1	OUTDOOR RECREATION GRANT PROGRAM
2	2017 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Ralph Okerlund
5	House Sponsor: Brad R. Wilson
6 7	LONG TITLE
8	General Description:
9	This bill creates the State Transient Room Tax Act and modifies provisions related to
10	the Utah Office of Outdoor Recreation.
11	Highlighted Provisions:
12	This bill:
13	<ul><li>defines terms;</li></ul>
14	<ul><li>imposes a state transient room tax on accommodations and related services;</li></ul>
15	<ul> <li>creates the Outdoor Recreation Infrastructure Account and the Hospitality and</li> </ul>
16	Tourism Management Education Account;
17	distributes the revenues the state collects from the state transient room tax to:
18	• the Outdoor Recreation Infrastructure Account to implement the Outdoor
19	Recreational Infrastructure Grant Program; and
20	<ul> <li>the Hospitality and Tourism Management Education Account to fund the</li> </ul>
21	Hospitality and Tourism Management Career and Technical Education Pilot
22	Program; and
23	<ul> <li>establishes the Utah Outdoor Recreation Grant Advisory Committee.</li> </ul>
24	Money Appropriated in this Bill:
25	None
26	Other Special Clauses:
27	This bill provides a special effective date.
28	<b>Utah Code Sections Affected:</b>
29	AMENDS:

30	63I-1-253, as last amended by Laws of Utah 2016, Chapters 41, 63, and 169
31	63I-1-259, as last amended by Laws of Utah 2016, Chapters 350, 367, and 373
32	63I-1-263, as last amended by Laws of Utah 2016, Chapters 65, 136, 156, 322, and 408
33	63N-9-102, as last amended by Laws of Utah 2016, Chapter 88
34	63N-9-203, as enacted by Laws of Utah 2016, Chapter 88
35	ENACTS:
36	53A-15-206, Utah Code Annotated 1953
37	53A-15-207, Utah Code Annotated 1953
38	<b>59-28-101</b> , Utah Code Annotated 1953
39	59-28-102, Utah Code Annotated 1953
40	59-28-103, Utah Code Annotated 1953
41	59-28-104, Utah Code Annotated 1953
42	<b>59-28-105</b> , Utah Code Annotated 1953
43	<b>59-28-106</b> , Utah Code Annotated 1953
44	<b>59-28-107</b> , Utah Code Annotated 1953
45	63N-9-204, Utah Code Annotated 1953
46	<b>63N-9-205</b> , Utah Code Annotated 1953
47	
48	Be it enacted by the Legislature of the state of Utah:
49	Section 1. Section <b>53A-15-206</b> is enacted to read:
50	53A-15-206. Hospitality and Tourism Management Career and Technical
51	Education Pilot Program.
52	(1) As used in this section:
53	(a) "Board" means the State Board of Education.
54	(b) "Local education agency" means a school district or charter school.
55	(c) "Pilot program" means the Hospitality and Tourism Management Career and
56	Technical Education Pilot Program created under Subsection (2).
57	(2) There is created a Hospitality and Tourism Management Career and Technical

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58	Education Pilot Program to provide instruction that a local education agency may offer to a
59	student in any of grades 9 through 12 on:
60	(a) the information and skills required for operational level employee positions in
61	hospitality and tourism management, including:
62	(i) hospitality soft skills;
63	(ii) operational areas of the hospitality industry;
64	(iii) sales and marketing; and
65	(iv) safety and security; and
66	(b) the leadership and managerial responsibilities, knowledge, and skills required by an
67	entry-level leader in hospitality and tourism management, including:
68	(i) hospitality leadership skills;
69	(ii) operational leadership;
70	(iii) managing food and beverage operations; and
71	(iv) managing business operations.
72	(3) The instruction described in Subsection (2) may be delivered in a public school
73	using live instruction, video, or online materials.
74	(4) (a) In accordance with Title 63G, Chapter 6a, Utah Procurement Code, the board
75	shall select one or more providers to supply materials and curriculum for the pilot program.
76	(b) The board may seek recommendations from trade associations and other entities
77	that have expertise in hospitality and tourism management regarding potential providers of
78	materials and curriculum for the pilot program.
79	(5) (a) A local education agency may apply to the board to participate in the pilot
80	program.
81	(b) The board shall select participants in the pilot program.
82	(c) A local education agency that participates in the pilot program shall use the
83	materials and curriculum supplied by a provider selected under Subsection (4).
84	(6) The board shall evaluate the pilot program and provide an annual written report to
85	the Education Interim Committee and the Economic Development and Workforce Services

