Derrin R. Owens proposes the following substitute bill:

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Energy Corridor Amendments

2025 GENERAL SESSION STATE OF UTAH

Chief Sponsor: Derrin R. Owens

House Sponsor: Troy Shelley

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LONG TITLE

4 General Description:

- 5 This bill modifies provisions related to eminent domain and the condemnation process for
- 6 public utilities.

7 Highlighted Provisions:

- 8 This bill:
- 9 requires a person filing an eminent domain action for a high voltage power line to:
- conduct an infrastructure siting analysis; and
- coordinate with federal land management agencies before pursuing condemnation of
- 12 private lands;
- 13 modifies the requirements for certain eminent domain complaints to include infrastructure
- siting analysis and federal agency coordination documentation;
- requires a public utility to submit an annual report on eminent domain actions and efforts
- to utilize federal public lands to the Public Utilities, Energy, and Technology Interim
- 17 Committee; and
- 18 makes technical and conforming changes.
- 19 Money Appropriated in this Bill:
- 20 None
- 21 Other Special Clauses:
- None None
- 23 Utah Code Sections Affected:
- 24 AMENDS:
- **78B-6-504**, as renumbered and amended by Laws of Utah 2008, Chapter 3
- **78B-6-505**, as last amended by Laws of Utah 2020, Chapter 290
- **78B-6-507**, as renumbered and amended by Laws of Utah 2008, Chapter 3
- 28 ENACTS:

78B-6-505.5 , Utah Code Annotated 1953 78B-6-523 , Utah Code Annotated 1953
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 78B-6-504 is amended to read:
78B-6-504. Conditions precedent to taking.
[(1) Before property can be taken it must appear that:]
[(a) the use to which it is to be applied is a use authorized by law;]
[(b) the taking is necessary for the use;]
[(c) construction and use of all property sought to be condemned will commence within
a reasonable time as determined by the court, after the initiation of proceedings under
this part; and]
[(d) if already appropriated to some public use, the public use to which it is to be applied
is a more necessary public use.]
$[(2)]$ (1)[(a)] As used in this section[$\frac{1}{2}$]:
(a) "Feasible" means reasonably practicable after consideration of factors including:
(i) cost;
(ii) delay;
(iii) terrain;
(iv) safety; and
(v) the size and complexity of the infrastructure route.
(b) ["governing] "Governing body" means:
(i) for a county, city, or town, the legislative body of the county, city, or town; and
(ii) for any other political subdivision of the state, the person or body with authority
to govern the affairs of the political subdivision.
(c) "High voltage power line" means the same as that term is defined in Section
<u>54-18-102.</u>
(d) "Infrastructure siting analysis" means a comprehensive evaluation that:
(i) identifies and assesses all reasonable route alternatives for the proposed
infrastructure;
(ii) prioritizes the use of existing utility corridors in accordance with federal
standards;
(iii) considers first the use of federal public lands when feasible; and
(iv) documents why alternatives using federal public lands are not feasible, if

