Welcome to the LPC!

PURPOSE
• Determine league positions on bills in a manner consistent with resolutions & board positions
  • Pillars/prism
  • Weekly ratification
  • Urgency (your input v. our reports)
  • Surveys
• Positions: support, oppose, neutral, no position, amend/TBD

PROCESS
• Chair: ULCT 1st VP
  • Agenda (24 hr notice, ULCT officers)
• Up to 3 voting members per city
  • ULCT board = 4th voter
  • 50%+ elected officials
  • 50%+ Wasatch Front cities
  • Quorum: 30 voters, plus at least 1 city of 1st/2nd class
• Consensus: 60% of attending voters
1. Does the bill respect the traditional role of local government?
2. Is the bill a one-size-fits-all approach or does it respect that every city is unique?
3. Will the bill result in an unfunded or unworkable mandate on cities?
## Our partners on the Hill

### AFFILIATES

- ULCT Board (members; ex-officio)
  - UT City Management Assoc.
  - UT Municipal Attorneys Assoc.
  - UT Municipal Clerks Assoc.
- Other (city prof. orgs.)
  - Police Chiefs, Fire Chiefs, Treasurers, Finance Directors, Code Enforcement, RDA Directors

### REGULAR ALLIES

- MPOs/AOGs
  - WFRC, MAG, etc.
- UT Assoc. of Counties
- UT Assoc. of Special Districts
  - Prep 60, UTA
- UT Assoc. of School Boards
- Chambers of Commerce
Big issues in last few years

- Tax reform
- UDOT restructure
- UTA restructure
- Gas tax increase & 4\textsuperscript{th}/5\textsuperscript{th} sales tax quarters for transportation
- Housing and transportation elements of general plans (SB 34)
- Local referendum modernization
- GOED restructure
- Homelessness services & funding restructure
- Tier 2 public safety retirement changes
- Body-worn camera policies
- 700+ bills
Board priorities, November & December mtgs

NOVEMBER

1) Tax reform
2) Land use damages/preemption
3) Water (rights, conservation)

Caveat: 30+ issues were in the air

DECEMBER (amicus briefs)

• Inland port litigation
• Transportation utility fee litigation
State Constitution’s ripper clause: The Legislature shall not delegate to any special commission, private corporation or association, any power to make, supervise or interfere with any municipal improvement, money, property or effects, whether held in trust or otherwise, to levy taxes, to select a capitol site, or to perform any municipal functions.

Jan. 8: District court held for the state and against SLC on all points:
1) Ripper clause  
   a) Delegation  
   b) Municipal function  
   c) Definition of special commission  
2) Municipal monies  
3) Cities by “special law”  
4) Uniform operation of laws
1) “sufficiently infused with a state purpose so as not to run afoul of ripper”

- State interest because:
  - Local gov’t could impede development, state would streamline process, statewide economic benefit, need for consistent zoning
  - LUDMA is state authority delegated but not surrendered to locals

- 3 part test: i) state v. local ability, ii) impact outside of SLC, iii) intrusive to city
2) Municipal monies ($360 mill. of prop. tax, TBD sales tax point of sale)
   • Legislature specifically mandated the power, but did not delegate the power
   • State can divert taxes

3) Quasi-city
   • Inland port authority is a political subdivision

4) Uniform application of law
   • Ok to treat SLC differently than Provo because SLC is inside the authority & Provo is not
Transportation Utility Fee litigation

Jan 22: oral argument was favorable to Pleasant Grove

Key precedent, *Jordan School District v. Sandy City*: “city’s decision regarding the structure, operation, and funding of its storm sewer system are entitled to deference. We generally give latitude to local governments in creating solutions to problems.”

Libertas: fee v. tax; truth-in-taxation process
District Court to parties: decision in 2-4 weeks
Libertas to court: bill coming to ban TUFs
ULCT: met w/city reps who have TUFs and working on strategy
Litigation meets legislation

Inland port (framework, not entity):
- Appeal the District court decision?
- ULCT 2018 letters to Gov. around land use, property tax increment, board representation
- Impact on hub & spoke cities
- Impact on other state “authorities”
- New IP Director seeking common ground w/cities

TUF:
- 13 cities now with the fee
- Some legislators support fee but want more guardrails
  - I.e. study, public outreach, limited payers, etc.
- Political timing (tax reform, case, potential opponents)
Upcoming land use legislation

• Gravel pits: no 2020 legislation
• TOD zoning change notification
• Subdivisions
• Design standards
• Impact fees
• Damages/penalties
HB 202 – Local Government Nuisance Ordinance Reform (J. Moss)

• Bill prohibits imposing a Class B Misdemeanor penalty for code violations unless they meet a statutory nuisance standard

• “A nuisance is anything that is injurious to health, indecent, offensive to the senses, or an obstruction to the free use of property, so as to interfere with the comfortable enjoyment of life or property” (78B-6-1101).

• Legislature increasingly concerned with criminal penalties used as the default for perceived minor code violations

• Several code enforcement bills every year

• Path forward?
Water Conservation

SB 51: Secondary Water Requirements
• Suppliers in 1st and 2nd Class Counties meter all secondary water
• Exemption for warranty and recharge
• Creates funding account without providing funding

SB 84: Public Entity Water Users Amendments
• Conservation plan for city/town water utilization
• Meter all water utilized
Upcoming issues

• HB 231: Genetic Information Amendment
• HB 190: Local Government Cooperation Contracts
• Body Worn Cameras: In Process
• Use of Biometrics: In Process
Legislative issues from members

• Issues we haven’t covered?
• Concerns?