Bridger Bolinder proposes the following substitute bill:

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Transient Room Tax Amendments

2025 GENERAL SESSION STATE OF UTAH

Chief Sponsor: Bridger Bolinder

Senate Sponsor: Evan J. Vickers

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LONG TITLE

4 General Description:

- 5 This bill modifies the transient room tax and creates the Outdoor Recreation Mitigation
- 6 Grant Program.

7 Highlighted Provisions:

- 8 This bill:
 - defines terms and modifies definitions;
- 10 modifies the acceptable uses of transient room tax revenue;
- 11 authorizes a county to enter into an interlocal agreement with a municipality within the
- 12 county to share county transient room tax revenue;
- 13 modifies reporting requirements on counties that impose transient room tax;
- 14 provides that certain municipalities may appoint board members to a tourism tax advisory
- 15 board;

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- requires the state auditor to review a county's report on transient room tax and determine
- if the report is sufficient and compliant;
- 18 modifies the maximum county tax rate on short-term rentals of tourist home, hotel, motel,
- 19 or trailer court accommodations and services;
- 20 modifies the state tax rate on short-term rentals of tourist home, hotel, motel, or trailer
- 21 court accommodations and services:
- 22 directs the State Tax Commission to deposit revenue the state collects from the secondary
- 23 rate on short-term rentals of tourist home, hotel, motel, or trailer court accommodations
- 24 and services into the Outdoor Recreation Mitigation Grant Fund and the Long-term
- 25 Capital Projects Fund;
 - extends the sunset on the State Search and Rescue Advisory Board;
- establishes an outdoor recreation mitigation grant program within the Division of Outdoor
- 28 Recreation;

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29 creates the Outdoor Recreation Mitigation Grant Fund; 30 • describes the criteria to apply for and receive an outdoor recreation mitigation grant; 31 • describes the acceptable uses of an outdoor recreation mitigation grant; 32 requires the Division of Outdoor Recreation to provide a written report annually to the 33 Revenue and Taxation and Political Subdivisions Interim committees; 34 repeals the sunset date on the Volunteer Emergency Medical Service Personnel Health 35 Insurance Program; and 36 makes technical and conforming changes. 37 Money Appropriated in this Bill: 38 None 39 **Other Special Clauses:** 40 This bill provides a special effective date. 41 **Utah Code Sections Affected:** 42 AMENDS: 43 17-31-2, as last amended by Laws of Utah 2023, Chapter 15 44 17-31-5, as last amended by Laws of Utah 2022, Chapter 360 45 **17-31-5.5**, as last amended by Laws of Utah 2023, Chapter 479 46 17-31-8, as last amended by Laws of Utah 2018, Chapter 68 47 **17-36-37**, as last amended by Laws of Utah 2022, Chapter 288 48 **59-12-301**, as last amended by Laws of Utah 2015, Chapter 283 49 **59-28-102**, as enacted by Laws of Utah 2017, Chapter 166 50 **59-28-103**, as last amended by Laws of Utah 2022, Chapter 68 51 **63I-1-253**, as last amended by Laws of Utah 2024, Third Special Session, Chapter 5 52 63N-3-403, as last amended by Laws of Utah 2024, Chapter 268 53 **67-3-12**, as last amended by Laws of Utah 2023, Chapters 16, 502 54 **79-7-203**, as last amended by Laws of Utah 2023, Chapter 33 **ENACTS**: 55 56 **79-9-101**, Utah Code Annotated 1953 57 **79-9-102**, Utah Code Annotated 1953 58 **79-9-103**, Utah Code Annotated 1953 59 **79-9-104**, Utah Code Annotated 1953 60 **79-9-201**, Utah Code Annotated 1953

79-9-202, Utah Code Annotated 1953

79-9-203, Utah Code Annotated 1953

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В	e it enacted by the Legislature of the state of Utah:
	Section 1. Section 17-31-2 is amended to read: 17.31.2 Purposes of transient ream toy and expenditure of revenue. Purphase
•	17-31-2. Purposes of transient room tax and expenditure of revenue Purchase
	r lease of facilities Mitigating impacts of recreation, tourism, or conventions ssuance of bonds.
	1) As used in this section:
(1	
	[(a) "Aircraft" means the same as that term is defined in Section 72-10-102.]
	[(b)] (a) "Airport" means the same as that term is defined in Section 72-10-102.
	[(c) "Airport authority" means the same as that term is defined in Section 72-10-102.]
	[(d)] (b) "Airport operator" means the same as that term is defined in Section 72-10-102.
	[(e) "Base year revenue" means the amount of revenue generated by a transient room tax
	and collected by a county for fiscal year 2018-19.]
	[(f) "Base year promotion expenditure" means the amount of revenue generated by a
	transient room tax that a county spent for the purpose described in Subsection (2)(a) during fiscal year 2018-19.]
	[(g) "Eligible town" means a town that:]
	[(i) is located within a county that has a national park within or partially within the
	county's boundaries; and]
	[(ii) imposes a resort communities tax authorized by Section 59-12-401.]
	[(h) "Emergency medical services provider" means an eligible town, a special district, or
	a special service district.]
	[(i)] (c)(i) ["Tourism] "Establishing and promoting tourism" means [an activity to
	develop, encourage, solicit, or market tourism that attracts transient guests to the
	county, including planning, development, and advertising for the purpose
	described in Subsection (2)(a)(i)] to advertise, market, solicit, or encourage
	features or opportunities within a county that attract transient guests to the county.
	(ii) "Establishing and promoting tourism" includes planning for any activity
	described in Subsection (1)(c)(i).
	(d) "Mitigation" means activity to address the direct impacts of tourism, recreation
	related to tourism, or conventions in a county, specifically sanitation and solid waste
	disposal, emergency medical services, search and rescue services, law enforcement,
	road renair, and road ungrades

97	[(j) "Town" means a municipality that is classified as a town in accordance with Section
98	10-2-301.]
99	[(k)] (e) "Transient room tax" means a tax at a rate not to exceed [4.25%] 4.5%
100	authorized by Section 59-12-301.
101	(2) Subject to the requirements of this section, a county legislative body may impose the
102	transient room tax for a purpose described in Subsection (3).
103	(3) [-for the purposes of] A county legislative body may expend revenue generated by the
104	transient room tax imposed under this section and any revenue the county receives from
105	the State Tax Commission under Section 59-28-103 only:
106	(a) for the purpose of establishing and promoting:
107	(i) tourism;[-or]
108	(ii) recreation[,];
109	(iii) film production[, and]; or
110	(iv) conventions;
111	(b) to pay for tourism- or recreation-related facilities in the county, including acquiring,
112	leasing, constructing, furnishing, maintaining, or operating:
113	(i) convention meeting rooms;
114	(ii) exhibit halls;
115	(iii) visitor information centers;
116	(iv) museums;
117	(v) sports and recreation facilities including practice fields, stadiums, [and-]arenas,
118	and trails;
119	[(vi) related facilities;]
120	[(vii)] (vi) [if a national park is located within or partially within the county's
121	boundaries,]the following on any route to a recreation destination within the
122	county, as designated by the county legislative body:
123	(A) transit service, including shuttle service; and
124	(B) parking infrastructure; and
125	[(viii)] (vii) an airport, if[:]
126	[(A) the county is a county of the fourth, fifth, or sixth class; and]
127	[(B)] _the county is the airport operator of the airport;
128	(c) for the purpose of acquiring land, leasing land, or making payments for construction
129	or infrastructure improvements required for or related to the [purposes] facilities listed
130	in Subsection $[\frac{(2)(b)}{(3)(b)}]$

