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Carl R. Albrecht proposes the following substitute bill:

Nuclear Power Amendments

2025 GENERAL SESSION

STATE OF UTAH

Chief Sponsor: Carl R. Albrecht

Senate Sponsor: Ann Millner

2 LONG TITLE

4 General Description:

- 5 This bill creates the Nuclear Energy Consortium and the Utah Energy Council, establishes a
- 6 process for designating energy development zones, and creates the Energy Development
- 7 Investment Fund.
- **8 Highlighted Provisions:**
- 9 This bill:
- 10 defines terms:
- 11 reactes the Nuclear Energy Consortium within the Office of Energy Development (office)
- and establishes its membership and duties;
- creates the Utah Energy Council within the office and establishes its membership and
- 14 duties;

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- 15 modifies the duties and name of the Utah San Rafael Energy Lab Board;
 - establishes a process for designating electrical energy development zones;
- 17 creates the Electrical Energy Development Investment Fund and provides for its
- 18 administration; and
- establishes authorized uses of fund money.
- 20 Money Appropriated in this Bill:
- 21 None
- 22 Other Special Clauses:
- None None
- 24 Utah Code Sections Affected:
- 25 AMENDS:
- 26 **59-2-924**, as last amended by Laws of Utah 2024, Chapter 258
- 63I-1-279, as last amended by Laws of Utah 2024, Third Special Session, Chapter 5
- 28 **79-6-102**, as last amended by Laws of Utah 2024, Chapters 88, 493

| 79-6-1001 , as enacted by Laws of Utah 2024, Chapter 496 |
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| 79-6-1003, as enacted by Laws of Utah 2024, Chapter 496 |
| ENACTS: |
| 79-6-1101 , Utah Code Annotated 1953 |
| 79-6-1102 , Utah Code Annotated 1953 |
| 79-6-1103 , Utah Code Annotated 1953 |
| 79-6-1104 , Utah Code Annotated 1953 |
| 79-6-1105 , Utah Code Annotated 1953 |
| 79-6-1106 , Utah Code Annotated 1953 |
| 79-6-1201 , Utah Code Annotated 1953 |
| 79-6-1202 , Utah Code Annotated 1953 |
| Be it enacted by the Legislature of the state of Utah: |
| Section 1. Section 59-2-924 is amended to read: |
| 59-2-924. Definitions Report of valuation of property to county auditor and |
| commission Transmittal by auditor to governing bodies Calculation of certified tax |
| rate Rulemaking authority Adoption of tentative budget Notice provided by the |
| commission. |
| (1) As used in this section: |
| (a)(i) "Ad valorem property tax revenue" means revenue collected in accordance with |
| this chapter. |
| (ii) "Ad valorem property tax revenue" does not include: |
| (A) interest; |
| (B) penalties; |
| (C) collections from redemptions; or |
| (D) revenue received by a taxing entity from personal property that is |
| semiconductor manufacturing equipment assessed by a county assessor in |
| accordance with Part 3, County Assessment. |
| (b) "Adjusted tax increment" means the same as that term is defined in Section |
| 17C-1-102. |
| (c)(i) "Aggregate taxable value of all property taxed" means: |
| (A) the aggregate taxable value of all real property a county assessor assesses in |
| accordance with Part 3, County Assessment, for the current year; |
| (B) the aggregate taxable value of all real and personal property the commission |

| 63 | assesses in accordance with Part 2, Assessment of Property, for the current |
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| 64 | year; and |
| 65 | (C) the aggregate year end taxable value of all personal property a county assessor |
| 66 | assesses in accordance with Part 3, County Assessment, contained on the prior |
| 67 | year's tax rolls of the taxing entity. |
| 68 | (ii) "Aggregate taxable value of all property taxed" does not include the aggregate |
| 69 | year end taxable value of personal property that is: |
| 70 | (A) semiconductor manufacturing equipment assessed by a county assessor in |
| 71 | accordance with Part 3, County Assessment; and |
| 72 | (B) contained on the prior year's tax rolls of the taxing entity. |
| 73 | (d) "Base taxable value" means: |
| 74 | (i) for an authority created under Section 11-58-201, the same as that term is defined |
| 75 | in Section 11-58-102; |
| 76 | (ii) for the Point of the Mountain State Land Authority created in Section 11-59-201, |
| 77 | the same as that term is defined in Section 11-59-207; |
| 78 | (iii) for the Utah Fairpark Area Investment and Restoration District created in Section |
| 79 | 11-70-201, the same as that term is defined in Section 11-70-101; |
| 80 | (iv) for an agency created under Section 17C-1-201.5, the same as that term is |
| 81 | defined in Section 17C-1-102; |
| 82 | (v) for an authority created under Section 63H-1-201, the same as that term is defined |
| 83 | in Section 63H-1-102; |
| 84 | (vi) for a host local government, the same as that term is defined in Section |
| 85 | 63N-2-502; |
| 86 | (vii) for a housing and transit reinvestment zone created under Title 63N, Chapter 3, |
| 87 | Part 6, Housing and Transit Reinvestment Zone Act, a property's taxable value as |
| 88 | shown upon the assessment roll last equalized during the base year, as that term is |
| 89 | defined in Section 63N-3-602; |
| 90 | (viii) for a home ownership promotion zone created under Title 10, Chapter 9a, Part |
| 91 | 10, Home Ownership Promotion Zone for Municipalities, or Title 17, Chapter |
| 92 | 27a, Part 12, Home Ownership Promotion Zone for Counties, a property's taxable |
| 93 | value as shown upon the assessment roll last equalized during the base year, as |
| 94 | that term is defined in Section 10-9a-1001 or Section 17-27a-1201;[-or] |
| 95 | (ix) for a first home investment zone created under Title 63N, Chapter 3, Part 16, |
| 96 | First Home Investment Zone Act, a property's taxable value as shown upon the |

