

BOARDS AND COMMISSIONS AMENDMENTS

2013 GENERAL SESSION

STATE OF UTAH

LONG TITLE

General Description:

This bill repeals certain boards and commissions.

Highlighted Provisions:

This bill:

▶ repeals the:

- Municipal Government Fiscal Committee;
- Citizens and County Officials Advisory Committee;
- Antidiscrimination and Labor Advisory Council;
- Occupational Safety and Health Advisory Council;
- advisory committee to the Motorcycle Rider Education Program;
- Utah Pioneer Communities Advisory Board; and
- Forestry, Fire and State Lands Advisory Council;

▶ requires the state auditor to establish and conduct a continuing review of suggested measurements and procedures for program performance budgeting and reporting; and

▶ makes technical and conforming amendments.

Money Appropriated in this Bill:

None

Other Special Clauses:

None

Utah Code Sections Affected:

AMENDS:

10-6-154, as last amended by Laws of Utah 2003, Chapter 292

17-36-4, as last amended by Laws of Utah 1996, Chapter 212

34A-1-202, as last amended by Laws of Utah 2009, Chapter 174

34A-6-103, as last amended by Laws of Utah 2011, Chapter 413

34A-6-202, as last amended by Laws of Utah 2011, Chapter 297

33 **65A-1-1**, as last amended by Laws of Utah 2012, Chapter 361
 34 **65A-1-4**, as last amended by Laws of Utah 2009, Chapter 344
 35 **65A-1-9**, as repealed and reenacted by Laws of Utah 1994, Chapter 294
 36 **79-2-201**, as renumbered and amended by Laws of Utah 2009, Chapter 344

37 REPEALS:

38 **10-6-153**, as last amended by Laws of Utah 2010, Chapter 286
 39 **17-36-5**, as last amended by Laws of Utah 2010, Chapters 286 and 324
 40 **34A-5-105**, as last amended by Laws of Utah 2010, Chapter 286
 41 **34A-6-106**, as last amended by Laws of Utah 2010, Chapter 286
 42 **53-3-908**, as last amended by Laws of Utah 2010, Chapters 286 and 324
 43 **63M-1-1501**, as renumbered and amended by Laws of Utah 2008, Chapter 382
 44 **63M-1-1502**, as last amended by Laws of Utah 2010, Chapter 218
 45 **63M-1-1503**, as last amended by Laws of Utah 2012, Chapter 212
 46 **63M-1-1504**, as renumbered and amended by Laws of Utah 2008, Chapter 382
 47 **63M-1-1505**, as renumbered and amended by Laws of Utah 2008, Chapter 382
 48 **65A-1-2**, as last amended by Laws of Utah 2009, Chapter 344
 49 **65A-1-3**, as last amended by Laws of Utah 2010, Chapter 286

50

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

52 Section 1. Section **10-6-154** is amended to read:

53 **10-6-154. Duties of state auditor -- Adoption and expansion of uniform system.**

54 (1) The state auditor [~~with the assistance, advice, and recommendations of the~~
 55 ~~municipal government fiscal committee~~] shall:

56 (a) prescribe uniform accounting and reporting procedures for cities, in conformity
 57 with generally accepted accounting principles;

58 (b) conduct a continuing review and modification of such procedures to improve them;

59 (c) prepare and supply each city with suitable budget and reporting forms; and

60 (d) prepare instructional materials, conduct training programs and render other services
 61 deemed necessary to assist cities in implementing the uniform accounting, budgeting and
 62 reporting procedures.

63 (2) The Uniform Accounting Manual for Utah Cities shall prescribe reasonable

64 exceptions and modifications for fourth and fifth class cities to the uniform system of
65 accounting, budgeting, and reporting.

66 (3) The ~~[advisory committee]~~ state auditor shall establish and conduct a continuing
67 review of suggested measurements and procedures for program and performance budgeting and
68 reporting which may be evaluated on a statewide basis.

69 (4) Cities may expand the uniform accounting and reporting procedures to better serve
70 their needs; however, no deviations from or alterations to the basic prescribed classification
71 systems for the identity of funds and accounts shall be made.

