{Omitted text} shows text that was in SB0253S02 but was omitted in SB0253S03 inserted text shows text that was not in SB0253S02 but was inserted into SB0253S03

DISCLAIMER: This document is provided to assist you in your comparison of the two bills. Sometimes this automated comparison will NOT be completely accurate. Therefore, you need to read the actual bills. This automatically generated document could contain inaccuracies caused by: limitations of the compare program; bad input data; or other causes.

1

Railroad and Transportation Amendments

2025 GENERAL SESSION

STATE OF UTAH

Chief Sponsor: Wayne A. Harper

House Sponsor:Casey Snider

2	
23	LONG TITLE
4	General Description:
5	This bill addresses railroad provisions.
6	Highlighted Provisions:
7	This bill:
8	 modifies the duties of the Department of Agriculture and Food related to railroad operations;
10	 amends the duties of the rail ombudsman;and
11	{delays the implementation of changes regarding right of way infrastructure
	improvements; and }
13	 repeals certain sections.
12	Money Appropriated in this Bill:
13	None
14	Other Special Clauses:
15	None
17	AMENDS:
18	

	4-2-103, as last amended by Laws of Utah 2023, Chapters 126, 232, as last amended by Laws of
	Utah 2023, Chapters 126, 232
21	{56-1-39 , as last amended by Laws of Utah 2024, Chapter 438 , as last amended by Laws of
	Utah 2024, Chapter 438}
19	63I-2-256, as last amended by Laws of Utah 2024, Third Special Session, Chapter 5, as last
	amended by Laws of Utah 2024, Third Special Session, Chapter 5
20	72-18-102, as enacted by Laws of Utah 2024, Chapter 531, as enacted by Laws of Utah 2024,
	Chapter 531
21	REPEALS:
22	56-1-12, as last amended by Laws of Utah 2024, Chapter 531, as last amended by Laws of Utah
	2024, Chapter 531
23	56-1-13, as last amended by Laws of Utah 2024, Chapter 531, as last amended by Laws of Utah
	2024, Chapter 531
27	{72-17-101 , as last amended by Laws of Utah 2024, Chapter 517 , as last amended by Laws
	of Utah 2024, Chapter 517}
28	{72-17-102 , as last amended by Laws of Utah 2024, Chapter 517 , as last amended by Laws
	of Utah 2024, Chapter 517}
29	{72-17-103 , as last amended by Laws of Utah 2024, Chapter 531 , as last amended by Laws
	of Utah 2024, Chapter 531}
30	{72-17-104 , as last amended by Laws of Utah 2024, Chapter 531 , as last amended by Laws
	of Utah 2024, Chapter 531}
31	{72-17-105 , as last amended by Laws of Utah 2024, Chapter 531 , as last amended by Laws
	of Utah 2024, Chapter 531}
32	{72-17-106 , as last amended by Laws of Utah 2024, Chapter 531 , as last amended by Laws
	of Utah 2024, Chapter 531}
33	{72-17-107 , as last amended by Laws of Utah 2024, Chapter 531 , as last amended by Laws
	of Utah 2024, Chapter 531}
34	{72-17-108 , as last amended by Laws of Utah 2024, Chapter 531 , as last amended by Laws
	of Utah 2024, Chapter 531}
24	

²⁵ Be it enacted by the Legislature of the state of Utah:

26	Section 1. Section 4-2-103 is amended to read:
27	4-2-103. Functions, powers, and duties of department Fees for services Marketing
	orders Procedure Purchasing and auditing.
40	(1) The department shall:
41	(a) inquire into and promote the interests and products of agriculture and allied industries;
43	(b) promote methods for increasing the production and facilitating the distribution of the agricultural
	products of the state;
45	(c)
	(i) inquire into the cause of contagious, infectious, and communicable diseases among livestock and the
	means for their prevention and cure; and
47	(ii) initiate, implement, and administer plans and programs to prevent the spread of diseases among
	livestock;
49	(d) encourage experiments designed to determine the best means and methods for the control of
	diseases among domestic and wild animals;
51	(e) issue marketing orders for any designated agricultural product to:
52	(i) promote orderly market conditions for any product;
53	(ii) give the producer a fair return on the producer's investment at the marketplace; and
55	(iii) only promote and not restrict or restrain the marketing of Utah agricultural commodities;
57	(f) administer and enforce all laws assigned to the department by the Legislature;
58	(g) establish standards and grades for agricultural products and fix and collect reasonable fees for
	services performed by the department in conjunction with the grading of agricultural products;
61	(h) establish operational standards for any establishment that manufactures, processes, produces,
	distributes, stores, sells, or offers for sale any agricultural product;
63	(i) adopt, according to Title 63G, Chapter 3, Utah Administrative Rulemaking Act, rules necessary for
	the effective administration of the agricultural laws of the state;
65	(j) when necessary, make investigations, subpoena witnesses and records, conduct hearings, issue
	orders, and make recommendations concerning matters related to agriculture;
68	(k)
	(i) inspect any nursery, orchard, farm, garden, park, cemetery, greenhouse, or any private or public
	place that may become infested or infected with harmful insects, plant diseases, noxious or
	poisonous weeds, or other agricultural pests;