| 97 | assessment roll last equalized during the base year, as that term is defined in |
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| 98 | Section 63N-3-1601[-] ; or |
| 99 | (x) for an electrical energy development zone created under Section 79-6-1104, the |
| 100 | value of the property within an electrical energy development zone, as shown on |
| 101 | the assessment roll last equalized before the creation of the electrical development |
| 102 | zone, as that term is defined in Section 79-6-1104. |
| 103 | (e) "Centrally assessed benchmark value" means an amount equal to the average year |
| 104 | end taxable value of real and personal property the commission assesses in |
| 105 | accordance with Part 2, Assessment of Property, for the previous three calendar |
| 106 | years, adjusted for taxable value attributable to: |
| 107 | (i) an annexation to a taxing entity; |
| 108 | (ii) an incorrect allocation of taxable value of real or personal property the |
| 109 | commission assesses in accordance with Part 2, Assessment of Property; or |
| 110 | (iii) a change in value as a result of a change in the method of apportioning the value |
| 111 | prescribed by the Legislature, a court, or the commission in an administrative rule |
| 112 | or administrative order. |
| 113 | (f)(i) "Centrally assessed new growth" means the greater of: |
| 114 | (A) zero; or |
| 115 | (B) the amount calculated by subtracting the centrally assessed benchmark value |
| 116 | adjusted for prior year end incremental value from the taxable value of real and |
| 117 | personal property the commission assesses in accordance with Part 2, |
| 118 | Assessment of Property, for the current year, adjusted for current year |
| 119 | incremental value. |
| 120 | (ii) "Centrally assessed new growth" does not include a change in value as a result of |
| 121 | a change in the method of apportioning the value prescribed by the Legislature, a |
| 122 | court, or the commission in an administrative rule or administrative order. |
| 123 | (g) "Certified tax rate" means a tax rate that will provide the same ad valorem property |
| 124 | tax revenue for a taxing entity as was budgeted by that taxing entity for the prior year. |
| 125 | (h) "Community reinvestment agency" means the same as that term is defined in Section |
| 126 | 17C-1-102. |
| 127 | (i) "Eligible new growth" means the greater of: |
| 128 | (i) zero; or |
| 129 | (ii) the sum of: |
| 130 | (A) locally assessed new growth; |

| 131 | (B) centrally assessed new growth; and |
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| 132 | (C) project area new growth or hotel property new growth. |
| 133 | (j) "Host local government" means the same as that term is defined in Section 63N-2-502. |
| 134 | (k) "Hotel property" means the same as that term is defined in Section 63N-2-502. |
| 135 | (l) "Hotel property new growth" means an amount equal to the incremental value that is |
| 136 | no longer provided to a host local government as incremental property tax revenue. |
| 137 | (m) "Incremental property tax revenue" means the same as that term is defined in |
| 138 | Section 63N-2-502. |
| 139 | (n) "Incremental value" means: |
| 140 | (i) for an authority created under Section 11-58-201, the amount calculated by |
| 141 | multiplying: |
| 142 | (A) the difference between the taxable value and the base taxable value of the |
| 143 | property that is located within a project area and on which property tax |
| 144 | differential is collected; and |
| 145 | (B) the number that represents the percentage of the property tax differential that |
| 146 | is paid to the authority; |
| 147 | (ii) for the Point of the Mountain State Land Authority created in Section 11-59-201, |
| 148 | an amount calculated by multiplying: |
| 149 | (A) the difference between the current assessed value of the property and the base |
| 150 | taxable value; and |
| 151 | (B) the number that represents the percentage of the property tax augmentation, as |
| 152 | defined in Section 11-59-207, that is paid to the Point of the Mountain State |
| 153 | Land Authority; |
| 154 | (iii) for the Utah Fairpark Area Investment and Restoration District created in Section |
| 155 | 11-70-201, the amount calculated by multiplying: |
| 156 | (A) the difference between the taxable value for the current year and the base |
| 157 | taxable value of the property that is located within a project area; and |
| 158 | (B) the number that represents the percentage of enhanced property tax revenue, |
| 159 | as defined in Section 11-70-101; |
| 160 | (iv) for an agency created under Section 17C-1-201.5, the amount calculated by |
| 161 | multiplying: |
| 162 | (A) the difference between the taxable value and the base taxable value of the |
| 163 | property located within a project area and on which tax increment is collected; |
| 164 | and |

| 165 | (B) the number that represents the adjusted tax increment from that project area |
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| 166 | that is paid to the agency; |
| 167 | (v) for an authority created under Section 63H-1-201, the amount calculated by |
| 168 | multiplying: |
| 169 | (A) the difference between the taxable value and the base taxable value of the |
| 170 | property located within a project area and on which property tax allocation is |
| 171 | collected; and |
| 172 | (B) the number that represents the percentage of the property tax allocation from |
| 173 | that project area that is paid to the authority; |
| 174 | (vi) for a housing and transit reinvestment zone created pursuant to Title 63N, |
| 175 | Chapter 3, Part 6, Housing and Transit Reinvestment Zone Act, an amount |
| 176 | calculated by multiplying: |
| 177 | (A) the difference between the taxable value and the base taxable value of the |
| 178 | property that is located within a housing and transit reinvestment zone and on |
| 179 | which tax increment is collected; and |
| 180 | (B) the number that represents the percentage of the tax increment that is paid to |
| 181 | the housing and transit reinvestment zone; |
| 182 | (vii) for a host local government, an amount calculated by multiplying: |
| 183 | (A) the difference between the taxable value and the base taxable value of the |
| 184 | hotel property on which incremental property tax revenue is collected; and |
| 185 | (B) the number that represents the percentage of the incremental property tax |
| 186 | revenue from that hotel property that is paid to the host local government; |
| 187 | (viii) for a home ownership promotion zone created under Title 10, Chapter 9a, Part |
| 188 | 10, Home Ownership Promotion Zone for Municipalities, or Title 17, Chapter |
| 189 | 27a, Part 12, Home Ownership Promotion Zone for Counties, an amount |
| 190 | calculated by multiplying: |
| 191 | (A) the difference between the taxable value and the base taxable value of the |
| 192 | property that is located within a home ownership promotion zone and on which |
| 193 | tax increment is collected; and |
| 194 | (B) the number that represents the percentage of the tax increment that is paid to |
| 195 | the home ownership promotion zone;[-or] |
| 196 | (ix) for a first home investment zone created pursuant to Title 63N, Chapter 3, Part |
| 197 | 16, First Home Investment Zone Act, an amount calculated by multiplying: |
| 198 | (A) the difference between the taxable value and the base taxable value of the |

| 199 | property that is located within a first home investment zone and on which tax |
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| 200 | increment is collected; and |
| 201 | (B) the number that represents the percentage of the tax increment that is paid to |
| 202 | the first home investment zone[-] ; or |
| 203 | (x) for an electrical energy development zone created under Section 79-6-1104, the |
| 204 | amount calculated by multiplying: |
| 205 | (A) the difference between the taxable value and the base taxable value of the |
| 206 | property that is located within the electrical energy developmental zone; and |
| 207 | (B) the number that represents the percentage of the tax increment that is paid to |
| 208 | the Electrical Energy Development Investment Fund and retained for county |
| 209 | use. |
| 210 | (o)(i) "Locally assessed new growth" means the greater of: |
| 211 | (A) zero; or |
| 212 | (B) the amount calculated by subtracting the year end taxable value of real |
| 213 | property the county assessor assesses in accordance with Part 3, County |
| 214 | Assessment, for the previous year, adjusted for prior year end incremental |
| 215 | value from the taxable value of real property the county assessor assesses in |
| 216 | accordance with Part 3, County Assessment, for the current year, adjusted for |
| 217 | current year incremental value. |
| 218 | (ii) "Locally assessed new growth" does not include a change in: |
| 219 | (A) value as a result of factoring in accordance with Section 59-2-704, reappraisal, |
| 220 | or another adjustment; |
| 221 | (B) assessed value based on whether a property is allowed a residential exemption |
| 222 | for a primary residence under Section 59-2-103; |
| 223 | (C) assessed value based on whether a property is assessed under Part 5, Farmland |
| 224 | Assessment Act; or |
| 225 | (D) assessed value based on whether a property is assessed under Part 17, Urban |
| 226 | Farming Assessment Act. |
| 227 | (p) "Project area" means: |
| 228 | (i) for an authority created under Section 11-58-201, the same as that term is defined |
| 229 | in Section 11-58-102; |
| 230 | (ii) for the Utah Fairpark Area Investment and Restoration District created in Section |
| 231 | 11-70-201, the same as that term is defined in Section 11-70-101; |
| 232 | (iii) for an agency created under Section 17C-1-201.5, the same as that term is |

