### Representative Merrill F. Nelson proposes the following substitute bill:

	PUBLIC UTILITY EASEMENT AMENDMENTS
	2016 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Merrill F. Nelson
	Senate Sponsor: Ralph Okerlund
]	LONG TITLE
(	General Description:
	This bill amends provisions relating to public utility easements.
]	Highlighted Provisions:
	This bill:
	<ul> <li>provides that, under certain circumstances, a public utility shall provide notice after</li> </ul>
1	using a public utility easement.
]	Money Appropriated in this Bill:
	None
(	Other Special Clauses:
	None
]	Utah Code Sections Affected:
Ļ	AMENDS:
	54-3-27, as last amended by Laws of Utah 2009, Chapter 245
:	Be it enacted by the Legislature of the state of Utah:
	Section 1. Section <b>54-3-27</b> is amended to read:
	54-3-27. Public utility easement.
	(1) As used in this section:

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26	(a) "Protected utility easement" means a recorded easement or right-of-way:
27	(i) for the use and installation of a utility facility; and
28	(ii) the ownership of which a gas corporation, electric corporation, or telephone
29	corporation acquires and holds by any lawful means.
30	(b) "Public utility easement" means the area on a recorded plat map or other recorded
31	document that is dedicated to the use and installation of public utility facilities.
32	(2) $[(a)]$ A public utility easement provides a public utility with:
33	[(i)] (a) the right to install, maintain, operate, repair, remove, replace, or relocate public
34	utility facilities; and
35	[(ii)] (b) the rights of ingress and egress within the public utility easement for public
36	utility employees, contractors, and agents.
37	(3) (a) A public utility shall, no longer than 48 hours after the public utility disturbs the
38	ground, low level vegetation, or personal property on property of a single family residence
39	subject to a public utility easement, provide a written or electronic notice to the property owner
40	or occupant, or leave written notice on the property, in accordance with Subsection (3)(b).
41	(b) The public utility shall:
42	(i) deliver the notice described in Subsection (3)(a) by mail, email, or in person; and
43	(ii) include, in the written or electronic notice described in Subsection (3)(a), the name,
44	address, and phone number of the public utility described in Subsection (3)(a).
45	(c) Subsections (3)(a) and (b) do not apply to a telephone corporation $\hat{H} \rightarrow [$ <u>that has fewer</u>
46	than 30,000 subscriber access lines in the state] $\bigstar \hat{H}$ .
47	[(b)] (4) (a) Notwithstanding Subsection $[(3)]$ (4)(b), a public utility shall restore or
48	repair, at the expense of the public utility, any fence, grass, soil, shrubbery, bushes, flowers,
49	other low level vegetation, sprinkler system, irrigation system, gravel, flat concrete, or asphalt
50	damaged or displaced from the exercise of the easement rights described in Subsection $(2)[(a)]$ .
51	[(3) Except as provided in Subsection (2)(b), if]
52	(b) If a property owner places improvements to land that interfere with the easement
53	rights described in Subsection (2)[(a)], the property owner shall bear the risk of loss or damage
54	to those improvements resulting from the exercise of the easement rights described in
55	Subsection (2)[ <del>(a)</del> ].
56	[(4)] (5) (a) Except as provided in Subsection $[(4)]$ (5)(b), a public utility easement is

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57 nonexclusive and may be used by more than one public utility.

- 58 (b) Notwithstanding Subsection [(4)] (5)(a), a public utility may not:
- (i) interfere with any facility of another public utility within the public utility easement;or
- 61 (ii) infringe on the legally required distances of separation between public utility
  62 facilities required by federal, state, or local law.
- 63 [(5)] (6) A subdivision plat that includes a public utility easement may not be approved 64 by a county or municipality unless the subdivider has provided the county or municipality proof 65 that the subdivider has, as a courtesy, previously notified each public utility that is anticipated 66 to provide service to the subdivision.
- [(6)] (7) A person may not acquire, whether by adverse possession, prescription,
  acquiescence, or otherwise, any right, title, or interest in a public utility easement or protected
  utility easement that is adverse to or interferes with a public utility's full use of the easement for
  the purposes for which the easement was created.
- [<del>(7)</del>] <u>(8)</u> A gas corporation's, electric corporation's, or telephone corporation's failure to
   possess, occupy, or use a protected utility easement does not diminish or extinguish any right
   that the gas corporation, electric corporation, or telephone corporation has under the easement.
   [<del>(8)</del>] <u>(9)</u> Nothing in this section may be construed to affect the right of a condemnor to
- condemn a public utility easement as provided by law.