Senator Wayne L. Niederhauser proposes the following substitute bill:

1	UTAH TRANSPARENCY ADVISORY BOARD						
2	AMENDMENTS						
3	2009 GENERAL SESSION						
4	STATE OF UTAH						
5	Chief Sponsor: Wayne L. Niederhauser						
6	House Sponsor: Kenneth W. Sumsion						
7 8	LONG TITLE						
9	General Description:						
10	This bill requires certain local governments and other entities to provide information to						
11	and participate in the Utah Public Finance Website.						
12	Highlighted Provisions:						
13	This bill:						
14	 defines terms; 						
15	 changes the composition of the Utah Transparency Advisory Board; 						
16	 provides for financial information from certain local entities to be included on the 						
17	local entities' websites and linked to the Utah Public Finance Website;						
18	 provides for an exception from liability provisions for improper disclosure of 						
19	records under Title 63G, Chapter 2, Government Records Access and Management						
20	Act;						
21	 provides time periods for the provision of financial information by local entities; 						
22	and						
23	 makes technical changes. 						
24	Monies Appropriated in this Bill:						
25	None						

26	Other Special Clauses:					
27	None					
28	Utah Code Sections Affected:					
29	AMENDS:					
30	63A-3-401, as enacted by Laws of Utah 2008, Chapter 234					
31	63A-3-402, as enacted by Laws of Utah 2008, Chapter 234					
32	63A-3-403, as enacted by Laws of Utah 2008, Chapter 234					
33	63A-3-404, as enacted by Laws of Utah 2008, Chapter 234					
34	ENACTS:					
35	63A-3-405, Utah Code Annotated 1953					
36						
37	Be it enacted by the Legislature of the state of Utah:					
38	Section 1. Section 63A-3-401 is amended to read:					
39	63A-3-401. Definitions.					
40	As used in this part:					
41	(1) "Board" means the Utah Transparency Advisory Board created under Section					
42	63A-3-403.					
43	(2) "Division" means the Division of Finance of the Department of Administrative					
44	Services.					
45	(3) "Participating local entity" means each of the following local entities, if the entity					
46	meets the size or budget thresholds established by the rules authorized under Subsection					
47	<u>63A-3-404(2)(a):</u>					
48	(a) a county;					
49	(b) a municipality;					
50	(c) a local district under Title 17B, Limited Purpose Local Government Entities - Local					
51	Districts:					
52	(d) a special service district under Title 17D, Chapter 1, Special Service District Act;					
53	(e) a school district; and					
54	(f) a charter school.					
55	[(3)] (4) "Participating state entity" means the state of Utah, including its executive,					
56	legislative, and judicial branches, its departments, divisions, agencies, boards, commissions,					

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57	councils, committees, and institutions.					
58	[(4)] (5) "Public financial information" means records that are required to be made					
59	available on the Utah Public Finance Website [as required by this part] or a participating local					
60	entity's website as required by this part and as the term is defined by rule under Section					
61	<u>63A-3-404</u> .					
62	Section 2. Section 63A-3-402 is amended to read:					
63	63A-3-402. Utah Public Finance Website Establishment and administration					
64	Records disclosure.					
65	(1) There is created the Utah Public Finance Website to be administered by the					
66	Division of Finance with the technical assistance of the Department of Technology Services.					
67	(2) The Utah Public Finance Website shall:					
68	(a) permit Utah taxpayers to:					
69	(i) view, understand, and track the use of taxpayer dollars by making public financial					
70	information available on the Internet for participating state entities' [public financial					
71	information available on the Internet;] and participating local entities, using the Utah Public					
72	Finance Website; and					
73	(ii) link to websites administered by participating local entities that do not use the Utah					
74	Public Finance Website for the purpose of providing participating local entities' public					
75	financial information as required by this part and by rule under Section 63A-3-404;					
76	(b) allow a person who has Internet access to use the website without paying a fee;					
77	(c) allow the public to search public financial information on the Utah Public Finance					
78	Website using those criteria established by the board;					
79	(d) provide access to financial reports, financial audits, budgets, or other financial					
80	documents that are used to allocate, appropriate, spend, and account for the government funds,					
81	as may be established by rule under Section 63A-3-404;					
82	(e) have a unique and simplified website address;					
83	(f) be directly accessible via a link from the main page of the official state website; and					
84	(g) include other links, features, or functionality that will assist the public in obtaining					
85	and reviewing public financial information, as may be established by rule under Section					
86	63A-3-404.					
87	(3) The division shall [be responsible for]:					