| 233 | defined in Section 17C-1-102; or |
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| 234 | (iv) for an authority created under Section 63H-1-201, the same as that term is |
| 235 | defined in Section 63H-1-102. |
| 236 | (q) "Project area new growth" means: |
| 237 | (i) for an authority created under Section 11-58-201, an amount equal to the |
| 238 | incremental value that is no longer provided to an authority as property tax |
| 239 | differential; |
| 240 | (ii) for the Point of the Mountain State Land Authority created in Section 11-59-201, |
| 241 | an amount equal to the incremental value that is no longer provided to the Point of |
| 242 | the Mountain State Land Authority as property tax augmentation, as defined in |
| 243 | Section 11-59-207; |
| 244 | (iii) for the Utah Fairpark Area Investment and Restoration District created in Section |
| 245 | 11-70-201, an amount equal to the incremental value that is no longer provided to |
| 246 | the Utah Fairpark Area Investment and Restoration District; |
| 247 | (iv) for an agency created under Section 17C-1-201.5, an amount equal to the |
| 248 | incremental value that is no longer provided to an agency as tax increment; |
| 249 | (v) for an authority created under Section 63H-1-201, an amount equal to the |
| 250 | incremental value that is no longer provided to an authority as property tax |
| 251 | allocation; |
| 252 | (vi) for a housing and transit reinvestment zone created under Title 63N, Chapter 3, |
| 253 | Part 6, Housing and Transit Reinvestment Zone Act, an amount equal to the |
| 254 | incremental value that is no longer provided to a housing and transit reinvestment |
| 255 | zone as tax increment; |
| 256 | (vii) for a home ownership promotion zone created under Title 10, Chapter 9a, Part |
| 257 | 10, Home Ownership Promotion Zone for Municipalities, or Title 17, Chapter |
| 258 | 27a, Part 12, Home Ownership Promotion Zone for Counties, an amount equal to |
| 259 | the incremental value that is no longer provided to a home ownership promotion |
| 260 | zone as tax increment; or |
| 261 | (viii) for a first home investment zone created under Title 63N, Chapter 3, Part 16, |
| 262 | First Home Investment Zone Act, an amount equal to the incremental value that is |
| 263 | no longer provided to a first home investment zone as tax increment. |
| 264 | (r) "Project area incremental revenue" means the same as that term is defined in Section |
| 265 | 17C-1-1001. |
| 266 | (s) "Property tax allocation" means the same as that term is defined in Section 63H-1-102. |

| 267 | (t) "Property tax differential" means the same as that term is defined in [Sections] Sections |
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| 268 | 11-58-102[-] and 79-6-1104. |
| 269 | (u) "Qualifying exempt revenue" means revenue received: |
| 270 | (i) for the previous calendar year; |
| 271 | (ii) by a taxing entity; |
| 272 | (iii) from tangible personal property contained on the prior year's tax rolls that is |
| 273 | exempt from property tax under Subsection 59-2-1115(2)(b) for a calendar year |
| 274 | beginning on January 1, 2022; and |
| 275 | (iv) on the aggregate 2021 year end taxable value of the tangible personal property |
| 276 | that exceeds \$15,300. |
| 277 | (v) "Tax increment" means: |
| 278 | (i) for a project created under Section 17C-1-201.5, the same as that term is defined |
| 279 | in Section 17C-1-102; |
| 280 | (ii) for a housing and transit reinvestment zone created under Title 63N, Chapter 3, |
| 281 | Part 6, Housing and Transit Reinvestment Zone Act, the same as that term is |
| 282 | defined in Section 63N-3-602; |
| 283 | (iii) for a home ownership promotion zone created under Title 10, Chapter 9a, Part |
| 284 | 10, Home Ownership Promotion Zone for Municipalities, or Title 17, Chapter |
| 285 | 27a, Part 12, Home Ownership Promotion Zone for Counties, the same as that |
| 286 | term is defined in Section 10-9a-1001 or Section 17-27a-1201; or |
| 287 | (iv) for a first home investment zone created under Title 63N, Chapter 3, Part 16, |
| 288 | First Home Investment Zone Act, the same as that term is defined in Section |
| 289 | 63N-3-1601. |
| 290 | (2) Before June 1 of each year, the county assessor of each county shall deliver to the |
| 291 | county auditor and the commission the following statements: |
| 292 | (a) a statement containing the aggregate valuation of all taxable real property a county |
| 293 | assessor assesses in accordance with Part 3, County Assessment, for each taxing |
| 294 | entity; and |
| 295 | (b) a statement containing the taxable value of all personal property a county assessor |
| 296 | assesses in accordance with Part 3, County Assessment, from the prior year end |
| 297 | values. |
| 298 | (3) The county auditor shall, on or before June 8, transmit to the governing body of each |
| 299 | taxing entity: |
| 300 | (a) the statements described in Subsections (2)(a) and (b); |

| 301 | (b) an estimate of the revenue from personal property; |
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| 302 | (c) the certified tax rate; and |
| 303 | (d) all forms necessary to submit a tax levy request. |
| 304 | (4)(a) Except as otherwise provided in this section, the certified tax rate shall be |
| 305 | calculated by dividing the ad valorem property tax revenue that a taxing entity |
| 306 | budgeted for the prior year minus the qualifying exempt revenue by the amount |
| 307 | calculated under Subsection (4)(b). |
| 308 | (b) For purposes of Subsection (4)(a), the legislative body of a taxing entity shall |
| 309 | calculate an amount as follows: |
| 310 | (i) calculate for the taxing entity the difference between: |
| 311 | (A) the aggregate taxable value of all property taxed; and |
| 312 | (B) any adjustments for current year incremental value; |
| 313 | (ii) after making the calculation required by Subsection (4)(b)(i), calculate an amount |
| 314 | determined by increasing or decreasing the amount calculated under Subsection |
| 315 | (4)(b)(i) by the average of the percentage net change in the value of taxable |
| 316 | property for the equalization period for the three calendar years immediately |
| 317 | preceding the current calendar year; |
| 318 | (iii) after making the calculation required by Subsection (4)(b)(ii), calculate the |
| 319 | product of: |
| 320 | (A) the amount calculated under Subsection (4)(b)(ii); and |
| 321 | (B) the percentage of property taxes collected for the five calendar years |
| 322 | immediately preceding the current calendar year; and |
| 323 | (iv) after making the calculation required by Subsection (4)(b)(iii), calculate an |
| 324 | amount determined by: |
| 325 | (A) multiplying the percentage of property taxes collected for the five calendar |
| 326 | years immediately preceding the current calendar year by eligible new growth; |
| 327 | and |
| 328 | (B) subtracting the amount calculated under Subsection (4)(b)(iv)(A) from the |
| 329 | amount calculated under Subsection (4)(b)(iii). |
| 330 | (5) A certified tax rate for a taxing entity described in this Subsection (5) shall be calculated |
| 331 | as follows: |
| 332 | (a) except as provided in Subsection (5)(b) or (c), for a new taxing entity, the certified |
| 333 | tax rate is zero; |
| 334 | (b) for a municipality incorporated on or after July 1, 1996, the certified tax rate is: |

