

26	Other Special Clauses:
27	None
28	Utah Code Sections Affected:
29	AMENDS:
30	53-2a-102, as last amended by Laws of Utah 2020, Chapter 85
31	53-2a-104, as last amended by Laws of Utah 2020, Chapter 85
32	53-2a-603, as last amended by Laws of Utah 2020, Fifth Special Session, Chapter 20
33	53-2a-807, as last amended by Laws of Utah 2020, Chapter 85
34	63C-6-101, as last amended by Laws of Utah 2020, Chapter 154
35	63I-1-253, as last amended by Laws of Utah 2020, Chapters 154, 174, 214, 234, 242,
36	269, 335, and 354
37	ENACTS:
38	53-2a-106, Utah Code Annotated 1953
39	53-2a-1401, Utah Code Annotated 1953
40	53-2a-1402 , Utah Code Annotated 1953
41	53-2a-1403 , Utah Code Annotated 1953
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43	Be it enacted by the Legislature of the state of Utah:
44	Section 1. Section 53-2a-102 is amended to read:
45	53-2a-102. Definitions.
46	As used in this chapter:
47	(1) "Alerting authority" means a political subdivision that has received access to send
48	alerts through the Integrated Public Alert and Warning System.
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	(2) "Attack" means a nuclear, cyber, conventional, biological, act of terrorism, or
50	(2) "Attack" means a nuclear, cyber, conventional, biological, act of terrorism, or chemical warfare action against the United States of America or this state.
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	chemical warfare action against the United States of America or this state.
51	chemical warfare action against the United States of America or this state. (3) "Commissioner" means the commissioner of the Department of Public Safety or the
51 52	chemical warfare action against the United States of America or this state. (3) "Commissioner" means the commissioner of the Department of Public Safety or the commissioner's designee.
515253	chemical warfare action against the United States of America or this state. (3) "Commissioner" means the commissioner of the Department of Public Safety or the commissioner's designee. (4) "Director" means the division director appointed under Section 53-2a-103 or the

57	property damage, or economic or social disruption resulting from attack, internal disturbance,
58	natural phenomena, or technological hazard; and
59	(b) requires resources that are beyond the scope of local agencies in routine responses
60	to emergencies and accidents and may be of a magnitude or involve unusual circumstances that
61	require response by government, not-for-profit, or private entities.
62	(6) "Division" means the Division of Emergency Management created in Section
63	53-2a-103.
64	(7) "Emergency manager" means an individual designated as the emergency manager
65	for a political subdivision as described in Section 53-2a-1402.
66	[(7)] (8) "Energy" includes the energy resources defined in this chapter.
67	[(8)] (9) "Expenses" means actual labor costs of government and volunteer personnel,
68	and materials.
69	[(9)] (10) "Hazardous materials emergency" means a sudden and unexpected release of
70	any substance that because of its quantity, concentration, or physical, chemical, or infectious
71	characteristics presents a direct and immediate threat to public safety or the environment and
72	requires immediate action to mitigate the threat.
73	$[\frac{(10)}{(11)}]$ "Internal disturbance" means a riot, prison break, terrorism, or strike.
74	[(11)] (12) "IPAWS" means the Integrated Public Alert and Warning System
75	administered by the Federal Emergency Management Agency.
76	$[\frac{(12)}{(13)}]$ "Municipality" means the same as that term is defined in Section 10-1-104.
77	$\left[\frac{(13)}{(14)}\right]$ "Natural phenomena" means any earthquake, tornado, storm, flood,
78	landslide, avalanche, forest or range fire, drought, or epidemic.
79	(15) "Officer" means a person who is elected or appointed to an office or position
80	within a political subdivision.
81	(16) "Political subdivision" means the same as that term is defined in Section
82	<u>11-61-102.</u>
83	$[\frac{(14)}{(17)}]$ "State of emergency" means a condition in any part of this state that
84	requires state government emergency assistance to supplement the local efforts of the affected
85	political subdivision to save lives and to protect property, public health, welfare, or safety in
86	the event of a disaster, or to avoid or reduce the threat of a disaster.
87	[(15)] (18) "Technological hazard" means any hazardous materials accident, mine

