collected from the rural county health care facilities tax.	No action required.	ULCT staff monitored this legislation.	AMENDS: 59-12-802
HB0184S01	Municipal Regulation of Golf Carts	Roberts, M.	This bill authorizes a municipality to enact an ordinance to allow the operation of a golf cart on a highway in specified circumstances, exempts golf carts from registration requirements, and prohibits a golf cart	A municipality intending to adopt an ordinance on golf carts should review the legislation.	Support	AMENDS: 41-6a-102 41-6a-526 41-6a-706.5 63I-1-241 ENACTS: 41-6a-1510

<u>HB0185</u>	Tax Restructuring Revisions - Repeal	Gibson, F.	operator from certain activities. Repealed 2019 SB 2001 Special Session (Tax Reform Legislation)	No action required.	ULCT staff monitored this legislation	
HB0188	Emergency Manage Act Amendments	Harrison, S.	This bill requires coordination with municipalities and counties to ensure access to the Integrated Public Alert and Warning System; requires training every three years to all emergency service agencies, managers, and others; requires each political subdivision to have an alert plan and to provide a copy of the plan to the Division of Emergency Management; adds to the membership of the Emergency Management Administration Council and requires an annual report of each political subdivision's alerting authority.	No municipal impact. Requires alerting authorities, state and counties, to ensure access to the system to provide emergency alerts to targeted or statewide populations."Alerting authority" means a political subdivision that has received access to send alerts through the Integrated Public Alert and Warning System.	Support	AMENDS: 53-2a-102 53-2a-104 53-2a-105 53-2a-807

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HB0192S01	Property Tax	Strong,	This bill defines a	No action is required.	ULCT staff	AMENDS:
	Assessment	M.A.	"multi-tenant residential		monitored this	59-2-102
	Amendments		property" and authorizes		legislation.	59-2-1004
			a county assessor to			59-2-1006
			assess real property and			
			personal property of a			ENACTS:
			multi-tenant residential			59-2-301.8
			property using an			
			income approach if the			
			assessor finds that			
			approach a valid			
			indicator of fair market			
			value within the county.			
			If the assessor chooses			
			this method, the same			
			valuation method shall			
			be used for all			
			multi-tenant residential			
			properties within the			
			county. By May 1, the			
			county assessor is to			
			notify the county			
			commission of the			
			method for valuing			
			multi-tenant residents.			
			The county assessor is			
			to inform the owner of a			
			multi-tenant residential			
			property whether or not			
			the owner is required to			
			file a signed statement			
			according to the			
			assessor's method of			
			valuation. The county			
			auditor is not required to			
			identify personal			
			property separately on			
			the statement to the			

			commission. The bill takes effect on January 1, 2021.			
HB0198	Eminent Domain Limitations	Pulsipher, S.	This bill prohibits a person from exercising the right of eminent domain for the purpose of establishing a public park on century farm property in a county of the first class.	A municipality in a county of the first class should amend its ordinances or policies on eminent domain to reflect the century farm property protection in this legislation.	Neutral	AMENDS: 78B-6-501
<u>HB0202</u>	Local Government Nuisance Ordinance Reform	Moss, J.	This bill is the next step in eliminating class B misdemeanors as part of code enforcement efforts. The bill prohibits a criminal penalty greater than an infraction for any violation pertaining to an	A municipality should review its penalties prescribed in ordinance and enforcement of nuisances for compliance with this legislation.	Neutral	AMENDS: 10-3-703 17-53-208 17-53-223

			individual's pet, or an individual's use of the individual's residence unless the violation amounts to criminal nuisance. The bill also restricts a municipality or county from imposing a criminal penalty for a violation of an ordinance unless it is a criminal nuisance, threatens the health, safety or welfare of the individual or identifiable 3rd party, or only after a fine has been imposed on 3 previous occasions.			
HB0206S03	Bail and Pretrial Release Amendments	Pitcher, S.	This bill makes a number of changes to the bail and pretrial release process. The primary changes are: 1- A cited person may plead guilty to the charges on a citation, without the requirement of an information, on any class B misdemeanor and lower unless the charge is domestic violence, DUI, DUI metabolite, there is a victim, or restitution may be required.	Officers of the court should review the changes to pretrial and bail practice.	Support	AMENDS: 77-7-19 77-7-20 77-7-21 77-17-8 77-18a-1 77-20-1 77-20-4 77-20-7 77-20-8 77-20-8 77-20-8.5 77-20-9 77-20-10 77-20b-102 77-20b-104 78A-2-220 ENACTS:

			2- A new court order is created, a "Pretrial Status Order," that a court will issue as part of a bail hearing. This order sets the terms and conditions of pretrial release or orders a person be detained pretrial. A court must issue the pretrial status order "without unnecessary delay" unless the prosecutor files a motion for detention.			63M-7-213 77-20-1.1 REPEALS: 77-20-3
<u>HB0212</u>	Vehicle Sales Tax Exemption Modifications	Last, B.	Eliminates a loophole in sales tax payments for motor vehicles	No action required.	Support	AMENDS: 59-12-104
HB0221S01	Municipal Office and Local Elections	Hawkins, J.	This bill requires that an elected officer of a municipality reside in the district that the elected officer represents. The bill provides that a municipal elected officer who fails to comply with district residency requirements described vacates the elected office. The bill requires that an individual who fills a vacancy must adhere to the bill's district residency	Municipal counsel should review the residency requirements for officer compliance.	Neutral	AMENDS: 10-3-301 20A-2-201 20A-2-204 20A-2-206 20A-2-207 20A-3-601

			requirements. Early voting registration or same-day voting registration is not permitted for an election administered by an election officer other than a county clerk if there is not a polling location for early voting or voting on election day.			
HB0223S01	Statutes of Repose and Limitations Amendments	Musselma n, C.R.	This bill amends the time limitation for actions regarding improvements to real property. The bill includes product liability among the sources of law defined under an "action." The bill provides a two-year statute of limitations for contract or warranty actions involving improvements on real property occurring beyond the six-year statute of limitations for contract and warranty actions.	No action required.	Neutral	AMENDS: 78B-2-225
HB0225	Phased Retirement Amendments	Potter, V.	Under this legislation, for a retiree employed as a public safety service member or a firefighter service member, the retiree must be at least 50 years old to	A municipality should update HR policies for public safety employees to include changes to phase retirement.	Neutral	AMENDS: 49-11-1301 49-11-1303 49-11-1306 63I-1-249

participate in Phased Retirement. This bill would allow public safety and firefighter members an additional option to elect Phased Retirement in which the retiree would continue employment on a three-quarter time basis with the same participating employer after the retiree's retirement date while the retiree receives 25% of the retiree's monthly retirement allowance. For those eligible, the retiree will not earn additional benefit accruals or receive a cost-of-living-adjustment (COLA) on their retirement allowance while they are in Phased Retirement The employer will contribute the certified contribution rate applicable to the retirement system that would have covered the retiree if the retiree's part-time position were considered to be an eligible, full-time position within the system.

