Enrolled Copy	H.B. 395

1	VETERANS' AFFAIRS AMENDMENTS
2	2013 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Gregory H. Hughes
5	Senate Sponsor: Peter C. Knudson
6	
7	LONG TITLE
8	General Description:
9	This bill renames the Department of Veterans' Affairs, modifies the process for
10	selecting the executive director of the Department of Veterans' Affairs, modifies the
11	duties of the executive director, and increases the number of members on the Veterans'
12	Advisory Council.
13	Highlighted Provisions:
14	This bill:
15	► changes the name of the Department of Veterans' Affairs to the Department of
16	Veterans' and Military Affairs;
17	<ul> <li>modifies the process for selecting the executive director of the Department of</li> </ul>
18	Veterans' and Military Affairs;
19	<ul><li>increases the number of members of the Veterans' Advisory Council; and</li></ul>
20	adds additional duties for the executive director.
21	Money Appropriated in this Bill:
22	None
23	Other Special Clauses:
24	This bill takes effect on July 1, 2013.
25	<b>Utah Code Sections Affected:</b>
26	AMENDS:
27	<b>41-1a-418</b> , as last amended by Laws of Utah 2012, Chapter 332
28	<b>41-1a-421</b> , as last amended by Laws of Utah 2008, Chapter 181
29	41-1a-422, as last amended by Laws of Utah 2012, Chapter 332

30	53-3-205, as last amended by Laws of Utah 2012, Chapters 145, 176, 177, and 335
31	<b>53-3-804</b> , as last amended by Laws of Utah 2012, Chapters 145 and 335
32	<b>53-3-805</b> , as last amended by Laws of Utah 2011, Chapter 152
33	<b>53A-1-1002</b> , as enacted by Laws of Utah 2010, Chapter 395
34	<b>53A-3-427</b> , as enacted by Laws of Utah 2008, Chapter 312
35	53B-8-107, as last amended by Laws of Utah 2011, Chapter 406
36	53B-8e-103, as last amended by Laws of Utah 2008, Chapter 185
37	<b>59-2-1104</b> , as last amended by Laws of Utah 2012, Chapter 92
38	63B-18-301, as enacted by Laws of Utah 2009, Chapter 134
39	63G-1-401, as last amended by Laws of Utah 2012, Chapter 89
40	63J-1-219, as last amended by Laws of Utah 2012, Chapter 212
41	67-19-6.7, as last amended by Laws of Utah 2012, Chapter 212
42	67-22-2, as last amended by Laws of Utah 2012, Chapters 212 and 369
43	71-7-3, as last amended by Laws of Utah 2008, Chapter 382
44	71-7-4, as last amended by Laws of Utah 2010, Chapter 286
45	71-8-1, as last amended by Laws of Utah 2007, Chapters 173 and 329
46	71-8-2, as last amended by Laws of Utah 2008, Chapter 382
47	71-8-3, as last amended by Laws of Utah 2007, Chapter 173
48	71-8-4, as last amended by Laws of Utah 2010, Chapter 286
49	71-9-1, as last amended by Laws of Utah 2007, Chapter 173
50	71-9-2, as last amended by Laws of Utah 2007, Chapter 173
51	71-11-2, as last amended by Laws of Utah 2011, Chapter 366
52 52	71-11-7, as last amended by Laws of Utah 2010, Chapter 286
53 54	Be it enacted by the Legislature of the state of Utah:
55	Section 1. Section 41-1a-418 is amended to read:
56	41-1a-418. Authorized special group license plates.

57 (1) The division shall only issue special group license plates in accordance with this

58 section through Section 41-1a-422 to a person who is specified under this section within the 59 categories listed as follows: (a) disability special group license plates issued in accordance with Section 41-1a-420; 60 61 (b) honor special group license plates, as in a war hero, which plates are issued for a: 62 (i) survivor of the Japanese attack on Pearl Harbor; 63 (ii) former prisoner of war; 64 (iii) recipient of a Purple Heart; (iv) disabled veteran; or 65 66 (v) recipient of a gold star award issued by the United States Secretary of Defense; 67 (c) unique vehicle type special group license plates, as for historical, collectors value, or other unique vehicle type, which plates are issued for: 68 69 (i) a special interest vehicle; 70 (ii) a vintage vehicle; 71 (iii) a farm truck; or 72 (iv) (A) until Subsection (1)(c)(iv)(B) or (5) applies, a vehicle powered by clean fuel as 73 defined in Section 59-13-102; or 74 (B) beginning on the effective date of rules made by the Department of Transportation 75 authorized under Subsection 41-6a-702(5)(b) and until Subsection (5) applies, a vehicle 76 powered by clean fuel that meets the standards established by the Department of Transportation 77 in rules authorized under Subsection 41-6a-702(5)(b); 78 (d) recognition special group license plates, as in a public official or an emergency service giver, which plates are issued for a: 79 80 (i) current member of the Legislature; 81 (ii) current member of the United States Congress; 82 (iii) current member of the National Guard; 83 (iv) licensed amateur radio operator; 84 (v) currently employed, volunteer, or retired firefighter until June 30, 2009; 85 (vi) emergency medical technician;

86	(vii) current member of a search and rescue team; or
87	(viii) current honorary consulate designated by the United States Department of State;
88	and
89	(e) support special group license plates, as for a contributor to an institution or cause,
90	which plates are issued for a contributor to:
91	(i) an institution's scholastic scholarship fund;
92	(ii) the Division of Wildlife Resources;
93	(iii) the Department of Veterans' and Military Affairs;
94	(iv) the Division of Parks and Recreation;
95	(v) the Department of Agriculture and Food;
96	(vi) the Guardian Ad Litem Services Account and the Children's Museum of Utah;
97	(vii) the Boy Scouts of America;
98	(viii) spay and neuter programs through No More Homeless Pets in Utah;
99	(ix) the Boys and Girls Clubs of America;
100	(x) Utah public education;
101	(xi) programs that provide support to organizations that create affordable housing for
102	those in severe need through the Division of Real Estate;
103	(xii) the Department of Public Safety;
104	(xiii) programs that support Zion National Park;
105	(xiv) beginning on July 1, 2009, programs that provide support to firefighter
106	organizations;
107	(xv) programs that promote bicycle operation and safety awareness;
108	(xvi) programs that conduct or support cancer research;
109	(xvii) programs that create or support autism awareness;
110	(xviii) programs that create or support humanitarian service and educational and
111	cultural exchanges;
112	(xix) programs that conduct or support prostate cancer awareness, screening, detection,
113	or prevention;

114	(xx) programs that support and promote adoptions; or
115	(xxi) programs that create or support civil rights education and awareness.
116	(2) (a) The division may not issue a new type of special group license plate unless the
117	division receives:
118	(i) (A) a start-up fee established under Section 63J-1-504 for production and
119	administrative costs for providing the new special group license plates; or
120	(B) a legislative appropriation for the start-up fee provided under Subsection
121	(2)(a)(i)(A); and
122	(ii) beginning on January 1, 2012, and for the issuance of a support special group
123	license plate authorized in Section 41-1a-422, at least 500 completed applications for the new
124	type of support special group license plate to be issued with all fees required under this part for
125	the support special group license plate issuance paid by each applicant.
126	(b) (i) Beginning on January 1, 2012, each participating organization shall collect and
127	hold applications for support special group license plates authorized in Section 41-1a-422 on or
128	after January 1, 2012, until it has received at least 500 applications.
129	(ii) Once a participating organization has received at least 500 applications, it shall
130	submit the applications, along with the necessary fees, to the division for the division to begin
131	working on the design and issuance of the new type of support special group license plate to be
132	issued.
133	(iii) Beginning on January 1, 2012, the division may not work on the issuance or design
134	of a new support special group license plate authorized in Section 41-1a-422 until the
135	applications and fees required under this Subsection (2) have been received by the division.
136	(iv) The division shall begin issuance of a new support special group license plate
137	authorized in Section 41-1a-422 on or after January 1, 2012, no later than six months after
138	receiving the applications and fees required under this Subsection (2).
139	(c) (i) Beginning on July 1, 2009, the division may not renew a motor vehicle
140	registration of a motor vehicle that has been issued a firefighter recognition special group

license plate unless the applicant is a contributor as defined in Subsection

41-1a-422(1)(a)(ii)(D) to the Firefighter Support Restricted Account.

(ii) A registered owner of a vehicle that has been issued a firefighter recognition special group license plate prior to July 1, 2009, upon renewal of the owner's motor vehicle registration shall:

- (A) be a contributor to the Firefighter Support Restricted Account as required under Subsection (2)(c)(i); or
- (B) replace the firefighter recognition special group license plate with a new license plate.
- (3) (a) Beginning on July 1, 2011, if a support special group license plate type authorized in Section 41-1a-422 and issued prior to January 1, 2012, has less than 500 license plates issued each year for a three consecutive year time period that begins on July 1, the division may not issue that type of support special group license plate to a new applicant beginning on January 1 of the following calendar year after the three consecutive year period for which that type of support special group license plate has less than 500 license plates issued each year.
- (b) If the division is required to stop the issuance of a type of support special group license plate authorized in Section 41-1a-422 under this Subsection (3), the division shall report to the Transportation Interim Committee that the division will stop the issuance on or before the November interim meeting of the year in which the commission determines to stop the issuance of that type of support special group license plate.
- (4) (a) Beginning on July 1, 2011, if a support special group license plate type authorized in Section 41-1a-422 and issued on or after January 1, 2012, has less than 500 license plates issued each year for a three consecutive year time period that begins on July 1, the division may not issue that type of support special group license plate to a new applicant beginning on January 1 of the following calendar year after the three consecutive year time period for which that type of support special group license plate has less than 500 license plates issued each year.
  - (b) If the division is required to stop the issuance of a type of support special group

license plate authorized in Section 41-1a-422 under this Subsection (4), the division shall
report to the Transportation Interim Committee that the division will stop the issuance on or
before the November interim meeting of the year in which the commission determines to stop
the issuance of that type of support special group license plate.
(5) Beginning on July 1, 2011, the division may not issue a unique vehicle type license
plate for a vehicle powered by clean fuel under Subsection (1)(c)(iv) to an applicant.
Section 2. Section 41-1a-421 is amended to read:
41-1a-421. Honor special group license plates Personal identity requirements.
(1) (a) The requirements of this Subsection (1) apply to a vehicle displaying a:
(i) survivor of the Japanese attack on Pearl Harbor license plate;
(ii) former prisoner of war license plate;
(iii) Purple Heart license plate; or
(iv) disabled veteran license plate.
(b) The vehicle shall be titled in the name of the veteran or the veteran and spouse.
(c) Upon the death of the veteran, the surviving spouse may, upon application to the
division, retain the special group license plate decal so long as the surviving spouse remains
unmarried.
(d) The division shall require the surviving spouse to make a sworn statement that the
surviving spouse is unmarried before renewing the registration under this section.
(2) Proper evidence of a Purple Heart is either:
(a) a membership card in the Military Order of the Purple Heart; or
(b) an original or certificate in lieu of the applicant's military discharge form, DD-214,
issued by the National Personnel Records Center.
(3) The Purple Heart license plates shall bear:
(a) the words "Purple Heart" at the bottom of the plate;
(b) a logo substantially depicting a Purple Heart award; and
(c) the letter and number combinations assigned by the division.

