

Senator Daniel W. Thatcher proposes the following substitute bill:

BOARDS AND COMMISSIONS AMENDMENTS

2020 GENERAL SESSION

STATE OF UTAH

Chief Sponsor: Marc K. Roberts

Senate Sponsor: Daniel W. Thatcher

Cosponsor: Travis M. Seegmiller

LONG TITLE

General Description:

This bill repeals, places sunset provisions on, and amends and enacts provisions related to certain boards and commissions.

Highlighted Provisions:

This bill:

repeals the following entities and amends provisions related to the following entities:

- the Arts and Culture Business Alliance;
- the Deception Detection Examiners Board;
- the Global Positioning Systems Advisory Committee;
- the Hearing Instrument Specialist Licensing Board;
- the Livestock Market Committee;
- the Motorcycle Rider Education Advisory Committee;
- the Pesticide Committee;
- the Private Aquaculture Advisory Council;
- the Residence Lien Recovery Fund Advisory Board;



- 25 • the Serious Habitual Offender Comprehensive Action Program Oversight
26 Committees;
27 • the State Advisory Council on Science and Technology;
28 • the State Law Library Board of Control;
29 • the Survey and Excavation Permit Advisory Committee; and
30 • the Veterans Memorial Park Board;
31 ▶ adds sunset provisions to the following and provisions related to the following:
32 • the advisory council for the Utah Schools for the Deaf and Blind;
33 • the advisory council for the Division of Services for the Blind and Visually
34 Impaired;
35 • the Agricultural Advisory Board;
36 • the Agricultural and Wildlife Damage Prevention Board;
37 • the Agricultural Water Optimization Task Force;
38 • the Alarm System Security Licensing Board;
39 • the Architects Licensing Board;
40 • the Board of Bank Advisors;
41 • the Board of Credit Union Advisors;
42 • the Board of Financial Institutions;
43 • the Board of Tourism Development;
44 • the Boating Advisory Council;
45 • the Charter School Revolving Account Committee;
46 • the Child Care Advisory Committee;
47 • the Child Support Guidelines Advisory Committee;
48 • the Coal Miner Certification Panel;
49 • the Committee of Consumer Services;
50 • the Concealed Firearms Review Board;
51 • the Coordinating Council for Persons with Disabilities;
52 • coordinating councils for youth in custody;
53 • the Data Security Management Council;
54 • the Decision and Action Committee;
55 • the Domesticated Elk Act advisory council;

- 56 • the Drug Utilization Review Board;
- 57 • the Early Childhood Utah Advisory Council;
- 58 • the Emergency Management Administration Council;
- 59 • the Employment Advisory Council;
- 60 • the Executive Residence Commission;
- 61 • the Federal Land Application Advisory Committee;
- 62 • the Forensic Mental Health Coordinating Council;
- 63 • the Governor's Committee on Employment of People with Disabilities;
- 64 • the Governor's Economic Development Coordinating Council;
- 65 • the Great Salt Lake Advisory Council;
- 66 • the Heritage Trees Advisory Committee;
- 67 • the Interpreter Certification Board;
- 68 • the Kurt Oscarson Children's Organ Transplant Coordinating Committee;
- 69 • the Land Use and Eminent Domain Advisory Board;
- 70 • the Livestock Brand Board;
- 71 • local advisory boards for the Children's Justice Center Program;
- 72 • market boards of control in the Department of Agriculture;
- 73 • the Medical Education Council;
- 74 • the Motor Vehicle Business Advisory Board;
- 75 • the Motor Vehicle Review Committee;
- 76 • the Museum Services Advisory Board;
- 77 • the Native American Remains Review Committee;
- 78 • the Newborn Hearing Screening Committee;
- 79 • the Off-highway Vehicle Advisory Council;
- 80 • the Pawnshop and Secondhand Merchandise Advisory Board;
- 81 • the Powersport Motor Vehicle Franchise Advisory Board;
- 82 • the Primary Care Grant Committee;
- 83 • the Purchasing from Persons with Disabilities Advisory Board;
- 84 • the Recreational Trails Advisory Council;
- 85 • regional advisory councils for the Wildlife Board;
- 86 • the Residential Child Care Licensing Advisory Committee;

- 87 • the Residential Mortgage Regulatory Commission;
- 88 • the Search and Rescue Advisory Board;
- 89 • the Snake Valley Aquifer Advisory Council;
- 90 • the State Grazing Advisory Board;
- 91 • the State Instructional Materials Commission;
- 92 • the State Rehabilitation Advisory Council;
- 93 • the State of Utah Alice Merrill Horne Art Collection Board;
- 94 • the State Weed Committee;
- 95 • the Technology Initiative Advisory Board;
- 96 • transportation advisory committees;
- 97 • the Traumatic Brain Injury Advisory Committee;
- 98 • the Utah Children's Health Insurance Program Advisory Council;
- 99 • the Utah Commission on Service and Volunteerism;
- 100 • the Utah Council on Victims of Crime;
- 101 • the Utah Electronic Recording Commission;
- 102 • the Utah Health Advisory Council;
- 103 • the Utah Professional Practices Advisory Commission;
- 104 • the Utah Prosecution Council;
- 105 • the Wildlife Board Nominating Committee; and
- 106 • the Workers' Compensation Advisory Council;
- 107 ▶ reinstates the Judicial Rules Review Committee, which was previously repealed,
- 108 and enacts provisions related to the Judicial Rules Review Committee;
- 109 ▶ repeals sunset provisions related to the Utah State Fair Corporation Board of
- 110 Directors;
- 111 ▶ repeals sunset provisions related to the Pete Suazo Utah Athletic Commission;
- 112 ▶ modifies appointments related to:
 - 113 • the Committee of Consumer Services;
 - 114 • the Health Facility Committee;
 - 115 • the Sentencing Commission; and
 - 116 • the Utah Seismic Safety Commission;
- 117 ▶ amends provisions related to contributions to the Martha Hughes Cannon Capitol

118 Statue Oversight Committee;

- 119 ▶ adds provisions to an existing repealer for the Air Ambulance Committee;
- 120 ▶ modifies reporting requirements related to boards and commissions;
- 121 ▶ requires the Utah Public Notice Website and the governor's boards and
- 122 commissions database to share certain information;
- 123 ▶ requires the Division of Archives and Records Service to identify and report certain
- 124 information;
- 125 ▶ allows an individual to receive notifications regarding vacancies on certain boards
- 126 and commissions;
- 127 ▶ provides a portal through which a member of the public may provide feedback on
- 128 an appointee or sitting member of certain boards and commissions; and
- 129 ▶ makes technical changes.

130 **Money Appropriated in this Bill:**

131 None

132 **Other Special Clauses:**

133 This bill provides coordination clauses.

134 **Utah Code Sections Affected:**

135 AMENDS:

- 136 [4-14-106](#), as renumbered and amended by Laws of Utah 2017, Chapter 345
- 137 [4-30-105](#), as renumbered and amended by Laws of Utah 2017, Chapter 345
- 138 [4-30-106](#), as renumbered and amended by Laws of Utah 2017, Chapter 345
- 139 [4-30-107](#), as renumbered and amended by Laws of Utah 2017, Chapter 345
- 140 [4-37-109](#), as last amended by Laws of Utah 2017, Chapter 412
- 141 [9-6-201](#), as last amended by Laws of Utah 2017, Chapter 48
- 142 [9-6-202](#), as last amended by Laws of Utah 2015, Chapter 350
- 143 [9-6-305](#), as last amended by Laws of Utah 2018, Chapter 65
- 144 [9-6-306](#), as last amended by Laws of Utah 2018, Chapter 65
- 145 [9-6-806](#), as enacted by Laws of Utah 2015, Chapter 350
- 146 [9-7-302](#), as last amended by Laws of Utah 2008, Chapter 382
- 147 [9-8-305](#), as last amended by Laws of Utah 2008, Chapter 382
- 148 [23-14-3](#), as last amended by Laws of Utah 2017, Chapter 412

- 149 [26-21-3](#), as last amended by Laws of Utah 2011, Chapter 366
- 150 [26-39-200](#), as last amended by Laws of Utah 2019, Chapter 111
- 151 [26-39-201](#), as last amended by Laws of Utah 2014, Chapter 322
- 152 [36-12-22](#), as enacted by Laws of Utah 2019, Chapter 246
- 153 [36-31-104](#), as enacted by Laws of Utah 2018, Chapter 342
- 154 [38-11-102](#), as last amended by Laws of Utah 2018, Chapter 229
- 155 [38-11-201](#), as last amended by Laws of Utah 2018, Chapter 229
- 156 [53F-9-203](#), as last amended by Laws of Utah 2019, Chapter 186
- 157 [54-10a-202](#), as last amended by Laws of Utah 2010, Chapter 286
- 158 [58-46a-102](#), as last amended by Laws of Utah 2017, Chapter 43
- 159 [58-46a-302](#), as last amended by Laws of Utah 2013, Chapter 87
- 160 [58-46a-302.5](#), as last amended by Laws of Utah 2013, Chapter 87
- 161 [58-46a-303](#), as last amended by Laws of Utah 2001, Chapter 268
- 162 [58-46a-501](#), as last amended by Laws of Utah 2002, Chapter 50
- 163 [58-46a-502](#), as last amended by Laws of Utah 2019, Chapter 349
- 164 [58-55-201](#), as last amended by Laws of Utah 2019, Chapter 215
- 165 [58-64-102](#), as last amended by Laws of Utah 2016, Chapter 201
- 166 [58-64-302](#), as last amended by Laws of Utah 2016, Chapter 201
- 167 [58-64-502](#), as enacted by Laws of Utah 1995, Chapter 215
- 168 [58-64-601](#), as last amended by Laws of Utah 2016, Chapter 201
- 169 [63C-6-101](#), as last amended by Laws of Utah 2011, Chapter 55
- 170 [63F-1-509](#), as last amended by Laws of Utah 2008, Chapter 382
- 171 [63F-1-701](#), as last amended by Laws of Utah 2016, Chapter 233
- 172 [63I-1-204](#), as enacted by Laws of Utah 2019, Chapter 246
- 173 [63I-1-209](#), as last amended by Laws of Utah 2019, Chapter 246
- 174 [63I-1-213](#), as last amended by Laws of Utah 2018, Chapter 111
- 175 [63I-1-217](#), as last amended by Laws of Utah 2018, Chapters 236 and 347
- 176 [63I-1-223](#), as last amended by Laws of Utah 2019, Chapter 246
- 177 [63I-1-226](#), as last amended by Laws of Utah 2019, Chapters 67, 136, 246, 289, 455 and
- 178 last amended by Coordination Clause, Laws of Utah 2019, Chapter 246
- 179 [63I-1-234](#), as last amended by Laws of Utah 2019, Chapter 136

- 180 **63I-1-235**, as last amended by Laws of Utah 2019, Chapters 89 and 246
- 181 **63I-1-241**, as last amended by Laws of Utah 2019, Chapters 49, 55, and 246
- 182 **63I-1-253**, as last amended by Laws of Utah 2019, Chapters 90, 136, 166, 173, 246,
- 183 325, 344 and last amended by Coordination Clause, Laws of Utah 2019, Chapter
- 184 246
- 185 **63I-1-254**, as last amended by Laws of Utah 2019, Chapter 88
- 186 **63I-1-258**, as last amended by Laws of Utah 2019, Chapters 67 and 68
- 187 **63I-1-261**, as last amended by Laws of Utah 2011, Chapter 199
- 188 **63I-1-262**, as last amended by Laws of Utah 2019, Chapters 246, 257, 440 and last
- 189 amended by Coordination Clause, Laws of Utah 2019, Chapter 246
- 190 **63I-1-263**, as last amended by Laws of Utah 2019, Chapters 89, 246, 311, 414, 468,
- 191 469, 482 and last amended by Coordination Clause, Laws of Utah 2019, Chapter
- 192 246
- 193 **63I-1-267**, as last amended by Laws of Utah 2019, Chapters 246 and 370
- 194 **63I-1-272**, as last amended by Laws of Utah 2019, Chapter 246
- 195 **63I-1-273**, as last amended by Laws of Utah 2019, Chapters 96 and 246
- 196 **63I-1-278**, as last amended by Laws of Utah 2019, Chapters 66 and 136
- 197 **63I-2-226**, as last amended by Laws of Utah 2019, Chapters 262, 393, 405 and last
- 198 amended by Coordination Clause, Laws of Utah 2019, Chapter 246
- 199 **63M-7-402**, as renumbered and amended by Laws of Utah 2008, Chapter 382
- 200 **63N-7-103**, as last amended by Laws of Utah 2015, Chapter 301 and renumbered and
- 201 amended by Laws of Utah 2015, Chapter 283
- 202 **63N-7-301**, as last amended by Laws of Utah 2019, Chapters 136 and 237
- 203 **67-1-2.5**, as last amended by Laws of Utah 2019, Chapter 246
- 204 **71-7-3**, as last amended by Laws of Utah 2018, Chapter 39
- 205 ENACTS:
- 206 **36-32-101**, Utah Code Annotated 1953
- 207 **36-32-102**, Utah Code Annotated 1953
- 208 **36-32-201**, Utah Code Annotated 1953
- 209 **36-32-202**, Utah Code Annotated 1953
- 210 **36-32-203**, Utah Code Annotated 1953

- 211 [36-32-204](#), Utah Code Annotated 1953
- 212 [36-32-205](#), Utah Code Annotated 1953
- 213 [36-32-206](#), Utah Code Annotated 1953
- 214 [36-32-207](#), Utah Code Annotated 1953
- 215 [63I-1-207](#), Utah Code Annotated 1953
- 216 [63I-1-240](#), Utah Code Annotated 1953
- 217 [63I-1-265](#), Utah Code Annotated 1953
- 218 [63I-1-279](#), Utah Code Annotated 1953

219 REPEALS:

- 220 [4-30-103](#), as last amended by Laws of Utah 2019, Chapter 156
- 221 [9-6-801](#), as enacted by Laws of Utah 2015, Chapter 350
- 222 [9-6-802](#), as enacted by Laws of Utah 2015, Chapter 350
- 223 [9-6-803](#), as enacted by Laws of Utah 2015, Chapter 350
- 224 [9-6-804](#), as enacted by Laws of Utah 2015, Chapter 350
- 225 [9-6-805](#), as enacted by Laws of Utah 2015, Chapter 350
- 226 [9-7-301](#), as last amended by Laws of Utah 1997, Chapter 10
- 227 [23-14-2.8](#), as enacted by Laws of Utah 2017, Chapter 412
- 228 [26-39-202](#), as last amended by Laws of Utah 2014, Chapter 322
- 229 [38-11-104](#), as last amended by Laws of Utah 2018, Chapter 229
- 230 [53-3-908](#), as last amended by Laws of Utah 2010, Chapters 286 and 324
- 231 [58-46a-201](#), as enacted by Laws of Utah 1994, Chapter 28
- 232 [58-64-201](#), as enacted by Laws of Utah 1995, Chapter 215
- 233 [63M-3-101](#), as enacted by Laws of Utah 2008, Chapter 382
- 234 [63M-3-102](#), as renumbered and amended by Laws of Utah 2008, Chapter 382
- 235 [63M-3-103](#), as renumbered and amended by Laws of Utah 2008, Chapter 382
- 236 [63M-3-201](#), as renumbered and amended by Laws of Utah 2008, Chapter 382
- 237 [63M-3-202](#), as renumbered and amended by Laws of Utah 2008, Chapter 382
- 238 [63M-10-202](#), as renumbered and amended by Laws of Utah 2008, Chapter 382
- 239 [71-7-4](#), as last amended by Laws of Utah 2018, Chapter 39

240 **Utah Code Sections Affected by Coordination Clause:**

- 241 [26-21-3](#), as last amended by Laws of Utah 2011, Chapter 366

242 **63I-1-209**, as last amended by Laws of Utah 2019, Chapter 246

243

244 *Be it enacted by the Legislature of the state of Utah:*

245 Section 1. Section **4-14-106** is amended to read:

246 **4-14-106. Department authorized to make and enforce rules.**

247 The department may, by following the procedures and requirements of Title 63G,
248 Chapter 3, Utah Administrative Rulemaking Act, adopt rules to:

249 (1) declare as a pest any form of plant or animal life that is injurious to health or the
250 environment, except:

251 (a) a human being; or

252 (b) a bacteria, virus, or other microorganism on or in a living person or animal;

253 (2) establish, in accordance with the regulations issued by the EPA under 7 U.S.C. Sec.
254 136w(c)(2), whether pesticides registered for special local needs under the authority of 7
255 U.S.C. Sec. 136v(c) are highly toxic to man;

256 (3) establish, consistent with EPA regulations, that certain pesticides or quantities of
257 substances contained in these pesticides are injurious to the environment;

258 (4) adopt a list of "restricted use pesticides" for the state or designated areas within the
259 state if the department determines upon substantial evidence presented at a public hearing [~~and~~
260 ~~upon recommendation of the pesticide committee~~] that restricted use is necessary to prevent
261 damage to property or to the environment;

262 (5) establish qualifications for a pesticide applicator business; and

263 (6) adopt any rule, not inconsistent with federal regulations issued under FIFRA,
264 considered necessary to administer and enforce this chapter, including rules relating to the
265 sale, distribution, use, and disposition of pesticides if necessary to prevent damage and to
266 protect the public health.

267 Section 2. Section **4-30-105** is amended to read:

268 **4-30-105. License required -- Application -- Fee -- Expiration -- Renewal.**

269 (1) (a) No person may operate a livestock market in this state without a license issued
270 by the department.

271 (b) Application for a license shall be made to the department upon forms prescribed
272 and furnished by the department, and the application shall specify:

- 273 (i) if the applicant is an individual, the name, address, and date of birth of the
274 applicant; or
- 275 (ii) if the applicant is a partnership, corporation, or association, the name, address, and
276 date of birth of each person who has a financial interest in the applicant and the amount of each
277 person's interest;
- 278 (iii) a certified statement of the financial assets and liabilities of the applicant detailing:
279 (A) current assets;
280 (B) current liabilities;
281 (C) long-term assets; and
282 (D) long-term liabilities;
- 283 (iv) a legal description of the property where the market is proposed to be located, the
284 property's street address, and a description of the facilities proposed to be used in connection
285 with the property;
- 286 (v) a schedule of the charges or fees the applicant proposes to charge for each service
287 rendered; and
- 288 (vi) a detailed statement of the trade area proposed to be served by the applicant, the
289 potential benefits which will be derived by the livestock industry, and the specific services the
290 applicant intends to render at the livestock market.
- 291 (2) (a) Upon receipt of a proper application, payment of a license fee in an amount
292 determined by the department pursuant to Subsection 4-2-103(2), [~~and a favorable~~
293 ~~recommendation by the Livestock Market Committee,~~] the commissioner, if satisfied that the
294 convenience and necessity of the industry and the public will be served, shall issue a license
295 allowing the applicant to operate the livestock market proposed in the application valid through
296 December 31 of the year in which the license is issued, subject to suspension or revocation for
297 cause.
- 298 (b) A livestock market license is annually renewable on or before December 31 of each
299 year upon the payment of an annual license renewal fee in an amount determined by the
300 department pursuant to Subsection 4-2-103(2).
- 301 (3) No livestock market original or renewal license may be issued until the applicant
302 has provided the department with a certified copy of a surety bond filed with the United States
303 Department of Agriculture as required by the Packers and Stockyards Act, 1921, 7 U.S.C.

304 Section 181 et seq.

305 Section 3. Section **4-30-106** is amended to read:

306 **4-30-106. Hearing on license application -- Notice of hearing.**

307 (1) Upon the filing of an application, the [~~chairman of the Livestock Market~~
308 ~~Committee~~] department shall set a time for hearing on the application in the city or town
309 nearest the proposed site of the livestock market and cause notice of the time and place of the
310 hearing together with a copy of the application to be forwarded by mail, not less than 15 days
311 before the hearing date, to the following:

312 (a) each licensed livestock market operator within the state; and

313 (b) each livestock or other interested association or group of persons in the state that
314 has filed written notice with the [~~committee~~] department requesting receipt of notice of such
315 hearings.

316 (2) Notice of the hearing shall be published 14 days before the scheduled hearing date:

317 (a) in a daily or weekly newspaper of general circulation within the city or town where
318 the hearing is scheduled; and

319 (b) on the Utah Public Notice Website created in Section [63F-1-701](#).

320 Section 4. Section **4-30-107** is amended to read:

321 **4-30-107. Guidelines delineated for decision on application.**

322 (1) The [~~Livestock Market Committee~~] department, in determining whether to
323 [~~recommend approval or denial of~~] approve or deny the application, shall consider:

324 (a) the applicant's proven or potential ability to comply with the Packers and
325 Stockyards Act, 7 U.S.C. Sec. 221 through 229b;

326 (b) the financial stability, business integrity, and fiduciary responsibility of the
327 applicant;

328 (c) the livestock marketing benefits which potentially will be derived from the
329 establishment and operation of the public livestock market proposed;

330 (d) the need for livestock market services in the trade area proposed;

331 (e) the adequacy of the livestock market location and facilities proposed in the
332 application, including facilities for health inspection and testing;

333 (f) whether the operation of the proposed livestock market is likely to be permanent;

334 and

335 (g) the economic feasibility of the proposed livestock market based on competent
336 evidence.

337 (2) Any interested person may appear at the hearing on the application and give an
338 opinion or present evidence either for or against granting the application.

339 Section 5. Section **4-37-109** is amended to read:

340 **4-37-109. Department to make rules.**

341 (1) The department shall make rules in accordance with Title 63G, Chapter 3, Utah
342 Administrative Rulemaking Act:

343 (a) specifying procedures for the application and renewal of certificates of registration
344 for operating an aquaculture or fee fishing facility; and

345 (b) governing the disposal or removal of aquatic animals from an aquaculture or fee
346 fishing facility for which the certificate of registration has lapsed or been revoked.

347 (2) (a) The department may make other rules consistent with its responsibilities set
348 forth in Section [4-37-104](#).

349 (b) Except as provided by this chapter, the rules authorized by Subsection (2)(a) shall
350 be consistent with the suggested procedures for the detection and identification of pathogens
351 published by the American Fisheries Society's Fish Health Section.

