	INVENTORY AND REVIEW OF COMMERCIAL
	ACTIVITIES
	2008 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Craig A. Frank
	Senate Sponsor:
L	ONG TITLE
C	ommittee Note:
	The Government Competition and Privatization Subcommittee recommended this bill.
G	eneral Description:
	This bill enacts the Government Competition and Privatization Review Act, including
cr	reating the Government Competition and Privatization Council.
H	ighlighted Provisions:
	This bill:
	defines terms;
	 creates the Government Competition and Privatization Council;
	• establishes the duties of the council, including creating an inventory of activities of
gc	overnment entities;
	 requires the governor to review certain commercial activities; and
	creates conforming processes.
M	Ionies Appropriated in this Bill:
	None
o	ther Special Clauses:
	This bill takes effect on July 1, 2008.
	This bill has a coordination clause that merges the provisions in this bill into the
G	overnment Competition and Privatization Act, if this bill and H.B. 76 both pass.



	H.B. 75	12-17-07	12:59 PN
28	Utah Code Sections Affected:		
29	AMENDS:		
30	63-55a-1, as last amended by Laws of Utah 2003, Chapter 193		
31	63-55a-3, as last amended by Laws of Utah 2003, Chapter 193		
32	ENACTS:		
33	63-55d-101 , Utah Code Annotated 1953		
34	63-55d-102 , Utah Code Annotated 1953		
35	63-55d-103 , Utah Code Annotated 1953		
36	63-55d-201 , Utah Code Annotated 1953		
37	63-55d-202 , Utah Code Annotated 1953		
38	63-55d-301 , Utah Code Annotated 1953		
39	63-55d-302 , Utah Code Annotated 1953		
40	63-55d-303 , Utah Code Annotated 1953		
41 42	63-55d-304 , Utah Code Annotated 1953		
43	Be it enacted by the Legislature of the state of Utah:		
44	Section 1. Section 63-55a-1 is amended to read:		
45	63-55a-1. Definitions.		
46	(1) (a) "Agency" means [a department, division, office, bureau,	board, comm	ission, or
47	other administrative unit of the state] a government entity as defined in S	Section 63-5.	<u>5d-102</u> .
48	[(b) "Agency" includes departments, divisions, offices, bureaus,	boards, com	missions,
49	and other administrative units of the state's counties and municipalities.]		
50	(2) "Agency head" means the chief administrative officer of an a	agency.	
51	[(3) "Privatization" means action by a state agency to contract w	ith the privat	te sector or
52	with another state agency to perform functions or services currently being	ı g performed	by it]
53	(3) "Privatize" is as defined in Section 63-55d-102.		

Section 2. Section **63-55a-3** is amended to read:

63-55a-3. Privatization Policy Board -- Duties.

(1) Except as otherwise provided in Subsection (5), the board shall:

be privatized to provide the same types and quality of services that would result in cost

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(a) review whether or not certain services performed by existing state agencies could

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- (b) review particular requests for privatization of services and issues concerning agency competition with the private sector and determine whether privatization would be feasible and would result in cost savings and ways to eliminate any unfair competition;
- (c) recommend privatization to the agency head when the proposed privatization is demonstrated to provide a more cost efficient and effective manner of providing existing governmental services;
- (d) comply with the provisions of Title 63, Chapter 46a, the Utah Administrative Rulemaking Act, in making rules establishing privatization standards, procedures, and requirements;
- (e) maintain communication with and access information from, other entities promoting privatization;
 - (f) prepare an annual report that contains:
 - (i) information about the board's activities; and
 - (ii) recommendations on privatizing government services; and
 - (g) submit the annual report to the Legislature and the governor.
- (2) In addition to filing copies of its recommendations for privatization with the relevant agency head, the board shall file copies of its recommendations for privatization with:
 - (a) the governor's office; and
- (b) the Office of Legislative Fiscal Analyst for submission to the relevant Legislative Appropriation Subcommittee.
- (3) (a) The board may appoint advisory groups to conduct studies, research, analyses, and make reports and recommendations with respect to subjects or matters within the jurisdiction of the board.
 - (b) At least one member of the board shall serve on each advisory group.
- (4) This chapter does not preclude any agency from privatizing any service or function independently of the board if, as part of the contract that privatizes the function, the contractor assumes all liability to perform the privatizated function.
- (5) The board may not exercise its authority under Subsection (1) over an agency [referred to in Subsection 63-55a-1(b)] that is a local entity, as defined in Section 63-55d-102, unless requested by the agency.