- 71 (ii) establish and enforce quarantines;
- (iii) issue and enforce orders and rules for the control and eradication of pests, wherever they may exist within the state; and
- (iv) perform other duties relating to plants and plant products considered advisable and not contrary to law;
- 76 (l) inspect apiaries for diseases inimical to bees and beekeeping;
- (m) take charge of any agricultural exhibit within the state, if considered necessary by the department, and award premiums at that exhibit;
- (n) provide for the coordination of state conservation efforts, including by:
- (i) assisting the Conservation Commission in the administration of Chapter 18, Conservation
 Commission Act;
- (ii) implementing Chapter 46, Conservation Coordination Act, including entering into agreements with other state agencies; and
- (iii) administering and disbursing money available to assist conservation districts in the state in the conservation of the state's soil and water resources;
- (o) participate in the United States Department of Agriculture certified agricultural mediation program,
 in accordance with 7 U.S.C. Sec. 5101 and 7 C.F.R. Part 785;
- 88 (p) promote and support the multiple use of public lands;
- (q) ensure that any training or certification required of a public official or public employee, as those terms are defined in Section 63G-22-102, complies with Title 63G, Chapter 22, State Training and Certification Requirements, if the training or certification is required:
- 93 (i) under this title;
- 94 (ii) by the department; or
- 95 (iii) by an entity within the department;
- 96 [(r) administer the requirements described in Section 56-1-12 pertaining to livestock damaged by railroad operations;]
- 98 [(s)] (r) in accordance with Title 73, Chapter 3d, Part 4, Compensation:
- 99 (i) conduct mediation or arbitration; and
- 100 (ii) assist in the issuance of loans by the Conservation Commission; and
- 101 [(t)] (s) perform any additional functions, powers, and duties provided by law.

102

- (2) The department, by following the procedures and requirements of Section 63J-1-504, may adopt a schedule of fees assessed for services provided by the department.
- 104

(3)

- (a) A marketing order issued under Subsection (1)(e) may not take effect until:
- (i) the department gives notice of the proposed order to the producers and handlers of the affected product;
- 107 (ii) the commissioner conducts a hearing on the proposed order; and
- 108 (iii) at least 50% of the registered producers and handlers of the affected products vote in favor of the proposed order.
- 110 (b)
 - (i) The department may establish boards of control to administer marketing orders and the proceeds derived from any order.
- 112 (ii) A board of control shall:
- (A) ensure that proceeds are placed in an account in the board of control's name in a depository institution; and
- (B) ensure that the account is annually audited by an accountant approved by the commissioner.
- (4) Money collected by grain grading, as provided by Subsection (1)(g), shall be deposited into the General Fund as dedicated credits for the grain grading program.
- (5) In fulfilling the department's duties in this chapter, the department may:
- (a) purchase, as authorized or required by law, services that the department is responsible to provide for legally eligible persons;
- (b) take necessary steps, including legal action, to recover money or the monetary value of services provided to a recipient who is not eligible;
- (c) examine and audit the expenditures of any public funds provided to a local authority, agency, or organization that contracts with or receives funds from those authorities or agencies;
- (d) accept and administer grants from the federal government and from other sources, public or private;and
- (e) fund grants using money appropriated by the Legislature or money received from any other source.
 {Section 2. Section **56-1-39** is amended to read: }
- 132 56-1-39. Assessment for right of way infrastructure improvements.
- 133 (1) The provisions in this section apply beginning on [May 7, 2025] May 6, 2026.

134	(2) As used in this section:
135	(a) "Benefit" includes enhanced property value, enhanced safety or efficiency, reduced costs, and
	liability avoidance.
137	(b) "Government entity" means the state or a county, city, town, special district, or special service
	district.
139	(c)
	(i) "Railroad" means a rail carrier that is a Class I railroad, as classified by the federal Surface
	Transportation Board.
141	(ii) "Railroad" does not include a rail carrier that is:
142	(A) exempt from assessment under 49 U.S.C. Sec. 24301; or
143	(B) owned by a government entity.
144	(d)
	(i) "Right of way infrastructure improvement" means construction, reconstruction, repair, or
	maintenance of public infrastructure that:
146	(A) is paid for by a government entity; and
147	(B) is partially or wholly within a railroad's right of way or crosses over a railroad's right of way.
149	(ii) "Right of way infrastructure improvement" includes any component of construction, reconstruction,
	repair, or maintenance of public infrastructure, including:
152	(A) any environmental impact study, environmental mitigation, or environmental project management;
	and
154	(B) any required or requested review by a non-governmental entity.
155	(e) "Public infrastructure" means any of the following improvements:
156	(i) a system or line for water, sewer, drainage, electrical, or telecommunications;
157	(ii) a street, road, curb, gutter, sidewalk, walkway, or bridge;
158	(iii) signage or signaling related to an improvement described in Subsection (2)(e)(i) or (ii);
160	(iv) an environmental improvement; or
161	(v) any other improvement similar to the improvements described in Subsections (2)(e)(i) through (iv).
163	(3) A government entity may, to the extent allowed under federal law, assess a railroad for any portion
	of the cost of a right of way infrastructure improvement, including any cost attributable to delay, if:
166	(a) the government entity determines that the right of way infrastructure improvement provides a
	benefit to the railroad;