352 ~~[(3)(a) The department shall consider the recommendations of the Private Aquaculture
353 Advisory Council established in Section [23-14-2.8](#) when adopting rules under Subsection (1).]~~

354 ~~[(b) If the Private Aquaculture Advisory Council recommends a position or action to
355 the department pursuant to Section [23-14-2.8](#) and the department rejects the recommendation,
356 the department shall provide a written explanation to the council.]~~

357 Section 6. Section **9-6-201** is amended to read:

358 **9-6-201. Division of Arts and Museums -- Creation -- Powers and duties.**

359 (1) There is created within the department the Division of Arts and Museums under the
360 administration and general supervision of the executive director or the designee of the
361 executive director.

362 (2) The division shall be under the policy direction of the board.

363 (3) The division shall advance the interests of the arts, in all their phases, within the
364 state, and to that end shall:

365 (a) cooperate with and locally sponsor federal agencies and projects directed to similar

366 undertakings;

367 (b) develop the influence of arts in education;

368 (c) involve the private sector, including businesses, charitable interests, educational
369 interests, manufacturers, agriculturalists, and industrialists in these endeavors;

370 (d) utilize broadcasting facilities and the power of the press in disseminating
371 information; and

372 (e) foster, promote, encourage, and facilitate, not only a more general and lively study
373 of the arts, but take all necessary and useful means to stimulate a more abundant production of
374 an indigenous art in this state.

375 (4) The board shall set policy to guide the division in accomplishing the purposes set
376 forth in Subsection (3).

377 (5) [~~Except for arts development projects under Section 9-6-804, the~~] The division may
378 not grant funds for the support of any arts project under this section unless the project has been
379 first approved by the board.

380 Section 7. Section **9-6-202** is amended to read:

381 **9-6-202. Division director.**

382 (1) The chief administrative officer of the division shall be a director appointed by the
383 executive director in consultation with the board and the advisory board.

384 (2) The director shall be a person experienced in administration and knowledgeable
385 about the arts and museums.

386 (3) In addition to the division, the director is the chief administrative officer for:

387 (a) the Board of Directors of the Utah Arts Council created in Section 9-6-204;

388 (b) the Utah Arts Council created in Section 9-6-301;

389 (c) the Office of Museum Services created in Section 9-6-602; and

390 (d) the Museum Services Advisory Board created in Section 9-6-604[~~; and~~].

391 [~~(e) the Arts and Culture Business Alliance created in Section 9-6-803.~~]

392 Section 8. Section **9-6-305** is amended to read:

393 **9-6-305. Art collection committee.**

394 (1) [~~(a)~~] The board shall appoint a committee of artists or judges of art to take charge
395 of [~~all works of art acquired under this chapter~~] the Utah Alice Merrill Horne Art Collection.

396 [~~(b) This collection shall be known as the State of Utah Alice Merrill Horne Art~~

397 Collection.]

398 (2) (a) Except as required by Subsection (2)(b), as terms of current committee members
399 expire, the board shall appoint each new member or reappointed member to a four-year term.

400 (b) Notwithstanding the requirements of Subsection (2)(a), the board shall, at the time
401 of appointment or reappointment, adjust the length of terms to ensure that the terms of
402 committee members are staggered so that approximately half of the board is appointed every
403 two years.

404 (3) When a vacancy occurs in the membership, the replacement shall be appointed for
405 the unexpired term.

406 (4) A member may not receive compensation or benefits for the member's service, but
407 may receive per diem and travel expenses in accordance with:

408 (a) Section 63A-3-106;

409 (b) Section 63A-3-107; and

410 (c) rules made by the Division of Finance pursuant to Sections 63A-3-106 and
411 63A-3-107.

412 Section 9. Section 9-6-306 is amended to read:

413 **9-6-306. Collection.**

414 (1) (a) There is created the State of Utah Alice Merrill Horne Art Collection.

415 (b) All works of art acquired under this part [~~shall become~~] are part of the [State of
416 ~~Utah Alice Merrill Horne Art Collection] art collection.~~

417 (2) The art collection shall be held as the property of the state, under control of the
418 division, and may be loaned in whole or in part for exhibition purposes to different parts of the
419 state according to rules prescribed by the board.

420 (3) The division shall take every precaution to avoid damage or destruction to the
421 property of the institute and the art works submitted by exhibitors and shall procure ample
422 insurance on them.

423 (4) All art works shipped to and from the place of exhibition shall be packed by an
424 expert packer.

425 Section 10. Section 9-6-806 is amended to read:

426 **9-6-806. Arts and Culture Business Alliance Account -- Funding -- Rulemaking.**

427 (1) As used in this section:

428 (a) "Account" means the Arts and Culture Business Alliance Account created in this
 429 section.

430 (b) (i) "Arts" means the various branches of creative human activity.

431 (ii) "Arts" includes visual arts, film, performing arts, sculpture, literature, music,
 432 theater, dance, digital arts, video-game arts, and cultural vitality.

433 (c) "Development of the arts" means:

434 (i) constructing, expanding, or repairing facilities that house arts presentations;

435 (ii) providing for public information, preservation, or access to the arts; or

436 (iii) supporting the professional development of artists within the state.

437 ~~[(1)]~~ (2) There is created within the General Fund a restricted account known as the
 438 Arts and Culture Business Alliance Account.

439 ~~[(2)]~~ (3) The account shall be administered by the division for the purposes listed in
 440 Subsection ~~[(5)]~~ (6).

441 ~~[(3)]~~ (4) (a) The account shall earn interest.

442 (b) All interest earned on account money shall be deposited into the account.

443 ~~[(4)]~~ (5) The account shall be funded by:

444 (a) appropriations made to the account by the Legislature; and

445 (b) private donations and grants.

446 ~~[(5)]~~ (6) Subject to appropriation, the director shall use account funds to pay for:

447 (a) the statewide advancement and development of the arts ~~[in accordance with the~~
 448 ~~recommendation of the alliance]~~; and

449 (b) actual administrative costs associated with administering this ~~[part]~~ section.

450 ~~[(6)]~~ (7) The division shall submit an annual written report to the department that gives
 451 a complete accounting of the use of money from the account for inclusion in the annual report
 452 described in Section [9-1-208](#).

453 (8) The division shall, in accordance with Title 63G, Chapter 3, Utah Administrative
 454 Rulemaking Act, make rules establishing processes to:

455 (a) accept and consider applications for projects for the development of the arts; and

456 (b) distribute account money under this section.

457 Section 11. Section **9-7-302** is amended to read:

458 **9-7-302. Public access.**

459 [(1)] The public shall have access to the State Law Library.

460 [~~(2) The board of control may make rules in accordance with Title 63G, Chapter 3,~~
461 ~~Utah Administrative Rulemaking Act, and not inconsistent with the provisions of this part.]~~

462 Section 12. Section **9-8-305** is amended to read:

463 **9-8-305. Permit required to survey or excavate on state lands -- Public Lands**
464 **Policy Coordinating Office to issue permits and make rules -- Ownership of collections**
465 **and resources -- Revocation or suspension of permits -- Criminal penalties.**

466 (1) (a) Except as provided by Subsections (1)(d) and (3)(c), each principal investigator
467 who wishes to survey or excavate on any lands owned or controlled by the state, its political
468 subdivisions, or by the School and Institutional Trust Lands Administration shall obtain a
469 survey or excavation permit from the Public Lands Policy Coordinating Office.

470 (b) A principal investigator who holds a valid permit under this section may allow
471 other individuals to assist the principal investigator in a survey or excavation if the principal
472 investigator ensures that all the individuals comply with the law, the rules, the permit, and the
473 appropriate professional standards.

474 (c) A person, other than a principal investigator, may not survey or excavate on any
475 lands owned or controlled by the state, its political subdivisions, or by the School and
476 Institutional Trust Lands Administration unless the person works under the direction of a
477 principal investigator who holds a valid permit.

478 (d) A permit obtained before July 1, 2006 shall continue until the permit terminates on
479 its own terms.

480 (2) (a) To obtain a survey permit, a principal investigator shall:

481 (i) submit a permit application on a form furnished by the Public Lands Policy
482 Coordinating Office;

483 (ii) except as provided in Subsection (2)(b), possess a graduate degree in anthropology,
484 archaeology, or history;

485 (iii) have one year of full-time professional experience or equivalent specialized
486 training in archaeological research, administration, or management; and

487 (iv) have one year of supervised field and analytical experience in Utah prehistoric or
488 historic archaeology.

489 (b) In lieu of the graduate degree required by Subsection (2)(a)(ii), a principal

490 investigator may submit evidence of training and experience equivalent to a graduate degree.

491 (c) Unless the permit is revoked or suspended, a survey permit is valid for the time
492 period specified in the permit by the Public Lands Policy Coordinating Office, which may not
493 exceed three years.

494 (3) (a) Except as provided by Subsection (3)(c), to obtain an excavation permit, a
495 principal investigator shall, in addition to complying with Subsection (2)(a), submit:

496 (i) a research design to the Public Lands Policy Coordinating Office and the Antiquities
497 Section that:

498 (A) states the questions to be addressed;

499 (B) states the reasons for conducting the work;

500 (C) defines the methods to be used;

501 (D) describes the analysis to be performed;

502 (E) outlines the expected results and the plan for reporting;

503 (F) evaluates expected contributions of the proposed work to archaeological or
504 anthropological science; and

505 (G) estimates the cost and the time of the work that the principal investigator believes
506 is necessary to provide the maximum amount of historic, scientific, archaeological,
507 anthropological, and educational information; and

508 (ii) proof of permission from the landowner to enter the property for the purposes of
509 the permit.

510 (b) An excavation permit is valid for the amount of time specified in the permit, unless
511 the permit is revoked according to Subsection (9).

512 (c) The Public Lands Policy Coordinating Office may delegate to an agency the
513 authority to issue excavation permits if the agency:

514 (i) requests the delegation; and

515 (ii) employs or has a long-term contract with a principal investigator with a valid
516 survey permit.

517 (d) The Public Lands Policy Coordinating Office shall conduct an independent review
518 of the delegation authorized by Subsection (3)(c) every three years and may revoke the
519 delegation at any time without cause.

520 (4) The Public Lands Policy Coordinating Office shall:

521 (a) grant a survey permit to a principal investigator who meets the requirements of this
522 section; and

523 (b) grant an excavation permit to a principal investigator after approving, in
524 consultation with the Antiquities Section, the research design for the project~~[; and]~~.

525 ~~[(c) assemble a committee of qualified individuals to advise the Public Lands Policy~~
526 ~~Coordinating Office in its duties under this section.]~~

527 (5) By following the procedures and requirements of Title 63G, Chapter 3, Utah
528 Administrative Rulemaking Act, the Public Lands Policy Coordinating Office shall, after
529 consulting with the Antiquities Section, make rules to:

530 (a) establish survey methodology;

531 (b) standardize report and data preparation and submission;

532 (c) require other permit application information that the Public Lands Policy
533 Coordinating Office finds necessary, including proof of consultation with the appropriate
534 Native American tribe;

535 (d) establish what training and experience is equivalent to a graduate degree;

536 (e) establish requirements for a person authorized by Subsection (1)(b) to assist the
537 principal investigator;

538 (f) establish requirements for a principal investigator's employer, if applicable; and

539 (g) establish criteria that, if met, would allow the Public Lands Policy Coordinating
540 Office to reinstate a suspended permit.

541 (6) Each principal investigator shall submit a summary report of the work for each
542 project to the Antiquities Section in a form prescribed by a rule established under Subsection
543 (5)(b), which shall include copies of all:

544 (a) site forms;

545 (b) data;

546 (c) maps;

547 (d) drawings;

548 (e) photographs; and

549 (f) descriptions of specimens.

550 (7) (a) Except as provided in Subsection (7)(c), a person may not remove from Utah
551 any specimen, site, or portion of any site from lands owned or controlled by the state or its

552 political subdivisions, other than school and institutional trust lands, without permission from
553 the Antiquities Section, and prior consultation with the landowner and any other agencies
554 managing other interests in the land.

555 (b) Except as provided in Subsection (7)(c), a person may not remove from Utah any
556 specimen, site, or portion of any site from school and institutional trust lands without
557 permission from the School and Institutional Trust Lands Administration, granted after
558 consultation with the Antiquities Section.

559 (c) If a specimen, site, or portion of a site is placed in a repository or curation facility, a
560 person may remove it by following the procedures established by the repository or curation
561 facility.

562 (8) (a) Collections recovered from school and institutional trust lands are owned by the
563 respective trust.

564 (b) Collections recovered from lands owned or controlled by the state or its
565 subdivisions, other than school and institutional trust lands, are owned by the state.

566 (c) Within a reasonable time after the completion of fieldwork, each permit holder
567 shall deposit all collections at the museum, a curation facility, or a repository.

568 (d) The repository or curation facility for collections from lands owned or controlled by
569 the state or its subdivisions shall be designated according to the rules made under the authority
570 of Section [53B-17-603](#).

571 (9) (a) Upon complaint by an agency, the Public Lands Policy Coordinating Office
572 shall investigate a principal investigator and the work conducted under a permit.

573 (b) By following the procedures and requirements of Title 63G, Chapter 4,
574 Administrative Procedures Act, the Public Lands Policy Coordinating Office may revoke or
575 suspend a permit if the principal investigator fails to conduct a survey or excavation according
576 to law, the rules enacted by the Public Lands Policy Coordinating Office, or permit provisions.

577 (10) (a) Any person violating this section is guilty of a class B misdemeanor.

578 (b) A person convicted of violating this section, or found to have violated the rules
579 authorized by this section, shall, in addition to any other penalties imposed, forfeit all
580 archaeological resources discovered by or through the person's efforts to the state or the
581 respective trust.

582 (11) The division may enter into memoranda of agreement to issue project numbers or

583 to retain other data for federal lands or Native American lands within the state.

584 Section 13. Section 23-14-3 is amended to read:

585 **23-14-3. Powers of division to determine facts -- Policymaking powers of Wildlife**
586 **Board.**

587 (1) The Division of Wildlife Resources may determine the facts relevant to the wildlife
588 resources of this state.

589 (2) (a) Upon a determination of these facts, the Wildlife Board shall establish the
590 policies best designed to accomplish the purposes and fulfill the intent of all laws pertaining to
591 wildlife and the preservation, protection, conservation, perpetuation, introduction, and
592 management of wildlife.

593 (b) In establishing policy, the Wildlife Board shall:

594 (i) recognize that wildlife and its habitat are an essential part of a healthy, productive
595 environment;

596 (ii) recognize the impact of wildlife on ~~[man, his]~~ humans, human economic activities,
597 private property rights, and local economies;

598 (iii) seek to balance the habitat requirements of wildlife with the social and economic
599 activities of man;

600 (iv) recognize the social and economic values of wildlife, including fishing, hunting,
601 and other uses; and

602 (v) seek to maintain wildlife on a sustainable basis.

603 (c) (i) The Wildlife Board shall consider the recommendations of the regional advisory
604 councils established in Section 23-14-2.6 ~~[and the Private Aquaculture Advisory Council~~
605 ~~established in Section 23-14-2.8]~~.

606 (ii) If a regional advisory council ~~[or the Private Aquaculture Advisory Council]~~
607 recommends a position or action to the Wildlife Board, and the Wildlife Board rejects the
608 recommendation, the Wildlife Board shall provide a written explanation to the advisory council
609 recommending the opposing position.

610 (3) No authority conferred upon the Wildlife Board by this title shall supersede the
611 administrative authority of the executive director of the Department of Natural Resources or
612 the director of the Division of Wildlife Resources.

613 Section 14. Section 26-21-3 is amended to read:

614 **26-21-3. Health Facility Committee -- Members -- Terms -- Organization --**
 615 **Meetings.**

616 (1) ~~(a)~~ The Health Facility Committee created by Section ~~26-1-7~~ consists of ~~[15]~~ 11
 617 members appointed by the governor ~~[with the consent of the Senate]~~ in consultation with the
 618 executive director.

619 ~~(b)~~ The appointed members shall be knowledgeable about health care facilities and
 620 issues.

621 ~~(2)~~ The membership of the committee is:

622 ~~(a)~~ one physician, licensed to practice medicine and surgery under Title 58, Chapter 67,
 623 Utah Medical Practice Act, or Title 58, Chapter 68, Utah Osteopathic Medical Practice Act,
 624 who is a graduate of a regularly chartered medical school;

625 ~~(b)~~ one hospital administrator;

626 ~~(c)~~ one hospital trustee;

627 ~~(d)~~ one representative of a freestanding ambulatory surgical facility;

628 ~~(e)~~ one representative of an ambulatory surgical facility that is affiliated with a
 629 hospital;

630 ~~(f)~~ ~~[two representatives]~~ one representative of the nursing care facility industry;

631 ~~(g)~~ one registered nurse, licensed to practice under Title 58, Chapter 31b, Nurse
 632 Practice Act;

633 ~~[(h) one professional in the field of intellectual disabilities not affiliated with a nursing~~
 634 ~~care facility;]~~

635 ~~[(i)]~~ ~~(h)~~ one licensed architect or engineer with expertise in health care facilities;

636 ~~[(j)]~~ ~~(i)~~ ~~[two representatives]~~ one representative of assisted living facilities licensed
 637 under this chapter;

638 ~~[(k)]~~ ~~(j)~~ two consumers, one of whom has an interest in or expertise in geriatric care;
 639 and

640 ~~[(l)]~~ ~~(k)~~ one representative from either a home health care provider or a hospice
 641 provider.

642 ~~[(2)]~~ ~~(3)~~ (a) Except as required by Subsection ~~[(2)]~~ ~~(3)~~(b), members shall be appointed
 643 for a term of four years.

644 ~~(b)~~ Notwithstanding the requirements of Subsection ~~[(2)]~~ ~~(3)~~(a), the governor shall, at

645 the time of appointment or reappointment, adjust the length of terms to ensure that the terms of
646 committee members are staggered so that approximately half of the committee is appointed
647 every two years.

648 (c) When a vacancy occurs in the membership for any reason, the replacement shall be
649 appointed for the unexpired term by the governor, giving consideration to recommendations
650 made by the committee, with the consent of the Senate.

651 (d) A member may not serve more than two consecutive full terms or 10 consecutive
652 years, whichever is less. However, a member may continue to serve as a member until ~~he~~ the
653 member is replaced.

654 (e) The committee shall annually elect from its membership a chair and vice chair.

655 (f) The committee shall meet at least quarterly, or more frequently as determined by the
656 chair or five members of the committee.

657 (g) ~~Eight~~ Six members constitute a quorum. A vote of the majority of the members
658 present constitutes action of the committee.

659 Section 15. Section **26-39-200** is amended to read:

660 **26-39-200. Child Care Center Licensing Committee.**

661 (1) (a) The Child Care Center Licensing Committee created in Section **26-1-7** shall be
662 comprised of seven members appointed by the governor and approved by the Senate in
663 accordance with this subsection.

664 (b) The governor shall appoint three members who:

665 (i) have at least five years of experience as an owner in or director of a for profit or
666 not-for-profit center based child care; and

667 (ii) hold an active license as a child care center from the department to provide center
668 based child care.

669 (c) (i) The governor shall appoint one member to represent each of the following:

670 (A) a parent with a child in center based child care;

671 (B) a child development expert from the state system of higher education;

672 (C) except as provided in Subsection (1)(e), a pediatrician licensed in the state; and

673 (D) an architect licensed in the state.

674 (ii) Except as provided in Subsection (1)(c)(i)(B), a member appointed under

675 Subsection (1)(c)(i) may not be an employee of the state or a political subdivision of the state.

676 (d) At least one member described in Subsection (1)(b) shall at the time of appointment
677 reside in a county that is not a county of the first class.

678 (e) For the appointment described in Subsection (1)(c)(i)(C), the governor may appoint
679 a health care professional who specializes in pediatric health if:

680 (i) the health care professional is licensed under:

681 (A) Title 58, Chapter 31b, Nurse Practice Act, as an advanced practice nurse
682 practitioner; or

683 (B) Title 58, Chapter 70a, Utah Physician Assistant Act; and

684 (ii) before appointing a health care professional under this Subsection (1)(e), the
685 governor:

686 (A) sends a notice to a professional physician organization in the state regarding the
687 opening for the appointment described in Subsection (1)(c)(i)(C); and

688 (B) receives no applications from a pediatrician who is licensed in the state for the
689 appointment described in Subsection (1)(c)(i)(C) within 90 days after the day on which the
690 governor sends the notice described in Subsection (1)(e)(ii)(A).

691 (2) (a) Except as required by Subsection (2)(b), as terms of current members expire, the
692 governor shall appoint each new member or reappointed member to a four-year term ending
693 June 30.

694 (b) Notwithstanding the requirements of Subsection (2)(a), the governor shall, at the
695 time of appointment or reappointment, adjust the length of terms to ensure that the terms of
696 members are staggered so that approximately half of the licensing committee is appointed
697 every two years.

698 (c) Upon the expiration of the term of a member of the licensing committee, the
699 member shall continue to hold office until a successor is appointed and qualified.

700 (d) A member may not serve more than two consecutive terms.

701 (e) Members of the licensing committee shall annually select one member to serve as
702 chair who shall establish the agenda for licensing committee meetings.

703 (3) When a vacancy occurs in the membership for any reason, the governor, with the
704 consent of the Senate, shall appoint a replacement for the unexpired term.

705 (4) (a) The licensing committee shall meet at least every two months.

706 (b) The director may call additional meetings:

- 707 (i) at the director's discretion;
- 708 (ii) upon the request of the chair; or
- 709 (iii) upon the written request of three or more members.
- 710 (5) Three members of the licensing committee constitute a quorum for the transaction
- 711 of business.

712 (6) A member of the licensing committee may not receive compensation or benefits for

713 the member's service, but may receive per diem and travel expenses as allowed in:

- 714 (a) Section 63A-3-106;
- 715 (b) Section 63A-3-107; and
- 716 (c) rules made by the Division of Finance in accordance with Sections 63A-3-106 and
- 717 63A-3-107.