90	Section 3. Section 63-55d-101 is enacted to read:
91	CHAPTER 55d. GOVERNMENT COMPETITION AND
92	PRIVATIZATION REVIEW ACT
93	Part 1. General Provisions
94	<u>63-55d-101.</u> Title.
95	This chapter is known as the "Government Competition and Privatization Review Act."
96	Section 4. Section 63-55d-102 is enacted to read:
97	<u>63-55d-102.</u> Definitions.
98	As used in this chapter:
99	(1) (a) "Activity" means to:
100	(i) perform a service; or
101	(ii) provide a good.
102	(b) "Activity" includes to:
103	(i) manufacture a good or service;
104	(ii) process a good or service;
105	(iii) sell a good or service;
106	(iv) offer for sale a good or service;
107	(v) rent a good or service;
108	(vi) lease a good or service;
109	(vii) deliver a good or service;
110	(viii) distribute a good or service; or
111	(ix) advertise a good or service.
112	(2) "Board" means the Privatization Policy Board created by Section 63-55a-2.
113	(3) "Commercial activity" means to engage in an activity that can be obtained in whole
114	or in part from a private enterprise.
115	(4) "Competitive program" means a program developed by the council in accordance
116	with Section 63-55d-202.
117	(5) "Council" means the Government Competition and Privatization Council created in
118	Section 63-55d-201.
119	(6) "Government entity" means:
120	(a) a state entity; or

121	(b) a local entity.
122	(7) (a) "Government entity employee" means a person:
123	(i) employed by a government entity to engage in an activity; or
124	(ii) engaged to perform work for or to provide an activity to a government entity.
125	(b) "Government entity employee" includes:
126	(i) a salaried employee; and
127	(ii) a wage employee.
128	(8) "Local entity" means:
129	(a) a political subdivision of the state, including a:
130	(i) county;
131	(ii) city;
132	(iii) town;
133	(iv) local school district;
134	(v) local district; or
135	(vi) special service district;
136	(b) an agency of an entity described in this Subsection (8), including a department,
137	office, division, authority, commission, or board; and
138	(c) an entity created by an interlocal cooperative agreement under Title 11, Chapter 13,
139	Interlocal Cooperation Act, between two or more entities described in this Subsection (8).
140	(9) "Private enterprise" means a person that for profit:
141	(a) manufactures a good or service;
142	(b) processes a good or service;
143	(c) sells a good or service;
144	(d) offers for sale a good or service;
145	(e) rents a good or service;
146	(f) leases a good or service;
147	(g) delivers a good or service;
148	(h) distributes a good or service; or
149	(i) advertises a good or service.
150	(10) "Privatize" means that an activity engaged in by a government entity is transferred
151	so that a private enterprise engages in the activity including a transfer by:

152	(a) contract;
153	(b) transfer of property; or
154	(c) another arrangement.
155	(11) "Public or private performance analysis" means an analysis meeting the
156	requirements of Section 63-55d-303.
157	(12) (a) Except as provided in Subsection (12)(b), "state entity" means:
158	(i) the state;
159	(ii) an institution of higher education, as defined in Section 53B-3-102;
160	(iii) an agency of an entity described in this Subsection (12), including a department,
161	office, division, authority, commission, or board; and
162	(iv) an entity created by an interlocal cooperative agreement under Title 11, Chapter
163	13, Interlocal Cooperation Act, between two or more entities described in this Subsection (12)
164	or a local entity.
165	(b) "State entity" does not include the Legislature or an entity or agency of the
166	<u>Legislature.</u>
167	Section 5. Section 63-55d-103 is enacted to read:
168	<u>63-55d-103.</u> Exemptions.
169	This chapter does not apply to a transportation related project initiated pursuant to Title
170	72, Transportation Code.
171	Section 6. Section 63-55d-201 is enacted to read:
172	Part 2. Government Competition and Privatization Council
173	63-55d-201. Government Competition and Privatization Council created.
174	(1) There is created the Government Competition and Privatization Council consisting
175	of 15 members appointed as follows:
176	(a) the governor shall appoint:
177	(i) four government entity employees in the executive branch of a government entity;
178	<u>and</u>
179	(ii) three members to represent a private enterprise;
180	(b) the speaker of the House of Representatives shall appoint:
181	(i) two members of the House of Representatives; and
182	(ii) two members to represent a private enterprise; and

183	(c) the president of the Senate shall appoint:
184	(i) two members of the Senate; and
185	(ii) two members to represent a private enterprise.
186	(2) (a) Except as required by Subsection (2)(b), a council member shall serve until the
187	sooner of:
188	(i) the expiration of a four-year term; or
189	(ii) the day on which the council member no longer holds the position required to be
190	appointed under Subsection (1).
191	(b) A member of the council who is not a legislative member may not serve more than
192	two consecutive terms. The remainder of a term to which a council member is appointed to fill
193	a vacancy does not constitute a term in determining the council member's eligibility for
194	reappointment.
195	(c) The governor shall, at the time of appointment or reappointment, adjust the length
196	of terms to ensure that the terms of the council members are staggered so that approximately
197	half of the council is appointed every two years.
198	(d) A council member shall serve until a successor is appointed.
199	(e) When a vacancy occurs in the membership of the council for any reason, the
200	appointing authority shall appoint a replacement to the unexpired term in a manner consistent
201	with Subsection (1).
202	(3) By no later than July 31 of each year the council shall select one of its members to
203	serve as chair of the council for a one-year term.
204	(4) The council shall meet as scheduled by the chair, except that the chair shall
205	schedule a meeting at least quarterly.
206	(5) (a) Eight members of the council constitute a quorum of the council.
207	(b) An action of the council requires that:
208	(i) a quorum be present; and
209	(ii) a majority of the council members that are present vote for the action.
210	(6) (a) (i) A council member who is not a government employee may not receive
211	compensation or benefits for the council member's service, but may receive per diem and
212	expenses incurred in the performance of the council member's official duties at the rates
213	established by the Division of Finance under Sections 63A-3-106 and 63A-3-107.

214	(11) A council member who is not a government employee may decline to receive per
215	diem and expenses for the council member's service.
216	(b) (i) A state government officer or employee council member who does not receive
217	salary, per diem, or expenses from the council member's agency for the council member's
218	service may receive per diem and expenses incurred in the performance of the council
219	member's official duties from the council at the rates established by the Division of Finance
220	under Sections 63A-3-106 and 63A-3-107.
221	(ii) A state government officer or employee council member may decline to receive per
222	diem and expenses for the council member's service.
223	(c) (i) A local government council member who does not receive salary, per diem, or
224	expenses from the entity that the council member represents for the council member's service
225	may receive per diem and expenses incurred in the performance of the council member's
226	official duties at the rates established by the Division of Finance under Sections 63A-3-106 and
227	<u>63A-3-107.</u>
228	(ii) A local government council member may decline to receive per diem and expenses
229	for the member's service.
230	(d) A legislator on the council shall receive compensation and expenses as provided by
231	statute and legislative rule.
232	(7) The Department of Administrative Services shall staff the council.
233	Section 7. Section 63-55d-202 is enacted to read:
234	<u>63-55d-202.</u> Council duties.
235	(1) The council is an advisory committee that advises the board regarding methods of
236	providing a portion or all of a commercial activity by a private enterprise.
237	(2) The council shall:
238	(a) comply with Part 3, Competitive Activities Inventory and Review, to create the
239	required inventory;
240	(b) develop an institutional framework for a statewide competitive program to
241	encourage innovation and competition within government entities;
242	(c) establish a system to encourage the use of feasibility studies and innovation to
243	determine where competition could reduce government costs without harming the public;
244	(d) advocate, develop, and accelerate implementation of a competitive program for a

