Brady Brammer proposes the following substitute bill:

1

Water Entity Amendments

2025 GENERAL SESSION

STATE OF UTAH

Chief Sponsor: Casey Snider

Senate Sponsor: Brady Brammer

2

LONG TITLE

4 General Description:

- 5 This bill addresses various water entities including their relationship with the Department
- 6 of Natural Resources

7 Highlighted Provisions:

- 8 This bill:
- 9 removes certain water agencies from a definition of an independent entity;
- 10 modifies provisions governing the water trust for the Great Salt Lake, including
- expanding the duties of the Great Salt Lake Trust Council;
- requires the state water agent to coordinate with the Department of Natural Resources
- 13 (department);
- 14 moves the Great Salt Lake commissioner and the Office of the Great Salt Lake
- 15 Commissioner to be within the department;
 - requires the review by the Great Salt Lake Trust Council of certain expenditures of the
- 17 Great Salt Lake commissioner; and
- 18 makes technical and conforming amendments.

19 Money Appropriated in this Bill:

None None

16

- 21 Other Special Clauses:
- This bill provides a special effective date.
- 23 Utah Code Sections Affected:
- 24 AMENDS:
- 25 **63H-9-101**, as enacted by Laws of Utah 2024, Chapter 370
- 26 **65A-16-101**, as last amended by Laws of Utah 2023, Chapter 205
- 27 **65A-16-202**, as last amended by Laws of Utah 2023, Chapter 205
- 28 **65A-16-203**, as last amended by Laws of Utah 2024, Chapter 300

29 **65A-16-301**, as last amended by Laws of Utah 2024, Chapter 300 30 **73-10-18**, as last amended by Laws of Utah 2024, Chapter 522 31 **73-10g-703**, as enacted by Laws of Utah 2024, Chapter 522 32 **73-32-101**, as enacted by Laws of Utah 2023, Chapter 205 33 **73-32-201**, as enacted by Laws of Utah 2023, Chapter 205 34 **73-32-202**, as enacted by Laws of Utah 2023, Chapter 205 35 **73-32-302**, as last amended by Laws of Utah 2024, Chapter 443 36 **73-32-303**, as last amended by Laws of Utah 2024, Chapter 25 37 **79-2-201**, as last amended by Laws of Utah 2024, Chapter 507 38 **ENACTS:** 39 **65A-16-302**, Utah Code Annotated 1953 40 **73-32-102**, Utah Code Annotated 1953 41 42 *Be it enacted by the Legislature of the state of Utah:* 43 Section 1. Section **63H-9-101** is amended to read: 44 **63H-9-101** . Definitions. 45 As used in this chapter: 46 (1) "Best practices toolbox" means the collection of resources for governmental entities 47 provided on the website of the Office of the Legislative Auditor General that includes a 48 best practice self-assessment and other resources, tools, surveys, and reports designed to 49 help government organizations better serve the citizens of the state. 50 (2) "Consensus group" means the Office of Legislative Research and General Counsel, the Office of the Legislative Auditor General, and the Office of the Legislative Fiscal 51 52 Analyst. 53 (3)(a) "Independent entity" means an entity that: 54 (i) has a public purpose relating to the state or its citizens; 55 (ii) is individually created by the state; 56 (iii) is separate from the judicial and legislative branches of state government; and 57 (iv) is not under the direct supervisory control of the governor. 58 (b) "Independent entity" does not include an entity that is: 59 (i) a county; 60 (ii) a municipality as defined in Section 10-1-104; 61 (iii) an institution of higher education as defined in Section 53B-2-102; 62 (iv) a public school as defined in Section 53G-8-701;