63	applicable.
64	(e) "Standard Form 299" means the federal form titled "Application for Transportation,
65	Utility Systems, Telecommunications and Facilities on Federal Lands and Property"
66	used to request authorization for use of federal lands.
67	(2) Before property can be taken it must appear that:
68	(a) the use to which it is to be applied is a use authorized by law;
69	(b) the taking is necessary for the use;
70	(c) construction and use of all property sought to be condemned will commence within a
71	reasonable time as determined by the court, after the initiation of proceedings under
72	this part; and
73	(d) if already appropriated to some public use, the public use to which it is to be applied
74	is a more necessary public use.
75	[(b)] (3) Property may not be taken by a political subdivision of the state unless the
76	governing body of the political subdivision approves the taking.
77	[(e)] (4)(a) Before taking a final vote to approve the filing of an eminent domain action,
78	the governing body of each political subdivision intending to take property shall
79	provide written notice to each owner of property to be taken of each public meeting
80	of the political subdivision's governing body at which a vote on the proposed taking
81	is expected to occur and allow the property owner the opportunity to be heard on the
82	proposed taking.
83	[(d)] (b) The requirement under Subsection [$(2)(e)$] $(4)(a)$ to provide notice to a property
84	owner is satisfied by the governing body mailing the written notice to the property
85	owner:
86	(i) at the owner's address as shown on the records of the county assessor's office; and
87	(ii) at least 10 business days before the public meeting.
88	(5) In addition to the requirements of Subsection (2), a person filing an eminent domain
89	action for a high voltage power line shall:
90	(a) complete an infrastructure siting analysis;
91	(b) demonstrate that use of federal public lands is not authorized, feasible, or would
92	result in greater public harm than the proposed condemnation; and
93	(c) submit the analysis to the court as part of the condemnation proceedings.
94	Section 2. Section 78B-6-505 is amended to read:
95	78B-6-505. Negotiation and disclosure required before filing an eminent domain
96	action.

97 (1) As used in this section: 98 (a)(i) "Claimant" means a person who is a record interest holder of real property 99 sought to be condemned. 100 (ii) "Claimant" does not include: 101 (A) a fee simple owner; or 102 (B) a utility subject to Section 72-6-116. 103 (b) "Fee simple owner" means the same as that term is defined in Section 57-12-13. 104 (2) A political subdivision of the state that seeks to acquire property by eminent domain or 105 that intends to use eminent domain to acquire property if the property cannot be acquired 106 in a voluntary transaction shall: 107 (a) before the governing body, as defined in Subsection 78B-6-504(2)(a), of the political 108 subdivision takes a final vote to approve the filing of an eminent domain action, 109 make a reasonable effort to negotiate with the fee simple owner for the purchase of 110 the property; and (b) except as provided in Subsection (5), as early in the negotiation process described in 111 112 Subsection (2)(a) as practicable, but no later than 14 days before the day on which a 113 final vote is taken to approve the filing of an eminent domain action: 114 (i) provide the fee simple owner and each claimant a complete printed copy of the materials provided on the Office of the Property Rights Ombudsman website in 115 116 accordance with Section 13-43-203 regarding the acquisition of property for a 117 public purpose and a property owner's right to just compensation; (ii) provide the fee simple owner a written statement in substantially the following form: 118 119 "Although this letter is provided as part of an attempt to negotiate with you for the sale 120 of your property or an interest in your property without using the power of eminent domain, 121 [name of political subdivision] may use that power if it is not able to acquire the property by 122 negotiation. Because of that potential, the person negotiating on behalf of the entity is 123 required to provide the following disclosures to you. 124 1. You are entitled to receive just compensation for your property. 125 2. You are entitled to an opportunity to negotiate with [name of political subdivision] 126 over the amount of just compensation before any legal action will be filed. 127 a. You are entitled to an explanation of how the compensation offered for your property 128 was calculated. 129 b. If an appraiser is asked to value your property, you are entitled to accompany the

appraiser during an inspection of the property.