245	government entity to ensure competition for a commercial activity;
246	(e) assist the board in determining the privatization potential of a commercial activity,
247	including performing an analysis of cost and benefit of privatization;
248	(f) review the procurement process under Title 63, Chapter 56, Utah Procurement
249	Code, and make recommendations for:
250	(i) improving the use and efficiency of the process;
251	(ii) releasing information to the public during all stages of the process; and
252	(iii) ensuring accountability on the part of government entity officials or employees
253	involved in the process;
254	(g) develop proposals for:
255	(i) preserving the traditional role of a private enterprise; and
256	(ii) encouraging the expansion of existing, and the creation of new, private enterprises;
257	<u>and</u>
258	(h) review the practices of a nonprofit organization that may constitute inappropriate
259	competition with a private enterprise.
260	(3) (a) The council may apply for, accept, and expend a gift, grant, or donation from a
261	public or private source to enable the council to better carry out its objectives.
262	(b) A person who provides a gift, grant, or donation to the council is not eligible for a
263	contract award that results from action of a council recommendation.
264	(4) The council may not impose an unreasonable burden or cost in connection with a
265	request of a government entity.
266	(5) The council shall annually by November 1 report its findings and recommendations
267	to the board.
268	Section 8. Section 63-55d-301 is enacted to read:
269	Part 3. Commercial Activities Inventory and Review
270	63-55d-301. Council to create inventory.
271	(1) By no later than June 30, 2009, the council shall create an inventory of activities of
272	a government entity in this state to classify whether the activity is:
273	(a) a commercial activity;
274	(b) an inherently governmental activity; or
275	(c) neither a commercial activity or inherently governmental activity.

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276	(2) The council shall update the inventory created under this section at least every two
277	years.
278	(3) The council shall:
279	(a) provide a copy to the board of the inventory and an update to the inventory; and
280	(b) make the inventory available to the public through electronic means.
281	Section 9. Section 63-55d-302 is enacted to read:
282	63-55d-302. Governor to require review of commercial activities.
283	(1) Beginning with fiscal year 2009-10, the governor shall at least once every two fiscal
284	years:
285	(a) select at least three commercial activities that are being performed by a state entity
286	employee at a state entity for examination; and
287	(b) (i) require the Governor's Office of Planning and Budget to conduct the
288	examination; or
289	(ii) contract in accordance with Chapter 56, Utah Procurement Code with a private
290	enterprise to conduct the examination.
291	(2) The governor may require that an executive branch state entity that is engaged in a
292	commercial activity contract with a private enterprise for the commercial activity in accordance
293	with Chapter 56, Utah Procurement Code, if the governor determines that contracting for the
294	commercial activity:
295	(a) may result in a reduced cost or otherwise provide a measurable benefit to the state;
296	<u>and</u>
297	(b) assure that the commercial activity is accomplished in the most cost efficient and
298	effective manner.
299	Section 10. Section 63-55d-303 is enacted to read:
300	63-55d-303. Unsolicited proposals.
301	(1) After receiving a notice required by Subsection (2), the governor may direct an
302	executive branch state entity to perform a public or private performance analysis covering a
303	commercial activity for which the Privatization Policy Board or council receives a proposal
304	that:
305	(a) meets the qualifications for the commercial activity;
306	(b) is unsolicited;