72 Section 2. Section **17-36-4** is amended to read:

73 **17-36-4. State auditor -- Duties.**

74 (1) The state auditor~~[, with the assistance, advice, and recommendation of the advisory
75 committee,]~~ shall:

- 76 (a) prescribe a uniform system of fiscal procedures for the several counties;
- 77 (b) conduct a constant review and modification of such procedures to improve them;
- 78 (c) prepare and supply each county budget officer with suitable budget forms; and
- 79 (d) prepare instructional materials, conduct training programs, and render other
80 services deemed necessary to assist counties in implementing the uniform system.

81 (2) The uniform system of procedure may include reasonable exceptions and
82 modifications applicable to counties with a population of 25,000 or less, such population to be
83 determined by the Utah Population Work Committee. Counties may expand the uniform
84 system to serve better their needs. Deviations from or alterations to the basic prescribed
85 classification system for the identity of funds and accounts should not be made.

86 Section 3. Section **34A-1-202** is amended to read:

87 **34A-1-202. Divisions and office -- Creation -- Duties -- Labor Relations Board,
88 Appeals Board, councils, and panels.**

89 (1) There is created within the commission the following divisions and office:

- 90 (a) the Division of Industrial Accidents that shall administer the regulatory
91 requirements of this title concerning industrial accidents and occupational disease;
- 92 (b) the Division of Occupational Safety and Health that shall administer the regulatory
93 requirements of Chapter 6, Utah Occupational Safety and Health Act;
- 94 (c) the Division of Boiler and Elevator Safety that shall administer the regulatory

95 requirements of Chapter 7, Safety;

96 (d) the Division of Antidiscrimination and Labor that shall administer the regulatory
97 requirements of:

98 (i) Title 34, Labor in General, when specified by statute;

99 (ii) Chapter 5, Utah Antidiscrimination Act;

100 (iii) this title, when specified by statute; and

101 (iv) Title 57, Chapter 21, Utah Fair Housing Act;

102 (e) the Division of Adjudication that shall adjudicate claims or actions brought under
103 this title; and

104 (f) the Utah Office of Coal Mine Safety created in Section 40-2-201.

105 (2) In addition to the divisions created under this section, within the commission are
106 the following:

107 (a) the Labor Relations Board created in Section 34-20-3;

108 (b) the Appeals Board created in Section 34A-1-205;

109 (c) the following program advisory councils:

110 (i) the workers' compensation advisory council created in Section 34A-2-107;

111 [~~(ii) the antidiscrimination and labor advisory council created in Section 34A-5-105;~~]

112 [~~(iii) the occupational safety and health advisory council created in Section
113 34A-6-106;~~]

114 [~~(iv)~~] (ii) the Mine Safety Technical Advisory Council created in Section 40-2-203;

115 and

116 [~~(v)~~] (iii) the Coal Miner Certification Panel created in Section 40-2-204.

117 (3) In addition to the responsibilities described in this section, the commissioner may
118 assign to a division a responsibility granted to the commission by law.

119 Section 4. Section **34A-6-103** is amended to read:

120 **34A-6-103. Definitions -- Unincorporated entities.**

121 (1) As used in this chapter:

122 (a) "Administrator" means the director of the Division of Occupational Safety and
123 Health.

124 (b) "Amendment" means such modification or change in a code, standard, rule, or
125 order intended for universal or general application.