131	(d) [as required to mitigate the impacts of recreation, tourism, or conventions in counties
132	of the fourth, fifth, and sixth class, paying for] to pay mitigation costs, specifically:
133	(i) solid waste disposal operations;
134	(ii) emergency medical services;
135	(iii) search and rescue activities;
136	(iv) law enforcement activities; and
137	(v) road repair and upgrade of:
138	(A) class B roads, as defined in Section 72-3-103;
139	(B) class C roads, as defined in Section 72-3-104; or
140	(C) class D roads, as defined in Section 72-3-105; and
141	(e) [making-] to make the annual payment of principal, interest, premiums, and necessary
142	reserves for any of the aggregate of bonds authorized under Subsection $[(5)]$ (4) .
143	[(3)(a) The county legislative body of a county that imposes a transient room tax at a
144	rate of 3% or less may expend the revenue generated as provided in Subsection (4),
145	after making any reduction required by Subsection (6).]
146	[(b) The county legislative body of a county that imposes a transient room tax at a rate
147	that exceeds 3% or increases the rate of transient room tax above 3% may expend:]
148	[(i) the revenue generated from the transient room tax at a rate of 3% as provided in
149	Subsection (4), after making any reduction required by Subsection (6); and]
150	[(ii) the revenue generated from the portion of the rate that exceeds 3%:]
151	[(A) for any combination of the purposes described in Subsections (2) and (5); and]
152	[(B) regardless of the limitation on expenditures for the purposes described in
153	Subsection (4).]
154	[(4) Subject to Subsections (6) and (7), a county may not expend more than 1/3 of the
155	revenue generated by a rate of transient room tax that does not exceed 3%, for any
156	combination of the purposes described in Subsections (2)(b) through (2)(e).]
157	[(5)] (4) $[(a)]$ The county legislative body may issue bonds or cause bonds to be issued, as
158	permitted by law, to pay all or part of any costs incurred for the purposes set forth in
159	Subsections $[(2)(b)]$ $(3)(b)$ through $[(2)(d)]$ $(3)(d)$ that are permitted to be paid from
160	bond proceeds.
161	[(b) If a county legislative body does not need the revenue generated by the transient
162	room tax for payment of principal, interest, premiums, and reserves on bonds issued
163	as provided in Subsection (2)(e), the county legislative body shall expend that
164	revenue for the purposes described in Subsection (2), subject to the limitation of

165	Subsection (4).]
166	[(6)(a) In addition to the purposes described in Subsection (2), a county legislative body:]
167	[(i) may expend up to 4% of the total revenue generated by a transient room tax to
168	pay a provider for emergency medical services in one or more eligible towns; and]
169	[(ii) may expend up to 10% of the total revenue generated by a transient room tax for
170	visitor management and destination development if:]
171	[(A) a national park is located within or partially within the county's boundaries;
172	and]
173	[(B) the county's tourism tax advisory board created under Subsection
174	17-31-8(1)(a) or the substantially similar body as described in Subsection
175	17-31-8(1)(b) has prioritized and recommended the use of the revenue in
176	accordance with Subsection 17-31-8(4).]
177	[(b) A county legislative body shall reduce the amount that the county is authorized to
178	expend for the purposes described in Subsection (4) by subtracting the amount of
179	transient room tax revenue expended in accordance with Subsection (6)(a) from the
180	amount of revenue described in Subsection (4).]
181	[(7)(a) Except as provided in Subsection (7)(b), a county legislative body in a county of
182	the fourth, fifth, or sixth class shall expend the revenue generated by a transient room
183	tax as follows:]
184	[(i) an amount equal to the county's base year promotion expenditure for the purpose
185	described in Subsection (2)(a)(i);]
186	[(ii) an amount equal to the difference between the county's base year revenue and
187	the county's base year promotion expenditure in accordance with Subsections (3)
188	through (6); and]
189	[(iii)(A) 37% of the revenue that exceeds the county's base year revenue for the
190	purpose described in Subsection (2)(a)(i); and]
191	[(B) subject to Subsection (7)(c), 63% of the revenue that exceeds the county's
192	base year revenue for any combination of the purposes described in
193	Subsections (2)(a)(ii) through (e) or to pay an emergency medical services
194	provider for emergency medical services in one or more eligible towns.]
195	[(b) A county legislative body in a county of the fourth, fifth, or sixth class with one or
196	more national recreation areas administered by the National Park Service or the
197	Forest Service or national parks within or partially within the county's boundaries
198	shall expend the revenue generated by a transient room tax as follows:]

199	[(i) for a purpose described in Subsection (2)(a) and subject to the limitation
200	described in Subsection (7)(d), the greater of:]
201	[(A) an amount equal to the county's base year promotion expenditure; or]
202	[(B) 37% of the transient room tax revenue; and]
203	[(ii) the remainder of the transient room tax not expended in accordance with
204	Subsection (7)(b)(i) for any combination of the purposes described in Subsection
205	(2) and, subject to the limitation described in Subsection (7)(c), Subsection (6).
206	[(c) A county legislative body in a county of the fourth, fifth, or sixth class may not:]
207	[(i) expend more than 4% of the revenue generated by a transient room tax to pay an
208	emergency medical services provider for emergency medical services in one or
209	more eligible towns; or]
210	[(ii) expend revenue generated by a transient room tax for the purpose described in
211	Subsection (2)(e) in an amount that exceeds the county's base year promotion
212	expenditure.]
213	[(d) A county legislative body may not expend more than 1/5 of the revenue described in
214	Subsection (7)(b)(i) for a purpose described in Subsection (2)(a)(ii).]
215	[(e) The provisions of this Subsection (7) apply notwithstanding any other provision of
216	this section.]
217	[(f) If the total amount of revenue generated by a transient room tax in a county of the
218	fourth, fifth, or sixth class is less than the county's base year promotion expenditure:]
219	[(i) Subsections (7)(a) through (d) do not apply; and]
220	[(ii) the county legislative body shall expend the revenue generated by the transient
221	room tax in accordance with Subsections (3) through (6).]
222	(5) A county that generates \$1 million or more in revenue from a transient room tax
223	imposed under this section in the preceding calendar year:
224	(a) shall expend, at a minimum, the revenue the county generates from the first 2% of
225	the tax rate of a transient room tax on a purpose described in Subsection (3)(a); and
226	(b) may expend the remainder of the revenue the county generates from a transient room
227	tax on any purpose described in Subsection (3).
228	(6) A county that generates \$500,000 or more but less than \$1 million in revenue from a
229	transient room tax imposed under this section in the preceding calendar year:
230	(a) shall expend, at a minimum, the revenue the county generates from the first 1% of
231	the tax rate of a transient room tax on a purpose described in Subsection (3)(a); and
232	(b) may expend the remainder of the revenue the county generates from a transient room

233	tax on any purpose described in Subsection (3).
234	(7) A county that is not described in Subsection (5) or (6) may expend the revenue the
235	county generates from a transient room tax on any purpose described in Subsection (3).
236	(8) The legislative body of a county may cause revenue generated by a transient room tax to
237	be expended by a municipality within the county if:
238	(a) the revenue the county shares with the municipality is not required to be spent by the
239	county for a purpose described in Subsection (3)(a);
240	(b) the county and municipality enter into an interlocal agreement:
241	(i) governing the use of the revenue; and
242	(ii) requiring the municipality to report the municipality's expenditures of the revenue
243	to the county; and
244	(c) the municipality receiving revenue generated by the county's transient room tax
245	agrees to and expends the revenue for a purpose described in Subsection (3).
246	Section 2. Section 17-31-5 is amended to read:
247	17-31-5. General powers and duties of a county legislative body related to the
248	transient room tax.
249	(1) The legislative body of each county that imposes a transient room tax in accordance
250	with Section 17-31-2:
251	(a) shall, except as provided in Subsection (2), at least annually consider the priorities
252	and recommendations of the county's tourism tax advisory board created under
253	Subsection 17-31-8(1)(a) or the substantially similar body as described in Subsection
254	17-31-8(1)(b) in one or more public meetings before finalizing decisions on
255	expenditures of revenue from the transient room tax in each fiscal year;
256	(b) shall prepare and provide the annual written report for each fiscal year as described
257	in Section 17-31-5.5; and
258	(c) may do and perform any and all other acts and things necessary, [convenient,]
259	desirable, or appropriate to carry out the provisions of [Sections 17-31-2 through
260	17-31-5.5] this chapter.
261	(2) Subsection (1)(a) does not apply to the legislative body of a county if:
262	(a) the legislative body of the county has entered into a written contract with a
263	substantially similar body to a tourism tax advisory board as described in Subsection
264	17-31-8(1)(b); and
265	(b) the written contract described in Subsection (2)(a) clearly delineates how the
266	expenditures of revenue from the transient room tax are to be spent.