88	accident, train derailment, air crash, radiation incident, pollution, structural fire, or explosion.
89	$[\frac{(16)}{(19)}]$ "Terrorism" means activities or the threat of activities that:
90	(a) involve acts dangerous to human life;
91	(b) are a violation of the criminal laws of the United States or of this state; and
92	(c) to a reasonable person, would appear to be intended to:
93	(i) intimidate or coerce a civilian population;
94	(ii) influence the policy of a government by intimidation or coercion; or
95	(iii) affect the conduct of a government by mass destruction, assassination, or
96	kidnapping.
97	$[\frac{(17)}{(20)}]$ "Urban search and rescue" means the location, extrication, and initial
98	medical stabilization of victims trapped in a confined space as the result of a structural
99	collapse, transportation accident, mining accident, or collapsed trench.
100	Section 2. Section 53-2a-104 is amended to read:
101	53-2a-104. Division duties Powers.
102	(1) The division shall:
103	(a) respond to the policies of the governor and the Legislature;
104	(b) perform functions relating to emergency management as directed by the governor
105	or by the commissioner, including:
106	(i) coordinating with state agencies and local governments the use of personnel and
107	other resources of these governmental entities as agents of the state during an interstate disaster
108	in accordance with the Emergency Management Assistance Compact described in Section
109	53-2a-402;
110	(ii) coordinating the requesting, activating, and allocating of state resources during an
111	intrastate disaster or a local state of emergency;
112	(iii) receiving and disbursing federal resources provided to the state in a declared
113	disaster;
114	(iv) appointing a state coordinating officer who is the governor's representative and
115	who shall work with a federal coordinating officer during a federally declared disaster; and
116	(v) appointing a state recovery officer who is the governor's representative and who
117	shall work with a federal recovery officer during a federally declared disaster;
118	(c) prepare, implement, and maintain programs and plans to provide for:

119	(i) prevention and minimization of injury and damage caused by disasters;
120	(ii) prompt and effective response to and recovery from disasters;
121	(iii) identification of areas particularly vulnerable to disasters;
122	(iv) coordination of hazard mitigation and other preventive and preparedness measures
123	designed to eliminate or reduce disasters;
124	(v) assistance to local officials, state agencies, and the business and public sectors, in
125	developing emergency action plans;
126	(vi) coordination of federal, state, and local emergency activities;
127	(vii) coordination of emergency operations plans with emergency plans of the federal
128	government;
129	(viii) coordination of urban search and rescue activities;
130	(ix) coordination of rapid and efficient communications in times of emergency; and
131	(x) other measures necessary, incidental, or appropriate to this part;
132	(d) coordinate with local officials, state agencies, and the business and public sectors in
133	developing, implementing, and maintaining a state energy emergency plan in accordance with
134	Section 53-2a-902;
135	(e) coordinate with state agencies regarding development and construction of state
136	buildings within a flood plain to ensure compliance with minimum standards of the National
137	Flood Insurance Program, 42 U.S.C. Chapter 50, Subchapter I, as described in Section
138	<u>53-2a-106;</u>
139	[(e)] (f) administer Part 6, Disaster Recovery Funding Act, in accordance with that
140	part;
141	[f) (g) conduct outreach annually to agencies and officials who have access to
142	IPAWS; and
143	[(g)] (h) coordinate with counties to ensure every county has the access and ability to
144	send, or a plan to send, IPAWS messages, including Wireless Emergency Alerts and
145	Emergency Alert System messages.
146	(2) Every three years, organizations that have the ability to send IPAWS messages,
147	including emergency service agencies, public safety answering points, and emergency
148	managers shall send verification of Federal Emergency Management Agency training to the
149	Division.

