

26 • creates the Rural Speculative Industrial Building Program within GOED; 27 • modifies provisions related to certain GOED administered economic development 28 programs; 29 • repeals provisions related to certain GOED administered economic development 30 programs, which has the effect of ending those programs; and 31 • makes technical changes. 32 Money Appropriated in this Bill: 33 This bill appropriates in fiscal year 2020: 34 ► to the General Fund, as a one-time appropriation: from Nonlapsing Balances -- USTAR -- Support Programs, \$1,436,200; 35 36 • to the General Fund, as a one-time appropriation: 37 from Nonlapsing Balances -- USTAR -- Grant Programs, \$1,765,200; 38 ► to the Utah Science Technology and Research Governing Authority -- USTAR 39 Administration, as a one-time appropriation: 40 from the General Fund, (\$1,512,500); and 41 ► to the General Fund Restricted -- Workforce Development Restricted Account, as a one-time appropriation: 42 43 from the General Fund, (\$11,931,000). 44 This bill appropriates in fiscal year 2021: 45 ► To the Utah Science Technology and Research Governing Authority -- USTAR Administration, as an ongoing appropriation: 46 47 from the General Fund, (\$1,788,400); ► To the Utah Science Technology and Research Governing Authority -- Support 48 49 Programs, as an ongoing appropriation: 50 from the General Fund, (\$31,600); 51 ▶ to the General Fund Restricted -- Workforce Development Restricted Account, as 52 an ongoing appropriation: 53 from the General Fund, (\$14,636,900); 54 ► to the Governor's Office of Economic Development -- Rural County Grant Program, 55 as an ongoing appropriation:

from the General Fund, \$4,600,000;

57	► To the Governor's Office of Economic Development Rural County Grants
58	Program, as a one-time appropriation:
59	• from the General Fund, \$3,400,000;
60	► To the Governor's Office of Economic Development Rural Coworking and
61	Innovation Center Grant Program, as an ongoing appropriation:
62	• from the General Fund, \$250,000;
63	► To the Governor's Office of Economic Development Rural Coworking and
64	Innovation Center Grant Program, as a one-time appropriation:
65	• from the General Fund, \$2,000,000;
66	► To the Governor's Office of Economic Development Business Development
67	Rural Speculative Industrial Building Program, as an ongoing appropriation:
68	• from the General Fund, \$250,000;
69	► To the Governor's Office of Economic Development Pass-through, as an ongoing
70	appropriation:
71	• from the General Fund, (\$385,600); and
72	<ul> <li>from Dedicated Credits Revenue, (\$16,100); and</li> </ul>
73	► to the Governor's Office of Economic Development SBIR/STTR Center, as an
74	ongoing appropriation:
75	• from the General Fund, \$385,600; and
76	• from Dedicated Credits Revenue, \$16,100.
77	Other Special Clauses:
78	This bill provides retrospective operation.
79	This bill provides a special effective date.
80	This bill provides coordination clauses.
81	<b>Utah Code Sections Affected:</b>
82	AMENDS:
83	53B-17-1101, as enacted by Laws of Utah 2018, Chapter 453
84	53B-18-1601, as enacted by Laws of Utah 2018, Chapter 453
85	59-7-610, as last amended by Laws of Utah 2019, Chapter 247
86	59-10-1007, as last amended by Laws of Utah 2019, Chapter 247
87	63A-3-110, as last amended by Laws of Utah 2019, Chapter 211

```
88
             63A-5-305, as last amended by Laws of Utah 2016, Chapter 240
 89
             63C-10-103, as last amended by Laws of Utah 2018, Chapter 204
 90
             63I-1-263, as last amended by Laws of Utah 2019, Chapters 89, 246, 311, 414, 468,
 91
      469, 482 and last amended by Coordination Clause, Laws of Utah 2019, Chapter
 92
      246
 93
             63J-1-602.2, as last amended by Laws of Utah 2019, Chapters 136, 326, 468, and 469
 94
             63N-1-501, as renumbered and amended by Laws of Utah 2015, Chapter 283
 95
             63N-2-203, as last amended by Laws of Utah 2017, Chapter 252
 96
             63N-2-204, as last amended by Laws of Utah 2016, Chapter 11
 97
             63N-2-208, as renumbered and amended by Laws of Utah 2015, Chapter 283
 98
             63N-2-213, as last amended by Laws of Utah 2019, Chapter 247
 99
             63N-4-104, as renumbered and amended by Laws of Utah 2015, Chapter 283
100
             67-19-15, as last amended by Laws of Utah 2018, Chapters 39 and 415
101
      ENACTS:
102
             17-54-101, Utah Code Annotated 1953
             17-54-102, Utah Code Annotated 1953
103
104
             17-54-103, Utah Code Annotated 1953
105
             17-54-104, Utah Code Annotated 1953
106
             63N-4-701, Utah Code Annotated 1953
107
             63N-4-702, Utah Code Annotated 1953
108
             63N-4-703, Utah Code Annotated 1953
109
             63N-4-704, Utah Code Annotated 1953
110
      RENUMBERS AND AMENDS:
111
             19-13-101, (Renumbered from 63N-2-401, as renumbered and amended by Laws of
112
      Utah 2015, Chapter 283)
             19-13-102, (Renumbered from 63N-2-402, as last amended by Laws of Utah 2015,
113
114
      Chapter 30 and renumbered and amended by Laws of Utah 2015, Chapter 283)
115
             19-13-103, (Renumbered from 63N-2-403, as renumbered and amended by Laws of
116
      Utah 2015, Chapter 283)
117
             19-13-104, (Renumbered from 63N-2-404, as renumbered and amended by Laws of
118
      Utah 2015, Chapter 283)
```

119	19-13-105, (Renumbered from 63N-2-405, as renumbered and amended by Laws of
120	Utah 2015, Chapter 283)
121	19-13-106, (Renumbered from 63N-2-406, as renumbered and amended by Laws of
122	Utah 2015, Chapter 283)
123	19-13-107, (Renumbered from 63N-2-407, as renumbered and amended by Laws of
124	Utah 2015, Chapter 283)
125	19-13-108, (Renumbered from 63N-2-408, as renumbered and amended by Laws of
126	Utah 2015, Chapter 283)
127	19-13-109, (Renumbered from 63N-2-409, as renumbered and amended by Laws of
128	Utah 2015, Chapter 283)
129	19-13-110, (Renumbered from 63N-2-410, as renumbered and amended by Laws of
130	Utah 2015, Chapter 283)
131	19-13-111, (Renumbered from 63N-2-411, as renumbered and amended by Laws of
132	Utah 2015, Chapter 283)
133	REPEALS:
134	13-1-14, as last amended by Laws of Utah 2019, Chapter 352
135	59-7-614.11, as enacted by Laws of Utah 2017, Chapter 252
136	59-10-1039, as enacted by Laws of Utah 2017, Chapter 252
137	63M-2-101, as last amended by Laws of Utah 2015, Chapter 283
138	63M-2-102, as last amended by Laws of Utah 2019, Chapter 352
139	63M-2-301, as last amended by Laws of Utah 2019, Chapters 246 and 352
140	63M-2-302, as last amended by Laws of Utah 2019, Chapter 352
141	63M-2-302.5, as last amended by Laws of Utah 2019, Chapter 352
142	63M-2-304, as last amended by Laws of Utah 2019, Chapter 352
143	63M-2-501, as enacted by Laws of Utah 2016, Chapter 240
144	63M-2-502, as last amended by Laws of Utah 2019, Chapter 352
145	63M-2-503, as last amended by Laws of Utah 2019, Chapter 352
146	63M-2-504, as last amended by Laws of Utah 2019, Chapter 352
147	63M-2-601, as enacted by Laws of Utah 2016, Chapter 240
148	63M-2-602, as last amended by Laws of Utah 2018, Chapter 453
149	63M-2-701, as enacted by Laws of Utah 2016, Chapter 240

63M-2-703, as last amended by Laws of Utah 2019, Chapter 352	
63M-2-801, as enacted by Laws of Utah 2016, Chapter 240	
63M-2-802, as last amended by Laws of Utah 2019, Chapter 352	
63M-2-803, as last amended by Laws of Utah 2019, Chapter 352	
63N-2-213.5, as enacted by Laws of Utah 2017, Chapter 252	
63N-3-104, as last amended by Laws of Utah 2019, Chapter 499	
63N-3-104.5, as last amended by Laws of Utah 2019, Chapter 499	
Utah Code Sections Affected by Coordination Clause:	
59-7-610, as last amended by Laws of Utah 2019, Chapter 247	
59-10-1007, as last amended by Laws of Utah 2019, Chapter 247	
63I-1-263, as last amended by Laws of Utah 2019, Chapters 89, 246, 311, 414, 468,	
469, 482 and last amended by Coordination Clause, Laws of Utah 2019, Chapter	
246	
	i
Be it enacted by the Legislature of the state of Utah:	
Be it enacted by the Legislature of the state of Utah:  Section 1. Section 17-54-101 is enacted to read:	
, and the second	
Section 1. Section 17-54-101 is enacted to read:	
Section 1. Section 17-54-101 is enacted to read:  CHAPTER 54. RURAL COUNTY GRANT PROGRAM	
Section 1. Section 17-54-101 is enacted to read:  CHAPTER 54. RURAL COUNTY GRANT PROGRAM  17-54-101. Title.	
Section 1. Section 17-54-101 is enacted to read:  CHAPTER 54. RURAL COUNTY GRANT PROGRAM  17-54-101. Title.  This chapter is known as the "Rural County Grant Program."	
Section 1. Section 17-54-101 is enacted to read:  CHAPTER 54. RURAL COUNTY GRANT PROGRAM  17-54-101. Title.  This chapter is known as the "Rural County Grant Program."  Section 2. Section 17-54-102 is enacted to read:	
Section 1. Section 17-54-101 is enacted to read:  CHAPTER 54. RURAL COUNTY GRANT PROGRAM  17-54-101. Title.  This chapter is known as the "Rural County Grant Program."  Section 2. Section 17-54-102 is enacted to read:  17-54-102. Definitions.	
Section 1. Section 17-54-101 is enacted to read:  CHAPTER 54. RURAL COUNTY GRANT PROGRAM  17-54-101. Title.  This chapter is known as the "Rural County Grant Program."  Section 2. Section 17-54-102 is enacted to read:  17-54-102. Definitions.  (1) "CED board" means a County Economic Development Advisory Board as	
Section 1. Section 17-54-101 is enacted to read:  CHAPTER 54. RURAL COUNTY GRANT PROGRAM  17-54-101. Title.  This chapter is known as the "Rural County Grant Program."  Section 2. Section 17-54-102 is enacted to read:  17-54-102. Definitions.  (1) "CED board" means a County Economic Development Advisory Board as described in Section 17-54-104.	
Section 1. Section 17-54-101 is enacted to read:  CHAPTER 54. RURAL COUNTY GRANT PROGRAM  17-54-101. Title.  This chapter is known as the "Rural County Grant Program."  Section 2. Section 17-54-102 is enacted to read:  17-54-102. Definitions.  (1) "CED board" means a County Economic Development Advisory Board as described in Section 17-54-104.  (2) "Grant" means a grant available under the Rural County Grant Program created in	
Section 1. Section 17-54-101 is enacted to read:  CHAPTER 54. RURAL COUNTY GRANT PROGRAM  17-54-101. Title.  This chapter is known as the "Rural County Grant Program."  Section 2. Section 17-54-102 is enacted to read:  17-54-102. Definitions.  (1) "CED board" means a County Economic Development Advisory Board as described in Section 17-54-104.  (2) "Grant" means a grant available under the Rural County Grant Program created in Section 17-54-103.	
Section 1. Section 17-54-101 is enacted to read:  CHAPTER 54. RURAL COUNTY GRANT PROGRAM  17-54-101. Title.  This chapter is known as the "Rural County Grant Program."  Section 2. Section 17-54-102 is enacted to read:  17-54-102. Definitions.  (1) "CED board" means a County Economic Development Advisory Board as described in Section 17-54-104.  (2) "Grant" means a grant available under the Rural County Grant Program created in Section 17-54-103.  (3) "Grant program" means the Rural County Grant Program created in Section	
Section 1. Section 17-54-101 is enacted to read:  CHAPTER 54. RURAL COUNTY GRANT PROGRAM  17-54-101. Title.  This chapter is known as the "Rural County Grant Program."  Section 2. Section 17-54-102 is enacted to read:  17-54-102. Definitions.  (1) "CED board" means a County Economic Development Advisory Board as described in Section 17-54-104.  (2) "Grant" means a grant available under the Rural County Grant Program created in Section 17-54-103.  (3) "Grant program" means the Rural County Grant Program created in Section 17-54-103.	
Section 1. Section 17-54-101 is enacted to read:  CHAPTER 54. RURAL COUNTY GRANT PROGRAM  17-54-101. Title.  This chapter is known as the "Rural County Grant Program."  Section 2. Section 17-54-102 is enacted to read:  17-54-102. Definitions.  (1) "CED board" means a County Economic Development Advisory Board as described in Section 17-54-104.  (2) "Grant" means a grant available under the Rural County Grant Program created in Section 17-54-103.  (3) "Grant program" means the Rural County Grant Program created in Section 17-54-103.	

