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	ENTERPRISE ZONE AMENDMENTS
	2013 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Kraig Powell
	Senate Sponsor: Kevin T. Van Tassell
	DNG TITLE
	eneral Description:
u	This bill modifies a provision regarding qualification for designation as an enterprise
701	ne under the Enterprise Zone Act.
	ghlighted Provisions:
111	This bill:
	 modifies the population level of a municipality that may qualify for designation as
01	enterprise zone.
	oney Appropriated in this Bill:
IVI	None
υ	her Special Clauses: None
T 14	ah Code Sections Affected:
	MENDS:
AN	
	63M-1-404, as last amended by Laws of Utah 2011, Chapter 84
Be	it enacted by the Legislature of the state of Utah:
	Section 1. Section 63M-1-404 is amended to read:
	63M-1-404. Criteria for designation of enterprise zones Application.
	(1) A county applicant seeking designation as an enterprise zone shall file an
apı	plication with the office that, in addition to complying with the other requirements of this



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28	part:
29	(a) verifies that the county has a population of not more than 50,000; and
30	(b) provides clear evidence of the need for development in the county.
31	(2) A municipal applicant seeking designation as an enterprise zone shall file an
32	application with the office that, in addition to complying with other requirements of this part:
33	(a) verifies that the municipality [is a city of the fifth class or a town] has a population
34	that does not exceed 15,000;
35	(b) verifies that the municipality is within a county that has a population of not more
36	than 50,000; and
37	(c) provides clear evidence of the need for development in the municipality.
38	(3) An application filed under Subsection (1) or (2) shall be in a form and in
39	accordance with procedures approved by the office, and shall include the following
40	information:
41	(a) a plan developed by the county applicant or municipal applicant that identifies local
42	contributions meeting the requirements of Section 63M-1-405;
43	(b) the county applicant or municipal applicant has a development plan that outlines:
44	(i) the types of investment and development within the zone that the county applicant
45	or municipal applicant expects to take place if the incentives specified in this part are provided;
46	(ii) the specific investment or development reasonably expected to take place;
47	(iii) any commitments obtained from businesses;
48	(iv) the projected number of jobs that will be created and the anticipated wage level of
49	those jobs;
50	(v) any proposed emphasis on the type of jobs created, including any affirmative action
51	plans; and
52	(vi) a copy of the county applicant's or municipal applicant's economic development
53	plan to demonstrate coordination between the zone and overall county or municipal goals;
54	(c) the county applicant's or municipal applicant's proposed means of assessing the
55	effectiveness of the development plan or other programs within the zone once they have been
56	implemented within the zone;
57	(d) any additional information required by the office; and
58	(e) any additional information the county applicant or municipal applicant considers

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59 relevant to its designation as an enterprise zone.

Legislative Review Note as of 1-25-13 3:50 PM

Office of Legislative Research and General Counsel