267	Section 3. Section 17-31-5.5 is amended to read:
268	17-31-5.5 . Report by county legislative body Content.
269	(1) The legislative body of each county that imposes a transient room tax under Section
270	59-12-301 or a tourism, recreation, cultural, convention, and airport facilities tax under
271	Section 59-12-603 shall:
272	(a) ensure that the annual financial report required by Section 17-36-37 includes a
273	breakdown of expenditures:
274	(i) for revenue generated by the transient room tax, according to the allowable
275	expenditure categories described in Subsection 17-31-2(3); and
276	(ii) for revenue generated by the tourism, recreation, cultural, convention, and airpor
277	facilities tax, according to the allowable expenditure categories described in
278	Sections 59-12-602 and 59-12-603; and
279	(b) prepare annually a written report in accordance with Subsection (2).
280	[(2) The report described in Subsection (1) shall include a breakdown of expenditures into
281	the following categories:]
282	[(a) for the transient room tax, identification of expenditures for:]
283	[(i) establishing and promoting:]
284	[(A) recreation;]
285	[(B) tourism;]
286	[(C) film production; and]
287	[(D) conventions;]
288	[(ii) acquiring, leasing, constructing, furnishing, or operating:]
289	[(A) convention meeting rooms;]
290	[(B) exhibit halls;]
291	[(C) visitor information centers;]
292	[(D) museums; and]
293	[(E) related facilities;]
294	[(iii) acquiring or leasing land required for or related to the purposes listed in
295	Subsection (2)(a)(ii);]
296	[(iv) mitigation costs as identified in Subsection 17-31-2(2)(d); and]
297	[(v) making the annual payment of principal, interest, premiums, and necessary
298	reserves for any or the aggregate of bonds issued to pay for costs referred to in
299	Subsections 17-31-2(2)(e) and (5)(a); and]
300	(b) for the tourism, recreation, cultural, convention, and airport facilities tax.

301	identification of expenditures for:]
302	[(i) financing tourism promotion, which means an activity to develop, encourage,
303	solicit, or market tourism that attracts transient guests to the county, including
304	planning, product development, and advertising;]
305	[(ii) the development, operation, and maintenance of the following facilities as
306	defined in Section 59-12-602:]
307	[(A) an airport facility;]
308	[(B) a convention facility;]
309	[(C) a cultural facility;]
310	[(D) a recreation facility; and]
311	[(E) a tourist facility;]
312	[(iii) mitigation costs as identified in Subsection 59-12-603(2)(b); and]
313	[(iv) a pledge as security for evidences of indebtedness under Subsection
314	59-12-603(3).]
315	[(3)] (2)(a) For the transient room tax, the written report described in Subsection [(1)]
316	(1)(b) shall include[-a breakdown of each expenditure described in Subsection
317	(2)(a)(i), including]:
318	[(a)] (i) [whether the expenditure was used for in-state and out-of-state promotion
319	efforts] a breakdown of promotion expenditures;
320	[(b) an explanation of how the expenditure targeted a cost created by tourism; and]
321	[(c) an accounting of the expenditure showing that the expenditure was used only for
322	costs directly related to a cost created by tourism.]
323	(ii) if the county caused revenue generated by the transient room tax to be expended
324	by a municipality within the county, as described in Subsection 17-31-2(8), a
325	description:
326	(A) of each interlocal agreement the county entered into with a municipality; and
327	(B) the amount of revenue the county shared with a municipality pursuant to an
328	interlocal agreement;
329	(iii) the number of search and rescue efforts conducted by the county in the previous
330	fiscal year;
331	(iv) the total cost of search and rescue efforts and emergency medical services that
332	were related to tourism or recreation within the eligible county in the previous
333	fiscal year;
334	(v) a description of any factors that made a search and rescue effort or emergency

335	medical service more expensive or difficult, including the condition of roads
336	within the county;
337	(vi) what money, if any, the county was able to recover in the previous fiscal year
338	from an individual on whose behalf the county incurred the cost of search and
339	rescue or emergency medical services; and
340	(vii)(A) data on the percentages of individuals on whose behalf the county
341	incurred the cost of search and rescue or emergency medical services who were
342	in-state visitors to the county, out-of-state visitors to the county, or residents of
343	the county; and
344	(B) if data described in Subsection (2)(a)(vii)(A) is unavailable regarding an
345	individual on whose behalf the county incurred the cost of search and rescue o
346	emergency medical services, the number of individuals whose data described
347	in Subsection (2)(a)(vii)(A) is unavailable.
348	(b) The state auditor, in consultation with the Utah Office of Tourism created in Section
349	63N-7-102, shall:
350	(i) create a form for a financial report and a form for a written report required under
351	this section;
352	(ii) designate at least one employee within the state auditor's office to serve as the
353	point of contact for counties preparing a financial report or written report under
354	this section; and
355	(iii) if the state auditor's office determines it is advisable, create written guidance to
356	assist counties in preparing a financial report or written report under this section.
357	[(4)] (3) On or before October 1, the county legislative body shall provide a copy of the
358	annual written report described in Subsection [(1)] (1)(b) for the previous fiscal year to[:]
359	the state auditor.
360	[(a) the Utah Office of Tourism within the Governor's Office of Economic Opportunity;]
361	[(b) the county's tourism tax advisory board; and]
362	[(c) the Office of the Legislative Fiscal Analyst.]
363	Section 4. Section 17-31-8 is amended to read:
364	17-31-8. Tourism tax advisory boards.
365	(1)(a) Except as provided in Subsection (1)(b), any county that collects the following
366	taxes shall operate a tourism tax advisory board:
367	(i) the tax allowed under Section 59-12-301; or
368	(ii) the tax allowed under Section 59-12-603.

369	(b) Notwithstanding Subsection (1)(a), a county is exempt from Subsection (1)(a) if the
370	county has an existing board, council, committee, convention visitor's bureau, or
371	body that substantially conforms with Subsections (2), (3), and (4).
372	(2) A tourism tax advisory board created under Subsection (1) shall consist of at least five
373	members.
374	(3)(a) A tourism tax advisory board shall be composed of the following members that
375	are residents of the county:
376	[(a)] (i) a majority of the members shall be current employees of entities in the county
377	that are subject to the taxes referred to in Section 59-12-301 or 59-12-603; and
378	[(b)] (ii) [the balance] at least two of the board's membership shall be employees of
379	recreational facilities, convention facilities, museums, cultural attractions, or other
380	tourism related industries located within the county.
381	(b) A tourism tax advisory board may add additional members to the board, including
382	board members who represent the interests of municipalities in the county.
383	(c) If a county generates 50% or more of the county's revenue generated by the
384	imposition of a tax described in Subsection (1)(a)(i) within one municipality in the
385	county, the tourism tax advisory board for that county shall include a board member
386	to represent the interests of the municipality.
387	(4)(a) Each tourism tax advisory board shall advise the county legislative body on the
388	best use of revenues collected from the tax allowed under Section 59-12-301 by
389	providing the legislative body with a priority listing for proposed expenditures based
390	on projected available tax revenues supplied to the board by the county legislative
391	body on an annual basis.
392	(b) Each tourism tax advisory board in a county operating under the county commission
393	form of government under Section 17-52a-201 or the expanded county commission
394	form under Section 17-52a-202 shall advise the county legislative body on the best
395	use of revenues collected from the tax allowed under Section 59-12-603 by providing
396	the legislative body with a priority listing for proposed expenditures based on
397	projected available tax revenues supplied to the board by the county legislative body
398	on an annual basis.
399	(5) A member of any county tourism tax advisory board:
400	(a) may not receive compensation or benefits for the member's services; and
401	(b) may receive per diem and travel expenses incurred in the performance of the
402	member's official duties in accordance with Section 11-55-103

403	Section 5. Section 17-36-37 is amended to read:
404	17-36-37 . Finance officer Annual financial statement Contents Duties of
405	state auditor.
406	(1) The finance officer of each county, within 180 days after the close of each fiscal period,
407	or, for a county that has adopted a fiscal period that is a biennial period, within 180 days
408	after both the midpoint and the close of the fiscal period, except as provided by Section
409	17-36-38, shall prepare and make available to the governing body an annual financial
410	report that shall contain:
411	(a) a statement of revenues and expenditures and a comparison with the budget of the
412	county general fund, similar statements of all other funds for which budgets are
413	required, and statements of revenues and expenditures or of income and expense for
414	all other operating funds of the county;
415	(b) a balance sheet of each fund and a combined balance sheet of all funds as of:
416	(i) for a county that has adopted a fiscal period that is a biennial period, the midpoint
417	and the close of the fiscal period; and
418	(ii) for each other county, the close of the fiscal period; or
419	(c) any other reports the governing body may require, including work performance data,
420	tax levies, taxable values, details of bonded indebtedness, and historical facts of
421	interest to the governing body and the public.
422	(2) Copies of the annual report shall be furnished to the state auditor and made a matter of
423	public record in the office of the finance officer.
424	(3) The statement of revenues and expenditures described in Subsection (1)(a) shall
425	specifically identify when revenue is restricted for only statutorily authorized
426	expenditures, including:
427	(a) transient room tax, according to the expenditure authorizations described in Section
428	<u>17-31-2; and</u>
429	(b) tourism, recreation, cultural, convention, and airport facilities tax, according to the
430	expenditure authorizations described in Sections 59-12-602 and 59-12-603.
431	(4) The state auditor:
432	(a) may provide guidance to the finance officer of each county to ensure uniform
433	reporting across counties;
434	(b) may include the information described in Subsection (3) on the public finance
435	website described in Section 67-3-12;
436	(c) shall, on a regular basis determined by the state auditor, evaluate a county's annual