63	(v) a special district as defined in Section 17B-1-102;
64	(vi) a special service district as defined in Section 17D-1-102;
65	(vii) created by an interlocal agreement as described in Section 11-13-203; or
66	(viii) an elective constitutional office, including the state auditor, the state treasurer,
67	and the attorney general.
68	(c) Independent entities that are subject to the provisions of this chapter include the:
69	(i) Career Service Review Office created in Section 67-19a-201;
70	(ii) Capitol Preservation Board created in Section 63C-9-201;
71	[(iii) Colorado River Authority created in Section 63M-14-201;]
72	[(iv)] (iii) Heber Valley Historic Railroad Authority created in Section 63H-4-102;
73	[(v)] (iv) Military Installation Development Authority created in Section 63H-1-201;
74	[(vi) Office of the Great Salt Lake Commissioner created in Section 73-32-301;]
75	[(vii)] (v) Office of Inspector General of Medicaid Services created in Section
76	63A-13-201;
77	[(viii)] (vi) Point of the Mountain State Land Authority created in Section 11-59-201;
78	[(ix)] (vii) Public Service Commission created in Section 54-1-1;
79	[(x)] (viii) School and Institutional Trust Fund Office created in Section 53C-1-201;
80	[(xi)] (ix) School and Institutional Trust Lands Administration created in Section
81	53D-1-201;
82	[(xii)] (x) Utah Beef Council created in Section 4-21-103;
83	[(xiii)] (xi) Utah Capital Investment Corporation created in Section 63N-6-301;
84	[(xiv)] (xii) Utah Communications Authority created in Section 63H-7a-201;
85	[(xv)] (xiii) Utah Dairy Commission created in Section 4-22-103;
86	[(xvi)] (xiv) Utah Education and Telehealth Network created in Section 53B-17-105;
87	[(xvii)] (xv) Utah Housing Corporation created in Section 63H-8-201;
88	[(xviii)] (xvi) Utah Inland Port Authority created in Section 11-58-201;
89	[(xix)] (xvii) Utah Innovation Lab created in Section 63N-20-201;
90	[(xx)] (xviii) Utah Lake Authority created in Section 11-65-201;
91	[(xxi)] (xix) Utah Retirement Systems created in Section 49-11-201; and
92	[(xxii)] (xx) Utah State Fair Park Authority created in Section 11-68-201.
93	Section 2. Section 65A-16-101 is amended to read:
94	65A-16-101 . Definitions.
95	As used in this chapter:
96	(1) "Commissioner" means the Great Salt Lake commissioner appointed under Section

- 97 73-32-201.
- 98 (2) "Conservation organization" means an institution, corporation, foundation, or
- 99 association that is:
- 100 (a) private;
- 101 (b) nonprofit; and
- (c) founded for the purpose of promoting conservation of natural resources.
- 103 (3) "Council" means the Great Salt Lake Advisory Council created in Section 73-32-302.
- 104 (4) "Division" means the Division of Forestry, Fire, and State Lands.
- 105 (5) "Eligible applicant" means two or more conservation organizations that submit a joint
- grant application to the division under Section 65A-16-201 and meet the criteria listed in
- 107 Subsection 65A-16-201(3)(a).
- 108 (6) "Grant money" means money awarded to an eligible applicant pursuant to this chapter.
- 109 (7) "Grantee" means an eligible applicant that receives a grant authorized under this chapter.
- 110 (8) "Great Salt Lake watershed" means the area comprised of the Great Salt Lake, the Bear
- River watershed, the Jordan River watershed, the Utah Lake watershed, the Weber River
- watershed, and the West Desert watershed.
- 113 (9) "Program" means the Great Salt Lake Watershed Enhancement Program created under
- 114 Section 65A-16-201.
- 115 (10) "Trust council" means the Great Salt Lake Trust Council created in accordance with
- 116 Section 65A-16-301.
- 117 Section 3. Section **65A-16-202** is amended to read:
- 118 **65A-16-202** . Oversight.
- 119 (1)(a) The division shall oversee whether a grantee and the water trust that the grantee
- establishes comply with this chapter.
- (b) In overseeing a grantee under this chapter, the division shall consult with the
- commissioner.
- (c) The trust council shall oversee expenditures of grant money in accordance with
- 124 Section 65A-16-302.
- 125 (2)(a) The division, in consultation with the council and the Division of Water Quality,
- shall establish by rule made in accordance with Section 65A-16-102, interventions
- for a grantee or water trust that fails to comply with this chapter.
- 128 (b) The rules establishing interventions under Subsection (2)(a) shall include, among
- other actions, requiring the grantee or water trust to return unexpended grant money
- to the division for failure to comply with this chapter.

