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GOVERNMENTAL IMMUNITY AMENDMENTS
2017 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: V. Lowry Snow
Senate Sponsor: Curtis S. Bramble
LONG TITLE
General Description:
This bill modifies provisions relating to governmental immunity.
Highlighted Provisions:
This bill:
 provides that governmental immunity is preserved for an injury arising out of or in
connection with, or resulting from, certain conduct or conditions even if immunity
would otherwise be waived;
• enacts language specifying the relationship between an injury and certain conduct or
conditions in determining whether immunity applies;
► allows a claimant to begin an action after the applicable time limit if a previous
timely action failed or was dismissed, other than on the merits, and other conditions
are met; and
 modifies language relating to a plaintiff's undertaking in an action against a
governmental entity.
Money Appropriated in this Bill:
None
Other Special Clauses:
None
Utah Code Sections Affected:
AMENDS:
63G-7-101, as last amended by Laws of Utah 2015, Chapter 342
63G-7-102, as last amended by Laws of Utah 2016, Chapter 350

63G-7-301, as last amended by Laws of Utah 2015, Chapter 342
63G-7-403, as renumbered and amended by Laws of Utah 2008, Chapter 382
63G-7-601, as renumbered and amended by Laws of Utah 2008, Chapter 382
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 63G-7-101 is amended to read:
63G-7-101. Title Scope of waivers and retentions of immunity.
(1) This chapter is known as the "Governmental Immunity Act of Utah."
(2) The scope of the waivers and retentions of immunity found in this comprehensive
chapter:
(a) applies to all functions of government, no matter how labeled; and
(b) governs all claims against governmental entities or against their employees or agents
arising out of the performance of the employee's duties, within the scope of employment, or
under color of authority.
(3) A governmental entity and an employee of a governmental entity retain immunity
from suit unless that immunity has been expressly waived in this chapter.
(4) A governmental entity and an employee of a governmental entity retain immunity
from suit if an injury arises out of or in connection with, or results from, conduct or a condition
described in Subsection 63G-7-201(3) or (4), even if immunity from suit for the injury is
waived under Section 63G-7-301.
Section 2. Section 63G-7-102 is amended to read:
63G-7-102. Definitions.
As used in this chapter:
(1) "Arises out of or in connection with, or results from," when used to describe the
relationship between conduct or a condition and an injury, means that:
(a) there is some causal relationship between the conduct or condition and the injury;
(b) the causal relationship is more than any causal connection but less than proximate
cause; and

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58	(c) the causal relationship is sufficient to conclude that the injury originates with, flows
59	from, or is incident to the conduct or condition.
60	[(1)] (2) "Claim" means any asserted demand for or cause of action for money or
61	damages, whether arising under the common law, under state constitutional provisions, or
62	under state statutes, against a governmental entity or against an employee in the employee's
63	personal capacity.
64	$\left[\frac{(2)}{(3)}\right]$ (a) "Employee" includes:
65	(i) a governmental entity's officers, employees, servants, trustees, or commissioners;
66	(ii) members of a governing body;
67	(iii) members of a government entity board;
68	(iv) members of a government entity commission;
69	(v) members of an advisory body, officers, and employees of a Children's Justice
70	Center created in accordance with Section [67-5b-104] <u>67-5b-102</u> ;
71	(vi) student teachers holding a letter of authorization in accordance with Sections
72	53A-6-103 and 53A-6-104;
73	(vii) educational aides;
74	(viii) students engaged in providing services to members of the public in the course of
75	an approved medical, nursing, or other professional health care clinical training program;
76	(ix) volunteers as defined by Subsection 67-20-2(3); and
77	(x) tutors.
78	(b) "Employee" includes all of the positions identified in Subsection $[(2)]$ (3) (a),
79	whether or not the individual holding that position receives compensation.
80	(c) "Employee" does not include an independent contractor.
81	[(3)] (4) "Governmental entity" means the state and its political subdivisions as both
82	are defined in this section.
83	$\left[\frac{4}{2}\right]$ (a) "Governmental function" means each activity, undertaking, or operation of
84	a governmental entity.
85	(b) "Governmental function" includes each activity, undertaking, or operation

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86	performed by a department, agency, employee, agent, or officer of a governmental entity.
87	(c) "Governmental function" includes a governmental entity's failure to act.
88	[(5)] (6) "Injury" means death, injury to a person, damage to or loss of property, or any
89	other injury that a person may suffer to the person or estate, that would be actionable if
90	inflicted by a private person or the private person's agent.
91	[(6)] (7) "Personal injury" means an injury of any kind other than property damage.
92	$[\frac{7}{8}]$ "Political subdivision" means any county, city, town, school district,
93	community reinvestment agency, special improvement or taxing district, local district, special
94	service district, an entity created by an interlocal agreement adopted under Title 11, Chapter 13,
95	Interlocal Cooperation Act, or other governmental subdivision or public corporation.
96	[(8)] (9) "Property damage" means injury to, or loss of, any right, title, estate, or
97	interest in real or personal property.
98	[9] (10) "State" means the state of Utah, and includes each office, department,
99	division, agency, authority, commission, board, institution, hospital, college, university,
100	Children's Justice Center, or other instrumentality of the state.
101	$[\frac{(10)}{(11)}]$ "Willful misconduct" means the intentional doing of a wrongful act, or the
102	wrongful failure to act, without just cause or excuse, where the actor is aware that the actor's
103	conduct will probably result in injury.
104	Section 3. Section 63G-7-301 is amended to read:
105	63G-7-301. Waivers of immunity.
106	(1) (a) Immunity from suit of each governmental entity is waived as to any contractual
107	obligation.
108	(b) Actions arising out of contractual rights or obligations are not subject to the
109	requirements of Sections 63G-7-401, 63G-7-402, 63G-7-403, or 63G-7-601.
110	(c) The Division of Water Resources is not liable for failure to deliver water from a
111	reservoir or associated facility authorized by Title 73, Chapter 26, Bear River Development
112	Act, if the failure to deliver the contractual amount of water is due to drought, other natural
113	condition, or safety condition that causes a deficiency in the amount of available water.

