1

Executive Agency Innovation Incentives

2025 GENERAL SESSION

STATE OF UTAH

Chief Sponsor: Melissa G. Ballard

Senate Sponsor: Evan J. Vickers

3	LONG TITLE
1	General Description:
5	This bill amends and enacts provisions relating to efficiency improvement processes and
5	certain funding requirements in the Governor's Office of Planning and Budget.
7	Highlighted Provisions:
8	This bill:
9	 amends criteria for certain funds to be treated as nonlapsing;
0	 amends provisions relating to efficiency improvement processes in the Governor's Office
1	of Planning and Budget, including:
2	• identifying and prioritizing processes to incentivize, recognize, and reward a certain
3	entity or entity employee for efficiency;
4	• providing for a certain entity or entity employee to recommend an efficiency
5	evaluation;
6	• assessing certain metrics and outcomes to determine whether a certain entity's or
7	entity's employee's recommendation results in cost-savings or time-savings; and
8	• whether the nonlapsing funds are used for employee retention or incentives;
9	 provides for reporting requirements; and
0	 makes technical and conforming changes.
1	Money Appropriated in this Bill:
2	None
3	Other Special Clauses:
4	None
5	Utah Code Sections Affected:
6	AMENDS:
7	63J-1-602, as last amended by Laws of Utah 2024, Chapter 86
8	63J-1-904, as last amended by Laws of Utah 2023, Chapter 24
9	

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

31		Section 1. Section 63J-1-602 is amended to read:
32		63J-1-602 . Nonlapsing appropriations.
33	(1)	The appropriations from a fund or account and appropriations to a program that are
34		listed in Section 63J-1-602.1 or 63J-1-602.2 are nonlapsing.
35	(2)	No appropriation from a fund or account or appropriation to a program may be treated
36		as nonlapsing unless:
37		(a) it is listed in Section 63J-1-602.1 or 63J-1-602.2;
38		(b) it is designated in a condition of appropriation in the appropriations bill; [or]
39		(c) nonlapsing authority is granted under Section 63J-1-603[-] ; or
40		(d) it is reviewed under Section 63J-1-904.
41	(3)	Each legislative appropriations subcommittee shall review the accounts and funds that
42		have been granted nonlapsing authority under the provisions of this section or Section
43		63J-1-603.
44	(4)	Except as provided in Subsection (5), on or before October 1 of each calendar year, an
45		agency shall submit to the legislative appropriations subcommittee with jurisdiction over
46		the agency's budget a report that describes the agency's plan to expend any nonlapsing
47		appropriations, including:
48		(a) if applicable, the results of the prior year's planned use of the agency's nonlapsing
49		appropriations; and
50		(b) if the agency plans to save all or a portion of the agency's nonlapsing appropriations
51		over multiple years to pay for an anticipated expense:
52		(i) the estimated cost of the expense; and
53		(ii) the number of years until the agency will accumulate the amount required to pay
54		for the expense.
55	(5)	The State Board of Education shall submit the report described in Subsections (4)(a)
56		and (b) on or before October 10 of each calendar year.
57		Section 2. Section 63J-1-904 is amended to read:
58		63J-1-904 . Efficiency improvement process.
59	(1)	The Governor's Office of Planning and Budget and the Office of the Legislative Fiscal
60		Analyst shall jointly operate a process [that] to:
61		(a) [identifies and prioritizes] identify and prioritize government processes to target for
62		efficiency improvements[-] : and
63		(b) incentivize, recognize, and reward an appropriated state entity or an appropriated
64		state entity's employee to make recommendations for, and implement

65	recommendations from:
66	(i) an efficiency evaluation; or
67	(ii) other measurable efficiency improvements.
68	(2) The Governor's Office of Planning and Budget and the Office of the Legislative Fiscal
69	Analyst shall ensure that the efficiency improvement process described in Subsection (1)
70	addresses the following:
71	(a) the roles of the Governor's Office of Planning and Budget and the Office of the
72	Legislative Fiscal Analyst throughout the efficiency improvement process;
73	(b) the process by which an appropriated entity's government process is selected for an
74	efficiency evaluation;
75	(c) the criteria and methodology used for an efficiency evaluation;
76	(d) metrics demonstrating success, including:
77	(i) service delivery savings;
78	(ii) cost-savings; or
79	(iii) time-savings;
80	[(d) whether to provide any rewards or incentives for an appropriated entity to
81	implement recommendations from an efficiency evaluation;]
82	(e) whether to create a formal or informal committee that advises the efficiency
83	improvement process; and
84	(f) the process by which the Governor's Office of Planning and Budget and the Office of
85	the Legislative Fiscal Analyst notify the Office of the Legislative Auditor General
86	when an efficiency evaluation is completed.
87	(3) The entity shall report to the Governor's Office of Planning and Budget and the Office
88	of the Legislative Fiscal Analyst on the entity's progress toward the metrics described in
89	Subsection (2)(d) in accordance with Section 63J-1-903.
90	(4) If the efficiency improvements result in cost-savings, as described in Subsection (2)(d),
91	the entity may:
92	(a) request a portion of funds to be treated as nonlapsing in accordance with Section
93	<u>63J-1-602; and</u>
94	(b) use the funds for employee retention or employee performance incentives.
95	[(3)] (5) The Office of the Legislative Auditor General shall:
96	(a) independently review the results of each efficiency evaluation conducted under this
97	section, including whether the executive department agency implemented any
98	recommendations from the efficiency evaluation;

99	(b) provide a copy of the findings from the review to the Governor's Office of Planning
100	and Budget and the Office of the Legislative Fiscal Analyst; and
101	(c) validate the reported progress described in Subsection (3).
102	[(c) report the findings from the review to the Legislative Management Committee.]
103	[(4)(a) Following an independent review under Subsection (3), the Office of the
104	Legislative Auditor General may conduct initial survey work at the discretion of the
105	legislative auditor general.]
106	[(b) If, based on the initial survey work described in Subsection (4)(a), the legislative
107	auditor general determines further review is necessary, the legislative auditor general
108	shall recommend to the Audit Subcommittee created in Section 36-12-8 that the
109	Office of the Legislative Auditor General conduct an in-depth audit of the
110	appropriated entity.]
111	[(5)] (6) Each calendar year before December 31, the Governor's Office of Planning and
112	Budget and the Office of the Legislative Fiscal Analyst shall report to the governor and
113	the Legislative Management Committee, respectively, regarding the status of the
114	efficiency improvement process and recommended changes, if any.
115	[(6)] (7) The efficiency improvement process described in this section does not apply to a
116	legislative department government process.
117	Section 3. Effective Date.
118	This bill takes effect on May 7, 2025.