131	(3) This section may not be construed as limiting the state auditor's enforcement authority
132	under Section 51-2a-201.5.
133	Section 4. Section 65A-16-203 is amended to read:
134	65A-16-203 . Grantee requirements.
135	(1) A grantee that receives grant money under this chapter shall:
136	[(1)] (a) comply with Section 51-2a-201.5, Title 63G, Chapter 6b, State Grants, and other
137	applicable laws, regulations, ordinances, or rules; and
138	[(2)] (b) use grant money to:
139	(i) carry out the objectives of Subsection 65A-16-201(1), subject to approval by the
140	trust council in accordance with Section 65A-16-302; and [to]
141	(ii) operate the water trust in a manner required by Section 65A-16-301[, provided
142	that this-] .
143	(2) This chapter may not be construed as limiting the grantee's ability to obtain funding
144	from other public and private sources to assist in the establishment, operation, and
145	administration of the water trust.
146	Section 5. Section 65A-16-301 is amended to read:
147	65A-16-301 . Water trust Powers and duties Advisory councils.
148	(1) The grantee under this chapter shall establish a water trust that:
149	(a) is organized:
150	(i) as a private nonprofit organization; or
151	(ii) as an agreement between two or more conservation organizations; and
152	(b) complies with this section.
153	(2) A water trust created under this section shall:
154	(a) use a fiduciary to hold and administer grant money appropriated under this chapter;
155	(b) subject to Subsection (6):
156	(i) register with the lieutenant governor as a limited purpose entity pursuant to
157	Section 51-2a-201.5;
158	(ii) file with the state auditor on or before June 30 of each year the accounting report
159	that:
160	(A) satisfies Subsection 51-2a-201.5(2);
161	(B) includes an itemized accounting of the in-kind contributions and other
162	monetary contributions described in Subsection (4); and
163	(C) includes an itemized accounting of the costs incurred under Subsection (3)(a);
164	(iii) provide a copy of the accounting report described in Subsection (2)(b)(ii) to:

165	(A) the division;
166	(B) the commissioner;
167	(C) the Division of Water Quality;
168	(D) the council; and
169	(E) the Natural Resources, Agriculture, and Environment Quality Appropriations
170	Subcommittee;
171	(iv) file with the division on or before January 31 of each year a report that satisfies
172	the requirements of Subsection 51-2a-201.5(4); and
173	(v) provide a copy of the report described in Subsection (2)(b)(iv) to:
174	(A) the Division of Water Quality;
175	(B) the council; and
176	(C) the Natural Resources, Agriculture, and Environment Quality Appropriations
177	Subcommittee; and
178	(c) comply with applicable laws, regulations, ordinances, and rules.
179	(3) A water trust established by a grantee under this section:
180	(a) may use grant money for costs to establish, operate, or administer the water trust,
181	including the hiring of staff or contractors;
182	(b) shall use no less than 25% of the grant money to protect and restore wetlands and
183	habitats in the Great Salt Lake's surrounding ecosystem to benefit the hydrology of
184	the Great Salt Lake; and
185	(c) may invest grant money the water trust receives under this chapter or any private
186	money the water trust may receive, except that the water trust shall:
187	(i) invest and account for grant money and private money separately; and
188	(ii) use the earnings received from the investment of grant money to carry out the
189	purposes described in Subsection 65A-16-201(1).
190	(4) The water trust shall provide a significant match of in-kind contributions or other
191	monetary contributions to support the water trust's operations and for the purposes
192	described in Subsection 65A-16-201(1).
193	(5)(a) A water trust established under this section shall create and consult with one or
194	more advisory councils on matters related to the mission and objectives of the water
195	trust.
196	(b) [At least one] One of the advisory councils shall be known as the "Great Salt Lake
197	Trust Council" and consist of [nine] 10 members[-with-]:
198	(i) the commissioner or the commissioner's designee; and