718 Section 16. Section **26-39-201** is amended to read:

719 **26-39-201. Residential Child Care Licensing Advisory Committee.**

720 (1) (a) The Residential Child Care Licensing Advisory Committee created in Section

721 **26-1-7** shall advise the department on rules made by the department under this chapter for

722 residential child care.

723 (b) The advisory committee shall be composed of the following nine members who

724 shall be appointed by the executive director:

- 725 (i) two child care consumers;
- 726 (ii) three licensed residential child care providers;
- 727 (iii) one certified residential child care provider;
- 728 (iv) one individual with expertise in early childhood development; and
- 729 (v) two health care providers.

730 (2) (a) Members of the advisory committee shall be appointed for four-year terms,

731 except for those members who have been appointed to complete an unexpired term.

732 (b) Appointments and reappointments may be staggered so that 1/4 of the advisory

733 committee changes each year.

734 (c) The advisory committee shall annually elect a [~~chairman~~] chair from its

735 membership.

736 (3) The advisory committee shall meet at least quarterly, or more frequently as

737 determined by the executive director, the [~~chairman~~] chair, or three or more members of the

738 committee.

739 (4) Five members constitute a quorum and a vote of the majority of the members
740 present constitutes an action of the advisory committee.

741 (5) A member of the advisory committee may not receive compensation or benefits for
742 the member's service, but may receive per diem and travel expenses as allowed in:

743 (a) Section 63A-3-106;

744 (b) Section 63A-3-107; and

745 (c) rules made by the Division of Finance in accordance with Sections 63A-3-106 and
746 63A-3-107.

747 Section 17. Section 36-12-22 is amended to read:

748 **36-12-22. Reports from legislative boards -- Annual reports -- Preparation of**
749 **legislation.**

750 (1) As used in this section:

751 (a) "Legislative board [~~or commission~~]" means a board, commission, council,
752 committee, working group, task force, study group, advisory group, or other body created in
753 statute or by legislative rule:

754 (i) with a defined, limited membership;

755 [~~(ii) that has a member who is required to be:~~]

756 [~~(A) a member of the Legislature; or]~~

757 [~~(B) appointed by a member of the Legislature; and]~~

758 [~~(iii) (ii) that has operated or is intended to operate for more than six months[-]; and~~

759 (iii) (A) that has exclusive or majority legislative membership; or

760 (B) that receives staff support from a legislative staff office.

761 (b) "Legislative board [~~or commission~~]" does not include:

762 (i) a standing, ethics, interim, appropriations, confirmation, or rules committee of the
763 Legislature;

764 (ii) the Legislative Management Committee or a subcommittee of the Legislative
765 Management Committee; or

766 (iii) an organization that is prohibited from having a member that is a member of the
767 Legislature.

768 (2) (a) [~~Before September 1 of each year~~] Before August 1, once every five years,

769 beginning in calendar year 2024, each legislative board [~~or commission~~] shall prepare and
770 submit to the Office of Legislative Research and General Counsel [~~an annual~~] a report that
771 includes:

- 772 (i) the name of the legislative board [~~or commission~~];
- 773 (ii) a description of the legislative board's [~~or commission's~~] official function and
774 purpose;
- 775 [~~(iii) the total number of members of the legislative board or commission;~~]
- 776 [~~(iv) the number of the legislative board's or commission's members who are~~
777 ~~legislators;~~]
- 778 [~~(v) the compensation, if any, paid to the members of the legislative board or~~
779 ~~commission;~~]
- 780 [~~(vi) (iii) a description of [the actual work performed] actions taken by the legislative~~
781 ~~board [or commission since the last report the legislative board or commission submitted to the~~
782 ~~Office of Legislative Research and General Counsel under this section;~~] in the five previous
783 fiscal years;
- 784 [~~(vii) a description of actions taken by the legislative board or commission since the~~
785 ~~last report the legislative board or commission submitted to the Office of Legislative Research~~
786 ~~and General Counsel under this section;~~]
- 787 [~~(viii) (iv) recommendations on whether any statutory, rule, or other changes are~~
788 ~~needed to make the legislative board [or commission] more effective; and~~
- 789 [~~(ix) (v) [an indication of] a recommendation regarding whether the legislative board~~
790 ~~[or commission] should continue to exist.~~

791 (b) The Office of Legislative Research and General Counsel shall compile and post
792 [~~the reports~~] each report described in Subsection (2)(a) to the Legislature's website before
793 [~~October~~] September 1 of [~~each year~~] a calendar year in which the Office of Legislative
794 Research and General Counsel receives a report described in Subsection (2)(a).

795 [~~(3) (a) The Office of Legislative Research and General Counsel shall prepare an~~
796 ~~annual report by October 1 of each year that includes, as of September 1 of that year:~~]

797 (3) (a) Before September 1 of a calendar year in which the Office of Legislative
798 Research and General Counsel receives a report described in Subsection (2)(a), the Office of
799 Legislative Research and General Counsel shall prepare a report that includes, as of July 1 of

800 that year:

801 (i) the total number of legislative boards [~~and commissions~~] that exist [~~in the state~~];

802 and

803 (ii) a summary of the reports submitted to the Office of Legislative Research and

804 General Counsel under Subsection (2), including:

805 (A) a list of each legislative board [~~or commission~~] that submitted a report under

806 Subsection (2);

807 (B) a list of each legislative board [~~or commission~~] that did not submit a report under

808 Subsection (2);

809 (C) an indication of any recommendations made under Subsection (2)(a)[~~(viii)~~](iv);

810 and

811 (D) a list of any legislative boards [~~or commissions~~] that indicated under Subsection

812 (2)(a)[~~(ix)~~](v) that the legislative board [~~or commission~~] should no longer exist.

813 (b) The Office of Legislative Research and General Counsel shall:

814 [~~(i) distribute copies of the report described in Subsection (3)(a) to:~~]

815 (i) in accordance with Section 68-3-14, submit the report described in Subsection (3)(a)

816 to:

817 (A) the president of the Senate;

818 (B) the speaker of the House of Representatives; and

819 [~~(C) the Legislative Management Committee; and~~]

820 [~~(D)~~] (C) the Government Operations Interim Committee; and

821 (ii) post the report described in Subsection (3)(a) to the Legislature's website.

822 [~~(e) Each year, the~~] (4) (a) The Government Operations Interim Committee [shall]

823 may prepare legislation [making any changes the committee determines are suitable with

824 respect to the report the committee receives under Subsection (3)(b), including:] to address a

825 recommendation regarding:

826 [(i) ~~repealing a legislative board or commission that is no longer functional or~~

827 ~~necessary; and]~~

828 [(ii) ~~making appropriate changes to make a legislative board or commission more~~

829 ~~effective.]~~

830 (i) an executive board, as defined in Section 67-1-2.5, included in the report described

831 in Section [67-1-2.5](#); or

832 (ii) a legislative board included in the report described in Subsection (3)(a).

833 (b) If an executive board or a legislative board is assigned to an interim committee for
834 review under Title 63I, Chapter 1, Legislative Oversight and Sunset Act, the Government
835 Operations Interim Committee may coordinate with the interim committee to prepare
836 legislation described in Subsection (4)(a).

837 Section 18. Section **36-31-104** is amended to read:

838 **36-31-104. Committee duties.**

839 (1) The committee shall:

840 (a) coordinate efforts to place a statue of Martha Hughes Cannon in the National
841 Statuary Hall in the United States Capitol to replace the statue of Philo Farnsworth;

842 (b) ensure that efforts to place the statue of Martha Hughes Cannon conform with the
843 requirements of 2 U.S.C. Chapter 30, Subchapter V, Part D, Miscellaneous;

844 (c) represent the state in interactions with the following in relation to the placement of
845 the statue of Martha Hughes Cannon:

846 (i) the Joint Committee on the Library of Congress described in 2 U.S.C. Sec. 2132;

847 (ii) the architect of the capitol described in 2 U.S.C. Sec. 2132; and

848 (iii) any other federal entity;

849 (d) select a sculptor for the statue of Martha Hughes Cannon;

850 (e) ensure that the statue of Martha Hughes Cannon is created in marble or bronze, as
851 required under 2 U.S.C. Sec. 2131;

852 (f) approve the final design of the statue of Martha Hughes Cannon;

853 (g) ensure that the statue of Martha Hughes Cannon is unveiled in the National
854 Statuary Hall in August of 2020, in commemoration of the month of the 100th anniversary of
855 the ratification of the Nineteenth Amendment to the United States Constitution; and

856 (h) determine, in coordination with appropriate community leaders and local elected
857 officials, an appropriate location for placement of the statue of Philo Farnsworth that is
858 currently on display in the National Statuary Hall in the United States Capitol.

859 (2) The committee shall facilitate the creation of a nonprofit entity that is exempt from
860 federal income tax under Section 501(c), Internal Revenue Code, to:

861 (a) collect [~~charitable~~] contributions to cover [~~all~~] costs associated with:

862 (i) the creation and placement of the statue of Martha Hughes Cannon in the National
863 Statuary Hall in the United States Capitol;

864 (ii) the removal of the statue of Philo Farnsworth that is currently on display in the
865 National Statuary Hall in the United States Capitol; and

866 (iii) the placement of the statue described in Subsection (2)(a)(ii) for display in a
867 location designated by the committee under Subsection (1)(h); and

868 (b) comply with the requirements of 2 U.S.C. Sec. 2132 regarding the cost of replacing
869 a state's statue in the National Statuary Hall[~~;~~and].

870 [~~(c) ensure that no state funds are used for any cost related to an item described in~~
871 ~~Subsection (2)(a).]~~

872 Section 19. Section **36-32-101** is enacted to read:

873 **CHAPTER 32. JUDICIAL RULES REVIEW COMMITTEE**

874 **Part 1. General Provisions**

875 **36-32-101. Title.**

876 This chapter is known as "Judicial Rules Review Committee."

877 Section 20. Section **36-32-102** is enacted to read:

878 **36-32-102. Definitions.**

879 As used in this chapter:

880 (1) "Advisory committee" means the committee that proposes to the Supreme Court
881 rules or changes in rules related to:

882 (a) civil procedure;

883 (b) criminal procedure;

884 (c) juvenile procedure;

885 (d) appellate procedure;

886 (e) evidence; and

887 (f) professional conduct.

888 (2) "Committee" means the Judicial Rules Review Committee created in Section
889 36-31-201.

890 (3) "Court rule" means any of the following:

891 (a) rules of procedure, evidence, or practice for use of the courts of this state;

892 (b) rules governing and managing the appellate process adopted by the Supreme Court;

893 or

894 (c) rules adopted by the Judicial Council for the administration of the courts of the
895 state.

896 (4) “Judicial Council” means the administrative body of the courts, established in Utah
897 Constitution, Article VIII, Sec. 12, and Section [78A-2-104](#).

898 (5) “Proposal for court rule” means the proposed language in a court rule that is
899 submitted to:

900 (a) the Judicial Council;

901 (b) the advisory committee; or

902 (c) the Supreme Court.

903 Section 21. Section **36-32-201** is enacted to read:

904 **Part 2. Judicial Rules Review Committee**

905 **36-32-201. Establishment of committee -- Membership -- Duties.**

906 (1) There is created a six member Judicial Rules Review Committee.

907 (2) (a) The committee is comprised of:

908 (i) three members of the Senate, no more than two from the same political party,
909 appointed by the president of the Senate; and

910 (ii) three members of the House of Representatives, no more than two from the same
911 political party, appointed by the speaker of the House of Representatives.

912 (b) A member shall serve for a two-year term, or until the member's successor is
913 appointed.

914 (c) (i) A vacancy exists when a member:

915 (A) is no longer a member of the Legislature; or

916 (B) resigns from the committee.

917 (ii) The appointing authority shall fill a vacancy.

918 (iii) A member appointed to fill a vacancy shall serve out the unexpired term.

919 (d) The committee may meet as needed:

920 (i) to review:

921 (A) court rules;

922 (B) proposals for court rules; or

923 (C) conflicts between court rules or proposals for court rules and statute or the Utah

924 Constitution; or

925 (ii) to recommend legislative action related to a review described in Subsection

926 (2)(d)(i).

927 Section 22. Section **36-32-202** is enacted to read:

928 **36-32-202. Submission of court rules or proposals for court rules.**

929 (1) The Supreme Court or the Judicial Council shall submit to the committee and the
930 governor each court rule, proposal for court rule, and any additional information related to a
931 court rule or proposal for court rule that the Supreme Court or Judicial Council considers
932 relevant:

933 (a) when the court rule or proposal for court rule is submitted:

934 (i) to the Judicial Council for consideration or approval for public comment; or

935 (ii) to the Supreme Court by the advisory committee after the advisory committee's
936 consideration or approval; and

937 (b) when the approved court rule or approved proposal for court rule is made available
938 to members of the bar and the public for public comment.

939 (2) At the time of submission under Subsection (1), the Supreme Court or Judicial
940 Council shall provide the committee with the name and contact information of a Supreme
941 Court advisory committee or Judicial Council employee whom the committee may contact
942 about the submission.

943 Section 23. Section **36-32-203** is enacted to read:

944 **36-32-203. Review of rules -- Criteria.**

945 (1) As used in this section, "court rule" means a new court rule, a proposal for court
946 rule, or an existing court rule.

947 (2) The committee:

948 (a) shall review and evaluate a submission of:

949 (i) a court rule; or

950 (ii) a proposal for court rule; and

951 (b) may review an existing court rule.

952 (3) The committee shall conduct a review of a court rule described in Subsection (2)
953 based on the following criteria:

954 (a) whether the court rule is authorized by the state constitution or by statute;

- 955 (b) if authorized by statute, whether the court rule complies with legislative intent;
- 956 (c) whether the court rule is in conflict with existing statute or governs a policy
- 957 expressed in statute;
- 958 (d) whether the court rule is primarily substantive or procedural in nature;
- 959 (e) whether the court rule infringes on the powers of the executive or legislative branch
- 960 of government;
- 961 (f) the impact of the court rule on an affected person;
- 962 (g) the purpose for the court rule, and if applicable, the reason for a change to an
- 963 existing court rule;
- 964 (h) the anticipated cost or savings due to the court rule to:
 - 965 (i) the state budget;
 - 966 (ii) local governments; and
 - 967 (iii) individuals; and
 - 968 (i) the cost to an affected person of complying with the court rule.

969 Section 24. Section **36-32-204** is enacted to read:

970 **36-32-204. Committee review--Fiscal analyst--Powers of committee.**

- 971 (1) To carry out the committee's duties, the committee may examine issues that the
- 972 committee considers necessary in addition to the issues described in this chapter.
- 973 (2) The committee may request that the Office of the Legislative Fiscal Analyst prepare
- 974 a fiscal note on any court rule or proposal for court rule.
- 975 (3) The committee has the powers granted to a legislative interim committee described
- 976 in Section [36-12-11](#).

977 Section 25. Section **36-32-205** is enacted to read:

978 **36-32-205. Findings--Report--Distribution of report.**

- 979 (1) The committee may:
 - 980 (a) make an informal recommendation about a court rule or proposal for court rule; or
 - 981 (b) provide written findings of the committee's review of a court rule or proposal for
 - 982 court rule; and
 - 983 (c) if the committee identifies significant issues, provide written recommendations for:
 - 984 (i) legislative action;
 - 985 (ii) Supreme Court rulemaking action; or

- 986 (iii) Judicial Council rulemaking action.
- 987 (2) The committee shall provide to the Supreme Court or the Judicial Council:
- 988 (a) a copy of the committee's findings or recommendations described in Subsection (1);
- 989 and
- 990 (b) a request that the Supreme Court or Judicial Council notify the committee of the
- 991 Supreme Court or Judicial Council's response.
- 992 (3) The committee may prepare a report that includes:
- 993 (a) the findings and recommendations made by the committee based on the criteria
- 994 described in Section [36-32-203](#);
- 995 (b) any action taken by the Supreme Court or Judicial Council in response to
- 996 recommendations from the committee; and
- 997 (c) any recommendations described in Subsection (1).
- 998 (4) The committee shall provide a report described in Subsection (3) to:
- 999 (a) the speaker of the House of Representatives;
- 1000 (b) the president of the Senate;
- 1001 (c) the chair of the House Judiciary Standing Committee;
- 1002 (d) the chair of the Senate Judiciary, Law Enforcement, and Criminal Justice Standing
- 1003 Committee;
- 1004 (e) the Judiciary Interim Committee;
- 1005 (f) the governor;
- 1006 (g) the Executive Offices and Criminal Justice Appropriations Subcommittee;
- 1007 (h) the Judicial Council; and
- 1008 (i) the Supreme Court.

Section 26. Section **36-32-206** is enacted to read:

36-32-206. Court rules or proposals for court rules--Publication in bulletin.

When the Supreme Court or Judicial Council submits a court rule or proposal for court rule for public comment, the Supreme Court or Judicial Council shall submit the court rule or proposal for court rule to publication houses that publish court rules, proposals to court rules, case law, or other relevant information for individuals engaged in the legal profession.

Section 27. Section **36-32-207** is enacted to read:

36-32-207. Duties of staff.

1017 The Office of Legislative Research and General Counsel shall, when practicable, attend
1018 meetings of the advisory committees of the Supreme Court.

1019 Section 28. Section **38-11-102** is amended to read:

1020 **38-11-102. Definitions.**

1021 [~~(1)~~] ~~"Board" means the Residence Lien Recovery Fund Advisory Board established~~
1022 ~~under Section 38-11-104.~~]

1023 [~~(2)~~] (1) "Certificate of compliance" means an order issued by the director to the owner
1024 finding that the owner is in compliance with the requirements of Subsections 38-11-204(4)(a)
1025 and (4)(b) and is entitled to protection under Section 38-11-107.

1026 [~~(3)~~] (2) "Construction on an owner-occupied residence" means designing, engineering,
1027 constructing, altering, remodeling, improving, repairing, or maintaining a new or existing
1028 residence.

1029 [~~(4)~~] (3) "Department" means the Department of Commerce.

1030 [~~(5)~~] (4) "Director" means the director of the Division of Occupational and
1031 Professional Licensing.

1032 [~~(6)~~] (5) "Division" means the Division of Occupational and Professional Licensing.

1033 [~~(7)~~] (6) "Duplex" means a single building having two separate living units.

1034 [~~(8)~~] (7) "Encumbered fund balance" means the aggregate amount of outstanding
1035 claims against the fund. The remainder of the money in the fund is unencumbered funds.

1036 [~~(9)~~] (8) "Executive director" means the executive director of the Department of
1037 Commerce.

1038 [~~(10)~~] (9) "Factory built housing" is as defined in Section 15A-1-302.

1039 [~~(11)~~] (10) "Factory built housing retailer" means a person that sells factory built
1040 housing to consumers.

1041 [~~(12)~~] (11) "Fund" means the Residence Lien Recovery Fund established under Section
1042 38-11-201.

1043 [~~(13)~~] (12) "Laborer" means a person who provides services at the site of the
1044 construction on an owner-occupied residence as an employee of an original contractor or other
1045 qualified beneficiary performing qualified services on the residence.

1046 [~~(14)~~] (13) "Licensee" means any holder of a license issued under Title 58, Chapter 3a,
1047 Architects Licensing Act; Chapter 22, Professional Engineers and Professional Land Surveyors

1048 Licensing Act; Chapter 53, Landscape Architects Licensing Act; and Chapter 55, Utah
1049 Construction Trades Licensing Act.

1050 ~~[(15)]~~ (14) "Nonpaying party" means the original contractor, subcontractor, or real
1051 estate developer who has failed to pay the qualified beneficiary making a claim against the
1052 fund.

1053 ~~[(16)]~~ (15) "Original contractor" means a person who contracts with the owner of real
1054 property or the owner's agent to provide services, labor, or material for the construction of an
1055 owner-occupied residence.

1056 ~~[(17)]~~ (16) "Owner" means a person who:

1057 (a) contracts with a person who is licensed as a contractor or is exempt from licensure
1058 under Title 58, Chapter 55, Utah Construction Trades Licensing Act, for the construction on an
1059 owner-occupied residence upon real property that the person:

1060 (i) owns; or

1061 (ii) purchases after the person enters into a contract described in this Subsection ~~[(17)]~~
1062 (16)(a) and before completion of the owner-occupied residence;

1063 (b) contracts with a real estate developer to buy a residence upon completion of the
1064 construction on the owner-occupied residence; or

1065 (c) purchases a residence from a real estate developer after completion of the
1066 construction on the owner-occupied residence.

1067 ~~[(18)]~~ (17) "Owner-occupied residence" means a residence that is, or after completion
1068 of the construction on the residence will be, occupied by the owner or the owner's tenant or
1069 lessee as a primary or secondary residence within 180 days after the day on which the
1070 construction on the residence is complete.

1071 ~~[(19)]~~ (18) "Qualified beneficiary" means a person who:

1072 (a) provides qualified services;

1073 (b) pays necessary fees required under this chapter; and

1074 (c) registers with the division:

1075 (i) as a licensed contractor under Subsection 38-11-301(1) or (2), if that person seeks
1076 recovery from the fund as a licensed contractor; or

1077 (ii) as a person providing qualified services other than as a licensed contractor under
1078 Subsection 38-11-301(3) if the person seeks recovery from the fund in a capacity other than as

1079 a licensed contractor.

1080 ~~[(20)]~~ (19) (a) "Qualified services" means the following performed in construction on
1081 an owner-occupied residence:

1082 (i) contractor services provided by a contractor licensed or exempt from licensure
1083 under Title 58, Chapter 55, Utah Construction Trades Licensing Act;

1084 (ii) architectural services provided by an architect licensed under Title 58, Chapter 3a,
1085 Architects Licensing Act;

1086 (iii) engineering and land surveying services provided by a professional engineer or
1087 land surveyor licensed or exempt from licensure under Title 58, Chapter 22, Professional
1088 Engineers and Professional Land Surveyors Licensing Act;

1089 (iv) landscape architectural services by a landscape architect licensed or exempt from
1090 licensure under Title 58, Chapter 53, Landscape Architects Licensing Act;

1091 (v) design and specification services of mechanical or other systems;

1092 (vi) other services related to the design, drawing, surveying, specification, cost
1093 estimation, or other like professional services;

1094 (vii) providing materials, supplies, components, or similar products;

1095 (viii) renting equipment or materials;

1096 (ix) labor at the site of the construction on the owner-occupied residence; and

1097 (x) site preparation, set up, and installation of factory built housing.