86	Interim Committee on or before October 1 describing:
87	(a) how many local education agencies and how many students are participating in the
88	pilot program; and
89	(b) any recommended changes to the pilot program.
90	Section 2. Section <b>53A-15-207</b> is enacted to read:
91	53A-15-207. Hospitality and Tourism Management Education Account Uses
92	Costs.
93	(1) There is created an expendable special revenue fund known as the "Hospitality and
94	Tourism Management Education Account," which the State Board of Education shall use to
95	fund the Hospitality and Tourism Management Career and Technical Education Pilot Program
96	created in Section 53A-15-206.
97	(2) The account consists of:
98	(a) distributions to the account under Section <u>59-28-103</u> ;
99	(b) interest earned on the account;
100	(c) appropriations made by the Legislature; and
101	(d) private donations, grants, gifts, bequests, or money made available from any other
102	source to implement this part.
103	(3) The State Board of Education shall administer the account.
104	(4) The cost of administering the account shall be paid from money in the account.
105	(5) Interest accrued from investment of money in the account shall remain in the
106	account.
107	Section 3. Section <b>59-28-101</b> is enacted to read:
108	CHAPTER 28. STATE TRANSIENT ROOM TAX ACT
109	<u>59-28-101.</u> Title.
110	This chapter is known as the "State Transient Room Tax Act."
111	Section 4. Section <b>59-28-102</b> is enacted to read:
112	<u>59-28-102.</u> Definitions.
113	As used in this chapter:

114	(1) "Agreement" means the same as that term is defined in Section 59-12-102.
115	(2) "Certified service provider" means the same as that term is defined in Section
116	<u>59-12-102.</u>
117	(3) "Model 2 seller" means the same as that term is defined in Section 59-12-102.
118	(4) "Purchaser" means the same as that term is defined in Section 59-12-102.
119	(5) "Sales price" means the same as that term is defined in Section 59-12-102.
120	(6) "Seller" means the same as that term is defined in Section 59-12-102.
121	Section 5. Section 59-28-103 is enacted to read:
122	59-28-103. Imposition Rate Revenue distribution.
123	(1) Subject to the other provisions of this chapter, the state shall impose a tax on the
124	transactions described in Subsection 59-12-103(1)(i) at a rate of .32%.
125	(2) The tax imposed under this chapter is in addition to any other taxes imposed on the
126	transactions described in Subsection 59-12-103(1)(i).
127	(3) (a) (i) Subject to Subsection (3)(a)(ii), the commission shall deposit 6% of the
128	revenue the state collects from the tax under this chapter into the Hospitality and Tourism
129	Management Education Account created in Section 53A-15-207 to fund the Hospitality and
130	Tourism Management Career and Technical Education Pilot Program created in Section
131	<u>53A-15-206.</u>
132	(ii) The commission may not deposit more than \$300,000 into the Hospitality and
133	Tourism Management Education Account under Subsection (3)(a)(i) in a fiscal year.
134	(b) Except for the amount deposited into the Hospitality and Tourism Management
135	Education Account under Subsection (3)(a) and the administrative charge retained under
136	Subsection 59-28-104(4), the commission shall deposit any revenue the state collects from the
137	tax under this chapter into the Outdoor Recreation Infrastructure Account created in Section
138	63N-9-205 to fund the Outdoor Recreational Infrastructure Grant Program created in Section
139	<u>63N-9-202.</u>
140	Section 6. Section <b>59-28-104</b> is enacted to read:
141	<u>59-28-104.</u> Collection of tax.

