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Derrin R. Owens proposes the following substitute bill:

School and Institutional Trust Lands Administration Modifications

2025 GENERAL SESSION

STATE OF UTAH

Chief Sponsor: R. Neil Walter

Senate Sponsor: Derrin R. Owens

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4 **General Description:**

LONG TITLE

5 This bill addresses provisions related to school and institutional trust lands.

6 **Highlighted Provisions:**

- 7 This bill:
- 8 • requires the director of the School and Institutional Trust Lands Administration
- 9 (administration) to complete a valuation of the administration's land portfolio every five
- 10 years;

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- 11 • requires the director to report annually to the Legislature:
- 12 • the activities of the administration;
- 13 • an approximate valuation of the administration's land portfolio;
- 14 • an audited financial statement of the administration; and
- 15 • an account of the total amount of funds distributed by the administration;
 - modifies the list of activities and penalties for illegal activities on trust lands;
- 17 provides the circumstances under which the state shall offer for sale trust lands subject to
- 18 a lease or permit; and
- 19 makes technical and conforming changes.
- 20 **Money Appropriated in this Bill:**
- 21 None
- 22 **Other Special Clauses:**
- 23 This bill provides a special effective date.
- 24 **Utah Code Sections Affected:**
- 25 AMENDS:
- 26 53C-1-303, as last amended by Laws of Utah 2012, Chapter 224
- 27 53C-2-301, as last amended by Laws of Utah 2020, Chapter 123
- **53C-4-102**, as last amended by Laws of Utah 2018, Chapter 13 28

29	ENACTS:
30	53C-1-307 , Utah Code Annotated 1953
31	REPEALS:
32	53D-1-101, as last amended by Laws of Utah 2018, Chapter 448
33	53D-2-101, as enacted by Laws of Utah 2018, Chapter 448
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35	Be it enacted by the Legislature of the state of Utah:
36	Section 1. Section 53C-1-303 is amended to read:
37	53C-1-303 . Responsibilities of director Budget review Legal counsel
38	Contract for services.
39	(1) In carrying out the policies of the board of trustees and in establishing procedures and
40	rules, the director shall:
41	(a) take an oath of office before assuming any duties as the director;
42	(b) adopt procedures and rules necessary for the proper administration of matters
43	entrusted to the director by state law and board policy;
44	(c) submit to the board for its review and concurrence on any rules necessary for the
45	proper management of matters entrusted to the administration;
46	(d) faithfully manage the administration under the policies established by the board;
47	(e) submit to the board for public inspection an annual management budget and financial
48	plan for operations of the administration and, after approval by the board, submit the
49	budget to the governor;
50	(f) direct and control the budget expenditures as finally authorized and appropriated;
51	(g) establish job descriptions and employ, within the limitation of the budget, staff
52	necessary to accomplish the purposes of the office subject to Section 53C-1-201;
53	(h) establish, in accordance with generally accepted principles of fund accounting, a
54	system to identify and account for the assets and vested interests of each beneficiary;
55	(i) complete an approximate valuation of the administration's entire land portfolio every
56	five years by estimating the value of no less than 10% of the administration's land
57	portfolio each year;
58	[(i)] (j) notify the primary beneficiary representative's designee regarding the trusts listed
59	in Subsection 53C-1-103(7) on major items that the director knows may be useful to
60	the primary beneficiary representative's designee in protecting beneficiary rights;
61	[(j)] (k) permit the primary beneficiary representative's designee regarding a trust listed
62	in Subsection 53C-1-103(7) reasonable access to inspect records, documents, and