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307	(c) is from a private enterprise; and
308	(d) is consistent with Part 2, Government Competition and Privatization Council.
309	(2) The Privatization Policy Board or council shall notify the governor and Legislature
310	within 30 days of the day on which the Privatization Policy Board or council determines that it
311	has received a proposal meeting the requirements of Subsection (1).
312	(3) To conduct a public or private performance analysis an executive branch state
313	agency shall use the procurement methods of Chapter 56, Utah Procurement Code, to solicit
314	proposals and bids from one or more private enterprises to make cost comparison decisions.
315	(4) The council shall explore methods to encourage a government entity to compete for
316	a contract.
317	Section 11. Section 63-55d-304 is enacted to read:
318	63-55d-304. Duties of the Governor's Office of Planning and Budget.
319	(1) The Governor's Office of Planning and Budget shall:
320	(a) determine the amount of an appropriation that is no longer needed by an executive
321	branch state entity because all or a portion of the executive branch state entity's function is
322	privatized; and
323	(b) adjust the governor's budget recommendations to reflect the amount determined
324	under Subsection (1)(a).
325	(2) The Governor's Office of Planning and Budget shall ensure that the governor meets
326	a reporting requirement under this chapter.
327	(3) This section does not prevent the governor from recommending in a budget
328	recommendation the restoration of a portion of the appropriation to an executive branch state
329	entity reduced under this section.
330	Section 12. Effective date.
331	This bill takes effect on July 1, 2008.
332	Section 13. Coordinating H.B. 75 with H.B. 76 Merging substantive
333	amendments.
334	If this H.B. 75 and H.B. 76, Government Competition and Privatization Act, both pass,
335	it is the intent of the Legislature that:
336	(1) except as provided in this coordination clause, Chapter 55d, enacted by this bill
337	does not take effect; and

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338	(2) the Office of Legislative Research and General Counsel, in preparing the Utah
339	Code database for publication, make the following changes:
340	(a) insert the following definitions in Section 63-55d-102 in this bill in alphabetical
341	order into Section 63-55d-102 enacted in H.B. 76:
342	(i) "competitive program";
343	(ii) "government entity employee"; and
344	(iii) "public or private performance analysis";
345	(b) insert Section 63-55d-103 enacted in this bill into the Government Competition and
346	Privatization Act enacted in H.B. 76, except replace a reference to "This chapter" with "Part 6,
347	Competitive Activities Inventory and Review,";
348	(c) modify Section 63-55d-201 enacted in H.B. 76 to read as follows:
349	"63-55d-201. State Government Competition and Privatization Commission
350	created.
351	(1) (a) There is created in the department the Government Competition and
352	Privatization Commission consisting of:
353	(i) seven voting members appointed by the governor as provided in Subsection (1)(b);
354	and (ii) four nonvoting members appointed as provided in Subsection (1)(b).
355	(b) The governor shall appoint as members of the state commission:
356	(i) four individuals:
357	(A) each of whom is an owner or officer of a private enterprise that has a location in
358	the state;
359	(B) one of whom is chosen from at least two names recommended by the speaker of
360	the House of Representatives; and
361	(C) one of whom is chosen from at least two names recommended by the president of
362	the Senate;
363	(ii) one chief administrative officer of a state entity;
364	(iii) one representative of employees of a state entity; and
365	(iv) one representative who is chosen from at least four names:
366	(A) at least two names being recommended from the State Board of Education; and
367	(B) at least two names being recommended from the Board of Regents.
368	(c) (i) The president of the Senate shall appoint two senators as nonvoting members, n

