	COUNTY LISTING OF LOCAL GOVERNMENT AND
	LIMITED PURPOSE ENTITIES
	2018 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Deidre M. Henderson
	House Sponsor:
]	LONG TITLE
(Committee Note:
	The Political Subdivisions Interim Committee recommended this bill.
(General Description:
	This bill requires each county to publish certain information on the county's website
1	regarding each local government entity and limited purpose entity within the county.
]	Highlighted Provisions:
	This bill:
	 defines terms; and
	 requires each county to publish certain information on the county's website
1	regarding each local government entity and limited purpose entity within the county.
]	Money Appropriated in this Bill:
	None
(Other Special Clauses:
	None
1	Utah Code Sections Affected:
]	ENACTS:
	17-15-31, Utah Code Annotated 1953

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28	Section 1. Section 17-15-31 is enacted to read:
29	<u>17-15-31.</u> County website listing of local government entities.
30	(1) As used in this section:
31	(a) (i) "Limited purpose entity" means a legal entity that:
32	(A) performs a single governmental function or limited governmental functions; and
33	(B) is not a state executive branch agency, a state legislative office, or within the
34	judicial branch.
35	(ii) "Limited purpose entity" includes:
36	(A) area agencies, area agencies on aging, and area agencies on high risk adults, as
37	those terms are defined in Section 62A-3-101;
38	(B) charter schools created under Title 53A, Chapter 1a, Part 5, The Utah Charter
39	Schools Act;
40	(C) community reinvestment agencies, as that term is defined in Section <u>17C-1-102</u> ;
41	(D) conservation districts, as that term is defined in Section 17D-3-102;
42	(E) governmental nonprofit corporations, as that term is defined in Section 11-13a-102;
43	(F) housing authorities, as that term is defined in Section 35A-8-401;
44	(G) independent entities and independent state agencies, as those terms are defined in
45	Section 63E-1-102;
46	(H) interlocal entities, as that term is defined in Section <u>11-13-103</u> ;
47	(I) local building authorities, as that term is defined in Section 17D-2-102;
48	(J) local districts, as that term is defined in Section 17B-1-102;
49	(K) local health departments, as that term is defined in Section 26A-1-102;
50	(L) nonprofit corporations that receive an amount of money requiring an accounting
51	report under Section 51-2a-201.5;
52	(M) school districts under Title 53A, State System of Public Education; and
53	(N) special service districts, as that term is defined in Section 17D-1-102.
54	(b) "Local government entity" means a municipality, as that term is defined in Section
55	<u>10-1-104.</u>
56	(2) Beginning on July 1, 2019, each county shall list on the county's website any of the
57	following information that the lieutenant governor publishes in a registry of local government
58	entities and limited purpose entities regarding each limited purpose entity and local

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59	government entity that operates, either in whole or in part, within the county or has geographic
60	boundaries that overlap or are contained within the boundaries of the county:
61	(a) the entity's name;
62	(b) the entity's type of local government entity or limited purpose entity;
63	(c) the entity's governmental function;
64	(d) the entity's physical address and phone number, including the name and contact
65	information of an individual whom the entity designates as the primary contact for the entity;
66	(e) names of the members of the entity's governing board or commission, managing
67	officers, or other similar managers;
68	(f) the entity's sources of revenue; and
69	(g) if the entity has created an assessment area, as that term is defined in Section
70	11-42-102, information regarding the creation, purpose, and boundaries of the assessment area.

Legislative Review Note Office of Legislative Research and General Counsel