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150 (3) (a) The Department of Public Safety shall designate state geographical regions and 151 allow the political subdivisions within each region to: 152 (i) coordinate planning with other political subdivisions, tribal governments, and as 153 appropriate, other entities within that region and with state agencies as appropriate, or as 154 designated by the division; 155 (ii) coordinate grant management and resource purchases; and 156 (iii) organize joint emergency response training and exercises. 157 (b) The political subdivisions within a region designated in Subsection (3)(a) may not 158 establish the region as a new government entity in the emergency disaster declaration process 159 under Section 53-2a-208. 160 (4) The division may make rules in accordance with Title 63G, Chapter 3, Utah 161 Administrative Rulemaking Act, to: 162 (a) establish protocol for prevention, mitigation, preparedness, response, recovery, and 163 the activities described in Subsection (3); 164 (b) coordinate federal, state, and local resources in a declared disaster or local 165 emergency; and 166 (c) implement provisions of the Emergency Management Assistance Compact as 167 provided in Section 53-2a-402 and Title 53, Chapter 2a, Part 3, Statewide Mutual Aid Act. 168 (5) The division may consult with the Legislative Management Committee, the Judicial 169 Council, and legislative and judicial staff offices to assist the division in preparing emergency 170 succession plans and procedures under Title 53, Chapter 2a, Part 8, Emergency Interim 171 Succession Act. 172 (6) The division shall report annually in writing not later than October 31 to the Law 173 Enforcement and Criminal Justice, and Political Subdivisions Interim Committees regarding 174 the status of the emergency alert system in the state. The report shall include: 175 (a) a status summary of the number of alerting authorities in Utah; 176 (b) any changes in that number; 177 (c) administrative actions taken; and 178 (d) any other information considered necessary by the division. 179 Section 3. Section **53-2a-106** is enacted to read:

53-2a-106. Coordination for state development in a flood plain.

181	Any state agency that plans to develop or construct a building within a flood plain shall
182	consult and coordinate with the division to ensure compliance with minimum standards of the
183	National Flood Insurance Program, 42 U.S.C. Chapter 50, Subchapter I.
184	Section 4. Section 53-2a-603 is amended to read:
185	53-2a-603. State Disaster Recovery Restricted Account.
186	(1) (a) There is created a restricted account in the General Fund known as the "State
187	Disaster Recovery Restricted Account."
188	(b) The disaster recovery account consists of:
189	(i) money deposited into the disaster recovery account in accordance with Section
190	63J-1-314;
191	(ii) money appropriated to the disaster recovery account by the Legislature; and
192	(iii) any other public or private money received by the division that is:
193	(A) given to the division for purposes consistent with this section; and
194	(B) deposited into the disaster recovery account at the request of:
195	(I) the division; or
196	(II) the person or entity giving the money.
197	(c) The Division of Finance shall deposit interest or other earnings derived from
198	investment of account money into the [General Fund] account.
199	(2) Subject to being appropriated by the Legislature, money in the disaster recovery
200	account may only be expended or committed to be expended as follows:
201	(a) (i) subject to Section 53-2a-606, in any fiscal year the division may expend or
202	commit to expend an amount that does not exceed \$500,000, in accordance with Section
203	53-2a-604, to fund costs to the state of emergency disaster services in response to a declared
204	disaster;
205	(ii) subject to Section 53-2a-606, in any fiscal year the division may expend or commit
206	to expend an amount that exceeds \$500,000, but does not exceed \$3,000,000, in accordance
207	with Section 53-2a-604, to fund costs to the state of emergency disaster services in response to
208	a declared disaster if the division:
209	(A) before making the expenditure or commitment to expend, obtains approval for the
210	expenditure or commitment to expend from the governor;
211	(B) subject to Subsection (5), provides written notice of the expenditure or

