Clinton D. Okerlund proposes the following substitute bill:

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State Parks Modifications

2025 GENERAL SESSION

STATE OF UTAH

Chief Sponsor: Clinton D. Okerlund

Senate Sponsor: Derrin R. Owens

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LONG TITLE

4 General Description:

This bill addresses the Division of State Parks.

6 **Highlighted Provisions:**

- 7 This bill:
- 8 defines terms;
- 9 removes a requirement for the Division of State Parks (division) to comply with the Utah
- 10 Procurement Code in selecting concessionaires in state parks;
- requires the division to operate, to the extent possible, from money and revenue collected
- 12 as fees and charges;
- requires the director to implement a comprehensive plan for the long-term use of state
- parks developed by the division;
- 15 grants rulemaking authority to the division to administer the state parks system;
- renames the State Parks Restricted Account;
- repeals sections related to boating accounts and river enhancement grants; and
- 18 makes technical and conforming changes.

19 Money Appropriated in this Bill:

- None None
- 21 Other Special Clauses:
- None None
- 23 Utah Code Sections Affected:
- 24 AMENDS:
- **76-6-206.2**, as last amended by Laws of Utah 2023, Chapter 111
- 26 **79-4-102**, as last amended by Laws of Utah 2024, Chapter 507
- **79-4-201**, as last amended by Laws of Utah 2021, Chapter 280
- 28 **79-4-202**, as last amended by Laws of Utah 2021, Chapter 280

62

29 **79-4-203**, as last amended by Laws of Utah 2022, Chapter 68 30 **79-4-206**, as renumbered and amended by Laws of Utah 2009, Chapter 344 31 **79-4-402**, as last amended by Laws of Utah 2023, Chapter 33 32 **79-4-403**, as last amended by Laws of Utah 2010, Chapters 256, 391 33 **79-4-603**, as renumbered and amended by Laws of Utah 2009, Chapter 344 34 **79-4-604**, as renumbered and amended by Laws of Utah 2009, Chapter 344 35 **79-4-901**, as renumbered and amended by Laws of Utah 2009, Chapter 344 36 **79-4-1001**, as last amended by Laws of Utah 2010, Chapter 391 37 **ENACTS**: 38 **79-4-207**, Utah Code Annotated 1953 39 **REPEALS:** 40 **79-4-101**, as last amended by Laws of Utah 2021, Chapter 280 41 **79-4-401**, as last amended by Laws of Utah 2021, Chapter 280 42 **79-4-802**, as renumbered and amended by Laws of Utah 2009, Chapter 344 43 44 Be it enacted by the Legislature of the state of Utah: 45 Section 1. Section **76-6-206.2** is amended to read: 46 76-6-206.2. Criminal trespass on state park lands. 47 (1)(a) As used in this section: 48 (i) "Authorization" means specific written permission by, or contractual agreement 49 with, the Division of State Parks. 50 (ii) "Criminal trespass" means the elements of the crime of criminal trespass, as set 51 forth in Section 76-6-206. (iii) "Division" means the Division of State Parks created in Section 79-4-201. 52 53 (iv) "State park lands" means all lands administered by the division. 54 (b) Terms defined in Sections 76-1-101.5 and 76-6-201 apply to this section. 55 (2) An actor commits criminal trespass on state park lands and is liable for the civil damages prescribed in Subsection (5) if, under circumstances not amounting to a greater 56 57 offense, and without authorization, the actor: 58 (a) constructs improvements or structures on state park lands; 59 (b) uses or occupies state park lands for more than 30 days after the cancellation or 60 expiration of authorization; 61 (c) knowingly or intentionally uses state park lands for commercial gain;

(d) intentionally or knowingly grazes livestock on state park lands, except as provided in

