1	AIRPORT LAND USE AMENDMENTS
2	2022 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Melissa G. Ballard
5	Senate Sponsor:
6 7	LONG TITLE
8	General Description:
9	This bill amends provisions related to land use requirements near an airport influence
10	area.
11	Highlighted Provisions:
12	This bill:
13	 defines terms related to airport influence areas and airport overlay zones;
14	 encourages a political subdivision adopt land use regulations that protect airports,
15	including:
16	 granting of avigation easements;
17	 adopting airport overlay zones; and
18	 notifying of airport impacts;
19	 amends provisions related to governing law in the event of a conflict between land
20	use regulations;
21	 amends provisions related to the acquisition of an avigation easement or similar
22	rights; and
23	makes technical changes.
24	Money Appropriated in this Bill:
25	None
26	Other Special Clauses:
27	None



28	Otan Code Sections Affected:
29	AMENDS:
30	10-9a-501, as last amended by Laws of Utah 2021, Chapter 60
31	17-27a-501, as last amended by Laws of Utah 2021, Chapter 60
32	72-10-401, as renumbered and amended by Laws of Utah 1998, Chapter 270
33	72-10-402, as renumbered and amended by Laws of Utah 1998, Chapter 270
34	72-10-403, as renumbered and amended by Laws of Utah 1998, Chapter 270
35	72-10-404, as renumbered and amended by Laws of Utah 1998, Chapter 270
36	72-10-413, as renumbered and amended by Laws of Utah 1998, Chapter 270
37	REPEALS:
38	72-10-405, as renumbered and amended by Laws of Utah 1998, Chapter 270
39	72-10-406, as renumbered and amended by Laws of Utah 1998, Chapter 270
40	72-10-407, as renumbered and amended by Laws of Utah 1998, Chapter 270
41	72-10-408, as renumbered and amended by Laws of Utah 1998, Chapter 270
42	72-10-409, as renumbered and amended by Laws of Utah 1998, Chapter 270
43	72-10-410, as renumbered and amended by Laws of Utah 1998, Chapter 270
44	72-10-411, as renumbered and amended by Laws of Utah 1998, Chapter 270
45	72-10-412, as last amended by Laws of Utah 2018, Chapter 148
46 47	72-10-414, as renumbered and amended by Laws of Utah 1998, Chapter 270
47 48	Be it enacted by the Legislature of the state of Utah:
49	Section 1. Section 10-9a-501 is amended to read:
50	10-9a-501. Enactment of land use regulation, land use decision, or development
51	agreement.
52	(1) Only a legislative body, as the body authorized to weigh policy considerations, may
53	enact a land use regulation.
54	(2) (a) Except as provided in Subsection (2)(b), a legislative body may enact a land use
55	regulation only by ordinance.
56	(b) A legislative body may, by ordinance or resolution, enact a land use regulation that
57	imposes a fee.
58	(3) A legislative body shall ensure that a land use regulation is consistent with the

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59 purposes set forth in this chapter.

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- 60 (4) (a) A legislative body shall adopt a land use regulation to:
 - (i) create or amend a zoning district under Subsection 10-9a-503(1)(a); and
 - (ii) designate general uses allowed in each zoning district.
 - (b) A land use authority may establish or modify other restrictions or requirements other than those described in Subsection (4)(a), including the configuration or modification of uses or density, through a land use decision that applies criteria or policy elements that a land use regulation establishes or describes.
 - (5) A municipality may not adopt a land use regulation, development agreement, or land use decision that restricts the type of crop that may be grown in an area that is:
 - (a) zoned agricultural; or
 - (b) assessed under Title 59, Chapter 2, Part 5, Farmland Assessment Act.
- (6) A municipal land use regulation pertaining to an airport or an airport influence area,
 as that term is defined in Section 72-10-401, is subject to Title 72, Chapter 10, Part 4, Airport
 Zoning Act.
 - Section 2. Section 17-27a-501 is amended to read:

17-27a-501. Enactment of land use regulation.

- (1) Only a legislative body, as the body authorized to weigh policy considerations, may enact a land use regulation.
- (2) (a) Except as provided in Subsection (2)(b), a legislative body may enact a land use regulation only by ordinance.
- (b) A legislative body may, by ordinance or resolution, enact a land use regulation that imposes a fee.
 - (3) A land use regulation shall be consistent with the purposes set forth in this chapter.
 - (4) (a) A legislative body shall adopt a land use regulation to:
 - (i) create or amend a zoning district under Subsection 17-27a-503(1)(a); and
- (ii) designate general uses allowed in each zoning district.
 - (b) A land use authority may establish or modify other restrictions or requirements other than those described in Subsection (4)(a), including the configuration or modification of uses or density, through a land use decision that applies criteria or policy elements that a land use regulation establishes or describes.

