€ 01-02-13 12:30 PM €

TARGET SHOOTING AND WILDFIRE REGULATIONS
2013 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Margaret Dayton
House Sponsor: Curtis Oda
LONG TITLE
General Description:
This bill provides the state forester with the authority to restrict target shooting in areas
where hazardous conditions exist.
Highlighted Provisions:
This bill:
<ul> <li>allows the state forester to restrict or prohibit target shooting in areas where</li> </ul>
hazardous conditions exist.
Money Appropriated in this Bill:
None
Other Special Clauses:
None
<b>Utah Code Sections Affected:</b>
AMENDS:
65A-8-212, as renumbered and amended by Laws of Utah 2007, Chapter 136
Be it enacted by the Legislature of the state of Utah:
Section 1. Section <b>65A-8-212</b> is amended to read:
65A-8-212. Power of state forester to close hazardous areas Violations of an
order closing an area.
(1) (a) If the state forester finds conditions in a given area in the state to be extremely



28	hazardous, he shall close those areas to any forms of use by the public, or to limit that use.
29	(b) Ŝ→ [The closure shall include the prohibition of open fires for the period of time he
30	finds necessary.
31	(c) The closure may include the restriction or prohibition of the use of firearms in
32	target shooting.] The closure shall include, for the period of time the state forester considers
32a	necessary, the prohibition of open fires, and may include restrictions and prohibitions on:
32b	(i) smoking,
32c	(ii) the use of vehicles or equipment;
32d	(iii) welding, cutting, or grinding of metals;
32e	(iv) fireworks;
32f	(v) explosives; or
32g	(vi) the use of firearms for target shooting.
32h	(c) Any restriction or closure relating to firearms use:
32i	(i) shall be done with support of the duly elected county sheriff of the affected county or
32j	counties;
32k	(ii) shall undergo a formal review by the State Forester and County Sheriff every 14
321	days; and
32m	(iii) may not prohibit a person from legally possessing a firearm or lawfully
32n	<u>participating in a hunt.</u> ←Ŝ
33	(2) Nothing in this chapter prohibits any resident within the area from full and free
34	access to his home or property, or any legitimate use by the owner or lessee of the property.
35	(3) The order or proclamation closing or limiting the use in the area shall set forth:
36	(a) the exact area coming under the order;
37	(b) the date when the order becomes effective; and
38	(c) if advisable, the authority from whom permits for entry into the area may be
39	obtained.
40	(4) Any entry into or use of any area in violation of this section is a class B
41	misdemeanor.

Legislative Review Note as of 10-11-12 10:24 AM

Office of Legislative Research and General Counsel