			When the Phased Retirement has ended, the retiree will receive 100% of the retirement allowance based on the retirement benefit earned at the time the retiree entered Phased Retirement. There is no restriction regarding the time-period a member is in Phased Retirement.			
HB0226S02	Storm Water Permitting Amendments	Snider, C.	The legislation requires the Division of Water Quality to adopt rules in relations to stormwater permits. It also requires that when a stormwater permit is required and a low impact development (LID) is utilized, any requirements for flood control will be reduced by the amount of water retained in the LID. If there is disagreement between the applicant and the issuer of the permit over the amount of credit to be given towards flood control, the legislation establishes an appeals process. For an appeal, the Division of Water Quality will have a list of engineers that the issuer	Municipalities will need to update policies to reflect flood control calculations in relation to a LID under a stormwater permit.	Neutral. League staff and city staff spent a significant amount of time negotiating with the bill sponsor and the homebuilders' association on HB 226. The legislation reflects those negotiations.	AMENDS: 19-5-108 ENACTS: 19-5-108.5

			of the permit can select one to hear the appeal. The applicant and issuer of the permit will split the cost 50/50 in an appeal.			
HB0232S03	Food Revisions	Roberts, M.	This legislation defines how temporary events held at a farm or agricultural establishment that serves food as part of the event should be regulated. It authorizes the Department of Health to establish rules for local health departments in regulating these kinds of events.	No action is required	Neutral	AMENDS: 26-15-5 26-15a-106 ENACTS: 26-15b-101 26-15b-102 26-15b-103 26-15b-104 26-15b-105
HB0235S02	Voluntary Home Energy Information Pilot Program	Arent, P.	This bill enacts the Voluntary Home Energy Pilot Program within the Office of Energy Development. The program is designed to allow a home buyer to review information on a home's energy efficiency.	No action required.	Support	ENACTS: 63M-4-801 63M-4-802 63M-4-803 63M-4-804 63M-4-805
<u>HB0237</u>	Change to Effective Date of Water-related Amendments	Stratton, K.	Modifies effective date language from H.B. 31, Water Supply and Surplus Water Amendments, passed during the 2019 General	Action is only required if the constitutional amendment is adopted by the residents of Utah.	Neutral	

			Session, to refer to a proposed constitutional amendment that replaces the one referred to in H.B. 31.			
HB0238S01	Crime Enhancement Amendments	Pitcher, S.	This bill limits the enhancement for multiple possessions of a controlled substance to within seven years of the previous conviction or commission of the offense.	A legislative body of a political subdivision may not enact an ordinance that is less restrictive than any provision of this chapter. LELC opposed the bill as originally written. The sponsor made amendments as noted in this link https://le.utah.gov/~20 20/bills/hbillint/HB023 8S01_ComparedWith _HB0238.pdf	Opposed as originally written	AMENDS: 58-37-8
HB0259	Electric Vehicle Charging Network	Spendlove , R.	This bill directs the Department of Transportation, in consultation with other state departments and political subdivisions, to develop a statewide electric vehicle charging network plan. The plan is to ensure charging stations at strategic locations by June 30, 2021, at a distance of no	A municipality should contact the Department. of Transportation for more information on and involvement with this program.	Support	ENACTS: 72-1-215

			more than 50 miles apart in the interstate highway system by December 31, 2025, and along other major highways.			
<u>HB0268</u>	Property Tax Notice Amendments	Eliason, S.	This bill allows a person entitled to receive information or notice regarding property or a privilege tax to designate an additional or alternative person to receive the information or notice.	A municipality should review the tax notice requirements in this legislation.	Neutral	AMENDS: 9-4-101
HB0273S02	Property Rights Ombudsman Amendments	Peterson, V.	If a party receives an advisory opinion from the Office of the Property Rights Ombudsman (PRO), and further litigates the same land use dispute in court, the prevailing party may collect a civil penalty of \$250/day. The penalty is awarded only if a court finds that the opposing party knowingly and intentionally violated the law. The penalty is tolled beginning the later of 30 days after the PRO advisory opinion is delivered or the day that the action is filed in court	Land use authorities and staff should carefully consider any land use decision subject to this legislation and ensure that municipal action is in full compliance with the law.	Neutral. The original HB 273 allowed a land use applicant to recover compensatory damages from a land use authority if, after an opinion by the Office of the Property Rights Ombudsman (PRO), the applicant sued in court and the court agreed with the PRO. The original bill would have weaponized	AMENDS: 13-43-206

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and ends when the court	the PRO and	
enters a final judgment.	would	
The court may only	potentially	
impose the civil penalty	bankrupt a	
against or in favor of the	municipality if	
land use applicant or	ordered to pay	
government entity and	compensatory	
not a third party.	damages. The	
, ,	League	
	negotiated	
	aggressively	
	with members	
	of legislative	
	leadership and	
	developers to	
	substitute the	
	bill so that only	
	those	
	municipalities	
	who	
	intentionally	
	and knowingly	
	broke the law	
	paid a penalty,	
	succeeded in	
	removing	
	provisions	
	changing the	
	nature of the	
	PRO, and	
	secured	
	language that	
	ensured that	
	elected officials	
	could continue	
	to make tough	
	land use decisions	
	UECISIUI15	

					without the unacceptable threat of compensatory damages.	
HB0277S01	Personal Delivery Devices Amendments	Barlow, S.	This legislation updated state code in relation to personal delivery devices permitted in the state. It removed the prohibition of these devices from utilizing roads, eliminated the weight limit, and increased the speeds. It also clarified municipalities that municipalities must reasonably regulate these devices.	When a municipality is approached by a company to introduce a personal delivery device into its city, the regulations must fall within a defensible definition of reasonable.	Support. ULCT and participating cities negotiated with the bill sponsor and industry to continue to allow for the regulation of personal delivery devices. Under a previous version of the bill, cities and towns were prohibited from regulating these devices.	AMENDS: 41-6a-1119
HB0278S01	Jordan River Amendments	Acton, C.K.	Addresses signs, barriers, fencing, and alternative transportation facilities related to the Jordan River.	Task the Jordan River Commission to work to provide consistent signs and attractive barriers where the trail runs along highways. The Commission is tasked with working with local highway systems on signage,	Support	AMENDS: 65A-2-8

				access points, and barriers.		
HB0280S02	Transient Room Tax Provisions	Albrecht, C.	This bill modifies how TRT revenues may be used in 4th, 5th, and 6th class counties and in a county where a national park is located. It also changes reporting requirements and requests additional auditing support.	A municipality that collects the TRT should review the bill for increased revenue use flexibility.	Support	AMENDS: 17-31-2 17-31-5.5 59-12-118 59-12-302 59-12-353
HB0283S04	Outdoor Adventure Commission Amendments	Stenquist, J.	This bill creates the Outdoor Adventure Commission to create a state plan to address outdoor recreation needs, impacts on local communities, using outdoor recreation to recruit employers, environmental impacts, identifying revenue sources for maintenance and growth of resources, and the interface of public lands and private lands.	ULCT will appoint one representative to the commission and reach out to its members for input.	Support	AMENDS: 63I-1-263 ENACTS: 63C-21-101 63C-21-102 63C-21-201 63C-21-202 63C-21-203
HB0288S01	Prosecutor Data Collection Amendments	Judkins, M.	This bill requires data collection and reporting to CCJJ three times per year by jails, prosecutors and the courts.	This bill requires prosecutor offices to publish by Jan. 1, 2021 specific policies on a variety of topics.	Neutral	AMENDS: 63M-7-204 ENACTS: 17-22-32.4

