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1	CATASTROPHIC WILDFIRE AND PUBLIC NUISANCE
2	AMENDMENTS
3	2015 GENERAL SESSION
4	STATE OF UTAH
5	Chief Sponsor: Kay J. Christofferson
6	Senate Sponsor: David P. Hinkins
7 8	LONG TITLE
9	General Description:
10	This bill addresses catastrophic public nuisances.
11	Highlighted Provisions:
12	This bill:
13	 defines terms;
14	 states that a chief executive officer of a political subdivision or a county sheriff may
15	determine that a catastrophic public nuisance exists;
16	 describes the criteria for determining whether a catastrophic public nuisance exists;
17	 describes the procedure for serving notice of the catastrophic public nuisance
18	determination to the federal or state agency managing land; and
19	 authorizes a chief executive officer of a political subdivision or a county sheriff to
20	abate a catastrophic public nuisance, under certain circumstances.
21	Money Appropriated in this Bill:
22	None
23	Other Special Clauses:
24	None
25	Utah Code Sections Affected:
26	ENACTS:
27	11-51a-101, Utah Code Annotated 1953
28	11-51a-102, Utah Code Annotated 1953
29	11-51a-103, Utah Code Annotated 1953

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30	11-51a-104, Utah Code Annotated 1953
31	11-51a-201, Utah Code Annotated 1953
32	
33	Be it enacted by the Legislature of the state of Utah:
34	Section 1. Section 11-51a-101 is enacted to read:
35	CHAPTER 51a. CATASTROPHIC PUBLIC NUISANCE ACT
36	Part 1. General Provisions
37	<u>11-51a-101.</u> Title.
38	This chapter is known as the "Catastrophic Public Nuisance Act."
39	Section 2. Section 11-51a-102 is enacted to read:
40	<u>11-51a-102.</u> Definitions.
41	As used in this chapter:
42	(1) "Catastrophic public nuisance" means a condition on state or federal land where
43	natural resources and biota have been managed or neglected to such an extent as to cause:
44	(a) the threat of a catastrophic wildfire demonstrated by:
45	(i) stand density, basal area, or ground fuel load greater than 150% of land health
46	standards; or
47	(ii) an insect or disease infestation severe enough to threaten the mortality of at least
48	20% of the trees in the area; or
49	(b) a condition in the area that threatens the:
50	(i) quantity or quality of the public water supply of a political subdivision;
51	(ii) health, safety, or welfare of the citizens of a political subdivision;
52	(iii) air quality of a nonattainment area; or
53	(iv) vegetative resources required to support land health and authorized livestock
54	grazing.
55	(2) "Chief executive officer" means:
56	(a) for a municipality:
57	(i) the mayor, if the municipality is operating under a form of municipal government

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58	other than the council-manager form of government; or
59	(ii) the city manager, if the municipality is operating under the council-manager form
60	of government;
61	(b) for a county:
62	(i) the chair of the county commission, if the county is operating under the county
63	commission or expanded county commission form of government;
64	(ii) the county executive officer, if the county is operating under the county-executive
65	form of government; or
66	(iii) the county manager, if the county is operating under the council-manager form of
67	government.
68	(3) "County sheriff" means an individual:
69	(a) elected to the office of county sheriff; and
70	(b) who fulfills the duties described in Subsection <u>17-22-1.5(1)</u> .
71	(4) "Federal agency" means the:
72	(a) United States Bureau of Land Management;
73	(b) United States Forest Service;
74	(c) United States Fish and Wildlife Service; or
75	(d) National Park Service.
76	(5) "Federally managed land" means land that is managed by a federal agency.
77	(6) "Political subdivision" means a municipality or county.
78	Section 3. Section 11-51a-103 is enacted to read:
79	<u>11-51a-103.</u> Declaration of catastrophic public nuisance Authority to declare
80	and demand abatement.
81	(1) The chief executive officer of a political subdivision or a county sheriff may
82	determine that a catastrophic public nuisance exists on land within the borders of the political
83	subdivision.
84	(2) In evaluating whether a catastrophic public nuisance exists, the chief executive
85	officer of a political subdivision or a county sheriff may consider:

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86	(a) tree density and overall health of a forested area, including the fire regime condition
87	class;
88	(b) insect and disease infestation, including insect and disease hazard ratings;
89	(c) fuel loads;
90	(d) forest or range type;
91	(e) slope and other natural characteristics of an area;
92	(f) watershed protection criteria;
93	(g) weather and climate; and
94	(h) any other factor that the chief executive officer of a political subdivision or a
95	county sheriff reasonably considers to be relevant, under the circumstances.
96	(3) Except as provided in Section <u>11-51a-104</u> , upon making the determination
97	described in Subsection (1), the chief executive officer of a political subdivision or a county
98	sheriff shall after consultation with the attorney general:
99	(a) serve notice of the determination described in Subsection (1), by hand or certified
100	mail, on the federal or state agency that manages the land upon which the catastrophic nuisance
101	exists; and
102	(b) provide a copy of the determination that is served under Subsection (3)(a) to the
103	governor, the attorney general, and if the catastrophic public nuisance exists on federally
104	managed land, the state's congressional delegation.
105	(4) The notice described in Subsection (3)(a) shall include:
106	(a) a detailed explanation of the basis for determination that a catastrophic public
107	nuisance exists on the land in question;
108	(b) a demand that the federal or state agency formulate a plan to abate the catastrophic
109	nuisance; and
110	(c) a specific date, no less than 30 days after the day on which the notice is received, by
111	which time the federal or state agency that manages the land shall:
112	(i) abate the catastrophic public nuisance; or

113 (ii) produce a plan for mitigating the catastrophic public nuisance that is reasonably

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114	acceptable to the county or subdivision.
115	(5) The chief executive officer of a political subdivision or a county sheriff may enter
116	into a plan with the relevant federal or state agency, or both, to abate the catastrophic public
117	nuisance.
118	(6) If, after receiving the notice described in Subsections (3)(a) and (4), the federal or
119	state agency does not respond by the date requested in the notice or otherwise indicates that the
120	federal or state agency is unwilling to take action to abate the catastrophic public nuisance, the
121	chief executive officer of a political subdivision or a county sheriff shall consult with the
122	county attorney and attorney general.
123	Section 4. Section 11-51a-104 is enacted to read:
124	<u>11-51a-104.</u> Emergency abatement of a catastrophic public nuisance.
125	(1) If a chief executive officer of a political subdivision or a county sheriff determines
126	that a public nuisance exists on federally managed land, pursuant to Subsection 11-51a-103(1),
127	and the chief executive officer of a political subdivision or the county sheriff also finds that the
128	catastrophic public nuisance in question adversely affects, or constitutes a threat to, the public
129	health, safety, and welfare of the people of the political subdivision, the chief executive officer
130	of the political subdivision or the county sheriff may, after consulting with the attorney general,
131	pursue all remedies allowed by law.
132	(2) In seeking an emergency abatement of a catastrophic public nuisance, a chief
133	executive officer of a political subdivision or a county sheriff shall attempt, as much as
134	possible, to:
135	(a) coordinate with state and federal agencies; and
136	(b) seek the advice of professionals, including private sector professionals, with
137	expertise in abating a catastrophic public nuisance.
138	Section 5. Section 11-51a-201 is enacted to read:
139	Part 2. Limitations
140	<u>11-51a-201.</u> Limitation.
141	Nothing in this chapter limits:

141 <u>Nothing in this chapter limits:</u>

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- 142 (1) the authority of the state to manage and protect wildlife under Title 23, Wildlife
- 143 <u>Resources Code of Utah; or</u>
- 144 (2) the power of a municipality under Section <u>10-8-60</u>.