181	Section 63C-10-102.
182	Section 3. Section 17-54-103 is enacted to read:
183	17-54-103. Rural County Grant Program.
184	(1) There is created the Rural County Grant Program.
185	(2) The grant program shall be overseen by the rural partnership board and
186	administered by the Office of Rural Development.
187	(3) (a) In overseeing the grant program, the rural partnership board shall recommend
188	the awarding of grants to rural counties to address the economic development needs of rural
189	counties, in accordance with the provisions of this chapter, which needs may include:
190	(i) business recruitment, development, and expansion;
191	(ii) workforce training and development; and
192	(iii) infrastructure, industrial building development, and capital facilities improvements
193	for business development.
194	(b) After reviewing the recommendations of the rural partnership board, the executive
195	director of the Governor's Office of Economic Development shall award grants to rural
196	counties in accordance with the provisions of this chapter.
197	(4) Subject to appropriations from the Legislature and subject to the reporting and
198	other requirements of this chapter, grant money shall be distributed:
199	(a) equally between all rural counties that have created a CED board, in an amount up
200	to and including \$200,000 annually per county; and
201	(b) for grant money that is available after \$200,000 has been provided annually to each
202	eligible rural county, through the process described in Subsection (6).
203	(5) Beginning in 2021, a rural county may not receive an additional grant under this
204	chapter unless the rural county:
205	(a) demonstrates a funding match, which may include a funding match provided by any
206	combination of a community reinvestment agency, redevelopment agency, community
207	development and renewal agency, private-sector entity, nonprofit entity, federal matching
208	grant, county or municipality general fund match, or in-kind match, and that totals:
209	(i) a 10% match for a county of the sixth class;
210	(ii) a 20% match for a county of the fifth class;
211	(iii) a 30% match for a county of the fourth class: and

212	(iv) a 40% match for a county of the third class; and
213	(b) has complied with the reporting requirements required by the rural partnership
214	board and the reporting requirements described in Subsection (9) for all previous years that the
215	county has received a grant.
216	(6) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
217	Office of Rural Development in collaboration with the rural partnership board shall make rules
218	establishing the eligibility and reporting criteria for a rural county to receive grant money under
219	Subsection (4)(b), including:
220	(a) the form and process for a county to submit an application to the rural partnership
221	board for a grant;
222	(b) the method of scoring and prioritizing grant program applications from rural
223	counties;
224	(c) the reporting, auditing, and post-performance requirements for a rural county that
225	receives grant money; and
226	(d) any deadlines that shall be met by a rural county when applying for a grant.
227	(7) In determining the award of grant money under Subsection (4)(b), the rural
228	partnership board may not recommend the awarding of more than \$800,000 annually to a rural
229	county.
230	(8) In determining the recommended award of grant money under Subsection (4)(b),
231	the rural partnership board may prioritize applications that demonstrate any combination of the
232	<u>following:</u>
233	(a) that the county has or is actively pursuing the creation of an effective strategic
234	economic development plan;
235	(b) consistency with local economic development priorities;
236	(c) economic need;
237	(d) utilization of local financial or in-kind resources in combination with a grant;
238	(e) evidence that jobs will be created; and
239	(f) evidence that there will be a positive return on investment.
240	(9) On or before September 1 of each year, a county that has received a grant under this
241	chapter in the previous 12 months shall provide a written report to the rural partnership board
242	that describes:

243	(a) the amount of grant money the county has received;
244	(b) how grant money has been distributed by the county, including what companies or
245	entities have utilized grant money, how much grant money each company or entity has
246	received, and how each company or entity has used the money;
247	(c) an evaluation of the effectiveness of awarded grants in improving economic
248	development in the county, including the number of jobs created, infrastructure that has been
249	created, and capital improvements in the county;
250	(d) how much matching money has been utilized by the county and what entities have
251	provided the matching money; and
252	(e) any other reporting, auditing, or post-performance requirements established by the
253	Office of Rural Development in collaboration with the rural partnership board under
254	Subsection (6).
255	(10) The Office of Rural Development shall compile the reported information and
256	provide a written report to the Governor's Office of Economic Development for inclusion in the
257	Governor's Office of Economic Development's annual written report described in Section
258	<u>63N-1-301.</u>
259	Section 4. Section 17-54-104 is enacted to read:
260	17-54-104. County Economic Development Advisory Board.
261	(1) (a) Each rural county that seeks to obtain a grant under this chapter, shall create a
262	CED board composed of at least the following members appointed by the county legislative
263	body:
264	(i) a county representative;
265	(ii) a representative of a municipality in the county;
266	(iii) a workforce development representative;
267	(iv) a private-sector representative; and
268	(v) a member of the public who lives in the county.
269	(b) The county legislative body may also appoint additional members with experience
270	or expertise in economic development matters.
271	(c) In appointing members of the CED board, the county legislative body may consider
272	gender and socioeconomic diversity.
273	(2) Each CED hoard shall assist and advise the county legislative body on:

2/4	(a) applying for a grant under this chapter,
275	(b) what projects should be funded by grant money provided to a rural county under
276	this chapter; and
277	(c) preparing reporting requirements for grant money received by a rural county under
278	this chapter.
279	Section 5. Section 19-13-101, which is renumbered from Section 63N-2-401 is
280	renumbered and amended to read:
281	CHAPTER 13. RECYCLING MARKET DEVELOPMENT ZONE ACT
282	[ <del>63N-2-401</del> ]. <u>19-13-101.</u> Title.
283	This part is known as the "Recycling Market Development Zone Act."
284	Section 6. Section 19-13-102, which is renumbered from Section 63N-2-402 is
285	renumbered and amended to read:
286	[63N-2-402]. <u>19-13-102.</u> Definitions.
287	As used in this part:
288	(1) "Composting" means the controlled decay of landscape waste or sewage sludge and
289	organic industrial waste, or a mixture of these, by the action of bacteria, fungi, molds, and other
290	organisms.
291	(2) "Postconsumer waste material" means any product generated by a business or
292	consumer that has served its intended end use, and that has been separated from solid waste for
293	the purposes of collection, recycling, and disposition and that does not include secondary waste
294	material.
295	(3) (a) "Recovered materials" means waste materials and by-products that have been
296	recovered or diverted from solid waste.
297	(b) "Recovered materials" does not include those materials and by-products generated
298	from, and commonly reused within, an original manufacturing process.
299	(4) (a) "Recycling" means the diversion of materials from the solid waste stream and
300	the beneficial use of the materials and includes a series of activities by which materials that
301	would become or otherwise remain waste are diverted from the waste stream for collection,
302	separation, and processing, and are used as raw materials or feedstocks in lieu of or in addition
303	to virgin materials in the manufacture of goods sold or distributed in commerce or the reuse of
304	the materials as substitutes for goods made from virgin materials.

305	(b) "Recycling" does not include burning municipal solid waste for energy recovery.
306	(5) "Recycling market development zone" or "zone" means an area designated by the
307	office as meeting the requirements of this part.
308	(6) (a) "Secondary waste material" means industrial by-products that go to disposal
309	facilities and waste generated after completion of a manufacturing process.
310	(b) "Secondary waste material" does not include internally generated scrap commonly
311	returned to industrial or manufacturing processes, such as home scrap and mill broke.
312	(7) "Tax incentive" means a nonrefundable tax credit available under Section 59-7-610
313	or 59-10-1007.
314	Section 7. Section 19-13-103, which is renumbered from Section 63N-2-403 is
315	renumbered and amended to read:
316	[63N-2-403]. 19-13-103. Duties of the department.
317	The [office] department shall:
318	(1) facilitate recycling development zones through state support of county incentives
319	[which] that encourage development of manufacturing enterprises that use recycling materials
320	currently collected;
321	(2) evaluate an application from a county or municipality executive authority to be
322	designated as a recycling market development zone and determine if the county or municipality
323	qualifies for that designation;
324	(3) provide technical assistance to municipalities and counties in developing
325	applications for designation as a recycling market development zone;
326	(4) assist counties and municipalities designated as recycling market development
327	zones in obtaining assistance from the federal government and agencies of the state;
328	(5) assist a qualified business in obtaining the benefits of an incentive or inducement
329	program authorized by this part; and
330	(6) monitor the implementation and operation of this part and conduct a continuing
331	evaluation of the progress made in the recycling market development zone[; and].
332	[ <del>(7) include in the annual written report described in Section 63N-2-301, an evaluation</del>
333	of the effectiveness of the program and recommendations for legislation.]
334	Section 8. Section 19-13-104, which is renumbered from Section 63N-2-404 is
335	renumbered and amended to read:

336	[63N-2-404]. <u>19-13-104.</u> Criteria for recycling market development zone
337	Application process and fees.
338	(1) An area may be designated as a recycling market development zone only if:
339	(a) the county or municipality agrees to make a qualifying local contribution under
340	Section $[\frac{63N-2-405}{19-13-105}]$ ; and
341	(b) the county or municipality provides for postconsumer waste collection for recycling
342	within the county or municipality.
343	(2) The executive authority of any municipality or county desiring to be designated as a
344	recycling market development zone shall:
345	(a) obtain the written approval of the municipality or county's legislative body; and
346	(b) file an application with the [office] department demonstrating the county or
347	municipality meets the requirements of this part.
348	(3) The application shall be in a form prescribed by the [office] department, and shall
349	include:
350	(a) a plan developed by the county or municipality that identifies local contributions
351	meeting the requirements of Section [63N-2-405] 19-13-105;
352	(b) a county or municipality development plan that outlines:
353	(i) the specific investment or development reasonably expected to take place;
354	(ii) any commitments obtained from businesses to participate, and in what capacities
355	regarding recycling markets;
356	(iii) the county's or municipality's economic development plan and demonstration of
357	coordination between the zone and the county or municipality in overall development goals;
358	(iv) zoning requirements demonstrating that sufficient portions of the proposed zone
359	area are zoned as appropriate for the development of commercial, industrial, or manufacturing
360	businesses;
361	(v) the county's or municipality's long-term waste management plan and evidence that
362	the zone will be adequately served by the plan; and
363	(vi) the county or municipality postconsumer waste collection infrastructure;
364	(c) the county's or municipality's proposed means of assessing the effectiveness of the
365	development plan or other programs implemented within the zone;
366	(d) state whether within the zone either of the following will be established:

367	(i) commercial manufacturing or industrial processes that will produce end products
368	that consist of not less than 50% recovered materials, of which not less than 25% is
369	postconsumer waste material; or
370	(ii) commercial composting;
371	(e) any additional information required by the [office] department; and
372	(f) any additional information the county or municipality considers relevant to its
373	designation as a recycling market development zone.
374	(4) A county or municipality applying for designation as a recycling market
375	development zone shall pay to the [office] department an application fee determined under
376	Section 63J-1-504.
377	Section 9. Section 19-13-105, which is renumbered from Section 63N-2-405 is
378	renumbered and amended to read:
379	[63N-2-405]. <u>19-13-105.</u> Qualifying local contributions.
380	Qualifying local contributions to the recycling market development zone may vary
381	depending on available resources, and may include:
382	(1) simplified procedures for obtaining permits;
383	(2) dedication of available government grants;
384	(3) waiver of business license or permit fees;
385	(4) infrastructure improvements;
386	(5) private contributions;
387	(6) utility rate concessions;
388	(7) suspension or relaxation of locally originated zoning laws or general plans; and
389	(8) other proposed local contributions as the [office] department finds promote the
390	purposes of this part.
391	Section 10. Section 19-13-106, which is renumbered from Section 63N-2-406 is
392	renumbered and amended to read:
393	[ <del>63N-2-406</del> ]. <u>19-13-106.</u> Eligibility review.
394	(1) The [office] department shall:
395	(a) review and evaluate an application submitted under Section [63N-2-404]
396	<u>19-13-104</u> ; and
397	(b) determine whether the municipality or county is eligible for designation as a

398	recycling market development zone.
399	(2) In designating recycling market development zones, the [office] department shall
400	consider:
401	(a) whether the current waste management practices and conditions of the county or
402	municipality are favorable to the development of postconsumer waste material markets;
403	(b) whether the creation of the zone is necessary to assist in attracting private sector
404	recycling investments to the area; and
405	(c) the amount of available landfill capacity to serve the zone.
406	Section 11. Section 19-13-107, which is renumbered from Section 63N-2-407 is
407	renumbered and amended to read:
408	[ <del>63N-2-407</del> ]. <u>19-13-107.</u> Quarterly consideration.
409	The [office] department shall take action quarterly on any application requesting
410	designation as a recycling market development zone.
411	Section 12. Section 19-13-108, which is renumbered from Section 63N-2-408 is
412	renumbered and amended to read:
413	[ <del>63N-2-408</del> ]. <u>19-13-108.</u> Duration of designation.
414	A recycling market development zone designation ends five years from the date the
415	[office] department designates the area as a recycling market development zone, at the end of
416	which the county or municipality may reapply for the designation.
417	Section 13. Section 19-13-109, which is renumbered from Section 63N-2-409 is
418	renumbered and amended to read:
419	[ <del>63N-2-409</del> ]. <u>19-13-109.</u> Revocation of designations.
420	(1) The [office] department may revoke the designation of a recycling market
421	development zone if no businesses utilize the tax incentives during any calendar year.
422	(2) Before revocation of the zone, the [office] department shall conduct a public
423	hearing within a reasonable distance of the zone to determine reasons for inactivity and explore
424	possible alternative actions.
425	Section 14. Section 19-13-110, which is renumbered from Section 63N-2-410 is
426	renumbered and amended to read:
427	[63N-2-410]. 19-13-110. Recycling market development zone credit.
428	For a taxpayer within a recycling market development zone, there are allowed the

429	nonrefundable credits against tax as provided by Sections 59-7-610 and 59-10-1007.
430	Section 15. Section 19-13-111, which is renumbered from Section 63N-2-411 is
431	renumbered and amended to read:
432	[ <del>63N-2-411</del> ]. <u>19-13-111.</u> Annual report.
433	(1) A county or municipality designated as a recycling market development zone shall
434	report by no later than July 31 of each year to the [office] department regarding the economic
435	activity that has occurred in the zone following the designation.
436	(2) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
437	[office] department may make rules providing for the form and content of the annual reports.
438	Section 16. Section 53B-17-1101 is amended to read:
439	53B-17-1101. Definitions.
440	As used in this part:
441	(1) "Researcher" means an individual who:
442	(a) on May 8, 2018, is employed, alone or as part of a research team, by the university;
443	(b) before May 8, 2018, received funding from USTAR for some or all of the
444	researcher's startup costs or salary;
445	(c) was recruited to become a member of the university's faculty; and
446	(d) after May 8, 2018, receives some or all of the researcher's start up costs or salary
447	from a legislative appropriation to the university for that purpose.
448	(2) "University" means the University of Utah.
449	(3) "USTAR" means the Utah Science Technology and Research Initiative [created in
450	Section 63M-2-301], which was repealed in 2020.
451	Section 17. Section <b>53B-18-1601</b> is amended to read:
452	53B-18-1601. Definitions.
453	As used in this part:
454	(1) "Researcher" means an individual who:
455	(a) on May 8, 2018, is employed, alone or as part of a research team, by the university;
456	(b) before May 8, 2018, received funding from USTAR for some or all of the
457	researcher's startup costs or salary;
458	(c) was recruited to become a member of the university's faculty; and
459	(d) after May 8, 2018, receives some or all of the researcher's start up costs or salary

460	from a legislative appropriation to the university for that purpose.
461	(2) "University" means Utah State University.
462	(3) "USTAR" means the Utah Science Technology and Research Initiative [created in
463	Section 63M-2-301], which was repealed in 2020.
464	Section 18. Section <b>59-7-610</b> is amended to read:
465	59-7-610. Recycling market development zones tax credits.
466	(1) Subject to other provisions of this section, a taxpayer that is a business operating in
467	a recycling market development zone as defined in Section [63N-2-402] 19-13-102 may claim
468	the following nonrefundable tax credits:
469	(a) a tax credit of 5% of the purchase price paid for machinery and equipment used
470	directly in:
471	(i) commercial composting; or
472	(ii) manufacturing facilities or plant units that:
473	(A) manufacture, process, compound, or produce recycled items of tangible personal
474	property for sale; or
475	(B) reduce or reuse postconsumer waste material; and
476	(b) a tax credit equal to the lesser of:
477	(i) 20% of net expenditures to third parties for rent, wages, supplies, tools, test
478	inventory, and utilities made by the taxpayer for establishing and operating recycling or
479	composting technology in [Utah] the state; and
480	(ii) \$2,000.
481	(2) (a) To claim a tax credit described in Subsection (1), the taxpayer shall receive
482	from the [Governor's Office of Economic Development] Department of Environmental Quality
483	a written certification, on a form approved by the commission, that includes:
484	(i) a statement that the taxpayer is operating a business within the boundaries of a
485	recycling market development zone;
486	(ii) for [claims] a claim of the tax credit described in Subsection (1)(a):
487	(A) the type of the machinery and equipment that the taxpayer purchased;
488	(B) the date that the taxpayer purchased the machinery and equipment;
489	(C) the purchase price for the machinery and equipment;
490	(D) the total purchase price for all machinery and equipment for which the taxpayer is

491	claiming a tax credit;
492	(E) a statement that the machinery and equipment are integral to the composting or
493	recycling process; and
494	(F) the amount of the taxpayer's tax credit; and
495	(iii) for [claims] a claim of the tax credit described in Subsection (1)(b):
496	(A) the type of net expenditure that the taxpayer made to a third party;
497	(B) the date that the taxpayer made the payment to a third party;
498	(C) the amount that the taxpayer paid to each third party;
499	(D) the total amount that the taxpayer paid to all third parties;
500	(E) a statement that the net expenditures support the establishment and operation of
501	recycling or composting technology in [Utah] the state; and
502	(F) the amount of the taxpayer's tax credit.
503	(b) (i) The [Governor's Office of Economic Development] Department of
504	Environmental Quality shall provide a taxpayer seeking to claim a tax credit under Subsection
505	(1) with a copy of the written certification.
506	(ii) The taxpayer shall retain a copy of the written certification for the same period of
507	time that a person is required to keep books and records under Section 59-1-1406.
508	(c) The [Governor's Office of Economic Development] Department of Environmental
509	Quality shall submit to the commission an electronic list that includes:
510	(i) the name and identifying information of each taxpayer to which the [office]
511	Department of Environmental Quality issues a written certification; and
512	(ii) for each taxpayer, the amount of each tax credit listed on the written certification.
513	(3) A taxpayer may not claim a tax credit under Subsection (1)(a), Subsection (1)(b), or
514	both that exceeds 40% of the taxpayer's state income tax liability as the tax liability is
515	calculated:
516	(a) for the taxable year in which the taxpayer made the purchases or payments;
517	(b) before any other tax credits the taxpayer may claim for the taxable year; and
518	(c) before the taxpayer [elaiming] claims a tax credit authorized by this section.
519	(4) The commission shall make rules governing what information a taxpayer shall file
520	with the commission to verify the entitlement to and amount of a tax credit.
521	(5) Except as provided in Subsections (6) through (8), a taxpaver may carry forward, to

522	the next three taxable years, the amount of [the tax credit that exceeds the taxpayer's income
523	tax liability] a tax credit described in Subsection (1)(a) that the taxpayer does not use for the
524	taxable year.
525	(6) A taxpayer may not claim or carry forward a tax credit described in Subsection
526	(1)(a) in a taxable year during which the taxpayer claims or carries forward a tax credit under
527	Section 63N-2-213.
528	(7) A taxpayer may not claim [or carry forward] a tax credit described in Subsection
529	(1)(b) in a taxable year during which the taxpayer claims or carries forward a tax credit under
530	Section 63N-2-213.
531	(8) A taxpayer may not claim or carry forward a tax credit under this section for a
532	taxable year during which the taxpayer claims the targeted business income tax credit under
533	Section 59-7-624.
534	Section 19. Section <b>59-10-1007</b> is amended to read:
535	59-10-1007. Recycling market development zones tax credits.
536	(1) Subject to other provisions of this section, a claimant, estate, or trust in a recycling
537	market development zone as defined in Section [63N-2-402] 19-13-102 may claim the
538	following nonrefundable tax credits:
539	(a) a tax credit of 5% of the purchase price paid for machinery and equipment used
540	directly in:
541	(i) commercial composting; or
542	(ii) manufacturing facilities or plant units that:
543	(A) manufacture, process, compound, or produce recycled items of tangible personal
544	property for sale; or
545	(B) reduce or reuse postconsumer waste material; and
546	(b) a tax credit equal to the lesser of:
547	(i) 20% of net expenditures to third parties for rent, wages, supplies, tools, test
548	inventory, and utilities made by the claimant, estate, or trust for establishing and operating
549	recycling or composting technology in [Utah] the state; and
550	(ii) \$2,000.
551	(2) (a) To claim a tax credit described in Subsection (1), the claimant, estate, or trust
552	shall receive from the [Governor's Office of Economic Development] Department of