212	commitment to expend to the speaker of the House of Representatives, the president of the
213	Senate, the Division of Finance, the Executive Offices and Criminal Justice Appropriations
214	Subcommittee, the Legislative Management Committee, and the Office of the Legislative
215	Fiscal Analyst no later than 72 hours after making the expenditure or commitment to expend;
216	and
217	(C) makes the report required by Subsection 53-2a-606(2);
218	(iii) subject to Section 53-2a-606, in any fiscal year the division may expend or commit
219	to expend an amount that exceeds \$3,000,000, but does not exceed \$5,000,000, in accordance
220	with Section 53-2a-604, to fund costs to the state of emergency disaster services in response to
221	a declared disaster if, before making the expenditure or commitment to expend, the division:
222	(A) obtains approval for the expenditure or commitment to expend from the governor;
223	and
224	(B) submits the expenditure or commitment to expend to the Executive Appropriations
225	Committee in accordance with Subsection 53-2a-606(3); and
226	(iv) in any fiscal year the division may expend or commit to expend an amount that
227	does not exceed \$150,000 to fund expenses incurred by the National Guard if:
228	(A) in accordance with Section 39-1-5, the governor orders into active service the
229	National Guard in response to a declared disaster; and
230	(B) the money is not used for expenses that qualify for payment as emergency disaster
231	services;
232	(b) money not described in Subsections (2)(a)(i), (ii), and (iii) may be expended or
233	committed to be expended to fund costs to the state directly related to a declared disaster that
234	are not costs related to:
235	(i) emergency disaster services;
236	(ii) emergency preparedness; or
237	(iii) notwithstanding whether a county participates in the Wildland Fire Suppression
238	Fund created in Section 65A-8-204, any fire suppression or presuppression costs that may be
239	paid for from the Wildland Fire Suppression Fund if the county participates in the Wildland
240	Fire Suppression Fund;
241	(c) to fund the Local Government Emergency Response Loan Fund created in Section
242	53-2a-607;

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- (d) the division may provide advanced funding from the disaster recovery account to
 recognized agents of the state when:
 (i) Utah has agreed, through the division, to enact the Emergency Management
 - (i) Utah has agreed, through the division, to enact the Emergency Management Assistance Compact with another member state that has requested assistance during a declared disaster;
 - (ii) Utah agrees to provide resources to the requesting member state;
 - (iii) the agent of the state who represents the requested resource has no other funding source available at the time of the Emergency Management Assistance Compact request; and
 - (iv) the disaster recovery account has a balance of funds available to be utilized while maintaining a minimum balance of \$10,000,000;
 - (e) the division may expend up to \$3,200,000 during fiscal year 2019 to fund operational costs incurred by the division during fiscal year 2019; and
- 255 (f) to fund up to \$500,000 for the governor's emergency appropriations described in Subsection 63J-1-217(4).
 - (3) All funding provided in advance to an agent of the state and subsequently reimbursed shall be credited to the account.
 - (4) The state treasurer shall invest money in the disaster recovery account according to Title 51, Chapter 7, State Money Management Act.
 - (5) (a) Except as provided in Subsections (1) and (2), the money in the disaster recovery account may not be diverted, appropriated, expended, or committed to be expended for a purpose that is not listed in this section.
 - (b) Notwithstanding Section 63J-1-410, the Legislature may not appropriate money from the disaster recovery account to eliminate or otherwise reduce an operating deficit if the money appropriated from the disaster recovery account is expended or committed to be expended for a purpose other than one listed in this section.
 - (c) The Legislature may not amend the purposes for which money in the disaster recovery account may be expended or committed to be expended except by the affirmative vote of two-thirds of all the members elected to each house.
 - (6) The division:
- 272 (a) shall provide the notice required by Subsection (2)(a)(ii) using the best available 273 method under the circumstances as determined by the division; and

