1	COUNTY AMENDMENTS							
2	2022 GENERAL SESSION							
3	STATE OF UTAH							
4	Chief Sponsor: Lincoln Fillmore							
5	House Sponsor: Jordan D. Teuscher							
6 7	LONG TITLE							
8	General Description:							
9	This bill modifies provisions related to the duties of certain county officers.							
10	Highlighted Provisions:							
11	This bill:							
12	 modifies the duties of a district or county attorney related to reviewing county legal 							
13	documents;							
14	 requires the county executive to rescind an existing executive order when a county 							
15	legislative body establishes a program or policy that conflicts with the existing							
16	executive order;							
17	 requires the county executive to ensure compliance with a program or policy 							
18	established by a county legislative body; and							
19	makes technical changes.							
20	Money Appropriated in this Bill:							
21	None							
22	Other Special Clauses:							
23	None							
24	Utah Code Sections Affected:							
25	AMENDS:							



	17-18a-504, as enacted by Laws of Utah 2013, Chapter 237
	17-53-302, as last amended by Laws of Utah 2011, Chapter 209
	17-53-316, as enacted by Laws of Utah 2001, Chapter 241
В	e it enacted by the Legislature of the state of Utah:
	Section 1. Section 17-18a-504 is amended to read:
	17-18a-504. Review and advise as to form.
	The civil counsel shall review and [approve] advise as to form and legality each county
cc	ontract, ordinance, regulation, real estate document, conveyance, and legal document.
	Section 2. Section 17-53-302 is amended to read:
	17-53-302. County executive duties.
	Each county executive shall:
	(1) exercise supervisory control over all functions of the executive branch of county
go	overnment;
	(2) direct and organize the management of the county in a manner consistent with state
la	w, county ordinance, and the county's optional plan of county government;
	(3) (a) carry out programs and policies established by the county legislative body; and
	(b) ensure that all departments of county government comply with programs and
pc	olicies established by the county legislative body;
	(4) faithfully ensure compliance with all applicable laws and county ordinances;
	(5) exercise supervisory and coordinating control over all departments of county
go	overnment;
	(6) except as otherwise vested in the county legislative body by state law or by the
op	otional plan of county government, and subject to Section 17-53-317, appoint, suspend, and
re	move the directors of all county departments and all appointive officers of boards and
cc	ommissions;
	(7) except as otherwise delegated by statute to another county officer, exercise
ac	lministrative and auditing control over all funds and assets, tangible and intangible, of the
cc	ounty;
	(8) except as otherwise delegated by statute to another county officer, supervise and
di	rect centralized budgeting, accounting, personnel management, purchasing, and other service

5/	functions of the county;
58	(9) conduct planning studies and make recommendations to the county legislative body
59	relating to financial, administrative, procedural, and operational plans, programs, and
60	improvements in county government;
61	(10) maintain a continuing review of expenditures and of the effectiveness of
62	departmental budgetary controls;
63	(11) develop systems and procedures, not inconsistent with statute, for planning,
64	programming, budgeting, and accounting for all activities of the county;
65	(12) if the county executive is an elected county executive, exercise a power of veto
66	over ordinances enacted by the county legislative body, including an item veto upon budget
67	appropriations, in the manner provided by the optional plan of county government;
68	(13) review, negotiate, approve, and execute contracts for the county, unless otherwise
69	provided by statute;
70	(14) perform all other functions and duties required of the executive by state law,
71	county ordinance, and the optional plan of county government; and
72	(15) sign on behalf of the county all deeds that convey county property.
73	Section 3. Section 17-53-316 is amended to read:
74	17-53-316. Executive orders.
75	(1) The county executive may issue an executive order to:
76	(a) establish an executive policy;
77	(b) implement an executive practice; or
78	(c) execute a legislative policy or ordinance, as provided by statute.
79	[(2) An executive order may not:]
80	(2) (a) The county executive may not issue an executive order that:
81	[(a) be] (i) is inconsistent with county ordinances [addressing] that address the same
82	subject as the executive order or with policies established by the county legislative body
83	[addressing] that address the same subject as the executive order; or
84	[(b) expand or narrow] (ii) expands or narrows legislative action taken or legislative
85	policy issued by the county legislative body.
86	(b) If a county legislative body adopts an ordinance or establishes a policy that
87	conflicts with an existing executive order, the ordinance or policy adopted or established by the

88	county	legislative	body s	upersedes	the	executive	order.
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- (3) Each executive order exercising supervisory power over other elected county officers shall be consistent with the authority given the county executive under Section
- 91 17-53-106.

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