369	more than one of whom may be from the same political party.
370	(ii) The speaker of the House of Representatives shall appoint two representatives as
371	nonvoting members, no more than one of whom may be from the same political party.
372	(d) A person described in Subsection (1)(b) as recommending names to the governor
373	shall submit the recommended names to the governor no later than 30 days from the day on
374	which the person receives notice from the governor that the governor is in need of the
375	recommendations.
376	(2) (a) Except as required by Subsection (2)(b), a state commission member shall serve
377	until the sooner of:
378	(i) the expiration of a four-year term; or
379	(ii) the day on which the state commission member no longer holds the position
380	required under Subsection (1) to be appointed.
381	(b) The governor shall, at the time of appointment or reappointment, adjust the length
382	of terms of voting members to ensure that the terms of the state commission voting members
383	are staggered so that approximately half of the state commission's voting members are
384	appointed every two years.
385	(c) A state commission member shall serve until a successor is appointed.
386	(d) When a vacancy occurs in the membership for any reason:
387	(i) the governor shall appoint a replacement of a voting member to the unexpired term
388	in a manner consistent with Subsection (1)(b); or
389	(ii) a replacement of a nonvoting member shall be appointed to the unexpired term in a
390	manner consistent with Subsection (1)(c).
391	(3) By no later than July 31 of each year the voting members of the state commission
392	shall select one of the voting members to serve as chair of the state commission for a one-year
393	term.
394	(4) The state commission shall meet as scheduled by the chair, except that the chair
395	shall schedule a meeting at least quarterly.
396	(5) (a) Five voting members of the state commission constitute a quorum of the state
397	commission.
398	(b) An action of the state commission requires that:
399	(i) a quorum be present; and

400	(ii) a majority of the state commission voting members that are present vote for the
401	action.
402	(6) (a) (i) A state commission member who is not a government employee may not
403	receive compensation or benefits for the state commission member's service, but may receive
404	per diem and expenses incurred in the performance of the state commission member's official
405	duties at the rates established by the Division of Finance under Sections 63A-3-106 and
406	<u>63A-3-107.</u>
407	(ii) A state commission member who is not a government employee may decline to
408	receive per diem and expenses for the state commission member's service.
409	(b) (i) A state government officer or employee state commission member who does not
410	receive salary, per diem, or expenses from the state commission member's agency for the state
411	commission member's service may receive per diem and expenses incurred in the performance
412	of the state commission member's official duties from the state commission at the rates
413	established by the Division of Finance under Sections 63A-3-106 and 63A-3-107.
414	(ii) A state government officer or employee state commission member may decline to
415	receive per diem and expenses for the state commission member's service.
416	(c) (i) A higher education state commission member who does not receive salary, per
417	diem, or expenses from the entity that the state commission member represents for the state
418	commission member's service may receive per diem and expenses incurred in the performance
419	of the state commission member's official duties from the state commission at the rates
420	established by the Division of Finance under Sections 63A-3-106 and 63A-3-107.
421	(ii) A higher education state commission member may decline to receive per diem and
122	expenses for the state commission member's service.
423	(d) Salaries and expenses of the nonvoting members of the state commission shall be
124	paid in accordance with Section 36-2-2 and Legislative Joint Rules, Title 5, Chapter 3, Expense
425	and Mileage Reimbursement for Authorized Legislative Meetings, Special Sessions, and Veto
426	Override Sessions.
127	(7) The department shall staff the state commission.
428	(8) (a) The state commission may appoint one or more advisory groups that may with
129	respect to an issue within the jurisdiction of the state commission:
430	(i) conduct a study, research, or analyses; and

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431	(ii) make a report, including a recommendation, to the state commission.
432	(b) An advisory group shall include at least one member of the state commission.";
433	(d) modify Subsection 63-55d-202(1) enacted in H.B. 76 as follows:
434	(i) at the end of Subsection (1)(e) delete "and";
435	(ii) insert as Subsection (1)(f), "(f) establish processes required to carry out the
436	functions of the state commission under Part 6, Competitive Activities Inventory and Review;
437	and"; and
438	(iii) renumber Subsection (1)(f) as (1)(g);
439	(e) renumber Subsection 63-55d-202(6) enacted in H.B. 76 as Subsection
440	63-55d-202(9);
441	(f) insert into Section 63-55d-202 enacted in H.B. 76 new Subsections (6) through (8)
442	that read as follows:
443	"(6) The commission shall:
444	(a) comply with Part 6, Competitive Activities Inventory and Review, to create the
445	required inventory;
446	(b) develop an institutional framework for a statewide competitive program to
447	encourage innovation and competition within government entities;
448	(c) establish a system to encourage the use of feasibility studies and innovation to
449	determine where competition could reduce government costs without harming the public;
450	(d) advocate, develop, and accelerate implementation of a competitive program for a
451	government entity to ensure competition for a commercial activity;
452	(e) conduct reviews to determine the privatization potential of a commercial activity,
453	including performing an analysis of cost and benefit of privatization;
454	(f) review the procurement process under Title 63, Chapter 56, Utah Procurement
455	Code, and make recommendations for:
456	(i) improving the use and efficiency of the process;
457	(ii) releasing information to the public during all stages of the process; and
458	(iii) ensuring accountability on the part of government entity officials or employees
459	involved in the process;
460	(g) develop proposals for:
461	(i) preserving the traditional role of a private enterprise; and