142	(1) Except as provided in Subsection (2), the commission shall administer, collect, and
143	enforce a tax under this chapter in accordance with:
144	(a) Chapter 1, General Taxation Policies; and
145	(b) the same procedures used to administer, collect, and enforce the tax under Chapter
146	12, Part 1, Tax Collection.
147	(2) A tax under this chapter is not subject to Section 59-12-107.1 or 59-12-123.
148	(3) A seller required to collect a tax under this chapter may retain 6% of any amounts
149	the seller is required to remit to the commission under this chapter for the costs of collecting
150	the tax.
151	(4) The commission shall retain and deposit an administrative charge in accordance
152	with Section 59-1-306 from the revenues the commission collects from a tax under this
153	chapter.
154	Section 7. Section <b>59-28-105</b> is enacted to read:
155	59-28-105. Seller or certified service provider reliance on commission
156	information.
157	A seller or certified service provider is not liable for failing to collect a tax at a tax rate
158	imposed under this chapter if the seller's or certified service provider's failure to collect the tax
159	is as a result of the seller's or certified service provider's reliance on incorrect data provided by
160	the commission in a database created by the commission:
161	(1) containing tax rates or boundaries regarding a tax under this chapter; or
162	(2) indicating the taxability of transactions described in Subsection 59-12-103(1)(i).
163	Section 8. Section <b>59-28-106</b> is enacted to read:
164	59-28-106. Certified service provider or model 2 seller reliance on commission
165	certified software.
166	(1) Except as provided in Subsection (2) and subject to Subsection (4), a certified
167	service provider or model 2 seller is not liable for failing to collect a tax required under this
168	chapter if:
169	(a) the certified service provider or model 2 seller relies on software the commission

170	certifies; and
171	(b) the certified service provider's or model 2 seller's failure to collect a tax required
172	under this chapter is as a result of the seller's or certified service provider's reliance on incorrect
173	data:
174	(i) provided by the commission; or
175	(ii) in the software the commission certifies.
176	(2) The relief from liability described in Subsection (1) does not apply if a certified
177	service provider or model 2 seller incorrectly classifies an item or transaction into a product
178	category the commission certifies.
179	(3) If the taxability of a product category is incorrectly classified in software the
180	commission certifies, the commission shall:
181	(a) notify a certified service provider or model 2 seller of the incorrect classification of
182	the taxability of a product category in software the commission certifies; and
183	(b) state in the notice required by Subsection (3)(a) that, if the certified service provider
184	or model 2 seller fails to correct the taxability of the item or transaction within 10 days after the
185	day on which the certified service provider or model 2 seller receives the notice, the certified
186	service provider or model 2 seller is liable for failing to collect the correct amount of tax under
187	this chapter on the incorrectly classified product category.
188	(4) If a certified service provider or model 2 seller fails to correct the taxability of an
189	item or transaction within 10 days after the day on which the certified service provider or
190	model 2 seller receives the notice described in Subsection (3), the certified service provider or
191	model 2 seller is liable for failing to collect the correct amount of tax under this chapter on the
192	item or transaction.
193	Section 9. Section <b>59-28-107</b> is enacted to read:
194	59-28-107. Purchaser relief from liability.
195	(1) (a) Except as provided in Subsection (1)(b), a purchaser is relieved from a penalty
196	under Section 59-1-401 for failure to pay a tax due under this chapter or an underpayment if:
197	(i) the purchaser's seller or certified service provider relies on incorrect data provided

198	by the commission:
199	(A) on a tax rate;
200	(B) on a boundary;
201	(C) on a taxing jurisdiction; or
202	(D) in the taxability matrix the commission provides in accordance with the agreement;
203	<u>or</u>
204	(ii) the purchaser, regardless of whether the purchaser holds a direct payment permit in
205	accordance with Section 59-12-107.1, relies on incorrect data provided by the commission:
206	(A) on a tax rate;
207	(B) on a boundary;
208	(C) on a taxing jurisdiction; or
209	(D) in the taxability matrix the commission provides in accordance with the agreement.
210	(b) For purposes of Subsection (1)(a), a purchaser is not relieved from a penalty under
211	Section 59-1-401 for failure to pay a tax due under this chapter or an underpayment if the
212	purchaser's, the purchaser's seller's, or the purchaser's certified service provider's reliance on
213	incorrect data provided by the commission is as a result of conduct that is:
214	(i) fraudulent;
215	(ii) intentional; or
216	(iii) willful.
217	(2) In addition to the relief from a penalty described in Subsection (1), a purchaser is
218	not liable for a tax or interest under Section 59-1-402 for failure to pay a tax due under this
219	chapter or an underpayment if:
220	(a) the purchaser's seller or certified service provider relies on:
221	(i) incorrect data provided by the commission:
222	(A) on a tax rate;
223	(B) on a boundary; or
224	(C) on a taxing jurisdiction; or
225	(ii) an erroneous classification by the commission:

226	(A) in the taxability matrix the commission provides in accordance with the agreement;
227	<u>and</u>
228	(B) with respect to a term in the library of definitions that is listed as taxable or
229	exempt, included in or excluded from "sales price," or included in or excluded from a
230	definition; or
231	(b) the purchaser, regardless of whether the purchaser holds a direct payment permit in
232	accordance with Section 59-12-107.1, relies on:
233	(i) incorrect data provided by the commission:
234	(A) on a tax rate;
235	(B) on a boundary; or
236	(C) on a taxing jurisdiction; or
237	(ii) an erroneous classification by the commission:
238	(A) in the taxability matrix the commission provides in accordance with the agreement;
239	<u>and</u>
240	(B) with respect to a term in the library of definitions that is listed as taxable or
241	exempt, included in or excluded from "sales price," or included in or excluded from a
242	definition.
243	Section 10. Section <b>63I-1-253</b> is amended to read:
244	63I-1-253. Repeal dates, Titles 53, 53A, and 53B.
245	The following provisions are repealed on the following dates:
246	(1) Subsection 53-10-202(18) is repealed July 1, 2018.
247	(2) Section 53-10-202.1 is repealed July 1, 2018.
248	(3) Title 53A, Chapter 1a, Part 6, Public Education Job Enhancement Program, is
249	repealed July 1, 2020.
250	(4) Section 53A-13-106.5 is repealed July 1, 2019.
251	(5) Section 53A-15-106 is repealed July 1, 2019.
252	(6) Sections 53A-15-206 and 53A-15-207 are repealed January 1, 2023.
253	[ <del>(6)</del> ] <u>(7)</u> Subsections 53A-16-113(3) and (4) are repealed December 31, 2016.

- 254 [<del>(7)</del>] (8) Section 53A-16-114 is repealed December 31, 2016.
- [(8)] (9) Section 53A-17a-163, Performance-based Compensation Pilot Program, is
- 256 repealed July 1, 2016.
- 257 [(9)] (10) Title 53A, Chapter 31, Part 4, American Indian and Alaskan Native
- Education State Plan Pilot Program, is repealed July 1, 2022.
- [(10)] (11) Section 53B-24-402, Rural residency training program, is repealed July 1,
- 260 2020.
- [(11)] (12) Subsection 53C-3-203(4)(b)(vii), which provides for the distribution of
- 262 money from the Land Exchange Distribution Account to the Geological Survey for test wells,
- other hydrologic studies, and air quality monitoring in the West Desert, is repealed July 1,
- 264 2020.
- Section 11. Section **63I-1-259** is amended to read:
- 266 **63I-1-259.** Repeal dates, Title 59.
- 267 (1) Subsection 59-2-924(7) is repealed on December 31, 2016.
- 268 (2) Subsection 59-2-924.2(9) is repealed on December 31, 2017.
- 269 (3) Section 59-2-924.3 is repealed on December 31, 2016.
- 270 (4) Section 59-7-618 is repealed July 1, 2020.
- 271 (5) Section 59-9-102.5 is repealed December 31, 2020.
- 272 (6) Section 59-10-1033 is repealed July 1, 2020.
- 273 (7) Subsection 59-12-2219(13) is repealed on June 30, 2020.
- 274 (8) Title 59, Chapter 28, State Transient Room Tax Act, is repealed on January 1,
- 275 2023.
- Section 12. Section **63I-1-263** is amended to read:
- 277 63I-1-263. Repeal dates, Titles 63A to 63N.
- 278 (1) Subsection 63A-5-104(4)(h) is repealed on July 1, 2024.
- 279 (2) Section 63A-5-603, State Facility Energy Efficiency Fund, is repealed July 1, 2023.
- 280 (3) Title 63C, Chapter 4a, Constitutional and Federalism Defense Act, is repealed July
- 281 1, 2018.