553	Environmental Quality a written certification, on a form approved by the commission, that
554	includes:
555	(i) a statement that the claimant, estate, or trust is operating within the boundaries of a
556	recycling market development zone;
557	(ii) for [claims] a claim of the tax credit described in Subsection (1)(a):
558	(A) the type of the machinery and equipment that the claimant, estate, or trust
559	purchased;
560	(B) the date that the claimant, estate, or trust purchased the machinery and equipment;
561	(C) the purchase price for the machinery and equipment;
562	(D) the total purchase price for all machinery and equipment for which the claimant,
563	estate, or trust is claiming a tax credit;
564	(E) the amount of the claimant's, estate's, or trust's tax credit; and
565	(F) a statement that the machinery and equipment are integral to the composting or
566	recycling process; and
567	(iii) for [elaims] a claim of the tax credit described in Subsection (1)(b):
568	(A) the type of net expenditure that the claimant, estate, or trust made to a third party;
569	(B) the date that the claimant, estate, or trust made the payment to a third party;
570	(C) the amount that the claimant, estate, or trust paid to each third party;
571	(D) the total amount that the claimant, estate, or trust paid to all third parties;
572	(E) a statement that the net expenditures support the establishment and operation of
573	recycling or composting technology in [Utah] the state; and
574	(F) the amount of the claimant's, estate's, or trust's tax credit.
575	(b) (i) The [Governor's Office of Economic Development] Department of
576	Environmental Quality shall provide a claimant, estate, or trust seeking to claim a tax credit
577	under Subsection (1) with a copy of the written certification.
578	(ii) The claimant, estate, or trust shall retain a copy of the written certification for the
579	same period of time that a person is required to keep books and records under Section
580	59-1-1406.
581	(c) The [Governor's Office of Economic Development] Department of Environmental
582	Quality shall submit to the commission an electronic list that includes:
583	(i) the name and identifying information of each claimant, estate, or trust to which the

588

589

590

591

592

593

594

595

596

597

598

599

600

601

602

603

604

605

606

607

608

609

610

611

- 584 [office] Department of Environmental Quality issues a written certification; and
- 585 (ii) for each claimant, estate, or trust, the amount of each tax credit listed on the written certification.
  - (3) A claimant, estate, or trust may not claim a tax credit under Subsection (1)(a), Subsection (1)(b), or both that exceeds 40% of the claimant's, estate's, or trust's state income tax liability as the tax liability is calculated:
  - (a) for the taxable year in which the claimant, estate, or trust made the purchases or payments;
  - (b) before any other tax credits the claimant, estate, or trust may claim for the taxable year; and
  - (c) before the claimant, estate, or trust [claiming] claims a tax credit authorized by this section.
  - (4) The commission shall make rules governing what information a claimant, estate, or trust shall file with the commission to verify the entitlement to and amount of a tax credit.
  - (5) Except as provided in Subsections (6) through (8), a claimant, estate, or trust may carry forward, to the next three taxable years, the amount of [the tax credit that exceeds the taxpayer's income tax liability] a tax credit described in Subsection (1)(a) that the claimant, estate, or trust does not use for the taxable year.
  - (6) A claimant, estate, or trust may not claim or carry forward a tax credit described in Subsection (1)(a) in a taxable year during which the claimant, estate, or trust claims or carries forward a tax credit under Section 63N-2-213.
  - (7) A claimant, estate, or trust may not claim a tax credit described in Subsection (1)(b) in a taxable year during which the claimant, estate, or trust claims or carries forward a tax credit under Section 63N-2-213.
  - (8) A claimant, estate, or trust may not claim or carry forward a tax credit [available] under this section for a taxable year during which the claimant, estate, or trust claims the targeted business income tax credit under Section 59-10-1112.
    - Section 20. Section **63A-3-110** is amended to read:
- 63A-3-110. Personal use expenditures for state officers and employees.
- 613 (1) As used in this section:
- (a) "Employee" means a person who is not an elected or appointed officer and who is

615	employed on a full- or part-time basis by a governmental entity.
616	(b) "Governmental entity" means:
617	(i) an executive branch agency of the state, the offices of the governor, lieutenant
618	governor, state auditor, attorney general, and state treasurer, the State Board of Education, and
619	the State Board of Regents;
620	(ii) the Office of the Legislative Auditor General, the Office of the Legislative Fiscal
621	Analyst, the Office of Legislative Research and General Counsel, the Legislature, and
622	legislative committees;
623	(iii) courts, the Judicial Council, the Administrative Office of the Courts, and similar
624	administrative units in the judicial branch; or
625	(iv) independent state entities created under Title 63H, Independent State Entities[; or].
626	[(v) the Utah Science Technology and Research Governing Authority created under
627	<del>Section 63M-2-301.</del> ]
628	(c) "Officer" means a person who is elected or appointed to an office or position within
629	a governmental entity.
630	(d) (i) "Personal use expenditure" means an expenditure made without the authority of
631	law that:
632	(A) is not directly related to the performance of an activity as a state officer or
633	employee;
634	(B) primarily furthers a personal interest of a state officer or employee or a state
635	officer's or employee's family, friend, or associate; and
636	(C) would constitute taxable income under federal law.
637	(ii) "Personal use expenditure" does not include:
638	(A) a de minimis or incidental expenditure; or
639	(B) a state vehicle or a monthly stipend for a vehicle that an officer or employee uses to
640	travel to and from the officer or employee's official duties, including a minimal allowance for a
641	detour as provided by the state.
642	(e) "Public funds" means the same as that term is defined in Section 51-7-3.
643	(2) A state officer or employee may not:
644	(a) use public funds for a personal use expenditure; or
645	(b) incur indebtedness or liability on behalf of, or payable by, a governmental entity for

a personal use expenditure.

- (3) If the Division of Finance or the responsible governmental entity determines that a state officer or employee has intentionally made a personal use expenditure in violation of Subsection (2), the governmental entity shall:
- (a) require the state officer or employee to deposit the amount of the personal use expenditure into the fund or account from which:
  - (i) the personal use expenditure was disbursed; or
- (ii) payment for the indebtedness or liability for a personal use expenditure was disbursed;
- (b) require the state officer or employee to remit an administrative penalty in an amount equal to 50% of the personal use expenditure to the Division of Finance; and
  - (c) deposit the money received under Subsection (3)(b) into the General Fund.
- (4) (a) Any state officer or employee who has been found by a governmental entity to have made a personal use expenditure in violation of Subsection (2) may appeal the finding of the governmental entity.
- (b) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the Division of Finance shall make rules regarding an appeal process for an appeal made under Subsection (4)(a), including the designation of an appeal authority.
- (5) (a) Subject to Subsection (5)(b), the Division of Finance may withhold all or a portion of the wages of a state officer or employee who has violated Subsection (2) until the requirements of Subsection (3) have been met.
- (b) If the state officer or employee has requested an appeal under Subsection (4), the Division of Finance may only withhold the wages of the officer or employee after the appeal authority described in Subsection (4)(b) has confirmed that the officer or employee violated Subsection (2).
- (6) Nothing in this chapter immunizes a state officer or employee from or precludes any criminal prosecution or civil or employment action for an unlawful personal use expenditure.
- (7) A state officer or employee who is convicted of misusing public money or public property under Section 76-8-402 may not disburse public funds or access public accounts.
  - Section 21. Section **63A-5-305** is amended to read:

677	63A-5-305. Leasing by higher education institutions.
678	(1) The Board of Regents shall establish written policies and procedures governing
679	leasing by higher education institutions.
680	(2) Except as provided in [Sections] Section 53B-2a-113 [and 63M-2-602], a higher
681	education institution shall comply with the procedures and requirements of the Board of
682	Regents' policies before signing or renewing a lease.
683	Section 22. Section 63C-10-103 is amended to read:
684	63C-10-103. Duties.
685	(1) The board shall:
686	(a) serve as an advisory board to:
687	(i) the governor on rural economic and planning issues; and
688	(ii) the Governor's Office of Economic Development on rural economic development
689	issues;
690	(b) prepare an annual strategic plan that:
691	(i) identifies rural economic development, planning, and leadership training challenges
692	opportunities, priorities, and objectives; and
693	(ii) includes a work plan for accomplishing the objectives referred to in Subsection
694	(1)(b)(i);
695	(c) identify local, regional, and statewide rural economic development and planning
696	priorities;
697	(d) study and take input on issues relating to local, regional, and statewide rural
698	economic development, including challenges, opportunities, best practices, policy, planning,
699	and collaboration;
700	(e) advocate for rural needs, programs, policies, opportunities, and other issues relating
701	to rural economic development and planning;
702	(f) oversee the Rural County Grant Program created in Section 17-54-103; and
703	[(f) review projects in enterprise zones proposed by nonprofit corporations
704	headquartered in enterprise zones as described in Subsection 63N-2-213.5(6);]
705	[(g) review applications for eash awards, grants, loans, or other financial assistance
706	under:]
707	[(i) the Rural Fast Track Program described in Section 63N-3-104; and]

737

738

1, 2028.

2025.

708 [(ii) the Business Expansion and Retention Initiative described in Section 709 63N-3-104.5; and 710 [th] (g) no later than October 1 of each year, submit to the governor, the Legislature. 711 and the Economic Development and Workforce Services Interim Committee an annual report, 712 in accordance with Section 68-3-14, that provides: 713 (i) an overview of the rural economy in the state; 714 (ii) a summary of current issues and policy matters relating to rural economic 715 development; and 716 (iii) a statement of the board's initiatives, programs, and economic development 717 priorities. 718 (2) The board may engage in activities necessary to fulfill the board's duties, including: 719 (a) propose or support rural economic development legislation; and 720 (b) create one or more subcommittees. 721 Section 23. Section **63I-1-263** is amended to read: 722 63I-1-263. Repeal dates, Titles 63A to 63N. 723 (1) In relation to the Utah Transparency Advisory Board, on January 1, 2025: 724 (a) Subsection 63A-1-201(1) is repealed; 725 (b) Subsection 63A-1-202(2)(c), the language that states "using criteria established by 726 the board" is repealed; 727 (c) Section 63A-1-203 is repealed; 728 (d) Subsections 63A-1-204(1) and (2), the language that states "After consultation with 729 the board, and" is repealed; and 730 (e) Subsection 63A-1-204(1)(b), the language that states "using the standards provided 731 in Subsection 63A-1-203(3)(c)" is repealed. 732 (2) Subsection 63A-5-228(2)(h), relating to prioritizing and allocating capital 733 improvement funding, is repealed [on] July 1, 2024. 734 (3) Section 63A-5-603, State Facility Energy Efficiency Fund, is repealed July 1, 2023. 735 (4) Title 63C, Chapter 4a, Constitutional and Federalism Defense Act, is repealed July

(5) Title 63C, Chapter 6, Utah Seismic Safety Commission, is repealed January 1,

- 739 (6) Title 63C, Chapter 16, Prison Development Commission Act, is repealed July 1, 740 2020.
- 741 (7) Title 63C, Chapter 17, Point of the Mountain Development Commission Act, is 742 repealed July 1, 2021.
- 743 (8) Title 63C, Chapter 18, Mental Health Crisis Line Commission, is repealed July 1, 2023.
- 745 (9) Title 63G, Chapter 21, Agreements to Provide State Services, is repealed July 1,
- 746 2025.