1098 (b) "Qualified services" does not include the construction of factory built housing in
1099 the factory.

1100 ~~[(21)]~~ (20) "Real estate developer" means a person having an ownership interest in real
1101 property who:

1102 (a) contracts with a person who is licensed as a contractor or is exempt from licensure
1103 under Title 58, Chapter 55, Utah Construction Trades Licensing Act, for the construction of a
1104 residence that is offered for sale to the public; or

1105 (b) is a licensed contractor under Title 58, Chapter 55, Utah Construction Trades
1106 Licensing Act, who engages in the construction of a residence that is offered for sale to the
1107 public.

1108 ~~[(22)]~~ (21) (a) "Residence" means an improvement to real property used or occupied,
1109 to be used or occupied as, or in conjunction with:

1110 (i) a primary or secondary detached single-family dwelling; or

1111 (ii) a multifamily dwelling up to and including duplexes.

1112 (b) "Residence" includes factory built housing.

1113 [~~(23)~~] (22) "Subsequent owner" means a person who purchases a residence from an
1114 owner within 180 days after the day on which the construction on the residence is completed.

1115 Section 29. Section 38-11-201 is amended to read:

1116 **38-11-201. Residence Lien Recovery Fund.**

1117 (1) There is created an expendable special revenue fund called the "Residence Lien
1118 Recovery Fund."

1119 (2) The fund shall earn interest.

1120 (3) The division shall employ personnel and resources necessary to administer the fund
1121 and shall use fund money in accordance with Sections 38-11-203 and 38-11-204 and to pay the
1122 costs charged to the fund by the attorney general.

1123 (4) Costs incurred by the division, on or after May 8, 2018, for administering the fund
1124 may be paid out of fund money in an amount that may be no more than a total of \$300,000 for
1125 the remaining existence of the fund.

1126 (5) (a) The Division of Finance shall report annually to the Legislature[;] and the
1127 division[~~, and the board~~].

1128 (b) The report shall state:

1129 (i) amounts received by the fund;

1130 (ii) disbursements from the fund;

1131 (iii) interest earned and credited to the fund; and

1132 (iv) the fund balance.

1133 Section 30. Section 53F-9-203 is amended to read:

1134 **53F-9-203. Charter School Revolving Account.**

1135 (1) (a) The terms defined in Section 53G-5-102 apply to this section.

1136 (b) As used in this section, "account" means the Charter School Revolving Account.

1137 (2) (a) There is created within the Uniform School Fund a restricted account known as
1138 the "Charter School Revolving Account" to provide assistance to charter schools to:

1139 (i) meet school building construction and renovation needs; and

1140 (ii) pay for expenses related to the start up of a new charter school or the expansion of

1141 an existing charter school.

1142 (b) The state board, in consultation with the State Charter School Board, shall
1143 administer the Charter School Revolving Account in accordance with rules adopted by the state
1144 board.

1145 (3) The Charter School Revolving Account shall consist of:

1146 (a) money appropriated to the account by the Legislature;

1147 (b) money received from the repayment of loans made from the account; and

1148 (c) interest earned on money in the account.

1149 (4) The state superintendent shall make loans to charter schools from the account to
1150 pay for the costs of:

1151 (a) planning expenses;

1152 (b) constructing or renovating charter school buildings;

1153 (c) equipment and supplies; or

1154 (d) other start-up or expansion expenses.

1155 (5) Loans to new charter schools or charter schools with urgent facility needs may be
1156 given priority.

1157 (6) ~~[(a)]~~ The state board shall ~~[establish a committee to]:~~

1158 ~~[(i)]~~ (a) except as provided in Subsection (7)(a), review requests by charter schools for
1159 loans under this section; and

1160 ~~[(ii) make recommendations regarding approval or disapproval of the loan applications~~
1161 ~~to the State Charter School Board and the state board.]~~

1162 (b) in consultation with the State Charter School Board, approve or reject each request.

1163 (7) (a) The state board may establish a committee to:

1164 (i) review requests under Subsection (6)(a); and

1165 (ii) make recommendations to the state board and the State Charter School Board
1166 regarding the approval or rejection of a request.

1167 (b) (i) A committee established under Subsection ~~[(6)]~~ (7)(a) shall include individuals
1168 who have expertise or experience in finance, real estate, or charter school administration.

1169 (ii) Of the members appointed to a committee established under Subsection ~~[(6)]~~
1170 (7)(a):

1171 (A) one member shall be nominated by the governor; and

1172 (B) the remaining members shall be selected from a list of nominees submitted by the
1173 State Charter School Board.

1174 (c) If the committee recommends approval of a loan application under Subsection [~~(6)~~]
1175 (7)(a)(ii), the committee's recommendation shall include:

1176 (i) the recommended amount of the loan;

1177 (ii) the payback schedule; and

1178 (iii) the interest rate to be charged.

1179 (d) A committee member may not:

1180 (i) be a relative, as defined in Section [53G-5-409](#), of a loan applicant; or

1181 (ii) have a pecuniary interest, directly or indirectly, with a loan applicant or any person
1182 or entity that contracts with a loan applicant.

1183 [~~(7)~~] (8) A loan under this section may not be made unless the state board, in
1184 consultation with the State Charter School Board, approves the loan.

1185 [~~(8)~~] (9) The term of a loan to a charter school under this section may not exceed five
1186 years.

1187 [~~(9)~~] (10) The state board may not approve loans to charter schools under this section
1188 that exceed a total of \$2,000,000 in any fiscal year.

1189 [~~(10)~~] (11) (a) On March 16, 2011, the assets of the Charter School Building
1190 Subaccount administered by the state board shall be deposited into the Charter School
1191 Revolving Account.

1192 (b) Beginning on March 16, 2011, loan payments for loans made from the Charter
1193 School Building Subaccount shall be deposited into the Charter School Revolving Account.

1194 Section 31. Section **54-10a-202** is amended to read:

1195 **54-10a-202. Committee of Consumer Services.**

1196 (1) (a) There is created within the office a committee known as the "Committee of
1197 Consumer Services."

1198 (b) A member of the committee shall maintain the member's principal residence within
1199 Utah.

1200 (2) (a) The governor shall appoint [~~nine~~] five members to the committee subject to
1201 Subsection (3).

1202 (b) Except as required by Subsection (2)(c), as terms of current committee members

1203 expire, the governor shall appoint a new member or reappointed member to a four-year term.

1204 (c) Notwithstanding the requirements of Subsection (2)(b), the governor shall, at the
1205 time of appointment or reappointment, adjust the length of terms to ensure that the terms of
1206 committee members are staggered so that approximately half of the committee is appointed
1207 every two years.

1208 (d) When a vacancy occurs in the membership for any reason, the governor shall
1209 appoint a replacement for the unexpired term.

1210 (3) Members of the committee shall represent the following [~~geographic and~~]
1211 consumer interests:

1212 [~~(a) one member shall be from Salt Lake City, Provo, or Ogden;~~]

1213 [~~(b) one member shall be from a city other than Salt Lake City, Provo, or Ogden;~~]

1214 [~~(c) one member shall be from an unincorporated area of the state;~~]

1215 [~~(d)~~] (a) one member shall be [~~a low-income resident~~] an individual with experience
1216 and understanding of issues affecting low-income residents;

1217 [~~(e)~~] (b) one member shall be a retired person;

1218 [~~(f)~~] (c) one member shall be [~~a small commercial consumer~~] an individual with
1219 experience and understanding of issues affecting small commercial consumers;

1220 [~~(g)~~] (d) one member shall be a farmer or rancher who uses electric power to pump
1221 water in the member's farming or ranching operation; and

1222 [~~(h)~~] (e) one member shall be a residential consumer[~~;~~ and].

1223 [~~(i) one member shall be appointed to provide geographic diversity on the committee to~~
1224 ~~ensure to the extent possible that all areas of the state are represented.~~]

1225 (4) (a) No more than [~~five~~] three members of the committee [~~shall~~] may be from the
1226 same political party.

1227 (b) Subject to Subsection (3), for a member of the committee appointed on or after
1228 May 12, 2009, the governor shall appoint, to the extent possible, an individual with expertise or
1229 experience in:

1230 (i) public utility matters related to consumers;

1231 (ii) economics;

1232 (iii) accounting;

1233 (iv) financing;

- 1234 (v) engineering; or
1235 (vi) public utilities law.
1236 (5) The governor shall designate one member as chair of the committee.
1237 (6) A member may not receive compensation or benefits for the member's service, but
1238 may receive per diem and travel expenses in accordance with:
1239 (a) Section 63A-3-106;
1240 (b) Section 63A-3-107; and
1241 (c) rules made by the Division of Finance pursuant to Sections 63A-3-106 and
1242 63A-3-107.

- 1243 (7) (a) The committee may hold monthly meetings.
1244 (b) The committee may hold other meetings, at the times and places the chair and a
1245 majority of the committee determine.
1246 (8) (a) [~~Five~~] Three members of the committee constitute a quorum of the committee.
1247 (b) A majority of members voting when a quorum is present constitutes an action of
1248 the committee.

1249 Section 32. Section 58-46a-102 is amended to read:

1250 **58-46a-102. Definitions.**

1251 In addition to the definitions in Section 58-1-102, as used in this chapter:

1252 [~~(1) "Board" means the Hearing Instrument Specialist Licensing Board created in~~
1253 ~~Section 58-46a-201.~~]

1254 [~~(2)~~] (1) "Direct supervision" means that the supervising hearing instrument specialist
1255 is present in the same facility as is the person being supervised and is available for immediate
1256 in person consultation.

1257 [~~(3)~~] (2) "Hearing instrument" or "hearing aid" means any device designed or offered to
1258 be worn on or by an individual to enhance human hearing, including the device's specialized
1259 parts, attachments, or accessories.

1260 [~~(4)~~] (3) "Hearing instrument intern" means a person licensed under this chapter who is
1261 obtaining education and experience in the practice of a hearing instrument specialist under the
1262 supervision of a supervising hearing instrument specialist.

1263 [~~(5)~~] (4) "Indirect supervision" means that the supervising hearing instrument specialist
1264 is not required to be present in the same facility as is the person being supervised, but is

1265 available for voice to voice contact by telephone, radio, or other means at the initiation of the
1266 person being supervised.

1267 [(6)] (5) "Practice of a hearing instrument specialist" means:

1268 (a) establishing a place of business to practice as a hearing instrument specialist;

1269 (b) testing the hearing of a human patient over the age of 17 for the sole purpose of
1270 determining whether a hearing loss will be sufficiently improved by the use of a hearing
1271 instrument to justify prescribing and selling the hearing instrument and whether that hearing
1272 instrument will be in the best interest of the patient;

1273 (c) providing the patient a written statement of prognosis regarding the need for or
1274 usefulness of a hearing instrument for the patient's condition;

1275 (d) prescribing an appropriate hearing instrument;

1276 (e) making impressions or earmolds for the fitting of a hearing instrument;

1277 (f) sale and professional placement of the hearing instrument on a patient;

1278 (g) evaluating the hearing loss overcome by the installation of the hearing instrument
1279 and evaluating the hearing recovery against the representations made to the patient by the
1280 hearing instrument specialist;

1281 (h) necessary intervention to produce satisfactory hearing recovery results from a
1282 hearing instrument; or

1283 (i) instructing the patient on the use and care of the hearing instrument.

1284 [(7)] (6) "Supervising hearing instrument specialist" means a hearing instrument
1285 specialist who:

1286 (a) is licensed by and in good standing with the division;

1287 (b) has practiced full-time as a hearing instrument specialist for not less than two years;

1288 and

1289 (c) is approved as a supervisor by the division [~~in collaboration with the board~~].

1290 [(8)] (7) "Unlawful conduct" means the same as that term is defined in Section
1291 58-1-501.

1292 [(9)] (8) "Unprofessional conduct" means the same as that term is defined in Sections
1293 58-1-501 and 58-46a-501.

1294 Section 33. Section 58-46a-302 is amended to read:

1295 **58-46a-302. Qualifications for licensure.**

1296 (1) Each applicant for licensure as a hearing instrument specialist shall:
1297 (a) submit to the division an application in a form prescribed by the division;
1298 (b) pay a fee as determined by the division pursuant to Section 63J-1-504;
1299 (c) be of good moral character;
1300 (d) have qualified for and currently hold board certification by the National Board for
1301 Certification - Hearing Instrument Sciences, or an equivalent certification approved by the
1302 division [~~in collaboration with the board~~];

1303 (e) have passed the Utah Law and Rules Examination for Hearing Instrument
1304 Specialists; and

1305 (f) if the applicant holds a hearing instrument intern license, surrender the hearing
1306 instrument intern license at the time of licensure as a hearing instrument specialist.

1307 (2) Each applicant for licensure as a hearing instrument intern shall:

1308 (a) submit to the division an application in a form prescribed by the division;

1309 (b) pay a fee as determined by the division pursuant to Section 63J-1-504;

1310 (c) be of good moral character;

1311 (d) have passed the Utah Law and Rules Examination for Hearing Instrument
1312 Specialists; and

1313 (e) present evidence acceptable to the division [~~and the board~~] that the applicant, when
1314 licensed, will practice as a hearing instrument intern only under the supervision of a
1315 supervising hearing instrument specialist in accordance with:

1316 (i) Section 58-46a-302.5; and

1317 (ii) the supervision requirements for obtaining board certification by the National
1318 Board for Certification - Hearing Instrument Sciences, or an equivalent certification approved
1319 by the division [~~in collaboration with the board~~].

1320 Section 34. Section 58-46a-302.5 is amended to read:

1321 **58-46a-302.5. Supervision requirements -- Hearing instrument interns.**

1322 (1) A hearing instrument intern shall practice as a hearing instrument intern only under
1323 the direct supervision of a licensed hearing instrument specialist, until the intern:

1324 (a) receives a passing score on a practical examination demonstrating acceptable skills
1325 in the area of hearing testing as approved by the division [~~in collaboration with the board~~]; and

1326 (b) completes the National Institute for Hearing instrument studies education and

1327 examination program, or an equivalent college level program as approved by the division [~~in~~
1328 ~~collaboration with the board~~].

1329 (2) Upon satisfaction of the direct supervision requirement of Subsection (1) the intern
1330 shall:

1331 (a) practice as a hearing instrument intern only under the indirect supervision of a
1332 licensed hearing instrument specialist; and

1333 (b) receive a passing score on the International Licensing Examination of the hearing
1334 instrument dispenser or other tests approved by the division prior to applying for licensure as a
1335 hearing instrument specialist.

1336 Section 35. Section **58-46a-303** is amended to read:

1337 **58-46a-303. Term of license -- Expiration -- Renewal of specialist license --**
1338 **Limitation on renewal of intern license.**

1339 (1) The division shall issue each license for a hearing instrument specialist in
1340 accordance with a two-year renewal cycle established by rule. The division may by rule extend
1341 or shorten a renewal period by as much as one year to stagger the renewal cycles it administers.

1342 (2) Each license as a hearing instrument intern shall be issued for a term of three years
1343 and may not be renewed.

1344 (3) At the time of renewal, the licensed hearing instrument specialist shall demonstrate
1345 satisfactory evidence of each of the following:

1346 (a) current certification by the National Board for Certification Hearing Instrument
1347 Sciences, or other acceptable certification approved by the division [~~in collaboration with the~~
1348 ~~board~~];

1349 (b) calibration of all appropriate technical instruments used in practice; and

1350 (c) completion of continuing professional education required in Section **58-46a-304**.

1351 (4) Each license automatically expires on the expiration date shown on the license
1352 unless renewed by the licensee in accordance with the provisions of Section **58-1-308**, or
1353 unless surrendered in accordance with the provisions of Section **58-1-306**.

1354 Section 36. Section **58-46a-501** is amended to read:

1355 **58-46a-501. Unprofessional conduct.**

1356 "Unprofessional conduct" includes:

1357 (1) testing the hearing of a patient for any purpose other than to determine whether a

1358 hearing loss will be improved by the use of a hearing instrument;

1359 (2) failing to make an appropriate referral to a qualified health care provider with
1360 respect to a condition detected in a patient examined by a licensee under this chapter if the
1361 condition is generally recognized in the profession as one that should be referred;

1362 (3) designating a hearing instrument for a patient whose hearing will not be sufficiently
1363 improved to justify prescribing and selling of the hearing instrument;

1364 (4) making false, misleading, deceptive, fraudulent, or exaggerated claims with respect
1365 to practice under this chapter and specifically with respect to the benefits of a hearing
1366 instrument or the degree to which a hearing instrument will benefit a patient;

1367 (5) failing to exercise caution in providing a patient a prognosis to assure the patient is
1368 not led to expect results that cannot be accurately predicted;

1369 (6) failing to provide appropriate follow-up care and consultation with respect to a
1370 patient to whom a hearing instrument has been prescribed and sold upon being informed by the
1371 patient that the hearing instrument does not produce the results represented by the licensee;

1372 (7) failing to disclose in writing to the patient the charge for all services and hearing
1373 instruments prescribed and sold to a patient prior to providing the services or hearing
1374 instrument;

1375 (8) failing to refund fees paid by a patient for a hearing instrument and all accessories,
1376 upon a determination by the division [~~in collaboration with the board~~] that the patient has not
1377 obtained the recovery of hearing represented by the licensee in writing prior to designation and
1378 sale of the hearing instrument;

1379 (9) paying any professional person any consideration of any kind for referral of a
1380 patient;

1381 (10) failing, when acting as a supervising hearing instrument specialist, to provide
1382 supervision and training in hearing instrument sciences in accordance with Section
1383 [58-46a-302.5](#);

1384 (11) engaging in the practice as a hearing instrument intern when not under the
1385 supervision of a supervising hearing instrument specialist in accordance with Section
1386 [58-46a-302.5](#);

1387 (12) failing to describe the circuitry in any advertisement, presentation, purchase, or
1388 trial agreement as being either "digital" or "analog"; or other acceptable terms as determined by

1389 the division [~~in collaboration with the board~~];

1390 (13) failing to follow the guidelines or policies of the United States Federal Trade
1391 Commission in any advertisement;

1392 (14) failing to adhere to the rules and regulations prescribed by the United States Food
1393 and Drug Administration as they pertain to the hearing instrument specialist;

1394 (15) failing to maintain all equipment used in the practice of a hearing instrument
1395 specialist properly calibrated and in good working condition; and

1396 (16) failing to comply with any of the requirements set forth in Section [58-46a-502](#) or
1397 [58-46a-503](#).

1398 Section 37. Section **58-46a-502** is amended to read:

1399 **58-46a-502. Additional requirements for practicing as a hearing instrument**
1400 **specialist.**

1401 A person engaging in the practice of a hearing instrument specialist shall:

1402 (1) have a regular place or places of business from which the person conducts business
1403 as a hearing instrument specialist and the place or places of business shall be represented to a
1404 patient and others with whom business is conducted by the street address at which the place of
1405 business is located;

1406 (2) include in all advertising or other representation the street address at which the
1407 business is located and the telephone number of the business at that street address;

1408 (3) provide as part of each transaction between a licensee and a patient related to
1409 testing for hearing loss and selling of a hearing instrument written documentation provided to
1410 the patient that includes:

1411 (a) identification of all services and products provided to the patient by the hearing
1412 instrument specialist and the charges for each service or product;

1413 (b) a statement whether any hearing instrument provided to a patient is "new," "used,"
1414 or "reconditioned" and the terms and conditions of any warranty or guarantee that applies to
1415 each instrument; and

1416 (c) the identity and license number of each hearing instrument specialist or hearing
1417 instrument intern who provided services or products to the patient;

1418 (4) before providing services or products to a patient:

1419 (a) advise the patient regarding services and products offered to the patient, including

1420 the expected results of the services and products;

1421 (b) inform each patient who is being offered a hearing instrument about hearing
1422 instruments that work with assistive listening systems that are compliant with the ADA
1423 Standards for Accessible Design adopted by the United States Department of Justice in
1424 accordance with the Americans with Disabilities Act, 42 U.S.C. Sec. 12101 et seq.; and

1425 (c) obtain written informed consent from the patient regarding offered services,
1426 products, and the expected results of the services and products in a form approved by the
1427 division [~~in collaboration with the board~~];

1428 (5) refer all individuals under the age of 18 who seek testing of hearing to a physician
1429 or surgeon, osteopathic physician, physician assistant, or audiologist, licensed under the
1430 provisions of this title, and shall dispense a hearing aid to that individual only on prescription
1431 of a physician or surgeon, osteopathic physician, physician assistant, or audiologist;

1432 (6) obtain the patient's informed consent and agreement to purchase the hearing
1433 instrument based on that informed consent either by the hearing instrument specialist or the
1434 hearing instrument intern, before designating an appropriate hearing instrument; and

1435 (7) if a hearing instrument does not substantially enhance the patient's hearing
1436 consistent with the representations of the hearing instrument specialist at the time informed
1437 consent was given prior to the sale and fitting of the hearing instrument, provide:

1438 (a) necessary intervention to produce satisfactory hearing recovery results consistent
1439 with representations made; or

1440 (b) for the refund of fees paid by the patient for the hearing instrument to the hearing
1441 instrument specialist within a reasonable time after finding that the hearing instrument does not
1442 substantially enhance the patient's hearing.

1443 Section 38. Section **58-55-201** is amended to read:

1444 **58-55-201. Boards created -- Duties.**

1445 (1) There is created [~~a~~] the Plumbers Licensing Board[~~, an Alarm System Security and~~
1446 ~~Licensing Board, and an Electricians Licensing Board. Members of the boards shall be~~
1447 ~~selected to provide representation as follows: (a) The Plumbers Licensing Board consists]~~
1448 consisting of five members as follows:

1449 [~~(i)~~] (a) two members shall be licensed from among the license classifications of
1450 master or journeyman plumber;

1451 [(ii)] (b) two members shall be licensed plumbing contractors; and
1452 [(iii)] (c) one member shall be from the public at large with no history of involvement
1453 in the construction trades.