63		other trust property pertaining to that trust, provided that the primary beneficiary
64		representative's designee shall maintain confidentiality if confidentiality is required
65		of the director;
66		[(k)] (1) maintain appropriate records of trust activities to enable auditors appointed by
67		appropriate state agencies or the board to conduct periodic audits of trust activities;
68		[(1)] (m) provide that all leases, contracts, and agreements be submitted to legal counsel
69		for review of compliance with applicable law and fiduciary duties prior to execution
70		and utilize the services of the attorney general as provided in Section 53C-1-305;
71		[(m)] (n) keep the board, beneficiaries, governor, Legislature, and the public informed
72		about the work of the director and administration by:
73		(i) submitting an annual report described in Section 53C-1-307; and
74		(ii) reporting to the board in a public meeting at least once during each calendar
75		quarter; and
76		[(n)] (o) respond in writing within a reasonable time to a request by the board or the
77		primary beneficiary representative's designee regarding a trust listed in Subsection
78		53C-1-103(7) for responses to questions on policies and practices affecting the
79		management of the trust.
80	(2)	The administration shall be the named party in substitution of the Division of State
81		Lands and Forestry or its predecessor agencies, with respect to all documents affecting
82		trust lands from the effective date of this act.
83	(3)	The director may:
84		(a) with the consent of the state risk manager and the board, manage lands or interests in
85		lands held by any other public or private party pursuant to policies established by the
86		board and may make rules to implement these board policies;
87		(b) sue or be sued as the director of school and institutional trust lands;
88		(c) contract with other public agencies for personnel management services;
89		(d) contract with any public or private entity to make improvements to or upon trust
90		lands and to carry out any of the responsibilities of the office, so long as the contract
91		requires strict adherence to trust management principles, applicable law and
92		regulation, and is subject to immediate suspension or termination for cause; and
93		(e) with the approval of the board enter into joint ventures and other business
94		arrangements consistent with the purposes of the trust.
95	(4)	Any application or bid required for the lease, permitting, or sale of lands in a
96		competitive process or any request for review pursuant to Section 53C-1-304 shall be

97	considered filed or made on the date received by the appropriate administrative office,
98	whether transmitted by United States mail or in any other manner.
99	Section 2. Section 53C-1-307 is enacted to read:
100	<u>53C-1-307</u> . Annual report.
101	(1) At the end of each fiscal year, the director shall publish an annual report of the
102	administration's activities for the preceding fiscal year.
103	(2) The report described in Subsection (1) shall contain:
104	(a) an account of the administration's activities for the preceding fiscal year;
105	(b) financial statements of the administration that are audited by the state auditor or an
106	independent auditor engaged by the state auditor in accordance with Subsection
107	<u>67-3-1(3);</u>
108	(c) by no later than June 30, 2029, and annually thereafter, the most recent approximate
109	valuation of the administration's land portfolio as required in Subsection
110	53C-1-303(1)(i); and
111	(d) an account of the total amount of funds distributed by the administration to the
112	School and Institutional Trust Fund Office in accordance with Subsection
113	<u>53C-3-102(1).</u>
114	Section 3. Section 53C-2-301 is amended to read:
115	53C-2-301 . Illegal activities on trust lands Penalties.
116	(1) A person is liable for the civil damages prescribed in Subsection (2) and is guilty of a
117	criminal offense specified in Subsection (4) if the person intentionally, knowingly, or
118	recklessly, and without written authorization from the director:
119	[(a) removes, extracts, uses, consumes, or destroys a mineral resource, gravel, sand, soil,
120	vegetation, water resource, or improvement on trust lands;]
121	[(b) grazes livestock on trust lands;]
122	[(e) uses, occupies, or constructs improvements or structures on trust lands;]
123	[(d) uses or occupies trust lands for more than 30 days after the cancellation or
124	expiration of written authorization;]
125	[(e) knowingly and willfully uses trust lands for commercial gain;]
126	[(f) appropriates, alters, injures, or destroys an improvement or historical, prehistorical,
127	archaeological, or paleontological resource on trust lands;]
128	[(g)] (a) [trespasses upon,]uses, commits waste, dumps refuse on, or occupies trust land;
129	[(h)] (b) interferes with the activities of an employee or agent of the administration on
130	trust lands; or