| 335 | (i) in a county of the first, second, or third class, the levy imposed for municipal-type |
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| 336 | services under Sections 17-34-1 and 17-36-9; and |
| 337 | (ii) in a county of the fourth, fifth, or sixth class, the levy imposed for general county |
| 338 | purposes and such other levies imposed solely for the municipal-type services |
| 339 | identified in Section 17-34-1 and Subsection 17-36-3(23); |
| 340 | (c) for a community reinvestment agency that received all or a portion of a taxing |
| 341 | entity's project area incremental revenue in the prior year under Title 17C, Chapter 1, |
| 342 | Part 10, Agency Taxing Authority, the certified tax rate is calculated as described in |
| 343 | Subsection (4) except that the commission shall treat the total revenue transferred to |
| 344 | the community reinvestment agency as ad valorem property tax revenue that the |
| 345 | taxing entity budgeted for the prior year; and |
| 346 | (d) for debt service voted on by the public, the certified tax rate is the actual levy |
| 347 | imposed by that section, except that a certified tax rate for the following levies shall |
| 348 | be calculated in accordance with Section 59-2-913 and this section: |
| 349 | (i) a school levy provided for under Section 53F-8-301, 53F-8-302, or 53F-8-303; and |
| 350 | (ii) a levy to pay for the costs of state legislative mandates or judicial or |
| 351 | administrative orders under Section 59-2-1602. |
| 352 | (6)(a) A judgment levy imposed under Section 59-2-1328 or 59-2-1330 may be imposed |
| 353 | at a rate that is sufficient to generate only the revenue required to satisfy one or more |
| 354 | eligible judgments. |
| 355 | (b) The ad valorem property tax revenue generated by a judgment levy described in |
| 356 | Subsection (6)(a) may not be considered in establishing a taxing entity's aggregate |
| 357 | certified tax rate. |
| 358 | (7)(a) For the purpose of calculating the certified tax rate, the county auditor shall use: |
| 359 | (i) the taxable value of real property: |
| 360 | (A) the county assessor assesses in accordance with Part 3, County Assessment; |
| 361 | and |
| 362 | (B) contained on the assessment roll; |
| 363 | (ii) the year end taxable value of personal property: |
| 364 | (A) a county assessor assesses in accordance with Part 3, County Assessment; and |
| 365 | (B) contained on the prior year's assessment roll; and |
| 366 | (iii) the taxable value of real and personal property the commission assesses in |
| 367 | accordance with Part 2, Assessment of Property. |
| 368 | (b) For purposes of Subsection (7)(a), taxable value does not include eligible new |

| 369 | growth. |
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| 370 | (8)(a) On or before June 30, a taxing entity shall annually adopt a tentative budget. |
| 371 | (b) If a taxing entity intends to exceed the certified tax rate, the taxing entity shall notify |
| 372 | the county auditor of: |
| 373 | (i) the taxing entity's intent to exceed the certified tax rate; and |
| 374 | (ii) the amount by which the taxing entity proposes to exceed the certified tax rate. |
| 375 | (c) The county auditor shall notify property owners of any intent to levy a tax rate that |
| 376 | exceeds the certified tax rate in accordance with Sections 59-2-919 and 59-2-919.1. |
| 377 | (9)(a) Subject to Subsection (9)(d), the commission shall provide notice, through |
| 378 | electronic means on or before July 31, to a taxing entity and the Revenue and |
| 379 | Taxation Interim Committee if: |
| 380 | (i) the amount calculated under Subsection (9)(b) is 10% or more of the year end |
| 381 | taxable value of the real and personal property the commission assesses in |
| 382 | accordance with Part 2, Assessment of Property, for the previous year, adjusted |
| 383 | for prior year end incremental value; and |
| 384 | (ii) the amount calculated under Subsection (9)(c) is 50% or more of the total year |
| 385 | end taxable value of the real and personal property of a taxpayer the commission |
| 386 | assesses in accordance with Part 2, Assessment of Property, for the previous year |
| 387 | (b) For purposes of Subsection (9)(a)(i), the commission shall calculate an amount by |
| 388 | subtracting the taxable value of real and personal property the commission assesses |
| 389 | in accordance with Part 2, Assessment of Property, for the current year, adjusted for |
| 390 | current year incremental value, from the year end taxable value of the real and |
| 391 | personal property the commission assesses in accordance with Part 2, Assessment of |
| 392 | Property, for the previous year, adjusted for prior year end incremental value. |
| 393 | (c) For purposes of Subsection (9)(a)(ii), the commission shall calculate an amount by |
| 394 | subtracting the total taxable value of real and personal property of a taxpayer the |
| 395 | commission assesses in accordance with Part 2, Assessment of Property, for the |
| 396 | current year, from the total year end taxable value of the real and personal property of |
| 397 | a taxpayer the commission assesses in accordance with Part 2, Assessment of |
| 398 | Property, for the previous year. |
| 399 | (d) The notification under Subsection (9)(a) shall include a list of taxpayers that meet the |
| 400 | requirement under Subsection (9)(a)(ii). |
| 401 | Section 2. Section 63I-1-279 is amended to read: |
| 402 | 63I-1-279 . Repeal dates: Title 79. |