437	financial report in regard to revenues and expenditures described in Subsection (3)
438	and determine whether a county's reporting is sufficient to ensure transparency and
439	accountability; and
440	(d) shall, upon receipt of a county's written report under Section 17-31-5.5 and in
441	conjunction with evaluating the information described in Subsection (3), determine if
442	a county is compliant with the expenditure authorizations described in Sections
443	17-31-2, 59-12-602, and 59-12-603.
444	(5) If the state auditor determines under Subsection (4)(c) that a county is not sufficiently
445	reporting or determines under Subsection (4)(d) that a county is not compliant, the state
446	auditor:
447	(a) shall provide the county finance officer with written notice of the determination,
448	including the rationale for the determination; and
449	(b) shall provide the county finance officer with an opportunity to respond to the
450	determination in writing, including an opportunity to correct any deficiencies
451	identified by the state auditor.
452	(6) If the auditor determines, after providing a county with an opportunity to respond and
453	correct any deficiencies as described in Subsection (5)(b), that a county is still not in
454	compliance with this section, the auditor:
455	(a) shall provide notice of the determination to the Division of Outdoor Recreation
456	created in Section 79-7-201;
457	(b) may provide notice to the Revenue and Taxation Interim Committee and the Political
458	Subdivisions Interim Committee, or if the Legislature is in session, the Legislative
459	Management Committee; and
460	(c) may take any action authorized in Section 51-2a-401 or other provision of law.
461	Section 6. Section 59-12-301 is amended to read:
462	59-12-301 . Transient room tax Rate Expenditure of revenues Enactment
463	or repeal of tax Tax rate change Effective date Notice requirements.
464	(1)(a) A county legislative body may impose a tax on charges for the accommodations
465	and services described in Subsection 59-12-103(1)(i) at a rate of not to exceed [4.25%]
466	4.5% beginning on or after [October 1, 2006] July 1, 2025.
467	(b) Subject to Subsection (2), the revenues raised from the tax imposed under Subsection
468	(1)(a) shall be used for the purposes listed in Section 17-31-2.
469	(c) The tax imposed under Subsection (1)(a) shall be in addition to the tax imposed
470	under Part 6, Tourism, Recreation, Cultural, Convention, and Airport Facilities Tax

471	Act.
472	(2)(a) If a county legislative body of a county of the first class imposes a tax under this
473	section, beginning on July 1, 2007, and ending on June 30, 2027, each year the first
474	15% of the revenues collected from the tax authorized by Subsection (1)(a) at the rate
475	of 4.25% within that county shall be:
476	[(a)] (i) deposited into the Transient Room Tax Fund created by Section 63N-3-403;
477	and
478	[(b)] (ii) expended as provided in Section 63N-3-403.
479	(b) If a county legislative body of a county of the first class imposes a tax under this
480	section at a rate of 4.5%, Subsection (2)(a) does not apply to the revenues collected
481	from the tax authorized by Subsection (1)(a) at a rate of 0.25%.
482	(3) Subject to Subsection (4), a county legislative body:
483	(a) may increase or decrease the tax authorized under this part; and
484	(b) shall regulate the tax authorized under this part by ordinance.
485	(4)(a) For purposes of this Subsection (4):
486	(i) "Annexation" means an annexation to a county under Title 17, Chapter 2, County
487	Consolidations and Annexations.
488	(ii) "Annexing area" means an area that is annexed into a county.
489	(b)(i) Except as provided in Subsection (4)(c), if, on or after July 1, 2004, a county
490	enacts or repeals a tax or changes the rate of a tax under this part, the enactment,
491	repeal, or change shall take effect:
492	(A) on the first day of a calendar quarter; and
493	(B) after a 90-day period beginning on the date the commission receives notice
494	meeting the requirements of Subsection (4)(b)(ii) from the county.
495	(ii) The notice described in Subsection (4)(b)(i)(B) shall state:
496	(A) that the county will enact or repeal a tax or change the rate of a tax under this
497	part;
498	(B) the statutory authority for the tax described in Subsection (4)(b)(ii)(A);
499	(C) the effective date of the tax described in Subsection (4)(b)(ii)(A); and
500	(D) if the county enacts the tax or changes the rate of the tax described in
501	Subsection $(4)(b)(ii)(A)$, the rate of the tax.
502	(c)(i) Notwithstanding Subsection (4)(b)(i), for a transaction described in Subsection
503	(4)(c)(iii), the enactment of a tax or a tax rate increase shall take effect on the first
504	day of the first billing period:

505	(A) that begins after the effective date of the enactment of the tax or the tax rate
506	increase; and
507	(B) if the billing period for the transaction begins before the effective date of the
508	enactment of the tax or the tax rate increase imposed under this section.
509	(ii) Notwithstanding Subsection (4)(b)(i), for a transaction described in Subsection
510	(4)(c)(iii), the repeal of a tax or a tax rate decrease shall take effect on the first day
511	of the last billing period:
512	(A) that began before the effective date of the repeal of the tax or the tax rate
513	decrease; and
514	(B) if the billing period for the transaction begins before the effective date of the
515	repeal of the tax or the tax rate decrease imposed under this section.
516	(iii) Subsections (4)(c)(i) and (ii) apply to transactions subject to a tax under
517	Subsection 59-12-103(1)(i).
518	(d)(i) Except as provided in Subsection (4)(e), if, for an annexation that occurs on or
519	after July 1, 2004, the annexation will result in the enactment, repeal, or a change
520	in the rate of a tax under this part for an annexing area, the enactment, repeal, or
521	change shall take effect:
522	(A) on the first day of a calendar quarter; and
523	(B) after a 90-day period beginning on the date the commission receives notice
524	meeting the requirements of Subsection (4)(d)(ii) from the county that annexes
525	the annexing area.
526	(ii) The notice described in Subsection (4)(d)(i)(B) shall state:
527	(A) that the annexation described in Subsection (4)(d)(i) will result in an
528	enactment, repeal, or change in the rate of a tax under this part for the annexing
529	area;
530	(B) the statutory authority for the tax described in Subsection (4)(d)(ii)(A);
531	(C) the effective date of the tax described in Subsection (4)(d)(ii)(A); and
532	(D) if the county enacts the tax or changes the rate of the tax described in
533	Subsection $(4)(d)(ii)(A)$, the rate of the tax.
534	(e)(i) Notwithstanding Subsection (4)(d)(i), for a transaction described in Subsection
535	(4)(e)(iii), the enactment of a tax or a tax rate increase shall take effect on the first
536	day of the first billing period:
537	(A) that begins after the effective date of the enactment of the tax or the tax rate
538	increase; and