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131		[(i)] (c) interferes with activities of a lessee or other person that have been authorized by
132		the administration, whether or not the trust land has been withdrawn from occupancy
133		or use pursuant to Subsection 53C-2-105(1)(b).
134	(2)	A person who commits an act described in Subsection (1) is liable for damages in the
135		amount of whichever of the following is greatest:
136		(a) three times the value at the point of sale of the mineral or other resource removed,
137		destroyed, or extracted;
138		(b) three times the amount of damage committed;
139		(c) three times the cost to cure the damage;
140		(d) three times the value of any losses suffered as a result of interference with authorized
141		activities; or
142		(e) three times the consideration which would have been charged by the director for use
143		of the land during the period of trespass.
144	(3)	In addition to the damages described in Subsection (2), a person found guilty of a
145		criminal act under Subsection (1) is subject to the penalties provided in Title 76, Chapter
146		3, Punishments, as specified in Subsection (4).
147	(4)	A violation of this section is a:
148		(a) second degree felony if the actor's conduct causes property injury or damage, or
149		pecuniary loss equal to or in excess of \$5,000 in value;
150		(b) third degree felony if the actor's conduct causes property injury or damage, or
151		pecuniary loss equal to or in excess of \$1,500 but is less than \$5,000 in value;
152		(c) class A misdemeanor if the actor's conduct causes property injury or damage, or
153		pecuniary loss equal to or in excess of \$500 but is less than \$1,500 in value;[-and]
154		(d) class B misdemeanor if the actor's conduct causes property injury or damage, or
155		pecuniary loss less than \$500 in value[-]; and
156		(e) an infraction if the actor's conduct causes no property injury, damage, or pecuniary
157		<u>loss.</u>
158	(5)	The director shall deposit money collected under this section in the fund in which like
159		revenues from that land would be deposited.
160	(6)	The director may award a portion of any of the damages collected under this section in
161		excess of actual damages to the general fund of the county in which the trespass
162		occurred as a reward for county assistance in the apprehension and prosecution of the
163		trespassing party.

Section 4. Section **53C-4-102** is amended to read:

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165	53C-4-102 . Sale of trust lands Fair market value Determination of sale
166	Advertising proposed sales Sale procedures Defaults.
167	(1) Trust lands may not be sold for less than the fair market value.
168	(2)(a) The director shall determine whether disposal or retention of all or a portion of a
169	property interest in trust lands is in the best interest of the trust.
170	(b) When it is determined that the disposal of an interest in trust lands is in the best
171	interest of the applicable trust, the transaction shall be accomplished in an orderly
172	and timely manner.
173	(3) The director shall advertise any proposed sale, lease, or exchange of an interest in trust
174	lands in a reasonable manner consistent with the director's fiduciary responsibilities.
175	(4)(a) Any tract of trust land may be subdivided and sold, leased, or exchanged in
176	accordance with a plan, contract, or other action designating the land to be
177	subdivided that is approved by the director.
178	(b) The director may survey the tract and direct its subdivision.
179	(c) A plat of the survey shall be filed with the county recorder of the county in which the
180	land is located and with the administration.
181	(5) Sale conditions, including qualification of prospective purchasers, shall be in
182	accordance with accepted mortgage lending and real estate practices.
183	(6) Upon the sale of land, the director shall issue to the purchaser a certificate of sale which
184	describes the land purchased and states the amount paid, the amount due, and the time
185	when the principal and interest will become due.
186	(7) Upon payment in full of principal and interest, payment in full of any amounts required
187	to be paid for the partial release of property, or acceptance of appropriate conveyance
188	documents in satisfaction of a land exchange, the governor, or the governor's designee,
189	shall issue a patent to the purchaser, heir, assignee, successor in interest, or other grantee
190	as determined by the director.
191	(8)(a) If a purchaser of trust lands defaults in the payment of any installment of principal
192	or interest due under the terms of the contract of sale, the director shall notify the
193	purchaser that if the default is not corrected within 30 days after issuance of the

(b) The notice shall be sent by registered or certified mail to the purchaser at the latest address as shown by the records of the administration.

notice the director shall proceed with any remedy which the administration may

pursue under law or the contract of sale.

(c) If the default is not corrected by compliance with the requirements of the notice of

199	default within the time provided by the notice, the director may pursue any available
200	remedy under the contract of sale, including forfeiture.
201	(d) If forfeited lands are sold again to the same purchaser, the sale may be made by a
202	new and independent contract without regard to the forfeited agreement.
203	(9) The director shall offer for sale any trust lands subject to a valid surface lease agreemen
204	or permit to the owner of the lease or permit if:
205	(a) the director approves the sale of the trust lands;
206	(b) the owner of the lease or permit agrees to pay fair market value, which may not
207	exceed an amount equal to the highest credible offer received for the trust lands;
208	(c) the owner of the lease or permit has held the lease or permit for at least 25
209	consecutive years;
210	(d) the trust lands offered for sale are not greater than 640 acres; and
211	(e) the trust lands do not have an authorized point of public access at the time of sale.
212	Section 5. Repealer.
213	This bill repeals:
214	Section 53D-1-101, Title.
215	Section 53D-2-101, Title.
216	Section 6. Effective Date.
217	This bill takes effect on July 1, 2025.