282	(4) Title 63C, Chapter 4b, Commission for the Stewardship of Public Lands, is
283	repealed November 30, 2019.
284	(5) Title 63C, Chapter 16, Prison Development Commission Act, is repealed July 1,
285	2020.
286	(6) Title 63C, Chapter 17, Point of the Mountain Development Commission Act, is
287	repealed July 1, 2021.
288	(7) Title 63H, Chapter 4, Heber Valley Historic Railroad Authority, is repealed July 1,
289	2020.
290	(8) Title 63H, Chapter 8, Utah Housing Corporation Act, is repealed July 1, 2026.
291	(9) On July 1, 2025:
292	(a) in Subsection 17-27a-404(3)(c)(ii), the language that states "the Resource
293	Development Coordinating Committee," is repealed;
294	(b) Subsection 23-14-21(2)(c) is amended to read "(c) provide notification of proposed
295	sites for the transplant of species to local government officials having jurisdiction over areas
296	that may be affected by a transplant.";
297	(c) in Subsection 23-14-21(3), the language that states "and the Resource Development
298	Coordinating Committee" is repealed;
299	(d) in Subsection 23-21-2.3(1), the language that states "the Resource Development
300	Coordinating Committee created in Section 63J-4-501 and" is repealed;
301	(e) in Subsection 23-21-2.3(2), the language that states "the Resource Development
302	Coordinating Committee and" is repealed;
303	(f) Subsection 63J-4-102(1) is repealed and the remaining subsections are renumbered
304	accordingly;
305	(g) Subsections 63J-4-401(5)(a) and (c) are repealed;
306	(h) Subsection 63J-4-401(5)(b) is renumbered to Subsection 63J-4-401(5)(a) and the
307	word "and" is inserted immediately after the semicolon;
308	(i) Subsection 63J-4-401(5)(d) is renumbered to Subsection 63J-4-401(5)(b);

(j) Sections 63J-4-501, 63J-4-502, 63J-4-503, 63J-4-504, and 63J-4-505 are repealed;

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310	and
311	(k) Subsection 63J-4-603(1)(e)(iv) is repealed and the remaining subsections are
312	renumbered accordingly.
313	(10) The Crime Victim Reparations and Assistance Board, created in Section
314	63M-7-504, is repealed July 1, 2017.
315	(11) Title 63M, Chapter 11, Utah Commission on Aging, is repealed July 1, 2017.
316	(12) Title 63N, Chapter 2, Part 2, Enterprise Zone Act, is repealed July 1, 2018.
317	(13) (a) Title 63N, Chapter 2, Part 4, Recycling Market Development Zone Act, is
318	repealed January 1, 2021.
319	(b) Subject to Subsection (13)(c), Sections 59-7-610 and 59-10-1007 regarding tax
320	credits for certain persons in recycling market development zones, are repealed for taxable
321	years beginning on or after January 1, 2021.
322	(c) A person may not claim a tax credit under Section 59-7-610 or 59-10-1007:
323	(i) for the purchase price of machinery or equipment described in Section 59-7-610 or
324	59-10-1007, if the machinery or equipment is purchased on or after January 1, 2021; or
325	(ii) for an expenditure described in Subsection 59-7-610(1)(b) or 59-10-1007(1)(b), if
326	the expenditure is made on or after January 1, 2021.
327	(d) Notwithstanding Subsections (13)(b) and (c), a person may carry forward a tax
328	credit in accordance with Section 59-7-610 or 59-10-1007 if:
329	(i) the person is entitled to a tax credit under Section 59-7-610 or 59-10-1007; and
330	(ii) (A) for the purchase price of machinery or equipment described in Section
331	59-7-610 or 59-10-1007, the machinery or equipment is purchased on or before December 31,
332	2020; or
333	(B) for an expenditure described in Subsection 59-7-610(1)(b) or 59-10-1007(1)(b), the
334	expenditure is made on or before December 31, 2020.
335	(14) Section 63N-2-512 is repealed on July 1, 2021.
336	(15) (a) Title 63N, Chapter 2, Part 6, Utah Small Business Jobs Act, is repealed
337	January 1, 2021.