(4) Proper evidence that a person is a disabled veteran is a written document issued by

198	a military entity certifying that the person is disabled as a result of service in a branch of the
199	United States Military.
200	(5) A disabled veteran seeking a disabled veteran license plate shall request the
201	Department of Veterans' and Military Affairs to provide the verification required under
202	Subsection (4).
203	(6) (a) An applicant for a gold star license plate shall submit written documentation
204	that the applicant is a recipient of a gold star award issued by the United States Secretary of
205	Defense.
206	(b) Written documentation under Subsection (6)(a) may include any of the following:
207	(i) a death certificate;
208	(ii) documentation showing classification of death as listed by the United States
209	Secretary of Defense;
210	(iii) a casualty report;
211	(iv) a telegram from the United States Secretary of Defense or one of the branches of
212	the United States armed forces; or
213	(v) other documentation that verifies the applicant meets the requirements of
214	Subsection (6)(a).
215	Section 3. Section 41-1a-422 is amended to read:
216	41-1a-422. Support special group license plates Contributor Voluntary
217	contribution collection procedures.
218	(1) As used in this section:
219	(a) (i) Except as provided in Subsection (1)(a)(ii), "contributor" means a person who
220	has donated or in whose name at least \$25 has been donated to:
221	(A) a scholastic scholarship fund of a single named institution;
222	(B) the Department of Veterans' and Military Affairs for veterans' programs;
223	(C) the Division of Wildlife Resources for the Wildlife Resources Account created in
224	Section 23-14-13, for conservation of wildlife and the enhancement, preservation, protection,
225	access, and management of wildlife habitat;

226	(D) the Department of Agriculture and Food for the benefit of conservation districts;
227	(E) the Division of Parks and Recreation for the benefit of snowmobile programs;
228	(F) the Guardian Ad Litem Services Account and the Children's Museum of Utah, with
229	the donation evenly divided between the two;
230	(G) the Boy Scouts of America for the benefit of a Utah Boy Scouts of America
231	council as specified by the contributor;
232	(H) No More Homeless Pets in Utah for distribution to organizations or individuals
233	that provide spay and neuter programs that subsidize the sterilization of domestic animals;
234	(I) the Utah Alliance of Boys and Girls Clubs, Inc. to provide and enhance youth
235	development programs;
236	(J) the Utah Association of Public School Foundations to support public education;
237	(K) the Utah Housing Opportunity Restricted Account created in Section 61-2-204 to
238	assist people who have severe housing needs;
239	(L) the Public Safety Honoring Heroes Restricted Account created in Section 53-1-118
240	to support the families of fallen Utah Highway Patrol troopers and other Department of Public
241	Safety employees;
242	(M) the Division of Parks and Recreation for distribution to organizations that provide
243	support for Zion National Park;
244	(N) the Firefighter Support Restricted Account created in Section 53-7-109 to support
245	firefighter organizations;
246	(O) the Share the Road Bicycle Support Restricted Account created in Section
247	72-2-127 to support bicycle operation and safety awareness programs;
248	(P) the Cancer Research Restricted Account created in Section 26-21a-302 to support
249	cancer research programs;
250	(Q) Autism Awareness Restricted Account created in Section 53A-1-304 to support
251	autism awareness programs;
252	(R) Humanitarian Service and Educational and Cultural Exchange Restricted Account
253	created in Section 9-17-102 to support humanitarian service and educational and cultural

254	programs;
255	(S) Prostate Cancer Support Restricted Account created in Section 26-21a-303 for
256	programs that conduct or support prostate cancer awareness, screening, detection, or
257	prevention;
258	(T) the Choose Life Adoption Support Restricted Account created in Section
259	62A-4a-608 to support programs that promote adoption; or
260	(U) the Martin Luther King, Jr. Civil Rights Support Restricted Account created in
261	Section 9-18-102.
262	(ii) (A) For a veterans' special group license plate, "contributor" means a person who
263	has donated or in whose name at least a \$25 donation at the time of application and \$10 annual
264	donation thereafter has been made.
265	(B) For a Utah Housing Opportunity special group license plate, "contributor" means a
266	person who:
267	(I) has donated or in whose name at least \$30 has been donated at the time of
268	application and annually after the time of application; and
269	(II) is a member of a trade organization for real estate licensees that has more than
270	15,000 Utah members.
271	(C) For an Honoring Heroes special group license plate, "contributor" means a person
272	who has donated or in whose name at least \$35 has been donated at the time of application and
273	annually thereafter.
274	(D) For a firefighter support special group license plate, "contributor" means a person
275	who:
276	(I) has donated or in whose name at least \$15 has been donated at the time of
277	application and annually after the time of application; and
278	(II) is a currently employed, volunteer, or retired firefighter.
279	(E) For a cancer research special group license plate, "contributor" means a person who
280	has donated or in whose name at least \$35 has been donated at the time of application and

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annually after the time of application.

(F) For a Martin Luther King, Jr. Civil Rights Support special group license plate, "contributor" means a person who has donated or in whose name at least \$35 has been donated at the time of application and annually thereafter.

- (b) "Institution" means a state institution of higher education as defined under Section 53B-3-102 or a private institution of higher education in the state accredited by a regional or national accrediting agency recognized by the United States Department of Education.
- (2) (a) An applicant for original or renewal collegiate special group license plates under Subsection (1)(a)(i) must be a contributor to the institution named in the application and present the original contribution verification form under Subsection (2)(b) or make a contribution to the division at the time of application under Subsection (3).
- (b) An institution with a support special group license plate shall issue to a contributor a verification form designed by the commission containing:
  - (i) the name of the contributor;

- (ii) the institution to which a donation was made;
- (iii) the date of the donation; and
- (iv) an attestation that the donation was for a scholastic scholarship.
- (c) The state auditor may audit each institution to verify that the money collected by the institutions from contributors is used for scholastic scholarships.
- (d) After an applicant has been issued collegiate license plates or renewal decals, the commission shall charge the institution whose plate was issued, a fee determined in accordance with Section 63J-1-504 for management and administrative expenses incurred in issuing and renewing the collegiate license plates.
- (e) If the contribution is made at the time of application, the contribution shall be collected, treated, and deposited as provided under Subsection (3).
- (3) (a) An applicant for original or renewal support special group license plates under this section must be a contributor to the sponsoring organization associated with the license plate.
  - (b) This contribution shall be:

310	(i) unless collected by the named institution under Subsection (2), collected by the
311	division;
312	(ii) considered a voluntary contribution for the funding of the activities specified under
313	this section and not a motor vehicle registration fee;
314	(iii) deposited into the appropriate account less actual administrative costs associated
315	with issuing the license plates; and
316	(iv) for a firefighter special group license plate, deposited into the appropriate account
317	less:
318	(A) the costs of reordering firefighter special group license plate decals; and
319	(B) the costs of replacing recognition special group license plates with new license
320	plates under Subsection 41-1a-1211(13).
321	(c) The donation described in Subsection (1)(a) must be made in the 12 months prior to
322	registration or renewal of registration.
323	(d) The donation described in Subsection (1)(a) shall be a one-time donation made to
324	the division when issuing original:
325	(i) snowmobile license plates; or
326	(ii) conservation license plates.
327	(4) Veterans' license plates shall display one of the symbols representing the Army,
328	Navy, Air Force, Marines, Coast Guard, or American Legion.
329	Section 4. Section <b>53-3-205</b> is amended to read:
330	53-3-205. Application for license or endorsement Fee required Tests
331	Expiration dates of licenses and endorsements Information required Previous
332	licenses surrendered Driving record transferred from other states Reinstatement
333	Fee required License agreement.
334	(1) An application for any original license, provisional license, or endorsement shall
335	be:
336	(a) made upon a form furnished by the division; and
337	(b) accompanied by a nonrefundable fee set under Section 53-3-105.

338	(2) An application and fee for an original provisional class D license or an original
339	class D license entitle the applicant to:
340	(a) not more than three attempts to pass both the knowledge and the skills tests for a
341	class D license within six months of the date of the application;
342	(b) a learner permit if needed pending completion of the application and testing
343	process; and
344	(c) an original class D license and license certificate after all tests are passed and
345	requirements are completed.
346	(3) An application and fee for a motorcycle or taxicab endorsement entitle the
347	applicant to:
348	(a) not more than three attempts to pass both the knowledge and skills tests within six
349	months of the date of the application;
350	(b) a motorcycle learner permit after the motorcycle knowledge test is passed; and
351	(c) a motorcycle or taxicab endorsement when all tests are passed.
352	(4) An application and fees for a commercial class A, B, or C license entitle the
353	applicant to:
354	(a) not more than two attempts to pass a knowledge test and not more than two
355	attempts to pass a skills test within six months of the date of the application;
356	(b) a commercial driver instruction permit if needed after the knowledge test is passed
357	and
358	(c) an original commercial class A, B, or C license and license certificate when all
359	applicable tests are passed.
360	(5) An application and fee for a CDL endorsement entitle the applicant to:
361	(a) not more than two attempts to pass a knowledge test and not more than two
362	attempts to pass a skills test within six months of the date of the application; and
363	(b) a CDL endorsement when all tests are passed.
364	(6) If a CDL applicant does not pass a knowledge test, skills test, or an endorsement
365	test within the number of attempts provided in Subsection (4) or (5), each test may be taken

366 two additional times within the six months for the fee provided in Section 53-3-105.

- (7) (a) Except as provided under Subsections (7)(f), (g), and (h), an original license expires on the birth date of the applicant in the fifth year following the year the license certificate was issued.
- (b) Except as provided under Subsections (7)(f), (g), and (h), a renewal or an extension to a license expires on the birth date of the licensee in the fifth year following the expiration date of the license certificate renewed or extended.
- (c) Except as provided under Subsections (7)(f) and (g), a duplicate license expires on the same date as the last license certificate issued.
- (d) An endorsement to a license expires on the same date as the license certificate regardless of the date the endorsement was granted.
- (e) (i) A regular license certificate and any endorsement to the regular license certificate held by a person described in Subsection (7)(e)(ii), which expires during the time period the person is stationed outside of the state, is valid until 90 days after the person's orders have been terminated, the person has been discharged, or the person's assignment has been changed or terminated, unless:
- (A) the license is suspended, disqualified, denied, or has been cancelled or revoked by the division; or
  - (B) the licensee updates the information or photograph on the license certificate.
  - (ii) The provisions in Subsection (7)(e)(i) apply to a person:
- 386 (A) ordered to active duty and stationed outside of Utah in any of the armed forces of the United States;
  - (B) who is an immediate family member or dependent of a person described in Subsection (7)(e)(ii)(A) and is residing outside of Utah;
  - (C) who is a civilian employee of the United States State Department or United States

    Department of Defense and is stationed outside of the United States; or
- 392 (D) who is an immediate family member or dependent of a person described in Subsection (7)(e)(ii)(C) and is residing outside of the United States.

394 (f) (i) Except as provided in Subsection (7)(f)(ii), a limited-term license certificate or a 395 renewal to a limited-term license certificate expires: 396 (A) on the expiration date of the period of time of the individual's authorized stay in 397 the United States or on the date provided under this Subsection (7), whichever is sooner; or 398 (B) on the date of issuance in the first year following the year that the limited-term 399 license certificate was issued if there is no definite end to the individual's period of authorized 400 stay. 401 (ii) A limited-term license certificate or a renewal to a limited-term license certificate 402 issued to an approved asylee or a refugee expires on the birth date of the applicant in the fourth 403 year following the year that the limited-term license certificate was issued. 404 (g) A driving privilege card issued or renewed under Section 53-3-207 expires on the 405 birth date of the applicant in the first year following the year that the driving privilege card was 406 issued or renewed. 407 (h) An original license or a renewal to an original license expires on the birth date of 408 the applicant in the first year following the year that the license was issued if the applicant is 409 required to register as a sex offender in accordance with Title 77, Chapter 41, Sex and Kidnap 410 Offender Registry. 411 (8) (a) In addition to the information required by Title 63G, Chapter 4, Administrative 412 Procedures Act, for requests for agency action, each applicant shall: 413 (i) provide: 414 (A) the applicant's full legal name; 415 (B) the applicant's birth date; 416 (C) the applicant's gender; 417 (D) (I) documentary evidence of the applicant's valid Social Security number; 418 (II) written proof that the applicant is ineligible to receive a Social Security number; 419 (III) the applicant's temporary identification number (ITIN) issued by the Internal 420 Revenue Service for a person who: 421 (Aa) does not qualify for a Social Security number; and