63	Section 72-3-112; or
64	(e) remains, after being ordered to leave by a person with actual authority to act for the
65	division, or by a law enforcement officer.
66	(3) A violation of Subsection (2) is a class B misdemeanor.
67	(4) A person does not commit criminal trespass if that person enters onto state park lands:
68	(a) without first paying the required fee; and
69	(b) for the sole purpose of pursuing recreational activity.
70	(5)(a) In addition to an order for restitution under Section 77-38b-205, an actor who
71	commits any act described in Subsection (2) may also be liable for civil damages in
72	the amount of three times the value of:
73	(i) damages resulting from a violation of Subsection (2);
74	(ii) the water, mineral, vegetation, improvement, or structure on state park lands that
75	is removed, destroyed, used, or consumed without authorization;
76	(iii) the historical, prehistorical, archaeological, or paleontological resource on state
77	park lands that is removed, destroyed, used, or consumed without authorization; or
78	(iv) the consideration which would have been charged by the division for
79	unauthorized use of the land and resources during the period of trespass.
80	(b) Civil damages awarded under Subsection (5)(a):
81	(i) may be collected in a separate action by the division; and
82	(ii) shall be deposited into the [State Park Fees] State Parks Restricted Account as
83	established in Section 79-4-402.
84	Section 2. Section 79-4-102 is amended to read:
85	79-4-102 . Definitions.
86	As used in this chapter:
87	(1) "Division" means the Division of State Parks.
88	(2) "Facility" means the same as that term is defined in Section 51-9-901.
89	(3) "Outdoor recreation infrastructure" means the same as that term is defined in Section
90	<u>51-9-901.</u>
91	Section 3. Section 79-4-201 is amended to read:
92	79-4-201. Division of State Parks Creation Powers and authority.
93	(1) There is created within the department the Division of State Parks.
94	(2) The division is under[÷]
95	[(a)] _the administration and general supervision of the executive director[; and] .
96	[(b) the policy direction of the board.]

- 97 (3) The division is the state parks authority for the state.
- 98 Section 4. Section **79-4-202** is amended to read:
- 99 **79-4-202** . Director -- Qualifications -- Duties.
- 100 (1) The director is the executive and administrative head of the division.
- 101 (2) The director shall demonstrate:
- 102 (a) executive ability; and
- (b) actual experience and training in the conduct of park systems involving both physicaldevelopment and program.
- 105 (3) The director shall:
- (a) enforce the policies and rules of the [board; and] division;
- 107 (b) perform the duties necessary to:
- 108 (i) properly care for and maintain any property under the jurisdiction of the division; 109 and
- (ii) carry out this chapter[-]; and
- 111 (c) implement the comprehensive plan for long-term public use of state park resources 112 developed by the division under Subsection 79-4-203(12).
- 113 (4) The director shall acquire, plan, protect, develop, operate, use, and maintain park area 114 and facilities in accordance with the policies and rules of the [board] division.
- Section 5. Section **79-4-203** is amended to read:
- 79-4-203 . Powers and duties of division.
- 117 (1) As used in this section, "real property" includes land under water, upland, and all other 118 property commonly or legally defined as real property.
- 119 (2) The Division of Wildlife Resources shall retain the power and jurisdiction conferred
- upon the Division of Wildlife Resources by law within state parks and on property
- 121 controlled by the Division of State Parks with reference to fish and game.
- 122 (3) The division shall permit multiple use of state parks and property controlled by the
- division for purposes such as grazing, fishing, hunting, camping, mining, and the
- development and utilization of water and other natural resources.
- 125 (4)(a) The division may acquire real and personal property in the name of the state by all
- legal and proper means, including purchase, gift, devise, eminent domain, lease,
- exchange, or otherwise, subject to the approval of the executive director and the
- governor.
- (b) In acquiring any real or personal property, the credit of the state may not be pledgedwithout the consent of the Legislature.