168	(b) the amount of the assessment is proportionate to the benefit the railroad receives, as determined by
	the government entity; and
170	(c) the government entity uses the assessment to pay for or as reimbursement for the cost of the right of
	way infrastructure improvement and not for the general support of the government entity.
173	(4)
	(a) If two or more government entities have authority under this section to assess a railroad for the same
	right of way infrastructure improvement, the [-Office of Rail Safety created in Section 72-17-101-]
	Department of Transportation shall:
176	(i) determine the amount of each government entity's assessment in accordance with Subsection (3);
178	(ii) assess the railroad for the total of all amounts described in Subsection (4)(a)(i); and
180	(iii) distribute the collected assessments to each government entity.
181	(b) The total amount of an assessment under this Subsection (4) may not exceed the amount described
	in Subsection (3)(b).
183	(c) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the Department
	of Transportation may make rules to establish a process for implementing the provisions of this
	Subsection (4).
120	Section 2. Section 63I-2-256 is amended to read:
121	63I-2-256. Repeal dates: Title 56.
188	[(1) Section 56-1-12.1, Injury to livestock Notice, is repealed May 7, 2025.]
189	[(2) Section 56-1-13.1, Fencing right-of-way Gates, is repealed May 7, 2025.]
124	Section 3. Section 72-18-102 is amended to read:
125	72-18-102. Rail ombudsman Duties.
192	(1) The rail ombudsman shall:
193	(a) develop and maintain expertise in and understanding of laws and regulations relating to rail;
195	(b) coordinate, consult, and provide information to private citizens, government entities, rail operators,
	stakeholders, and other interested parties about rail related issues;
197	(c) on the rail ombudsman's website, provide:
198	(i) updated, easily accessible information about the duties of the rail ombudsman; and
199	(ii) a form that a member of the public, including a railroad company employee, may use to submit a
	report or complaint;
201	(d) provide education and training regarding rail laws and regulations; and

- 202 (e) arrange and facilitate meetings between a rail company and one or more of the following, to resolve a rail dispute described in Subsection (2):
- 204 (i) a local government entity;
- 205 (ii) a large public transit district; or
- 206 (iii) a private property or livestock owner.
- 207 (2) The rail ombudsman shall facilitate meetings described in Subsection (1)(e) to resolve issues relating to:
- 209 (a) safety;
- 210 (b) at-grade and grade-separated rail crossings;
- 211 (c) fencing;
- 212 (d) injury to or loss of livestock;
- (e) railroad maintenance, including maintenance agreements and road closures;
- 214 (f) improvements to railroad right-of-way infrastructure;
- 215 (g) track realignment;
- 216 (h) track consolidation; or
- (i) any other issue that has caused a dispute between a rail company and a party described in Subsection (1)(e).
- (3) If the rail ombudsman invites a rail company or another party described in Subsection (1)(e) to a meeting to resolve a rail dispute, the rail company or other person shall:
- 221 (a) attend the meeting; and
- (b) attempt to resolve the dispute through the rail ombudsman before filing an action in court or seeking another remedy.
- (4) A rail company and a party described in Subsections (1)(e)(i) through (iii) shall provide notice to the rail ombudsman before:
- 226 (a) closing a highway for railroad maintenance; or
- (b) starting a construction project involving:
- (i) an at-grade rail crossing; or
- (ii) the realignment or consolidation of railroad tracks.
- 230 (5) The rail ombudsman may not address nor participate in:
- 231 (a) organized labor issues or disputes; or
- (b) rail company employee safety issues.

233	(6) If a report or complaint described in Subsection (1)(c)(ii) is made in regard to a rail company,
	the rail ombudsman shall forward the report or complaint to the relevant rail company or other
	appropriate agency or entity.
170	Section 4. Repealer.
	This Bill Repeals:
171	This bill repeals:
172	Section 56-1-12, Injury to livestock Notice Railroad Livestock Damages Fund and
173	Board Appeals Compensation and fees Rulemaking.
174	Section 56-1-13, Fencing right-of-way Gates.
243	Section 72-17-103, Duties of the Office of Rail Safety.
248	Section 72-17-108, Agreements to indemnify in a railroad contract.
247	Section 72-17-107, Rulemaking regarding railroad clearances and walkways.
245	Section 72-17-105, Establishment of administrative fees Payment Expenditures.
246	Section 72-17-106, Office of Rail Safety Account.
244	Section 72-17-104, Federal Railroad Administration grant program.
241	Section 72-17-101, Office of Rail Safety Creation Applicability.
242	Section 72-17-102, Definitions.
175	Section 5. Effective date.
	This bill takes effect on May 7, 2025.

2-27-25 5:17 PM