422	(Bb) is applying for a driving privilege card; or
423	(IV) other documentary evidence approved by the division;
424	(E) the applicant's Utah residence address as documented by a form or forms
425	acceptable under rules made by the division under Section 53-3-104, unless the application is
426	for a temporary CDL issued under Subsection 53-3-407(2)(b); and
427	(F) fingerprints and a photograph in accordance with Section 53-3-205.5 if the person is
428	applying for a driving privilege card;
429	(ii) provide evidence of the applicant's lawful presence in the United States by
430	providing documentary evidence:
431	(A) that a person is:
432	(I) a United States citizen;
433	(II) a United States national; or
434	(III) a legal permanent resident alien; or
435	(B) of the applicant's:
436	(I) unexpired immigrant or nonimmigrant visa status for admission into the United
437	States;
438	(II) pending or approved application for asylum in the United States;
439	(III) admission into the United States as a refugee;
440	(IV) pending or approved application for temporary protected status in the United
441	States;
442	(V) approved deferred action status;
443	(VI) pending application for adjustment of status to legal permanent resident or
444	conditional resident; or
445	(VII) conditional permanent resident alien status;
446	(iii) provide a description of the applicant;
447	(iv) state whether the applicant has previously been licensed to drive a motor vehicle
448	and, if so, when and by what state or country;
449	(v) state whether the applicant has ever had any license suspended, cancelled, revoked,

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(b) birth certificate;

disqualified, or denied in the last 10 years, or whether the applicant has ever had any license application refused, and if so, the date of and reason for the suspension, cancellation, revocation, disqualification, denial, or refusal; (vi) state whether the applicant intends to make an anatomical gift under Title 26, Chapter 28, Revised Uniform Anatomical Gift Act, in compliance with Subsection (15); (vii) state whether the applicant is required to register as a sex offender in accordance with Title 77, Chapter 41, Sex and Kidnap Offender Registry; (viii) state whether the applicant is a veteran of the United States military, provide verification that the applicant was honorably discharged from the United States military, and state whether the applicant does or does not authorize sharing the information with the state Department of Veterans' and Military Affairs: (ix) provide all other information the division requires; and (x) sign the application which signature may include an electronic signature as defined in Section 46-4-102. (b) Each applicant shall have a Utah residence address, unless the application is for a temporary CDL issued under Subsection 53-3-407(2)(b). (c) Each applicant shall provide evidence of lawful presence in the United States in accordance with Subsection (8)(a)(ii), unless the application is for a driving privilege card. (d) The division shall maintain on its computerized records an applicant's: (i) (A) Social Security number; (B) temporary identification number (ITIN); or (C) other number assigned by the division if Subsection (8)(a)(i)(D)(IV) applies; and (ii) indication whether the applicant is required to register as a sex offender in accordance with Title 77, Chapter 41, Sex and Kidnap Offender Registry. (9) The division shall require proof of every applicant's name, birthdate, and birthplace by at least one of the following means: (a) current license certificate;

478	(c) Selective Service registration; or
479	(d) other proof, including church records, family Bible notations, school records, or
480	other evidence considered acceptable by the division.
481	(10) (a) Except as provided in Subsection (10)(c), if an applicant receives a license in a
482	higher class than what the applicant originally was issued:
483	(i) the license application shall be treated as an original application; and
484	(ii) license and endorsement fees shall be assessed under Section 53-3-105.
485	(b) An applicant that receives a downgraded license in a lower license class during an
486	existing license cycle that has not expired:
487	(i) may be issued a duplicate license with a lower license classification for the
488	remainder of the existing license cycle; and
489	(ii) shall be assessed a duplicate license fee under Subsection 53-3-105(22) if a
490	duplicate license is issued under Subsection (10)(b)(i).
491	(c) An applicant who has received a downgraded license in a lower license class under
492	Subsection (10)(b):
493	(i) may, when eligible, receive a duplicate license in the highest class previously issued
494	during a license cycle that has not expired for the remainder of the existing license cycle; and
495	(ii) shall be assessed a duplicate license fee under Subsection 53-3-105(22) if a
496	duplicate license is issued under Subsection (10)(c)(i).
497	(11) (a) When an application is received from a person previously licensed in another
498	state to drive a motor vehicle, the division shall request a copy of the driver's record from the
499	other state.
500	(b) When received, the driver's record becomes part of the driver's record in this state
501	with the same effect as though entered originally on the driver's record in this state.
502	(12) An application for reinstatement of a license after the suspension, cancellation,
503	disqualification, denial, or revocation of a previous license shall be accompanied by the

(13) A person who has an appointment with the division for testing and fails to keep

additional fee or fees specified in Section 53-3-105.

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506 the appointment or to cancel at least 48 hours in advance of the appointment shall pay the fee 507 under Section 53-3-105. 508 (14) A person who applies for an original license or renewal of a license agrees that the 509 person's license is subject to any suspension or revocation authorized under this title or Title 510 41, Motor Vehicles. 511 (15) (a) The indication of intent under Subsection (8)(a)(vi) shall be authenticated by 512 the licensee in accordance with division rule. 513 (b) (i) Notwithstanding Title 63G, Chapter 2, Government Records Access and 514 Management Act, the division may, upon request, release to an organ procurement 515 organization, as defined in Section 26-28-102, the names and addresses of all persons who 516 under Subsection (8)(a)(vi) indicate that they intend to make an anatomical gift. 517 (ii) An organ procurement organization may use released information only to: 518 (A) obtain additional information for an anatomical gift registry; and 519 (B) inform licensees of anatomical gift options, procedures, and benefits. 520 (16) Notwithstanding Title 63G, Chapter 2, Government Records Access and 521 Management Act, the division may release to the Department of Veterans' and Military Affairs 522 the names and addresses of all persons who indicate their status as a veteran under Subsection 523 (8)(a)(viii). 524 (17) The division and its employees are not liable, as a result of false or inaccurate 525 information provided under Subsection (8)(a)(vi) or (viii), for direct or indirect: 526 (a) loss; 527 (b) detriment; or 528 (c) injury. 529 (18) A person who knowingly fails to provide the information required under 530 Subsection (8)(a)(vii) is guilty of a class A misdemeanor. (19) (a) Until December 1, 2014, a person born on or after December 1, 1964, may 531 532 hold both an unexpired Utah license certificate and an unexpired Utah identification card. 533 (b) On or after December 1, 2014, a person born on or after December 1, 1964:

534	(i) may not hold both an unexpired Utah license certificate and an unexpired
535	identification card; and
536	(ii) if the person has both an unexpired Utah license certificate and an unexpired Utah
537	identification card in the person's possession, shall be required to surrender either the unexpired
538	Utah license certificate or the unexpired Utah identification card.
539	(c) If a person has not surrendered either the Utah license certificate or the Utah
540	identification card as required under this Subsection (19), the division shall cancel the Utah
541	identification card on December 1, 2014.
542	(20) (a) Until December 1, 2017, a person born prior to December 1, 1964, may hold
543	both an unexpired Utah license certificate and an unexpired Utah identification card.
544	(b) On or after December 1, 2017, a person born prior to December 1, 1964:
545	(i) may not hold both an unexpired Utah license certificate and an unexpired
546	identification card; and
547	(ii) if the person has both an unexpired Utah license certificate and an unexpired Utah
548	identification card in the person's possession, shall be required to surrender either the unexpired
549	Utah license certificate or the unexpired Utah identification card.
550	(c) If a person has not surrendered either the Utah license certificate or the Utah
551	identification card as required under this Subsection (20), the division shall cancel the Utah
552	identification card on December 1, 2017.
553	Section 5. Section <b>53-3-804</b> is amended to read:
554	53-3-804. Application for identification card Required information Release
555	of anatomical gift information Cancellation of identification card.
556	(1) To apply for an identification card or limited-term identification card, the applicant
557	shall:
558	(a) be a Utah resident;
559	(b) have a Utah residence address; and
560	(c) appear in person at any license examining station.
561	(2) The applicant shall provide the following information to the division:

562	(a) true and full legal name and Utah residence address;
563	(b) date of birth as set forth in a certified copy of the applicant's birth certificate, or
564	other satisfactory evidence of birth, which shall be attached to the application;
565	(c) (i) Social Security number; or
566	(ii) written proof that the applicant is ineligible to receive a Social Security number;
567	(d) place of birth;
568	(e) height and weight;
569	(f) color of eyes and hair;
570	(g) signature;
571	(h) photograph;
572	(i) evidence of the applicant's lawful presence in the United States by providing
573	documentary evidence:
574	(i) that a person is:
575	(A) a United States citizen;
576	(B) a United States national; or
577	(C) a legal permanent resident alien; or
578	(ii) of the applicant's:
579	(A) unexpired immigrant or nonimmigrant visa status for admission into the United
580	States;
581	(B) pending or approved application for asylum in the United States;
582	(C) admission into the United States as a refugee;
583	(D) pending or approved application for temporary protected status in the United
584	States;
585	(E) approved deferred action status;
586	(F) pending application for adjustment of status to legal permanent resident or
587	conditional resident; or
588	(G) conditional permanent resident alien status;
589	(j) an indication whether the applicant intends to make an anatomical gift under Title

590 26, Chapter 28, Revised Uniform Anatomical Gift Act; 591 (k) an indication whether the applicant is required to register as a sex offender in 592 accordance with Title 77, Chapter 41, Sex and Kidnap Offender Registry; and 593 (1) an indication whether the applicant is a veteran of the United States military, 594 verification that the applicant has been honorably discharged from the United States military, 595 and an indication whether the applicant does or does not authorize sharing the information with 596 the state Department of Veterans' and Military Affairs. 597 (3) The requirements of Section 53-3-234 apply to this section for each person, age 16 598 and older, applying for an identification card. Refusal to consent to the release of information 599 shall result in the denial of the identification card. (4) A person who knowingly fails to provide the information required under Subsection 600 601 (2)(k) is guilty of a class A misdemeanor. 602 (5) (a) Until December 1, 2014, a person born on or after December 1, 1964, may hold 603 both an unexpired Utah license certificate and an unexpired Utah identification card. 604 (b) On or after December 1, 2014, a person born on or after December 1, 1964: 605 (i) may not hold both an unexpired Utah license certificate and an unexpired identification card; and 606 607 (ii) if the person has both an unexpired Utah license certificate and an unexpired Utah 608 identification card in the person's possession, shall be required to surrender either the unexpired Utah license certificate or the unexpired Utah identification card. 609 610 (c) If a person has not surrendered either the Utah license certificate or the Utah identification card as required under this Subsection (5), the division shall cancel the Utah 611 612 identification card on December 1, 2014. 613 (6) (a) Until December 1, 2017, a person born prior to December 1, 1964, may hold 614 both an unexpired Utah license certificate and an unexpired Utah identification card.

(b) On or after December 1, 2017, a person born prior to December 1, 1964:

(i) may not hold both an unexpired Utah license certificate and an unexpired

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identification card; and

618	(ii) if the person has both an unexpired Utah license certificate and an unexpired Utah
619	identification card in the person's possession, shall be required to surrender either the unexpired
620	Utah license certificate or the unexpired Utah identification card.
621	(c) If a person has not surrendered either the Utah license certificate or the Utah
622	identification card as required under this Subsection (6), the division shall cancel the Utah
623	identification card on December 1, 2017.
624	Section 6. Section <b>53-3-805</b> is amended to read:
625	53-3-805. Identification card Contents Specifications.
626	(1) (a) The division shall issue an identification card that bears:
627	(i) the distinguishing number assigned to the person by the division;
628	(ii) the name, birth date, and Utah residence address of the person;
629	(iii) a brief description of the person for the purpose of identification;
630	(iv) a photograph of the person;
631	(v) a photograph or other facsimile of the person's signature;
632	(vi) an indication whether the person intends to make an anatomical gift under Title 26,
633	Chapter 28, Revised Uniform Anatomical Gift Act; and
634	(vii) if the person states that the person is a veteran of the United States military on the
635	application for an identification card in accordance with Section 53-3-804 and provides
636	verification that the person was honorably discharged from the United States military, an
637	indication that the person is a United States military veteran for a regular identification card or
638	a limited-term identification card issued on or after July 1, 2011.
639	(b) An identification card issued by the division may not bear the person's Social
640	Security number or place of birth.
641	(2) (a) The card shall be of an impervious material, resistant to wear, damage, and
642	alteration.
643	(b) Except as provided under Section 53-3-806, the size, form, and color of the card is
644	prescribed by the commissioner.