1454 [(b)(i)] (2) (a) [The] There is created the Alarm System Security and Licensing Board
1455 [~~consists~~] consisting of five members as follows:

1456 [(A)] (i) three individuals who are officers or owners of a licensed alarm business;
1457 [(B)] (ii) one individual from among nominees of the Utah Peace Officers Association;
1458 and

1459 [(C)] (iii) one individual representing the general public.

1460 [(ii)] (b) The Alarm System Security and Licensing Board shall designate one of its
1461 members on a permanent or rotating basis to:

1462 [(A)] (i) assist the division in reviewing complaints concerning the unlawful or
1463 unprofessional conduct of a licensee; and

1464 [(B)] (ii) advise the division in its investigation of these complaints.

1465 [(iii)] (c) A board member who has, under this Subsection [(1)(b)(iii)] (2)(c), reviewed
1466 a complaint or advised in its investigation is disqualified from participating with the board
1467 when the board serves as a presiding officer in an adjudicative proceeding concerning the
1468 complaint.

1469 [(c)] (3) [The] There is created the Electricians Licensing Board [~~consists~~] consisting
1470 of five members as follows:

1471 [(i)] (a) two members shall be licensed from among the license classifications of
1472 master or journeyman electrician, of whom one shall represent a union organization and one
1473 shall be selected having no union affiliation;

1474 [(ii)] (b) two shall be licensed electrical contractors of whom one shall represent a
1475 union organization and one shall be selected having no union affiliation; and

1476 [(iii)] (c) one member shall be from the public at large with no history of involvement
1477 in the construction trades or union affiliation.

1478 [(2)] (4) The duties, functions, and responsibilities of each board described in
1479 Subsections (1) through (3) include the following:

1480 (a) recommending to the commission appropriate rules;
1481 (b) recommending to the commission policy and budgetary matters;

- 1482 (c) approving and establishing a passing score for applicant examinations;
- 1483 (d) overseeing the screening of applicants for licensing, renewal, reinstatement, and
- 1484 relicensure;
- 1485 (e) assisting the commission in establishing standards of supervision for students or
- 1486 persons in training to become qualified to obtain a license in the occupation or profession [it
- 1487 the board represents; and
- 1488 (f) acting as presiding officer in conducting hearings associated with the adjudicative
- 1489 proceedings and in issuing recommended orders when so authorized by the commission.

1490 ~~[(3)]~~ (5) The division, in collaboration with the Plumbers Licensing Board and the

1491 Electricians Licensing Board, shall provide a preliminary report on or before October 1, 2019,

1492 and a final written report on or before June 1, 2020, to the Business and Labor Interim

1493 Committee and the Occupational and Professional Licensure Review Committee that provides

1494 recommendations for consistent educational and training standards for plumber and electrician

1495 apprentice programs in the state, including recommendations for education and training

1496 provided by all providers, including institutions of higher education and technical colleges.

1497 Section 39. Section **58-64-102** is amended to read:

1498 **58-64-102. Definitions.**

1499 In addition to the definitions in Section **58-1-102**, as used in this chapter:

1500 ~~[(1)]~~ "Board" means the Deception Detection Examiners Board created in Section

1501 ~~58-64-201.~~

1502 ~~[(2)]~~ (1) "Deception detection examination" means the use of an instrument, or

1503 software application designed for detecting deception, on an individual for the purpose of

1504 detecting whether that individual is engaged in deception.

1505 ~~[(3)]~~ (2) "Deception detection examination administrator" means an individual who

1506 engages in or represents that the individual is engaged in:

1507 (a) conducting or administering a deception detection examination using a software

1508 application designed for detecting deception without intervention from the examination

1509 administrator; or

1510 (b) the interpretation of deception detection examination results derived from a

1511 software application designed for detecting deception.

1512 ~~[(4)]~~ (3) "Deception detection examiner" means an individual who engages in or

1513 represents that the individual is engaged in conducting or performing deception detection
1514 examinations or in the interpretation of deception detection examinations.

1515 [(5)] (4) "Deception detection intern" means an individual who engages in deception
1516 detection examinations under the supervision and control of a deception detection examiner for
1517 the purpose of training and qualification as a deception detection examiner.

1518 [(6)] (5) "Instrument" means a polygraph, voice stress analyzer, ocular-motor test, or
1519 any other device or software application that records the examinee's cardiovascular patterns,
1520 respiratory patterns, galvanic skin response, cognitive response, eye behavior, memory recall,
1521 or other physiologic characteristics of the examinee for the purpose of monitoring factors
1522 relating to whether the examinee is truthful or engaged in deception.

1523 [(7)] (6) "Unlawful conduct" means the same as that term is defined in Sections
1524 58-1-501 and 58-64-501.

1525 [(8)] (7) "Unprofessional conduct" means the same as that term is defined in Sections
1526 58-1-501 and 58-64-502 and as may be further defined by rule.

1527 Section 40. Section 58-64-302 is amended to read:

1528 **58-64-302. Qualifications for licensure.**

1529 (1) Each applicant for licensure as a deception detection examiner:

1530 (a) shall submit an application in a form prescribed by the division;

1531 (b) shall pay a fee determined by the department under Section 63J-1-504;

1532 (c) shall be of good moral character in that the applicant has not been convicted of a
1533 felony, a misdemeanor involving moral turpitude, or any other crime which when considered
1534 with the duties and responsibilities of a deception detection examiner is considered by the
1535 division [~~and the board~~] to indicate that the best interests of the public will not be served by
1536 granting the applicant a license;

1537 (d) may not have been declared by any court of competent jurisdiction incompetent by
1538 reason of mental defect or disease and not been restored;

1539 (e) may not be currently suffering from habitual drunkenness or from drug addiction or
1540 dependence;

1541 (f) shall have completed one of the following:

1542 (i) have earned a bachelor's degree from a four year university or college meeting
1543 standards established by the division by rule [~~in collaboration with the board~~];

1544 (ii) have completed not less than 8,000 hours of investigation experience approved by
1545 the division [~~in collaboration with the board~~]; or

1546 (iii) have completed a combination of university or college education and investigation
1547 experience, as defined by rule by the division [~~in collaboration with the board~~] as being
1548 equivalent to the requirements under Subsection (1)(f)(i) or (1)(f)(ii);

1549 (g) shall have successfully completed a training program in deception detection
1550 meeting criteria established by rule by the division [~~in collaboration with the board~~]; and

1551 (h) shall have performed satisfactorily as a licensed deception detection intern for a
1552 period of not less than one year and shall have satisfactorily conducted not less than 100
1553 deception detection examinations under the supervision of a licensed deception detection
1554 examiner.

1555 (2) Each applicant for licensure as a deception detection intern:

1556 (a) shall submit an application in a form prescribed by the division;

1557 (b) shall pay a fee determined by the department under Section [63J-1-504](#);

1558 (c) shall be of good moral character in that the applicant has not been convicted of a
1559 felony, a misdemeanor involving moral turpitude, or any other crime which when considered
1560 with the duties and responsibilities of a deception detection intern is considered by the division
1561 [~~and the board~~] to indicate that the best interests of the public will not be served by granting the
1562 applicant a license;

1563 (d) may not have been declared by any court of competent jurisdiction incompetent by
1564 reason of mental defect or disease and not been restored;

1565 (e) may not be currently suffering from habitual drunkenness or from drug addiction or
1566 dependence;

1567 (f) shall have completed one of the following:

1568 (i) have earned a bachelor's degree from a four year university or college meeting
1569 standards established by the division by rule [~~in collaboration with the board~~];

1570 (ii) have completed not less than 8,000 hours of investigation experience approved by
1571 the division [~~in collaboration with the board~~]; or

1572 (iii) have completed a combination of university or college education and investigation
1573 experience, as defined by rule by the division [~~in collaboration with the board~~] as being
1574 equivalent to the requirements under Subsection (2)(f)(i) or (2)(f)(ii);

1575 (g) shall have successfully completed a training program in deception detection
1576 meeting criteria established by rule by the division [~~in collaboration with the board~~]; and
1577 (h) shall provide the division with an intern supervision agreement in a form prescribed
1578 by the division under which:
1579 (i) a licensed deception detection examiner agrees to supervise the intern; and
1580 (ii) the applicant agrees to be supervised by that licensed deception detection examiner.
1581 (3) Each applicant for licensure as a deception detection examination administrator:
1582 (a) shall submit an application in a form prescribed by the division;
1583 (b) shall pay a fee determined by the department under Section [63J-1-504](#);
1584 (c) shall be of good moral character in that the applicant has not been convicted of a
1585 felony, a misdemeanor involving moral turpitude, or any other crime that when considered with
1586 the duties and responsibilities of a deception detection examination administrator is considered
1587 by the division [~~and the board~~] to indicate that the best interests of the public will not be served
1588 by granting the applicant a license;
1589 (d) may not have been declared by a court of competent jurisdiction incompetent by
1590 reason of mental defect or disease and not been restored;
1591 (e) may not be currently suffering from habitual drunkenness or from drug addiction or
1592 dependence;
1593 (f) shall have earned an associate degree from a state-accredited university or college or
1594 have an equivalent number of years' work experience; and
1595 (g) shall have successfully completed a training program and have obtained
1596 certification in deception detection examination administration provided by the manufacturer
1597 of a scientific or technology-based software application solution that is approved by the
1598 director.
1599 (4) To determine if an applicant meets the qualifications of Subsection (1)(c), (2)(c), or
1600 (3)(c) the division shall provide an appropriate number of copies of fingerprint cards to the
1601 Department of Public Safety with the division's request to:
1602 (a) conduct a search of records of the Department of Public Safety for criminal history
1603 information relating to each applicant for licensure under this chapter; and
1604 (b) forward to the Federal Bureau of Investigation a fingerprint card of each applicant
1605 requiring a check of records of the F.B.I. for criminal history information under this section.

1606 (5) The Department of Public Safety shall send to the division:

1607 (a) a written record of criminal history, or certification of no criminal history record, as
1608 contained in the records of the Department of Public Safety in a timely manner after receipt of
1609 a fingerprint card from the division and a request for review of Department of Public Safety
1610 records; and

1611 (b) the results of the F.B.I. review concerning an applicant in a timely manner after
1612 receipt of information from the F.B.I.

1613 (6) (a) The division shall charge each applicant a fee, in accordance with Section
1614 63J-1-504, equal to the cost of performing the records reviews under this section.

1615 (b) The division shall pay the Department of Public Safety the costs of all records
1616 reviews, and the Department of Public Safety shall pay the F.B.I. the costs of records reviews
1617 under this chapter.

1618 (7) Information obtained by the division from the reviews of criminal history records of
1619 the Department of Public Safety and the F.B.I. shall be used or disseminated by the division
1620 only for the purpose of determining if an applicant for licensure under this chapter is qualified
1621 for licensure.

1622 Section 41. Section **58-64-502** is amended to read:

1623 **58-64-502. Unprofessional conduct.**

1624 "Unprofessional conduct" includes:

1625 (1) using any deception detection instrument that does not meet criteria and standards
1626 established by rule by the division [~~in collaboration with the board~~]; and

1627 (2) using any deception detection instrument that does not make a permanent recording
1628 as required under Section 58-64-601.

1629 Section 42. Section **58-64-601** is amended to read:

1630 **58-64-601. Deception detection instruments.**

1631 (1) Instruments or software applications used in performing deception detection
1632 examinations shall be those that are generally recognized in the profession or, if approved by
1633 the director, those with results published in peer-reviewed, scientific journals generally
1634 recognized by the scientific community.

1635 (2) An instrument or software application used for deception detection shall have a
1636 permanent recording or written report produced by the instrument or software application for

1637 objective analysis by the examiner[;] or the division[; ~~or the board~~].

1638 (3) A written interpretation by an examiner while conducting a deception detection
1639 examination does not satisfy the requirements of a permanent recording.

1640 Section 43. Section **63C-6-101** is amended to read:

1641 **63C-6-101. Creation of commission -- Membership -- Appointment -- Vacancies.**

1642 (1) There is created the Utah Seismic Safety Commission consisting of 15 members,
1643 designated as follows:

1644 (a) the director of the Division of Emergency Management or the director's designee;

1645 (b) the director of the Utah Geological Survey or the director's designee;

1646 (c) the director of the University of Utah Seismograph Stations or the director's
1647 designee;

1648 (d) the executive director of the Utah League of Cities and Towns or the executive
1649 director's designee;

1650 (e) a representative from the Structural Engineers Association of Utah biannually
1651 selected by its membership;

1652 (f) the director of the Division of Facilities Construction and Management or the
1653 director's designee;

1654 (g) the executive director of the Department of Transportation or the director's
1655 designee;

1656 (h) the State Planning Coordinator or the coordinator's designee;

1657 (i) a representative from the American Institute of Architects, Utah Section;

1658 (j) a representative from the American Society of Civil Engineers, Utah Section;

1659 [~~(k) a member of the House of Representatives appointed biannually by the speaker of~~
1660 ~~the House;~~]

1661 [~~(l) a member of the Senate appointed biannually by the president of the Senate;~~]

1662 (k) two individuals, appointed by the director of the Division of Emergency
1663 Management, from earthquake-related organizations that have an interest in reducing
1664 earthquake-related loss in the state;

1665 [~~(n)~~] (l) the commissioner of the Department of Insurance or the commissioner's
1666 designee;

1667 [~~(n)~~] (m) a representative from the Association of Contingency Planners, Utah Chapter,

1668 biannually selected by its membership; and

1669 ~~[(e)]~~ (n) a representative from the American Public Works Association, Utah Chapter,
1670 biannually selected by its membership.

1671 (2) The commission shall annually select one of its members to serve as chair of the
1672 commission.

1673 (3) When a vacancy occurs in the membership for any reason, the replacement shall be
1674 appointed for the unexpired term.

1675 Section 44. Section **63F-1-509** is amended to read:

1676 **63F-1-509. Statewide Global Positioning Reference Network created --**
1677 **Rulemaking authority.**

1678 (1) (a) There is created the Statewide Global Positioning Reference Network to
1679 improve the quality of geographic information system data and the productivity, efficiency, and
1680 cost-effectiveness of government services.

1681 (b) The network shall provide a system of permanently mounted, fully networked,
1682 global positioning system base stations that will provide real time radio navigation and
1683 establish a standard statewide coordinate reference system.

1684 (c) The center shall administer the network.

1685 ~~[(2)(a) There is created the Global Positioning Systems Advisory Committee to advise
1686 the center on implementing and maintaining the network.]~~

1687 ~~[(b) The committee membership shall consist of:]~~

1688 ~~[(i) the center manager or the manager's designee;]~~

1689 ~~[(ii) a representative from the Department of Transportation created by Section
1690 72-1-201 designated by the executive director appointed under Section 72-1-202;]~~

1691 ~~[(iii) the chief information officer or the chief information officer's designee;]~~

1692 ~~[(iv) a representative from the Utah Association of County Surveyors; and]~~

1693 ~~[(v) a representative from the Utah Council of Land Surveyors.]~~

1694 ~~[(c) The representative from the center shall be the chair of the committee.]~~

1695 ~~[(d) The committee shall meet upon the call of the chair or a majority of the committee
1696 members.]~~

1697 ~~[(e) The committee chair shall give reasonable notice to each member prior to any
1698 meeting.]~~

- 1699 ~~[(f) Three members shall constitute a quorum for the transaction of business.]~~
- 1700 ~~[(g) The center shall provide staff support to the committee.]~~
- 1701 ~~[(h) Committee members who are state government employees shall receive no~~
- 1702 ~~additional compensation for their work on the committee.]~~
- 1703 ~~[(i) Committee members who are not state government employees shall receive no~~
- 1704 ~~compensation or expenses for their work on the committee.]~~
- 1705 ~~[(j) The committee shall recommend rules to the chief information officer for adoption~~
- 1706 ~~under Subsection (3).]~~
- 1707 ~~[(3)]~~ (2) (a) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking
- 1708 Act, the chief information officer shall make~~[, in consultation with the committee,]~~ rules
- 1709 providing for operating policies and procedures for the network.
- 1710 (b) ~~[The rules]~~ When making rules under this section, the chief information officer
- 1711 shall consider:
- 1712 (i) network development that serves a public purpose;
- 1713 (ii) increased productivity and efficiency for state agencies; and
- 1714 (iii) costs and longevity of the network.
- 1715 Section 45. Section **63F-1-701** is amended to read:
- 1716 **63F-1-701. Utah Public Notice Website -- Establishment and administration.**
- 1717 (1) As used in this part:
- 1718 (a) "Division" means the Division of Archives and Records Service of the Department
- 1719 of Administrative Services.
- 1720 (b) "Executive board" means the same as that term is defined in Section [67-1-2.5](#).
- 1721 ~~[(b)]~~ (c) "Public body" ~~[has the same meaning as provided under]~~ means the same as
- 1722 that term is defined in Section [52-4-103](#).
- 1723 ~~[(c)]~~ (d) "Public information" means a public body's public notices, minutes, audio
- 1724 recordings, and other materials that are required to be posted to the website under Title 52,
- 1725 Chapter 4, Open and Public Meetings Act, or other statute or state agency rule.
- 1726 ~~[(d)]~~ (e) "Website" means the Utah Public Notice Website created under this section.
- 1727 (2) There is created the Utah Public Notice Website to be administered by the Division
- 1728 of Archives and Records Service.
- 1729 (3) The website shall consist of an Internet website provided to assist the public to find

1730 posted public information.

1731 (4) The division, with the technical assistance of the Department of Technology
1732 Services, shall create the website [~~which~~] that shall:

1733 (a) allow a public body, or other certified entity, to easily post any public information,
1734 including the contact information required under Subsections [17B-1-303\(9\)](#) and
1735 [17D-1-106\(1\)\(b\)\(ii\)](#);

1736 (b) allow the public to easily search the public information by:

1737 (i) public body name;

1738 (ii) date of posting of the notice;

1739 (iii) date of any meeting or deadline included as part of the public information; and

1740 (iv) any other criteria approved by the division;

1741 (c) allow the public to easily search and view past, archived public information;

1742 (d) allow [~~a person~~] an individual to subscribe to receive updates and notices
1743 associated with a public body or a particular type of public information;

1744 (e) be easily accessible by the public from the State of Utah home page;

1745 (f) have a unique and simplified website address;

1746 (g) be directly accessible via a link from the main page of the official state website; and

1747 (h) include other links, features, or functionality that will assist the public in obtaining
1748 and reviewing public information posted on the website, as may be approved by the division.

1749 (5) (a) Subject to Subsection (5)(b), the division and the governor's office shall
1750 coordinate to ensure that the website, the database described in Section [67-1-2.5](#), and the
1751 website described in Section [67-1-2.5](#) automatically share appropriate information in order to
1752 ensure that:

1753 (i) an individual who subscribes to receive information under Subsection (4)(d) for an
1754 executive board automatically receives notifications of vacancies on the executive board that
1755 will be publicly filled, including a link to information regarding how an individual may apply
1756 to fill the vacancy; and

1757 (ii) an individual who accesses an executive board's information on the website has
1758 access to the following through the website:

1759 (A) the executive board's information in the database, except an individual's physical
1760 address, e-mail address, or phone number; and

1761 (B) the portal described in Section 67-1-2.5 through which an individual may provide
1762 input on an appointee to, or member of, the executive board.

1763 (b) The division and the governor's office shall comply with Subsection (5)(a) as soon
1764 as reasonably possible within existing funds appropriated to the division and the governor's
1765 office.

1766 (6) Before August 1 of each year, the division shall:

1767 (a) identify each executive board that is a public body that did not submit to the
1768 website a notice of a public meeting during the previous fiscal year; and

1769 (b) report the name of each identified executive board to the governor's boards and
1770 commissions administrator.

1771 ~~[(5)]~~ (7) The division [shall be] is responsible for:

1772 (a) establishing and maintaining the website, including the provision of equipment,
1773 resources, and personnel as is necessary;

1774 (b) providing a mechanism for public bodies or other certified entities to have access to
1775 the website for the purpose of posting and modifying public information; and

1776 (c) maintaining an archive of all public information posted to the website.

1777 ~~[(6) The timing for posting and the content of the public information posted to the~~
1778 ~~website shall be the responsibility of the public body or other entity posting the public~~
1779 ~~information.]~~

1780 (8) A public body is responsible for the content the public body is required to post to
1781 the website and the timing of posting of that information.

1782 Section 46. Section **63I-1-204** is amended to read:

1783 **63I-1-204. Repeal dates, Title 4.**

1784 (1) Section 4-2-108, which creates the Agricultural Advisory Board, is repealed July 1,
1785 2023.

1786 (2) Section 4-17-104, which creates the State Weed Committee, is repealed July 1,
1787 2021.

1788 (3) Section 4-20-103, which creates the State Grazing Advisory Board, is repealed July
1789 1, 2022.

1790 (4) Sections 4-23-104 and 4-23-105, which create the Agricultural and Wildlife
1791 Damage Prevention Board, are repealed July 1, 2024.

1792 (5) Section 4-24-104, which creates the Livestock Brand Board, is repealed July 1,
 1793 2025.

1794 (6) Section 4-35-103, which creates the Decision and Action Committee, is repealed
 1795 July 1, 2026

1796 (7) Section 4-39-104, which creates the Domesticated Elk Act Advisory Council, is
 1797 repealed July 1, 2027

1798 (8) Subsection 4-41a-105(2)(e)(i), related to the Native American Legislative Liaison
 1799 Committee, is repealed July 1, 2022.

1800 Section 47. Section **63I-1-207** is enacted to read:

1801 **63I-1-207. Repeal dates, Title 7.**

1802 (1) Section 7-1-203, which creates the Board of Financial Institutions, is repealed July
 1803 1, 2021.

1804 (2) Section 7-3-40, which creates the Board of Bank Advisors, is repealed July 1, 2022.

1805 (3) Section 7-9-43, which creates the Board of Credit Union Advisors, is repealed July
 1806 1, 2023.

1807 Section 48. Section **63I-1-209** is amended to read:

1808 **63I-1-209. Repeal dates, Title 9.**

1809 (1) Section 9-6-305, which creates the State of Utah Alice Merrill Horne Art
 1810 Collection Committee, is repealed July 1, 2027.