131	(5)(a) Before acquiring any real property, the division shall notify the county legislative
132	body of the county where the property is situated of the division's intention to acquire
133	the property.
134	(b) If the county legislative body requests a hearing within 10 days of receipt of the
135	notice, the division shall hold a public hearing in the county concerning the matter.
136	(6) Acceptance of gifts or devises of land or other property is at the discretion of the
137	division, subject to the approval of the executive director and the governor.
138	(7) The division shall acquire property by eminent domain in [the manner authorized by]
139	accordance with Title 78B, Chapter 6, Part 5, Eminent Domain.
140	(8)(a) The division may make charges for special services and use of [facilities] a facility
141	or outdoor recreation infrastructure, the [income] revenue from which is available for
142	park purposes.
143	(b) The division may conduct and operate[-those] services necessary for the comfort and
144	convenience of the public.
145	(9)[(a)] The division may set reasonable charges to lease or rent concessions [of all
146	lawful kinds and nature in state parks and property to persons, partnerships, and
147	corporations for a valuable consideration upon the recommendation of the board] in a
148	state park or on property owned by the division.
149	[(b) The division shall comply with Title 63G, Chapter 6a, Utah Procurement Code, in
150	selecting concessionaires.]
151	(10) The division shall proceed without delay to negotiate with the federal government
152	concerning the Weber Basin and other recreation and reclamation projects.
153	(11) The division shall, to the extent possible, implement the requirements of this chapter
154	from revenue the division collects from:
155	(a) charges for special services, use of a park facility, and use of an outdoor recreation
156	infrastructure; and
157	(b) service or regulatory fees.
158	(12)(a) The division shall develop a comprehensive plan for the long-term public use of
159	state parks and state park resources related to the:
160	(i) acquisition of land and resources;
161	(ii) protection of state parks and the public;
162	(iii) operation of state parks;
163	(iv) maintenance of state parks and division resources; and
164	(v) development of state parks and division resources.

165	(b) In developing a comprehensive plan under Subsection (12)(a), the division shall
166	consider:
167	(i) recreational utility;
168	(ii) the public benefit in the historical, archaeological, and scientific resources in state
169	parks; and
170	(iii) the health and wholesome enjoyment of the public.
171	Section 6. Section 79-4-206 is amended to read:
172	79-4-206. Support of a nonprofit corporation or foundation.
173	The division may provide administrative support to a nonprofit corporation or
174	foundation that assists[-the board and] the division in attaining the objectives outlined in the
175	strategic or operational plan.
176	Section 7. Section 79-4-207 is enacted to read:
177	79-4-207 . Division rulemaking authority.
178	(1) The division may make rules to:
179	(a) govern the use of the state park system, including to:
180	(i) determine when to close or partially close a state park; and
181	(ii) establish use or access restrictions within a state park; and
182	(b) protect a natural or cultural resource in a state park from misuse or damage.
183	(2) The division shall make rules to:
184	(a) govern the collection of charges under Subsection 79-4-203(8); and
185	(b) implement a program for veteran access to state parks as described in Section
186	<u>79-4-1002.</u>
187	(3) The division may not make rules that prevent the transfer of livestock along a livestock
188	highway established under Section 72-3-112.
189	(4) The division shall makes rules under this section in accordance with Title 63G, Chapter
190	3, Utah Administrative Rulemaking Act.
191	Section 8. Section 79-4-402 is amended to read:
192	79-4-402 . State Parks Restricted Account.
193	(1) There is created within the General Fund a restricted account known as the [State Park
194	Fees] State Parks Restricted Account.
195	(2)(a) Except as provided in Subsection (2)(b), the account shall consist of revenue from:
196	(i) all charges allowed under Section 79-4-203;
197	(ii) proceeds from the sale or disposal of buffalo under Subsection 79-4-1001(2)(b);
198	and