- 126 (c) "Commission" means the Labor Commission.
- 127 [~~(d)~~] "~~Council~~" means the Utah Occupational Safety and Health Advisory Council.]
- 128 [~~(e)~~] (d) "Division" means the Division of Occupational Safety and Health.
- 129 [~~(f)~~] (e) "Employee" includes any person suffered or permitted to work by an employer.
- 130 [~~(g)~~] (f) "Employer" means:
- 131 (i) the state;
- 132 (ii) a county, city, town, and school district in the state; and
- 133 (iii) a person, including a public utility, having one or more workers or operatives
- 134 regularly employed in the same business, or in or about the same establishment, under any
- 135 contract of hire.
- 136 [~~(h)~~] (g) "Hearing" means a proceeding conducted by the commission.
- 137 [~~(i)~~] (h) "Imminent danger" means a danger exists which reasonably could be expected
- 138 to cause an occupational disease, death, or serious physical harm immediately, or before the
- 139 danger could be eliminated through enforcement procedures under this chapter.
- 140 [~~(j)~~] (i) "National consensus standard" means any occupational safety and health
- 141 standard or modification:
- 142 (i) adopted by a nationally recognized standards-producing organization under
- 143 procedures where it can be determined by the administrator and division that persons interested
- 144 and affected by the standard have reached substantial agreement on its adoption;
- 145 (ii) formulated in a manner which affords an opportunity for diverse views to be
- 146 considered; and
- 147 (iii) designated as such a standard by the Secretary of the United States Department of
- 148 Labor.
- 149 [~~(k)~~] (j) "Person" means the general public, one or more individuals, partnerships,
- 150 associations, corporations, legal representatives, trustees, receivers, and the state and its
- 151 political subdivisions.
- 152 [~~(l)~~] (k) "Publish" means publication in accordance with Title 63G, Chapter 3, Utah
- 153 Administrative Rulemaking Act.
- 154 [~~(m)~~] (l) "Secretary" means the Secretary of the United States Department of Labor.
- 155 [~~(n)~~] (m) "Standard" means an occupational health and safety standard or group of
- 156 standards which requires conditions, or the adoption or use of one or more practices, means,

157 methods, operations, or processes, reasonably necessary to provide safety and healthful
158 employment and places of employment.

159 ~~(t)~~ (n) "Unincorporated entity" means an entity organized or doing business in the
160 state that is not:

- 161 (i) an individual;
- 162 (ii) a corporation; or
- 163 (iii) publicly traded.

164 ~~(p)~~ (o) "Variance" means a special, limited modification or change in the code or
165 standard applicable to the particular establishment of the employer or person petitioning for the
166 modification or change.

167 ~~(q)~~ (p) "Workplace" means any place of employment.

168 (2) (a) For purposes of this chapter, an unincorporated entity that is required to be
169 licensed under Title 58, Chapter 55, Utah Construction Trades Licensing Act, is presumed to
170 be the employer of each individual who, directly or indirectly, holds an ownership interest in
171 the unincorporated entity.

172 (b) Pursuant to rules made by the commission in accordance with Title 63G, Chapter 3,
173 Utah Administrative Rulemaking Act, an unincorporated entity may rebut the presumption
174 under Subsection (2)(a) for an individual by establishing by clear and convincing evidence that
175 the individual:

- 176 (i) is an active manager of the unincorporated entity;
- 177 (ii) directly or indirectly holds at least an 8% ownership interest in the unincorporated
178 entity; or
- 179 (iii) is not subject to supervision or control in the performance of work by:
 - 180 (A) the unincorporated entity; or
 - 181 (B) a person with whom the unincorporated entity contracts.
- 182 (c) As part of the rules made under Subsection (2)(b), the commission may define:
 - 183 (i) "active manager";
 - 184 (ii) "directly or indirectly holds at least an 8% ownership interest"; and
 - 185 (iii) "subject to supervision or control in the performance of work."

186 Section 5. Section **34A-6-202** is amended to read:

187 **34A-6-202. Standards -- Procedure for issuance, modification, or revocation by**

188 **division -- Emergency temporary standard -- Variances from standards -- Statement of**
189 **reasons for administrator's actions -- Judicial review -- Priority for establishing**
190 **standards.**

191 (1) (a) The division, as soon as practicable, shall issue as standards any national
192 consensus standard, any adopted federal standard, or any adopted Utah standard, unless it
193 determines that issuance of the standard would not result in improved safety or health.

194 (b) All codes, standards, and rules adopted under Subsection (1)(a) shall take effect 30
195 days after publication unless otherwise specified.

196 (c) If any conflict exists between standards, the division shall issue the standard that
197 assures the greatest protection of safety or health for affected employees.