- 403 (1) Subsection 79-2-201(2)(o), regarding the Utah Outdoor Recreation Infrastructure 404 Advisory Committee, is repealed July 1, 2027.
- 405 (2) Subsection 79-2-201(2)(p)(i), regarding an advisory council created by the Division of Outdoor Recreation to advise on boating policies, is repealed July 1, 2029.
- 407 (3) Subsection 79-2-201(2)(q), regarding the Wildlife Board Nominating Committee, is repealed July 1, 2028.
- 409 (4) Subsection 79-2-201(2)(r), regarding regional advisory councils for the Wildlife Board, 410 is repealed July 1, 2028.
- 411 (5) Section 79-7-206, Utah Outdoor Recreation Infrastructure Advisory Committee, is 412 repealed July 1, 2027.
- 413 (6) Title 79, Chapter 7, Part 7, Private Maintenance, is repealed July 1, 2029.
- 414 (7) Title 79, Chapter 8, Part 4, Outdoor Recreational Infrastructure Grant Program, is 415 repealed January 1, 2028.
- 416 (8) Title 79, Chapter 6, Part 12, Nuclear Energy Consortium, is repealed July 1, 2027.
- Section 3. Section **79-6-102** is amended to read:
- 418 **79-6-102** . **Definitions**.
- 419 As used in this chapter:
- 420 (1) "Adequate" means an amount of energy sufficient to continuously meet demand from
- under normal conditions, not including planned outages and temporary service
- 422 disruptions.
- 423 (2) "Affordable" means priced to be accessible to the population without causing financial strain or compromising basic needs, quality of life, or well-being.
- 425 (3) "Clean" means minimizing adverse environmental impact and able to meet state standards for environmental quality.
- 427 (4) "Consortium" means the Nuclear Energy Consortium created in Section 79-6-1201.
- 428 (5) "Council" means the Utah Energy Council established in Section 79-6-1101.
- 429 (6) "Director" means the director of the office.
- 430 [(4)] (7) "Dispatchable" means available for use on demand and generally available to be 431 delivered at a time and quantity of the operator's choosing.
- 432 [(5)] (8) "Electrical corporation" means the same as that term is defined in Section 54-2-1.
- 433 (9) "Electrical energy development zone" means a geographic area designated by the
- 434 <u>council under Section 79-6-1104 for electrical energy infrastructure development.</u>
- 435 [(6)] (10) "Gas corporation" means the same as that term is defined in Section 54-2-1.
- 436 [(7)] (11) "Intermittent" means available for use on a variable basis that is dependent on

- elements outside of the control of the operator.
- 438 [(8)] (12) "Office" means the Office of Energy Development created in Section 79-6-401.
- 439 [(9)] (13)(a) "Reliable" means supporting a system generally able to provide a continuous
- supply and the resiliency to withstand sudden or unexpected disturbances.
- (b) "Reliable" includes, for systems delivering electricity, the ability to provide
- electricity at the proper voltage and frequency.
- 443 [(10)] (14) "Secure" means protected against disruption, tampering, and external
- interference.
- 445 [(11)] (15) "Sustainable" means domestically sourced and able to provide affordable,
- reliable energy in adequate quantities for current and future generations without
- compromising economic prosperity or environmental health.
- 448 [(12)] (16) "Governmental entity" means:
- (a) any department, agency, board, commission, or other instrumentality of the state; or
- 450 (b) a political subdivision of the state.
- 451 Section 4. Section **79-6-1001** is amended to read:
- **79-6-1001** . **Definitions**.
- 453 As used in this part:
- 454 (1) "Board" means the [Utah San Rafael Energy Lab Board] Utah Energy Research Board
- established in Section 79-6-1003.
- 456 (2) "Center" means the Utah Center for Advanced Energy Research and Development
- 457 <u>established as a partnership between the state, the Idaho National Laboratory, and public</u>
- and private institutions of higher education located in the state.
- 459 (3) "Council" means the Utah Energy Council established in Section 79-6-1101.
- 460 [(2)] (4) "Director" means the director of the Office of Energy Development as defined in
- 461 Section 79-6-401.
- 462 [(3)] (5) "Fund" means the Utah Energy Research Fund established in Section 79-6-1002.
- 463 [(4)] (6) "Lab" means the Utah San Rafael Energy Lab established in Section 79-6-1004.
- 464 [(5)] (7) "Lab director" means the director appointed under Section 79-6-1004 to oversee the
- 465 lab.
- 466 [(6)] (8) "Project proposal" means a formal written submission to the board applying for
- approval of a specific research initiative conducted at the lab.
- 468 [(7)] (9) "Office" means the Office of Energy Development as defined in Section 79-6-401.
- Section 5. Section **79-6-1003** is amended to read:
- 470 **79-6-1003**. Utah Energy Research Board -- Duties -- Expenses.

504

| 471 | (1) There is established in the office the [Utah San Rafael Energy Lab Board] Utah Energy |
|-----|--|
| 472 | Research Board that is composed of the following [nine-]voting board members: |
| 473 | (a) the director, or the director's designee, who shall serve as the chair of the board; |
| 474 | [(b) the president of the University of Utah or the president's designee;] |
| 475 | [(c) the president of Utah State University or the president's designee;] |
| 476 | (b) the president, or the president's designee, of each public and private university in the |
| 477 | state that is classified as a Research 1 institution by the Carnegie Classification of |
| 478 | Institutions of Higher Education; |
| 479 | [(d)] (c) the commissioner of higher education, as described in Section 53B-1-408, or the |
| 480 | commissioner's designee; |
| 481 | [(e)] (d) one member, who is not a legislator, with experience in the non-regulated |
| 482 | energy industry appointed by the speaker of the House of Representatives; |
| 483 | [(f)] (e) one member, who is not a legislator, with experience in energy |
| 484 | commercialization appointed by the president of the Senate; |
| 485 | [(g)] (f) one member appointed by the governor who resides in a county of the third, |
| 486 | fourth, fifth, or sixth class as described in Section 17-50-501;[-and] |
| 487 | [(h)] (g) one member appointed by the director representing the Idaho National |
| 488 | <u>Laboratory</u> ; and |
| 489 | (h) two members appointed by the [office] director with relevant expertise in energy |
| 490 | research and development. |
| 491 | (2)(a) The term of an appointed board member is four years. |
| 492 | (b) Notwithstanding Subsection (2)(a), the person making an appointment shall, at the |
| 493 | time of appointment or reappointment, adjust the length of board member terms to |
| 494 | ensure the terms of board members are staggered so that approximately half of the |
| 495 | board is constituted of new members every two years. |
| 496 | (c) The person who appoints a member under Subsection (1) may remove an appointee |
| 497 | who was appointed by the person for cause. |
| 498 | (d) The person who appoints a member under Subsection (1) shall fill a vacancy on the |
| 499 | board in the same manner as provided in Subsection (1). |
| 500 | (e) An individual appointed to fill a vacancy shall serve the remaining unexpired term. |
| 501 | (f) Unless removed for cause under Subsection (2)(c) a board member shall serve until a |
| 502 | successor is appointed. |
| 503 | (3)(a) A majority of the board constitutes a quorum. |

(b) A majority vote of the quorum is required for an action to be taken by the board.