199	(iii) civil damages collected under Section 76-6-206.2.
200	(b) The account shall not include revenue the division receives under Section 79-4-403
201	and Subsection 79-4-1001(2)(a).
202	(3) The division shall use funds in this account for the purposes described in Section
203	79-4-203.
204	Section 9. Section 79-4-403 is amended to read:
205	79-4-403. Golf revenue Wasatch Mountain, Palisade, and Green River State
206	Parks.
207	(1) The following [user fees] charges are assessed in the following parks for playing nine
208	holes of golf:
209	(a) [15] 30% of the [green fees] revenue at Wasatch Mountain State Park;
210	(b) [15] 30% of the [green fees] revenue at Palisade State Park; and
211	(c) [15] 30% of the [green fees] revenue at Green River State Park.
212	(2) [The fee] A charge in Subsection (1) is:
213	(a) in addition to [the fee] a charge set by the [board] division; and
214	(b) to be used at the park where the money is collected for:
215	(i) the upgrade or development of facilities; or
216	(ii) the purchase of golf course operation and maintenance equipment and operating
217	supplies or materials.
218	Section 10. Section 79-4-603 is amended to read:
219	79-4-603 . Iron Mission Historical Monument Acceptance of gifts from Iron
220	Mission Park Corporation.
221	The [board] division shall accept on behalf of the state the Gronway Parry collection of
222	horse-drawn vehicles, horses, harnesses, figures, costumes, and horse-drawn machinery of the
223	pioneer era, the Melling log cabin, the Osborne blacksmith collection, and a metal exhibit
224	building, all being gifts to the state from the Iron Mission Park Nonprofit Corporation.
225	Section 11. Section 79-4-604 is amended to read:
226	79-4-604 . Iron Mission Historical Monument Acquisition of property.
227	The division may:
228	(1) acquire, construct, maintain, and operate any land areas, objects, or structures as
229	necessary to preserve, protect, display, and enhance:
230	(a) the gifts described in Section 79-4-603; and
231	(b) other historical objects or collections donated, loaned, or otherwise acquired that
232	appropriately contribute to the pioneer heritage of Utah; and

266

Rules.

233	(2) acquire, directly or through others, by purchase, contract, lease, permit, donations, or
234	otherwise, all real or personal property, rights-of-way, approach roads, parking and other
235	areas, structures, facilities and services that the division[-and board] may consider
236	necessary or desirable to accomplish Subsection (1).
237	Section 12. Section 79-4-901 is amended to read:
238	79-4-901 . Pioneer heritage of Utah Acquisitions and operations by division.
239	(1) The division may acquire, construct, maintain, and operate any land areas, objects, or
240	structures as necessary to preserve, protect, display, and enhance any gifts and other
241	historical objects or collections donated, loaned, or otherwise acquired that appropriately
242	contribute to the pioneer heritage of Utah.
243	(2) To accomplish Subsection (1), the division may directly or through others, by purchase,
244	contract, lease, permit, donation, or otherwise, secure all real or personal property,
245	rights-of-way, approach roads, parking and other areas, structures, facilities, and
246	services that the division [and board-]may consider necessary or desirable to contribute
247	to the pioneer heritage of Utah.
248	Section 13. Section 79-4-1001 is amended to read:
249	79-4-1001 . Purchase, trade, sale, or disposal of buffalo Proceeds.
250	(1) In accordance with a plan[,] approved by the [board,] division to manage buffalo herds
251	on Antelope Island, the division may purchase, trade, sell, or dispose of buffalo obtained
252	from Antelope Island through:
253	(a) competitive bidding; or
254	(b) a means as established by rule.
255	(2) Proceeds received from the sale or disposal of buffalo under this section shall be
256	deposited as follows:
257	(a) the first \$75,000 shall accrue to the division for the management of Antelope Island
258	buffalo herds as dedicated credits; and
259	(b) proceeds in excess of \$75,000 shall be deposited into the [State Park Fees] State Parks
260	Restricted Account created [under] in Section 79-4-402.
261	Section 14. Repealer.
262	This bill repeals:
263	Section 79-4-101, Title.
264	Section 79-4-401, Funds to be appropriated Boating account expenses.
265	Section 79-4-802 Riverway enhancement grants Matching funds requirements

- Section 15. **Effective Date.**
- 268 This bill takes effect on May 7, 2025.