539	(B) if the billing period for the transaction begins before the effective date of the
540	enactment of the tax or the tax rate increase imposed under this section.
541	(ii) Notwithstanding Subsection (4)(d)(i), for a transaction described in Subsection
542	(4)(e)(iii), the repeal of a tax or a tax rate decrease shall take effect on the first day
543	of the last billing period:
544	(A) that began before the effective date of the repeal of the tax or the tax rate
545	decrease; and
546	(B) if the billing period for the transaction begins before the effective date of the
547	repeal of the tax or the tax rate decrease imposed under this section.
548	(iii) Subsections (4)(e)(i) and (ii) apply to transactions subject to a tax under
549	Subsection 59-12-103(1)(i).
550	Section 7. Section 59-28-102 is amended to read:
551	59-28-102 . Definitions.
552	As used in this chapter:
553	(1) "Agreement" means the same as that term is defined in Section 59-12-102.
554	(2) "Certified service provider" means the same as that term is defined in Section 59-12-102.
555	(3) "Initial rate" means a rate of 0.32%.
556	[(3)] (4) "Model 2 seller" means the same as that term is defined in Section 59-12-102.
557	[(4)] (5) "Purchaser" means the same as that term is defined in Section 59-12-102.
558	[(5)] (6) "Sales price" means the same as that term is defined in Section 59-12-102.
559	(7) "Secondary rate" means a rate of 0.75%.
560	[(6)] (8) "Seller" means the same as that term is defined in Section 59-12-102.
561	Section 8. Section 59-28-103 is amended to read:
562	59-28-103. Imposition Rate Revenue distribution.
563	(1) Subject to the other provisions of this chapter, the state shall impose a tax on the
564	transactions described in Subsection 59-12-103(1)(i) at[-a rate of .32%]:
565	(a) the initial rate; and
566	(b) the secondary rate.
567	(2) The tax imposed under this chapter is in addition to any other taxes imposed on the
568	transactions described in Subsection 59-12-103(1)(i).
569	(3)(a)(i) Subject to Subsection (3)(a)(ii), the commission shall deposit 6% of the
570	revenue the state collects from the tax under this chapter at the initial rate into the
571	Hospitality and Tourism Management Education Account created in Section
572	53F-9-501 to fund the Hospitality and Tourism Management Career and Technical

573	Education Pilot Program created in Section 53E-3-515.
574	(ii) The commission may not deposit more than \$300,000 into the Hospitality and
575	Tourism Management Education Account under Subsection (3)(a)(i) in a fiscal
576	year.
577	(b) Except for the amount deposited into the Hospitality and Tourism Management
578	Education Account under Subsection (3)(a) and the administrative charge retained
579	under Subsection 59-28-104(4), the commission shall deposit [any] the remainder of
580	the revenue the state collects from the tax under this chapter at the initial rate into the
581	Outdoor Recreation Infrastructure Account created in Section 79-8-106 to fund:
582	(i) the Outdoor Recreational Infrastructure Grant Program created in Section 79-8-401;
583	and the Recreation Restoration Infrastructure Grant Program created in Section
584	79-8-202.
585	(4)(a) The commission shall deposit the revenue the state collects from the tax under this
586	chapter imposed at the first 0.25% of the secondary rate into the Outdoor Recreation
587	Mitigation Grant Fund created in Section 79-9-103.
588	(b) The commission shall distribute the remaining revenue the state collects from the tax
589	under this chapter at the secondary rate to the Division of Finance, which shall
590	transfer the revenue into the Long-term Capital Projects Fund.
591	Section 9. Section 63I-1-253 is amended to read:
592	63I-1-253 . Repeal dates: Titles 53 through 53G.
593	(1) Section 53-1-122, Road Rage Awareness and Prevention Restricted Account, is
594	repealed July 1, 2028.
595	(2) Section 53-2a-105, Emergency Management Administration Council created
596	Function Composition Expenses, is repealed July 1, 2029.
597	(3) Section 53-2a-1103, Search and Rescue Advisory Board Members Compensation,
598	is repealed July 1, [2027] <u>2030</u> .
599	(4) Section 53-2a-1104, General duties of the Search and Rescue Advisory Board, is
600	repealed July 1, 2027.
601	(5) Title 53, Chapter 2a, Part 15, Grid Resilience Committee, is repealed July 1, 2027.
602	(6) Section 53-2d-104, State Emergency Medical Services Committee Membership
603	Expenses, is repealed July 1, 2029.
604	[(7) Section 53-2d-703, Volunteer Emergency Medical Service Personnel Health Insurance
605	Program Creation Administration Eligibility Benefits Rulemaking
606	Advisory board, is repealed July 1, 2027.]

- 607 [(8)] (7) Section 53-5-703, Board -- Membership -- Compensation -- Terms -- Duties, is repealed July 1, 2029.
- 609 [(9)] (8) Section 53-11-104, Board, is repealed July 1, 2029.
- 610 [(10)] (9) Section 53-22-104.1, School Security Task Force -- Membership -- Duties -- Per
- diem -- Report -- Expiration, is repealed December 31, 2025.
- 612 [(11)] (10) Section 53-22-104.2, The School Security Task Force -- Education Advisory
- Board, is repealed December 31, 2025.
- 614 [(12)] (11) Subsection 53B-1-301(1)(j), regarding the Higher Education and Corrections
- 615 Council, is repealed July 1, 2027.
- 616 [(13)] (12) Section 53B-7-709, Five-year performance goals, is repealed July 1, 2027.
- 617 [(14)] (13) Title 53B, Chapter 8a, Part 3, Education Savings Incentive Program, is repealed
- 618 July 1, 2028.
- 619 [(15)] (14) Title 53B, Chapter 17, Part 11, USTAR Researchers, is repealed July 1, 2028.
- 620 [(16)] (15) Section 53B-17-1203, SafeUT and School Safety Commission established --
- Members, is repealed January 1, 2030.
- 622 [(17)] <u>(16)</u> Title 53B, Chapter 18, Part 16, USTAR Researchers, is repealed July 1, 2028.
- 623 [(18)] (17) Title 53B, Chapter 18, Part 17, Food Security Council, is repealed July 1, 2027.
- 624 [(19)] (18) Title 53B, Chapter 18, Part 18, Electrification of Transportation Infrastructure
- Research Center, is repealed July 1, 2028.
- 626 [(20)] (19) Title 53B, Chapter 35, Higher Education and Corrections Council, is repealed
- 627 July 1, 2027.
- [(21)] (20) Subsection 53C-3-203(4)(b)(vii), regarding the distribution of money from the
- 629 Land Exchange Distribution Account to the Geological Survey for test wells and other
- 630 hydrologic studies in the West Desert, is repealed July 1, 2030.
- 631 [(22)] (21) Subsection 53E-1-201(1)(q), regarding the Higher Education and Corrections
- Council, is repealed July 1, 2027.
- 633 [(23)] (22) Subsection 53E-2-304(6), regarding foreclosing a private right of action or
- waiver of governmental immunity, is repealed July 1, 2027.
- 635 [(24)] (23) Subsection 53E-3-503(5), regarding coordinating councils for youth in care, is
- 636 repealed July 1, 2027.
- 637 [(25)] (24) Subsection 53E-3-503(6), regarding coordinating councils for youth in care, is
- 638 repealed July 1, 2027.
- 639 [(26)] (25) Subsection 53E-4-202(8)(b), regarding a standards review committee, is repealed
- 640 January 1, 2028.

- 641 [(27)] (26) Section 53E-4-203, Standards review committee, is repealed January 1, 2028.
- 642 [(28)] (27) Title 53E, Chapter 6, Part 5, Utah Professional Practices Advisory Commission,
- 643 is repealed July 1, 2033.
- 644 [(29)] (28) Subsection 53E-7-207(7), regarding a private right of action or waiver of
- governmental immunity, is repealed July 1, 2027.
- [(30)] (29) Section 53F-2-420, Intensive Services Special Education Pilot Program, is
- 647 repealed July 1, 2024.
- [(31)] (30) Section 53F-5-214, Grant for professional learning, is repealed July 1, 2025.
- 649 [(32)] (31) Section 53F-5-215, Elementary teacher preparation grant, is repealed July 1,
- 650 2025.
- 651 [(33)] (32) Section 53F-5-219, Local Innovations Civics Education Pilot Program, is
- 652 repealed July 1, 2025.
- [(34)] (33) Title 53F, Chapter 10, Part 2, Capital Projects Evaluation Panel, is repealed July
- 654 1, 2027.
- 655 [(35)] (34) Subsection 53G-4-608(2)(b), regarding the Utah Seismic Safety Commission, is
- repealed January 1, 2025.
- 657 [(36)] (35) Subsection 53G-4-608(4)(b), regarding the Utah Seismic Safety Commission, is
- repealed January 1, 2025.
- 659 [(37)] (36) Section 53G-9-212, Drinking water quality in schools, is repealed July 1, 2027.
- Section 10. Section **63N-3-403** is amended to read:
- 661 63N-3-403 . Transient Room Tax Fund -- Source of revenues -- Interest --
- 662 Expenditure or pledge of revenues.
- 663 (1) There is created a fiduciary fund held by the state in a purely custodial capacity known
- as the Transient Room Tax Fund.
- 665 (2)(a) The fund shall be funded by the portion of the sales and use tax described in
- 666 Subsection 59-12-301(2)(a).
- (b)(i) The fund shall earn interest.
- (ii) Any interest earned on fund money shall be deposited into the fund.
- 669 (3)(a) Subject to Subsection (3)(b), the executive director shall expend or pledge the
- money deposited into the fund:
- (i) to mitigate the impacts of traffic and parking relating to a convention facility
- within a county of the first class;
- (ii) for a purpose listed in Section 17-31-2, except that any requirements in Section
- 674 17-31-2 for the expenditure of money do not apply; or