| 505 | (4) The board shall: |
|-----|--|
| 506 | (a) oversee and supervise the management of: |
| 507 | (i) the lab; and |
| 508 | (ii) the center; |
| 509 | (b) appoint directors for the lab and center, who shall serve at the pleasure of the board; |
| 510 | (c) establish reasonable compensation for: |
| 511 | (i) the lab director; and |
| 512 | (ii) the center director; |
| 513 | (d) develop and implement: |
| 514 | (i) bylaws to govern the lab; and |
| 515 | (ii) bylaws to govern the center; |
| 516 | (e) establish policies for: |
| 517 | (i) joint appointments between the Idaho National Laboratory and public and private |
| 518 | institutions of higher education; |
| 519 | (ii) research partnerships between institutions; |
| 520 | (iii) technology commercialization; and |
| 521 | (iv) workforce development initiatives; |
| 522 | (f) foster innovation and support technological development in the energy sector by |
| 523 | collaborating with industry leaders, researchers, entrepreneurs, investors, and other |
| 524 | stakeholders; |
| 525 | [(b)] (g) identify areas of economic growth and workforce development opportunities |
| 526 | related to emerging energy technologies and solutions; |
| 527 | [(e)] (h) seek potential investors and partners from the technology, finance, and business |
| 528 | sectors to support innovative research and early-stage ventures focused on |
| 529 | developing commercially viable energy technologies in the state; |
| 530 | [(d) in consultation with the lab, identify and prioritize high-impact research projects for |
| 531 | the lab aligned to the state's energy policy goals;] |
| 532 | [(e)] (i) develop evaluation criteria for approving project proposals, with input from the |
| 533 | lab director, including: |
| 534 | (i) alignment with state energy policy priorities; |
| 535 | (ii) commercialization potential; |
| 536 | (iii) economic impact; and |
| 537 | (iv) other relevant factors as determined by the board; |
| 538 | [(f) recommend allocation of lab resources for project proposals:] |

| 539 | [(g)] (j) approve providing matching grants to applicants under the Utah Energy |
|-----|--|
| 540 | Research Grant Program created in Section 79-6-403; and |
| 541 | [(h) consult with relevant stakeholders for input on energy research priorities and |
| 542 | potential collaborations.] |
| 543 | (k) make recommendations to the council regarding funding allocations for: |
| 544 | (i) research projects; |
| 545 | (ii) facility operations; |
| 546 | (iii) workforce development programs; and |
| 547 | (iv) technology commercialization initiatives; |
| 548 | (l) administer the funds allocated by the council to the board; |
| 549 | (m) coordinate energy research activities between: |
| 550 | (i) the lab; |
| 551 | (ii) the center; |
| 552 | (iii) public and private institutions of higher education; |
| 553 | (iv) the Idaho National Laboratory; and |
| 554 | (v) industry partners; |
| 555 | (n) review and approve annual reports from the lab and center directors; |
| 556 | (o) report annually to: |
| 557 | (i) the governor; |
| 558 | (ii) the Public Utilities, Energy, and Technology Interim Committee; and |
| 559 | (iii) the Education Interim Committee; |
| 560 | (p) engage with industry partners to: |
| 561 | (i) identify research needs; |
| 562 | (ii) develop workforce programs; |
| 563 | (iii) commercialize technologies; and |
| 564 | (iv) secure additional funding sources; |
| 565 | (q) coordinate with federal agencies on: |
| 566 | (i) research initiatives; |
| 567 | (ii) grant opportunities; and |
| 568 | (iii) regulatory compliance; |
| 569 | (r) provide quarterly reports to the Utah Energy Council regarding: |
| 570 | (i) ongoing research projects and the research projects' alignment with state energy |
| 571 | goals; |
| 572 | (ii) potential commercialization opportunities; |

| 573 | (iii) emerging technologies and the potential impact on the state's energy landscape; |
|-----|---|
| 574 | <u>and</u> |
| 575 | (iv) recommendations for policy changes or initiatives to support energy innovation; |
| 576 | <u>and</u> |
| 577 | (s) coordinate with the council on: |
| 578 | (i) strategic planning for statewide energy research initiatives; |
| 579 | (ii) identifying priority research areas that align with state energy policy; |
| 580 | (iii) developing frameworks for public-private partnerships in energy research; and |
| 581 | (iv) establishing metrics for measuring research outcomes and impact. |
| 582 | (5) A member may not receive compensation or benefits for the member's service, but may |
| 583 | receive per diem and travel expenses in accordance with: |
| 584 | (a) Section 63A-3-106; |
| 585 | (b) Section 63A-3-107; and |
| 586 | (c) rules made by the Division of Finance pursuant to Sections 63A-3-106 and |
| 587 | 63A-3-107. |
| 588 | (6) The board shall meet at least quarterly and may hold additional meetings as necessary to |
| 589 | review project proposals. |
| 590 | Section 6. Section 79-6-1101 is enacted to read: |
| 591 | Part 11. Utah Energy Council |
| 592 | 79-6-1101 . Utah Energy Council Creation and purpose. |
| 593 | (1) There is created within the office the Utah Energy Council. |
| 594 | (2) The purpose of the council is to facilitate the development of electrical energy |
| 595 | generation and transmission projects within the state, including: |
| 596 | (a) power plants; |
| 597 | (b) transmission lines; |
| 598 | (c) energy storage facilities; and |
| 599 | (d) related infrastructure. |
| 600 | Section 7. Section 79-6-1102 is enacted to read: |
| 601 | 79-6-1102 . Council composition Appointment Terms Staffing. |
| 602 | (1) The council shall be composed of: |
| 603 | (a) the director or the director's designee, who shall serve as chair of the council; |
| 604 | (b) two individuals appointed by the governor; |
| 605 | (c) one individual appointed by the president of the Senate; $\hat{S} \rightarrow [\underline{and}] \leftarrow \hat{S}$ |
| 606 | (d) one individual appointed by the speaker of the House of Representatives $\hat{S} \rightarrow [-1]$; |