(3) At the applicant's request, the card may include a statement that the applicant has a

646	special medical problem or allergies to certain drugs, for the purpose of medical treatment.
647	(4) (a) The indication of intent under Subsection 53-3-804(2)(j) shall be authenticated
648	by the applicant in accordance with division rule.
649	(b) (i) Notwithstanding Title 63G, Chapter 2, Government Records Access and
650	Management Act, the division may, upon request, release to an organ procurement
651	organization, as defined in Section 26-28-102, the names and addresses of all persons who
652	under Subsection 53-3-804(2)(j) indicate that they intend to make an anatomical gift.
653	(ii) An organ procurement organization may use released information only to:
654	(A) obtain additional information for an anatomical gift registry; and
655	(B) inform applicants of anatomical gift options, procedures, and benefits.
656	(5) Notwithstanding Title 63G, Chapter 2, Government Records Access and
657	Management Act, the division may release to the Department of Veterans' and Military Affairs
658	the names and addresses of all persons who indicate their status as a veteran under Subsection
659	53-3-804(2)(1).
660	(6) The division and its employees are not liable, as a result of false or inaccurate
661	information provided under Subsection 53-3-804(2)(j) or (l), for direct or indirect:
662	(a) loss;
663	(b) detriment; or
664	(c) injury.
665	Section 7. Section <b>53A-1-1002</b> is amended to read:
666	53A-1-1002. Creation of State Council on Military Children.
667	(1) There is established a State Council on Military Children, as required in Article
668	VIII of Section 53A-1-1001.
669	(2) The members of the State Council on Military Children shall include:
670	(a) the state superintendent of public instruction;
671	(b) a superintendent of a school district with a high concentration of military children
672	appointed by the governor;
673	(c) a representative from a military installation, appointed by the governor;

674	(d) one member of the House of Representatives, appointed by the speaker of the
675	House;
676	(e) one member of the Senate, appointed by the president of the Senate;
677	(f) a representative from the Department of Veterans' and Military Affairs, appointed
678	by the governor;
679	(g) a military family education liaison, appointed by the members listed in Subsections
680	(2)(a) through (f);
681	(h) the compact commissioner, appointed in accordance with Section 53A-1-1003; and
682	(i) other members as determined by the governor.
683	(3) The State Council on Military Children shall carry out the duties established in
684	Section 53A-1-1001.
685	(4) Members may not receive compensation or per diem.
686	Section 8. Section <b>53A-3-427</b> is amended to read:
687	53A-3-427. Honorary high school diploma for certain veterans.
688	(1) A board of education of a school district may award an honorary high school
689	diploma to a veteran, if the veteran:
690	(a) left high school before graduating in order to serve in the armed forces of the
691	United States;
692	(b) served in the armed forces of the United States during the period of World War II,
693	the Korean War, or the Vietnam War;
694	(c) (i) was honorably discharged; or
695	(ii) was released from active duty because of a service-related disability; and
696	(d) (i) resides within the school district; or
697	(ii) resided within the school district at the time of leaving high school to serve in the
698	armed forces of the United States.
699	(2) To receive an honorary high school diploma, a veteran or immediate family
700	member or guardian of a veteran shall submit to a local school board:
701	(a) a request for an honorary high school diploma; and

702 (b) information required by the local school board to verify the veteran's eligibility for 703 an honorary high school diploma under Subsection (1). 704 (3) At the request of a veteran, a veteran's immediate family member or guardian, or a 705 local school board, the Department of Veterans' and Military Affairs shall certify whether the 706 veteran meets the requirements of Subsections (1)(b) and (c). 707 Section 9. Section **53B-8-107** is amended to read: 708 53B-8-107. Military member surviving dependents -- Tuition waiver. 709 (1) As used in this section, "qualifying deceased military member" means a person: 710 (a) who: 711 (i) is killed while serving on state or federal active duty, under orders of competent 712 authority and not as a result of the member's own misconduct; or 713 (ii) dies of wounds or injuries received while serving on state or federal active duty, 714 under orders of competent authority and not as a result of the member's own misconduct; and 715 (b) who: 716 (i) is a member of the armed forces of the United States and a Utah resident; 717 (ii) is a member of the reserve component of the armed forces on or after September 718 11, 2001, and a Utah resident; or 719 (iii) is a member of the Utah National Guard on or after September 11, 2001. 720 (2) This section shall be known as the Scott B. Lundell Military Survivors' tuition 721 waiver. 722 (3) A state institution of higher education shall waive undergraduate tuition for a 723 dependent of a qualifying deceased military member under the following conditions: 724 (a) the dependent has been accepted by the institution in accordance with the institution's admissions guidelines; 725 726 (b) except as provided in Subsection (4), the dependent is a resident student as 727 determined under Section 53B-8-102; 728 (c) the dependent may not have already completed a course of studies leading to an

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undergraduate degree;

730 (d) the dependent may only utilize the waiver for courses that are applicable toward the 731 degree or certificate requirements of the program in which the dependent is enrolled; and 732 (e) the dependent may not be excluded from the waiver if the dependent has previously 733 taken courses at or has been awarded credit by a state institution of higher education. 734 (4) Notwithstanding Subsection (3)(b), a dependent of a qualifying deceased military 735 member that was a member of the Utah National Guard is not required to be a resident student 736 as determined under Section 53B-8-102. 737 (5) The tuition waiver in this section is applicable for undergraduate study only. 738 (6) The Department of Veterans' and Military Affairs, after consultation with the 739 adjutant general if necessary, shall certify to the institution that the dependent is a surviving 740 dependent eligible for the tuition waiver in accordance with this section. 741 (7) The waiver in this section does not apply to fees, books, or housing expenses. 742 (8) The State Board of Regents may request reimbursement from the Legislature for 743 costs incurred in providing the tuition waiver under this section. 744 Section 10. Section **53B-8e-103** is amended to read: 745 53B-8e-103. Tuition waivers for Purple Heart recipients -- Qualifications --746 Limitations. 747 (1) Beginning in the 2004-05 academic year, a state institution of higher education 748 shall waive undergraduate tuition for each Purple Heart recipient who: 749 (a) is admitted as a full-time, part-time, or summer school student in an undergraduate program of study leading to a degree or certificate;

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- 751 (b) is a resident student of the state as determined under Section 53B-8-102; and
- 752 (c) submits verification as provided in Subsection (3) that the student is a Purple Heart 753 recipient.
  - (2) (a) Beginning in the 2008-09 academic year, a state institution of higher education shall waive graduate tuition as provided in this Subsection (2) for each Purple Heart recipient who:
    - (i) is admitted as a full-time, part-time, or summer school student in a graduate

758	program of study leading to a degree;
759	(ii) is a resident student of the state as determined under Section 53B-8-102; and
760	(iii) submits verification as provided in Subsection (3) that the student is a Purple Heart
761	recipient.
762	(b) To qualify for a graduate tuition waiver, a Purple Heart recipient shall apply for a
763	graduate program no later than 10 years from the day on which the Purple Heart recipient
764	completes an undergraduate degree.
765	(c) The total amount of all graduate tuition waived for a Purple Heart recipient may not
766	exceed \$10,000.
767	(d) A Purple Heart recipient may receive a graduate tuition waiver for a period of time

- (i) the time it takes for the Purple Heart recipient to complete a graduate degree; or
- (ii) five years after the day on which the Purple Heart recipient is accepted to a graduate program.
  - (3) A Purple Heart recipient seeking a tuition waiver shall request the Department of Veterans' and Military Affairs to provide the verification required by Subsection (1)(c). The Department of Veterans' and Military Affairs shall provide the verification upon obtaining evidence satisfactory to the division that the student is a Purple Heart recipient.
- 776 (4) The State Board of Regents may request reimbursement from the Legislature for costs incurred in providing the tuition waiver under this section.
- Section 11. Section **59-2-1104** is amended to read:
- 59-2-1104. Definitions -- Armed Forces exemption -- Amount of Armed Forces
   exemption.
  - (1) As used in this section and Section 59-2-1105:
- (a) "Active component of the United States Armed Forces" is as defined in Section59-10-1027.
- 784 (b) "Adjusted taxable value limit" means:
- 785 (i) for the year 2005, \$200,000; and

that does not exceed the lesser of:

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786	(ii) for each year after 2005, the amount of the adjusted taxable value limit for the
787	previous year, plus an amount calculated by multiplying the amount of the adjusted taxable
788	value limit for the previous year by the actual percent change in the Consumer Price Index
789	during the previous calendar year.
790	(c) "Claimant" means:
791	(i) a veteran with a disability who files an application under Section 59-2-1105 for a
792	veteran's exemption;
793	(ii) the unmarried surviving spouse:
794	(A) of a:
795	(I) deceased veteran with a disability; or
796	(II) veteran who was killed in action or died in the line of duty; and
797	(B) who files an application under Section 59-2-1105 for a veteran's exemption;
798	(iii) a minor orphan:
799	(A) of a:
800	(I) deceased veteran with a disability; or
801	(II) veteran who was killed in action or died in the line of duty; and
802	(B) who files an application under Section 59-2-1105 for a veteran's exemption; or
803	(iv) a member of an active component of the United States Armed Forces or a reserve
804	component of the United States Armed Forces who performed qualifying active duty military
805	service.
806	(d) "Consumer price index" is as described in Section 1(f)(4), Internal Revenue Code,
807	and defined in Section 1(f)(5), Internal Revenue Code.
808	(e) "Deceased veteran with a disability" means a deceased person who was a veteran
809	with a disability at the time the person died.
810	(f) "Military entity" means:
811	(i) the federal Department of Veterans Affairs;
812	(ii) an active component of the United States Armed Forces; or
813	(iii) a reserve component of the United States Armed Forces.

814	(g) "Qualifying active duty military service" means:
815	(i) at least 200 days in a calendar year, regardless of whether consecutive, of active
816	duty military service outside the state in an active component of the United States Armed
817	Forces or a reserve component of the United States Armed Forces; or
818	(ii) the completion of at least 200 consecutive days of active duty military service
819	outside the state:
820	(A) in an active component of the United States Armed Forces or a reserve component
821	of the United States Armed Forces; and
822	(B) that began in the prior year, if those days of active duty military service outside the
823	state in the prior year were not counted as qualifying active duty military service for purposes
824	of this section or Section 59-2-1105 in the prior year.
825	(h) "Reserve component of the United States Armed Forces" is as defined in Section
826	59-10-1027.
827	(i) "Residence" is as defined in Section 59-2-1202, except that a rented dwelling is not
828	considered to be a residence.
829	(j) "Veteran who was killed in action or died in the line of duty" means a person who
830	was killed in action or died in the line of duty in an active component of the United States
831	Armed Forces or a reserve component of the United States Armed Forces, regardless of
832	whether that person had a disability at the time that person was killed in action or died in the
833	line of duty.
834	(k) "Veteran with a disability" means a person with a disability who, during military
835	training or a military conflict, acquired a disability in the line of duty in an active component of
836	the United States Armed Forces or a reserve component of the United States Armed Forces.
837	(l) "Veteran's exemption" means a property tax exemption provided for in Subsection
838	(2).
839	(2) (a) The amount of taxable value of the property described in Subsection (2)(b) is
840	exempt from taxation as calculated under Subsections (2)(c) through (e) if the property

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described in Subsection (2)(b) is owned by:

842	(i) a veteran with a disability;
843	(ii) the unmarried surviving spouse or a minor orphan of a:
844	(A) deceased veteran with a disability; or
845	(B) veteran who was killed in action or died in the line of duty; or
846	(iii) a member of an active component of the United States Armed Forces or a reserve
847	component of the United States Armed Forces who performed qualifying active duty military
848	service.
849	(b) Subsection (2)(a) applies to the following property:
850	(i) the claimant's primary residence;
851	(ii) for a claimant described in Subsection (2)(a)(i) or (ii), tangible personal property
852	that:
853	(A) is held exclusively for personal use; and
854	(B) is not used in a trade or business; or
855	(iii) for a claimant described in Subsection (2)(a)(i) or (ii), a combination of
856	Subsections (2)(b)(i) and (ii).
857	(c) Except as provided in Subsection (2)(d) or (e), the amount of taxable value of
858	property described in Subsection (2)(b) that is exempt under Subsection (2)(a) is:
859	(i) as described in Subsection (2)(f), if the property is owned by:
860	(A) a veteran with a disability;
861	(B) the unmarried surviving spouse of a deceased veteran with a disability; or
862	(C) a minor orphan of a deceased veteran with a disability; or
863	(ii) equal to the total taxable value of the claimant's property described in Subsection
864	(2)(b) if the property is owned by:
865	(A) the unmarried surviving spouse of a veteran who was killed in action or died in the
866	line of duty;
867	(B) a minor orphan of a veteran who was killed in action or died in the line of duty; or
868	(C) a member of an active component of the United States Armed Forces or a reserve
869	component of the United States Armed Forces who performed qualifying active duty military

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service

(d) (i) Notwithstanding Subsection (2)(c)(i) and subject to Subsection (2)(d)(ii), a veteran's exemption except for a claimant described in Subsection (2)(a)(iii) may not be allowed under this Subsection (2) if the percentage of disability listed on the certificate described in Subsection 59-2-1105(3)(a) is less than 10%.