1811 (2) Sections 9-6-604 and 9-6-605, which create the Museum Services Advisory Board,
 1812 are repealed July 1, 2027.

1813 ~~[(+)]~~ (3) In relation to the Native American Legislative Liaison Committee, on July 1,
 1814 2022:

1815 (a) Subsection 9-9-104.6(2)(a) is repealed;

1816 (b) Subsection 9-9-104.6(4)(a), the language that states "who is not a legislator" is
 1817 repealed; and

1818 (c) Subsection 9-9-104.6(4)(b), related to compensation of legislative members, is
 1819 repealed.

1820 ~~[(2) In relation to the American Indian and Alaska Native Education State Plan Pilot~~
 1821 ~~Program, on July 1, 2022:]~~

1822 ~~[(a) Subsection 26-7-2.5(4), related to the American Indian-Alaskan Native Public~~

1823 Education Liaison, is repealed; and]
1824 [~~(b) Subsection 9-9-104.6(2)(d) is repealed.~~]
1825 (4) Section 9-9-405, which creates the Native American Remains Review Committee,
1826 is repealed July 1, 2025.
1827 (5) Title 9, Chapter 20, Utah Commission on Service and Volunteerism Act, is
1828 repealed July 1, 2026.
1829 Section 49. Section **63I-1-213** is amended to read:
1830 **63I-1-213. Repeal dates, Title 13.**
1831 (1) Section 13-32a-112, which creates the Pawnshop and Secondhand Merchandise
1832 Advisory Board, is repealed July 1, 2027.
1833 (2) Section 13-35-103, which creates the Powersport Motor Vehicle Franchise
1834 Advisory Board, is repealed July 1, 2022.
1835 (3) Section 13-43-202, which creates the Land Use and Eminent Domain Advisory
1836 Board, is repealed July 1, 2021.
1837 Section 50. Section **63I-1-217** is amended to read:
1838 **63I-1-217. Repeal dates, Title 17.**
1839 (1) Subsection 17-16-21(2)(d) is repealed July 1, 2023.
1840 (2) Title 17, Chapter 21a, Part 3, Administration and Standards, which creates the Utah
1841 Electronic Recording Commission, is repealed July 1, 2022.
1842 Section 51. Section **63I-1-223** is amended to read:
1843 **63I-1-223. Repeal dates, Title 23.**
1844 (1) Subsection 23-13-12.5(2)(f)(i), related to the Native American Legislative Liaison
1845 Committee, is repealed July 1, 2022.
1846 (2) Section 23-14-2.5, which creates the Wildlife Board Nominating Committee, is
1847 repealed July 1, 2023.
1848 (3) Section 23-14-2.6, which creates regional advisory councils for the Wildlife Board,
1849 is repealed July 1, 2023
1850 Section 52. Section **63I-1-226** is amended to read:
1851 **63I-1-226. Repeal dates, Title 26.**
1852 (1) Subsection 26-1-7(1)(f), related to the Residential Child Care Licensing Advisory
1853 Committee, is repealed July 1, 2024

- 1854 (2) Subsection 26-1-7(1)(h), related to the Primary Care Grant Committee, is repealed
1855 July 1, 2025
- 1856 (3) Section 26-1-7.5, which creates the Utah Health Advisory Council, is repealed July
1857 1, 2025.
- 1858 [(+)] (4) Section 26-1-40 is repealed July 1, 2022.
- 1859 [(2)] (5) Title 26, Chapter 9f, Utah Digital Health Service Commission Act, is repealed
1860 July 1, 2025.
- 1861 (6) Subsection 26-10-6(5), which creates the Newborn Hearing Screening Committee,
1862 is repealed July 1, 2026
- 1863 [(3)] (7) Section 26-10-11 is repealed July 1, 2020.
- 1864 (8) Section 26-10b-106, which creates the Primary Care Grant Committee, is repealed
1865 July 1, 2025
- 1866 (9) Title 26, Chapter 18, Part 2, Drug Utilization Review Board, is repealed July 1,
1867 2027.
- 1868 [(4)] (10) Subsection 26-18-417(3) is repealed July 1, 2020.
- 1869 [(5)] (11) Subsection 26-18-418(2), the language that states "and the Mental Health
1870 Crisis Line Commission created in Section 63C-18-202" is repealed July 1, 2023.
- 1871 [(6)] (12) Section 26-18-419.1 is repealed December 31, 2019.
- 1872 (13) Title 26, Chapter 18a, Kurt Oscarson Children's Organ Transplant Coordinating
1873 Committee, is repealed July 1, 2021
- 1874 [(7)] (14) Title 26, Chapter 33a, Utah Health Data Authority Act, is repealed July 1,
1875 2024.
- 1876 [(8)] (15) Title 26, Chapter 36b, Inpatient Hospital Assessment Act, is repealed July 1,
1877 2024.
- 1878 [(9)] (16) Title 26, Chapter 36c, Medicaid Expansion Hospital Assessment Act, is
1879 repealed July 1, 2024.
- 1880 [(+)] (17) Title 26, Chapter 36d, Hospital Provider Assessment Act, is repealed July
1881 1, 2024.
- 1882 (18) Section 26-39-201, which creates the Residential Child Care Licensing Advisory
1883 Committee, is repealed July 1, 2024.
- 1884 (19) Section 26-40-104, which creates the Utah Children's Health Insurance Program

1885 Advisory Council, is repealed July 1, 2025.

1886 (20) Section 26-50-202, which creates the Traumatic Brain Injury Advisory
1887 Committee, is repealed July 1, 2025.

1888 [(11)] (21) Title 26, Chapter 54, Spinal Cord and Brain Injury Rehabilitation Fund and
1889 Pediatric Neuro-Rehabilitation Fund, is repealed January 1, [~~2023~~]2025.

1890 [(12)] (22) Subsection 26-61a-108(2)(e)(i), related to the Native American Legislative
1891 Liaison Committee, is repealed July 1, 2022.

1892 [(13)] (23) Title 26, Chapter 63, Nurse Home Visiting Pay-for-Success Program, is
1893 repealed July 1, 2026.

1894 (24) Title 26, Chapter 66, Early Childhood Utah Advisory Council, is repealed July 1,
1895 2026

1896 Section 53. Section **63I-1-234** is amended to read:

1897 **63I-1-234. Repeal dates, Titles 34 and 34A.**

1898 (1) Subsection 34A-1-202(2)(c)(i), related to the Workers' Compensation Advisory
1899 Council, is repealed July 1, 2027.

1900 (2) Subsection 34A-1-202(2)(c)(iii), related to the Coal Miner Certification Panel, is
1901 repealed July 1, 2024.

1902 (3) Section 34A-2-107, which creates the Workers' Compensation Advisory Council, is
1903 repealed July 1, 2027.

1904 (4) Section 34A-2-202.5 is repealed December 31, 2020.

1905 Section 54. Section **63I-1-235** is amended to read:

1906 **63I-1-235. Repeal dates, Title 35A.**

1907 (1) Subsection 35A-1-109(4)(c), related to the Talent Ready Utah Board, is repealed
1908 January 1, 2023.

1909 (2) Subsection 35A-1-202(2)(d), related to the Child Care Advisory Committee, is
1910 repealed July 1, 2021.

1911 (3) Section 35A-3-205, which creates the Child Care Advisory Committee, is repealed
1912 July 1, 2021.

1913 [(2)] (4) Subsection 35A-4-312(5)(p), describing information that may be disclosed to
1914 the federal Wage and Hour Division, is repealed July 1, 2022.

1915 (5) Subsection 35A-4-502(5), which creates the Employment Advisory Council, is

- 1916 repealed July 1, 2022.
- 1917 [~~(3)~~] (6) Title 35A, Chapter 8, Part 22, Commission on Housing Affordability, is
- 1918 repealed July 1, 2023.
- 1919 [~~(4)~~] (7) Section [35A-9-501](#) is repealed January 1, 2021.
- 1920 [~~(5)~~] (8) Title 35A, Chapter 11, Women in the Economy Commission Act, is repealed
- 1921 January 1, 2025.
- 1922 (9) Sections [35A-13-301](#) and [35A-13-302](#), which create the Governor's Committee on
- 1923 Employment of People with Disabilities, are repealed July 1, 2023.
- 1924 (10) Section [35A-13-303](#), which creates the State Rehabilitation Advisory Council, is
- 1925 repealed July 1, 2024
- 1926 (11) Section [35A-13-404](#), which creates the advisory council for the Division of
- 1927 Services for the Blind and Visually Impaired, is repealed July 1, 2025
- 1928 (12) Sections [35A-13-603](#) and [35A-13-604](#), which create the Interpreter Certification
- 1929 Board, are repealed July 1, 2026.
- 1930 Section 55. Section **63I-1-240** is enacted to read:
- 1931 **63I-1-240. Repeal dates, Title 40.**
- 1932 Section [40-2-204](#), which creates the Coal Miner Certification Panel, is repealed July 1,
- 1933 2024.
- 1934 Section 56. Section **63I-1-241** is amended to read:
- 1935 **63I-1-241. Repeal dates, Title 41.**
- 1936 (1) Subsection [41-1a-1201](#)(9), related to the Spinal Cord and Brain Injury
- 1937 Rehabilitation Fund, is repealed January 1, [~~2023~~]2025.
- 1938 (2) Section [41-3-106](#), which creates an advisory board related to motor vehicle
- 1939 business regulation, is repealed July 1, 2024.
- 1940 [~~(2)~~] (3) The following subsections addressing lane filtering are repealed on July 1,
- 1941 2022:
- 1942 (a) Subsection [41-6a-102](#)(29);
- 1943 (b) Subsection [41-6a-704](#)(5); and
- 1944 (c) Subsection [41-6a-710](#)(1)(c).
- 1945 [~~(3)~~] (4) Subsection [41-6a-1406](#)(6)(b)(iii), related to the Spinal Cord and Brain Injury
- 1946 Rehabilitation Fund, is repealed January 1, [~~2023~~]2025.

1947 (5) Subsections 41-22-2(1) and 41-22-10(1)(a), which create the Off-highway Vehicle
1948 Advisory Council, are repealed July 1, 2027.

1949 [~~(4)~~] (6) Subsection 41-22-8(3), related to the Spinal Cord and Brain Injury
1950 Rehabilitation Fund, is repealed January 1, [~~2023~~]2025.

1951 Section 57. Section **63I-1-253** is amended to read:
1952 **63I-1-253. Repeal dates, Titles 53 through 53G.**

1953 [~~The following provisions are repealed on the following dates:~~]

1954 (1) Section 53-2a-105, which creates the Emergency Management Administration
1955 Council, is repealed July 1, 2021.

1956 (2) Sections 53-2a-1103 and 53-2a-1104, which create the Search and Rescue Advisory
1957 Board, are repealed July 1, 2022.

1958 (3) Section 53-5-703, which creates the Concealed Firearm Review Board, is repealed
1959 July 1, 2023.

1960 [~~(1)~~] (4) Subsection 53-6-203(1)(b)(ii), regarding being 19 years old at certification, is
1961 repealed July 1, 2022.

1962 [~~(2)~~] (5) Subsection 53-13-104(6), regarding being 19 years old at certification, is
1963 repealed July 1, 2022.

1964 (6) Section 53B-6-105.5, which creates the Technology Initiative Advisory Board, is
1965 repealed July 1, 2024.

1966 [~~(3)~~] (7) Title 53B, Chapter 17, Part 11, USTAR Researchers, is repealed July 1, 2028.

1967 (8) Section 53B-17-1203, which creates the SafeUT and School Safety Commission, is
1968 repealed January 1, 2025.

1969 [~~(4)~~] (9) Section 53B-18-1501 is repealed July 1, 2021.

1970 [~~(5)~~] (10) Title 53B, Chapter 18, Part 16, USTAR Researchers, is repealed July 1,
1971 2028.

1972 [~~(6)~~] (11) Section 53B-24-402, Rural residency training program, is repealed July 1,
1973 2020.

1974 [~~(7)~~] (12) Subsection 53C-3-203(4)(b)(vii), which provides for the distribution of
1975 money from the Land Exchange Distribution Account to the Geological Survey for test wells,
1976 other hydrologic studies, and air quality monitoring in the West Desert, is repealed July 1,
1977 2020.

- 1978 ~~[(8)]~~ (13) Section [53E-3-515](#) is repealed January 1, 2023.
- 1979 ~~[(9)]~~ (14) In relation to a standards review committee, on January 1, 2023:
- 1980 (a) in Subsection [53E-4-202](#)(8), the language ~~[that states]~~ "by a standards review
- 1981 committee and the recommendations of a standards review committee established under
- 1982 Section [53E-4-203](#)" is repealed; and
- 1983 (b) Section [53E-4-203](#) is repealed.
- 1984 ~~[(10) In relation to the SafeUT and School Safety Commission, on January 1, 2023:]~~
- 1985 ~~[(a) Subsection [53B-17-1201](#)(1) is repealed;]~~
- 1986 ~~[(b) Section [53B-17-1203](#) is repealed;]~~
- 1987 ~~[(c) Subsection [53B-17-1204](#)(2) is repealed;]~~
- 1988 ~~[(d) Subsection [53B-17-1204](#)(4)(a), the language that states "in accordance with the~~
- 1989 ~~method described in Subsection (4)(c)" is repealed; and]~~
- 1990 ~~[(e) Subsection [53B-17-1204](#)(4)(c) is repealed.]~~
- 1991 (15) Subsections [53E-3-503](#)(5) and (6), which create coordinating councils for youth in
- 1992 custody, are repealed July 1, 2027.
- 1993 (16) Section [53E-4-402](#), which creates the State Instructional Materials Commission, is
- 1994 repealed July 1, 2022.
- 1995 (17) Title 53E, Chapter 6, Part 5, Utah Professional Practices Advisory Commission, is
- 1996 repealed July 1, 2023.
- 1997 (18) Subsection [53E-8-204](#)(4), which creates the advisory council for the Utah Schools
- 1998 for the Deaf and the Blind, is repealed July 1, 2021.
- 1999 ~~[(11)]~~ (19) Section [53F-2-514](#) is repealed July 1, 2020.
- 2000 ~~[(12)]~~ (20) Section [53F-5-203](#) is repealed July 1, 2024.
- 2001 ~~[(13)]~~ (21) Section [53F-5-212](#) is repealed July 1, 2024.
- 2002 ~~[(14)]~~ (22) Section [53F-5-213](#) is repealed July 1, 2023.
- 2003 ~~[(15)]~~ (23) Title 53F, Chapter 5, Part 6, American Indian and Alaskan Native
- 2004 Education State Plan Pilot Program, is repealed July 1, 2022.
- 2005 ~~[(16)]~~ (24) Section [53F-6-201](#) is repealed July 1, 2019.
- 2006 (25) Subsection [53F-9-203](#)(7), which creates the Charter School Revolving Account
- 2007 Committee, is repealed July 1, 2024.
- 2008 ~~[(17)]~~ (26) Section [53F-9-501](#) is repealed January 1, 2023.

2009 [~~(18)~~] (27) Subsections [53G-4-608\(2\)\(b\)](#) and [\(4\)\(b\)](#), related to the Utah Seismic Safety
2010 Commission, are repealed January 1, 2025.

2011 [~~(19)~~] (28) Subsection [53G-8-211\(4\)](#), regarding referrals of a minor to court for a class
2012 C misdemeanor, is repealed July 1, 2020.

2013 Section 58. Section **63I-1-254** is amended to read:

2014 **63I-1-254. Repeal dates, Title 54.**

2015 (1) Section [54-10a-202](#), which creates the Committee of Consumer Services, is
2016 repealed July 1, 2025.

2017 (2) Title 54, Chapter 15, Net Metering of Electricity, is repealed January 1, 2036.

2018 Section 59. Section **63I-1-258** is amended to read:

2019 **63I-1-258. Repeal dates, Title 58.**

2020 (1) Section [58-3a-201](#), which creates the Architects Licensing Board, is repealed July
2021 1, 2026.

2022 [~~(1)~~] (2) Title 58, Chapter 13, Health Care Providers Immunity from Liability Act, is
2023 repealed July 1, 2026.

2024 [~~(2)~~] (3) Title 58, Chapter 15, Health Facility Administrator Act, is repealed July 1,
2025 2025.

2026 [~~(3)~~] (4) Title 58, Chapter 20b, Environmental Health Scientist Act, is repealed July 1,
2027 2028.

2028 [~~(4)~~] (5) Section [58-37-4.3](#) is repealed January 1, 2020.

2029 [~~(5)~~] (6) Subsection [58-37-6\(7\)\(f\)\(iii\)](#) is repealed July 1, 2022, and the Office of
2030 Legislative Research and General Counsel is authorized to renumber the remaining subsections
2031 accordingly.

2032 [~~(6)~~] (7) Title 58, Chapter 40, Recreational Therapy Practice Act, is repealed July 1,
2033 2023.

2034 [~~(7)~~] (8) Title 58, Chapter 41, Speech-Language Pathology and Audiology Licensing
2035 Act, is repealed July 1, 2029.

2036 [~~(8)~~] (9) Title 58, Chapter 42a, Occupational Therapy Practice Act, is repealed July 1,
2037 2025.

2038 [~~(9)~~] (10) Title 58, Chapter 46a, Hearing Instrument Specialist Licensing Act, is
2039 repealed July 1, 2023.

2040 [~~(10)~~] (11) Title 58, Chapter 47b, Massage Therapy Practice Act, is repealed July 1,
2041 2024.

2042 (12) Subsection [58-55-201\(2\)](#), which creates the Alarm System and Security Licensing
2043 Advisory Board, is repealed July 1, 2027.

2044 [~~(11)~~] (13) Title 58, Chapter 61, Part 7, Behavior Analyst Licensing Act, is repealed
2045 July 1, 2026.

2046 [~~(12)~~] (14) Title 58, Chapter 72, Acupuncture Licensing Act, is repealed July 1, 2027.

2047 [~~(13)~~] (15) Title 58, Chapter 86, State Certification of Commercial Interior Designers
2048 Act, is repealed July 1, 2021.

2049 [~~(14)~~] (16) The following sections are repealed on July 1, 2022:

2050 (a) Section [58-5a-502](#);

2051 (b) Section [58-31b-502.5](#);

2052 (c) Section [58-67-502.5](#);

2053 (d) Section [58-68-502.5](#); and

2054 (e) Section [58-69-502.5](#).

2055 Section 60. Section **63I-1-261** is amended to read:

2056 **63I-1-261. Repeal dates, Title 61.**

2057 Section [61-2c-104](#), which creates the Residential Mortgage Regulatory Commission, is
2058 repealed July 1, 2021.

2059 Section 61. Section **63I-1-262** is amended to read:

2060 **63I-1-262. Repeal dates, Title 62A.**

2061 (1) Subsections [62A-1-120\(8\)\(g\)](#), (h), and (i) are repealed July 1, 2023.

2062 (2) Section [62A-3-209](#) is repealed July 1, 2023.

2063 (3) Section [62A-4a-202.9](#) is repealed December 31, 2021.

2064 (4) Section [62A-4a-213](#) is repealed July 1, 2024.

2065 (5) Sections [62A-5a-101](#), [62A-5a-102](#), [62A-5a-103](#), and [62A-5a-104](#), which create the
2066 Coordinating Council for Persons with Disabilities, are repealed July 1, 2022.

2067 [~~(5)~~] (6) Section [62A-15-114](#) is repealed December 31, 2021.

2068 [~~(6)~~] (7) Subsections [62A-15-116\(1\)](#) and (4), the language that states "In consultation
2069 with the SafeUT and School Safety Commission, established in Section [53B-17-1203](#)," is
2070 repealed January 1, 2023.

2071 (8) Section 62A-15-605, which creates the Forensic Mental Health Coordinating
2072 Council, is repealed July 1, 2023.

2073 [~~7~~] (9) Subsections 62A-15-1100(1) and 62A-15-1101(8), in relation to the Utah
2074 Substance Use and Mental Health Advisory Council, are repealed January 1, 2023.

2075 [~~8~~] (10) In relation to the Mental Health Crisis Line Commission, on July 1, 2023:

2076 (a) Subsections 62A-15-1301(1) and 62A-15-1401(1) are repealed;

2077 (b) Subsection 62A-15-1302(1)(b), the language that states "in consultation with the
2078 commission" is repealed;

2079 (c) Section 62A-15-1303, the language that states "In consultation with the
2080 commission," is repealed; and

2081 (d) Subsection 62A-15-1402(2)(a), the language that states "With recommendations
2082 from the commission," is repealed.

2083 Section 62. Section 63I-1-263 is amended to read:

2084 **63I-1-263. Repeal dates, Titles 63A to 63N.**

2085 (1) In relation to the Utah Transparency Advisory Board, on January 1, 2025:

2086 (a) Subsection 63A-1-201(1) is repealed;

2087 (b) Subsection 63A-1-202(2)(c), the language [~~that states~~] "using criteria established by
2088 the board" is repealed;

2089 (c) Section 63A-1-203 is repealed;

2090 (d) Subsections 63A-1-204(1) and (2), the language [~~that states~~] "After consultation
2091 with the board, and" is repealed; and

2092 (e) Subsection 63A-1-204(1)(b), the language [~~that states~~] "using the standards
2093 provided in Subsection 63A-1-203(3)(c)" is repealed.

2094 (2) Subsection 63A-5-228(2)(h), relating to prioritizing and allocating capital
2095 improvement funding, is repealed on July 1, 2024.

2096 (3) Section 63A-5-603, State Facility Energy Efficiency Fund, is repealed July 1, 2023.

2097 (4) Sections 63A-9-301 and 63A-9-302, related to the Motor Vehicle Review
2098 Committee, are repealed July 1, 2023.

2099 [~~4~~] (5) Title 63C, Chapter 4a, Constitutional and Federalism Defense Act, is repealed
2100 July 1, 2028.

2101 [~~5~~] (6) Title 63C, Chapter 6, Utah Seismic Safety Commission, is repealed January 1,

2102 2025.