759

760

761

762

- 747 (10) Title 63H, Chapter 4, Heber Valley Historic Railroad Authority, is repealed July 1, 748 2020.
- 749 (11) In relation to the State Fair Corporation Board of Directors, on January 1, 2025:
- 750 (a) Subsection 63H-6-104(2)(c), related to a Senate appointment, is repealed;
- 751 (b) Subsection 63H-6-104(2)(d), related to a House appointment, is repealed;
- 752 (c) in Subsection 63H-6-104(2)(e), the language that states ", of whom only one may 753 be a legislator, in accordance with Subsection (3)(e)," is repealed;
- 754 (d) Subsection 63H-6-104(3)(a)(i) is amended to read:
- "(3)(a)(i) Except as provided in Subsection (3)(a)(ii), a board member appointed under Subsection (2)(e) or (f) shall serve a term that expires on the December 1 four years after the year that the board member was appointed.";
  - (e) in Subsections 63H-6-104(3)(a)(ii), (c)(ii), and (d), the language that states "the president of the Senate, the speaker of the House, the governor," is repealed and replaced with "the governor"; and
  - (f) Subsection 63H-6-104(3)(e), related to limits on the number of legislators, is repealed.
- 763 (12) Title 63H, Chapter 8, Utah Housing Corporation Act, is repealed July 1, 2026.
- 764 (13) Section 63M-7-212 is repealed [on] December 31, 2019.
- 765 (14) On July 1, 2025:
- 766 (a) in Subsection 17-27a-404(3)(c)(ii), the language that states "the Resource
- 767 Development Coordinating Committee," is repealed;
- 768 (b) Subsection 23-14-21(2)(c) is amended to read "(c) provide notification of proposed sites for the transplant of species to local government officials having jurisdiction over areas

## 3rd Sub. (Ivory) S.B. 95

- that may be affected by a transplant.";
- (c) in Subsection 23-14-21(3), the language that states "and the Resource Development
- 772 Coordinating Committee" is repealed;
- 773 (d) in Subsection 23-21-2.3(1), the language that states "the Resource Development
- Coordinating Committee created in Section 63J-4-501 and" is repealed;
- (e) in Subsection 23-21-2.3(2), the language that states "the Resource Development
- 776 Coordinating Committee and" is repealed;
- (f) Subsection 63J-4-102(1) is repealed and the remaining subsections are renumbered
- accordingly;
- 779 (g) Subsections 63J-4-401(5)(a) and (c) are repealed;
- 780 (h) Subsection 63J-4-401(5)(b) is renumbered to Subsection 63J-4-401(5)(a) and the
- word "and" is inserted immediately after the semicolon;
- 782 (i) Subsection 63J-4-401(5)(d) is renumbered to Subsection 63J-4-401(5)(b);
- 783 (j) Sections 63J-4-501, 63J-4-502, 63J-4-503, 63J-4-504, and 63J-4-505 are repealed;
- 784 and
- 785 (k) Subsection 63J-4-603(1)(e)(iv) is repealed and the remaining subsections are
- 786 renumbered accordingly.
- 787 (15) Subsection 63J-1-602.1(13), Nurse Home Visiting Restricted Account is repealed
- 788 July 1, 2026.
- 789 (16) Subsection 63J-1-602.2(4), referring to dedicated credits to the Utah Marriage
- 790 Commission, is repealed July 1, 2023.
- 791 (17) Subsection 63J-1-602.2(5), referring to the Trip Reduction Program, is repealed
- 792 July 1, 2022.
- 793 (18) (a) Subsection 63J-1-602.1[<del>(53)</del>](55), relating to the Utah Statewide Radio System
- Restricted Account, is repealed July 1, 2022.
- 795 (b) When repealing Subsection 63J-1-602.1[(53)](55), the Office of Legislative
- Research and General Counsel shall, in addition to the office's authority under Subsection
- 797 36-12-12(3), make necessary changes to subsection numbering and cross references.
- 798 (19) Subsection 63J-1-602.2[(23)](24), related to the Utah Seismic Safety
- 799 Commission, is repealed January 1, 2025.
- 800 (20) Subsection 63J-4-708(1), in relation to the Talent Ready Utah Board, on January

801 1, 2023, is amended to read: 802 "(1) On or before October 1, the board shall provide an annual written report to the 803 Social Services Appropriations Subcommittee and the Economic Development and Workforce 804 Services Interim Committee.". 805 (21) In relation to the Utah Substance Use and Mental Health Advisory Council, on 806 January 1, 2023: 807 (a) Sections 63M-7-301, 63M-7-302, 63M-7-303, 63M-7-304, and 63M-7-306 are 808 repealed; 809 (b) Section 63M-7-305, the language that states "council" is replaced with 810 "commission"; 811 (c) Subsection 63M-7-305(1) is repealed and replaced with: 812 "(1) "Commission" means the Commission on Criminal and Juvenile Justice."; and 813 (d) Subsection 63M-7-305(2) is repealed and replaced with: 814 "(2) The commission shall: 815 (a) provide ongoing oversight of the implementation, functions, and evaluation of the 816 Drug-Related Offenses Reform Act; and 817 (b) coordinate the implementation of Section 77-18-1.1 and related provisions in 818 Subsections 77-18-1(5)(b)(iii) and (iv).". 819 (22) The Crime Victim Reparations and Assistance Board, created in Section 820 63M-7-504, is repealed July 1, 2027. 821 (23) Title 63M, Chapter 11, Utah Commission on Aging, is repealed July 1, 2021. 822 (24) Subsection 63N-1-301(4)(c), related to the Talent Ready Utah Board, is repealed 823 on January 1, 2023. 824 (25) Title 63N, Chapter 2, Part 2, Enterprise Zone Act, is repealed July 1, 2028. 825 [(26) (a) Title 63N, Chapter 2, Part 4, Recycling Market Development Zone Act, is 826 repealed January 1, 2021. 827 [(b) Subject to Subsection (26)(c), Sections 59-7-610 and 59-10-1007 regarding tax 828 credits for certain persons in recycling market development zones, are repealed for taxable 829 years beginning on or after January 1, 2021. 830 [(c) A person may not claim a tax credit under Section 59-7-610 or 59-10-1007:] 831 (i) for the purchase price of machinery or equipment described in Section 59-7-610 or 832 59-10-1007, if the machinery or equipment is purchased on or after January 1, 2021; or [(ii) for an expenditure described in Subsection 59-7-610(1)(b) or 59-10-1007(1)(b), if 833 834 the expenditure is made on or after January 1, 2021. 835 [(d) Notwithstanding Subsections (26)(b) and (c), a person may carry forward a tax 836 credit in accordance with Section 59-7-610 or 59-10-1007 if: 837 [(i) the person is entitled to a tax credit under Section 59-7-610 or 59-10-1007; and] 838 [(ii) (A) for the purchase price of machinery or equipment described in Section 839 59-7-610 or 59-10-1007, the machinery or equipment is purchased on or before December 31, 840 <del>2020; or</del>] 841 (B) for an expenditure described in Subsection 59-7-610(1)(b) or 59-10-1007(1)(b), 842 the expenditure is made on or before December 31, 2020. 843  $[\frac{(27)}{(26)}]$  (26) Section 63N-2-512 is repealed  $[\frac{(27)}{(27)}]$  July 1, 2021. 844 [(28)] (27) (a) Title 63N, Chapter 2, Part 6, Utah Small Business Jobs Act, is repealed 845 January 1, 2021. 846 (b) Section 59-9-107 regarding tax credits against premium taxes is repealed for 847 calendar years beginning on or after January 1, 2021. 848 (c) Notwithstanding Subsection [(28)] (27)(b), an entity may carry forward a tax credit 849 in accordance with Section 59-9-107 if: 850 (i) the person is entitled to a tax credit under Section 59-9-107 on or before December 851 31, 2020; and 852 (ii) the qualified equity investment that is the basis of the tax credit is certified under 853 Section 63N-2-603 on or before December 31, 2023. 854  $[\frac{(29)}{(28)}]$  (28) Subsections 63N-3-109(2)(e) and 63N-3-109(2)(f)(i) are repealed July 1, 855 2023. 856 [<del>(30)</del>] (29) Title 63N, Chapter 4, Part 4, Rural Employment Expansion Program, is 857 repealed July 1, 2023. 858 [(31)] (30) Title 63N, Chapter 9, Part 2, Outdoor Recreational Infrastructure Grant 859 Program, is repealed January 1, 2023. 860 [(32)] (31) In relation to the Pete Suazo Utah Athletic Commission, on January 1, 861 2021: 862 (a) Subsection 63N-10-201(2)(a) is amended to read:

863 "(2) (a) The governor shall appoint five commission members with the advice and 864 consent of the Senate."; 865 (b) Subsection 63N-10-201(2)(b), related to legislative appointments, is repealed; 866 (c) in Subsection 63N-10-201(3)(a), the language that states ", president, or speaker, 867 respectively," is repealed; and 868 (d) Subsection 63N-10-201(3)(d) is amended to read: 869 "(d) The governor may remove a commission member for any reason and replace the 870 commission member in accordance with this section.". 871 [<del>(33)</del>] (32) In relation to the Talent Ready Utah Board, on January 1, 2023: 872 (a) Subsection 9-22-102(16) is repealed; 873 (b) in Subsection 9-22-114(2), the language that states "Talent Ready Utah," is 874 repealed; and 875 (c) in Subsection 9-22-114(5), the language that states "representatives of Talent Ready 876 Utah," is repealed. 877 [(34)] (33) Title 63N, Chapter 12, Part 5, Talent Ready Utah Center, is repealed 878 January 1, 2023. 879 Section 24. Section **63J-1-602.2** is amended to read: 880 63J-1-602.2. List of nonlapsing appropriations to programs. 881 Appropriations made to the following programs are nonlapsing: 882 (1) The Legislature and its committees. 883 (2) The Percent-for-Art Program created in Section 9-6-404. 884 (3) The LeRay McAllister Critical Land Conservation Program created in Section 885 11-38-301. 886 (4) Dedicated credits accrued to the Utah Marriage Commission as provided under 887 Subsection 17-16-21(2)(d)(ii). 888 (5) The Trip Reduction Program created in Section 19-2a-104. 889 (6) The Division of Wildlife Resources for the appraisal and purchase of lands under 890 the Pelican Management Act, as provided in Section 23-21a-6. 891 (7) The primary care grant program created in Section 26-10b-102. 892 (8) Sanctions collected as dedicated credits from Medicaid provider under Subsection 893 26-18-3(7).

63G-3-402.