90	(5) A county may not adopt a land use regulation, development agreement, or land use
91	decision that restricts the type of crop that may be grown in an area that is:
92	(a) zoned agricultural; or
93	(b) assessed under Title 59, Chapter 2, Part 5, Farmland Assessment Act.
94	(6) A county land use regulation pertaining to an airport or an airport influence area, as
95	that term is defined in Section 72-10-401, is subject to Title 72, Chapter 10, Part 4, Airport
96	Zoning Act.
97	Section 3. Section 72-10-401 is amended to read:
98	72-10-401. Definitions.
99	As used in this part[, unless the context otherwise requires]:
100	(1) "Airport" means any area of land or water [designed and set aside] that is used or
101	intended for use for the landing and [taking-off] take-off of aircraft and utilized or to be
102	utilized in the interest of the public for these purposes and receives funding from the Federal
103	Aviation Administration.
104	[(2) "Airport hazard" means any structure or tree or use of land which obstructs the
105	airspace required for the flight of aircraft in landing or taking-off at an airport or is otherwise
106	hazardous to the landing or taking-off of aircraft.]
107	(2) "Airport hazard" means any structure, tree, object of natural growth, or use of land
108	that potentially obstructs or impacts the safe and efficient utilization of the navigable airspace
109	required for the flight of aircraft in landing or take-off at an airport.
110	(3) "Airport hazard area" means any area of land or water upon which an airport hazard
111	might be established if not prevented as provided in this part.
112	(4) "Airport influence area" means land located within 5,000 feet of an airport runway.
113	(5) "Airport overlay zone" means a secondary zoning district designed to protect the
114	public health, safety, and welfare near an airport, that:
115	(a) applies land use regulations in addition to the primary zoning district land use
116	regulations of property used as an airport and property within an airport influence area;
117	(b) may extend beyond the airport influence area;
118	(c) ensures airport utility as a public asset;
119	(d) protects property owner land values near an airport through compatible land use
120	regulations as recommended by the Federal Aviation Administration; and

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121	(e) protects aircraft occupant safety through protection of navigable airspace.
122	(6) "Avigation easement" means an easement permitting unimpeded aircraft flights
123	over property subject to the easement, and includes the right:
124	(a) to create or increase noise or other effects that may result from the lawful operation
125	of aircraft; and
126	(b) to remove any obstruction to such overflight.
127	(7) "Land use regulation" means the same as that term is defined in Sections 10-9a-103
128	and 17-27a-103.
129	[(4)] (8) "Political subdivision" means any municipality, city, town, or county.
130	[(5) "Structure" means any object constructed or installed by man, including buildings,
131	towers, smokestacks, and overhead transmission lines.]
132	[(6) "Tree" means any object of natural growth.]
133	Section 4. Section 72-10-402 is amended to read:
134	72-10-402. Declaration with respect to airport hazards.
135	The Legislature finds that:
136	(1) an airport hazard endangers the lives and property of users of the airport and of
137	occupants of land in its vicinity;
138	(2) an obstruction of the type that reduces the size of the area available for the landing,
139	taking-off, and maneuvering of aircraft tends to destroy or impair the utility of the airport and
140	the public investment in the airport;
141	(3) the creation or establishment of an airport hazard is a public nuisance and an injury
142	to the community served by the airport in question;
143	(4) it is necessary in the interest of the public health, public safety, and general welfare
144	that the creation or establishment of airport hazards be prevented;
145	(5) this should be accomplished, to the extent legally possible, by exercise of the police
146	power, without compensation; [and]
147	(6) both the prevention of the creation or establishment of airport hazards and the
148	elimination, removal, alteration, mitigation, or marking and lighting of existing airport hazards
149	are public purposes for which political subdivisions may raise and expend public funds and
150	acquire land or property interests in land[-]; and
151	(7) the establishment of an airport overlay zone best prevents the creation or