- (ii) A veteran with a disability is considered to have a 100% disability, regardless of the percentage of disability listed on a certificate described in Subsection 59-2-1105(3)(a), if the United States Department of Veterans Affairs certifies the veteran in the classification of individual unemployability.
- (e) Notwithstanding Subsection (2)(c)(i), a claimant who is the unmarried surviving spouse or minor orphan of a deceased veteran with a disability may claim an exemption for the total value of the property described in Subsection (2)(b) if:
- (i) the deceased veteran with a disability served in the military service of the United States or the state prior to January 1, 1921; and
- (ii) the percentage of disability listed on the certificate described in Subsection 59-2-1105(3)(a) for the deceased veteran with a disability is 10% or more.
- (f) Except as provided in Subsection (2)(g), the amount of the taxable value of the property described in Subsection (2)(b) that is exempt under Subsection (2)(c)(i) is equal to the percentage of disability listed on the certificate described in Subsection 59-2-1105(3)(a) multiplied by the adjusted taxable value limit.
- (g) Notwithstanding Subsection (2)(f), the amount of the taxable value of the property described in Subsection (2)(b) that is exempt under Subsection (2)(c)(i) may not be greater than the taxable value of the property described in Subsection (2)(b).
- (h) For purposes of this section and Section 59-2-1105, a person who is honorably discharged from military service of an active component of the United States Armed Forces or a reserve component of the United States Armed Forces:
  - (i) is presumed to be a citizen of the United States; and
- 897 (ii) may not be required to provide additional proof of citizenship to establish that the

person is a citizen of the United States.

- (3) The Department of Veterans' <u>and Military</u> Affairs created in Section 71-8-2 shall, through an informal hearing held in accordance with Title 63G, Chapter 4, Administrative Procedures Act, resolve each dispute arising under this section concerning a veteran's status as a veteran with a disability.
  - Section 12. Section **63B-18-301** is amended to read:
- 63B-18-301. Authorizations to design and construct capital facilities using institutional or agency funds.
  - (1) The Legislature intends that:
- (a) the University of Utah may, subject to requirements in Title 63A, Chapter 5, State Building Board Division of Facilities Construction and Management, use institutional funds to plan and design an ambulatory care complex;
- (b) this authorization and the existence of plans and designs do not guarantee nor improve the chances for legislative approval of the remainder of the building in any subsequent year; and
  - (c) no state funds be used for any portion of this planning and design.
  - (2) The Legislature intends that:
- (a) the University of Utah may, subject to requirements in Title 63A, Chapter 5, State Building Board Division of Facilities Construction and Management, use \$64,445,000 in donations to plan, design, and construct a replacement and expansion of the Eccles School of Business Building, with 135,000 new square feet;
- (b) no state funds be used for any portion of this project unless expressly appropriated for this purpose or approved in a general obligation bond bill; and
- (c) the university may request state funds for operation and maintenance costs and capital improvements to the extent that the university is able to demonstrate to the Board of Regents that the facility meets approved academic and training purposes under Board of Regents policy R710.
- (3) The Legislature intends that:

926	(a) the University of Utah may, subject to requirements in Title 63A, Chapter 5, State
927	Building Board - Division of Facilities Construction and Management, use \$8,689,000 in
928	donations to plan, design, and construct a renovation of the Kennecott Building, with 19,400
929	new square feet;
930	(b) no state funds be used for any portion of this project; and
931	(c) the university may request state funds for operation and maintenance costs and
932	capital improvements to the extent that the university is able to demonstrate to the Board of
933	Regents that the facility meets approved academic and training purposes under Board of
934	Regents policy R710.
935	(4) The Legislature intends that:
936	(a) the University of Utah may, subject to requirements in Title 63A, Chapter 5, State
937	Building Board - Division of Facilities Construction and Management, use \$30,737,000 in
938	donations to plan, design, and construct a Sorenson Arts and Education Complex, with 85,400
939	new square feet;
940	(b) no state funds be used for any portion of this project; and
941	(c) the university may request state funds for operation and maintenance costs and
942	capital improvements to the extent that the university is able to demonstrate to the Board of
943	Regents that the facility meets approved academic and training purposes under Board of
944	Regents policy R710.
945	(5) The Legislature intends that:
946	(a) the University of Utah may, subject to requirements in Title 63A, Chapter 5, State
947	Building Board - Division of Facilities Construction and Management, use \$4,477,500 in
948	donations to plan, design, and construct a Meldrum Civil Engineering Building, with 11,800
949	new square feet;
950	(b) no state funds be used for any portion of this project; and
951	(c) the university may request state funds for operation and maintenance costs and
952	capital improvements to the extent that the university is able to demonstrate to the Board of

Regents that the facility meets approved academic and training purposes under Board of

954	Regents policy R710.
955	(6) The Legislature intends that:
956	(a) the University of Utah may, subject to requirements in Title 63A, Chapter 5, State
957	Building Board - Division of Facilities Construction and Management, negotiate with a private
958	developer to develop the Universe Project on land west of the university football stadium;
959	(b) before entering into a contract with the developer, the university shall:
960	(i) present the final contract terms to the Legislature's Executive Appropriations
961	Committee;
962	(ii) obtain the approval of the State Building Board; and
963	(iii) the State Building Board may approve the agreement only if the university
964	demonstrates that the contract terms will be a benefit to the state;
965	(c) no state funds be used for any portion of this project; and
966	(d) the university may request state funds for operation and maintenance costs and
967	capital improvements to the extent that the university is able to demonstrate to the Board of
968	Regents that the facility meets approved academic and training purposes under Board of
969	Regents policy R710.
970	(7) The Legislature intends that:
971	(a) Utah Valley University may, subject to requirements in Title 63A, Chapter 5, State
972	Building Board - Division of Facilities Construction and Management, use \$2,650,000 in
973	grants and institutional funds to plan, design, and construct a Business Resource Center, with
974	12,000 new square feet;
975	(b) no state funds be used for any portion of this project; and
976	(c) the university may request state funds for operation and maintenance costs and
977	capital improvements to the extent that the university is able to demonstrate to the Board of
978	Regents that the facility meets approved academic and training purposes under Board of
979	Regents policy R710.
980	(8) The Legislature intends that:
981	(a) Utah Valley University may, subject to requirements in Title 63A, Chapter 5, State

982	Building Board - Division of Facilities Construction and Management, use \$1,200,000 in
983	donations and institutional funds to plan, design, and construct a track and field facility;
984	(b) no state funds be used for any portion of this project; and
985	(c) the university may request state funds for operation and maintenance costs and
986	capital improvements to the extent that the university is able to demonstrate to the Board of
987	Regents that the facility meets approved academic and training purposes under Board of
988	Regents policy R710.
989	(9) The Legislature intends that:
990	(a) Utah Valley University may, subject to requirements in Title 63A, Chapter 5, State
991	Building Board - Division of Facilities Construction and Management, use \$600,000 in
992	institutional funds to plan, design, and construct intramural playing fields;
993	(b) no state funds be used for any portion of this project; and
994	(c) the university may request state funds for operation and maintenance costs and
995	capital improvements to the extent that the university is able to demonstrate to the Board of
996	Regents that the facility meets approved academic and training purposes under Board of
997	Regents policy R710.
998	(10) The Legislature intends that:
999	(a) Southern Utah University may, subject to requirements in Title 63A, Chapter 5,
1000	State Building Board - Division of Facilities Construction and Management, use \$2,000,000 in
1001	donations to plan, design, and construct a baseball and soccer complex upgrade;
1002	(b) no state funds be used for any portion of this project; and
1003	(c) the university may not request state funds for operation and maintenance costs or
1004	capital improvements.
1005	(11) The Legislature intends that:
1006	(a) the Department of Natural Resources may, subject to requirements in Title 63A,
1007	Chapter 5, State Building Board - Division of Facilities Construction and Management, use
1008	\$3,000,000 in federal grants to plan, design, and construct an interagency fire dispatch center,
1009	with 10,000 new square feet;

1010	(b) no state funds be used for any portion of this project; and
1011	(c) the department may not request state funds for operation and maintenance costs or
1012	capital improvements.
1013	(12) The Legislature intends that:
1014	(a) the Department of Natural Resources may, subject to requirements in Title 63A,
1015	Chapter 5, State Building Board - Division of Facilities Construction and Management, use
1016	\$7,500,000 in federal grants to plan, design, and construct a curation facility in Vernal, with
1017	21,000 new square feet;
1018	(b) no state funds be used for any portion of this project; and
1019	(c) the department may not request state funds for operation and maintenance costs or
1020	capital improvements.
1021	(13) The Legislature intends that:
1022	(a) the Department of Natural Resources may, subject to requirements in Title 63A,
1023	Chapter 5, State Building Board - Division of Facilities Construction and Management, use
1024	\$650,000 in federal grants to plan, design, and construct an expansion to the seed warehouse at
1025	the Great Basin Research Center, with 9,000 new square feet;
1026	(b) no state funds be used for any portion of this project unless expressly appropriated
1027	for this purpose; and
1028	(c) the department may not request state funds for operation and maintenance costs or
1029	capital improvements.
1030	(14) The Legislature intends that:
1031	(a) the Department of Veterans' and Military Affairs may, subject to requirements in
1032	Title 63A, Chapter 5, State Building Board - Division of Facilities Construction and
1033	Management, use \$3,500,000 in federal grants to plan, design, and construct improvements at
1034	the Veterans' Cemetery, with 15,000 new square feet;
1035	(b) no state funds be used for any portion of this project unless expressly appropriated
1036	for this purpose; and
1037	(c) the department may not request state funds for operation and maintenance costs or

1038	capital improvements.
1039	Section 13. Section <b>63G-1-401</b> is amended to read:
1040	63G-1-401. Commemorative periods.
1041	(1) The following days shall be commemorated yearly:
1042	(a) Bill of Rights Day, on December 15;
1043	(b) Constitution Day, on September 17;
1044	(c) Yellow Ribbon Day, on the third Monday in May, in honor of men and women who
1045	are serving or have served in the U.S. armed forces around the world in defense of freedom;
1046	(d) POW/MIA Recognition Day, on the third Friday in September;
1047	(e) Indigenous People Day, the Monday immediately preceding Thanksgiving; and
1048	(f) Utah State Flag Day, on March 9.
1049	(2) The Department of Veterans' and Military Affairs shall coordinate activities, special
1050	programs, and promotional information to heighten public awareness and involvement relating
1051	to Subsections (1)(c) and (d).
1052	(3) The month of October shall be commemorated yearly as Italian-American Heritage
1053	Month.
1054	(4) The month of November shall be commemorated yearly as American Indian
1055	Heritage Month.
1056	(5) The month of April shall be commemorated yearly as Clean Out the Medicine
1057	Cabinet Month to recognize the urgent need to make Utah homes and neighborhoods safe from
1058	prescription medication abuse and poisonings by the proper home storage and disposal of
1059	prescription and over-the-counter medications, and to educate citizens about the permanent
1060	medication disposal sites in Utah listed on useonlyasdirected.org that allow disposal throughout
1061	the year.
1062	(6) The first full week of May shall be commemorated yearly as State Water Week to
1063	recognize the importance of water conservation, quality, and supply in the state.
1064	(7) The second Friday and Saturday in August shall be commemorated yearly as Utah
1065	Fallen Heroes Days to:

1066	(a) honor fallen heroes who, during service in the military or public safety, have
1067	sacrificed their lives to protect the country and the citizens of the state; and
1068	(b) encourage political subdivisions to acknowledge and honor fallen heroes.
1069	Section 14. Section <b>63J-1-219</b> is amended to read:
1070	63J-1-219. Definitions Federal receipts reporting requirements.
1071	(1) As used in this section:
1072	(a) (i) "Designated state agency" means the Department of Administrative Services, the
1073	Department of Agriculture and Food, the Department of Alcoholic Beverage Control, the
1074	Department of Commerce, the Department of Heritage and Arts, the Department of
1075	Corrections, the Department of Environmental Quality, the Department of Financial
1076	Institutions, the Department of Health, the Department of Human Resource Management, the
1077	Department of Human Services, the Department of Insurance, the Department of Natural
1078	Resources, the Department of Public Safety, the Department of Technology Services, the
1079	Department of Transportation, the Department of Veterans' and Military Affairs, the
1080	Department of Workforce Services, the Labor Commission, the Office of Economic
1081	Development, the Public Service Commission, the State Board of Regents, the State Office of
1082	Education, the State Tax Commission, or the Utah National Guard.
1083	(ii) "Designated state agency" does not include the judicial branch, the legislative
1084	branch, or an office or other entity within the judicial branch or the legislative branch.
1085	(b) "Federal receipts" means the federal financial assistance, as defined in 31 U.S.C.
1086	Sec. 7501, that is reported as part of a single audit.
1087	(c) "Single audit" is as defined in 31 U.S.C. Sec. 7501.
1088	(2) Subject to Subsections (3) and (4), a designated state agency shall each year, on or
1089	before October 31, prepare a report that:
1090	(a) reports the aggregate value of federal receipts the designated state agency received
1091	for the preceding fiscal year;
1092	(b) reports the aggregate amount of federal funds appropriated by the Legislature to the
1093	designated state agency for the preceding fiscal year;

1094 (c) calculates the percentage of the designated state agency's total budget for the 1095 preceding fiscal year that constitutes federal receipts that the designated state agency received 1096 for that fiscal year; and 1097 (d) develops plans for operating the designated state agency if there is a reduction of: 1098 (i) 5% or more in the federal receipts that the designated state agency receives; and 1099 (ii) 25% or more in the federal receipts that the designated state agency receives. 1100 (3) (a) The report required by Subsection (2) that the Board of Regents prepares shall 1101 include the information required by Subsections (2)(a) through (c) for each state institution of 1102 higher education listed in Section 53B-2-101. 1103 (b) The report required by Subsection (2) that the State Office of Education prepares 1104 shall include the information required by Subsections (2)(a) through (c) for each school district 1105 and each charter school within the public education system. 1106 (4) A designated state agency that prepares a report in accordance with Subsection (2) 1107 shall submit the report to the Division of Finance on or before November 1 of each year. 1108 (5) (a) The Division of Finance shall, on or before November 30 of each year, prepare a 1109 report that: 1110 (i) compiles and summarizes the reports the Division of Finance receives in accordance 1111 with Subsection (4); and 1112 (ii) compares the aggregate value of federal receipts each designated state agency received for the previous fiscal year to the aggregate amount of federal funds appropriated by 1113 1114 the Legislature to that designated state agency for that fiscal year. 1115 (b) The Division of Finance shall, as part of the report required by Subsection (5)(a), 1116 compile a list of designated state agencies that do not submit a report as required by this 1117 section.

Appropriations Committee shall place the report on the agenda for review and consideration at

Executive Appropriations Committee on or before December 1 of each year.

(6) The Division of Finance shall submit the report required by Subsection (5) to the

(7) Upon receipt of the report required by Subsection (5), the chairs of the Executive

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1122	the next Executive Appropriations Committee meeting.
1123	(8) When considering the report required by Subsection (5), the Executive
1124	Appropriations Committee may elect to:
1125	(a) recommend that the Legislature reduce or eliminate appropriations for a designated
1126	state agency;
1127	(b) take no action; or
1128	(c) take another action that a majority of the committee approves.
1129	Section 15. Section <b>67-19-6.7</b> is amended to read:
1130	67-19-6.7. Overtime policies for state employees.
1131	(1) As used in this section:
1132	(a) "Accrued overtime hours" means:
1133	(i) for nonexempt employees, overtime hours earned during a fiscal year that, at the end
1134	of the fiscal year, have not been paid and have not been taken as time off by the nonexempt
1135	state employee who accrued them; and
1136	(ii) for exempt employees, overtime hours earned during an overtime year.
1137	(b) "Appointed official" means:
1138	(i) each department executive director and deputy director, each division director, and
1139	each member of a board or commission; and
1140	(ii) any other person employed by a department who is appointed by, or whose
1141	appointment is required by law to be approved by, the governor and who:
1142	(A) is paid a salary by the state; and
1143	(B) who exercises managerial, policy-making, or advisory responsibility.
1144	(c) "Department" means the Department of Administrative Services, the Department of
1145	Corrections, the Department of Financial Institutions, the Department of Alcoholic Beverage
1146	Control, the Insurance Department, the Public Service Commission, the Labor Commission,
1147	the Department of Agriculture and Food, the Department of Human Services, the State Board
1148	of Education, the Department of Natural Resources, the Department of Technology Services,
1149	the Department of Transportation, the Department of Commerce, the Department of Workforce

1150	Services, the State Tax Commission, the Department of Heritage and Arts, the Department of
1151	Health, the National Guard, the Department of Environmental Quality, the Department of
1152	Public Safety, the Department of Human Resource Management, the Commission on Criminal
1153	and Juvenile Justice, all merit employees except attorneys in the Office of the Attorney
1154	General, merit employees in the Office of the State Treasurer, merit employees in the Office of
1155	the State Auditor, Department of Veterans' and Military Affairs, and the Board of Pardons and
1156	Parole.
1157	(d) "Elected official" means any person who is an employee of the state because the
1158	person was elected by the registered voters of Utah to a position in state government.
1159	(e) "Exempt employee" means a state employee who is exempt as defined by the Fair
1160	Labor Standards Act of 1978, 29 U.S.C. Sec. 201 et seq.
1161	(f) "FLSA" means the Fair Labor Standards Act of 1978, 29 U.S.C. Sec. 201 et seq.
1162	(g) "FLSA agreement" means the agreement authorized by the Fair Labor Standards
1163	Act of 1978, 29 U.S.C. Sec. 201 et seq., by which a nonexempt employee elects the form of
1164	compensation the nonexempt employee will receive for overtime.
1165	(h) "Nonexempt employee" means a state employee who is nonexempt as defined by
1166	the Department of Human Resource Management applying FLSA requirements.
1167	(i) "Overtime" means actual time worked in excess of the employee's defined work
1168	period.
1169	(j) "Overtime year" means the year determined by a department under Subsection
1170	(4)(b) at the end of which an exempt employee's accrued overtime lapses.
1171	(k) "State employee" means every person employed by a department who is not:
1172	(i) an appointed official;
1173	(ii) an elected official;
1174	(iii) a member of a board or commission who is paid only for per diem or travel
1175	expenses; or
1176	(iv) employed on a contractual basis at the State Office of Education.

(l) "Uniform annual date" means the date when an exempt employee's accrued

1178	overtime lapses.
1179	(m) "Work period" means:
1180	(i) for all nonexempt employees, except law enforcement and hospital employees, a
1181	consecutive seven day 24 hour work period of 40 hours;
1182	(ii) for all exempt employees, a 14 day, 80 hour payroll cycle; and
1183	(iii) for nonexempt law enforcement and hospital employees, the period established by
1184	each department by rule for those employees according to the requirements of the Fair Labor
1185	Standards Act of 1978, 29 U.S.C. Sec. 201 et seq.
1186	(2) Each department shall compensate each state employee who works overtime by
1187	complying with the requirements of this section.
1188	(3) (a) Each department shall negotiate and obtain a signed FLSA agreement from each
1189	nonexempt employee.
1190	(b) In the FLSA agreement, the nonexempt employee shall elect either to be
1191	compensated for overtime by:
1192	(i) taking time off work at the rate of one and one-half hour off for each overtime hour
1193	worked; or
1194	(ii) being paid for the overtime worked at the rate of one and one-half times the rate per
1195	hour that the state employee receives for nonovertime work.
1196	(c) Any nonexempt employee who elects to take time off under this Subsection (3)
1197	shall be paid for any overtime worked in excess of the cap established by the Department of
1198	Human Resource Management.
1199	(d) Before working any overtime, each nonexempt employee shall obtain authorization
1200	to work overtime from the employee's immediate supervisor.
1201	(e) Each department shall:
1202	(i) for employees who elect to be compensated with time off for overtime, allow
1203	overtime earned during a fiscal year to be accumulated; and

(ii) for employees who elect to be paid for overtime worked, pay them for overtime

worked in the paycheck for the pay period in which the employee worked the overtime.

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1206 (f) If the department pays a nonexempt employee for overtime, the department shall 1207 charge that payment to the department's budget. 1208 (g) At the end of each fiscal year, the Division of Finance shall total all the accrued 1209 overtime hours for nonexempt employees and charge that total against the appropriate fund or 1210 subfund. 1211 (4) (a) (i) Except as provided in Subsection (4)(a)(ii), each department shall 1212 compensate exempt employees who work overtime by granting them time off at the rate of one 1213 hour off for each hour of overtime worked. 1214 (ii) The executive director of the Department of Human Resource Management may 1215 grant limited exceptions to this requirement, where work circumstances dictate, by authorizing 1216 a department to pay employees for overtime worked at the rate per hour that the employee 1217 receives for nonovertime work, if the department has funds available. 1218 (b) (i) Each department shall: (A) establish in its written human resource policies a uniform annual date for each 1219 1220 division that is at the end of any pay period; and 1221 (B) communicate the uniform annual date to its employees. (ii) If any department fails to establish a uniform annual date as required by this 1222 1223 Subsection (4), the executive director of the Department of Human Resource Management, in 1224 conjunction with the director of the Division of Finance, shall establish the date for that department. 1225 (c) (i) Any overtime earned under this Subsection (4) is not an entitlement, is not a 1226 1227 benefit, and is not a vested right.

(ii) A court may not construe the overtime for exempt employees authorized by this Subsection (4) as an entitlement, a benefit, or as a vested right.