2103 ~~[(6) Title 63C, Chapter 16, Prison Development Commission Act, is repealed July 1,~~

2104 ~~2020.]~~

2105 (7) Title 63C, Chapter 12, Snake Valley Aquifer Advisory Council, is repealed July 1,

2106 2024.

2107 ~~[(7)]~~ (8) Title 63C, Chapter 17, Point of the Mountain Development Commission Act,

2108 is repealed July 1, 2021.

2109 ~~[(8)]~~ (9) Title 63C, Chapter 18, Mental Health Crisis Line Commission, is repealed

2110 July 1, 2023.

2111 (10) Title 63F, Chapter 2, Data Security Management Council, is repealed July 1,

2112 2025.

2113 (11) Section 63G-6a-805, which creates the Purchasing from Persons with Disabilities

2114 Advisory Board, is repealed July 1, 2026.

2115 ~~[(9)]~~ (12) Title 63G, Chapter 21, Agreements to Provide State Services, is repealed

2116 July 1, 2025.

2117 ~~[(10)]~~ (13) Title 63H, Chapter 4, Heber Valley Historic Railroad Authority, is repealed

2118 July 1, 2020.

2119 ~~[(11) In relation to the State Fair Corporation Board of Directors, on January 1, 2025:]~~

2120 ~~[(a) Subsection 63H-6-104(2)(c), related to a Senate appointment, is repealed;]~~

2121 ~~[(b) Subsection 63H-6-104(2)(d), related to a House appointment, is repealed;]~~

2122 ~~[(c) in Subsection 63H-6-104(2)(e), the language that states ", of whom only one may~~

2123 ~~be a legislator, in accordance with Subsection (3)(e)," is repealed;]~~

2124 ~~[(d) Subsection 63H-6-104(3)(a)(i) is amended to read:]~~

2125 ~~["(3)(a)(i) Except as provided in Subsection (3)(a)(ii), a board member appointed under~~

2126 ~~Subsection (2)(e) or (f) shall serve a term that expires on the December 1 four years after the~~

2127 ~~year that the board member was appointed.";~~

2128 ~~[(e) in Subsections 63H-6-104(3)(a)(ii), (c)(ii), and (d), the language that states "the~~

2129 ~~president of the Senate, the speaker of the House, the governor," is repealed and replaced with~~

2130 ~~"the governor", and]~~

2131 ~~[(f) Subsection 63H-6-104(3)(e), related to limits on the number of legislators, is~~

2132 ~~repealed.]~~

2133 ~~[(12)]~~ (14) Title 63H, Chapter 8, Utah Housing Corporation Act, is repealed July 1,
2134 2026.

2135 ~~[(13) Section 63M-7-212 is repealed on December 31, 2019.]~~

2136 ~~[(14) On July 1, 2025:]~~

2137 ~~[(a) in Subsection 17-27a-404(3)(c)(ii), the language that states "the Resource~~
2138 ~~Development Coordinating Committee," is repealed;]~~

2139 ~~[(b) Subsection 23-14-21(2)(c) is amended to read "(c) provide notification of proposed~~
2140 ~~sites for the transplant of species to local government officials having jurisdiction over areas~~
2141 ~~that may be affected by a transplant.";~~

2142 ~~[(c) in Subsection 23-14-21(3), the language that states "and the Resource~~
2143 ~~Development Coordinating Committee" is repealed;]~~

2144 ~~[(d) in Subsection 23-21-2.3(1), the language that states "the Resource Development~~
2145 ~~Coordinating Committee created in Section 63J-4-501 and" is repealed;]~~

2146 ~~[(e) in Subsection 23-21-2.3(2), the language that states "the Resource Development~~
2147 ~~Coordinating Committee and" is repealed;]~~

2148 ~~[(f) Subsection 63J-4-102(1) is repealed and the remaining subsections are renumbered~~
2149 ~~accordingly;]~~

2150 ~~[(g) Subsections 63J-4-401(5)(a) and (c) are repealed;]~~

2151 ~~[(h) Subsection 63J-4-401(5)(b) is renumbered to Subsection 63J-4-401(5)(a) and the~~
2152 ~~word "and" is inserted immediately after the semicolon;]~~

2153 ~~[(i) Subsection 63J-4-401(5)(d) is renumbered to Subsection 63J-4-401(5)(b);]~~

2154 ~~[(j) Sections 63J-4-501, 63J-4-502, 63J-4-503, 63J-4-504, and 63J-4-505 are repealed;~~
2155 ~~and]~~

2156 ~~[(k) Subsection 63J-4-603(1)(c)(iv) is repealed and the remaining subsections are~~
2157 ~~renumbered accordingly.]~~

2158 (15) Subsection 63J-1-602.1(13), Nurse Home Visiting Restricted Account is repealed
2159 July 1, 2026.

2160 (16) Subsection 63J-1-602.2(4), referring to dedicated credits to the Utah Marriage
2161 Commission, is repealed July 1, 2023.

2162 (17) Subsection 63J-1-602.2(5), referring to the Trip Reduction Program, is repealed
2163 July 1, 2022.

2164 (18) (a) Subsection [63J-1-602.1\(53\)](#), relating to the Utah Statewide Radio System
2165 Restricted Account, is repealed July 1, 2022.

2166 (b) When repealing Subsection [63J-1-602.1\(53\)](#), the Office of Legislative Research and
2167 General Counsel shall, in addition to the office's authority under Subsection [36-12-12\(3\)](#), make
2168 necessary changes to subsection numbering and cross references.

2169 (19) Subsection [63J-1-602.2](#)~~(23)~~(24), related to the Utah Seismic Safety
2170 Commission, is repealed January 1, 2025.

2171 (20) Title 63J, Chapter 4, Part 5, Resource Development Coordinating Committee, is
2172 repealed July 1, 2027.

2173 (21) Subsection [63J-4-608\(3\)](#), which creates the Federal Land Application Advisory
2174 Committee, is repealed on July 1, 2021.

2175 ~~(20)~~ (22) Subsection [63J-4-708\(1\)](#), in relation to the Talent Ready Utah Board, on
2176 January 1, 2023, is amended to read:

2177 "(1) On or before October 1, the board shall provide an annual written report to the
2178 Social Services Appropriations Subcommittee and the Economic Development and Workforce
2179 Services Interim Committee."

2180 ~~(21)~~ (23) In relation to the Utah Substance Use and Mental Health Advisory Council,
2181 on January 1, 2023:

2182 (a) Sections [63M-7-301](#), [63M-7-302](#), [63M-7-303](#), [63M-7-304](#), and [63M-7-306](#) are
2183 repealed;

2184 (b) Section [63M-7-305](#), the language that states "council" is replaced with
2185 "commission";

2186 (c) Subsection [63M-7-305\(1\)](#) is repealed and replaced with:

2187 "(1) "Commission" means the Commission on Criminal and Juvenile Justice."; and

2188 (d) Subsection [63M-7-305\(2\)](#) is repealed and replaced with:

2189 "(2) The commission shall:

2190 (a) provide ongoing oversight of the implementation, functions, and evaluation of the
2191 Drug-Related Offenses Reform Act; and

2192 (b) coordinate the implementation of Section [77-18-1.1](#) and related provisions in
2193 Subsections [77-18-1\(5\)\(b\)\(iii\)](#) and (iv)."

2194 ~~(22)~~ (24) The Crime Victim Reparations and Assistance Board, created in Section

2195 [63M-7-504](#), is repealed July 1, 2027.

2196 (25) Title 63M, Chapter 7, Part 6, Utah Council on Victims of Crime, is repealed July
2197 1, 2022.

2198 [~~(23)~~] (26) Title 63M, Chapter 11, Utah Commission on Aging, is repealed July 1,
2199 2021.

2200 [~~(24)~~] (27) Subsection [63N-1-301](#)(4)(c), related to the Talent Ready Utah Board, is
2201 repealed on January 1, 2023.

2202 (28) Title 63N, Chapter 1, Part 5, Governor's Economic Development Coordinating
2203 Council, is repealed July 1, 2024.

2204 [~~(25)~~] (29) Title 63N, Chapter 2, Part 2, Enterprise Zone Act, is repealed July 1, 2028.

2205 [~~(26)~~] (30) (a) Title 63N, Chapter 2, Part 4, Recycling Market Development Zone Act,
2206 is repealed January 1, 2021.

2207 (b) Subject to Subsection [~~(26)~~] (30)(c), Sections [59-7-610](#) and [59-10-1007](#) regarding
2208 tax credits for certain persons in recycling market development zones, are repealed for taxable
2209 years beginning on or after January 1, 2021.

2210 (c) A person may not claim a tax credit under Section [59-7-610](#) or [59-10-1007](#):

2211 (i) for the purchase price of machinery or equipment described in Section [59-7-610](#) or
2212 [59-10-1007](#), if the machinery or equipment is purchased on or after January 1, 2021; or

2213 (ii) for an expenditure described in Subsection [59-7-610](#)(1)(b) or [59-10-1007](#)(1)(b), if
2214 the expenditure is made on or after January 1, 2021.

2215 (d) Notwithstanding Subsections [~~(26)~~] (30)(b) and (c), a person may carry forward a
2216 tax credit in accordance with Section [59-7-610](#) or [59-10-1007](#) if:

2217 (i) the person is entitled to a tax credit under Section [59-7-610](#) or [59-10-1007](#); and

2218 (ii) (A) for the purchase price of machinery or equipment described in Section
2219 [59-7-610](#) or [59-10-1007](#), the machinery or equipment is purchased on or before December 31,
2220 2020; or

2221 (B) for an expenditure described in Subsection [59-7-610](#)(1)(b) or [59-10-1007](#)(1)(b), the
2222 expenditure is made on or before December 31, 2020.

2223 [~~(27)~~] (31) Section [63N-2-512](#) is repealed on July 1, 2021.

2224 [~~(28)~~] (32) (a) Title 63N, Chapter 2, Part 6, Utah Small Business Jobs Act, is repealed
2225 January 1, 2021.

2226 (b) Section [59-9-107](#) regarding tax credits against premium taxes is repealed for
2227 calendar years beginning on or after January 1, 2021.

2228 (c) Notwithstanding Subsection [~~(28)~~] [\(32\)](#)(b), an entity may carry forward a tax credit
2229 in accordance with Section [59-9-107](#) if:

2230 (i) the person is entitled to a tax credit under Section [59-9-107](#) on or before December
2231 31, 2020; and

2232 (ii) the qualified equity investment that is the basis of the tax credit is certified under
2233 Section [63N-2-603](#) on or before December 31, 2023.

2234 [~~(29)~~] [\(33\)](#) Subsections [63N-3-109](#)(2)(e) and [63N-3-109](#)(2)(f)(i) are repealed July 1,
2235 2023.

2236 [~~(30)~~] [\(34\)](#) Title 63N, Chapter 4, Part 4, Rural Employment Expansion Program, is
2237 repealed July 1, 2023.

2238 [\(35\)](#) Title 63N, Chapter 7, Part 1, Board of Tourism Development, is repealed July 1,
2239 [2025](#).

2240 [~~(31)~~] [\(36\)](#) Title 63N, Chapter 9, Part 2, Outdoor Recreational Infrastructure Grant
2241 Program, is repealed January 1, 2023.

2242 [~~(32) In relation to the Pete Suazo Utah Athletic Commission, on January 1, 2021:~~]

2243 [~~(a) Subsection [63N-10-201](#)(2)(a) is amended to read:~~]

2244 [~~"(2) (a) The governor shall appoint five commission members with the advice and
2245 consent of the Senate."~~]

2246 [~~(b) Subsection [63N-10-201](#)(2)(b), related to legislative appointments, is repealed;~~]

2247 [~~(c) in Subsection [63N-10-201](#)(3)(a), the language that states "president, or speaker,
2248 respectively," is repealed; and]~~

2249 [~~(d) Subsection [63N-10-201](#)(3)(d) is amended to read:~~]

2250 [~~"(d) The governor may remove a commission member for any reason and replace the
2251 commission member in accordance with this section."~~]

2252 [~~(33) In relation to the Talent Ready Utah Board, on January 1, 2023:~~]

2253 [~~(a) Subsection [9-22-102](#)(16) is repealed;~~]

2254 [~~(b) in Subsection [9-22-114](#)(2), the language that states "Talent Ready Utah," is
2255 repealed; and]~~

2256 [~~(c) in Subsection [9-22-114](#)(5), the language that states "representatives of Talent~~

2257 Ready Utah," is repealed.]

2258 [~~(34)~~] (37) Title 63N, Chapter 12, Part 5, Talent Ready Utah Center, is repealed

2259 January 1, 2023.

2260 Section 63. Section **63I-1-265** is enacted to read:

2261 **63I-1-265. Repeal dates, Title 65A.**

2262 Section 65A-8-306, which creates the Heritage Trees Advisory Committee, is repealed

2263 July 1, 2026.

2264 Section 64. Section **63I-1-267** is amended to read:

2265 **63I-1-267. Repeal dates, Title 67.**

2266 (1) Section 67-1-8.1, which creates the Executive Residence Commission, is repealed

2267 July 1, 2022.

2268 [~~(1)~~] (2) Section 67-1-15 is repealed December 31, 2027.

2269 [~~(2)~~] (3) Section 67-3-11 is repealed July 1, 2024.

2270 (4) Title 67, Chapter 5a, Utah Prosecution Council, is repealed July 1, 2027.

2271 (5) Section 67-5b-105, which creates local advisory boards for the Children's Justice

2272 Center Program, is repealed July 1, 2021.

2273 Section 65. Section **63I-1-272** is amended to read:

2274 **63I-1-272. Repeal dates, Title 72.**

2275 (1) Subsection 72-2-121(9), which creates transportation advisory committees, is

2276 repealed July 1, 2022.

2277 (2) Title 72, Chapter 4, Part 3, Utah State Scenic Byway Program, is repealed January

2278 2, 2025.

2279 Section 66. Section **63I-1-273** is amended to read:

2280 **63I-1-273. Repeal dates, Title 73.**

2281 (1) In relation to the Legislative Water Development Commission, on January 1, 2021:

2282 [~~(1)~~] (a) in Subsection 73-10g-105(3), the language that states "and in consultation

2283 with the State Water Development Commission created in Section 73-27-102" is repealed;

2284 [~~(2)~~] (b) Subsection 73-10g-203(4)(a) is repealed; and

2285 [~~(3)~~] (c) Title 73, Chapter 27, State Water Development Commission, is repealed.

2286 (2) Title 73, Chapter 10g, Part 2, Agricultural Water Optimization, is repealed July 1,

2287 2025.

2288 (3) Section 73-18-3.5, which creates the Boating Advisory Council, is repealed July 1,
2289 2024.

2290 (4) Title 73, Chapter 30, Great Salt Lake Advisory Council Act, is repealed July 1,
2291 2027.

2292 Section 67. Section **63I-1-278** is amended to read:

2293 **63I-1-278. Repeal dates, Title 78A and Title 78B.**

2294 (1) Section **78B-3-421**, regarding medical malpractice arbitration agreements, is
2295 repealed July 1, 2029.

2296 (2) Title 78B, Chapter 6, Part 2, Alternative Dispute Resolution Act, is repealed July 1,
2297 2026.

2298 (3) Title 78B, Chapter 12, Part 4, Advisory Committee, which creates the Child
2299 Support Guidelines Advisory Committee, is repealed July 1, 2026.

2300 Section 68. Section **63I-1-279** is enacted to read:

2301 **63I-1-279. Repeal dates, Title 79.**

2302 (1) Subsection 79-2-201(2)(n), related to the Heritage Trees Advisory Committee, is
2303 repealed July 1, 2026.

2304 (2) Subsection 79-2-201(2)(o), related to the Recreational Trails Advisory Council, is
2305 repealed July 1, 2027.

2306 (3) Subsection 79-2-201(2)(p), related to the Boating Advisory Council, is repealed
2307 July 1, 2024.

2308 (4) Subsection 79-2-201(2)(q), related to the Wildlife Board Nominating Committee, is
2309 repealed July 1, 2023.

2310 (5) Subsection 79-2-201(2)(r), related to regional advisory councils for the Wildlife
2311 Board, is repealed July 1, 2023.

2312 (6) Title 79, Chapter 5, Part 2, Advisory Council, which creates the Recreational Trails
2313 Advisory Council, is repealed July 1, 2027.

2314 Section 69. Section **63I-2-226** is amended to read:

2315 **63I-2-226. Repeal dates, Title 26.**

2316 (1) Subsection 26-1-7(1)(c), in relation to the Air Ambulance Committee, is repealed
2317 July 1, 2024.

2318 [(+)] (2) Subsection 26-7-8(3) is repealed January 1, 2027.

- 2319 ~~[(2)]~~ (3) Section [26-8a-107](#) is repealed July 1, 2024.
- 2320 ~~[(3)]~~ (4) Subsection [26-8a-203](#)(3)(a)(i) is repealed January 1, 2023.
- 2321 (5) In relation to the Air Ambulance Committee, on July 1, 2024, Subsection
- 2322 [26-8a-602](#)(1)(a) is amended to read:
- 2323 "(a) provide the patient or the patient's representative with the following information
- 2324 before contacting an air medical transport provider:
- 2325 (i) which health insurers in the state the air medical transport provider contracts with;
- 2326 (ii) if sufficient data is available, the average charge for air medical transport services
- 2327 for a patient who is uninsured or out of network; and
- 2328 (iii) whether the air medical transport provider balance bills a patient for any charge
- 2329 not paid by the patient's health insurer; and".
- 2330 ~~[(4)]~~ (6) Subsection [26-18-2.3](#)(5) is repealed January 1, 2020.
- 2331 ~~[(5)]~~ (7) Subsection [26-18-2.4](#)(3)(e) is repealed January 1, 2023.
- 2332 ~~[(6)]~~ (8) Subsection [26-18-411](#)(8), related to reporting on the health coverage
- 2333 improvement program, is repealed January 1, 2023.
- 2334 ~~[(7)]~~ (9) Subsection [26-18-604](#)(2) is repealed January 1, 2020.
- 2335 ~~[(8)]~~ (10) Subsection [26-21-28](#)(2)(b) is repealed January 1, 2021.
- 2336 (11) In relation to the Air Ambulance Committee, July 1, 2024, Subsection
- 2337 [26-21-32](#)(1)(a) is amended to read:
- 2338 "(a) provide the patient or the patient's representative with the following information
- 2339 before contacting an air medical transport provider:
- 2340 (i) which health insurers in the state the air medical transport provider contracts with;
- 2341 (ii) if sufficient data is available, the average charge for air medical transport services
- 2342 for a patient who is uninsured or out of network; and
- 2343 (iii) whether the air medical transport provider balance bills a patient for any charge
- 2344 not paid by the patient's health insurer; and".
- 2345 ~~[(9)]~~ (12) Subsection [26-33a-106.1](#)(2)(a) is repealed January 1, 2023.
- 2346 ~~[(10)]~~ (13) Subsection [26-33a-106.5](#)(6)(c)(iii) is repealed January 1, 2020.
- 2347 ~~[(11)]~~ (14) Title 26, Chapter 46, Utah Health Care Workforce Financial Assistance
- 2348 Program, is repealed July 1, 2027.
- 2349 ~~[(12) Subsection [26-50-202](#)(7)(b) is repealed January 1, 2020.]~~

2350 ~~[(13)]~~ (15) Subsections 26-54-103(6)(d)(ii) and (iii) are repealed January 1, 2020.

2351 ~~[(14)]~~ (16) Subsection 26-55-107(8) is repealed January 1, 2021.

2352 ~~[(15)]~~ (17) Subsection 26-56-103(9)(d) is repealed January 1, 2020.

2353 ~~[(16)]~~ (18) Title 26, Chapter 59, Telehealth Pilot Program, is repealed January 1, 2020.

2354 ~~[(17)]~~ (19) Subsection 26-61-202(4)(b) is repealed January 1, 2022.

2355 ~~[(18)]~~ (20) Subsection 26-61-202(5) is repealed January 1, 2022.

2356 Section 70. Section 63M-7-402 is amended to read:

2357 **63M-7-402. Terms of members -- Vacancies -- Reappointment.**

2358 (1) (a) Except as required by Subsection (1)(b), as terms of current commission
2359 members expire, the appointing authority shall appoint each new member or reappointed
2360 member to a four-year term.

2361 (b) Notwithstanding the requirements of Subsection (1)(a), the appointing authority
2362 shall, at the time of appointment or reappointment, adjust the length of terms to ensure that the
2363 terms of commission members are staggered so that approximately half of the commission is
2364 appointed every two years.

2365 (2) When a vacancy occurs in the membership for any reason, the replacement shall be
2366 appointed for the unexpired term.

2367 ~~[(3) All members of the commission, including those appointed before July 1, 1995,
2368 shall be eligible for reappointment one time.]~~

2369 Section 71. Section 63N-7-103 is amended to read:

2370 **63N-7-103. Board duties.**

2371 (1) The ~~[board]~~ Board of Tourism Development:

2372 (a) has authority to approve a tourism program of out-of-state advertising, marketing,
2373 and branding, taking into account the long-term strategic plan, economic trends, and
2374 opportunities for tourism development on a statewide basis, as a condition of the distribution of
2375 funds to the office from the:

2376 (i) Tourism Marketing Performance Account created in Section 63N-7-301; and

2377 (ii) Stay Another Day and Bounce Back Account, created in Section 63N-2-511;

2378 (b) shall review office programs to coordinate and integrate advertising and branding
2379 themes, which may include recreational, scenic, historic, and tourist attractions of the state, to
2380 be used in office programs;

2381 (c) shall encourage and assist in coordinating activities of persons, firms, associations,
2382 corporations, civic groups, and governmental agencies that are engaged in publicizing,
2383 developing, and promoting the scenic attractions and tourist advantages of the state; and

2384 (d) shall advise the office in establishing a cooperative program using funds from the
2385 Tourism Marketing Performance Account created in Section 63N-7-301.

2386 (2) The board may:

2387 (a) solicit and accept contributions of money, services, and facilities from any other
2388 sources, public or private and shall use these funds for promoting the general interest of the
2389 state in tourism; and

2390 (b) establish subcommittees for the purpose of assisting the board in an advisory role.