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275	Section 5. Section 53-2a-807 is amended to read:
276	53-2a-807. Emergency interim successors for local officers.
277	(1) By July 1 of each year, each political subdivision shall:
278	(a) for each officer and the emergency manager described in Part 14, Local Emergency
279	Management Act, designate three emergency interim successors and specify their order of
280	succession;
281	(b) identify the political subdivision's alerting authority and any individuals authorized
282	to send emergency alerts;
283	(c) provide a list of those designated successors and individuals to the division; and
284	(d) have an emergency alert plan in place and provide a copy of the plan to the
285	division.
286	(2) In the event that a political subdivision does not designate emergency interim
287	successors as required under Subsection (1), the order of succession shall be as follows:
288	(a) the chief executive officer of the political subdivision;
289	(b) the chief deputy executive officer of the political subdivision;
290	(c) the chair of the legislative body of the political subdivision; and
291	(d) the chief law enforcement officer of the political subdivision.
292	(3) (a) Notwithstanding any other provision of law:
293	(i) if any political subdivision officer or the political subdivision officer's legal deputy,
294	if any, is unavailable, a designated emergency interim successor shall exercise the powers and
295	duties of the office according to the order of succession specified by the political subdivision
296	officer; or
297	(ii) counties may provide by ordinance that one member of the county legislative body
298	may act as the county legislative body if the other members are absent.
299	(b) An emergency interim successor shall exercise the powers and duties of the office
300	only until:
301	(i) the vacancy is filled in accordance with the constitution or statutes; or
302	(ii) the political subdivision officer, the political subdivision officer's deputy, or an
303	emergency interim successor earlier in the order of succession becomes available to exercise
304	the powers and duties of the office.

(b) may provide the notice required by Subsection (2)(a)(ii) in electronic format.

305	(4) The legislative bodies of each political subdivision may enact resolutions or
306	ordinances consistent with this part and also provide for emergency interim successors to
307	officers of the political subdivision not governed by this section.
308	Section 6. Section 53-2a-1401 is enacted to read:
309	Part 14. Local Emergency Management Act
310	<u>53-2a-1401.</u> Title.
311	This part is known as the "Local Emergency Management Act."
312	Section 7. Section 53-2a-1402 is enacted to read:
313	53-2a-1402. Designation and duties of emergency managers.
314	(1) Each political subdivision of the state of Utah shall designate an emergency
315	manager.
316	(2) A political subdivision may designate an officer of the political subdivision to serve
317	as the emergency manager.
318	(3) An emergency manager shall:
319	(a) create a plan to coordinate emergency preparedness, response, mitigation,
320	coordination, and other recovery activities; and
321	(b) coordinate with other emergency managers and officials to ensure efficient,
322	appropriate, and coordinated emergency preparedness, response, mitigation, and recovery.
323	(4) Each political subdivision shall provide for emergency interim succession of the
324	emergency manager as described in Part 8, Emergency Interim Succession Act.
325	Section 8. Section 53-2a-1403 is enacted to read:
326	53-2a-1403. Emergency operations plan.
327	(1) Each county shall create and maintain an emergency operations plan.
328	(2) Each city, town, and metro township shall:
329	(a) create and maintain an emergency operations plan; or
330	(b) adopt the emergency operations plan created by the county in which the city, town,
331	or metro township is located.
332	Section 9. Section 63C-6-101 is amended to read:
333	63C-6-101. Creation of commission Membership Appointment Vacancies.
334	(1) There is created the Utah Seismic Safety Commission consisting of 15 members,
335	designated as follows:

336	(a) the director of the Division of Emergency Management or the director's designee;
337	(b) the director of the Utah Geological Survey or the director's designee;
338	(c) the director of the University of Utah Seismograph Stations or the director's
339	designee;
340	(d) the executive director of the Utah League of Cities and Towns or the executive
341	director's designee;
342	(e) a representative from the Structural Engineers Association of Utah biannually
343	selected by its membership;
344	(f) the director of the Division of Facilities Construction and Management or the
345	director's designee;
346	(g) the executive director of the Department of Transportation or the director's
347	designee;
348	(h) the State Planning Coordinator or the coordinator's designee;
349	(i) a representative from the American Institute of Architects, Utah Section;
350	(j) a representative from the American Society of Civil Engineers, Utah Section;
351	(k) [two] three individuals, appointed by the director of the Division of Emergency
352	Management, from earthquake-related organizations that have an interest in reducing
353	earthquake-related loss in the state, with consideration given to recommendations of the Utah
354	Seismic Safety Commission;
355	(l) the commissioner of the Department of Insurance or the commissioner's designee;
356	<u>and</u>
357	[(m) a representative from the Association of Contingency Planners, Utah Chapter,
358	biannually selected by its membership; and]
359	[(n)] (m) a representative from the American Public Works Association, Utah Chapter
360	biannually selected by its membership.
361	(2) The commission shall annually select one of its members to serve as chair of the
362	commission.
363	(3) When a vacancy occurs in the membership for any reason, the replacement shall be
364	appointed for the unexpired term.
365	Section 10. Section 63I-1-253 is amended to read:
366	63I-1-253. Repeal dates, Titles 53 through 53G.