152 establishment of an airport hazard, and promotes the public health, safety, and general welfare. 153 Section 5. Section 72-10-403 is amended to read: 154 72-10-403. Airport land use regulations. 155 (1) [(a)] In order to prevent the creation or establishment of airport hazards, every political subdivision having an airport hazard area within [its] the political subdivision's 156 157 territorial limits, and each political subdivision located within an airport influence area may adopt, administer, and enforce, under the police power and in the manner and upon the 158 159 conditions prescribed in this part, Title 10, Chapter 9a, Municipal Land Use, Development, and 160 Management Act, and Title 17, Chapter 27a, County Land Use, Development, and Management Act, airport [zoning] land use regulations for the airport [hazard] influence area, 161 162 including an airport overlay zone. 163 (b) The regulations may divide the area into zones, and, within the zones, specify the land uses permitted and regulate and restrict the height to which structures and trees may be 164 165 erected or allowed to grow.] 166 [(2) (a) If an airport is owned or controlled by a political subdivision and any airport 167 hazard area appertaining to the airport is located outside the territorial limits of the political subdivision, the political subdivision owning or controlling the airport and the political 168 169 subdivision within which the airport hazard area is located may, by ordinance or resolution 170 duly adopted, create a joint airport zoning board. 171 (b) The board shall have the same power to adopt, administer, and enforce airport 172 zoning regulations applicable to the airport hazard area in question as that vested by Subsection 173 (1) in the political subdivision within which the area is located. 174 (c) Each joint board shall have as members two representatives appointed by each 175 political subdivision participating in its creation and in addition a chair elected by a majority of 176 the appointed members. 177 (2) (a) Each political subdivision located within an airport influence area is encouraged to notify a person building on or developing land within an airport influence area of aircraft 178 179 overflights and associated noise. 180 (b) To promote the safe and efficient operation of the airport, a political subdivision 181 located within an airport influence area is encouraged to: 182 (i) as a condition to granting a building permit or a requested zoning change within an

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183 airport influence area, require a person building or developing land to grant or sale to the 184 airport owner, at fair market value, an avigation easement; 185 (ii) adopt an airport overlay zone conforming to the requirements of this chapter and 14 186 C.F.R. Part 77; and (iii) require any proposed development within an airport influence area to conform 187 188 with 14 C.F.R. Part 77. 189 Section 6. Section 72-10-404 is amended to read: 190 72-10-404. Governing law in event of conflict. [(1) In the event that a political subdivision has adopted or adopts a comprehensive 191 192 zoning ordinance regulating the height of buildings, any airport zoning regulations applicable 193 to the same area or a portion of the area may be incorporated in and made a part of 194 comprehensive zoning regulations, and be administered and enforced in connection with the 195 comprehensive zoning regulations. 196 [(2)] In the event of conflict between any airport [zoning] land use regulations adopted 197 under this part and any other regulations applicable to the same area, whether the conflict be 198 with respect to the height of structures or trees, the use of land, or any other matter, [and 199 whether the other regulations were adopted by the political subdivision which adopted the 200 airport zoning regulations or by some other political subdivision, the more stringent limitation 201 or requirement] the airport overlay zone requirements shall govern and prevail. 202 Section 7. Section 72-10-413 is amended to read: 203 72-10-413. Purchase or condemnation of air rights or avigation easements. 204 A political [subdivision within which the property or nonconforming use is located or 205 the political subdivision owning the airport [or], whether the airport is located within or 206 without the territorial limits of the political subdivision, or a political subdivision that is served 207 by [it] the airport may acquire, by purchase, grant, or condemnation in the manner provided by 208 the law under which political subdivisions are authorized to acquire real property for public 209 purposes, an air right, [navigation] an avigation easement, or other estate or interest in the 210 property or nonconforming structure or use in question if: 211 (1) it is desired to remove, lower, or otherwise terminate a nonconforming structure or

(2) the approach protection necessary cannot, because of constitutional limitations, be

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use;

214	provided by airport [zoning] land use regulations under this part; or
215	(3) it appears advisable that the necessary approach protection be provided by
216	acquisition of property rights rather than by airport zoning regulations.
217	Section 8. Repealer.
218	This bill repeals:
219	Section 72-10-405, Airport zoning regulations Adoption and amendment
220	Airport zoning commission Powers and duties.
221	Section 72-10-406, Airport zoning regulations Validity, limitations, and
222	restrictions.
223	Section 72-10-407, Permit for new or changed structures or uses Nonconforming
224	structures Airport hazards Application to board of adjustment for variance
225	Allowance of variance Conditioning permit or variance.
226	Section 72-10-408, Appeals to board of adjustment Procedure Stay of
227	proceedings Hearing and judgment.
228	Section 72-10-409, Airport zoning regulations Administration and enforcement.
229	Section 72-10-410, Board of adjustment Powers Appointment and
230	membership of board Hearings and decisions by board Meetings Adoption of
231	rules.
232	Section 72-10-411, Appeals to district courts Procedure Findings, judgment,
233	and costs Regulations invalid as to one structure or parcel of land.
234	Section 72-10-412, Violations of chapter or rulings Misdemeanor Remedies of
235	political subdivisions.

Section 72-10-414, Exchange of private property near federal airports.

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