- 3. You are entitled to discuss this case with the attorneys at the Office of the Property Rights Ombudsman. The office may be reached at [provide the current contact information for the Office of the Property Rights Ombudsman].
 - 4. The Office of the Property Rights Ombudsman is a neutral state office staffed by attorneys experienced in eminent domain. Their purpose is to assist citizens in understanding and protecting their property rights. You are entitled to ask questions and request an explanation of your legal options.
 - 5. If you have a dispute with [name of political subdivision] over the amount of just compensation due to you, you are entitled to request free mediation or arbitration of the dispute from the Office of the Property Rights Ombudsman. As part of mediation or arbitration, you are entitled to request a free independent valuation of the property.
 - 6. Oral representations or promises made during the negotiation process are not binding upon the entity seeking to acquire the property by eminent domain."; and
- (iii) provide each claimant a written statement in substantially the following form:
 - "1. Your interest in property may be impacted by a public improvement project and you may be entitled to receive just compensation.
 - 2. You are entitled to discuss this case with the attorneys at the Office of the Property Rights Ombudsman. The office may be reached at [provide the current contact information for the Office of the Property Rights Ombudsman].
 - 3. The Office of the Property Rights Ombudsman is a neutral state office staffed by attorneys experienced in eminent domain. Their purpose is to assist citizens in understanding and protecting their property rights. You are entitled to ask questions and request an explanation of your legal options.
 - 4. If you have a dispute with [name of entity] over the amount of just compensation due to you, you are entitled to request free mediation or arbitration of the dispute from the Office of the Property Rights Ombudsman. As part of mediation or arbitration, you are entitled to request a free independent valuation of the property.
 - 5. Oral representations or promises made during any negotiation are not binding upon the entity seeking to acquire the property by eminent domain."
- 160 (3) Except as provided in Subsection (5), the entity involved in the acquisition of property
 161 may not bring a legal action to acquire the property under this chapter until 30 days after
 162 the day on which the disclosure and materials required in Subsections (2)(b)(ii) and (iii)
 163 are provided to the fee simple owner and each claimant.
 - (4) A person, other than a political subdivision of the state, that seeks to acquire property by

- eminent domain or that intends to use eminent domain to acquire property if the property cannot be acquired in a voluntary transaction shall:
 - (a) before filing an eminent domain action, make a reasonable effort to negotiate [with the property owner for the purchase of the fee simple;] with the fee simple owner for the purchase of the property interest being condemned; and
 - (b) except as provided in Subsection (5), as early in the negotiation process described in Subsection (4)(a) as practicable, but no later than 30 days before the day on which the person files an eminent domain action:
 - (i) provide the fee simple owner and each claimant a complete printed copy of the materials provided on the Office of the Property Rights Ombudsman website in accordance with Section 13-43-203 regarding the acquisition of property for a public purpose and a property owner's right to just compensation;
 - (ii) provide the fee simple owner a written statement in substantially the following form:

"Although this letter is provided as part of an attempt to negotiate with you for the sale of your property or an interest in your property without using the power of eminent domain, [name of entity] may use that power if it is not able to acquire the property by negotiation. Because of that potential, the person negotiating on behalf of the entity is required to provide the following disclosures to you.

- 1. You are entitled to receive just compensation for your property.
- 2. You are entitled to an opportunity to negotiate with [name of entity] over the amount of just compensation before any legal action will be filed.
- a. You are entitled to an explanation of how the compensation offered for your property was calculated.
- b. If an appraiser is asked to value your property, you are entitled to accompany the appraiser during an inspection of the property.
- 3. You are entitled to discuss this case with the attorneys at the Office of the Property Rights Ombudsman. The office may be reached at [provide the current contact information for the Office of the Property Rights Ombudsman].
- 4. The Office of the Property Rights Ombudsman is a neutral state office staffed by attorneys experienced in eminent domain. Their purpose is to assist citizens in understanding and protecting their property rights. You are entitled to ask questions and request an explanation of your legal options.
- 5. If you have a dispute with [name of entity] over the amount of just compensation due to you, you are entitled to request free mediation or arbitration of the dispute from the Office

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domain filing.

