Be it enacted by the Legislature of the state of Utah:
Section 1. Section 17-15-27 is amended to read:
17-15-27. Appointment of legal counsel by county executive and county legislative
body.
(1) (a) An elected county executive in a county that has adopted a county
executive-council form of county government under Chapter 52a, Changing Forms of County
Government, may appoint an attorney to advise and represent the county executive.
(b) An attorney appointed under Subsection (1)(a):
(i) serves at the pleasure of the county executive; and
(ii) may not perform any of the functions of a county attorney or district attorney under
this title, except as provided in this section.
(c) An attorney appointed under this Subsection (1) may represent the county executive
in cases and controversies before courts and administrative agencies and tribunals when a
conflict exists that precludes the county or district attorney from representing the county
executive.
(2) (a) The legislative body of a county that has adopted a county executive-council
form of county government under Chapter 52a, Changing Forms of County Government, may
appoint an attorney to advise and represent the county legislative body.
(b) An attorney appointed under Subsection (2)(a):
(i) serves at the pleasure of the county legislative body; and
(ii) may not perform any of the functions of a county attorney or district attorney under
this title, except as provided in this section and Section 17-18a-504.
(c) An attorney appointed under this Subsection (2) may represent the county
legislative body in cases and controversies before courts and administrative agencies and
tribunals when a conflict exists that precludes the county or district attorney from representing
the county legislative body.
Section 2. Section 17-18a-504 is amended to read:
17-18a-504. Review and approve as to form.
(1) As used in this section:

57	(a) "Appointed attorney" means an attorney who is appointed to advise and represent
58	the legislative body of a county in accordance with Subsection 17-15-27(2)(a).
59	(b) "Civil counsel" means an attorney, as that term is defined in Section 17-18a-102,
60	who is exercising the attorney's civil duties for a county.
61	(2) The civil counsel $\hat{S} \rightarrow [f] \leftarrow \hat{S}$ shall $\hat{S} \rightarrow [f] \leftarrow \hat{S}$ review and $[f] \rightarrow [f] \leftarrow \hat{S}$ review and $[f] \rightarrow [f] \rightarrow [f] \rightarrow [f]$
61a	form and legality
62	each county contract, ordinance, regulation, policy, real estate document, conveyance, and legal
63	document.
64	(3) If a county has an appointed attorney, the legislative body may assign the appointed
65	attorney to review and advise as to form and legality any county contract, ordinance, regulation,
66	policy, real estate document, conveyance, or legal document.