			However, because SB 193, Statewide Jail Data Amendments, also passed and it contained a coordination clause, the portions of this HB 288 that apply to jails will not take effect and jails should look to SB 193 for the data collection and reporting requirements.	They are also required to collect and provide data starting July 1, 2021 on each defendant and case, charges, initial discovery disclosure, and other information. Prosecutors should review this and the coordinating provisions in SB 193 for requirements.		63M-7-213 78A-2-109.5
<u>HB0294</u>	Mining Operations Amendments	Brooks, W.	This bill clarifies that an extraction of basalt with a subsurface operation of 50 acres or less does not fall under the regulation of the Division of Oil, Gas and Mining.	Since the oversight and regulation does not fall under DOGM, it will fall to the local municipality with a basalt operation.	Neutral	AMENDS: 17-41-101 40-8-4
HB0297S03	Yurt Amendments	Brammer, B.	This bill exempts a remote yurt from the State Construction Code, and the State Fire Code (with certain requirements), water quality provisions (with certain requirements), but allows counties to make certain remote yurts subject to some regulations. A remote yurt: • Is smaller than 710 square feet;	A municipality with watershed within its jurisdiction should be aware of the exemptions and requirements for remote yurts and modify any codes accordingly.	Neutral	AMENDS: 15-1-204 ENACTS: 15A-5-104 19-5-125

			 Is located in an unincorporated county; Is located in an area that is not zoned for residential, commercial, industrial, or agricultural use; Does not have plumbing or electricity; Is set back at least 300 feet from a body of water; and Is registered with the local health department. 			
HB0298S02	Victim Guidelines for Prosecutors	Stoddard, A.	This bill enacts the Victims Guidelines for Prosecutors, designates a Form I-918 Supplement B as a protected record, provides uniform guidelines for prosecutors and other entities related to immmigration status for a crime victim who provides assistance, and sets timelines for completion of certain forms.	A prosecutor should review this legislation for guidance when dealing with individuals with a Form I-918 Supplement B.	Support	AMENDS: 63G-2-305 ENACTS: 77-38-501 77-38-502 77-38-503

HB0300S01	Justice Court Jurisdiction Amendments	Stratton, K.	If a district/county attorney choose to refile cases in district court it may be refiled in either a county or city justice court.	No action required.	Neutral	AMENDS: 78A-7-105
HB0304	Citizen Feedback Program	Owens, D.	This bill provides state agencies (defined as executive branch departments, divisions, or offices) the option of gathering feedback from the public regarding the quality of agency services and identifying areas for improvement. The Governor's Office of Management and Budget shall prepare an annual report containing a summary of any feedback gathered during the preceding calendar year.	No action required.	Neutral	ENACTS: 63G-24-101 63G-24-201 63G-24-202
HB0305S05	Urban Development Amendments	Pierucci, C.	This bill prohibits a county from approving an "expansion area urban development" unless the county notifies and gives a city or town the opportunity to consent proposed development. In 2nd-6th class counties, an "expansion	This legislation will provide municipalities an opportunity to discuss certain unincorporated development within the municipality's expansion area.	Support. ULCT staff testified in support of this bill.	AMENDS: 10-2-402

			area urban development" means an urban development, as defined in 10-2-401, within the city or town's expansion area. In a first class county, "expansion area urban development" means urban development within a city or town's expansion area that consists of 50 or more acres, requires the county to change the zoning designation, and does not include commercial or industrial development that is located within a mining protection area.			
HB0306	Planning Commission Amendments	Waldrip, S.	This bill allows a 1st or 2nd class county that includes more than one planning advisory area each with a separate planning commission to dissolve the planning commissions and establish a countywide planning commission that has jurisdiction over each planning advisory area within the county.	No action required.	Neutral	AMENDS: 17-27a-301 63I-2-217
HB0333S01	Limited Purpose Local	Handy, S.	This bill extends from 30 days to 90 days the time	No action required.	Neutral	AMENDS: 17B-1-414

	Government Entity Amendments		for a local district board to approve or reject a proposed annexation, prohibits the creation of a new basic local district, and repeals requirements that certain limited purpose local government entities provide district contact information to a telephone directory.			17D-1-106 17D-3-105 ENACTS: 17B-1-1403 REPEALS: 17B-1-112
HB0347S02	Inland Port Modifications	Gibson, F.	This bill authorizes the Port Authority to use funds to incentivize development with reduced environmental impact. It adds the mayors of Salt Lake City and Magna to the board, eliminates language related to an agreement for a municipality to provide municipal services, modifies provisions relating to the authority's receipt/use of property tax differential, and repeals provisions authorizing a separate appeal authority for land use.	Board changes in the bill apply to Salt Lake City and Magna. A municipality within the Port Authority boundaries should review the legislation for changes to land use authority, use of revenues, and municipal services.	Support	AMENDS: 10-9A-509.5 10-9A-701 10-9A-708 11-58-102 11-58-202 11-58-205 11-58-301 11-58-302 11-58-303 11-58-305 11-58-601 11-58-601 11-58-602 54-17-806 63J-1-602.1 ENACTS: 11-58-103 11-58-104 11-58-105 REPEALS:

						11-58-401 11-58-402 11-58-402.5 11-58-403
HB0348	Business Licensing Amendments	McKell, M.	This bill allows a municipality to charge an insurance company a business licensing fee.	Municipalities should, if necessary, modify ordinances or policies to allow collection of a business license fee from an insurance licensee.	Support. ULCT staff testified in support of this bill.	AMENDS: 31A-3-102
HB0356S02	Railroad Amendments	Ferry, J.	This bill repeals railroad fuel sales tax exemption and creates funding for railroad crossings on A,B and C roads.	No municipal action required.	*This bill was vetoed by the governor but in the April special session a compromise similar to the original bill was passed in HB 4002, Rail Fuel Sales Tax Amendments.	AMENDS: 17-41-102 26-36b-208 35A-8-308 35A-8-309 59-1-401 59-12-102 to-108
HB0359S01	Municipal Annexation Revisions	Musselma n, C.R.	This bill allows a municipality to annex certain unincorporated areas within a county other than a first class county that are not otherwise subject to annexation under specified circumstances; allows a municipality to annex certain	A municipality should review and update its annexation regulations.	Support. ULCT staff monitored and testified to this bill.	AMENDS: 10-2-402 10-2-418 10-2-421 17B-1-503

			unincorporated areas without an annexation petition under specified circumstances; and provides clarification regarding certain municipal reimbursement requirements.			
HB0374S04	Building Regulation Amendments	Ray, P.	Under this legislation, April 1-October 1, 2020 each municipality is required to track timing of a land use plan review, building inspections, and other related information. This information will be collected and reported to the legislature by ULCT. The bill adds reduced residential building design elements as another option that a planning commission may include in its moderate income housing strategies in the general plan. The bill also amended Nitrogen Oxide emission limits for natural gas-fired water heaters to the building energy code.	Beginning April 1, municipalities should collect information on the average number of business days from the day a plan review is requested to completion, the longest number of business days from the day on which the plan review is requested to the completion, whether the municipality allows nonsubstantive changes to a plat without requiring resubmission, the average number of business days it takes from a building inspection request to completion, the longest number of business days from an inspection request to completion, reasons	Neutral. ULCT associates worked on and testified to this bill.	AMENDS: 10-9a-403 15A-6-102 17-27a-403 63I-2-210 ENACTS: 10-6-160.1