894 (9) The Utah Health Care Workforce Financial Assistance Program created in Section 895 26-46-102. 896 (10) The Rural Physician Loan Repayment Program created in Section 26-46a-103. 897 (11) The Opiate Overdose Outreach Pilot Program created in Section 26-55-107. 898 (12) Funds that the Department of Alcoholic Beverage Control retains in accordance 899 with Subsection 32B-2-301(7)(a) or (b). 900 (13) The General Assistance program administered by the Department of Workforce 901 Services, as provided in Section 35A-3-401. 902 (14) A new program or agency that is designated as nonlapsing under Section 903 36-24-101. 904 (15) The Utah National Guard, created in Title 39, Militia and Armories. 905 (16) The State Tax Commission under Section 41-1a-1201 for the: 906 (a) purchase and distribution of license plates and decals; and (b) administration and enforcement of motor vehicle registration requirements. 907 908 (17) The Search and Rescue Financial Assistance Program, as provided in Section 909 53-2a-1102. 910 (18) The Motorcycle Rider Education Program, as provided in Section 53-3-905. 911 (19) The State Board of Regents for teacher preparation programs, as provided in 912 Section 53B-6-104. 913 (20) The Medical Education Program administered by the Medical Education Council, 914 as provided in Section 53B-24-202. 915 (21) The State Board of Education, as provided in Section 53F-2-205. 916 (22) The Division of Services for People with Disabilities, as provided in Section 917 62A-5-102. 918 (23) The Division of Fleet Operations for the purpose of upgrading underground 919 storage tanks under Section 63A-9-401. 920 (24) The Utah Seismic Safety Commission, as provided in Section 63C-6-104. 921 (25) Appropriations to the Department of Technology Services for technology 922 innovation as provided under Section 63F-4-202. 923 (26) The Office of Administrative Rules for publishing, as provided in Section

925	(27) The Utah Science Technology and Research Initiative created in Section
926	<del>63M-2-301.</del> ]
927	[(28)] (27) The Governor's Office of Economic Development to fund the Enterprise
928	Zone Act, as provided in Title 63N, Chapter 2, Part 2, Enterprise Zone Act.
929	[(29)] (28) Appropriations to fund the Governor's Office of Economic Development's
930	Rural Employment Expansion Program, as described in Title 63N, Chapter 4, Part 4, Rural
931	Employment Expansion Program.
932	[(30)] (29) The Department of Human Resource Management user training program, as
933	provided in Section 67-19-6.
934	[(31)] (30) A public safety answering point's emergency telecommunications service
935	fund, as provided in Section 69-2-301.
936	[(32)] (31) The Traffic Noise Abatement Program created in Section 72-6-112.
937	[(33)] (32) The Judicial Council for compensation for special prosecutors, as provided
938	in Section 77-10a-19.
939	[(34)] (33) A state rehabilitative employment program, as provided in Section
940	78A-6-210.
941	[(35)] (34) The Utah Geological Survey, as provided in Section 79-3-401.
942	[(36)] (35) The Bonneville Shoreline Trail Program created under Section 79-5-503.
943	[(37)] (36) Adoption document access as provided in Sections 78B-6-141, 78B-6-144,
944	and 78B-6-144.5.
945	[(38)] (37) Indigent defense as provided in Title 78B, Chapter 22, Part 4, Utah Indigent
946	Defense Commission.
947	[(39)] (38) The program established by the Division of Facilities Construction and
948	Management under Subsection 63A-5-228(3) under which state agencies receive an
949	appropriation and pay lease payments for the use and occupancy of buildings owned by the
950	Division of Facilities Construction and Management.
951	Section 25. Section 63N-1-501 is amended to read:
952	63N-1-501. Governor's Economic Development Coordinating Council
953	Membership Expenses.
954	(1) There is created in the office the Governor's Economic Development Coordinating
955	Council, consisting of the following 11 members:

956	(a) the executive director, who shall serve as chair of the council;
957	(b) the chair of the board or the chair's designee;
958	[(c) the chair of the Utah Science Technology and Research Governing Authority
959	created in Section 63M-2-301 or the chair's designee;]
960	[(d)] (c) the chair of the Governor's Rural Partnership Board created in Section
961	63C-10-102 or the chair's designee;
962	[(e)] (d) the chair of the board of directors of the Utah Capital Investment Corporation
963	created in Section 63N-6-301 or the chair's designee;
964	[ <del>(f)</del> ] <u>(e)</u> the chair of the Economic Development Corporation of Utah or its successor
965	organization or the chair's designee;
966	[(g)] (f) the chair of the World Trade Center Utah or its successor organization or the
967	chair's designee; and
968	[(h)] (g) [four] five members appointed by the governor, with the consent of the
969	Senate, who have expertise in business, economic development, entrepreneurship, or the
970	raising of venture or seed capital for research and business growth.
971	(2) (a) The [four] five members appointed by the governor may serve for no more than
972	two consecutive two-year terms.
973	(b) The governor shall appoint a replacement if a vacancy occurs from the membership
974	appointed under Subsection (1)[(h)](g).
975	(3) Six members of the council constitute a quorum for the purpose of conducting
976	council business and the action of a majority of a quorum constitutes the action of the council.
977	(4) A member may not receive compensation or benefits for the member's service on
978	the council, but may receive per diem and travel expenses in accordance with:
979	(a) Sections 63A-3-106 and 63A-3-107; and
980	(b) rules made by the Division of Finance under Sections 63A-3-106 and 63A-3-107.
981	(5) The office shall provide office space and administrative staff support for the
982	council.
983	(6) The council, as a governmental entity, has all the rights, privileges, and immunities
984	of a governmental entity of the state and its meetings are subject to Title 52, Chapter 4, Open
985	and Public Meetings Act.
986	Section 26. Section 63N-2-203 is amended to read:

987	63N-2-203. Powers of the office.
988	The office shall:
989	(1) monitor the implementation and operation of this part and conduct a continuing
990	evaluation of the progress made in the enterprise zones;
991	(2) evaluate an application for designation as an enterprise zone from a county
992	applicant or a municipal applicant and determine if the applicant qualifies for that designation;
993	(3) provide technical assistance to county applicants and municipal applicants in
994	developing applications for designation as enterprise zones;
995	(4) assist county applicants and municipal applicants designated as enterprise zones in
996	obtaining assistance from the federal government and agencies of the state;
997	(5) assist a qualified business entity in obtaining the benefits of an incentive or
998	inducement program authorized by this part; and
999	(6) as part of the annual written report described in Section 63N-1-301, prepare an
1000	annual evaluation that provides:
1001	(a) based on data from the State Tax Commission, the total amount of tax credits
1002	claimed under this part;
1003	(b) the total amount awarded in tax credits for each development zone;
1004	(c) the number of new full-time employee positions reported to obtain tax credits in
1005	each development zone;
1006	(d) the amount of tax credits awarded for rehabilitating a building in each development
1007	zone;
1008	(e) the amount of tax credits awarded for investing in a plant, equipment, or other
1009	depreciable property in each development zone; and
1010	[(f) the list of approved projects under Section 63N-2-213.5 and the aggregate value of
1011	the tax credit certificates issued related to contributions to those approved projects; and]
1012	[(g)] (f) recommendations regarding the effectiveness of the program and any
1013	suggestions for legislation.
1014	Section 27. Section 63N-2-204 is amended to read:
1015	63N-2-204. Criteria for designation of enterprise zones Application.
1016	(1) A county applicant seeking designation as an enterprise zone shall file an
1017	application with the office that, in addition to complying with the other requirements of this

1018	part:
1019	(a) verifies that the county has a population of not more than 70,000; and
1020	(b) provides clear evidence of the need for development in the county.
1021	(2) A municipal applicant seeking designation as an enterprise zone shall file an
1022	application with the office that, in addition to complying with other requirements of this part:
1023	(a) verifies that the municipality has a population that does not exceed 20,000;
1024	(b) verifies that the municipality is within a county that has a population of not more
1025	than 70,000; and
1026	(c) provides clear evidence of the need for development in the municipality.
1027	(3) An application filed under Subsection (1) or (2) shall be in a form and in
1028	accordance with procedures approved by the office, and shall include the following
1029	information:
1030	(a) a plan developed by the county applicant or municipal applicant that identifies local
1031	contributions meeting the requirements of Section 63N-2-205;
1032	(b) the county applicant or municipal applicant has a development plan that outlines:
1033	(i) the types of investment and development within the zone that the county applicant
1034	or municipal applicant expects to take place if the incentives specified in this part are provided;
1035	(ii) the specific investment or development reasonably expected to take place;
1036	(iii) any commitments obtained from businesses;
1037	(iv) the projected number of jobs that will be created and the anticipated wage level of
1038	those jobs;
1039	(v) any proposed emphasis on the type of jobs created, including any affirmative action
1040	plans; and
1041	(vi) a copy of the county applicant's or municipal applicant's economic development
1042	plan to demonstrate coordination between the zone and overall county or municipal goals;
1043	(c) the county applicant's or municipal applicant's proposed means of assessing the
1044	effectiveness of the development plan or other programs within the zone once they have been
1045	implemented within the zone;
1046	(d) any additional information required by the office; and
1047	(e) any additional information the county applicant or municipal applicant considers
1048	relevant to its designation as an enterprise zone.

1049	(4) On or after January 1, 2021, no new enterprise zones shall be designated.
1050	Section 28. Section 63N-2-208 is amended to read:
1051	63N-2-208. Duration of designation.
1052	(1) Each enterprise zone has a duration of five years[, at the end of which the county
1053	may reapply for the designation].
1054	(2) On or after January 1, 2021, neither a municipality nor a county may reapply for an
1055	enterprise zone designation for an enterprise zone that has reached the end of the enterprise
1056	zone's five-year duration.
1057	Section 29. Section 63N-2-213 is amended to read:
1058	63N-2-213. State tax credits.
1059	(1) The office shall certify a business entity's eligibility for a tax credit described in this
1060	section.
1061	(2) A business entity seeking to receive a tax credit as provided in this section shall
1062	provide the office with:
1063	(a) an application for a tax credit certificate in a form approved by the office, including
1064	a certification, by an officer of the business entity, of a signature on the application; and
1065	(b) documentation that demonstrates the business entity has met the requirements to
1066	receive the tax credit.
1067	(3) If, after review of an application and documentation provided by a business entity
1068	as described in Subsection (2), the office determines that the application and documentation are
1069	inadequate to provide a reasonable justification for authorizing the tax credit, the office shall:
1070	(a) deny the tax credit; or
1071	(b) inform the business entity that the application or documentation was inadequate
1072	and ask the business entity to submit additional documentation.
1073	(4) If, after review of an application and documentation provided by a business entity
1074	as described in Subsection (2), the office determines that the application and documentation
1075	provide reasonable justification for authorizing a tax credit, the office shall:
1076	(a) determine the amount of the tax credit to be granted to the business entity;
1077	(b) issue a tax credit certificate to the business entity; and
1078	(c) provide a duplicate copy of the tax credit certificate to the State Tax Commission.
1079	(5) A business entity may not claim a tax credit under this section unless the business

entity has a tax credit certificate issued by the office.

- (6) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the office shall make rules describing:
  - (a) the form and content of an application for a tax credit under this section;
- (b) the documentation requirements for a business entity to receive a tax credit certificate under this section; and
  - (c) administration of the program, including relevant timelines and deadlines.
- (7) Subject to the limitations of Subsections (8) through (10), and if the requirements of this part are met, the following nonrefundable tax credits against a tax under Title 59, Chapter 7, Corporate Franchise and Income Taxes, or Title 59, Chapter 10, Individual Income Tax Act, are applicable in an enterprise zone:
- (a) a tax credit of \$750 may be claimed by a business entity for each new full-time employee position created within the enterprise zone;
- (b) an additional \$500 tax credit may be claimed if the new full-time employee position created within the enterprise zone pays at least 125% of:
- (i) the county average monthly nonagricultural payroll wage for the respective industry as determined by the Department of Workforce Services; or
- (ii) if the county average monthly nonagricultural payroll wage is not available for the respective industry, the total average monthly nonagricultural payroll wage in the respective county where the enterprise zone is located;
- (c) an additional tax credit of \$750 may be claimed if the new full-time employee position created within the enterprise zone is in a business entity that adds value to agricultural commodities through manufacturing or processing;
- (d) an additional tax credit of \$200 may be claimed [for two consecutive years] for each new full-time employee position created within the enterprise zone that is filled by an employee who is insured under an employer-sponsored health insurance program if the employer pays at least 50% of the premium cost for the year for which the credit is claimed;
- (e) a tax credit of 25% of the first \$200,000 spent on rehabilitating a building in the enterprise zone that has been vacant for two years or more, including that the building has had or contained no occupants, tenants, furniture, or personal property for two years or more, in the time period immediately before the rehabilitation; and

full-time employee positions in a taxable year.