199	<u>(ii)</u>	a representative from the following:
200		[(i)] (A) agriculture;
201		[(ii)] (B) a private land owner adjacent to the Great Salt Lake;
202		[(iii)] (C) a conservation organization dedicated to the preservation of migratory
203		waterfowl;
204		[(iv)] (D) a conservation organization dedicated to the protection of non-game
205		avian species;
206		[(v)] (E) another conservation organization working on Great Salt Lake issues;
207		[(vi)] (F) aquaculture;
208		[(vii)] (G) mineral extraction;
209		[(viii)] (H) a water conservancy district; and
210		[(ix)] (I) wastewater treatment facilities.
211	(6) The dut	ies of the water trust under Subsection (2)(b) apply to the water trust
212	notwith	standing whether the holdings, revenues, or expenditures of the water trust
213	include	grant money or other money from the state.
214	Section	on 6. Section 65A-16-302 is enacted to read:
215	<u>65A-1</u>	16-302 . Coordination Great Salt Lake Trust Council powers and duties.
216	(1) The con	nmissioner shall coordinate with the water trust concerning projects designed to
217	meet the	e objectives of Subsection 65A-16-201(1) or to acquire or lease water or water
218	rights fo	or the Great Salt Lake.
219	(2) The trus	st council shall set a threshold for expenditures above which the trust council
220	shall rev	view and may approve an expenditure by the grantee or the water trust of grant
221	money i	if the trust council finds that the expenditure meets the purposes described in
222	Subsect	ion 65A-16-201(1).
223	(3) <u>In accor</u>	rdance with Subsection 73-32-202(3), the trust council shall review the
224	<u>expendi</u>	ture of money by the commissioner for a project designed to acquire or lease
225	water or	r water rights for the Great Salt Lake and may make recommendations regarding
226	the expe	enditure.
227	(4) By no la	ater than July 1, 2025, the division, in cooperation with the grantee, shall modify
228	the Great	at Salt Lake Watershed Enhancement Trust Grant Agreement, signed January 1,
229	2023, to	comply with the requirements imposed under this section and Section
230	65A-16	<u>-301.</u>
231	Section	on 7. Section 73-10-18 is amended to read:
232	73-10	1-18. Division of Water Resources Creation Power and authority.

233	(1) There is created the Division of Water Resources, which shall be within the Department
234	of Natural Resources under the administration and general supervision of the executive
235	director of the Department of Natural Resources and under the policy direction of the
236	Board of Water Resources.
237	(2) Except for the waters of the Colorado River system that are governed by Title 63M,
238	Chapter 14, Colorado River Authority of Utah Act, or state representation under the
239	Bear River Compact or Columbia Interstate Compact, the Division of Water Resources
240	shall:
241	(a) be the water resource authority for the state; and
242	(b) assume all of the functions, powers, duties, rights, and responsibilities of the Utah
243	water and power board except those which are delegated to the board by this act and
244	is vested with such other functions, powers, duties, rights and responsibilities as
245	provided in this act and other law.
246	(3) Notwithstanding Subsection (2), the Utah water agent, appointed under Section
247	73-10g-702, has authority over out-of-state negotiations related to water importation in
248	accordance with [Chapter 10g, Part 6, Utah Water Agent] Chapter 10g, Part 7, Utah
249	Water Agent, except when limited by Section 73-10g-703.
250	Section 8. Section 73-10g-703 is amended to read:
251	73-10g-703. Powers and duties of water agent.
252	(1)(a) Subject to Subsection (1)(b) and in consultation with the speaker of the House of
253	Representatives, president of the Senate, and governor, the water agent shall explore
254	and negotiate with officials of other states, tribes, and other government entities
255	regarding possible water importation projects, including:
256	(i) for the citizens of Utah, representing the state concerning waters of out-of-state
257	rivers, lakes, and other sources of supply of waters except when representation is
258	otherwise provided in statute;
259	(ii) identifying potential out-of-state water resources;
260	(iii) working with the council and division to match the water resources described in
261	Subsection (1)(a)(ii) to needs identified by the council or division;
262	(iv) establishing a strategy to designate what out-of-state water resources to pursue
263	and how to execute that strategy;
264	(v) negotiating directly with out-of-state partners to execute the strategy described in
265	Subsection (1)(a)(iv);
266	(vi) represent the state in interstate conferences between the state and one or more

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73-32-101 . Definitions.