338	(b) Section 59-9-107 regarding tax credits against premium taxes is repealed for
339	calendar years beginning on or after January 1, 2021.
340	(c) Notwithstanding Subsection (15)(b), an entity may carry forward a tax credit in
341	accordance with Section 59-9-107 if:
342	(i) the person is entitled to a tax credit under Section 59-9-107 on or before December
343	31, 2020; and
344	(ii) the qualified equity investment that is the basis of the tax credit is certified under
345	Section 63N-2-603 on or before December 31, 2023.
346	(16) Title 63N, Chapter 9, Part 2, Outdoor Recreational Infrastructure Grant Program,
347	is repealed January 1, 2023.
348	[(16)] (17) Title 63N, Chapter 12, Part 3, Utah Broadband Outreach Center, is repealed
349	July 1, 2018.
350	Section 13. Section <b>63N-9-102</b> is amended to read:
351	63N-9-102. Definitions.
352	As used in this chapter:
353	(1) "Accessible to the general public," in relation to the awarding of an infrastructure
354	grant, means:
355	(a) the public may use the infrastructure in accordance with federal and state
356	regulations; and
357	(b) no community or group retains exclusive rights to access the infrastructure.
358	(2) "Director" means the director of the outdoor recreation office.
359	(3) "Executive director" means the executive director of GOED.
360	(4) "Infrastructure grant" means an outdoor recreational infrastructure grant described
361	in Section 63N-9-202.
362	(5) "Outdoor recreation office" means the Utah Office of Outdoor Recreation created in
363	Section 63N-9-104.
364	(6) (a) "Recreational infrastructure project" means an undertaking to build or improve
365	the approved facilities[, services,] and installations needed for the public to access and enjoy

366	the state's outdoors.
367	(b) "Recreational infrastructure project" may include the:
368	(i) establishment, construction, or renovation of a trail, trail infrastructure, or trail
369	facilities;
370	(ii) construction of a project for water-related outdoor recreational activities;
371	(iii) development of a project for wildlife watching opportunities, including bird
372	watching;
373	(iv) development of a project that provides winter recreation amenities;
374	(v) construction or improvement of a community park that has amenities for outdoor
375	recreation; and
376	(vi) construction or improvement of a naturalistic and accessible playground[; and].
377	[(vii) development, establishment, or expansion of a program for youth related to
378	outdoor recreation.]
379	(7) "Underserved or underprivileged community" means a group of people, including a
380	municipality, county, or American Indian tribe that:
381	(a) has limited access or has demonstrated a low level of use of recreational
382	infrastructure; and
383	(b) is economically disadvantaged.
384	Section 14. Section 63N-9-203 is amended to read:
385	63N-9-203. Rulemaking and requirements for awarding an infrastructure grant.
386	(1) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
387	outdoor recreation office shall make rules establishing the eligibility and reporting criteria for
388	an entity to receive an infrastructure grant, including:
389	(a) the form and process of submitting an application to the outdoor recreation office
390	for an infrastructure grant;
391	(b) which entities are eligible to apply for an infrastructure grant;
392	(c) specific categories of <u>recreational infrastructure</u> projects that are eligible for an
393	infrastructure grant;

394	(d) the method and formula for determining grant amounts; and
395	(e) the reporting requirements of grant recipients.
396	(2) In determining the award of an infrastructure grant, the outdoor recreation office
397	may prioritize a recreational infrastructure project that will serve an underprivileged or
398	underserved community.
399	(3) An infrastructure grant may only be awarded by the executive director after
400	consultation with the director and the board.
401	(4) The following entities may not receive an infrastructure grant under this part:
402	(a) a federal government entity;
403	(b) a state agency; and
404	(c) a for-profit entity.
405	(5) An infrastructure grant may only be awarded under this part:
406	(a) for a <u>recreational infrastructure</u> project that is accessible to the general public; and
407	(b) subject to Subsections (6) and (7), if the grant recipient agrees to provide matching
408	funds having a value equal to or greater than the amount of the infrastructure grant.
409	(6) Up to 50% of the grant recipient match described in Subsection (5)(b) may be
410	provided through an in-kind contribution by the grant recipient, if:
411	(a) approved by the executive director after consultation with the director and the
412	board; and
413	(b) the in-kind donation does not include real property.
414	(7) An infrastructure grant may not be awarded under this part if the grant, or the grant
415	recipient match described in Subsection (5)(b), will be used for the purchase of real property or
416	for the purchase or transfer of a conservation easement.
417	Section 15. Section 63N-9-204 is enacted to read:
418	63N-9-204. Utah Outdoor Recreation Grant Advisory Committee Membership
419	Duties Expenses.
420	(1) As used in this section, "advisory committee" means the Utah Outdoor Recreation
421	Grant Advisory Committee created in Subsection (2).