				for any delay, and the number of hours an independent building inspector was used. ULCT will provide a template for recording the above information for larger cities and send a survey later in the summer to others. Please contact ULCT for more information.		
HB0382	Property Tax Records Amendments	Ferry, J.	This bill modifies provisions of the Government Records Access and Management Act. The bill classifies the following as private: an individual's email address, phone number, payment method information maintained by the county for purposes of administering property taxes, and records of an individual's eligibility for property tax relief.	A municipality should review its GRAMA policies and classification for compliance.	ULCT staff monitored this legislation.	AMENDS: 63G-2-302
HB0388S01	Land Use Development and Management Revisions	Wilde, L.	This bill came from the work of the Land Use Task Force. It modifies the definition of "municipal utility	A municipality should review and update subdivision codes and appeal authority provisions.	Support	AMENDS: 10-9a-103 10-9a-302 10-9a-404 10-9a-408

easement" and defines	10-9a-509
"subdivision	10-9a-603
amendment," and makes	10-9a-604
more explicit the powers	10-9a-605
and duties of planning	10-9a-608
commission.	10-9a-609.5
	10-9a-611
The bill clarifies that a	10-9a-701
land use application for	10-9a-703
development in	10-9a-704
unincorporated county	10-9a-801
has a right to move	10-9a-802
forward regardless of	17-27a-103
municipal annexation or	17-27a-302
incorporation.	17-27a-404
	17-27a-408
The bill states that failure	17-27a-603
to record an approved	17-27a-604
plat within time specified	17-27a-605
by ordinance is voidable	17-27a-608
by land use authority	17-27a-609.5
only, and transfer of land	17-27a-611
under a void plat is also	17-27a-701
voidable by the land use	17-27a-703
authority. For	17-27a-704
subdivisions, the bill	17-27a-801
makes language	17-27a-802
consistent with current	631-2-217
LUDMA provisions	63J-4-607
elsewhere on process	
for approval of divisions	
of up to 10 lots without	
requiring a plat. The bill	
directs that all changes	
to previously recorded	
plats are "subdivision	
amendments," including	
plat vacating, and such	
J,	

			plat amendments need only be to the property affected rather than redoing the entire plat. Appeals to land use decisions may be made only by the applicant, a board or officer of the governmental entity, or an adversely affect party (AAP). AAP is defined as someone who owns real property adjoining the applicant's property, or someone who will "suffer damage different in kind than, or an injury distinct from, that of the general community as a result of the land use decision."			
HB0389S03	Emergency Medical Services Amendments	Owens, D.	This bill establishes the Emergency Medical Services System Account to be administered by the Department of Health. The department shall award grants from the fund to EMS providers. Grants are divided between block grants and competitive grants to providers in counties of the third through sixth class.	A municipality that is a licensed EMS provider should review the legislation for terms of grant eligibility. A municipality that is located within a county of the 3rd-6th class should contact its emergency services liaison, when hired, for help with emergency services.	Support	AMENDS: 26-8a-207 63I-2-226 ENACTS: 26-8a-108 26-8a-210 26-8a-211

			The bill also directs the department to hire emergency services liaisons between the department and counties of the third through sixth class.			
HB0393	Municipal Annexation Amendments	Waldrip, S.	This bill prohibits a party from including in a petition to annex in any county an area that includes some or all of an area proposed to be incorporated in a request for a feasibility study request is filed before the annexation petition and the feasibility study request is still pending. If an unincorporated island or peninsula is within the expansion area of more than one municipality, the bill also allows a municipality to annex without a petition if both municipalities agree. The bill also changes hearing requirements for an annexation without a petition in a second class county.	A municipality should review an annexation petition to ensure it does not include an area also identified in an incorporation feasibility study. A municipality should review a proposed annexation of an area that is located in another municipality's annexation expansion area.	Neutral	AMENDS: 10-2-403 10-2-418

HB0400S01	National Guard Training Amendments	Peterson, V.	This bill sets out the requirements for a public official who is deployed with the armed forces.	A municipality should review requirements in this bill as they apply to an employee who is deployed by the armed forces.	Neutral	AMENDS: 20A-1-513
HB0407	Regulatory Sandbox Amendments	Roberts, M.	The Regulatory Sandbox is a program that was created in 2019 in the Department of Commerce to enable a person to obtain limited access in the market to test an innovative product or service without obtaining a license or other authorization that might otherwise be required.	No action required.	Neutral	AMENDS: 13-55-103
HB0425S03	Medical Cannabis Modifications	Dailey-Pro vost, J.	This legislation made a number of clean-up and technical changes. It broadens the definition of a "research university" for purposes of academic medical cannabis research. It amends a provision regarding disclosure of	No action required.	ULCT staff monitored this legislation	AMENDS: 4-41a-102 4-41a-201 4-41a-403 4-41a-501 4-41a-802 26-61a-102 26-61a-107 26-61a-201 26-61a-301

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	ownership interest for cannabis and amends provisions regarding licensing agencies giving consideration to existing license holders when granting additional licenses in certain circumstances.	26-61a-502 26-61a-505
	The bill removes a provision limiting the size of signage for cannabis production establishments and medical cannabis pharmacies, identifies the material cannabis cultivation facilities may acquire from industrial hemp cultivators and processors, and amends agency reporting requirements to include information regarding testing of cannabis and cannabis products.	
	It provides certain immunity from liability for employees and agents of healthcare facilities in certain circumstances and lengthens the validity of an initial medical cannabis card, and allows a patient to renew a medical	

			cannabis card for a longer period. Finally, it allows an individual physically present with a medical cannabis patient cardholder in an emergency medical condition to handle medical cannabis to assist the patient in the administration of the medical cannabis and allows an individual with a certain letter from a medical professional to purchase medical cannabis from a medical cannabis pharmacy during the 2020 calendar year.			
HB0440S01	Homeless Services Funding Amendments	Eliason, S.	This bill allocates revenues from the sale of the Road Home in downtown Salt Lake City, splitting 50% of the proceeds toward paying off the \$17 million loan and using the other 50% toward the Homeless-to-Housing restricted account for homeless shelter operators. The bill also appropriates \$75,000 to fund a study through the	A municipality with a homeless shelter should review the appropriations and study adopted in this bill.	Neutral	AMENDS: 35A-8-604 35A-8-605

			Gardner Policy Institute about the governance of the state's homeless system.			
HCR008	Concurrent Resolution Commending Successful Participation in the Municipal Alternative Voting Methods Pilot Program	Roberts, M.	This resolution commends Payson City and Vineyard City, and Utah County election officials, for conducting the first instant runoff voting elections in Utah and encourages other municipalities to adopt instant runoff voting.	No action required.	Neutral	N/A
HCR009	Concurrent Resolution Authorizing State Pick up of Public Safety and Firefighter Employee Retirement Contributions	Perry, L.	With the expansion of Tier II public safety retirement benefits in the 2019 session, employees will be paying into their retirement since the system came online. An employer has the ability to pick-up a portion or all of those costs. The IRS requires an employer to make a declaration. This is the State's declaration: the state, after a specified date, will pick up and pay a portion of the required employee contributions for all state employees who are members of the New	No action required.	Neutral	N/A

