L	Appro	ved for Fil	ing: C.J.	Dupont	¢
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	COMMISSION FOR THE STEWARDSHIP OF PUBLIC
	LANDS
	2014 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Keven J. Stratton
	Senate Sponsor: David P. Hinkins
LONG	G TITLE
Gener	ral Description:
	This bill creates the Commission for the Stewardship of Public Lands.
Highl	ighted Provisions:
	This bill:
	creates the Commission for the Stewardship of Public Lands;
	 designates the duties of the commission; and
	requires the Public Lands Policy Coordinating Office to periodically report to the
comm	ission.
Mone	y Appropriated in this Bill:
	This bill appropriates:
	► to the Senate, as an ongoing appropriation:
	• from the General Fund $\hat{H} \rightarrow [6,000] 9,000 \leftarrow \hat{H}$ to pay for the commission; and
	► to the House of Representatives, as an ongoing appropriation:
	• from the General Fund \$16,000 to pay for the commission.
Other	Special Clauses:
	This bill provides a repeal date for the commission.
Utah	Code Sections Affected:
AME	NDS:
	63J-4-606, as last amended by Laws of Utah 2013, Chapter 337



Uncodified Material Affected: ENACTS UNCODIFIED MATERIAL
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 63J-4-606 is amended to read:
63J-4-606. Public lands transfer study and economic analysis Report.
(1) As used in this section:
(a) "Public lands" is as defined in Section 63L-6-102.
(b) "Transfer of public lands" means the transfer of public lands from federal
ownership to state ownership.
(2) (a) The coordinator and the office shall:
(i) conduct a study and economic analysis of the ramifications and economic impacts
of the transfer of public lands; [and]
(ii) during the study and economic analysis, consult with county representatives on an
ongoing basis regarding how to consider and incorporate county land use plans and planning
processes into the analysis[-]; and
(iii) on an ongoing basis, report on the progress and findings of the study to the
Commission for the Stewardship of Public Lands.
(b) The study and economic analysis shall:
(i) inventory public lands;
(ii) examine public lands':
(A) ownership;
(B) management;
(C) jurisdiction;
(D) resource characteristics;
(E) federal management requirements related to national forests, national recreation
areas, or other public lands administered by the United States; and
(F) current and potential future uses and ways that socioeconomic conditions are
influenced by those uses;
(iii) determine:
(A) public lands' ongoing and deferred maintenance costs, revenue production, and

59	funding sources;
60	(B) whether historical federal funding levels have been sufficient to manage, maintain,
61	preserve, and restore public lands and whether that funding level is likely to continue;
62	(C) the amount of public lands revenue paid to state, county, and local governments
63	and other recipients designated by law from payments in lieu of taxes, timber receipts, secure
64	rural school receipts, severance taxes, and mineral lease royalties;
65	(D) historical trends of the revenue sources listed in Subsection (2)(b)(iii)(C);
66	(E) ways that the payments listed in Subsection (2)(b)(iii)(C) can be maintained or
67	replaced following the transfer of public lands; and
68	(F) ways that, following the transfer of public lands, revenue from public lands can be
69	increased while mitigating environmental impact;
70	(iv) identify:
71	(A) existing oil and gas, mining, grazing, hunting, fishing, recreation, and other rights
72	and interests on public lands;
73	(B) the economic impact of those rights and interests on state, county, and local
74	economies;
75	(C) actions necessary to secure, preserve, and protect those rights and interests; and
76	(D) how those rights and interests may be affected in the event the federal government
77	does not complete the transfer of public lands;
78	(v) evaluate the impact of federal land ownership on:
79	(A) the Utah School and Institutional Trust Lands Administration's ability to
80	administer trust lands for the benefit of Utah schoolchildren;
81	(B) the state's ability to fund education; and
82	(C) state and local government tax bases;
83	(vi) identify a process for the state to:
84	(A) transfer and receive title to public lands from the United States;
85	(B) utilize state agencies with jurisdiction over land, natural resources, environmental

and local government resources; and

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quality, and water to facilitate the transfer of public lands;

(C) create a permanent state framework to oversee the transfer of public lands;

(D) transition to state ownership and management of public lands using existing state

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90	(E) indemnify political subdivisions of the state for actions taken in connection with
91	the transfer of public lands;
92	(vii) examine ways that multiple use of public lands through tourism and outdoor
93	recreation contributes to:
94	(A) the economic growth of state and local economies; and
95	(B) the quality of life of Utah citizens;
96	(viii) using theoretical modeling of various levels of land transfer, usage, and
97	development, evaluate the potential economic impact of the transfer of public lands on state,
98	county, and local governments; and
99	(ix) recommend the optimal use of public lands following the transfer of public lands.
100	(3) The coordinator and office shall:
101	(a) on an ongoing basis, discuss issues related to the transfer of public lands with:
102	(i) the School and Institutional Trust Lands Administration;
103	(ii) local governments;
104	(iii) water managers;
105	(iv) environmental advocates;
106	(v) outdoor recreation advocates;
107	(vi) nonconventional and renewable energy producers;
108	(vii) tourism representatives;
109	(viii) wilderness advocates;
110	(ix) ranchers and agriculture advocates;
111	(x) oil, gas, and mining producers;
112	(xi) fishing, hunting, and other wildlife interests;
113	(xii) timber producers; [and]
114	(xiii) other interested parties; and
115	(xiv) the Commission for the Stewardship of Public Lands; and
116	(b) develop ways to obtain input from Utah citizens regarding the transfer of public
117	lands and the future care and use of public lands.
118	(4) The coordinator may contract with another state agency or private entity to assist
119	the coordinator and office with the study and economic analysis required by Subsection (2)(a).
120	(5) The coordinator shall submit a final report on the study and economic analysis