88	(a) [establishing and maintaining] establish and maintain the website, including the						
89	provision of equipment, resources, and personnel as is necessary;						
90	(b) [maintaining] maintain an archive of all information posted to the website;						
91	(c) [coordinating and processing] coordinate and process the receipt and posting of						
92	public financial information from participating state entities; [and]						
93	(d) coordinate and regulate the posting of public financial information by participating						
94	local entities; and						
95	[(d) providing] (e) provide staff support for the advisory committee.						
96	(4) (a) A participating state entity shall permit the public to view the participating						
97	[state] entity's public financial information via the website, beginning with information that is						
98	generated not later than the fiscal year that begins July 1, 2008.						
99	(b) Not later than May 15, 2009, the website shall:						
100	(i) be operational; and						
101	(ii) permit public access to participating state entities' public financial information.						
102	(5) A person who negligently discloses a record that is classified as private, protected,						
103	or controlled by Title 63G, Chapter 2, Government Records Access and Management Act, is						
104	not criminally or civilly liable for an improper disclosure of the record if the record is disclosed						
105	solely as a result of the preparation or publication of the Utah Public Finance Website.						
106	Section 3. Section 63A-3-403 is amended to read:						
107	63A-3-403. Utah Transparency Advisory Board Creation Membership						
108	Duties.						
109	(1) There is created within the division the Utah Transparency Advisory Board						
110	comprised of [seven] members knowledgeable about public finance or providing public access						
111	to public financial information as follows:						
112	(a) one member designated by the director of the Division of Finance;						
113	(b) one member designated by the director of the Governor's Office of Planning and						
114	Budget;						
115	(c) one member appointed by the governor on advice from the Judicial Council, who						
116	shall serve until June 30, 2009;						
117	(d) one member appointed by the governor on advice from the Legislative Fiscal						
118	Analyst;						

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119	(e) one member of the Senate, appointed by the governor on advice from the president						
120	of the Senate;						
121	(f) one member of the House of Representatives, appointed by the governor on advice						
122	from the speaker of the House of Representatives; [and]						
123	(g) one member designated by the director of the Department of Technology						
124	Services[.]; and						
125	(h) three additional members designated by a majority of the board members appointed						
126	under Subsections (1)(a) through (f) who shall each serve one-year terms as follows:						
127	(i) for the term beginning on July 1, 2009 and ending on June 30, 2010, represent the						
128	following entities:						
129	(A) a school district;						
130	(B) a charter school; and						
131	(C) a public transit district created under Title 17B, Chapter 2a, Part 8, Public Transit						
132	District Act; and						
133	(ii) for the term beginning on July 1, 2010 and ending on June 30, 2011, represent the						
134	following entities:						
135	(A) a county;						
136	(B) a municipality; and						
137	(C) (I) a local district under Title 17B, Limited Purpose Local Government Entities -						
138	Local Districts, that is not a public transit district created under Title 17B, Chapter 2a, Part 8,						
139	Public Transit District Act; or						
140	(II) a special service district under Title 17D, Chapter 1, Special Service District Act.						
141	(2) The board shall:						
142	(a) advise the division on matters related to the implementation and administration of						
143	this part;						
144	(b) develop plans, make recommendations, and assist in implementing the provisions						
145	of this part;						
146	(c) determine what public financial information shall be provided by participating state						
147	and local entities, provided that the public financial information:						
148	(i) only includes records that:						
149	(A) are classified as public under Title 63G, Chapter 2, Government Records Access						

150	and Management Act;					
151	(B) are an accounting of monies, funds, accounts, bonds, loans, expenditures, or					
152	revenues, regardless of the source; and					
153	(C) are owned, held, or administered by the participating state or local entity that is					
154	required to provide the record; and					
155	(ii) is of the type or nature that should be accessible to the public via a website based					
156	on considerations of:					
157	(A) the cost effectiveness of providing the information;					
158	(B) the value of providing the information to the public; and					
159	(C) privacy and security considerations; [and]					
160	(d) evaluate the cost effectiveness of implementing specific information resources and					
161	features on the website[-];					
162	(e) establish size or budget thresholds to identify those local entities that qualify as					
163	participating local entities as defined in this part, giving special consideration to the budget and					
164	resource limitations of an entity with a current annual budget of less than \$10,000,000;					
165	(f) require participating local entities to provide public financial information in					
166	accordance with the requirements of this part, with a specified content, reporting frequency,					
167	and form;					
168	(g) require a participating local entity's website to be accessible by link or other direct					
169	route from the Utah Public Finance Website if the participating local entity does not use the					
170	Utah Public Finance Website; and					
171	(h) determine the search methods and the search criteria that shall be made available to					
172	the public as part of a website used by a participating local entity under the requirements of this					
173	part, which criteria may include:					
174	(i) fiscal year;					
175	(ii) expenditure type;					
176	(iii) name of the agency;					
177	(iv) payee:					
178	(v) date; and					
179	(vi) amount.					
180	(3) The board shall annually elect a chair and a vice chair from its members.					