| 606a | (e) one non-voting member appointed by the minority leader in the Senate; and |
|------|--|
| 606b | (f) one non-voting member appointed by the minority leader in the House of |
| 606c | <u>Representatives.</u> ←Ŝ |
| 607 | (2)(a) Except as provided in Subsection (2)(b), a council member appointed under |
| 608 | Subsection (1): |
| 609 | (i) shall serve a four-year term; |
| 610 | (ii) may be removed by the appointing authority; |
| 611 | (iii) may be reappointed; and |
| 612 | (iv) continues to serve until the member's successor is appointed and qualified. |
| 613 | (b) Initial terms for the appointed council members shall be staggered as follows: |
| 614 | (i) one member appointed by the governor under Subsection (1)(b) shall serve a |
| 615 | two-year term; |
| 616 | (ii) one member appointed by the governor under Subsection (1)(b) shall serve a |
| 617 | three-year term; |
| 618 | (iii) the member appointed by the president of the Senate under Subsection (1)(c) |
| 619 | shall serve a four-year term; $\hat{S} \rightarrow [\underline{and}] \leftarrow \hat{S}$ |
| 620 | (iv) the member appointed by the speaker of the House of Representatives under |
| 621 | Subsection (1)(d) shall serve a two-year term $\hat{S} \rightarrow [\underline{\cdot}]$: |
| 621a | (v) the non-voting member appointed by the Senate minority leader under |
| 621b | Subsection (1)(e) shall serve a three-year term; and |
| 621c | (vi) the non-voting member appointed by the House minority leader under |
| 621d | Subsection (1)(f) shall serve a two-year term. $\leftarrow \hat{S}$ |
| 622 | (3) When a vacancy occurs in the membership for any reason, the replacement shall be |
| 623 | appointed by the relevant appointing authority for the unexpired term. |
| 624 | (4)(a) A majority of council members constitutes a quorum for conducting council |
| 625 | business. |
| 626 | (b) A majority vote of the quorum present is required for any action taken by the council. |
| 627 | (5) The council shall meet: |
| 628 | (a) at least quarterly; and |
| 629 | (b) at the call of the chair or a majority of the council members. |
| 630 | (6)(a) A council member who is not a legislator may not receive compensation or |
| 631 | benefits for the member's service but may receive per diem and travel expenses in |
| 632 | accordance with: |
| 633 | (i) Section 63A-3-106: |

| 634 | (ii) Section 63A-3-107; and |
|-----|---|
| 635 | (iii) rules made by the Division of Finance under Sections 63A-3-106 and 63A-3-107. |
| 636 | (b) Compensation and expenses of a council member who is a legislator are governed by |
| 637 | Section 36-2-2 and Legislative Joint Rules, Title 5, Legislative Compensation and |
| 638 | Expenses. |
| 639 | (7) The office shall provide staff support to the council. |
| 640 | Section 8. Section 79-6-1103 is enacted to read: |
| 641 | 79-6-1103 . Council powers and duties. |
| 642 | The council shall: |
| 643 | (1) coordinate and facilitate electrical energy project development, including: |
| 644 | (a) site identification and permitting; |
| 645 | (b) early site preparation work; |
| 646 | (c) infrastructure improvements; |
| 647 | (d) project financing assistance; and |
| 648 | (e) stakeholder coordination; |
| 649 | (2) assess and facilitate electrical energy infrastructure development by: |
| 650 | (a) evaluating infrastructure needs and opportunities; |
| 651 | (b) coordinating with transmission and pipeline developers; |
| 652 | (c) supporting utility planning efforts; and |
| 653 | (d) coordinating with federal agencies; |
| 654 | (3) establish and implement: |
| 655 | (a) strategic plans for energy development; |
| 656 | (b) frameworks for stakeholder engagement; |
| 657 | (c) processes for designating electrical energy development zones; and |
| 658 | (d) criteria for evaluating proposed electrical energy development zones; |
| 659 | (4) review and approve: |
| 660 | (a) research project proposals from the board; and |
| 661 | (b) <u>funding allocations recommended by the board;</u> |
| 662 | (5) consult with state land use authorities regarding: |
| 663 | (a) identification of state lands suitable for electrical energy development; |
| 664 | (b) designation of electrical energy development zones; and |
| 665 | (c) opportunities for coordinated development of electrical energy projects on state lands; |
| 666 | (6) consult with representatives of counties and municipalities regarding the distribution of |
| 667 | property tax differential revenue collected under Section 79-6-1104; |

| 668 | (7) administer the Electrical Energy Development Investment Fund created in Section |
|------|--|
| 669 | <u>79-6-1105;</u> |
| 670 | (8) make recommendations regarding electrical energy policy to state and local |
| 671 | governments; |
| 672 | (9) identify and recommend solutions to barriers affecting electrical energy development; |
| 572a | $\hat{S} \rightarrow (10)$ assess and address potential public health impacts of electrical energy |
| 572b | development zones; |
| 673 | $[\underline{(10)}]$ (11) \leftarrow enter into contracts necessary to fulfill the council's duties; and |
| 674 | $\hat{S} \rightarrow [\underbrace{(11)}]$ (12) $\leftarrow \hat{S}$ report annually by October 31 to the Public Utilities, Energy, and |
| 574a | Technology Interim |
| 675 | Committee and the Natural Resources, Agriculture, and Environment Interim |
| 676 | Committee regarding: |
| 677 | (a) the council's activities; |
| 678 | (b) energy development opportunities; |
| 679 | (c) infrastructure needs; |
| 680 | (d) the status of designated electrical energy development zones; |
| 681 | (e) recommendations for how the property tax differential revenue collected under |
| 682 | Section 79-6-1104 should be divided and distributed between the state, counties, and |
| 683 | municipalities; |
| 684 | (f) investment decisions made by the council; and |
| 685 | (g) recommended policy changes. |
| 686 | Section 9. Section 79-6-1104 is enacted to read: |
| 687 | 79-6-1104. Electrical energy development zones Property tax differential. |
| 688 | (1) As used in this section: |
| 689 | (a) "Base taxable value" means the value of property within an electrical energy |
| 690 | development zone, as shown on the assessment roll last equalized before the creation |
| 691 | of the electrical energy development zone. |
| 692 | (b) "Property tax differential" means the difference between: |
| 693 | (i) the amount of property tax revenues generated each tax year by all taxing entities |
| 694 | from an electrical energy development zone, using the current assessed value of |
| 695 | the property; and |
| 696 | (ii) the amount of property tax revenues that would be generated from that same area |
| 697 | using the base taxable value of the property. |
| 698 | (2) \$→ Except for an electrical energy project for which construction has begun or a contract |

| 698a | for construction has been executed before July 1, 2026, [\underline{A}] $\underline{a} \leftarrow \hat{s}$ county or municipality may |
|------|---|
| 698b | not offer financial incentives for an electrical energy |
| 699 | project that is not located within a designated electrical energy development zone. |
| 700 | (3) A county or municipality may apply to the council for the designation of an electrical |
| 701 | energy development zone by submitting: |
| 702 | (a) a description of the proposed boundaries of the electrical energy development zone; |
| 703 | (b) an assessment of existing electrical energy infrastructure within and proximate to the |
| 704 | proposed electrical energy development zone; |
| 705 | (c) a development plan that includes: |
| 706 | (i) proposed electrical energy development projects; |
| 707 | (ii) anticipated infrastructure improvements; |
| 708 | (iii) projected economic benefits to the county; and |
| 709 | (iv) evidence of local support; |
| 710 | (d) if the applicant is a municipality, evidence of coordination with the county in which |
| 711 | the proposed electrical energy development zone is located; and |
| 712 | (e) any other information required by the council. |
| 713 | (4) The council shall approve an application for electrical energy development zone |
| 714 | designation if the application demonstrates: |
| 715 | (a) the proposed electrical energy development zone includes land suitable for electrical |
| 716 | energy development based on: |
| 717 | (i) access to electrical energy resources; |
| 718 | (ii) proximity to existing or planned transmission infrastructure; |
| 719 | (iii) adequate transportation access; and |
| 720 | (iv) sufficient land area for proposed development; and |
| 721 | (b) the development plan: |
| 722 | (i) aligns with state energy policy under Section 79-6-301; |
| 723 | (ii) includes realistic timelines and milestones; |
| 724 | (iii) identifies specific infrastructure improvements; and |
| 725 | (iv) quantifies projected economic benefits. |
| 726 | (5) The council shall: |
| 727 | (a) make a determination on an application within 60 days of submission; and |
| 728 | (b) provide written notice to the county or municipality explaining the basis for approval |
| 729 | or denial. |
| 730 | (6) Within 30 days after the council designates an electrical energy development zone: |