267	sister states held for the purpose of entering into compacts between such states for
268	the division of the waters of interstate rivers, lakes, or other sources of water
269	supply, and to represent the state upon commissions or other governing bodies
270	provided for by any compacts that have been or may be entered into between the
271	state and one or more sister states, except that a compact is not binding on the
272	state until the compact is ratified and approved by the Legislature and the
273	legislatures of other states that are parties to the compact;
274	(vii) recommending to the Legislature and to the council actions that may assist in the
275	development of, strategies for, and execution of water importation projects; and
276	(viii) annually reporting findings and recommendations to:
277	(A) the governor;
278	(B) the president of the Senate;
279	(C) the speaker of the House of Representatives;
280	(D) the Legislative Water Development Commission created in Section 73-27-102
281	(E) the Natural Resources, Agriculture, and Environment Interim Committee; and
282	(F) the Board of Water Resources created in Section 73-10-1.5.
283	(b) The water agent may not act under this section in relation to interests governed by
284	interstate compacts in which Utah is a party, such as the 1922 and 1948 Colorado
285	River Compacts and the 1980 Amended Bear River Compact.
286	(2) The water agent shall consult and work with the council, state entities, the Colorado
287	River Authority of Utah, and other bodies established by the state for interstate water
288	negotiations.
289	(3) Subject to Title 63G, Chapter 2, Government Records Access and Management Act,
290	upon request of the water agent, a state or local entity shall provide to the water agent a
291	document, report, or information available within the state or local entity.
292	(4) The water agent may negotiate with tribes in accordance with this section, except to the
293	extent that the water at issue comes from the Colorado River.
294	(5) This chapter may not be interpreted to override, substitute, or modify a water right
295	within the state or the role and authority of the state engineer.
296	(6) In implementing this part, the water agent shall at least monthly coordinate with and
297	receive input from the relevant divisions within the Department of Natural Resources
298	regarding the water agent's activities.
299	Section 9. Section 73-32-101 is amended to read:

As used in this chapter	301	As used in this chapter:
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- 302 (1) "Account" means the Great Salt Lake Account created in Section 73-32-304.
- 303 (2) "Commissioner" means the Great Salt Lake commissioner appointed under Section 304 73-32-201.
- 305 (3) "Council" means the Great Salt Lake Advisory Council created in Section 73-32-302.
- 306 (4) "Department" means the Department of Natural Resources.
- 307 (5) "Executive director" means the executive director of the department.
- 308 [(5)] (6) "Office" means the Office of the Great Salt Lake Commissioner created in Section 309 73-32-301.
- 310 [(6)] (7) "State agency" means a department, division, board, council, committee, institution,
- office, bureau, or other similar administrative unit of the executive branch of state
- 312 government.
- 313 [(7)] (8) "Strategic plan" means the plan prepared by the commissioner under Sections
- 314 73-32-202 and 73-32-204.
- Section 10. Section **73-32-102** is enacted to read:
- **73-32-102** . **Transition to department.**
- 317 (1) The commissioner shall cooperate with the department to transition, to the extent
- 318 consistent with this chapter, the commissioner's functions as a part of the department.
- 319 (2) The department shall succeed to any contract in which the commissioner is a party.
- Section 11. Section **73-32-201** is amended to read:
- 73-32-201 . Great Salt Lake commissioner appointment.
- 322 (1)(a) The governor shall appoint a Great Salt Lake commissioner with the advice and
- consent of the Senate. The commissioner shall serve within the department and report
- 324 to the executive director.
- 325 (b) Before the governor appoints the commissioner under this section, the governor shall
- consult with the speaker of the House of Representatives and the president of the
- Senate concerning the selection of potential candidates for the position of
- 328 commissioner.
- 329 (2) The commissioner shall serve a term of six years and may be appointed to more than
- one term, but shall be subject to removal at the pleasure of the governor.
- 331 (3) The governor shall establish the commissioner's compensation within the salary range
- fixed by the Legislature in Title 67, Chapter 22, State Officer Compensation.
- Section 12. Section **73-32-202** is amended to read:
- 73-32-202 . Duties and authorizations of the commissioner.