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- (d) At the end of the overtime year, upon transfer to another department at any time, and upon termination, retirement, or other situations where the employee will not return to work before the end of the overtime year:
- (i) any of an exempt employee's overtime that is more than the maximum established

by the Department of Human Resource Management rule lapses; and

- (ii) unless authorized by the executive director of the Department of Human Resource Management under Subsection (4)(a)(ii), a department may not compensate the exempt employee for that lapsed overtime by paying the employee for the overtime or by granting the employee time off for the lapsed overtime.
- (e) Before working any overtime, each exempt employee shall obtain authorization to work overtime from the exempt employee's immediate supervisor.
- (f) If the department pays an exempt employee for overtime under authorization from the executive director of the Department of Human Resource Management, the department shall charge that payment to the department's budget in the pay period earned.
  - (5) The Department of Human Resource Management shall:
- (a) ensure that the provisions of the FLSA and this section are implemented throughout state government;
- (b) determine, for each state employee, whether that employee is exempt, nonexempt, law enforcement, or has some other status under the FLSA;
- (c) in coordination with modifications to the systems operated by the Division of Finance, make rules:
- (i) establishing procedures for recording overtime worked that comply with FLSA requirements;
- (ii) establishing requirements governing overtime worked while traveling and procedures for recording that overtime that comply with FLSA requirements;
- (iii) establishing requirements governing overtime worked if the employee is "on call" and procedures for recording that overtime that comply with FLSA requirements;
- (iv) establishing requirements governing overtime worked while an employee is being trained and procedures for recording that overtime that comply with FLSA requirements;
- (v) subject to the FLSA, establishing the maximum number of hours that a nonexempt employee may accrue before a department is required to pay the employee for the overtime worked;

1262	(vi) subject to the FLSA, establishing the maximum number of overtime hours for an
1263	exempt employee that do not lapse; and
1264	(vii) establishing procedures for adjudicating appeals of any FLSA determinations
1265	made by the Department of Human Resource Management as required by this section;
1266	(d) monitor departments for compliance with the FLSA; and
1267	(e) recommend to the Legislature and the governor any statutory changes necessary
1268	because of federal government action.
1269	(6) In coordination with the procedures for recording overtime worked established in
1270	rule by the Department of Human Resource Management, the Division of Finance shall modify
1271	its payroll and human resource systems to accommodate those procedures.
1272	(a) Notwithstanding the procedures and requirements of Title 63G, Chapter 4,
1273	Administrative Procedures Act, Section 67-19-31, and Section 67-19a-301, any employee who
1274	is aggrieved by the FLSA designation made by the Department of Human Resource
1275	Management as required by this section may appeal that determination to the executive director
1276	of the Department of Human Resource Management by following the procedures and
1277	requirements established in Department of Human Resource Management rule.
1278	(b) Upon receipt of an appeal under this section, the executive director shall notify the
1279	executive director of the employee's department that the appeal has been filed.
1280	(c) If the employee is aggrieved by the decision of the executive director of the
1281	Department of Human Resource Management, the employee shall appeal that determination to
1282	the Department of Labor, Wage and Hour Division, according to the procedures and
1283	requirements of federal law.
1284	Section 16. Section 67-22-2 is amended to read:
1285	67-22-2. Compensation Other state officers.
1286	(1) As used in this section:
1287	(a) "Appointed executive" means the:
1288	(i) Commissioner of the Department of Agriculture and Food;
1289	(ii) Commissioner of the Insurance Department;

1290	(iii) Commissioner of the Labor Commission;
1291	(iv) Director, Department of Alcoholic Beverage Control;
1292	(v) Commissioner of the Department of Financial Institutions;
1293	(vi) Executive Director, Department of Commerce;
1294	(vii) Executive Director, Commission on Criminal and Juvenile Justice;
1295	(viii) Adjutant General;
1296	(ix) Executive Director, Department of Heritage and Arts;
1297	(x) Executive Director, Department of Corrections;
1298	(xi) Commissioner, Department of Public Safety;
1299	(xii) Executive Director, Department of Natural Resources;
1300	(xiii) Director, Governor's Office of Planning and Budget;
1301	(xiv) Executive Director, Department of Administrative Services;
1302	(xv) Executive Director, Department of Human Resource Management;
1303	(xvi) Executive Director, Department of Environmental Quality;
1304	(xvii) Director, Governor's Office of Economic Development;
1305	(xviii) Executive Director, Utah Science Technology and Research Governing
1306	Authority;
1307	(xix) Executive Director, Department of Workforce Services;
1308	(xx) Executive Director, Department of Health, Nonphysician;
1309	(xxi) Executive Director, Department of Human Services;
1310	(xxii) Executive Director, Department of Transportation;
1311	(xxiii) Executive Director, Department of Technology Services; and
1312	(xxiv) Executive Director, Department of [Veterans] Veterans' and Military Affairs.
1313	(b) "Board or commission executive" means:
1314	(i) Members, Board of Pardons and Parole;
1315	(ii) Chair, State Tax Commission;
1316	(iii) Commissioners, State Tax Commission;
1317	(iv) Executive Director, State Tax Commission;

1310	(v) Chair, Public Service Commission, and
1319	(vi) Commissioners, Public Service Commission.
1320	(c) "Deputy" means the person who acts as the appointed executive's second in
1321	command as determined by the Department of Human Resource Management.
1322	(2) (a) The executive director of the Department of Human Resource Management
1323	shall:
1324	(i) before October 31 of each year, recommend to the governor a compensation plan for
1325	the appointed executives and the board or commission executives; and
1326	(ii) base those recommendations on market salary studies conducted by the Department
1327	of Human Resource Management.
1328	(b) (i) The Department of Human Resource Management shall determine the salary
1329	range for the appointed executives by:
1330	(A) identifying the salary range assigned to the appointed executive's deputy;
1331	(B) designating the lowest minimum salary from those deputies' salary ranges as the
1332	minimum salary for the appointed executives' salary range; and
1333	(C) designating 105% of the highest maximum salary range from those deputies' salary
1334	ranges as the maximum salary for the appointed executives' salary range.
1335	(ii) If the deputy is a medical doctor, the Department of Human Resource Management
1336	may not consider that deputy's salary range in designating the salary range for appointed
1337	executives.
1338	(c) In establishing the salary ranges for board or commission executives, the
1339	Department of Human Resource Management shall set the maximum salary in the salary range
1340	for each of those positions at 90% of the salary for district judges as established in the annual
1341	appropriation act under Section 67-8-2.
1342	(3) (a) (i) Except as provided in Subsection (3)(a)(ii), the governor shall establish a
1343	specific salary for each appointed executive within the range established under Subsection
1344	(2)(b).
1345	(ii) If the executive director of the Department of Health is a physician, the governor

1346 shall establish a salary within the highest physician salary range established by the Department 1347 of Human Resource Management. 1348 (iii) The governor may provide salary increases for appointed executives within the 1349 range established by Subsection (2)(b) and identified in Subsection (3)(a)(ii). 1350 (b) The governor shall apply the same overtime regulations applicable to other FLSA 1351 exempt positions. 1352 (c) The governor may develop standards and criteria for reviewing the appointed 1353 executives. 1354 (4) Salaries for other Schedule A employees, as defined in Section 67-19-15, that are 1355 not provided for in this chapter, or in Title 67, Chapter 8, Utah Elected Official and Judicial 1356 Salary Act, shall be established as provided in Section 67-19-15. 1357 (5) (a) The Legislature fixes benefits for the appointed executives and the board or 1358 commission executives as follows: 1359 (i) the option of participating in a state retirement system established by Title 49, Utah 1360 State Retirement and Insurance Benefit Act, or in a deferred compensation plan administered 1361 by the State Retirement Office in accordance with the Internal Revenue Code and its 1362 accompanying rules and regulations; (ii) health insurance; 1363 1364 (iii) dental insurance; 1365 (iv) basic life insurance; 1366 (v) unemployment compensation; 1367 (vi) workers' compensation: (vii) required employer contribution to Social Security; 1368 1369 (viii) long-term disability income insurance; 1370 (ix) the same additional state-paid life insurance available to other noncareer service 1371 employees; 1372 (x) the same severance pay available to other noncareer service employees;

(xi) the same leave, holidays, and allowances granted to Schedule B state employees as

13/4	TOHOWS:
1375	(A) sick leave;
1376	(B) converted sick leave if accrued prior to January 1, 2014;
1377	(C) educational allowances;
1378	(D) holidays; and
1379	(E) annual leave except that annual leave shall be accrued at the maximum rate
1380	provided to Schedule B state employees;
1381	(xii) the option to convert accumulated sick leave to cash or insurance benefits as
1382	provided by law or rule upon resignation or retirement according to the same criteria and
1383	procedures applied to Schedule B state employees;
1384	(xiii) the option to purchase additional life insurance at group insurance rates according
1385	to the same criteria and procedures applied to Schedule B state employees; and
1386	(xiv) professional memberships if being a member of the professional organization is a
1387	requirement of the position.
1388	(b) Each department shall pay the cost of additional state-paid life insurance for its
1389	executive director from its existing budget.
1390	(6) The Legislature fixes the following additional benefits:
1391	(a) for the executive director of the State Tax Commission a vehicle for official and
1392	personal use;
1393	(b) for the executive director of the Department of Transportation a vehicle for official
1394	and personal use;
1395	(c) for the executive director of the Department of Natural Resources a vehicle for
1396	commute and official use;
1397	(d) for the Commissioner of Public Safety:
1398	(i) an accidental death insurance policy if POST certified; and
1399	(ii) a public safety vehicle for official and personal use;
1400	(e) for the executive director of the Department of Corrections:
1401	(i) an accidental death insurance policy if POST certified; and

1402	(ii) a public safety vehicle for official and personal use;
1403	(f) for the Adjutant General a vehicle for official and personal use; and
1404	(g) for each member of the Board of Pardons and Parole a vehicle for commute and
1405	official use.
1406	Section 17. Section 71-7-3 is amended to read:
1407	71-7-3. Development, operation, and maintenance of Utah Veterans' Cemetery
1408	and Memorial Park Responsibilities of Department of Veterans' and Military Affairs
1409	Costs Definition.
1410	(1) The Department of Veterans' and Military Affairs, in consultation with the
1411	Veterans' Memorial Park Board, shall develop, operate, and maintain a veterans' cemetery and
1412	memorial park.
1413	(2) To help pay the costs of developing, constructing, operating, and maintaining a
1414	veterans' cemetery and memorial park, the Department of Veterans' and Military Affairs may:
1415	(a) by following the procedures and requirements of Title 63J, Chapter 5, Federal
1416	Funds Procedures, receive federal funds, and may receive state funds, contributions from
1417	veterans' organizations, and other private donations; and
1418	(b) charge fees for at least the cost of the burial of veterans' spouses and other persons,
1419	whom the department and the Veterans' Memorial Park Board determines are eligible to be
1420	buried in a veterans' cemetery established by the state.
1421	(3) As used in this chapter, "veteran" has the same meaning as in Section 71-8-1.
1422	Section 18. Section <b>71-7-4</b> is amended to read:
1423	71-7-4. Veterans' Memorial Park Board Members Appointment Meetings
1424	Per diem and travel expenses.
1425	(1) There is created a Veterans' Memorial Park Board to serve as an advisory body to
1426	the Department of Veterans' and Military Affairs on matters relating to the establishment and
1427	operation of a veterans' cemetery and memorial park.
1428	(2) The board shall consist of the following five members:
1429	(a) one representative recommended by the state commander of the Veterans of

1430	Foreign Wars;
1431	(b) one representative recommended by the state commander of the American Legion;
1432	(c) one representative recommended by the state commander of the Disabled American
1433	Veterans;
1434	(d) the director of the Department of Veterans' and Military Affairs; and
1435	(e) one person not affiliated with any of the organizations referred to in this Subsection
1436	(2).
1437	(3) (a) Except as required by Subsection (3)(b), the governor shall appoint members in
1438	Subsections (2)(a), (b), (c), and (e) above for four-year terms. The governor shall make final
1439	appointments to the board by June 30 of any year in which appointments are to be made under
1440	this chapter.
1441	(b) Notwithstanding the requirements of Subsection (3)(a), the governor shall, at the
1442	time of appointment or reappointment, adjust the length of terms to ensure that the terms of
1443	board members are staggered so that approximately half of the board is appointed every two
1444	years.
1445	(c) All members shall serve until their successors are appointed.
1446	(d) Members may not serve more than two consecutive terms.
1447	(4) When a vacancy occurs in the membership for any reason, the replacement shall be
1448	appointed for the unexpired term in the same manner as the original appointment.
1449	(5) (a) The board shall select a chair annually from among its members at its first
1450	meeting after July 1.
1451	(b) Three members of the board constitute a quorum to transact business.
1452	(c) The board shall meet at least quarterly on a regular date fixed by the board.
1453	(d) The chair or three members of the board may call additional meetings.
1454	(6) The board shall provide copies of all minutes and an annual report of its activities
1455	by June 30 of each year to the Veterans' Advisory Council created in Section 71-8-4.
1456	(7) A member may not receive compensation or benefits for the member's service, but

may receive per diem and travel expenses in accordance with:

1458	(a) Section 63A-3-106;
1459	(b) Section 63A-3-107; and
1460	(c) rules made by the Division of Finance pursuant to Sections 63A-3-106 and
1461	63A-3-107.
1462	Section 19. Section <b>71-8-1</b> is amended to read:
1463	71-8-1. Definitions.
1464	As used in this chapter:
1465	(1) "Council" means the Veterans' Advisory Council.
1466	(2) "Department" means the Department of Veterans' and Military Affairs.
1467	(3) "Executive director" means the executive director of the Department of Veterans'
1468	Affairs.
1469	(4) "Government entity" means the state and any county, municipality, local district,
1470	special service district, and any other political subdivision or administrative unit of the state,
1471	including state institutions of education.
1472	(5) "Veteran" means:
1473	(a) an individual who has served on active duty in the armed forces for at least 180
1474	consecutive days or was a member of a reserve component, and who has been separated or
1475	retired under honorable conditions; or
1476	(b) any individual incurring an actual service-related injury or disability in the line of
1477	duty whether or not that person completed 180 days of active duty.
1478	Section 20. Section <b>71-8-2</b> is amended to read:
1479	71-8-2. Department of Veterans' and Military Affairs created Appointment of
1480	executive director Department responsibilities.
1481	(1) There is created the Department of Veterans' and Military Affairs.
1482	(2) The governor shall appoint an executive director for the department, <u>after</u>
1483	consultation with the Veterans' Advisory Council, who is subject to Senate confirmation[, from
1484	a list of qualified veterans provided by the Veterans' Advisory Council.