| 731 | (a) the county auditor shall certify to the council the base taxable value of property |
|-----|---|
| 732 | within the electrical energy development zone; and |
| 733 | (b) the county shall transmit to the council copies of the property tax assessment rolls for |
| 734 | all property within the electrical energy development zone. |
| 735 | (7)(a) Each year, the county auditor shall: |
| 736 | (i) determine the amount of the property tax differential for the electrical energy |
| 737 | development zone by comparing: |
| 738 | (A) the current assessed value of property within the electrical energy |
| 739 | development zone; and |
| 740 | (B) the base taxable value of property within the electrical energy development |
| 741 | zone; |
| 742 | (ii) inform the county treasurer of the property tax differential amount; and |
| 743 | (iii) provide notice to the council of the amount calculated under this Subsection (7). |
| 744 | (b) The county treasurer shall transfer the property tax differential to the council for |
| 745 | deposit into the Electrical Energy Development Investment Fund created in Section |
| 746 | <u>79-6-1105.</u> |
| 747 | (c) The county treasurer shall make distributions required under this section: |
| 748 | (i) at the same time as regular annual property tax distributions; and |
| 749 | (ii) using the same method as other property tax distributions. |
| 750 | Section 10. Section 79-6-1105 is enacted to read: |
| 751 | 79-6-1105 . Electrical Energy Development Investment Fund. |
| 752 | (1) There is created an expendable special revenue fund known as the "Electrical Energy |
| 753 | Development Investment Fund." |
| 754 | (2) The fund consists of property tax differential revenue collected under Section 79-6-1104. |
| 755 | (3) The council shall: |
| 756 | (a) administer the fund; and |
| 757 | (b) use fund money only as authorized under Section 79-6-1106. |
| 758 | Section 11. Section 79-6-1106 is enacted to read: |
| 759 | 79-6-1106. Authorized uses of fund money. |
| 760 | The council may use fund money to: |
| 761 | (1) facilitate electrical energy infrastructure development within the state, including: |
| 762 | (a) transmission and distribution lines; |
| 763 | (b) pipeline development; |
| 764 | (c) energy storage facilities: |

| 765 | (d) generation facilities; and |
|-----|---|
| 766 | (e) related infrastructure; |
| 767 | (2) provide matching funds for federal energy development grants; |
| 768 | (3) support energy workforce development programs; |
| 769 | (4) provide incentives for electrical energy development projects; and |
| 770 | (5) pay for administrative expenses related to the council's duties. |
| 771 | Section 12. Section 79-6-1201 is enacted to read: |
| 772 | Part 12. Nuclear Energy Consortium |
| 773 | 79-6-1201 . Nuclear Energy Consortium. |
| 774 | (1) There is created the Nuclear Energy Consortium to advise the office and the Legislature |
| 775 | on nuclear energy development in the state. |
| 776 | (2) The consortium consists of: |
| 777 | (a) one member of the Senate, appointed by the president of the Senate; |
| 778 | (b) one member of the House of Representatives, appointed by the speaker of the House |
| 779 | of Representatives; |
| 780 | (c) the following members or designees: |
| 781 | (i) the director of the Office of Energy Development, who shall serve as chair; |
| 782 | (ii) the executive director of the Department of Environmental Quality; |
| 783 | (iii) the chair of the Public Service Commission; and |
| 784 | (iv) the executive director of the Department of Natural Resources; and |
| 785 | (d) additional members with expertise in nuclear energy development appointed by the |
| 786 | director, including representatives from areas or entities such as: |
| 787 | (i) public and private institutions of higher education; |
| 788 | (ii) the Idaho National Laboratory; |
| 789 | (iii) the Nuclear Regulatory Commission; |
| 790 | (iv) other federal entities as determined by the director; |
| 791 | (v) nuclear fuel mining and milling: |
| 792 | (vi) nuclear fuel manufacturing; |
| 793 | (vii) nuclear technology providers; |
| 794 | (viii) utility companies; |
| 795 | (ix) energy off-takers; |
| 796 | (x) workforce development; |
| 797 | (xi) nuclear safety; |
| 798 | (xii) research and development: and |

| 799 | (xiii) nuclear waste management. |
|-----|---|
| 800 | (3)(a) A member appointed under Subsection (2)(a) may be removed by the president of |
| 801 | the Senate. |
| 802 | (b) A member appointed under Subsection (2)(b) may be removed by the speaker of the |
| 803 | House of Representatives. |
| 804 | (c) A member appointed under Subsection (2)(d) may be removed by the director. |
| 805 | (4) The consortium shall meet at least quarterly. |
| 806 | (5) A majority of consortium members constitutes a quorum for conducting consortium |
| 807 | business. |
| 808 | (6) The office shall provide staff support to the consortium. |
| 809 | (7) A consortium member may not receive compensation or benefits for the member's |
| 810 | service but may receive per diem and travel expenses in accordance with: |
| 811 | (a) Sections 63A-3-106 and 63A-3-107; and |
| 812 | (b) rules made by the Division of Finance under Sections 63A-3-106 and 63A-3-107. |
| 813 | Section 13. Section 79-6-1202 is enacted to read: |
| 814 | <u>79-6-1202</u> . Consortium duties. |
| 815 | (1) The consortium shall: |
| 816 | (a) provide knowledge and expertise to assist the office regarding nuclear energy |
| 817 | technologies, safety, and development; and |
| 818 | (b) develop recommendations regarding policy pertaining to: |
| 819 | (i) nuclear energy development in the state; |
| 820 | (ii) incentives for nuclear energy related industries in the state including industrial |
| 821 | process applications and other beneficial uses of nuclear technology; |
| 822 | (iii) partnerships between entities engaged in or supporting nuclear energy |
| 823 | development, including public and private sector collaboration; and |
| 824 | (iv) the appropriate regulatory framework for nuclear energy development in the state. |
| 825 | (2) The office shall report annually on duties performed by the consortium on or before |
| 826 | November 30 to the Public Utilities, Energy, and Technology Interim Committee. |
| 827 | Section 14. Effective Date. |
| 828 | This hill takes effect on May 7, 2025 |