335	(1) The commissioner, under the administrative oversight of the executive director, shall:
336	(a) subject to Section 73-32-204, prepare an approved strategic plan for the long-term
337	health of the Great Salt Lake and update the strategic plan regularly;
338	(b) oversee the execution of the strategic plan by other state agencies as provided in
339	Section 73-32-203;
340	(c) maintain information that measures Great Salt Lake levels, salinity, and overall
341	health;
342	(d) meet regularly with the executive director [of the department-]and with the executive
343	director of the Department of Environmental Quality;
344	(e) consult with the Division of Forestry, Fire, and State Lands regarding Title 65A,
345	Chapter 16, Great Salt Lake Watershed Enhancement Program;
346	(f) monitor the integrated water assessment conducted under Chapter 10g, Part 4, Great
347	Salt Lake Watershed Integrated Water Assessment;
348	(g) inform the governor, the president of the Senate, and the speaker of the House of
349	Representatives, at least annually, about the status of the strategic plan and the
350	progress regarding implementation of the strategic plan;
351	(h) at least annually report to the Executive Appropriations Committee regarding the
352	expenditure of money under this chapter;
353	(i) work cooperatively with and receive input and recommendations from the Great Salt
354	Lake Trust Council created under Section 65A-16-301 in accordance with Section
355	<u>65A-16-302;</u>
356	[(i)] (j) coordinate and work collaboratively with water conservancy districts that serve
357	water users within the Great Salt Lake watershed; and
358	[(j)] (k) annually report to the Natural Resources, Agriculture, and Environment Interim
359	Committee regarding the activities of the commissioner.
360	(2) The commissioner may:
361	(a) access information from other state or federal agencies related to the Great Salt Lake
362	(b) develop cooperative agreements between the state, political subdivisions, and
363	agencies of the federal government for involvement in the strategic plan;
364	(c) produce research, documents, maps, studies, analysis, or other information that
365	supports the strategic plan for the Great Salt Lake;
366	(d) facilitate and coordinate the exchange of information, comments, and
367	recommendations on Great Salt Lake policies between and among:
368	(i) state agencies;

369	(ii) political subdivisions;
370	(iii) institutions of higher education that conduct research relevant to the Great Salt
371	Lake;
372	(iv) nonprofit entities; and
373	(v) private business;
374	(e) communicate with the Great Salt Lake Watershed Council created under Chapter
375	10g, Part 3, Watershed Councils Act; and
376	(f) perform other duties that the commissioner considers necessary or expedient to carry
377	out the purposes of this chapter.
378	(3)(a) The commissioner may not expend money for the purpose of acquiring or leasing
379	water or water rights without first obtaining a review and recommendations regarding
380	the expenditure from the Great Salt Lake Trust Council created in accordance with
381	Section 65A-16-301.
382	(b) The Great Salt Lake Trust Council shall review an expenditure described in
383	Subsection (3)(a) and may make a favorable recommendation if the Great Salt Lake
384	Trust Council finds that the expenditure is consistent with:
385	(i) the strategic plan; and
386	(ii) activities of the water trust created in Title 65A, Chapter 16, Great Salt Lake
387	Watershed Enhancement Program.
388	[(3)] (4) In fulfilling the duties under this chapter, the commissioner shall consult and
389	coordinate, as necessary, with:
390	(a) <u>divisions within</u> the department;
391	(b) the Department of Agriculture and Food;
392	(c) the Department of Environmental Quality;
393	(d) other applicable state agencies;
394	(e) political subdivisions of the state;
395	(f) federal agencies;
396	(g) elected officials; and
397	(h) local tribal officials.
398	Section 13. Section 73-32-302 is amended to read:
399	73-32-302 . Advisory council created Staffing Per diem and travel expenses
400	Annual conflict of interest disclosure statement Exception Penalties.
401	(1) There is created an advisory council known as the "Great Salt Lake Advisory Council"
402	consisting of 11 members listed in Subsection (2).