198 (2) The division may issue, modify, or revoke any standard as follows:

199 ~~[(a) (i) Whenever the administrator determines upon the basis of information submitted~~
200 ~~in writing by an interested person, a representative of any organization of employers or~~
201 ~~employees, a nationally recognized standards-producing organization, the Department of~~
202 ~~Health, or a state agency or political subdivision, or on information developed by the division~~
203 ~~or otherwise available, that a rule should be promulgated to promote the objectives of this~~
204 ~~chapter, the administrator may request recommendations from the advisory council.]~~

205 ~~[(ii) The administrator shall provide the advisory council with proposals, together with~~
206 ~~all pertinent factual information developed by the division, or otherwise available, including~~
207 ~~the results of research, demonstrations, and experiments.]~~

208 ~~[(iii) The advisory council shall submit to the administrator its recommendations~~
209 ~~regarding the rule to be promulgated within a period as prescribed by the administrator.]~~

210 ~~[(b)]~~ (a) The division shall publish a proposed rule issuing, modifying, or revoking an
211 occupational safety or health standard and shall afford interested parties an opportunity to
212 submit written data or comments as prescribed by Title 63G, Chapter 3, Utah Administrative
213 Rulemaking Act. When the administrator determines that a rule should be issued, the division
214 shall publish the proposed rule after the ~~[submission of the advisory council's recommendations~~
215 ~~or the]~~ expiration of the period prescribed by the administrator for submission.

216 ~~[(c)]~~ (b) The administrator, in issuing standards for toxic materials or harmful physical
217 agents under this subsection, shall set the standard which most adequately assures, to the extent
218 feasible, on the basis of the best available evidence, that no employee will suffer material

219 impairment of health or functional capacity even if the employee has regular exposure to the
220 hazard during an employee's working life. Development of standards under this subsection
221 shall be based upon research, demonstrations, experiments, and other information deemed
222 appropriate. In addition to the attainment of the highest degree of health and safety protection
223 for the employee, other considerations shall be the latest available scientific data in the field,
224 the feasibility of the standards, and experience under this and other health and safety laws.
225 Whenever practicable, the standard shall be expressed in terms of objective criteria and of the
226 performance desired.

227 ~~[(d)]~~ (c) (i) Any employer may apply to the administrator for a temporary order
228 granting a variance from a standard issued under this section. Temporary orders shall be
229 granted only if the employer:

230 (A) files an application which meets the requirements of Subsection (2)~~[(d)]~~(c)(iv);

231 (B) establishes that the employer is unable to comply with a standard by its effective
232 date because of unavailability of professional or technical personnel or of materials and
233 equipment needed for compliance with the standard or because necessary construction or
234 alteration of facilities cannot be completed by the effective date;

235 (C) establishes that the employer is taking all available steps to safeguard the
236 employer's employees against hazards; and

237 (D) establishes that the employer has an effective program for compliance as quickly as
238 practicable.

239 (ii) Any temporary order shall prescribe the practices, means, methods, operations, and
240 processes which the employer shall adopt and use while the order is in effect and state in detail
241 the employer's program for compliance with the standard. A temporary order may be granted
242 only after notice to employees and an opportunity for a public hearing; provided, that the
243 administrator may issue one interim order effective until a decision is made after public
244 hearing.

245 (iii) A temporary order may not be in effect longer than the period reasonably required
246 by the employer to achieve compliance. In no case shall the period of a temporary order
247 exceed one year.

248 (iv) An application for a temporary order under Subsection (2)~~[(d)]~~(c) shall contain:

249 (A) a specification of the standard or part from which the employer seeks a variance;

250 (B) a representation by the employer, supported by representations from qualified
251 persons having first-hand knowledge of the facts represented, that the employer is unable to
252 comply with the standard or some part of the standard;

253 (C) a detailed statement of the reasons the employer is unable to comply;

254 (D) a statement of the measures taken and anticipated with specific dates, to protect
255 employees against the hazard;

256 (E) a statement of when the employer expects to comply with the standard and what
257 measures the employer has taken and those anticipated, giving specific dates for compliance;
258 and

259 (F) a certification that the employer has informed the employer's employees of the
260 application by:

261 (I) giving a copy to their authorized representative;

262 (II) posting a statement giving a summary of the application and specifying where a
263 copy may be examined at the place or places where notices to employees are normally posted;
264 and

265 (III) by other appropriate means.