			Public Safety and Firefighter Tier II Contributory Retirement System.			
HJR003	Proposal to Amend Utah Constitution Water Resources of Municipalities	Stratton, K.	This is a technical rewrite of HJR 1 from the 2019 session.	No action required.	Support	N/A
HJR024	Joint Resolution Extending the State of Emergency Due to Infectious Disease Covid-19 Novel Coronavirus	Ray, P.	This resolution extended the Governor's March 6, 2020 executive order declaring a state of emergency due to the COVID-19 virus.	No action required.	Neutral.	N/A
<u>SB0026</u>	Water Banking Amendments	Iwamoto, J.	The Act is a 10-year pilot project that promotes the creation of voluntary local water banks to coordinate the temporary leasing and optimization of local water rights. To become a water bank under the Act, interested water users must first meet to determine the interest, scope, scale, and function of their local water bank. When ready,	A municipality that leases portions of its water may want to consider a contract bank permitted under the law. A contract water bank is a contract that orchestrates water deliveries between a public entity and other parties to the contract. The goal of a contract bank is to allow public	Support	AMENDS: 63I-1-273 73-1-4 73-10-4 ENACTS: 73-31-101 73-31-102 73-31-103 73-31-104 73-31-105 73-31-106 73-31-107 73-31-201

			local water users complete an application process with the Utah Board of Water Resources ("Board") intended to notify the public about the water bank's proposed operations. Complete applications are approved by the Board. The Act requires regular reporting and addresses how water users are protected if a bank is terminated or in default. The Act also employs existing law, like the Change Application process, water users are familiar with and trust.	entities more flexibility in working with other water users to meet the objectives of the Act. Contract banks rely on the existing legal framework governing the public entity to ensure transparency.		73-31-202 73-31-203 73-31-204 73-31-205 73-31-301 73-31-302 73-31-303 73-31-304 73-31-305 73-31-401 73-31-402 73-31-501 73-31-502 73-31-503 73-31-601
SB0028S03	Election Law Revisions	Thatcher, D.	This bill removes a statement from the unaffiliated portion of the ballot; and modifies the definition of "filing officer" in relation to state legislators.	A municipal clerk should review this legislation for compliance.	Neutral	AMENDS: 20A-6-301 20A-9-101 20A-11-1602
SB0029S03	Drug Disposal Program	Thatcher, D.	This bill expanded the attorney general's (AG) authority to expend funds for a Drug Disposal Program. The AG is to develop and administer the program Program for controlled	A municipality may contact the AG's office to find out more information about the program and how the municipality may participate through its	Support	AMENDS: 67-5-24 ENACTS: 67-5-36

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		substances that must	law enforcement	
		comply with DEA	services.	
		requirements and be		
		environmentally friendly.		
		Any existing receptacles		
		can remain if they also		
		comply with DEA		
		requirements. The AG		
		can create and		
		administer "home" drug		
		disposal receptacles as		
		well, ensuring the		
		requirements of		
		irretrievability and		
		environmental		
		friendliness are met.		
		This Program is to be		
		done in coordination with		
		the Department of		
		Environmental Quality		
		(DEQ), to implement and		
		administer a program for		
		the secure,		
		environmentally friendly		
		disposal of a lawfully		
		possessed controlled		
		substance.		
		The bill directs the AG		
		to work with law		
		enforcement,		
		pharmacies, and other		
		entities, to establish a		
		network of controlled		
		substance disposal		
		repositories, including		
		home		
	•	•	•	-

			controlled-substance-dis posal receptacles.			
SB0035S03	Circuit Breaker Amendments	Davis, G.	This bill amends the circuit breaker laws which provide property tax relief to low income homeowners and renters. The bill modifies the qualifications for this type of tax relief to include a claimant who is the grantor, trustor, settlor, or holder of similar role in a qualifying trust; and redefines "homeowner," to mean an individual listed on the deed of a residence, or if a residence is owned in a qualifying trust, an individual who is a grantor, trustor, settlor, or holder of a similar role in the trust.	No action required.	Neutral	AMENDS: 59-2-1202 59-2-1203 59-2-1206 59-2-1220
SB0039S04	Affordable Housing Amendments	Anderegg, J.	This bill is a continuation of the 2019 affordable housing bill, SB 34. This year, the bill appropriated \$10 million in one-time funds for housing programs and enacted stipulations for housing programs funding.	No action required.	Support	AMENDS: 17C-1-102 17C-1-412 35A-8-504 35A-8-505 59-7-607 59-10-1010 ENACTS: 59-9-108

SB0047	Public Document Signature Classification	Iwamoto, J.	This bill classifies signatures on election documents, petitions, and related documents as protected records under GRAMA, and takes additional steps to protect the signatures. It allows signatures on election materials to be viewed, but not copied. It also requires the use of voter identification numbers instead of precinct numbers and dates of birth to be used on certain election documents.	A municipal clerk should review this legislation and current GRAMA practices for compliance.	Neutral	AMENDS: 20A-7-206 20A-7-605 64G-2-305 ENACTS: 63G-2-305.5
<u>SB0050</u>	Clean Energy Act Amendments	Anderegg, J.	This bill reenacts definitions in the Commercial Property Assessed Clean Energy Act that were mistakenly repealed last year.	No action required.	Neutral	AMENDS: 11-42a-102
SB0051S02	Secondary Water Requirements	Anderegg, J.	This legislation exempts secondary water providers in counties of the 3rd-6th class from being required to add meters to new connections. It also provides for an exemption for providers	No action is required.	Support	AMENDS: 73-10-34

			in counties of the 1st-2nd that are unable to get a warranty because of water quality.			
<u>SB0054</u>	Mobile Home Amendments	Mayne, K.	This bill requires a mobile home park to include in a lease agreement information related to costs charged by the park for public utility services and requires a park to provide residents with an annual disclosure describing how the park calculated a resident's public utility charges for the previous 12-month billing period.	No action required.	Support	AMENDS: 57-16-3 57-16-4
SB0056S01	Public Safety and Firefighter Tier II Retirement Enhancement	Harper, W.	Creates a funding source and restricted account for the State to cover some of the costs associated with new Tier II Public Safety retirement benefits. Requires a participating employer to make an additional nonelective contribution to an employee that is a member of the Public Safety and Firefighter Tier II Defined Contribution Plan, if the participating employer	If a municipality opts to pick-up some or even a portion of the Tier II Public Safety employee portion of the benefit in the hybrid system, the municipality must make the same level of contribution for employees in the defined benefit Tier II Public Safety system. Making additional contributions is completely optional.	Support. ULCT staff worked throughout the summer in conjunction with employee associations on the legislation.	AMENDS: 49-23-301 49-23-401 49-23-503 ENACTS: 49-11-904

			elects to pay the required member contribution as an employer pick up for employees that are members of the Public Safety and Firefighter Tier II Hybrid Retirement System. Amends the line-of-duty death benefits payable to the surviving spouse of an active member of the New Public Safety and Firefighter Tier II Contributory Retirement System.			
<u>SB0066</u>	Court Resources Reallocation Amendments	Weiler, T.	This bill, in certain circumstances, decreases the number of juvenile court judges in the Third District and increases the number of district court judges for the Fifth District.	No action is required.	Neutral	AMENDS: 78A-1-103 78A-1-104
SB0080S01	Campus Safety Amendments	Iwamoto, J.	This bill requires the State Board of Regents to study and make recommendations for providing public safety services on college and university campuses.	No action is required.	Support	AMENDS: 53E-1-201 ENACTS: 53B-28-402
SB0090S01	Procurement Code Amendments	Buxton, D. G.	This bill made several technical and some substantive changes to	Municipal procurement officers and legal counsel	Support	AMENDS: 63G-6A-103 63G-6A-106