403	(2)(a) The governor shall appoint the following members, with the advice and consent of
404	the Senate:
405	(i) one representative of industry representing the extractive industry;
406	(ii) one representative of industry representing aquaculture;
407	(iii) one representative of conservation interests;
408	(iv) one representative of a migratory bird protection area as defined in Section
409	23A-13-101;
410	(v) one representative who is an elected official from municipal government, or the
411	elected official's designee;
412	(vi) five representatives who are elected officials from county government, or the
413	elected official's designee, one each representing:
414	(A) Box Elder County;
415	(B) Davis County;
416	(C) Salt Lake County;
417	(D) Tooele County; and
418	(E) Weber County; and
419	(vii) one representative of a publicly owned treatment works.
420	(3)(a) Except as required by Subsection (3)(b), each member shall serve a four-year term.
421	(b) Notwithstanding Subsection (3)(a), at the time of appointment or reappointment, the
422	governor shall adjust the length of terms of voting members to ensure that the terms
423	of council members are staggered so that approximately half of the council is
424	appointed every two years.
425	(c) When a vacancy occurs in the membership for any reason, the governor shall appoint
426	a replacement for the unexpired term with the advice and consent of the Senate.
427	(d) A member shall hold office until the member's successor is appointed and qualified.
428	(4) The council shall determine:
429	(a) the time and place of meetings; and
430	(b) any other procedural matter not specified in this chapter.
431	(5)(a) Attendance of six members at a meeting of the council constitutes a quorum.
432	(b) A vote of the majority of the members present at a meeting when a quorum is present
433	constitutes an action of the council.
434	(6) A member may not receive compensation or benefits for the member's service, but may
435	receive per diem and travel expenses in accordance with:
436	(a) Section 63A-3-106;

437	(b) Section 63A-3-107; and
438	(c) rules made by the Division of Finance pursuant to Sections 63A-3-106 and
439	63A-3-107.
440	(7) The [office, the]department, and the Department of Environmental Quality shall
441	coordinate and provide necessary staff assistance to the council.
442	(8) Except as provided in Subsection (14), a council member shall, no sooner than January
443	1 and no later than January 31 of each year during which the council member holds
444	office on the council:
445	(a) prepare a written conflict of interest disclosure statement that contains a response to
446	each item of information described in Subsection 20A-11-1604(6); and
447	(b) submit the written disclosure statement to the administrator or clerk of the council.
448	(9)(a) No later than 10 business days after the date on which the council member
449	submits the written disclosure statement described in Subsection (8) to the
450	administrator or clerk of the council, the administrator or clerk shall:
451	(i) post an electronic copy of the written disclosure statement on the council's
452	website; and
453	(ii) provide the lieutenant governor with a link to the electronic posting described in
454	Subsection (9)(a)(i).
455	(b) The administrator or clerk of the council shall ensure that the council member's
456	written disclosure statement remains posted on the council's website until the council
457	member leaves office.
458	(10) The administrator or clerk of the council shall take the action described in Subsection
459	(11) if:
460	(a) a council member fails to timely file the written disclosure statement described in
461	Subsection (8); or
462	(b) a submitted written disclosure statement does not comply with the requirements of
463	Subsection 20A-11-1604(6).
464	(11) If a circumstance described in Subsection (10) occurs, the administrator or clerk of the
465	council shall, within five days after the day on which the administrator or clerk
466	determines that a violation occurred, notify the council member of the violation and
467	direct the council member to submit an amended written disclosure statement correcting
468	the problem.
469	(12)(a) It is unlawful for a council member to fail to submit or amend a written
470	disclosure statement within seven days after the day on which the council member