675	(iii) for a combination of Subsections (3)(a)(i) and (ii).
676	(b) The executive director may not expend more than \$20,000,000 in total to mitigate
677	the impacts of traffic and parking relating to a convention facility within a county of
678	the first class.
679	Section 11. Section 67-3-12 is amended to read:
680	67-3-12. Utah Public Finance Website Establishment and administration
681	Records disclosure Exceptions.
682	(1) As used in this section:
683	(a)(i) Subject to Subsections (1)(a)(ii) and (iii), "independent entity" means the same
684	as that term is defined in Section 63E-1-102.
685	(ii) "Independent entity" includes an entity that is part of an independent entity
686	described in Subsection (1)(a)(i), if the entity is considered a component unit of
687	the independent entity under the governmental accounting standards issued by the
688	Governmental Accounting Standards Board.
689	(iii) "Independent entity" does not include the Utah State Retirement Office created
690	in Section 49-11-201.
691	(b) "Local education agency" means a school district or charter school.
692	(c) "Participating local entity" means:
693	(i) a county;
694	(ii) a municipality;
695	(iii) the State Fair Park Authority, created in Section 11-68-201;
696	(iv) a special district under Title 17B, Limited Purpose Local Government Entities -
697	Special Districts;
698	(v) a special service district under Title 17D, Chapter 1, Special Service District Act;
699	(vi) a housing authority under Title 35A, Chapter 8, Part 4, Housing Authorities;
700	(vii) a public transit district under Title 17B, Chapter 2a, Part 8, Public Transit
701	District Act;
702	(viii) except for a taxed interlocal entity as defined in Section 11-13-602:
703	(A) an interlocal entity as defined in Section 11-13-103;
704	(B) a joint or cooperative undertaking as defined in Section 11-13-103; or
705	(C) any project, program, or undertaking entered into by interlocal agreement in
706	accordance with Title 11, Chapter 13, Interlocal Cooperation Act;
707	(ix) except for a taxed interlocal entity as defined in Section 11-13-602, an entity that
708	is part of an entity described in Subsections (1)(c)(i) through (viii), if the entity is

709	considered a component unit of the entity described in Subsections (1)(c)(i)
710	through (viii) under the governmental accounting standards issued by the
711	Governmental Accounting Standards Board; or
712	(x) a conservation district under Title 17D, Chapter 3, Conservation District Act.
713	(d)(i) "Participating state entity" means the state of Utah, including its executive,
714	legislative, and judicial branches, its departments, divisions, agencies, boards,
715	commissions, councils, committees, and institutions.
716	(ii) "Participating state entity" includes an entity that is part of an entity described in
717	Subsection (1)(d)(i), if the entity is considered a component unit of the entity
718	described in Subsection (1)(d)(i) under the governmental accounting standards
719	issued by the Governmental Accounting Standards Board.
720	(e) "Public finance website" or "website" means the website established by the state
721	auditor in accordance with this section.
722	(f) "Public financial information" means each record that is required under this section
723	or by rule made by the Office of the State Auditor under Subsection (9) to be made
724	available on the public finance website, a participating local entity's website, or an
725	independent entity's website.
726	(g) "Qualifying entity" means:
727	(i) an independent entity;
728	(ii) a participating local entity;
729	(iii) a participating state entity;
730	(iv) a local education agency;
731	(v) a state institution of higher education as defined in Section 53B-3-102;
732	(vi) the Utah Educational Savings Plan created in Section 53B-8a-103;
733	(vii) the Utah Housing Corporation created in Section 63H-8-201;
734	(viii) the School and Institutional Trust Lands Administration created in Section
735	53C-1-201;
736	(ix) the Utah Capital Investment Corporation created in Section 63N-6-301; or
737	(x) a URS-participating employer.
738	(h)(i) "URS-participating employer" means an entity that:
739	(A) is a participating employer, as that term is defined in Section 49-11-102; and
740	(B) is not required to report public financial information under this section as a
741	qualifying entity described in Subsections (1)(g)(i) through (ix).
742	(ii) "URS-participating employer" does not include:

743	(A) the Utah State Retirement Office created in Section 49-11-201;
744	(B) an insurer that is subject to the disclosure requirements of Section 31A-4-113
745	or
746	(C) a withdrawing entity.
747	(i)(i) "Withdrawing entity" means:
748	(A) an entity that elects to withdraw from participation in a system or plan under
749	Title 49, Chapter 11, Part 6, Procedures and Records;
750	(B) until the date determined under Subsection 49-11-626(2)(a), a public
751	employees' association that provides the notice of intent described in
752	Subsection 49-11-626(2)(b); and
753	(C) beginning on the date determined under Subsection 49-11-626(2)(a), a public
754	employees' association that makes an election described in Subsection
755	49-11-626(3).
756	(ii) "Withdrawing entity" includes a withdrawing entity, as that term is defined in
757	Sections 49-11-623 and 49-11-624.
758	(2) The state auditor shall establish and maintain a public finance website in accordance
759	with this section.
760	(3) The website shall:
761	(a) permit Utah taxpayers to:
762	(i) view, understand, and track the use of taxpayer dollars by making public financial
763	information available on the Internet for participating state entities, independent
764	entities, participating local entities, and URS-participating employers, using the
765	website; and
766	(ii) link to websites administered by participating local entities, independent entities,
767	or URS-participating employers that do not use the website for the purpose of
768	providing public financial information as required by this section and by rule
769	made under Subsection (9);
770	(b) allow a person that has Internet access to use the website without paying a fee;
771	(c) allow the public to search public financial information on the website;
772	(d) provide access to financial reports, financial audits, budgets, or other financial
773	documents that are used to allocate, appropriate, spend, and account for government
774	funds, as may be established by rule made in accordance with Subsection (9);
775	(e) have a unique and simplified website address;
776	(f) be guided by the principles described in Subsection 63A-16-202(2);

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- 777 (g) include other links, features, or functionality that will assist the public in obtaining and reviewing public financial information, as may be established by rule made under 778 779 Subsection (9); and (h) include a link to school report cards published on the State Board of Education's 780 781 website under Section 53E-5-211. 782 (4) The state auditor shall: 783 (a) establish and maintain the website, including the provision of equipment, resources, 784 and personnel as necessary; 785 (b) maintain an archive of all information posted to the website; 786 (c) coordinate and process the receipt and posting of public financial information from 787 participating state entities; and 788 (d) coordinate and regulate the posting of public financial information by participating 789 local entities and independent entities. 790 (5) A qualifying entity shall permit the public to view the qualifying entity's public 791 financial information by posting the public financial information to the public finance 792 website in accordance with rules made under Subsection (9). 793 (6) The content of the public financial information posted to the public finance website is 794 the responsibility of the qualifying entity posting the public financial information. 795 (7) A URS-participating employer shall provide employee compensation information for 796 each fiscal year ending on or after June 30, 2022: 797 (a) to the state auditor for posting on the Utah Public Finance Website; or 798 (b)(i) through the URS-participating employer's own website; and 799 (ii) via a link to the website described in Subsection (7)(b)(i), submitted to the state 800 auditor for posting on the Utah Public Finance Website. 801 (8)(a) A qualifying entity may not post financial information that is classified as private, 802 controlled, or protected under Title 63G, Chapter 2, Government Records Access and 803 Management Act, to the public finance website. 804 (b) An individual who negligently discloses financial information that is classified as 805 private, protected, or controlled by Title 63G, Chapter 2, Government Records
- (9) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
 Office of the State Auditor:

as a result of the preparation or publication of the website.