422	(2) There is created in the office the Utah Outdoor Recreation Grant Advisory
423	Committee, composed of the following 14 members:
424	(a) five members representing state or federal government as follows:
425	(i) the director;
426	(ii) the director of the Division of Parks and Recreation created in Section 79-4-201 or
427	the director's designee;
428	(iii) one member who is an employee of the office engaged in the duties described in
429	Section 63N-7-201, appointed by the executive director;
430	(iv) one member representing the Bureau of Land Management, appointed by the
431	executive director; and
432	(v) one member representing the National Park Service Rivers, Trails, and
433	Conservation Assistance Program, appointed by the executive director;
434	(b) nine members representing local government, the private sector, or the public that
435	are knowledgeable about outdoor recreation activities or tourism-based economic development
436	appointed by the executive director as follows:
437	(i) one member representing municipal government, recommended by the Utah League
438	of Cities and Towns;
439	(ii) one member representing county government, recommended by the Utah
440	Association of Counties;
441	(iii) two members representing the outdoor industry;
442	(iv) one member representing the Utah Tourism Industry Association;
443	(v) one member representing the Utah Hotel and Lodging Association;
444	(vi) one member representing the health care industry;
445	(vii) one member representing multi-ability groups or programs; and
446	(viii) one member representing a university outdoor recreation, parks, or tourism
447	department; and
448	(c) one of the members appointed under Subsection (2)(b)(i) or (ii) shall represent rural
449	interests.

450	(3) The advisory committee shall advise and make recommendations to the office
451	regarding infrastructure grants.
452	(4) (a) Except as required by Subsection (4)(b), as terms of appointed advisory
453	committee members expire, the executive director shall appoint each new member or
454	reappointed member to a four-year term.
455	(b) Notwithstanding the requirements of Subsection (4)(a), the executive director shall,
456	at the time of appointment or reappointment, adjust the length of terms to ensure that the terms
457	of appointed advisory committee members are staggered so that approximately half of the
458	appointed advisory committee members are appointed every two years.
459	(5) The director shall serve as chair of the advisory committee.
460	(6) The advisory committee shall elect annually a vice chair from the advisory
461	committee's members.
462	(7) When a vacancy occurs in the membership for any reason, the executive director
463	shall appoint the replacement for the unexpired term.
464	(8) A majority of the advisory committee constitutes a quorum for the purpose of
465	conducting advisory committee business and the action of a majority of a quorum constitutes
466	the action of the advisory committee.
467	(9) The office shall provide administrative staff support for the advisory committee.
468	(10) A member may not receive compensation or benefits for the member's service, but
469	a member appointed under Subsection (2)(b) may receive per diem and travel expenses in
470	accordance with:
471	(a) Section 63A-3-106;
472	(b) Section 63A-3-107; and
473	(c) rules made by the Division of Finance pursuant to Sections 63A-3-106 and
474	<u>63A-3-107.</u>
475	(11) The advisory committee, as a governmental entity, has all the rights, privileges,
476	and immunities of a governmental entity of the state and the advisory committee meetings are
477	subject to Title 52, Chapter 4, Open and Public Meetings Act.

S.B. 264 **Enrolled Copy** 478 Section 16. Section **63N-9-205** is enacted to read: 479 63N-9-205. Utah Outdoor Recreation Infrastructure Account -- Uses -- Costs. 480 (1) There is created an expendable special revenue fund known as the "Outdoor 481 Recreation Infrastructure Account," which the office shall use to fund the Outdoor Recreational Infrastructure Grant Program created in Section 63N-9-202. 482 483 (2) The account consists of: 484 (a) distributions to the account under Section 59-28-103; (b) interest earned on the account; 485 486 (c) appropriations made by the Legislature; and 487 (d) private donations, grants, gifts, bequests, or money made available from any other 488 source to implement this part. (3) The office shall, with the advice of the Utah Outdoor Recreation Grant Advisory 489 490 Committee created in Section 63N-9-204, administer the account. 491 (4) The cost of administering the account shall be paid from money in the account. (5) Interest accrued from investment of money in the account shall remain in the 492 493 account.

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Section 17. Effective date.

This bill takes effect on January 1, 2018.