- (f) an annual investment tax credit [of 10%] may be claimed in an amount equal to 5% of the first [\$250,000 in investment, and 5% of the next \$1,000,000] \$750,000 qualifying investment in plant, equipment, or other depreciable property.

  (8) (a) Subject to the limitations of Subsection (8)(b), a business entity claiming a tax credit under Subsections (7)(a) through (d) may claim the tax credit for no more than 30
  - (b) A business entity that received a tax credit for one or more new full-time employee positions under Subsections (7)(a) through (d) in a prior taxable year may claim a tax credit for a new full-time employee position in a subsequent taxable year under Subsections (7)(a) through (d) if:
  - (i) the business entity has created a new full-time position within the enterprise zone; and
    - (ii) the total number of [full-time] employee positions at the business entity at any point during the tax year for which the tax credit is being claimed is greater than the highest number of [full-time] employee positions that existed at the business entity in the previous [three] taxable [years] year.
    - (c) Construction jobs are not eligible for the tax credits under Subsections (7)(a) through (d).
    - (9) If the amount of a tax credit under this section exceeds a business entity's tax liability under this chapter for a taxable year, the business entity may carry forward the amount of the tax credit exceeding the liability for a period that does not exceed the next three taxable years.
    - (10) Tax credits under Subsections (7)(a) through (f) may not be claimed by a business entity primarily engaged in retail trade or by a public utilities business.
      - (11) A business entity that has no employees:
      - (a) may not claim tax credits under Subsections (7)(a) through (d); and
      - (b) may claim tax credits under Subsections (7)(e) through (f).
  - (12) (a) A business entity may not claim or carry forward a tax credit available under this part for a taxable year during which the business entity has claimed the targeted business income tax credit available under Section 63N-2-304.
    - (b) A business entity may not claim or carry forward a tax credit available under this

1172

1142	section for a taxable year during which the business entity claims or carries forward a tax credit
1143	available under Section 59-7-610 or 59-10-1007.
1144	(13) (a) On or before November 30, 2018, and every three years after 2018, the
1145	Revenue and Taxation Interim Committee shall review the tax credits provided by this section
1146	and make recommendations concerning whether the tax credits should be continued, modified,
1147	or repealed.
1148	(b) In conducting the review required by Subsection (13)(a), the Revenue and Taxation
1149	Interim Committee shall:
1150	(i) schedule time on at least one committee agenda to conduct the review;
1151	(ii) invite state agencies, individuals, and organizations concerned with the credits
1152	under review to provide testimony;
1153	(iii) ensure that the recommendations described in this section include an evaluation of:
1154	(A) the cost of the tax credits to the state;
1155	(B) the purpose and effectiveness of the tax credits; and
1156	(C) the extent to which the state benefits from the tax credits; and
1157	(iv) undertake other review efforts as determined by the chairs of the Revenue and
1158	Taxation Interim Committee.
1159	Section 30. Section <b>63N-4-104</b> is amended to read:
1160	63N-4-104. Duties.
1161	(1) The Office of Rural Development shall:
1162	(a) provide staff support to the Governor's Rural Partnership Board in accordance with
1163	Subsection 63C-10-102(6);
1164	(b) facilitate within GOED the implementation of the strategic plan prepared under
1165	Subsection 63C-10-103(1)(b);
1166	(c) work to enhance the capacity of GOED to address rural economic development,
1167	planning, and leadership training challenges and opportunities by establishing partnerships and
1168	positive working relationships with appropriate public and private sector entities, individuals,
1169	and institutions;
1170	(d) work with the Governor's Rural Partnership Board to coordinate and focus
1171	available resources in ways that address the economic development, planning, and leadership

training challenges and priorities in rural Utah; [and]

1173	(e) assist the Governor's Rural Partnership Board in administering the Rural County
1174	Grant Program created in Section 17-54-103, including, as described in Subsection
1175	17-54-103(10), compiling reported information regarding the program for inclusion in GOED's
1176	annual written report described in Section 63N-1-301; and
1177	[(e)] (f) in accordance with economic development and planning policies set by state
1178	government, coordinate relations between:
1179	(i) the state;
1180	(ii) rural governments;
1181	(iii) other public and private groups engaged in rural economic planning and
1182	development; and
1183	(iv) federal agencies.
1184	(2) (a) The Office of Rural Development may:
1185	(i) in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act,
1186	make rules necessary to carry out its duties;
1187	(ii) accept gifts, grants, devises, and property, in cash or in kind, for the benefit of rural
1188	Utah citizens; and
1189	(iii) use those gifts, grants, devises, and property received under Subsection (2)(a)(ii)
1190	for the use and benefit of rural citizens within the state.
1191	(b) All resources received under Subsection (2)(a)(ii) shall be deposited in the General
1192	Fund as dedicated credits to be used as directed in Subsection (2)(a)(iii).
1193	Section 31. Section <b>63N-4-701</b> is enacted to read:
1194	Part 7. Rural Speculative Industrial Building Program
1195	<u>63N-4-701.</u> Title.
1196	This part is known as the "Rural Speculative Industrial Building Program."
1197	Section 32. Section <b>63N-4-702</b> is enacted to read:
1198	<u>63N-4-702.</u> Definitions.
1199	As used in this part:
1200	(1) "Entity" means a county, city, or private company.
1201	(2) "Lease" means a legal contract entered into by the office and a lessor of a rural
1202	speculative industrial building before the construction of a rural speculative industrial building.
1203	(3) "Program" means the Rural Speculative Industrial Building Program created in

1204	<u>Section 63N-4-703.</u>
1205	(4) "Rural speculative industrial building" means an industrial facility that is
1206	constructed with the support of the program in a rural area and that does not have a private
1207	entity tenant at the time construction begins.
1208	(5) "Rural area" means any area in a county of the state, except for an area in Salt Lake,
1209	Utah, Davis, Weber, Washington, Cache, Tooele, or Summit counties.
1210	Section 33. Section 63N-4-703 is enacted to read:
1211	63N-4-703. Creation and purpose of the Rural Speculative Industrial Building
1212	Program.
1213	(1) There is created the Rural Speculative Industrial Building Program administered by
1214	the office.
1215	(2) In administering the program, the office shall encourage the construction of rural
1216	speculative industrial buildings by private developers in one or more rural areas to attract new
1217	or expanding businesses into rural areas.
1218	Section 34. Section 63N-4-704 is enacted to read:
1219	63N-4-704. Requirements for entering into a lease.
1220	(1) In accordance with the provisions of this part and in accordance with Title 63G,
1221	Chapter 3, Utah Administrative Rulemaking Act, the office shall make rules establishing the
1222	eligibility and reporting criteria for an applicant to participate in the program as a lessor of a
1223	rural speculative industrial building, including:
1224	(a) the form and process of submitting an application to the office;
1225	(b) the eligibility requirements of an applicant;
1226	(c) the method and formula for determining lease terms between the office and a lessor
1227	of a rural speculative industrial building; and
1228	(d) the reporting requirements of participants in the program.
1229	(2) In determining whether to approve an application for participation in the program,
1230	the office may prioritize a project:
1231	(a) that will serve underprivileged or underserved communities, including communities
1232	with high unemployment or low median incomes;
1233	(b) where an applicant demonstrates comprehensive planning of the project, including
1234	a business case;

1235	(c) where the applicant, as determined by the office, is likely to have success in
1236	attracting a tenant to assume the office's lease of a rural speculative industrial building in a
1237	short amount of time; and
1238	(d) that maximizes economic development opportunities in accordance with the
1239	economic development needs or plans of a county or a municipality.
1240	(3) Subject to legislative appropriation, a lease may only be entered into by the office
1241	<u>if:</u>
1242	(a) the executive director, after consultation with the board, approves entering into the
1243	<u>lease;</u>
1244	(b) the local municipal entity supports the program through the provision of local
1245	incentives, reduced impact fees, or other monetary support for the rural speculative industrial
1246	building; and
1247	(c) the lease terms are not more than \$100,000 per year with a maximum five-year
1248	lease term.
1249	(4) The office shall include in the annual written report described in Section
1250	63N-1-301:
1251	(a) an overview of each lease entered into under this program; and
1252	(b) the success of this program in attracting new or expanding businesses into rural
1253	areas.
1254	Section 35. Section 67-19-15 is amended to read:
1255	67-19-15. Career service Exempt positions Schedules for civil service
1256	positions Coverage of career service provisions.
1257	(1) Except as otherwise provided by law or by rules and regulations established for
1258	federally aided programs, the following positions are exempt from the career service provisions
1259	of this chapter and are designated under the following schedules:
1260	(a) schedule AA includes the governor, members of the Legislature, and all other
1261	elected state officers;
1262	(b) schedule AB includes appointed executives and board or commission executives
1263	enumerated in Section 67-22-2;
1264	(c) schedule AC includes all employees and officers in:
1265	(i) the office and at the residence of the governor;

1266	[(ii) the Utah Science Technology and Research Initiative (USTAR);]
1267	[(iii)] (ii) the Public Lands Policy Coordinating Council;
1268	[(iv)] (iii) the Office of the State Auditor; and
1269	[(v)] (iv) the Office of the State Treasurer;
1270	(d) schedule AD includes employees who:
1271	(i) are in a confidential relationship to an agency head or commissioner; and
1272	(ii) report directly to, and are supervised by, a department head, commissioner, or
1273	deputy director of an agency or its equivalent;
1274	(e) schedule AE includes each employee of the State Board of Education that the State
1275	Board of Education designates as exempt from the career service provisions of this chapter;
1276	(f) schedule AG includes employees in the Office of the Attorney General who are
1277	under their own career service pay plan under Sections 67-5-7 through 67-5-13;
1278	(g) schedule AH includes:
1279	(i) teaching staff of all state institutions; and
1280	(ii) employees of the Utah Schools for the Deaf and the Blind who are:
1281	(A) educational interpreters as classified by the department; or
1282	(B) educators as defined by Section 53E-8-102;
1283	(h) schedule AN includes employees of the Legislature;
1284	(i) schedule AO includes employees of the judiciary;
1285	(j) schedule AP includes all judges in the judiciary;
1286	(k) schedule AQ includes:
1287	(i) members of state and local boards and councils appointed by the governor and
1288	governing bodies of agencies;
1289	(ii) a water commissioner appointed under Section 73-5-1;
1290	(iii) other local officials serving in an ex officio capacity; and
1291	(iv) officers, faculty, and other employees of state universities and other state
1292	institutions of higher education;
1293	(l) schedule AR includes employees in positions that involve responsibility:
1294	(i) for determining policy;
1295	(ii) for determining the way in which a policy is carried out; or
1296	(iii) of a type not appropriate for career service, as determined by the agency head with