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	the procurement code,	should review this	63G-6A-109
	including applicability of	legislation for changes	63G-6A-112
	state statute to	in procurement	63G-6A-114
	municipalities.	authority.	63G-6A-115
			63G-6A-203
			63G-6A-204
			63G-6A-302
			63G-6A-303
			63G-6A-409
			63G-6A-410
			63G-6A-506
			63G-6A-507
			63G-6A-602
			63G-6A-603
			63G-6A-606
			63G-6A-702
			63G-6A-703
			63G-6A-707
			63G-6A-707.5
			63G-6A-712
			63G-6A-802
			63G-6A-802.3
			63G-6A-802.7
			63G-6A-803
			63G-6A-804
			63G-6A-806
			63G-6A-902
			63G-6A-903
			63G-6A-904
			63G-6A-1002
			63G-6A-1003
			63G-6A-1102
			63G-6A-1103
			63G-6A-1105
			63G-6A-1204.5
			63G-6A-1205
			63G-6A-1206
			63G-6A-1208

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				63G-6A-1302
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				63G-6A-1603
				63G-6A-1903
				63G-6A-1911
				63G-6A-2002
				63G-6A-2003
				63G-6A-2102
				63G-6A-2103
				ENACTS:
				63G-6a-107.2
				63G-6a-107.4
				63G-6a-107.6
				63G-6a-107.7
				63G-6a-107.8
				63G-6a-118
				63G-6a-119
				63G-6a-120
				63G-6a-704.4
				63G-6a-704.6
				REPEALS &
				REENACTS:
				63G-6a-604
				63G-6a-608
				63G-6a-704
				REPEALS:
				63G-6a-105
				63G-6a-107
				63G-6a-110
				63G-6a-601
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				030-04-011

						63G-6a-612 63G-6a-706 63G-6a-708 63G-6a-709 63G-6a-709.5 63G-6a-710
SB0095S03	Economic Development Amendments	Sandall, S.	This bill provides \$200k per year to rural counties for local projects as allocated by a local board. It also creates a competitive grant program for large projects and creates flexibility for counties that have a quality plan in place. The bill phases out the Enterprise Zones.	Each city in a county of the third, fourth, fifth or sixth class should carefully review this legislation and potential program participation through their counties.	Support	AMENDS 53B-17-1101 53B-18-1601 59-7-610 59-10-1007 63A-3-110 63A-5-305 63C-10-103 63I-1-263 63I-1-263 63J-1-602.2 63N-1-501 63N-2-203 63N-2-204 63N-2-208 63N-2-213 63N-2-213 63N-4-104 67-19-15 ENACTS: 17-54-101 17-54-102 17-54-103 17-54-104 63N-4-701 63N-4-701 63N-4-701 63N-4-704 RENUMBERS AND AMENDS: 19-13-101

						19-13-102 19-13-103 19-13-104 19-13-105 19-13-106 19-13-107 19-13-108 19-13-109 19-13-110
SB0112S02	Inland Port Amendments	Escamilla, L.	This bill requires the Inland Port Authority to establish a community enhancement program for adjacent communities to address the impacts of development and inland port uses on adjacent communities and to use authority money to support the program.	No action required.	Neutral	AMENDS: 11-58-202
SB0114S02	Sales and Use Tax Exemption Amendments	Cullimore, K. A.	This bill clarifies existing sales tax exemption relating to data centers.	No action required.	Neutral	AMENDS: 59-2-104
<u>SB0115S03</u>	Bonding Amendments	Cullimore, K. A.	This bill enacts lien requirements on political subdivision general obligation bonds and certain requirements on tax levy revenues used for payment of bonds.	Municipal bond counsel should review the changes in this legislation for existing and future GO bonds.	ULCT staff monitored this legislation.	AMENDS: 11-14-310 11-14-501 63B-27-101 63J-1-205.1 72-2-121 72-2-121.3

					72-2-121.4 72-2-124 72-2-201 72-2-203 72-2-204 ENACTS: 63B-30-101
SB0121S02	Medical Cannabis Amendments	Vickers, E.	This bill amends provisions related to medical cannabis. The bill amends dosage requirements, use guidelines, provisions regarding access to the electronic verification system; allows for cannabis cultivation facilities. The bill alters provisions relating to the professional diagnosis of qualifying conditions, medical provider qualifications and advertising, and the petition process before the Compassionate Use Board. The bill provides protections for state and political subdivisions, immunity for liability for employees and agents of healthcare facilities, and amends criminal penalties. The bill prohibits a municipality or county that imposes certain	Neutral	AMENDS: 4-41-102 4-41a-102 4-41a-103 4-41a-201 4-41a-203 4-41a-204 4-41a-205 4-41a-403 4-41a-404 4-41a-602 4-41a-602 26-61a-102 26-61a-102 26-61a-105 26-61a-105 26-61a-105 26-61a-107 26-61a-111 26-61a-111 26-61a-111 26-61a-201 26-61a-201 26-61a-201 26-61a-303 26-61a-303 26-61a-305 26-61a-501

			restrictions on a medical cannabis pharmacy from restricting operations within certain hours; provides that meetings of the Compassionate Use Board are closed meetings; amends the definition of marijuana; creates a rebuttable presumption for cannabidiol use; exempts cannabis metabolite from some driving-related crime; adds to the Controlled Substances Act; amends the level of negligence for certain related vehicular injuries; and provides for expungement of cannabis-related convictions in certain circumstances.		26-61a-502 26-61a-504 26-61a-505 26-61a-507 26-61a-601 26-61a-603 26-61a-605 41-6a-517 52-4-205 58-37-2 58-37-3.7 58-37-3.9 58-37-4 58-37-8 58-67-304 58-68-304 76-10-101 76-10-528 77-40-103 77-40-103 77-40-107 78A-2-231 78A-6-115
SB0122S02	Housing Loss Mitigation Amendments	Kitchen, D.	This bill requires UDOT to report the number of MIH units lost in the previous year to UDOT actions. It also requires the Commission on Housing Affordability, in consultation with local governments, to create recommendations to address those losses	Neutral	AMENDS: 35A-8-2201 35A-8-2204

SB0130S01	911 Communications Amendments	Harper, W.	This bill modifies the Utah Communication Authority (UCA) and changes the provisions relating to the sales, leases, or trades of public safety communications network capacity. The bill requires the PSAP advisory committee to recommend, the UCA Board to adopt, and public safety answering points to adopt a statewide call handling and 911 call transfer protocol.	Support	AMENDS: 63H-7a-103 63H-7a-202 63H-7a-204 63H-7a-206 63H-7a-208 63H-7a-302 63H-7a-302 63H-7a-304 63H-7a-404 63H-7a-502 63I-2-263 69-2-201 69-2-202 69-2-203
SB0133S02	Public-private Partnerships Amendments	Hemmert, D.	This bill requires the Governor's Office of Economic Development (GOED) to engage a facilitator for public-private partnerships in the state and provides for oversight and monitoring of the facilitator's performance under the contract. The bill provides requirements for a facilitator under a contract with GOED. It defines "public-private partnership" as an arrangement or agreement between a government entity and one or more private persons to	Neutral	AMENDS: 63I-2-263

			fund and provide for a public need the development or operation of a public project wherein the parties share the risk of developing, owning, maintaining, financing, or operating the project.		
SB0139S01	Amendments to Indigent Defense	Okerlund, R.	This bill creates the Office of Indigent Defense Services within the State Commission of Criminal and Juvenile Justice and establishes the duties of the office, including: an annual budget; statutory duties; data collection; oversight and compliance by indigent defense systems; provide reports; review of contracts; and establish procedures for complaints and grant awards; contracts. The bill addresses staffing qualifications and sets guidelines for the defense of indigent inmates. The bill creates the Indigent Appellate Defense Division within the Office of Indigent Defense Services and sets the powers and duties of the division.	Support	AMENDS: 78A-6-1111 78B-6-112 78B-22-102 78B-22-201 78B-22-301 78B-22-401 78B-22-402 78B-22-403 78B-22-404 78B-22-406 78B-22-601
SB0141S01	Multicounty Assessing and	Hemmert, D.	This bill modifies the tax rate of the multicounty	Neutral	AMENDS: 59-2-1601