Access and Management Act, is not criminally or civilly liable for an improper

disclosure of the financial information if the financial information is disclosed solely

811	(a) shall make rules to:
812	(i) establish which records a qualifying entity is required to post to the public finance
813	website; and
814	(ii) establish procedures for obtaining, submitting, reporting, storing, and posting
815	public financial information on the public finance website; and
816	(b) may make rules:
817	(i) governing when a qualifying entity is required to disclose an expenditure made by
818	a person under contract with the qualifying entity, including the form and content
819	of the disclosure[-]; and
820	(ii) allowing for the inclusion of financial data provided by a participating local entity
821	to be included on the Utah Public Finance Website in a uniform manner.
822	(10) The rules made under Subsection (9) shall only require a URS-participating employer
823	to provide employee compensation information for each fiscal year ending on or after
824	June 30, 2022:
825	(a) to the state auditor for posting on the public finance website; or
826	(b)(i) through the URS-participating employer's own website; and
827	(ii) via a link to the website described in Subsection (10)(b)(i), submitted to the state
828	auditor for posting on the public finance website.
829	Section 12. Section 79-7-203 is amended to read:
830	79-7-203 . Powers and duties of division.
831	(1) As used in this section, "real property" includes land under water, upland, and all other
832	property commonly or legally defined as real property.
833	(2) The Division of Wildlife Resources shall retain the power and jurisdiction conferred
834	upon the Division of Wildlife Resources by law on property controlled by the division
835	with reference to fish and game.
836	(3) For purposes of property controlled by the division, the division shall permit multiple
837	uses of the property for purposes such as grazing, fishing, hunting, camping, mining, and
838	the development and use of water and other natural resources.
839	(4)(a) The division may acquire real and personal property in the name of the state by
840	legal and proper means, including purchase, gift, devise, eminent domain, lease,
841	exchange, or otherwise, subject to the approval of the executive director and the
842	governor.
843	(b) In acquiring real or personal property, the credit of the state may not be pledged
844	without the consent of the Legislature.

845	(5)(a) Before acquiring any real property, the division shall notify the county legislative
846	body of the county where the property is situated of the division's intention to acquire
847	the property.
848	(b) If the county legislative body requests a hearing within 10 days of receipt of the
849	notice, the division shall hold a public hearing in the county concerning the matter.
850	(6) Acceptance of gifts or devises of land or other property is at the discretion of the
851	division, subject to the approval of the executive director and the governor.
852	(7) The division shall acquire property by eminent domain in the manner authorized by
853	Title 78B, Chapter 6, Part 5, Eminent Domain.
854	(8)(a) The division may make charges for special services and use of facilities, the
855	income from which is available for recreation purposes.
856	(b) The division may conduct and operate those services necessary for the comfort and
857	convenience of the public.
858	(9)(a) The division may lease or rent concessions of lawful kinds and nature on property
859	to persons, partnerships, and corporations for a valuable consideration after notifying
860	the commission.
861	(b) The division shall comply with Title 63G, Chapter 6a, Utah Procurement Code, in
862	selecting concessionaires.
863	(10) The division shall proceed without delay to negotiate with the federal government
864	concerning the Weber Basin and other recreation and reclamation projects.
865	(11)(a) The division shall coordinate with and annually report to the following regarding
866	land acquisition and development and grants administered under this chapter or
867	Chapter 8, Outdoor Recreation Grants:
868	(i) the Division of State Parks; and
869	(ii) the Office of Rural Development.
870	(b) The report required under Subsection (11)(a) shall be in writing, made public, and
871	include a description and the amount of any grant awarded under this chapter or
872	Chapter 8, Outdoor Recreation Grants.
873	(12) The division shall:
874	(a) coordinate outdoor recreation policy, management, and promotion:
875	(i) among state and federal agencies and local government entities in the state;
876	(ii) with the Public Lands Policy Coordinating Office created in Section 63L-11-201
877	if public land is involved; and
878	(iii) on at least a quarterly basis, with the executive director and the executive

879	director of the Governor's Office of Economic Opportunity;
880	(b) in cooperation with the Governor's Office of Economic Opportunity, promote
881	economic development in the state by:
882	(i) coordinating with outdoor recreation stakeholders;
883	(ii) improving recreational opportunities; and
884	(iii) recruiting outdoor recreation business;
885	(c) administer Chapter 9, Mitigating the Direct Impacts of Tourism and Outdoor
886	Recreation;
887	(d) promote all forms of outdoor recreation, including motorized and nonmotorized
888	outdoor recreation;
889	[(d)] (e) recommend to the governor and Legislature policies and initiatives to enhance
890	recreational amenities and experiences in the state and help implement those policies
891	and initiatives;
892	[(e)] (f) in performing the division's duties, seek to ensure safe and adequate access to
893	outdoor recreation for all user groups and for all forms of recreation;
894	[(f)] (g) develop data regarding the impacts of outdoor recreation in the state; and
895	[(g)] (h) promote the health and social benefits of outdoor recreation, especially to young
896	people.
897	(13) By following Title 63J, Chapter 5, Federal Funds Procedures Act, the division may:
898	(a) seek federal grants or loans;
899	(b) seek to participate in federal programs; and
900	(c) in accordance with applicable federal program guidelines, administer federally
901	funded outdoor recreation programs.
902	Section 13. Section 79-9-101 is enacted to read:
903	CHAPTER 9. MITIGATING THE DIRECT IMPACTS OF TOURISM AND
904	
90 4	OUTDOOR RECREATION
905	Part 1. General Provisions
906	79-9-101 . Definitions.
907	As used in this part:
908	(1) "Board" means the Outdoor Recreation Mitigation Board created in Section 79-9-104.
909	(2) "Division" means the Division of Outdoor Recreation created in Section 79-9-201.
910	(3) "Eligible county" means a county:

911	(a) of the third, fourth, fifth, or sixth class;
912	(b) that imposes the maximum allowable rate of a county transient room tax; and
913	(c) that generated less than \$10,000,000 in revenue from the imposition of a transient
914	room tax in the previous calendar year.
915	(4) "Grant" means an outdoor recreation mitigation grant issued by the division to an
916	eligible county as described in Section 79-9-201.
917	(5) "Grantee" means an eligible county that receives an outdoor recreation mitigation grant
918	from the division.
919	(6)(a) "Visitor-related emergency costs" means the documented expenditures of an
920	eligible county in conducting search and rescue efforts or providing emergency
921	medical services in direct relation to an individual who is in the eligible county for
922	the purpose of outdoor recreation, tourism, or a convention.
923	(b) "Visitor-related emergency costs" may include road repair and upgrade costs, as
924	described in Subsection 17-31-2(3)(d), so long as the eligible county applying for a
925	grant presents sufficient evidence to suggest that the condition of roads in the eligible
926	county has a direct impact on search and rescue efforts or providing emergency
927	medical services in relation to an individual who is in the eligible county for the
928	purpose of outdoor recreation, tourism, or a convention.
929	(7) "Visitor-related safety costs" means a mitigation cost described in Subsection
930	17-31-2(3)(d) that is not a visitor-related emergency cost, so long as the eligible county
931	applying for a grant presents sufficient evidence to suggest that:
932	(a) the eligible county's current solid waste disposal operations are overwhelmed by
933	outdoor recreation, tourism, or conventions in the eligible county, resulting in
934	unsanitary or unsafe conditions in the eligible county;
935	(b) law enforcement activities within the eligible county are strained as a direct result of
936	outdoor recreation, tourism, or conventions in the eligible county, resulting in unsafe
937	conditions for recreators, visitors, tourists, county residents, and members of law
938	enforcement within the eligible county; or
939	(c) road repair and upgrade costs, if the current condition of roads in the eligible county
940	are overwhelmed by outdoor recreation, tourism, or conventions in the eligible
941	county, resulting in unsafe conditions in the eligible county.
942	Section 14. Section 79-9-102 is enacted to read:
943	79-9-102. Outdoor recreation mitigation grants authorized Rulemaking.
944	(1) To the extent that money is available, the division shall administer an outdoor recreation

945	mitigation grants program to address visitor-related emergency costs and visitor-related
946	safety costs in eligible counties.
947	(2) The purpose of the outdoor recreation mitigation grants program is to:
948	(a) assist an eligible county that is impacted by outdoor recreation, tourism, or
949	conventions to such a degree that the eligible county is unable to address
950	visitor-related emergency costs or visitor-related safety costs within revenue
951	generated by an eligible county's imposition of a transient room tax; and
952	(b) over time, ensure that an eligible county impacted by outdoor recreation, tourism, or
953	conventions is able to manage the impacts of outdoor recreation, tourism, or
954	conventions within eligible county revenue generated by the eligible county's
955	imposition of a transient room tax.
956	(3) The division shall, in consultation with the board, make rules in accordance with Title
957	63G, Chapter 3, Utah Administrative Rulemaking Act, as necessary to perform the
958	division's duties described in this chapter.
959	Section 15. Section 79-9-103 is enacted to read:
960	79-9-103. Outdoor Recreation Mitigation Grant Fund created.
961	(1) There is created an expendable special revenue fund known as the "Outdoor Recreation
962	Mitigation Grant Fund," which the division may use to make competitive outdoor
963	recreation mitigation grants to one or more eligible counties as described in Section
964	<u>79-9-201.</u>
965	(2) The fund consists of:
966	(a) deposits into the fund under Subsection 59-28-103(4)(a);
967	(b) appropriations made by the Legislature;
968	(c) private donations, grants, gifts, bequests, or money made available from any other
969	source to implement this chapter;
970	(d) any grant funding that is returned to the division from an eligible county, as
971	described in Section 79-9-203; and
972	(e) interest earned on the fund.
973	(3) The division shall, with the advice of the board, administer the fund.
974	(4) The cost of administering the fund:
975	(a) shall be paid from money in the fund; and
976	(b) may not exceed 2% of the revenue deposited annually into the fund under Subsection
977	59-28-103(4)(a).
978	(5) Interest accrued from investment of money in the fund shall remain in the fund.