266 (v) The certification required under Subsection (2)~~(d)~~(c)(iv) shall contain a
267 description of how employees have been informed.

268 (vi) The information to employees required under Subsection (2)~~(d)~~(c)(v) shall
269 inform the employees of their right to petition the division for a hearing.

270 (vii) The administrator is authorized to grant a variance from any standard or some part
271 of the standard when the administrator determines that it is necessary to permit an employer to
272 participate in a research and development project approved by the administrator to demonstrate
273 or validate new and improved techniques to safeguard the health or safety of workers.

274 ~~(e)~~ (d) (i) Any standard issued under this subsection shall prescribe the use of labels
275 or other forms of warning necessary to ensure that employees are apprised of all hazards,
276 relevant symptoms and emergency treatment, and proper conditions and precautions of safe use
277 or exposure. When appropriate, a standard shall prescribe suitable protective equipment and
278 control or technological procedures for use in connection with such hazards and provide for
279 monitoring or measuring employee exposure at such locations and intervals, and in a manner
280 necessary for the protection of employees. In addition, any such standard shall prescribe the

281 type and frequency of medical examinations or other tests which shall be made available by the
282 employer, or at the employer's cost, to employees exposed to hazards in order to most
283 effectively determine whether the health of employees is adversely affected by exposure. If
284 medical examinations are in the nature of research as determined by the division, the
285 examinations may be furnished at division expense. The results of such examinations or tests
286 shall be furnished only to the division; and, at the request of the employee, to the employee's
287 physician.

288 (ii) The administrator may by rule make appropriate modifications in requirements for
289 the use of labels or other forms of warning, monitoring or measuring, and medical
290 examinations warranted by experience, information, or medical or technological developments
291 acquired subsequent to the promulgation of the relevant standard.

292 ~~[(f)]~~ (e) Whenever a rule issued by the administrator differs substantially from an
293 existing national consensus standard, the division shall publish a statement of the reasons why
294 the rule as adopted will better effectuate the purposes of this chapter than the national
295 consensus standard.

296 ~~[(g)]~~ (f) Whenever a rule, standard, or national consensus standard is modified by the
297 secretary so as to make less restrictive the federal Williams-Steiger Occupational Safety and
298 Health Act of 1970, the less restrictive modification shall be immediately applicable to this
299 chapter and shall be immediately implemented by the division.

300 (3) (a) The administrator shall provide an emergency temporary standard to take
301 immediate effect upon publication if the administrator determines that:

302 (i) employees are exposed to grave danger from exposure to substances or agents
303 determined to be toxic or physically harmful or from new hazards; and

304 (ii) that the standard is necessary to protect employees from danger.

305 (b) An emergency standard shall be effective until superseded by a standard issued in
306 accordance with the procedures prescribed in Subsection (3)(c).

307 (c) Upon publication of an emergency standard the division shall commence a
308 proceeding in accordance with Subsection (2) and the standard as published shall serve as a
309 proposed rule for the proceedings. The division shall issue a standard under Subsection (3) no
310 later than 120 days after publication of the emergency standard.

311 (4) (a) Any affected employer may apply to the division for a rule or order for a

312 variance from a standard issued under this section. Affected employees shall be given notice of
313 each application and may participate in a hearing. The administrator shall issue a rule or order
314 if the administrator determines on the record, after opportunity for an inspection where
315 appropriate and a hearing, that the proponent of the variance has demonstrated by a
316 preponderance of the evidence that the conditions, practices, means, methods, operations, or
317 processes used or proposed to be used by an employer will provide employment and a
318 workplace to the employer's employees that are as safe and healthful as those which would
319 prevail if the employer complied with the standard.

320 (b) The rule or order issued under Subsection (4)(a) shall prescribe the conditions the
321 employer must maintain, and the practices, means, methods, operations and processes that the
322 employer must adopt and use to the extent they differ from the standard in question.