1297	the concurrence of the executive director;
1298	(m) schedule AS includes any other employee:
1299	(i) whose appointment is required by statute to be career service exempt;
1300	(ii) whose agency is not subject to this chapter; or
1301	(iii) whose agency has authority to make rules regarding the performance,
1302	compensation, and bonuses for its employees;
1303	(n) schedule AT includes employees of the Department of Technology Services,
1304	designated as executive/professional positions by the executive director of the Department of
1305	Technology Services with the concurrence of the executive director;
1306	(o) schedule AU includes patients and inmates employed in state institutions;
1307	(p) employees of the Department of Workforce Services, designated as schedule AW:
1308	(i) who are temporary employees that are federally funded and are required to work
1309	under federally qualified merit principles as certified by the director; or
1310	(ii) for whom substantially all of their work is repetitive, measurable, or transaction
1311	based, and who voluntarily apply for and are accepted by the Department of Workforce
1312	Services to work in a pay for performance program designed by the Department of Workforce
1313	Services with the concurrence of the executive director; and
1314	(q) for employees in positions that are temporary, seasonal, time limited, funding
1315	limited, or variable hour in nature, under schedule codes and parameters established by the
1316	department by administrative rule.
1317	(2) The civil service shall consist of two schedules as follows:
1318	(a) (i) Schedule A is the schedule consisting of positions under Subsection (1).
1319	(ii) Removal from any appointive position under schedule A, unless otherwise
1320	regulated by statute, is at the pleasure of the appointing officers without regard to tenure.
1321	(b) Schedule B is the competitive career service schedule, consisting of:
1322	(i) all positions filled through competitive selection procedures as defined by the
1323	executive director; or
1324	(ii) positions filled through a department approved on-the-job examination intended to
1325	appoint a qualified person with a disability, or a veteran in accordance with Title 71, Chapter
1326	10, Veterans Preference.
1327	(3) (a) The executive director, after consultation with the heads of concerned executive

1355

1356

1357

1358

1328 branch departments and agencies and with the approval of the governor, shall allocate positions 1329 to the appropriate schedules under this section. 1330 (b) Agency heads shall make requests and obtain approval from the executive director 1331 before changing the schedule assignment and tenure rights of any position. 1332 (c) Unless the executive director's decision is reversed by the governor, when the 1333 executive director denies an agency's request, the executive director's decision is final. 1334 (4) (a) Compensation for employees of the Legislature shall be established by the 1335 directors of the legislative offices in accordance with Section 36-12-7. 1336 (b) Compensation for employees of the judiciary shall be established by the state court 1337 administrator in accordance with Section 78A-2-107. 1338 (c) Compensation for officers, faculty, and other employees of state universities and 1339 institutions of higher education shall be established as provided in Title 53B, Chapter 1, 1340 Governance, Powers, Rights, and Responsibilities, and Title 53B, Chapter 2, Institutions of Higher Education. 1341 1342 (d) Unless otherwise provided by law, compensation for all other schedule A 1343 employees shall be established by their appointing authorities, within ranges approved by, and 1344 after consultation with the executive director of the Department of Human Resource 1345 Management. 1346 (5) An employee who is in a position designated schedule AC and who holds career 1347 service status on June 30, 2010, shall retain the career service status if the employee: 1348 (a) remains in the position that the employee is in on June 30, 2010; and 1349 (b) does not elect to convert to career service exempt status in accordance with a rule 1350 made by the department. 1351 Section 36. Repealer. 1352 This bill repeals: 1353 Section 13-1-14, Workforce Development Restricted Account. 1354 Section 59-7-614.11, Nonrefundable nonprofit contribution tax credit.

Section 63M-2-301. The Utah Science Technology and Research Initiative --

Section 59-10-1039, Nonrefundable nonprofit contribution tax credit.

Section 63M-2-101, Title.

Section 63M-2-102, Definitions.

1359	Governing authority Program director.
1360	Section 63M-2-302, USTAR powers and duties.
1361	Section 63M-2-302.5, USTAR requirements.
1362	Section 63M-2-304, Background checks for employees.
1363	Section 63M-2-501, Title.
1364	Section 63M-2-502, Principal researchers Agreement requirements
1365	Discontinuing funding.
1366	Section 63M-2-503, USTAR grant programs.
1367	Section 63M-2-504, Other USTAR support.
1368	Section 63M-2-601, Title.
1369	Section 63M-2-602, Lease agreement for a research building Requirements for
1370	lease agreement.
1371	Section 63M-2-701, Title.
1372	Section 63M-2-703, Reporting requirements for private entities.
1373	Section 63M-2-801, Title.
1374	Section 63M-2-802, USTAR annual report.
1375	Section 63M-2-803, Audit requirements.
1376	Section 63N-2-213.5, State tax credits for contributions to a nonprofit corporation.
1377	Section 63N-3-104, Rural Fast Track Program Creation Funding
1378	Qualifications for program participation Awards Reports.
1379	Section 63N-3-104.5, Business Expansion and Retention Initiative Creation
1380	Funding Qualifications for program participation Awards Reports.
1381	Section 37. Appropriation.
1382	Subsection 37(a). Appropriation for fiscal year 2020.
1383	The following sums of money are appropriated for the fiscal year beginning July 1,
1384	2019, and ending June 30, 2020. These are additions to amounts previously appropriated for
1385	fiscal year 2020.
1386	The Legislature authorizes the State Division of Finance to transfer the following
1387	amounts to the unrestricted General Fund, Education Fund, or Uniform School Fund, as
1388	indicated, from the restricted funds or accounts indicated. Expenditures and outlays from the
1389	General Fund, Education Fund, or Uniform School Fund must be authorized by an

1390	appropriation.
1391	ITEM 1
1392	To General Fund
1393	From Nonlapsing Balances USTAR Support Programs \$1,436,200
1394	Schedule of Programs:
1395	General Fund, One-time \$1,436,200
1396	ITEM 2
1397	To General Fund
1398	From Nonlapsing Balances USTAR Grant Programs \$1,765,200
1399	Schedule of Programs:
1400	General Fund, One-time \$1,765,200
1401	Under the terms and conditions of Title 63J, Chapter 1, Budgetary Procedures Act, the
1402	Legislature appropriates the following sums of money from the funds or accounts indicated for
1403	the use and support of the government of the state of Utah.
1404	ITEM 3
1405	To Utah Science Technology and Research Governing Authority USTAR
1406	Administration
1407	From General Fund, One-time (\$1,512,500)
1408	Schedule of Programs:
1409	Administration (\$330,300)
1410	Project Management & Compliance (\$1,182,200)
1411	ITEM 4
1412	To General Fund Restricted Workforce Development Restricted Account
1413	From General Fund, One-time (\$11,931,000)
1414	Schedule of Programs:
1415	Workforce Development Restricted Account (\$11,931,000)
1416	Subsection 37(b). Appropriation for fiscal year 2021.
1417	The following sums of money are appropriated for the fiscal year beginning July 1,
1418	2020, and ending June 30, 2021. These are additions to amounts previously appropriated for
1419	fiscal year 2021. Under the terms and conditions of Title 63J, Chapter 1, Budgetary Procedures
1420	Act, the Legislature appropriates the following sums of money from the funds or accounts

1421	indicated for the use and support of the government of the state of Utah.
1422	ITEM 1
1423	To Utah Science Technology and Research Governing Authority USTAR
1424	Administration
1425	From General Fund (\$1,788,400)
1426	Schedule of Programs:
1427	Administration (\$606,200)
1428	<u>Project Management &amp; Compliance</u> (\$1,182,200)
1429	ITEM 2
1430	To Utah Science Technology and Research Governing Authority Support Programs
1431	From General Fund (\$31,600)
1432	Schedule of Programs:
1433	Regional Outreach (\$13,100)
1434	SBIR/STTR Assistance Center (\$7,900)
1435	<u>Incubation Programs</u> (\$10,600)
1436	ITEM 3
1437	To General Fund Restricted Workforce Development Restricted Account
1438	From General Fund (\$14,636,900)
1439	Schedule of Programs:
1440	Workforce Development Restricted Account (\$14,636,900)
1441	ITEM 4
1442	To Governor's Office of Economic Development Rural County Grant Program
1443	From General Fund \$4,600,000
1444	Schedule of Programs
1445	Rural County Grant Program \$4,600,000
1446	ITEM 5
1447	To Governor's Office of Economic Development Rural County Grant Program
1448	From General Fund, One-time \$3,400,000
1449	Schedule of Programs:
1450	Rural County Grant Program \$3,400,000
1451	ITEM 6

## 3rd Sub. (Ivory) S.B. 95

## 03-10-20 8:53 AM

1452	To Governor's Office of Economic Development Rural Coworking and	Innovation	
1453	Center Grant Program		
1454	From General Fund	\$250,000	
1455	Schedule of Programs:		
1456	Rural Coworking and Innovation Center Grant		
1457	<u>Program</u> <u>\$250,</u>	<u>000</u>	
1458	ITEM 7		
1459	To Governor's Office of Economic Development Rural Coworking and Innovation		
1460	Center Grant Program		
1461	From General Fund, One-time	\$2,000,000	
1462	Schedule of Programs:		
1463	Rural Coworking and Innovation Center Grant		
1464	<u>Program</u> <u>\$2,000</u>	<u>0,000</u>	
1465	ITEM 8		
1466	To Governor's Office of Economic Development Business Developmen	<u>ıt</u>	
1467	From General Fund	<u>\$250,000</u>	
1468	Schedule of Programs:		
1469	Rural Speculative Industrial Building Program \$250,0	000	
1470	ITEM 9		
1471	To Governor's Office of Economic Development Pass-through		
1472	From General Fund	<u>(\$385,600)</u>	
1473	From Dedicated Credits Revenue	<u>(\$16,100)</u>	
1474	Schedule of Programs:		
1475	Pass-through (\$401	<u>,700)</u>	
1476	<u>ITEM 10</u>		
1477	To Governor's Office of Economic Development SBIR/STTR Center		
1478	From General Fund	\$385,600	
1479	From Dedicated Credits Revenue	<u>\$16,100</u>	
1480	Schedule of Programs:		
1481	SBIR/STTR Center \$401,	<u>700</u>	
1482	The Legislature intends that any remaining money in the Workforce Deve	lopment	

1483	Restricted Account and any remaining money in USTAR accounts that has not been
1484	specifically appropriated for other purposes in fiscal year 2021 be deposited into the General
1485	<u>Fund.</u>
1486	Section 38. Retrospective operation.
1487	The repeal of Sections 59-7-614.11, 59-10-1039, and 63N-2-213.5 in this bill have
1488	retrospective operation for a taxable year beginning on or after January 1, 2020.
1489	Section 39. Effective date.
1490	(1) Except as provided in Subsection (2), this bill takes effect on July 1, 2020.
1491	(2) Uncodified Subsection 37(a), Appropriation for Fiscal Year 2020, takes effect on
1492	May 12, 2020.
1493	Section 40. Coordinating S.B. 95 with H.B. 72 Substantive and technical
1494	amendments.
1495	If this S.B. 95 and S.B. 72, Revisor's Technical Corrections to Utah Code, both pass
1496	and become law, it is the intent of the Legislature that on July 1, 2020, the amendments to
1497	Sections 59-7-610 and 59-10-1007 in this bill supersede the amendments to Sections 59-7-610
1498	and 59-10-1007 in S.B. 72, when the Office of Legislative Research and General Counsel
1499	prepares the Utah Code database for publication.
1500	Section 41. Coordinating S.B. 95 with H.B. 179 Substantive and technical
1501	amendments.
1502	If this S.B. 95 and H.B. 179, Recycling Market Development Zone Tax Credit
1503	Amendments, both pass and become law, it is the intent of the Legislature that on July 1, 2020
1504	the amendments to Section 63I-1-263 in this bill supersede the amendments to Section
1505	63I-1-263 in H.B. 179, when the Office of Legislative Research and General Counsel prepares
1506	the Utah Code database for publication.