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(a) The executive director shall be a veteran.

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(b) Any veteran or veteran's group may submit names to the council for consideration.
(3) The department shall:

(3) The department shall:(a) conduct and supervise all veteran activities as provided in this title; and

- (b) adopt rules in accordance with Title 63G, Chapter 3, Utah Administrative
- Rulemaking Act, to carry out the provisions of this title.
- Section 21. Section **71-8-3** is amended to read:
- 1492 **71-8-3.** Duties of executive director -- Services to veterans.
- 1493 The executive director shall:

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- 1494 (1) be responsible for the administration and the operation or support of the following 1495 veteran-related operations:
- 1496 (a) Utah State Veterans' Nursing Homes and Programs;
  - (b) Utah State Veterans' Cemetery and Memorial Park;
  - (c) Title 71, Chapter 10, Veteran's Preference;
  - (d) any locally or federally funded programs for homeless veterans within the state; and
    - (e) any federally funded education services for veterans within the state;
- 1501 (2) maintain liaison with local, state, and federal veterans' agencies and with Utah veterans' organizations;
  - (3) provide current information so that veterans, their surviving spouses and family members, and Utah veterans' organizations will be aware of benefits to which they are, or may become, entitled;
  - (4) reach out and assist veterans and their families in applying for benefits and services;
  - (5) develop and maintain a system for determining how many veterans are employed by the various government entities within the state and keeping track of them; [and]
  - (6) cooperate with other state entities in the receipt of information to create and maintain a record of veterans in Utah[-];
- 1512 (7) advise the governor on matters pertaining to military affairs throughout Utah, 1513 including active duty servicemembers, reserve duty servicemembers, and veterans;

1514	(8) identify military-related issues, challenges, and opportunities, and develop plans for
1515	addressing them;
1516	(9) develop, coordinate, and maintain relationships with military leaders of Utah
1517	military installations, including the Utah National Guard;
1518	(10) develop, coordinate, and maintain relationships with Utah's congressional
1519	delegation and military staffers;
1520	(11) develop and maintain relationships with military-related organizations in Utah;
1521	(12) conduct forums and meetings with stakeholders to identify military issues and
1522	challenges and to develop solutions to them; and
1523	(13) perform other related duties as requested by the governor.
1524	Section 22. Section <b>71-8-4</b> is amended to read:
1525	71-8-4. Veterans' Advisory Council Membership Duties and responsibilities
1526	Per diem and travel expenses.
1527	(1) There is created a Veterans' Advisory Council whose purpose is to advise the
1528	executive director of the Department of Veterans' and Military Affairs on issues relating to
1529	veterans.
1530	(2) The council shall consist of [11 voting members and one nonvoting member,
1531	designated as follows] the following 14 members:
1532	(a) [five members appointed by the governor] 11 voting members to serve four-year
1533	terms:
1534	(i) [four] seven veterans at large appointed by the governor; [and]
1535	(ii) the commander or the commander's designee, whose terms shall last for as long as
1536	they hold that office, from each of the following organizations:
1537	(A) Veterans of Foreign Wars;
1538	(B) American Legion; and
1539	(C) Disabled American Veterans; and
1540	(iii) a representative from the Office of the Governor; and
1541	(b) three nonvoting members:

1542	(1) the executive director of the Department of Veterans' and Military Affairs;
1543	[(ii) a representative from the Office of the Governor;]
1544	[(b)] (ii) the director of the VA Health Care System or his designee; and
1545	[(c)] (iii) the director of the VA Benefits Administration Regional Office in Salt Lake
1546	City, or his designee[;].
1547	[(d) a representative from the Veterans' Memorial Park Board for the duration of his
1548	appointment to the board;]
1549	[(e) the commanders or their designees of the three largest veterans service
1550	organizations in the state, whose terms shall last as long as they hold the required office; and]
1551	[(f) the executive director shall be a nonvoting member of the council.]
1552	(3) (a) Except as required by Subsection (3)(b), as terms of current council members
1553	expire, the governor shall appoint each new or reappointed member to a four-year term
1554	commencing on July 1.
1555	(b) Notwithstanding the requirements of Subsection (3)(a), the governor shall, at the
1556	time of appointment or reappointment, adjust the length of terms to ensure that the terms of
1557	council members are staggered so that approximately half of the members appointed by the
1558	governor are appointed every two years.
1559	(4) When a vacancy occurs in the membership for any reason, the governor shall
1560	appoint a replacement for the unexpired term within 60 days of receiving notice.
1561	(5) Members appointed by the governor may not serve more than [two] three
1562	consecutive terms.
1563	(6) (a) Any veterans' group or veteran may provide the executive director with a list of
1564	recommendations for members on the council.
1565	(b) The executive director shall provide the governor with the list of recommendations
1566	for members to be appointed to the council.
1567	(c) The governor shall make final appointments to the council by June 30 of any year in
1568	which appointments are to be made under this chapter.
1569	(7) The council shall elect a chair and vice chair from among [its] the council members

1570	every two years. The chair and vice chair shall be [a veteran] veterans.
1571	(8) (a) The council shall meet at least once every quarter.
1572	(b) The executive director of the Department of Veterans' and Military Affairs may
1573	convene additional meetings, as necessary.
1574	(9) The department shall provide staff to the council.
1575	(10) Six voting members are a quorum for the transaction of business.
1576	(11) The council shall:
1577	(a) solicit input concerning veterans issues from veterans' groups throughout the state;
1578	(b) report issues received to the executive director of the Department of Veterans' and
1579	Military Affairs and make recommendations concerning them;
1580	(c) keep abreast of federal developments that affect veterans locally and advise the
1581	executive director of them; and
1582	(d) approve, by a majority vote, the use of money generated from veterans' license
1583	plates under Section 41-1a-422 for veterans' programs.
1584	(12) A member may not receive compensation or benefits for the member's service, but
1585	may receive per diem and travel expenses in accordance with:
1586	(a) Section 63A-3-106;
1587	(b) Section 63A-3-107; and
1588	(c) rules made by the Division of Finance pursuant to Sections 63A-3-106 and
1589	63A-3-107.
1590	Section 23. Section <b>71-9-1</b> is amended to read:
1591	71-9-1. Contract to provide assistance to veterans and their widows and children.
1592	The Department of Veterans' and Military Affairs is authorized to contract with the
1593	American Legion, the Disabled American Veterans, and the Veterans of Foreign Wars of the
1594	United States, as organized in this state, to provide, especially in the outlying areas of the state,
1595	assistance to veterans, their widows, and children as follows:
1596	(1) to disseminate information regarding all laws applicable to veterans, their widows,
1597	and children in the preparation, presentation, and prosecution of claims against the United

1598 States arising by reason of service in the military, naval, or air services; 1599 (2) to assist veterans, their widows, and children in the establishment of all rights and 1600 the procurement of all benefits which may accrue to them under the laws of this state or of the 1601 United States; 1602 (3) to cooperate with any and all agencies and instrumentalities of this state or of the 1603 United States having to do with the employment or reemployment of veterans; 1604 (4) to cooperate with any and all agencies and instrumentalities of this state or of the United States and make a representative and information available on a rotating basis in the 1605 1606 outlying areas of the state; 1607 (5) to assist veterans in obtaining such preference for employment as may be 1608 authorized by the laws of this state or of the United States; and 1609 (6) to assist veterans, their widows, and children in obtaining emergency relief, and to 1610 that end cooperate with such agencies and instrumentalities of this state or of the United States 1611 as have been or may be established for the purpose of extending emergency relief. 1612 Section 24. Section **71-9-2** is amended to read: 1613 71-9-2. Contracts subject to appropriation of funds. 1614 Any contract entered into under Section 71-9-1 shall expressly state that it is subject to the appropriation of sufficient funds by the Legislature to carry out its terms and that the 1615 decision of the executive director of the Department of Veterans' and Military Affairs as to 1616 1617 whether an appropriation is sufficient to carry out the terms of the contract is conclusive. Section 25. Section **71-11-2** is amended to read: 1618 1619 71-11-2. Definitions. 1620 As used in this chapter: (1) "Administrator" means a Veterans' Nursing Home Administrator selected in 1621 1622 accordance with Section 71-11-5.

- 1623 (2) "Board" means any Veterans' Nursing Home Advisory Board.
- 1624 (3) "Department" means the Department of Veterans' <u>and Military</u> Affairs created in Section 71-8-2.

1626	(4) "Executive director" means the executive director of the Department of Veterans'
1627	and Military Affairs.
1628	(5) "Home" means any Utah Veterans' Nursing Home.
1629	(6) "Veteran" is as defined in Subsection 71-10-1(4).
1630	Section 26. Section 71-11-7 is amended to read:
1631	71-11-7. Veterans' Nursing Home Advisory Boards.
1632	(1) (a) Each home shall have a Veterans' Nursing Home Advisory Board to act as a
1633	liaison between the residents, members of the public, and the administration of the home.
1634	(b) The board shall interview candidates for the position of nursing home administrator
1635	and make a recommendation to the department.
1636	(2) Each board shall consist of the following seven members:
1637	(a) one resident of the home appointed by the governor;
1638	(b) two members of the Veterans' Advisory Council, designated by the governor, one
1639	of which shall specifically be designated as the board's representative to the council;
1640	(c) one veteran from the area in which the home is located appointed by the governor;
1641	(d) one representative from the VA Health Care System, appointed by its director;
1642	(e) one representative from the Department of Health, appointed by its executive
1643	director; and
1644	(f) one representative from the United States Department of Veterans Affairs regional
1645	office.
1646	(3) (a) (i) Members shall serve for four-year terms.
1647	(ii) Except as required by Subsection (3)(b), as terms of current board members expire,
1648	the governor shall appoint each new or reappointed member to a four-year term beginning on
1649	July 1.
1650	(b) The governor shall, at the time of appointment or reappointment, adjust the length
1651	of terms to ensure that the terms of board members are staggered so that approximately half of
1652	the board is appointed every two years.
1653	(c) The governor shall make final appointments to the board by June 30 of any year in

1654	which appointments are to be made under this chapter.
1655	(4) Vacancies shall be filled by the governor within 60 days of receiving notice of a
1656	vacancy, but only for the unexpired term of the vacated member.
1657	(5) (a) Except as provided in Subsection (5)(b), members may not serve more than two
1658	consecutive terms.
1659	(b) Members appointed by the VA Health Care System and the United States
1660	Department of Veterans Affairs are exempt from the term limit requirement.
1661	(6) Each board shall elect a chair annually from among its members at its first meeting
1662	after July 1.
1663	(7) Each board shall meet at least quarterly.
1664	(8) Four members of the board constitute a quorum for the transaction of business.
1665	(9) Each board shall provide copies of all minutes and an annual report of its activities
1666	by June 30 of each year to the executive director of the Department of Veterans' and Military
1667	Affairs, and the Veterans' Advisory Council.
1668	(10) A member may not receive compensation or benefits for the member's service, but
1669	may receive per diem and travel expenses in accordance with:
1670	(a) Section 63A-3-106;
1671	(b) Section 63A-3-107; and
1672	(c) rules made by the Division of Finance pursuant to Sections 63A-3-106 and
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Section 27. Effective date.

This bill takes effect on July 1, 2013.