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- 367 (1) Section 53-2a-105, which creates the Emergency Management Administration Council, is repealed July 1, [2021] 2022.
- 369 (2) Sections 53-2a-1103 and 53-2a-1104, which create the Search and Rescue Advisory 370 Board, are repealed July 1, 2022.
- 371 (3) Section 53-5-703, which creates the Concealed Firearm Review Board, is repealed 372 July 1, 2023.
- 373 (4) Subsection 53-6-203(1)(b)(ii), regarding being 19 years old at certification, is repealed July 1, 2027.
- 375 (5) Subsection 53-13-104(6)(a), regarding being 19 years old at certification, is repealed July 1, 2027.
- 377 (6) Section 53B-6-105.5, which creates the Technology Initiative Advisory Board, is repealed July 1, 2024.
 - (7) Title 53B, Chapter 17, Part 11, USTAR Researchers, is repealed July 1, 2028.
- 380 (8) Section 53B-17-1203, which creates the SafeUT and School Safety Commission, is repealed January 1, 2025.
- 382 (9) Section 53B-18-1501 is repealed July 1, 2021.
- 383 (10) Title 53B, Chapter 18, Part 16, USTAR Researchers, is repealed July 1, 2028.
- 384 (11) Title 53B, Chapter 24, Part 4, Rural Residency Training Program, is repealed July 385 1, 2025.
 - (12) Subsection 53C-3-203(4)(b)(vii), which provides for the distribution of money from the Land Exchange Distribution Account to the Geological Survey for test wells and other hydrologic studies in the West Desert, is repealed July 1, 2030.
 - (13) Section 53E-3-515 is repealed January 1, 2023.
- 390 (14) In relation to a standards review committee, on January 1, 2023:
- 391 (a) in Subsection 53E-4-202(8), the language "by a standards review committee and the recommendations of a standards review committee established under Section 53E-4-203" is repealed; and
 - (b) Section 53E-4-203 is repealed.
- 395 (15) Subsections 53E-3-503(5) and (6), which create coordinating councils for youth in custody, are repealed July 1, 2027.
- 397 (16) Section 53E-4-402, which creates the State Instructional Materials Commission, is

- 398 repealed July 1, 2022.
- 399 (17) Title 53E, Chapter 6, Part 5, Utah Professional Practices Advisory Commission, is 400 repealed July 1, 2023.
- 401 (18) Subsection 53E-8-204(4), which creates the advisory council for the Utah Schools 402 for the Deaf and the Blind, is repealed July 1, 2021.
- 403 (19) Section 53F-2-514 is repealed July 1, 2020.
- 404 (20) Section 53F-5-203 is repealed July 1, 2024.
- 405 (21) Section 53F-5-212 is repealed July 1, 2024.
- 406 (22) Section 53F-5-213 is repealed July 1, 2023.
- 407 (23) Section 53F-5-214, in relation to a grant for professional learning, is repealed July 408 1, 2025.
- 409 (24) Section 53F-5-215, in relation to an elementary teacher preparation grant is 410 repealed July 1, 2025.
- 411 (25) Subsection 53F-9-203(7), which creates the Charter School Revolving Account 412 Committee, is repealed July 1, 2024.
- 413 (26) Section 53F-9-501 is repealed January 1, 2023.
- 414 (27) Subsections 53G-4-608(2)(b) and (4)(b), related to the Utah Seismic Safety 415 Commission, are repealed January 1, 2025.
- 416 (28) Subsection 53G-8-211(5), regarding referrals of a minor to court for a class C misdemeanor, is repealed July 1, 2022.