17-22-2, as last amended by Laws of Utah 2017, Chapter 459					
Be it enacted by the Legislature of the state of Utah:					
Section 1. Section 11-13-202 is amended to read:					
11-13-202. Agreements for joint or cooperative undertaking, for providing or					
exchanging services, or for law enforcement services Effective date of agreement					
Public agencies may restrict their authority or exempt each other regarding permits and					
fees.					
(1) Any two or more public agencies may enter into an agreement with one another					
under this chapter:					
(a) for joint or cooperative action;					
(b) to provide services that they are each authorized by statute to provide;					
(c) to exchange services that they are each authorized by statute to provide;					
(d) for a public agency to provide law enforcement services to one or more other public					
agencies, if the public agency providing law enforcement services under the interlocal					
agreement is authorized by law to provide those services, or to provide joint or cooperative law					
enforcement services between or among public agencies that are each authorized by law to					
provide those services; or					
(e) to do anything else that they are each authorized by statute to do.					
(2) An agreement under Subsection (1) does not take effect until [it has been approved]					
each public agency that is a party to the agreement approves the agreement, as provided in					
Section 11-13-202.5[, by each public agency that is a party to it].					
(3) (a) In an agreement under Subsection (1), a public agency that is a party to the					
agreement may agree:					
(i) to restrict its authority to issue permits to or assess fees from another public agency					
that is a party to the agreement; and					
(ii) to exempt another public agency that is a party to the agreement from permit or fee					
requirements.					
(b) A provision in an agreement under Subsection (1) whereby the parties agree as					
provided in Subsection (3)(a) is subject to all remedies provided by law and in the agreement,					
including injunction, mandamus, abatement, or other remedy to prevent, enjoin, abate, or					

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- (4) [An] In an interlocal agreement between a county and one or more municipalities for law enforcement service within an area that includes some or all of the unincorporated area of the county [shall require], each county and municipality that is a party to the agreement shall ensure that the agreement requires:
- (a) in a county of the second through sixth class, the county sheriff to provide or direct the law enforcement service provided under the agreement [to be provided by or under the direction of the county sheriff.]; or
- (b) in a county of the first class, the chief executive for law enforcement services to be appointed, according to the interlocal agreement, to provide or direct the law enforcement service provided under the agreement.
 - Section 2. Section 17-22-2 is amended to read:
- 17-22-2. Sheriff -- General duties.
- 70 (1) The sheriff shall:
 - (a) preserve the peace;
- 72 (b) make all lawful arrests:
 - (c) attend in person or by deputy the Supreme Court and the Court of Appeals when required or when the court is held within his county, all courts of record, and court commissioner and referee sessions held within his county, obey their lawful orders and directions, and comply with the court security rule, Rule 3-414, of the Utah Code of Judicial Administration;
 - (d) upon request of the juvenile court, aid the court in maintaining order during hearings and transport a minor to and from youth corrections facilities, other institutions, or other designated places;
 - (e) attend county justice courts if the judge finds that the matter before the court requires the sheriff's attendance for security, transportation, and escort of jail prisoners in his custody, or for the custody of jurors;
 - (f) command the aid of as many inhabitants of his county as he considers necessary in the execution of these duties;
 - (g) take charge of and keep the county jail and the jail prisoners;
 - (h) receive and safely keep all persons committed to his custody, file and preserve the

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- commitments of those persons, and record the name, age, place of birth, and description of each person committed;
 - (i) release on the record all attachments of real property when the attachment he receives has been released or discharged;
 - (j) endorse on all process and notices the year, month, day, hour, and minute of reception, and, upon payment of fees, issue a certificate to the person delivering process or notice showing the names of the parties, title of paper, and the time of receipt;
 - (k) serve all process and notices as prescribed by law;
 - (l) if he makes service of process or notice, certify on the process or notices the manner, time, and place of service, or, if he fails to make service, certify the reason upon the process or notice, and return them without delay;
 - (m) extinguish fires occurring in the undergrowth, trees, or wooded areas on the public land within his county;
 - (n) perform as required by any contracts between the county and private contractors for management, maintenance, operation, and construction of county jails entered into under the authority of Section 17-53-311;
 - (o) for the sheriff of a county that enters into an interlocal agreement for law enforcement service under Title 11, Chapter 13, Interlocal Cooperation Act, provide law enforcement service as provided in the interlocal agreement;
 - (p) manage search and rescue services in his county;
 - (q) obtain saliva DNA specimens as required under Section 53-10-404;
 - (r) on or before January 1, 2003, adopt a written policy that prohibits the stopping, detention, or search of any person when the action is solely motivated by considerations of race, color, ethnicity, age, or gender;
 - (s) create a child protection unit, as defined in Section 62A-4a-101, if the sheriff determines that creation of a child protection unit is warranted; and
 - (t) perform any other duties that are required by law.
- 115 (2) Violation of Subsection (1)(j) is a class C misdemeanor. Violation of any other 116 subsection under Subsection (1) is a class A misdemeanor.
 - (3) (a) As used in this Subsection (3):
- (i) "Police interlocal entity" has the same meaning as defined in Sections 17-30-3 and

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- (ii) "Police local district" has the same meaning as defined in Section 17-30-3.
 - (b) [A] Except as provided in Subsections (3)(c) and 11-13-202(4), a sheriff in a county which includes within its boundary a police local district or police interlocal entity, or both:
 - (i) serves as the chief executive officer of each police local district and police interlocal entity within the county with respect to the provision of law enforcement service within the boundary of the police local district or police interlocal entity, respectively; and
 - (ii) is subject to the direction of the police local district board of trustees or police interlocal entity governing body, as the case may be, as and to the extent provided by agreement between the police local district or police interlocal entity, respectively, and the sheriff.
 - (c) [Hf] Notwithstanding Subsection (3)(b), and except as provided in Subsection 11-13-202(4), a police interlocal entity or police local district enters an interlocal agreement with a public agency, as defined in Section 11-13-103, for the provision of law enforcement service, the sheriff:
 - (i) does not serve as the chief executive officer of any interlocal entity created under that interlocal agreement, unless the agreement provides for the sheriff to serve as the chief executive officer; and
 - (ii) shall provide law enforcement service under that interlocal agreement as provided in the agreement.