462	(ii) encouraging the expansion of existing, and the creation of new, private enterprises;
463	<u>and</u>
464	(h) review the practices of a nonprofit organization that may constitute inappropriate
465	competition with a private enterprise.
466	(7) (a) The state commission may apply for, accept, and expend a gift, grant, or
467	donation from a public or private source to enable the state commission to better carry out its
468	objectives.
469	(b) A person who provides a gift, grant, or donation to the state commission is not
470	eligible for a contract award that results from action of a state commission recommendation.
471	(8) The state commission may not impose an unreasonable burden or cost in
472	connection with a request of a government entity."; and
473	(g) delete the "and" at the end of the Subsection 63-55d-203(3);
474	(h) at the end of Subsection 63-55d-203(4) delete the "." and insert:
475	" <u>: and</u>
476	(5) is to be used by the state commission in its activities under Part 6, Commercial
477	Activities Inventory and Review.";
478	(i) renumber Part 3, Commercial Activities Inventory and Review, Sections
479	63-55d-301 through 63-55d-304, in this bill as Part 6, Commercial Activities Inventory and
480	Review, Sections 63-55d-601 through 63-55d-604, in the Government Competition and
481	Privatization Act, enacted by H.B. 76, except:
482	(i) replace the references in the renumbered Part 3 in this bill to "council" with "state
483	commission", except as provided in Subsection (2)(i)(iii);
484	(ii) modify the renumbered Subsection 63-55d-301(3) enacted in this bill to read as
485	follows:
486	"(3) The state commission shall:
487	(a) provide a copy of the inventory to the governor and the Legislature, including any
488	update to the inventory; and
489	(b) make the inventory available to the public through electronic means."; and
490	(iii) replace the references in renumbered Section 63-55d-303 enacted in this bill to
491	"Privatization Policy Board or council" with "state commission";
492	(j) renumber Part 6, Enforcement in the Government Competition and Privatization

Act, Sections 63-55d-601 through 63-55d-605, enacted by H.B. 76 as Part 7, Sections 63-55d-701 through 63-55d-705; and (k) renumber the sections and cross references accordingly.

Legislative Review Note as of 11-27-07 12:37 PM

12-17-07 12:59 PM

Office of Legislative Research and General Counsel

H.B. 75

H.B. 75 - Inventory and Review of Commercial Activities

Revised Fiscal Note

2008 General Session State of Utah

State Impact

Implementation of this bill will require \$112,400 for a Research Analyst IV, an Office Specialist I, and per diem for council members for the Division of Purchasing; and \$55,000 for a Research Analyst I for the Governor's Office of Planning and Budget. Resources required for this bill are also included in HB 76 - Government Competition and Privatization Act.

	FY 2008	FY 2009	FY 2010	FY 2008	FY 2009	FY 2010
	Approp.	Approp.	Approp.	Revenue	Revenue	Revenue
General Fund	\$0	\$167,400	\$167,400	ΨV	\$0	\$0
Total	\$0	\$167,400	\$167,400		\$0	\$0
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Individual, Business and/or Local Impact

Enactment of this bill likely will not result in direct, measurable costs and/or benefits for individuals, businesses, or local governments.

2/11/2008, 7:46:21 AM, Lead Analyst: Amon, R.

Office of the Legislative Fiscal Analyst