323 (c) A rule or order issued under Subsection (4)(a) may be modified or revoked upon
324 application by an employer, employees, or by the administrator on its own motion, in the
325 manner prescribed for its issuance under Subsection (4) at any time after six months from its
326 issuance.

327 (5) The administrator shall include a statement of reasons for the administrator's
328 actions when the administrator:

329 (a) issues any code, standard, rule, or order;

330 (b) grants any exemption or extension of time; or

331 (c) compromises, mitigates, or settles any penalty assessed under this chapter.

332 (6) Any person adversely affected by a standard issued under this section, at any time
333 prior to 60 days after a standard is issued, may file a petition challenging its validity with the
334 district court having jurisdiction for judicial review. A copy of the petition shall be served
335 upon the division by the petitioner. The filing of a petition may not, unless otherwise ordered
336 by the court, operate as a stay of the standard. The determinations of the division shall be
337 conclusive if supported by substantial evidence on the record as a whole.

338 (7) In determining the priority for establishing standards under this section, the division
339 shall give due regard to the urgency of the need for mandatory safety and health standards for
340 particular industries, trades, crafts, occupations, businesses, workplaces or work environments.
341 The administrator shall also give due regard to the recommendations of the Department of
342 Health about the need for mandatory standards in determining the priority for establishing the

343 standards.

344 Section 6. Section **65A-1-1** is amended to read:

345 **TITLE 65A. DIVISION OF FORESTRY, FIRE AND STATE LANDS**

346 **65A-1-1. Definitions.**

347 As used in this title:

348 [~~(1)~~ "Advisory council" or "council" means the Forestry, Fire, and State Lands
349 ~~Advisory Council.~~]

350 [~~(2)~~ (1) "Division" means the Division of Forestry, Fire, and State Lands.

351 [~~(3)~~ (2) "Multiple use" means the management of various surface and subsurface
352 resources in a manner that will best meet the present and future needs of the people of this
353 state.

354 [~~(4)~~ (3) "Public trust assets" means those lands and resources, including sovereign
355 lands, administered by the division.

356 [~~(5)~~ (4) "Sovereign lands" means those lands lying below the ordinary high water
357 mark of navigable bodies of water at the date of statehood and owned by the state by virtue of
358 its sovereignty.

359 [~~(6)~~ (5) "State lands" means all lands administered by the division.

360 [~~(7)~~ (6) "Sustained yield" means the achievement and maintenance of high level
361 annual or periodic output of the various renewable resources of land without impairment of the
362 productivity of the land.

363 [~~(8)~~ (7) "Wildland" means an area where:

364 (a) development is essentially non-existent, except for roads, railroads, powerlines, or
365 similar transportation facilities; and

366 (b) structures, if any, are widely scattered.

367 [~~(9)~~ (8) "Wildland fire" means a fire that consumes:

368 (a) wildland; or

369 (b) wildland-urban interface, as defined in Section 65A-8a-102.

370 Section 7. Section **65A-1-4** is amended to read:

371 **65A-1-4. Division of Forestry, Fire, and State Lands -- Creation -- Power and**
372 **authority.**

373 (1) (a) The Division of Forestry, Fire, and State Lands is created within the Department

374 of Natural Resources under the administration and general supervision of the executive director
375 of the department.

376 (b) The division is the executive authority for the management of sovereign lands, and
377 the state's mineral estates on lands other than school and institutional trust lands, and shall
378 provide for forestry and fire control activities as required in Section 65A-8-101.

379 (2) The division shall adopt rules under Title 63G, Chapter 3, Utah Administrative
380 Rulemaking Act, necessary to fulfill the purposes of this title.

381 (3) The director of the Division of Forestry, Fire, and State Lands is the executive and
382 administrative head of the division and shall be a person experienced in administration and
383 management of natural resources.

384 ~~[(4) The director shall inform the council:]~~

385 ~~[(a) in an annual meeting of the division's plans, policies, and budget; and]~~

386 ~~[(b) of policy changes and developing conflicts.]~~

387 ~~[(5) The director shall give the council an opportunity to advise on the changes and~~
388 ~~conflicts.]~~

389 ~~[(6)]~~ (4) (a) An aggrieved party to a final action by the director may appeal that action
390 to the executive director of the Department of Natural Resources within 20 days after the
391 action.