979	Section 16. Section 79-9-104 is enacted to read:
980	79-9-104 . Outdoor recreation mitigation board.
981	(1) There is created the Outdoor Recreation Mitigation Board consisting of the following
982	five members:
983	(2)(a) two representatives of the Utah Association of Counties, appointed by the Utah
984	Association of Counties;
985	(b) one representative of the Utah Sheriffs' Association, appointed by the Utah Sheriffs'
986	Association;
987	(c) one representative of rural emergency medical services directors, appointed by the
988	director of the division after consultation with an organization representing rural
989	emergency medical services directors; and
990	(d) an individual representing the tourism industry, appointed by the director of the
991	division after consultation with an organization representing the tourism industry.
992	(3) The board shall annually select one of the board's members to be the chair of the board.
993	(4)(a) If a vacancy occurs in the membership of the board, the member shall be replaced
994	in the same manner in which the original appointment was made.
995	(b) A member of the board shall serve a term of four years and until the member's
996	successor is appointed and qualified.
997	(c) Notwithstanding Subsection (3)(b), the initial appointment of one member described
998	in Subsection (1)(b) and one member described in Subsection (1)(c) shall be two
999	years so the terms of board members are staggered and approximately half of the
1000	board members are appointed every two years.
1001	(d) An individual may be appointed to more than one term.
1002	(e) Three board members constitutes a quorum.
1003	(f) The action of a majority of a quorum constitutes action of the board.
1004	(5) A board member may not receive compensation or benefits for the member's service on
1005	the board, but may receive per diem and reimbursement for travel expenses incurred as a
1006	board member at the rates established by the Division of Finance under:
1007	(a) Sections 63A-3-106 and 63A-3-107; and
1008	(b) rules made by the Division of Finance pursuant to Sections 63A-3-106 and
1009	<u>63A-3-107.</u>
1010	(6) The division shall provide staff support to the board.
1011	Section 17. Section 79-9-201 is enacted to read:
1012	Part 2. Outdoor Recreation Mitigation Grants

1013	79-9-201 . Outdoor recreation mitigation grant criteria Priorities
1014	Application Prohibition on awards.
1015	(1) The division may, within available funding, award an outdoor recreation mitigation
1016	grant as described in this section.
1017	(2) In the event the division receives grant applications in excess of funding available to
1018	make grants, the division shall:
1019	(a) prioritize applications for grant funding for visitor-related emergency costs over
1020	applications for grant funding for visitor-related safety costs;
1021	(b) within applications for grant funding to relieve visitor-related emergency costs,
1022	prioritize applications for grant funding to support search and rescue efforts or
1023	emergency medical services over applications for grant funding to support road
1024	repair; and
1025	(c) prioritize an application for grant funding from an eligible county with a smaller
1026	population over an application for grant funding from an eligible county with a larger
1027	population.
1028	(3) After making the priority determinations described in Subsection (2), the division may
1029	prioritize available grant funding based on need, in terms of:
1030	(a) the amount of outdoor recreation or tourism taking place within the eligible county;
1031	(b) the existing capacity of an eligible county to manage search and rescue efforts or
1032	emergency medical services without additional financial assistance;
1033	(c) the existing capacity of an eligible county to engage in road repair and maintenance
1034	without additional financial assistance; and
1035	(d) the existing capacity of an eligible county to manage tourism-related safety costs
1036	without additional financial assistance.
1037	(4) The division may, in the division's discretion and in accordance with this part and any
1038	rules made pursuant to Subsection 79-9-102(3), fulfill an eligible county's application
1039	for grant funding in whole or in part.
1040	(5) In implementing a competitive grant-making program described in this section, the
1041	division shall:
1042	(a) create an application for eligible counties to apply for grant funding; and
1043	(b) require an eligible county applying for grant funding to:
1044	(i) use the application created by the division;
1045	(ii) include information the division requires in an application; and
1046	(iii) apply by a deadline established by the division.

1047	(6) If an eligible county intends to share some or all grant funding awarded to the eligible
1048	county under this section with a special district in the eligible county, the eligible county
1049	shall provide that information in the eligible county's application for grant funding.
1050	(7) Beginning January 1, 2028, an eligible county may not receive grant funding described
1051	in this chapter if the state auditor notifies the division that the eligible county is not in
1052	compliance with Section 17-36-37.
1053	Section 18. Section 79-9-202 is enacted to read:
1054	79-9-202 . Determining need of eligible counties.
1055	(1) The division shall annually determine the relative needs of eligible counties for financial
1056	assistance to support visitor-related emergency costs in eligible counties, specifically
1057	taking into account the rolling five-year average of past visitor-related emergency costs
1058	within each eligible county, based on available data.
1059	(2) The division may request assistance from the state auditor and the Utah Office of
1060	Tourism in making the determination described in Subsection (1).
1061	Section 19. Section 79-9-203 is enacted to read:
1062	79-9-203 . Use of outdoor recreation mitigation grant funding.
1063	(1) An eligible county that receives grant funding under Section 79-9-201:
1064	(a) shall use grant funding:
1065	(i) to pay for any present or ongoing visitor-related emergency costs or visitor-related
1066	safety costs;
1067	(ii) to reimburse a provider of search and rescue efforts or emergency medical
1068	services for any past, unpaid services within the eligible county;
1069	(iii) to support the activities of a special district providing search and rescue efforts,
1070	emergency medical services, solid waste disposal, or road repair;
1071	(iv) as proposed in the eligible county's or eligible special district's application for
1072	grant funding;
1073	(b) shall report to the division on the expenditures made with the grant funding by
1074	December 31 of each year in which grant funding is received or is unexpended;
1075	(c) may not use grant funding to:
1076	(i) supplant existing funds; or
1077	(ii) purchase real property or make payments toward the ownership or leasing of real
1078	property.
1079	(2) If a grantee does not expend or encumber the funding within 18 months of the day on
1080	which the funding was received by the grantee due to a lack of need within the eligible

1081	county, the grantee:
1082	(a) shall inform the division regarding the remaining grant funding;
1083	(b) may retain the remaining grant funding until fully expended unless required by the
1084	division to return the remaining grant funding to the division; and
1085	(c) may not apply for a new outdoor recreation mitigation grant until the grant funding is
1086	fully expended or returned.
1087	(3) Upon receipt of unexpended outdoor recreation mitigation grant funding from a grantee,
1088	the division shall deposit the unexpended grant funding into the Outdoor Recreation
1089	Mitigation Grant Fund created in Section 79-9-103.
1090	Section 20. Section 79-9-301 is enacted to read:
1091	Part 3. Reporting
1092	<u>79-9-301</u> . Reporting.
1093	(1) The division shall report quarterly to the board on:
1094	(a) grant applications received from eligible counties;
1095	(b) grant awards made to eligible counties; and
1096	(c) the division's progress in determining the relative needs of eligible counties, as
1097	described in Section 79-9-202.
1098	(2) Beginning January 1, 2027, the division and board shall provide an annual written
1099	report to the Revenue and Taxation Interim Committee and the Political Subdivisions
1100	Interim Committee no later than September 30, describing the division's efforts to
1101	implement the requirements of this chapter and any recommendations for legislative
1102	changes to the grant program described in this part.
1103	Section 21. Effective date.
1104	This bill takes effect on July 1, 2025.