	Collecting Levy Amendments		assessing and collecting levy; amends the allocation of revenue collected from the multicounty assessing and collecting levy by providing that 18% of collected revenue shall be deposited into the Property Tax Valuation Agency Fund up to \$500,000 annually with all remaining revenue collected deposited into Multicounty Appraisal Trust.			59-2-1602 59-2-1606
SB0143	Fiscal Impact of Initiatives	Henderson , D.	This bill modifies the length, form, and content of a fiscal impact statement for an initiative and provides that a fiscal impact statement be based on the time periods that are most useful in understanding the estimated fiscal impact of a proposed law and resulting taxes.		Amend	AMENDS: 20A-7-202.5 20A-7-203 20A-7-703
SB0144	Water Related Process Amendments	Okerlund, R.	Correct issues from recent Utah Supreme Court decision. The legislation clarifies in law: 1) Who gets to and when the party gets to protest in	No action required	Neutral	AMENDS: 73-3-16 73-3-17

			an application process. 2) Who in a complaint has standing in a protest. Defines an aggrieved party. 3) Defines that a certification is not open to an entire adjudication process.		
SB0145S02	Pharmacy Practice Act Amendments	Vickers, E.	This bill impacts the dispensing, ordering, and refilling of epinephrine auto-injectors and stock albuterol. The bill exempts a physician from liability for civil damages for acts or omission resulting from the dispensing of an epinephrine auto-injector or stock albuterol. The bill allows a pharmacy patient to obtain a prescription drug benefit from certain pharmacies, including one or more out-of-state mail service pharmacies for a drug or device not readily available; authorizes the dispensing of quantity or dosage form different from a prescription if the prescribed quantity or	Neutral	AMENDS: 26-41-102 (Effective 07/01/20) 26-41-105 (Effective 07/01/20) 31A-46-102 58-17b-605 58-17b-608 58-17b-619 58-37f-201 58-37f-203

			package size is not commercially available, or if in the professional judgment of the prescribing pharmacist it is in the best interests of the patient.		
SB0150S02	Transportation Governance and Funding Amendments	Harper, W.	The bill requires cities and counties to notify transportation districts of land use applications that may impact major transportation investment corridors. The bill amends provisions related to public transit districts, including removing caps on transit-oriented developments, defining terms related to public transit infrastructure and planning, and the powers and responsibilities of the board of trustees and local advisory councils of a large public transit district. The bill amends provisions related to local option sales and use taxes; amends electric vehicle registration fees and requires reports to the Legislature regarding the road usage charge program; amends provisions related to revenues generated by a tollway; amends	Support	AMENDS: 10-9a-206 13-51-107 17-27a-206 17B-2a-802 17B-2a-804 17B-2a-808.1 41-1a-902 41-1a-1206 59-12-2214 59-12-2215 59-12-2217 72-1-102 72-1-213.1 72-1-303 72-1-304 72-2-107 72-2-108 72-2-124 72-3-104 72-6-118 72-10-207

			provisions related to airport operators and the duties of peace officers.			
SB0152S02	Search and Rescue Funding Amendments	Riebe, K.	This bill amends provisions of the Search and Rescue Financial Assistance Program; provides for an annual deposit of sales and use tax revenues into the General Fund as a dedicated credit to provide for reimbursement expenses relating to search and rescue and to promote the assistance card program. Each fiscal year, the Division of Finance shall deposit \$200,000 into the General Fund as a dedicated credit for the use of the Search and Rescue Financial Assistance Program.		Support	AMENDS: 53-2a-1102 59-12-103
<u>SB0154S01</u>	Taxed Interlocal Entity Amendments	Hinkins, D.	Relates to IPA, UAMPS and UMPA - allows to applies for federal grants for certain energy projects	No municipal action required.		AMENDS: 11-13-103 11-13-602 11-13-604
<u>SB0158S01</u>	Urban Renewal Project Area Amendments	Bramble, C.	This bill modifies provisions related to the extension of certain urban renewal project areas.	This bill: allows a community reinvestment agency to extend urban renewal project area funds for a project area that includes an	Support	AMENDS: 17C-2-207

				inactive industrial site without obtaining the taxing entity's approval. The legislation is site specific to the former Geneva Steel plant		
<u>SB0165</u>	Emergency Response Plans for Homelessness	Escamilla, L.	The bill requires the Homeless Coordinating Committee to develop with the council of governments of a county a nonbinding emergency response plan to respond to emergency conditions that pose a risk to the health or safety of homeless individuals and families.			
<u>SB0169</u>	Transportation Utility Fee Amendments	Henderson , D.	Deletes the word "tax" from existing law authorizing transportation fees.	A municipality with a transportation utility fee should modify local ordinances if necessary under this legislation.	Support	AMENDS: 11-26-301
SB0170S01	Indigent Defense Amendments	Weiler, T.	This bill creates the Utah Indigent Defense Commission. The bill creates the Office of Indigent Defense Services, and establishes the powers and duties of this office. The bill creates a reporting requirement for indigent defense systems		ULCT monitored this bill	AMENDS: 78A-6-1111 78B-6-112 78B-22-102 78B-22-201 78B-22-301 78B-22-401 78B-22-402 78B-22-403 78B-22-404

			and protects certain records.			78B-22-405 78B-22-406 78B-22-501 78B-22-502 78B-22-601 78B-22-602
SB0171S03	Nonprofit Entities Amendments	McCay, D.	This bill prohibits a public entity from disclosing or compelling the release of personal information that identifies a person as a donor to an entity exempt from federal income tax (political action groups). A person whose personal information is provided or disclosed in violation may bring a civil action for injunctive relief, damages, or both. A public agency may not require the registration or maintenance of a nonprofit entity that is more restrictive or expansive than the requirements authorized by Utah Code or federal law.		ULCT monitored this bill	AMENDS: 63G-2-305 ENACTS: 64G-24-101 63G-24-102 63G-24-103 63G-24-104 63G-24-105
SB0173S05	Disorderly Conduct Amendments	Ipson, D.	This bill modifies the elements of, and penalties for, disorderly conduct, and increased penalties for violations that occur at an official meeting, which includes a meeting of the legislature or an entity	Municipal counsel should review for applicability to public meetings.	Neutral	AMENDS: 36-11-103 36-11-401 76-3-203.1 76-3-203.3 76-8-304 76-9-102 76-9-802 76-9-902

			created by the Utah Constitution or Code.			
SB0179S03	Public Infrastructure District Amendments	McCay, D.	This bill modifies requirements regarding the creation of a public infrastructure district (PID). The bill allows a PID to annex or withdraw property without the consent of the creating entity if authorized in the district's governing documents. The bill exempts a PID from certain notice and hearing requirements upon levying a property tax for payment of debt service on a limited tax bond issued in this section unless the rate exceeds the rate established in the governing document, the documents relating to the issuance of the limited tax bond, or Section 17B-2a-1209.	No municipal action required but municipalities located near MIDA should review.	Neutral	AMENDS: 17B-2a-1202 17B-2a-1204 17B-2a-1205 17B-2a-1207
<u>SB0192S03</u>	Amendments Relating to the Military Installation Development Authority	Stevenson , J.	The Military Installation Development Authority: A land use development authority created by the legislature in 2008. This is the annual adjustment bill to encompass the two new	No action required.	Neutral	AMENDS: 11-42-102 11-42-106 11-42-202 11-42-411 11-42-502.1 17B-2a-1202 17B-2a-1204 17B-2a-1205