392 (b) The executive director shall rule on the director's action within 20 days after receipt
393 of the appeal.

394 Section 8. Section ~~65A-1-9~~ is amended to read:

395 **65A-1-9. Application of Public Officers' and Employees' Ethics Act.**

396 ~~[Council members and employees]~~ Employees and agents of the division are subject to
397 Title 67, Chapter 16, Public Officers' and Employees' Ethics Act.

398 Section 9. Section ~~79-2-201~~ is amended to read:

399 **79-2-201. Department of Natural Resources created.**

400 (1) There is created the Department of Natural Resources.

401 (2) The department comprises the following:

402 (a) Board of Water Resources, created in Section 73-10-1.5;

403 ~~[(b) Forestry, Fire, and State Lands Advisory Council, created in Section 65A-1-2;]~~

404 ~~[(c)]~~ (b) Board of Oil, Gas, and Mining, created in Section 40-6-4;

- 405 ~~[(d)]~~ (c) Board of Parks and Recreation, created in Section 79-4-301;
- 406 ~~[(e)]~~ (d) Wildlife Board, created in Section 23-14-2;
- 407 ~~[(f)]~~ (e) Board of the Utah Geological Survey, created in Section 79-3-301;
- 408 ~~[(g)]~~ (f) Water Development Coordinating Council, created in Section 73-10c-3;
- 409 ~~[(h)]~~ (g) Division of Water Rights, created in Section 73-2-1.1;
- 410 ~~[(i)]~~ (h) Division of Water Resources, created in Section 73-10-18;
- 411 ~~[(j)]~~ (i) Division of Forestry, Fire, and State Lands, created in Section 65A-1-4;
- 412 ~~[(k)]~~ (j) Division of Oil, Gas, and Mining, created in Section 40-6-15;
- 413 ~~[(l)]~~ (k) Division of Parks and Recreation, created in Section 79-4-201;
- 414 ~~[(m)]~~ (l) Division of Wildlife Resources, created in Section 23-14-1;
- 415 ~~[(n)]~~ (m) Utah Geological Survey, created in Section 79-3-201;
- 416 ~~[(o)]~~ (n) Heritage Trees Advisory Committee, created in Section 65A-8-306;
- 417 ~~[(p)]~~ (o) Recreational Trails Advisory Council, authorized by Section 79-5-201;
- 418 ~~[(q)]~~ (p) Boating Advisory Council, authorized by Section 73-18-3.5;
- 419 ~~[(r)]~~ (q) Wildlife Board Nominating Committee, created in Section 23-14-2.5; and
- 420 ~~[(s)]~~ (r) Wildlife Regional Advisory Councils, created in Section 23-14-2.6.

421 Section 10. **Repealer.**

422 This bill repeals:

423 Section **10-6-153, Municipal government fiscal committee created -- Members --**

424 **Terms -- Vacancies -- Recommendations.**

425 Section **17-36-5, Creation of Citizens and County Officials Advisory Committee.**

426 Section **34A-5-105, Antidiscrimination and Labor Advisory Council --**

427 **Membership -- Appointment -- Term -- Powers and duties -- Chair.**

428 Section **34A-6-106, Occupational Safety and Health Advisory Council --**

429 **Appointment.**

430 Section **53-3-908, Advisory committee.**

431 Section **63M-1-1501, Title.**

432 Section **63M-1-1502, Definitions.**

433 Section **63M-1-1503, Advisory board.**

434 Section **63M-1-1504, Advisory board duties.**

435 Section **63M-1-1505, Criteria for participation -- Report.**

436 Section **65A-1-2, Forestry, Fire, and State Lands Advisory Council -- Creation --**
437 **Responsibilities.**

438 Section **65A-1-3, Forestry, Fire, and State Lands Advisory Council -- Membership**
439 **-- Chair -- Terms -- Quorum -- Per diem and travel expenses -- Duties.**