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114	(2) Immunity from suit of each governmental entity is waived:
115	(a) as to any action brought to recover, obtain possession of, or quiet title to real or
116	personal property;
117	(b) as to any action brought to foreclose mortgages or other liens on real or personal
118	property, to determine any adverse claim on real or personal property, or to obtain an
119	adjudication about any mortgage or other lien that the governmental entity may have or claim
120	on real or personal property;
121	(c) as to any action based on the negligent destruction, damage, or loss of goods,
122	merchandise, or other property while it is in the possession of any governmental entity or
123	employee, if the property was seized for the purpose of forfeiture under any provision of state
124	law;
125	(d) subject to Subsection 63G-7-302(1), as to any action brought under the authority of
126	Utah Constitution, Article I, Section 22, for the recovery of compensation from the
127	governmental entity when the governmental entity has taken or damaged private property for
128	public uses without just compensation;
129	(e) subject to Subsection 63G-7-302(2), as to any action brought to recover attorney
130	fees under Sections 63G-2-405 and 63G-2-802;
131	(f) for actual damages under Title 67, Chapter 21, Utah Protection of Public Employees
132	Act;
133	(g) as to any action brought to obtain relief from a land use regulation that imposes a
134	substantial burden on the free exercise of religion under Title 63L, Chapter 5, Utah Religious
135	Land Use Act;
136	(h) except as provided in Subsection 63G-7-201(3), as to any injury caused by:
137	(i) a defective, unsafe, or dangerous condition of any highway, road, street, alley,
138	crosswalk, sidewalk, culvert, tunnel, bridge, viaduct, or other structure located on them; or
139	(ii) any defective or dangerous condition of a public building, structure, dam, reservoir,
140	or other public improvement; and

(i) subject to [Subsection] Subsections 63G-7-101(4) and 63G-7-201(4), as to any

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142	injury proximately caused by a negligent act or omission of an employee committed within the
143	scope of employment.
144	Section 4. Section 63G-7-403 is amended to read:
145	63G-7-403. Notice of claim Approval or denial of claim Action in district
146	court Time for commencing action Commencing action after time limit.
147	(1) (a) Within 60 days of the filing of a notice of claim, the governmental entity or its
148	insurance carrier shall inform the claimant in writing that the claim has either been approved or
149	denied.
150	(b) A claim is considered to be denied if, at the end of the 60-day period, the
151	governmental entity or its insurance carrier has failed to approve or deny the claim.
152	(2) (a) If the claim is denied, a claimant may [institute] pursue an action in the district
153	court against the governmental entity or an employee of the entity.
154	(b) [The] Subject to Subsection (3), a claimant shall [begin] commence the action
155	within one year after denial of the claim or within one year after the denial period specified in
156	this chapter has expired, regardless of whether or not the function giving rise to the claim is
157	characterized as governmental.
158	(3) (a) As used in this Subsection (3), "claimant" includes a representative of an
159	individual:
160	(i) who dies before an action is begun under this section; and
161	(ii) whose cause of action survives the individual's death.
162	(b) A claimant may commence an action after the time limit described in Subsection
163	(2)(b) if:
164	(i) the claimant had commenced a previous action within the time limit of Subsection
165	<u>(2)(b);</u>
166	(ii) the previous action failed or was dismissed for a reason other than on the merits;
167	and
168	(iii) the claimant commences the new action within one year after the previous action
169	failed or was dismissed.

Enrolled Copy H.B. 399 170 (c) A claimant may commence a new action under Subsection (3)(b) only once. 171 Section 5. Section **63G-7-601** is amended to read: 172 63G-7-601. Actions governed by Utah Rules of Civil Procedure -- Undertaking required. 173 (1) An action brought under this chapter shall be governed by the Utah Rules of Civil 174 Procedure to the extent that they are consistent with this chapter. 175 176 (2) At the time the action is filed, the plaintiff shall file an undertaking [in a sum fixed 177 by the court that is]: (a) [not less than \$300] in the amount of \$300, unless otherwise ordered by the court; 178 179 and

(b) conditioned upon payment by the plaintiff of taxable costs incurred by the

governmental entity in the action if the plaintiff fails to prosecute the action or fails to recover

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judgment.