199	of the Property Rights Ombudsman. As part of mediation or arbitration, you are entitled to
200	request a free independent valuation of the property.
201	6. Oral representations or promises made during the negotiation process are not binding
202	upon the entity seeking to acquire the property by eminent domain."; and
203	(iii) provide each claimant a written statement in substantially the following form:
204	"1. Your interest in property may be impacted by a public improvement project and you
205	may be entitled to receive just compensation.
206	2. You are entitled to discuss this case with the attorneys at the Office of the Property
207	Rights Ombudsman. The office may be reached at [provide the current contact information for
208	the Office of the Property Rights Ombudsman].
209	3. The Office of the Property Rights Ombudsman is a neutral state office staffed by
210	attorneys experienced in eminent domain. Their purpose is to assist citizens in understanding
211	and protecting their property rights. You are entitled to ask questions and request an
212	explanation of your legal options.
213	4. If you have a dispute with [name of entity] over the amount of just compensation due
214	to you, you are entitled to request free mediation or arbitration of the dispute from the Office
215	of the Property Rights Ombudsman. As part of mediation or arbitration, you are entitled to
216	request a free independent valuation of the property.
217	5. Oral representations or promises made during any negotiation are not binding upon
218	the entity seeking to acquire the property by eminent domain."
219	(5) The court may, upon a showing of exigent circumstances and for good cause, shorten
220	the 14-day period described in Subsection (2)(b) or the 30-day period described in
221	Subsection (3) or $(4)(b)$.
222	Section 3. Section 78B-6-505.5 is enacted to read:
223	78B-6-505.5 . Coordination with federal land management agencies.
224	(1) Before filing an eminent domain action to condemn private land for a high voltage
225	power line, a person shall:
226	(a) if federal public land exists within one quarter mile of the proposed high voltage
227	power line, submit a Standard Form 299, or equivalent form, to each relevant federal
228	land management agency to identify potentially suitable federal public land for the
229	proposed use;
230	(b) document all efforts to coordinate with federal agencies; and

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(c) include the documentation described in Subsection (1)(b) in any subsequent eminent

233	(2) A person may file an eminent domain action to condemn private land if each relevant
234	federal land management agency fails to respond within 60 days after the person files a
235	Standard Form 299, or equivalent form, with the agency.
236	Section 4. Section 78B-6-507 is amended to read:
237	78B-6-507 . Complaint Contents.
238	(1) The complaint shall contain:
239	(a) the name of the corporation, association, commission or person in charge of the
240	public use for which the property is sought, who must be styled plaintiff;
241	(b) the names of all owners and claimants of the property, if known, or a statement that
242	they are unknown, who must be styled defendants;
243	(c) a statement of the right of the plaintiff;
244	(d) if a right of way is sought, its location, general route, beginning and ending, and be
245	accompanied by a map of the proposed right of way, as it is involved in the action or
246	proceeding;
247	(e) if any interest in land is sought for a right of way or associated facilities for a subject
248	activity as defined in Section 19-3-318:
249	(i) the permission of the governor with the concurrence of the Legislature authorizing:
250	(A) use of the site for the subject activity; and
251	(B) use of the proposed route for the subject activity; and
252	(ii) the proposed route as required by Subsection (1)(d);[-and]
253	(f) a description of each piece of land sought to be taken, and whether it includes the
254	whole or only part of an entire parcel or tract[-]; and
255	(g) for actions filed for a high voltage power line, the infrastructure siting analysis and
256	federal agency coordination documentation required by Sections 78B-6-504 and
257	78B-6-505.5.
258	(2) All parcels lying in the county and required for the same public use may be included in
259	the same or separate proceedings, at the option of the plaintiff, but the court may
260	consolidate or separate them to suit the convenience of parties.
261	Section 5. Section 78B-6-523 is enacted to read:
262	78B-6-523. Reporting on consideration of federal public lands.
263	(1) As used in this section, "public utility" means the same as that term is defined in Section
264	<u>54-2-1.</u>
265	(2) A public utility that files any eminent domain action for a high voltage power line in a

calendar year shall submit, on or before July 1 of each year, a report to the Public

267	<u>Utilities</u> , Energy, and Technology Interim Committee detailing:
268	(a) the number of condemnation actions filed in the previous calendar year;
269	(b) infrastructure siting analyses completed to identify and evaluate alternatives using
270	federal public lands prior to initiating a condemnation action;
271	(c) reasons for not utilizing federal public lands, if applicable; and
272	(d) any coordination efforts with federal land management agencies.
273	Section 6. Effective Date.
274	This bill takes effect on May 7, 2025.