			projects in Davis and Wasatch County. This provides for intergovernmental contracting and extends the authority of MIDA to utilize public infrastructure districts.			17B-2a-1206 63H-1-102 63H-1-201 63H-1-202 63H-1-206 63H-1-403 63H-1-405 63H-1-501 63H-1-502 ENACTS: 63H-1-103 63H-1-207
<u>SB0194</u>	Special Events Sales Tax Obligations	Anderegg, J.	Clarifies who is required to collect sales tax at special events.	No municipal action required.		AMENDS: 59-12-106
SB0205S01	Eminent Domain Modifications	Cullimore, K. A.	This bill modified provisions of the eminent domain code to clarify that when negotiating for real property acquisition or giving notice of a condemnation, the political subdivision should negotiate with or give notice to the fee simple owner. The bill directs the court to value property based on the undivided interest of the property. Finally, the bill also specified information a political subdivision must provide	A municipality planning to or in the process of condemning property should review this legislation to ensure that the municipality is working with fee simple holders and other parties (e.g. tenants, lienholders, other claimants) appropriately. Municipalities should also change the notice given during a condemnation	Neutral	AMENDS: 57-12-13 78B-6-505 78B-6-510 78B-6-511

			about condemnation and the Office of the Property Rights Ombudsman.	proceeding to reflect changes in the statute.		
SB0209S02	Fire and Rescue Training Amendments	Harper, W.	Moves the responsibility of running a fire rescue and training program to Utah Valley University. Defines the responsibility and obligations of the program.	No action required.	Support	AMENDS: 53-7-204 53-7-204.2 53-7-504 53B-1-301
SB0210S01	Body Camera Amendments	McCay, D.	This bill modifies provisions related to law enforcement use of body-worn cameras. This bill: modifies the list of circumstances in which an officer may deactivate a body-worn camera; defines terms; requires a police officer to document reasons why the officer failed to comply with requirements related to body-worn cameras; and allows a presiding judge to provide an adverse inference instruction to a jury of a criminal trial if an officer failed to comply with requirements related to body-worn cameras. under specified circumstances.	This bill does have impact on municipal police, prosecutors and attorneys. Attention needs to be given to the amendment dealing with the deactivation of a body worn camera in Section 77-7a-104 and Section 77-7a-104.1. Adverse inference jury instruction.	Support	AMENDS: 77-7a-104 ENACTS: 77-7a-104.1

SB0214S01	Gambling Machine and Sweepstakes Amendments	Mayne, K.	This bill: defines terms; modifies the crime of gambling; increases criminal penalties for an individual convicted of a gambling offense; prohibits placing a fringe gaming machine into operation: authorizes a municipality and county to seize gambling debts, proceeds, or a fringe gaming device under certain circumstances; provides a cause of action for a person who suffers economic loss as a result of a fringe gaming device, or gambling device, or gambling device or record; and makes technical and conforming changes. Other Special Clauses: This bill provides a special effective date. If approved by two-thirds of all the members elected to each house, this bill takes effect upon approval by the governor, or the day following the	Municipal review should be given by municipal administration, attorneys, prosecutors, zoning compliance and business license officials.	Support	AMENDS: 32B-3-303 32B-5-301 32B-9-204 76-10-1101 76-10-1102 76-10-1105 ENACTS 76-10-1101 76-10-1110 76-10-1112 76-10-1113

			of Utah Constitution, Article VII, Section 8, without the governor's signature, or in the case of a veto, the date of veto override. SB 214 passed by a vote of 26 to 1 in the Senate and 63 to 8 in the House.		
<u>SB0216</u>	Recreational Vehicle Tax Amendments	Okerlund, R.	Allows counties to impose a tax on short-term rentals of off-road vehicles	No municipal action required	AMENDS: 59-12-108 59-12-602 59-12-603 63N-2-502
<u>SB0217</u>	State Retirement Amendments	Hemmert, D.	This bill provides that reemployment as a part-time appointed or elected board member is not subject to post retirement reemployment restrictions under certain circumstances. Provides that a member is not required to cease service as a part-time appointed or elected board member of a participating employer under certain circumstances to be eligible to retire.	A municipality should update policies to allow qualifying retirees to serve on boards and commissions.	AMENDS: 49-11-1202 49-11-1203 49-11-1205 49-12-401 49-13-401 49-14-401 49-15-401 49-16-401 49-22-304 49-23-303

SB0224S01	Dedication of Public Highways		This bill modifies the requirements for an interruption of the continuous use of a highway as a public thoroughfare. Continuous use of a public thoroughfare is interrupted when the person or entity interrupting gives at least 72 hours advance written notice; the property owner undertakes an overt act intended to interrupt the use; and, the overt act is reasonably calculated to interrupt the pattern and frequency of public use for a period no less than 24 hours. The bill provides that a property owner's interruption of a continuous use of a highway as a public thoroughfare restarts the running of the ten-year continuous period use. The bill provides that a property owner's interruption of a right-of-way created after dedication does not affect the validity of the state's or local highway authority's claim.	Amend	AMENDS: 75-5-104
<u>SB0234S01</u>	Government Debt	Okerlund, R.	This bill addresses the collection of government	Neutral	63A-3-301 63A-3-302

	Collection Amendments		entities' delinquent accounts receivable by the Division of Finance to include an amount due as a result of tax; authorizes a political subdivision to enter into an agreement with a local agency for submitting accounts receivable; provides			63A-3-307 63A-3-310
			requirements for a political subdivision that enters into an agreement with a local agency for the collection of accounts receivable as well as for administrative and adjudicative hearings.			
SB0239S02	Refinery Sales Tax Exemption	Okerlund, R.	Modifies existing sales tax exemption for refineries producing certain fuels		Neutral	AMENDS: 59-12-104 63M-4-701 63M-4-702
SB0244S02	Homeless Shelter and Services Sharing Amendments	Anderegg, J.	This bill directs the Housing and Community Development Division director to coordinate with the Homeless Coordinating Committee homeless services and oversee a Homeless Management Information System. Service providers may not receive funding if they fail to enter into a data sharing agreement with the division. The bill	Municipalities that work with homeless service providers should encourage those providers to consider entering into data sharing agreements to qualify for funding under this bill.	Neutral	AMENDS: 35A-8-101

			appropriated \$1.5 million for the Homeless Management Information System.			
SCR006S01	Concurrent Resolution for Study of Local Option Sales Tax	Bramble, C.	Resolution encouraging ULCT, UAC, UTA and transit authorities to study impact of point of sales change associated with internet sales	ULCT and other entities will work on developing applicable information	Support	N/A
SJR012S01	Joint Resolution Regarding Construction or Demolition Material	Escamilla, L.	This resolution requests that ULCT and the Utah Association of Counties make recommendations to their members by December 31, 2020, regarding ordinances that a county or municipality may adopt or modify to require: (1) a range of diversion rates of construction or demolition materials from 50% to 75% as determined by the Utah League of Cities and Towns and the Utah Association of Counties; and (2) a percentage of reuse of construction or demolition materials of 10%.	This resolution does not require municipal action; however, ULCT will be reaching out to its members for model ordinances and recommendations.	Neutral	N/A