2391 (3) The ~~[board]~~ Board of Tourism Development may not, except as otherwise provided
2392 in Subsection (1)(a), make policy related to the management or operation of the office.

2393 ~~[(4) (a) For each fiscal year, the office shall allocate 20% of the funds appropriated to
2394 the Tourism Marketing and Performance Account created in Section 63N-7-301 to the
2395 cooperative program described in Subsection (1)(d) and this Subsection (4).]~~

2396 ~~[(b) Money allocated to the cooperative program may be awarded to cities, counties,
2397 nonprofit destination marketing organizations, and similar public entities for the purpose of
2398 supplementing money committed by these entities for advertising and promoting sites and
2399 events in the state.]~~

2400 ~~[(c) The office, with approval from the board, shall establish:]~~

2401 ~~[(i) an application and approval process for an entity to receive a cooperative program
2402 award, including an application deadline;]~~

2403 ~~[(ii) the criteria for awarding a cooperative program award, which shall emphasize
2404 attracting out-of-state visitors, and may include attracting in-state visitors, to sites and events in
2405 the state; and]~~

2406 ~~[(iii) eligibility, advertising, timing, and reporting requirements of an entity that
2407 receives a cooperative program award.]~~

2408 ~~[(d) Money allocated to the cooperative program that is not used in each fiscal year
2409 shall be returned to the Tourism Marketing Performance Account.]~~

2410 Section 72. Section 63N-7-301 is amended to read:

2411 **63N-7-301. Tourism Marketing Performance Account.**

2412 (1) There is created within the General Fund a restricted account known as the Tourism
2413 Marketing Performance Account.

2414 (2) The account shall be administered by GOED for the purposes listed in Subsection
2415 (5).

2416 (3) (a) The account shall earn interest.

2417 (b) All interest earned on account money shall be deposited into the account.

2418 (4) The account shall be funded by appropriations made to the account by the
2419 Legislature in accordance with this section.

2420 (5) The executive director of GOED's Office of Tourism shall use account money
2421 appropriated to GOED to pay for the statewide advertising, marketing, and branding campaign
2422 for promotion of the state as conducted by GOED.

2423 (6) (a) For each fiscal year beginning on or after July 1, 2007, GOED shall annually
2424 allocate 10% of the account money appropriated to GOED to a sports organization for
2425 advertising, marketing, branding, and promoting Utah in attracting sporting events into the
2426 state.

2427 (b) The sports organization shall:

2428 (i) provide an annual written report to GOED that gives an accounting of the use of
2429 funds the sports organization receives under this Subsection (6); and

2430 (ii) promote the state and encourage economic growth in the state.

2431 (c) For purposes of this Subsection (6), "sports organization" means an organization
2432 that:

2433 (i) is exempt from federal income taxation in accordance with Section 501(c)(3),
2434 Internal Revenue Code;

2435 (ii) maintains its principal location in the state;

2436 (iii) has a minimum of 15 years experience in the state hosting, fostering, and attracting
2437 major summer and winter sporting events statewide; and

2438 (iv) was created to foster state, regional, national, and international sports competitions
2439 in the state, to drive the state's Olympic and sports legacy, including competitions related to
2440 Olympic sports, and to promote and encourage sports tourism throughout the state, including
2441 advertising, marketing, branding, and promoting the state for the purpose of attracting sporting
2442 events in the state.

2443 (7) Money deposited into the account shall include a legislative appropriation from the
2444 cumulative sales and use tax revenue increases described in Subsection (8), plus any additional
2445 appropriation made by the Legislature.

2446 (8) (a) In fiscal years 2006 through 2019, a portion of the state sales and use tax
2447 revenues determined under this Subsection (8) shall be certified by the State Tax Commission
2448 as a set-aside for the account, and the State Tax Commission shall report the amount of the
2449 set-aside to the office, the Office of Legislative Fiscal Analyst, and the Division of Finance,
2450 which shall set aside the certified amount for appropriation to the account.

2451 (b) For fiscal years 2016 through 2019, the State Tax Commission shall calculate the
2452 set-aside under this Subsection (8) in each fiscal year by applying one of the following
2453 formulas: if the annual percentage change in the Consumer Price Index for All Urban
2454 Consumers, as published by the Bureau of Labor Statistics of the United States Department of
2455 Labor, for the fiscal year two years before the fiscal year in which the set-aside is to be made is:

2456 (i) greater than 3%, and if the annual percentage change in the state sales and use tax
2457 revenues attributable to the retail sales of tourist-oriented goods and services from the fiscal
2458 year three years before the fiscal year in which the set-aside is to be made to the fiscal year two
2459 years before the fiscal year in which the set-aside is to be made is greater than the annual
2460 percentage change in the Consumer Price Index for the fiscal year two years before the fiscal
2461 year in which the set-aside is to be made, then the difference between the annual percentage
2462 change in the state sales and use tax revenues attributable to the retail sales of tourist-oriented
2463 goods and services and the annual percentage change in the Consumer Price Index shall be
2464 multiplied by an amount equal to the state sales and use tax revenues attributable to the retail
2465 sales of tourist-oriented goods and services from the fiscal year three years before the fiscal
2466 year in which the set-aside is to be made; or

2467 (ii) 3% or less, and if the annual percentage change in the state sales and use tax
2468 revenues attributable to the retail sales of tourist-oriented goods and services from the fiscal
2469 year three years before the fiscal year in which the set-aside is to be made to the fiscal year two
2470 years before the fiscal year in which the set-aside is to be made is greater than 3%, then the
2471 difference between the annual percentage change in the state sales and use tax revenues
2472 attributable to the retail sales of tourist-oriented goods and services and 3% shall be multiplied
2473 by an amount equal to the state sales and use tax revenues attributable to the retail sales of

2474 tourist-oriented goods and services from the fiscal year three years before the fiscal year in
2475 which the set-aside is to be made.

2476 (c) The total money appropriated to the account in a fiscal year under Subsections
2477 (8)(a) and (b) may not exceed the amount appropriated to the account in the preceding fiscal
2478 year by more than \$3,000,000.

2479 (d) As used in this Subsection (8), "state sales and use tax revenues" are revenues
2480 collected under Subsections 59-12-103(2)(a)(i)(A) and 59-12-103(2)(c)(i).

2481 (e) As used in this Subsection (8), "retail sales of tourist-oriented goods and services"
2482 are calculated by adding the following percentages of sales from each business registered with
2483 the State Tax Commission under one of the following codes of the 2012 North American
2484 Industry Classification System of the federal Executive Office of the President, Office of
2485 Management and Budget:

2486 (i) 80% of the sales from each business under NAICS Codes:

2487 (A) 532111 Passenger Car Rental;

2488 (B) 53212 Truck, Utility Trailer, and RV (Recreational Vehicle) Rental and Leasing;

2489 (C) 5615 Travel Arrangement and Reservation Services;

2490 (D) 7211 Traveler Accommodation; and

2491 (E) 7212 RV (Recreational Vehicle) Parks and Recreational Camps;

2492 (ii) 25% of the sales from each business under NAICS Codes:

2493 (A) 51213 Motion Picture and Video Exhibition;

2494 (B) 532292 Recreational Goods Rental;

2495 (C) 711 Performing Arts, Spectator Sports, and Related Industries;

2496 (D) 712 Museums, Historical Sites, and Similar Institutions; and

2497 (E) 713 Amusement, Gambling, and Recreation Industries;

2498 (iii) 20% of the sales from each business under NAICS Code 722 Food Services and
2499 Drinking Places;

2500 (iv) 18% of the sales from each business under NAICS Codes:

2501 (A) 447 Gasoline Stations; and

2502 (B) 81293 Parking Lots and Garages;

2503 (v) 14% of the sales from each business under NAICS Code 8111 Automotive Repair
2504 and Maintenance; and

2505 (vi) 5% of the sales from each business under NAICS Codes:

2506 (A) 445 Food and Beverage Stores;

2507 (B) 446 Health and Personal Care Stores;

2508 (C) 448 Clothing and Clothing Accessories Stores;

2509 (D) 451 Sporting Goods, Hobby, Musical Instrument, and Book Stores;

2510 (E) 452 General Merchandise Stores; and

2511 (F) 453 Miscellaneous Store Retailers.

2512 (9) (a) For each fiscal year, the office shall allocate 20% of the funds appropriated to
2513 the Tourism Marketing and Performance Account to the cooperative program described in this
2514 Subsection (9).

2515 (b) Money allocated to the cooperative program may be awarded to cities, counties,
2516 nonprofit destination marketing organizations, and similar public entities for the purpose of
2517 supplementing money committed by these entities for advertising and promoting sites and
2518 events in the state.

2519 (c) The office shall establish:

2520 (i) an application and approval process for an entity to receive a cooperative program
2521 award, including an application deadline;

2522 (ii) the criteria for awarding a cooperative program award, which shall emphasize
2523 attracting out-of-state visitors, and may include attracting in-state visitors, to sites and events in
2524 the state; and

2525 (iii) eligibility, advertising, timing, and reporting requirements of an entity that
2526 receives a cooperative program award.

2527 (d) Money allocated to the cooperative program that is not used in each fiscal year shall
2528 be returned to the Tourism Marketing Performance Account.

2529 Section 73. Section **67-1-2.5** is amended to read:

2530 **67-1-2.5. Executive boards -- Database -- Governor's review of new boards.**

2531 (1) As used in this section:

2532 (a) "Administrator" means the boards and commissions administrator designated under
2533 Subsection [(2)] (3).

2534 (b) "Executive board" means [any] an executive branch board, commission, council,
2535 committee, working group, task force, study group, advisory group, or other body;

2536 (i) with a defined limited membership;

2537 (ii) that is created [~~to operate for more than six months~~] by the constitution, by statute,

2538 by executive order, by the governor, lieutenant governor, attorney general, state auditor, or state

2539 treasurer or by the head of a department, division, or other administrative subunit of the

2540 executive branch of state government[-]; and

2541 (iii) that is created to operate for more than six months.

2542 (2) (a) [~~Before September~~] Except as provided in Subsection (2)(c), before August 1 of

2543 the calendar year following the year in which [~~the Legislature creates~~] a new executive board is

2544 created in statute, the governor shall:

2545 (i) review the executive board to evaluate:

2546 (A) whether the executive board accomplishes a substantial governmental interest; and

2547 (B) whether it is necessary for the executive board to remain in statute;

2548 (ii) in the governor's review [~~under~~] described in Subsection (2)(a)(i), consider:

2549 (A) the funding required for the executive board;

2550 (B) the staffing resources required for the executive board;

2551 (C) the time members of the executive board are required to commit to serve on the

2552 executive board; and

2553 (D) whether the responsibilities of the executive board could reasonably be

2554 accomplished through an existing entity or without statutory direction; and

2555 (iii) submit a report to the Government Operations Interim Committee recommending

2556 that the Legislature:

2557 (A) repeal the executive board;

2558 (B) add a sunset provision or future repeal date to the executive board;

2559 (C) make other changes to make the executive board more efficient; or

2560 (D) make no changes to the executive board.

2561 (b) In conducting the evaluation [~~and making the report~~] described in Subsection

2562 (2)(a), the governor shall give deference to:

2563 (i) reducing the size of government; and

2564 (ii) making governmental programs more efficient and effective.

2565 [~~(c) Upon receipt of a report from the governor under Subsection (2)(a)(iii), the~~

2566 ~~Government Operations Interim Committee shall vote on whether to address the~~

2567 ~~recommendations made by the governor in the report and prepare legislation accordingly.]~~

2568 (c) The governor is not required to conduct the review or submit the report described in
2569 Subsection (2)(a) for an executive board that is scheduled for repeal under Title 63I, Chapter 1,
2570 Legislative Oversight and Sunset Act, or Title 63I, Chapter 2, Repeal Dates by Title Act.

2571 (3) (a) The governor shall designate a board and commissions administrator from the
2572 governor's staff to maintain a computerized database containing information about all
2573 executive boards.

2574 (b) The administrator shall ensure that the database contains:

2575 (i) the name of each executive board;

2576 (ii) the current statutory or constitutional authority for the creation of the executive
2577 board;

2578 (iii) the sunset date on which each executive board's statutory authority expires;

2579 (iv) the state officer or department and division of state government under whose
2580 jurisdiction the executive board operates or with which the executive board is affiliated, if any;

2581 (v) the name, address, gender, telephone number, and county of each individual
2582 currently serving on the executive board, along with a notation of all vacant or unfilled
2583 positions;

2584 (vi) the title of the position held by the person who appointed each member of the
2585 executive board;

2586 (vii) the length of the term to which each member of the executive board was
2587 appointed and the month and year that each executive board member's term expires;

2588 (viii) whether or not members appointed to the executive board require consent of the
2589 Senate;

2590 (ix) the organization, interest group, profession, local government entity, or geographic
2591 area that an individual appointed to an executive board represents, if any;

2592 (x) the party affiliation of an individual appointed to an executive board, if the statute
2593 or executive order creating the position requires representation from political parties;

2594 (xi) whether each executive board is a policy board or an advisory board;

2595 (xii) whether the executive board has or exercises rulemaking authority; and

2596 (xiii) any compensation and expense reimbursement that members of the executive
2597 board are authorized to receive.

2598 (4) The administrator shall ~~[place the following on the]~~ ensure the governor's website
 2599 includes:

2600 (a) the information contained in the database~~;~~, except for an individual's:

2601 (i) physical address;

2602 (ii) email address; and

2603 (iii) telephone number;

2604 (b) a portal, accessible on each executive board's web page within the governor's
 2605 website, through which a member of the public may provide input on:

2606 (i) an individual appointed to serve on the executive board; or

2607 (ii) a sitting member of the executive board;

2608 ~~[(b)]~~ (c) each report the administrator receives under Subsection (5); and

2609 ~~[(c)]~~ (d) the summary report described in Subsection (6).

2610 (5) (a) Before August 1 ~~[of each year]~~, once every five years, beginning in calendar
 2611 year 2024, each executive board shall prepare and submit to the administrator ~~[an annual]~~ a
 2612 report that includes:

2613 (i) the name of the executive board;

2614 (ii) a description of the executive board's official function and purpose;

2615 (iii) a description of the ~~[actual work performed]~~ actions taken by the executive board
 2616 since the last report the executive board submitted to the administrator under this Subsection
 2617 (5);

2618 ~~[(iv) a description of actions taken by the executive board since the last report the~~
 2619 ~~executive board submitted to the administrator under this Subsection (5);]~~

2620 ~~[(v)]~~ (iv) recommendations on whether any statutory, rule, or other changes are needed
 2621 to make the executive board more effective; and

2622 ~~[(vi)]~~ (v) an indication of whether the executive board should continue to exist.

2623 (b) The administrator shall compile and post the reports described in Subsection (5)(a)
 2624 to the governor's website before September 1 of ~~[each year:]~~ a calendar year in which the
 2625 administrator receives a report described in Subsection (5)(a).

2626 ~~[(c) An executive board is not required to submit a report under this Subsection (5) if~~
 2627 ~~the executive board:]~~

2628 ~~[(i) is also a legislative board under Section 36-12-22; and]~~

2629 ~~[(ii) submits a report under Section 36-12-22:]~~

2630 ~~[(6) (a) The administrator shall prepare, publish, and distribute an annual report by~~

2631 ~~September 1 of each year that includes:]~~

2632 ~~[(i) as of August 1 of that year:]~~

2633 (6) (a) Before September 1 of a calendar year in which the administrator receives a

2634 report described in Subsection (5)(a), the administrator shall prepare a report that includes:

2635 ~~[(A)]~~ (i) as of July 1 of that year, the total number of executive boards that exist;

2636 ~~[(B) the name of each of those executive boards and the state officer or department and~~

2637 ~~division of state government under whose jurisdiction the executive board operates or with~~

2638 ~~which the executive board is affiliated, if any;]~~

2639 ~~[(C) for each state officer and each department and division, the total number of~~

2640 ~~executive boards under the jurisdiction of or affiliated with that officer, department, and~~

2641 ~~division;]~~

2642 ~~[(D) the total number of members for each of those executive boards;]~~

2643 ~~[(E) whether or not some or all of the members of each of those executive boards are~~

2644 ~~approved by the Senate;]~~

2645 ~~[(F) whether each board is a policymaking board or an advisory board and the total~~

2646 ~~number of policy boards and the total number of advisory boards; and]~~

2647 ~~[(G) the compensation, if any, paid to the members of each of those executive boards;~~

2648 ~~and]~~

2649 (ii) a summary of the reports submitted to the administrator under Subsection (5),

2650 including:

2651 (A) a list of each executive board that submitted a report under Subsection (5);

2652 (B) a list of each executive board that did not submit a report under Subsection (5);

2653 (C) an indication of any recommendations made under Subsection (5)(a)~~[(v)]~~(iv); and

2654 (D) a list of any executive boards that indicated under Subsection (5)(a)~~[(vi)]~~(v) that

2655 the executive board should no longer exist~~[-];~~ and

2656 (iii) a list of each executive board, identified and reported by the Division of Archives

2657 and Record Services under Section 63F-1-701, that did not post a notice of a public meeting on

2658 the public notice website during the previous fiscal year.

2659 ~~[(b) The administrator shall distribute copies of the report described in Subsection~~

- 2660 ~~(6)(a) to:~~
- 2661 ~~[(i) the governor;]~~
- 2662 (b) On or before September 1 of a calendar year in which the administrator prepares a
- 2663 report described in Subsection (6)(a), in accordance with Section 68-3-14, the administrator
- 2664 shall submit the report to:
- 2665 ~~[(ii)]~~ (i) the president of the Senate;
- 2666 ~~[(iii)]~~ (ii) the speaker of the House of Representatives; and
- 2667 ~~[(iv) the Office of Legislative Research and General Counsel;]~~
- 2668 ~~[(v)]~~ (iii) the Government Operations Interim Committee~~[-and].~~
- 2669 ~~[(vi) any other persons who request a copy of the annual report.]~~
- 2670 ~~[(c) Each year, the Government Operations Interim Committee shall prepare legislation~~
- 2671 ~~making any changes the committee determines are suitable with respect to the report the~~
- 2672 ~~committee receives under Subsection (6)(b), including:]~~
- 2673 ~~[(i) repealing an executive board that is no longer functional or necessary; and]~~
- 2674 ~~[(ii) making appropriate changes to make an executive board more effective.]~~
- 2675 Section 74. Section **71-7-3** is amended to read:
- 2676 **71-7-3. Development, operation, and maintenance of Utah Veterans Cemetery**
- 2677 **and Memorial Park -- Responsibilities of Department of Veterans and Military Affairs --**
- 2678 **Costs -- Definition.**
- 2679 (1) The Department of Veterans and Military Affairs~~[-in consultation with the~~
- 2680 ~~Veterans Memorial Park Board,]~~ shall develop, operate, and maintain a veterans cemetery and
- 2681 memorial park.
- 2682 (2) To help pay the costs of developing, constructing, operating, and maintaining a
- 2683 veterans cemetery and memorial park, the Department of Veterans and Military Affairs may:
- 2684 (a) by following the procedures and requirements of Title 63J, Chapter 5, Federal
- 2685 Funds Procedures Act, receive federal funds, and may receive state funds, contributions from
- 2686 veterans organizations, and other private donations; and
- 2687 (b) charge fees for at least the cost of the burial of a veteran's spouse and any other
- 2688 persons, whom the department ~~[and the Veterans Memorial Park Board]~~ determines are eligible
- 2689 to be buried in a veterans cemetery established by the state.
- 2690 (3) "Veteran" has the same meaning as defined in Section [68-3-12.5](#).

2691 Section 75. **Repealer.**
2692 This bill repeals:
2693 Section **4-30-103, Livestock Market Committee created -- Composition -- Terms --**
2694 **Removal -- Compensation -- Duties.**
2695 Section **9-6-801, Title.**
2696 Section **9-6-802, Definitions.**
2697 Section **9-6-803, Arts and Culture Business Alliance -- Creation -- Members --**
2698 **Vacancies.**
2699 Section **9-6-804, Alliance duties.**
2700 Section **9-6-805, Staff support -- Rulemaking.**
2701 Section **9-7-301, Board of control.**
2702 Section **23-14-2.8, Private Aquaculture Advisory Council.**
2703 Section **26-39-202, Members serve without pay -- Reimbursement for expenses.**
2704 Section **38-11-104, Board.**
2705 Section **53-3-908, Advisory committee.**
2706 Section **58-46a-201, Board.**
2707 Section **58-64-201, Board.**
2708 Section **63M-3-101, Title.**
2709 Section **63M-3-102, Legislative findings -- Purpose of act.**
2710 Section **63M-3-103, Definitions.**
2711 Section **63M-3-201, Contract for pilot plant -- Contents -- Financing --**
2712 **Termination of contract.**
2713 Section **63M-3-202, Intellectual properties discovered or developed -- Ownership --**
2714 **Patenting -- Licensing.**
2715 Section **63M-10-202, Establishment of local oversight committees -- Interagency**
2716 **information sharing.**
2717 Section **71-7-4, Veterans Memorial Park Board -- Members -- Appointment --**
2718 **Meetings -- Per diem and travel expenses.**
2719 Section 76. **Coordinating H.B. 10 with H.B. 46 -- Substantive language.**
2720 If this H.B. 10 and H.B. 46, Arts and Museums Revisions, both pass and become law, it
2721 is the intent of the Legislature that the Office of Legislative Research and General Counsel

2722 prepare the Utah Code database for publication by amending Subsections [63I-1-209](#)(1) and (2)
2723 to read:

2724 "(1) Section [9-6-303](#), which creates the Arts Collection Committee, is repealed July 1,
2725 2027.

2726 (2) Section [9-6-305](#), which creates the Utah Museums Advisory Board, is repealed July
2727 1, 2027."

2728 **Section 77. Coordinating H.B. 10 with S.B. 60 -- Superseding technical and**
2729 **substantive amendments.**

2730 If this H.B. 10 and S.B. 60, Advice and Consent Amendments, both pass and become
2731 law, it is the intent of the Legislature that the amendments to Section [26-21-3](#) in this bill
2732 supersede the amendments to Section [26-21-3](#) in S.B. 60 when the Office of Legislative
2733 Research and General Counsel prepares the Utah Code database for publication.