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	HERITAGE AND ARTS AMENDMENTS	
	2020 GENERAL SESSION	
	STATE OF UTAH	
LONG T	TITLE	
General	Description:	
Т	This bill modifies provisions related to the Department of Heritage and Arts.	
Highligl	nted Provisions:	
Т	This bill:	
•	modifies the requirements for a state agency to begin an undertaking on a historic	
	property;	
•	modifies the requirements for receiving a distribution from the Martin Luther King,	
	Jr. Civil Rights Support Restricted Account; and	
•	makes technical changes.	
Money A	Appropriated in this Bill:	
N	None	
Other S	pecial Clauses:	
N	None	
Utah Co	de Sections Affected:	
AMENI	OS:	
9	-8-404, as last amended by Laws of Utah 2019, Chapter 221	
9	-18-102, as enacted by Laws of Utah 2012, Chapter 332	
Be it ena	acted by the Legislature of the state of Utah:	
S	ection 1. Section 9-8-404 is amended to read:	
9	-8-404. Agency responsibilities State historic preservation officer to comment	
on unde	rtaking Public Lands Policy Coordinating Office may require joint analysis.	
(1) (a) Before [making a final agency decision authorizing the expenditure of state	
funds or	providing financial assistance for an undertaking, approving any undertaking, an	
agency s	hall:	
(i) take into account the effect of the undertaking on any historic property; and	
(ii) provide the state historic preservation officer with a written evaluation of the	

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33 undertaking's effect on any historic property.

(b) The state historic preservation officer shall provide to the agency a written comment on the agency's determination of effect within 30 days after the day on which the state historic preservation officer receives a written evaluation described in Subsection (1)(a)(ii).

- (c) If the written evaluation described in Subsection (1)(a)(ii) demonstrates that there is an adverse effect to a historic property, the agency shall enter into a formal written agreement with the state historic preservation officer describing how each adverse effect will be mitigated before the agency may expend state funds or provide financial assistance for the undertaking.
- (d) The state historic preservation officer shall make available to the Public Lands Policy Coordinating Office a list of undertakings on which an agency or federal agency has requested the state historic preservation officer's or the Antiquities Section's advice or consultation.
- (e) The Public Lands Policy Coordinating Office may request the joint analysis described in Subsections (2)(c) and (d) of any proposed undertaking on which the state historic preservation officer or Antiquities Section is providing advice or consultation.
- (2) (a) If the state historic preservation officer does not concur with the agency's written evaluation required by Subsection (1)(a)(ii), the state historic preservation officer shall inform the Public Lands Policy Coordinating Office of any objections.
- (b) The Public Lands Policy Coordinating Office shall review the state historic preservation officer's objections and determine whether or not to initiate the joint analysis established in Subsections (2)(c) and (d) within 30 days after the day on which the state historic preservation officer informs the Public Lands Policy Coordinating Office of the objections.
- (c) If the Public Lands Policy Coordinating Office determines further analysis is necessary, the Public Lands Policy Coordinating Office shall, jointly with the agency and the state historic preservation officer, analyze:
- (i) the cost of the undertaking, excluding costs attributable to the identification, potential recovery, or excavation of historic properties;
 - (ii) the ownership of the land involved;
- (iii) the likelihood of the presence and the nature and type of historical properties that may be affected by the expenditure or undertaking; and
 - (iv) clear and distinct alternatives for the identification, recovery, or excavation of

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historic properties, including ways to maximize the amount of information recovered and report that information at current standards of scientific rigor.

- (d) The Public Lands Policy Coordinating Office, the agency, and the state historic preservation officer shall also consider as part of the joint analysis:
- (i) the estimated costs of the alternatives in Subsection (2)(c)(iv) in total and as a percentage of the total cost of the undertaking; and
- (ii) at least one plan for the identification, recovery, or excavation of historic properties that does not substantially increase the cost of the proposed undertaking.
- (3) (a) (i) If the state historic preservation officer concurs with the agency's evaluation or if the Public Lands Policy Coordinating Office determines that the joint analysis is unnecessary, the state historic preservation officer shall, no later than 30 calendar days after receiving the agency's evaluation, provide formal comments on the agency's evaluation.
- (ii) If a joint analysis is conducted, the state historic preservation officer shall provide formal comments on the agency's evaluation no later than 30 calendar days after the conclusion of the joint analysis.
- (b) The state historic preservation officer shall ensure that the comments include the results of any joint analysis conducted under Subsection (2).
- (c) If a joint analysis is not conducted, the state historic preservation officer's comments may include advice about ways to maximize the amount of historic, scientific, archaeological, anthropological, and educational information recovered, in addition to the physical recovery of artifacts and the reporting of archaeological information at current standards of scientific rigor.
 - Section 2. Section **9-18-102** is amended to read:

9-18-102. Martin Luther King, Jr. Civil Rights Support Restricted Account.

- 88 (1) There is created in the General Fund a restricted account known as the "Martin 89 Luther King, Jr. Civil Rights Support Restricted Account."
 - (2) The account shall be funded by:
- 91 (a) contributions deposited into the account in accordance with Section 41-1a-422;
- 92 (b) private contributions; and

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- 93 (c) donations or grants from public or private entities.
- 94 (3) Upon appropriation by the Legislature, the department shall distribute funds in the

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95	account to one or more charitable organizations that[:(a)] qualify as being tax exempt under
96	Section 501(c)(3) of the Internal Revenue Code[; (b) is], are located within the state [and is
97	not], are not affiliated with a parent organization[;], and that:
98	$[\frac{(e)}{a}]$ create or support programs that promote awareness and education of
99	constitutional and civil rights;
100	[(d)] (b) provide education and training in inalienable rights as set forth in the
101	Declaration of Independence;
102	[(e)] (c) partner with educational institutions to administer underrepresented or
103	underserved scholarships; [and] or
104	[(f)] (d) partner with government agencies within the state and the private sector to
105	administer and facilitate an underrepresented or underserved internship program.
106	(4) (a) An organization described in Subsection (3) may apply to the department to
107	receive a distribution in accordance with Subsection (3).
108	(b) An organization that receives a distribution from the department in accordance with
109	Subsection (3) shall expend the distribution only to:
110	(i) facilitate, coordinate, and encourage appropriate ceremonies and activities that
111	commemorate the federal Martin Luther King, Jr. holiday;
112	(ii) create or support programs that promote awareness and education of constitutional
113	and civil rights;
114	(iii) provide education and training in inalienable rights as set forth in the Declaration
115	of Independence;
116	(iv) partner with educational institutions to administer underrepresented or underserved
117	scholarships;
118	(v) partner with government agencies within the state and the private sector to
119	administer and facilitate an underrepresented or underserved internship program; $[and]$ or
120	(vi) pay the costs of issuing or reordering Martin Luther King, Jr. Civil Rights Support
121	special group license plate decals.
122	(c) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
123	department may make rules providing procedures for an organization to apply to the
124	department to receive a distribution under this Subsection (3).
125	(5) In accordance with Section 63J-1-602.1, appropriations from the account are

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126 nonlapsing.