121	described in Subsection (2)(a), including proposed legislation and recommendations, to the
122	governor [and], the Natural Resources, Agriculture, and Environment Interim Committee, and
123	the Commission for the Stewardship of Public Lands before November 30, 2014.
124	Section 2. Commission for the Stewardship of Public Lands Creation
125	Membership Interim rules followed Compensation Staff.
126	(1) There is created the Commission for the Stewardship of Public Lands consisting of
127	the following $\hat{H} \rightarrow [7] \underline{8} \leftarrow \hat{H}$ members:
128	(a) Ĥ→ [two] three ←Ĥ members of the Senate appointed by the president of the Senate,
128a	no more than
129	$\hat{H} \rightarrow [\underline{one}] \underline{two} \leftarrow \hat{H} \underline{of whom may be from the same political party; and}$
130	(b) five members of the House of Representatives appointed by the speaker of the
131	House of Representatives, no more than four of whom may be from the same political party.
132	(2) (a) The president of the Senate shall designate a member of the Senate appointed
133	under Subsection (1)(a) as a cochair of the commission.
134	(b) The speaker of the House of Representatives shall designate a member of the House
135	of Representatives appointed under Subsection (1)(b) as a cochair of the commission.
136	(3) In conducting its business, the commission shall comply with the rules of
137	legislative interim committees.
138	(4) Salaries and expenses of the members of the commission shall be paid in
139	accordance with Section 36-2-2 and Legislative Joint Rules, Title 5, Chapter 3, Legislator
140	Compensation.
141	(5) The Office of Legislative Research and General Counsel shall provide staff support
142	to the commission.
143	Section 3. Duties Interim report.
144	(1) The commission shall:
145	(a) convene at least eight times each year;
146	(b) review and make recommendations on the transfer of federally controlled public
147	lands to the state in accordance with Section 63L-6-102;
148	(c) review and make recommendations regarding the state's sovereign right to protect
149	the health, safety, and welfare of its citizens as it relates to public lands;
150	(d) study and evaluate the progress and recommendations of the public lands transfer
151	study and economic analysis conducted by the Public Lands Policy Coordinating Office in

152	accordance with Section 63J-4-606;
153	(e) coordinate with and report on the efforts of the executive branch, counties and
154	political subdivisions of the state, the state congressional delegation, western governors, other
155	states, and other stake holders concerning the transfer of federally controlled public lands to the
156	state including convening working groups such as a working group composed of members of
157	the Utah Association of Counties;
158	(f) study and make recommendations regarding the appropriate designation of public
159	lands transferred to the state, including stewardship of the land and appropriate uses of the
160	land;
161	(g) study and make recommendations regarding the use of funds received by the state
162	from the public lands transferred to the state; and
163	(h) receive reports from and make recommendations to the attorney general and other
164	stakeholders involved in litigation on behalf of the state's interest in the transfer of public lands
165	to the state, regarding:
166	(i) preparation for potential litigation;
167	(ii) selection of outside legal counsel;
168	(iii) ongoing legal strategy for the transfer of public lands; and
169	(iv) use of money appropriated by the Legislature for the purpose of securing the
170	transfer of public lands to the state.
171	(2) The commission shall prepare an annual report, including any proposed legislation,
172	and present the report to the Natural Resources, Agriculture, and Environment Interim
173	Committee before November 30, 2014, and every November 30 thereafter.
174	Section 4. Appropriation.
175	Under the terms and conditions of Title 63J, Chapter 1, Budgetary Procedures Act, for
176	the fiscal year beginning July 1, 2014, and ending June 30, 2015, the following sums of money
177	are appropriated from resources not otherwise appropriated, or reduced from amounts
178	previously appropriated, out of the funds or accounts indicated. These sums of money are in
179	addition to any amounts previously appropriated for fiscal year 2015.
180	To Legislature - Senate
181	From General Fund, ongoing $\$ \hat{H} \rightarrow [6,000] 9,000 \leftarrow \hat{H}$
182	Schedule of Programs:

183	Administration \$6,000	
184	To Legislature - House of Representatives	
185	From General Fund, ongoing	\$16,000
186	Schedule of Programs:	
187	Administration \$16,000	
188	Section 5. Repeal date.	
189	Uncodified Sections 2, 3, and 4, that create the Commission for the Stewardship of	
190	Public Lands, are repealed on November 30, 2019.	

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Office of Legislative Research and General Counsel

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