471	receives the notice described in Subsection (11).
472	(b) A council member who violates Subsection (12)(a) is guilty of a class B
473	misdemeanor.
474	(c) The administrator or clerk of the council shall report a violation of Subsection (12)(a)
475	to the attorney general.
476	(d) In addition to the criminal penalty described in Subsection (12)(b), the administrator
477	or clerk of the council shall impose a civil fine of \$100 against a council member
478	who violates Subsection (12)(a).
479	(13) The administrator or clerk of the council shall deposit a fine collected under this
480	section into the council's account to pay for the costs of administering this section.
481	(14) For an individual appointed to the council under Subsection (2)(a)(v) or (vi):
482	(a) Subsection (8) does not apply; and
483	(b) the administrator or clerk of the council shall, instead:
484	(i) post an electronic link on the council's website to the written disclosure statement
485	the council member made in the council member's capacity as an elected officer of:
486	(A) a county, under Section 17-16a-13; or
487	(B) a municipality, under Section 10-3-1313; and
488	(ii) provide the lieutenant governor with a link to the electronic posting described in
489	Subsection (14)(b)(i).
490	Section 14. Section 73-32-303 is amended to read:
491	73-32-303 . Duties of the council.
492	(1)(a) The council shall advise the persons listed in Subsection (1)(b) on the sustainable
493	use, protection, and development of the Great Salt Lake in terms of balancing:
494	(i) sustainable use;
495	(ii) environmental health; and
496	(iii) reasonable access for existing and future development.
497	(b) The council shall advise, as provided in Subsection (1)(a):
498	(i) the governor;
499	(ii) the [Department of Natural Resources] department;
500	(iii) the Department of Environmental Quality; and
501	(iv) the commissioner.
502	(2) The council shall assist the Division of Forestry, Fire, and State Lands in the Division of
503	Forestry, Fire, and State Land's responsibilities for the Great Salt Lake described in
504	Sections 65A-17-201 and 65A-17-202.

505	(3) The council:
506	(a) may recommend appointments to the Great Salt Lake technical team created by the
507	Division of Forestry, Fire, and State Lands; and
508	(b) shall receive and use technical support from the Great Salt Lake technical team.
509	(4) The council shall assist the department, the Department of Environmental Quality, and
510	their applicable boards in accomplishing their responsibilities for the Great Salt Lake.
511	(5) The council shall report annually to the Natural Resources, Agriculture, and
512	Environmental Quality Appropriations Subcommittee on the council's activities.
513	Section 15. Section 79-2-201 is amended to read:
514	79-2-201 . Department of Natural Resources created.
515	(1) There is created the Department of Natural Resources.
516	(2) The department comprises the following:
517	(a) Board of Water Resources, created in Section 73-10-1.5;
518	(b) Board of Oil, Gas, and Mining, created in Section 40-6-4;
519	(c) Office of Energy Development, created in Section 79-6-401;
520	(d) Wildlife Board, created in Section 23A-2-301;
521	(e) Board of the Utah Geological Survey, created in Section 79-3-301;
522	(f) Water Development Coordinating Council, created in Section 73-10c-3;
523	(g) Division of Water Rights, created in Section 73-2-1.1;
524	(h) Division of Water Resources, created in Section 73-10-18;
525	(i) Division of Forestry, Fire, and State Lands, created in Section 65A-1-4;
526	(j) Division of Oil, Gas, and Mining, created in Section 40-6-15;
527	(k) Division of State Parks, created in Section 79-4-201;
528	(l) Division of Outdoor Recreation, created in Section 79-7-201;
529	(m) Division of Wildlife Resources, created in Section 23A-2-201;
530	(n) Utah Geological Survey, created in Section 79-3-201;
531	(o) Utah Outdoor Recreation Infrastructure Advisory Committee, created in Section
532	79-7-206;
533	(p)(i) an advisory council that includes in the advisory council's duties advising on
534	state boating policy, authorized by Section 73-18-3.5; or
535	(ii) an advisory council that includes in the advisory council's duties advising on
536	off-highway vehicle use, authorized by Section 41-22-10;
537	(q) Wildlife Board Nominating Committee, created in Section 23A-2-302;
538	(r) Wildlife Regional Advisory Councils, created in Section 23A-2-303:

539	(s) Utah Watersheds Council, created in Section 73-10g-304;
540	(t) Utah Natural Resources Legacy Fund Board, created in Section 23A-3-305;[-and]
541	(u) Public Lands Policy Coordinating Office created in Section 63L-11-201[-]; and
542	(v) the Great Salt Lake commissioner, appointed under Section 73-32-201, and the
543	Office of the Great Salt Lake Commissioner, created in Section 73-32-301.
544	[(3) The department shall provide office space, furnishings, and supplies to the Great Salt
545	Lake commissioner appointed under Section 73-32-201, the Office of the Great Salt
546	Lake Commissioner created in Section 73-32-301, and support staff for the Office of the
547	Great Salt Lake Commissioner.]
548	Section 16. Effective Date.
549	This bill takes effect on July 1, 2025.