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181	(4) (a) [Each] Except for a member appointed under Subsections (1)(c), (h), and (i),					
182	<u>each</u> member shall serve a two <u>-</u> year term.					
183	(b) When a vacancy occurs in the membership for any reason, the replacement shall be					
184	appointed for the remainder of the unexpired term.					
185	(5) The board shall meet as it determines necessary to accomplish its duties.					
186	(6) Reasonable notice shall be given to each member of the board [prior to] before any					
187	meeting.					
188	(7) A majority of the board constitutes a quorum for the transaction of business.					
189	(8) (a) (i) Members who are not government employees shall receive no compensation					
190	or benefits for their services, but may receive per diem and expenses incurred in the					
191	performance of the member's official duties at the rates established by the Division of Finance					
192	under Sections 63A-3-106 and 63A-3-107.					
193	(ii) Members may decline to receive per diem and expenses for their service.					
194	(b) (i) State government officer and employee members who do not receive salary, per					
195	diem, or expenses from their agency for their service may receive per diem and expenses					
196	incurred in the performance of their official duties from the board at the rates established by the					
197	Division of Finance under Sections 63A-3-106 and 63A-3-107.					
198	(ii) State government officer and employee members may decline to receive per diem					
199	and expenses for their service.					
200	(c) Local government members who do not receive salary, per diem, or expenses from					
201	the entity that they represent for their service may receive per diem and expenses incurred in					
202	the performance of their official duties at the rates established by the Division of Finance under					
203	Sections 63A-3-106 and 63A-3-107.					
204	Section 4. Section 63A-3-404 is amended to read:					
205	63A-3-404. Rulemaking authority.					
206	(1) After consultation with the board, and in accordance with Title 63G, Chapter 3,					
207	Utah Administrative Rulemaking Act, the Division of Finance shall make rules to:					
208	(a) require participating state entities to provide public financial information for					
209	inclusion on the Utah Public Finance Website;					
210	(b) define, either uniformly for all participating state entities, or on an entity by entity					
211	basis, the term "public financial information" using the standards provided in Subsection					

212	63A-3-403(2)(c); and					
213	(c) establish procedures for obtaining, submitting, reporting, storing, and providing					
214	public financial information on the Utah Public Finance Website, which may include a					
215	specified reporting frequency and form.					
216	(2) After consultation with the board, and in accordance with Title 63G, Chapter 3,					
217	Utah Administrative Rulemaking Act, the Division of Finance may make rules to:					
218	(a) require a participating state or local entity to list certain expenditures made by a					
219	person under a contract with the entity; and					
220	(b) if a list is required under Subsection (2)(a), require the following information to be					
221	included:					
222	(i) the name of the participating state <u>or local</u> entity making the expenditure;					
223	(ii) the name of the person receiving the expenditure;					
224	(iii) the date of the expenditure;					
225	(iv) the amount of the expenditure;					
226	(v) the purpose of the expenditure;					
227	(vi) the name of each party to the contract;					
228	(vii) an electronic copy of the contract; or					
229	(viii) any other criteria designated by rule.					
230	Section 5. Section 63A-3-405 is enacted to read:					
231	63A-3-405. Participation by local entities.					
232	(1) (a) Not later than May 15, 2010, the following participating local entities, in					
233	conformity with the rules established under Section 63A-3-404, shall provide public financial					
234	information through the Utah Public Finance Website or their own website and provide a link					
235	to their website through the Utah Public Finance Website:					
236	(i) school districts;					
237	(ii) charter schools; and					
238	(iii) public transit districts created under Title 17B, Chapter 2a, Part 8, Public Transit					
239	District Act.					
240	(b) Participating local entities subject to this Subsection (1) shall permit information					
241	that is generated not later than the fiscal year that begins July 1, 2009 to be accessible via the					
242	website.					

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243	(2) (a) Not later than May 15, 2011, the following participating local entities, in					
244	conformity with the rules established under Section 63A-3-404, shall be required to provide					
245	public financial information through the Utah Public Finance Website or their own website and					
246	provide a link to their website through the Utah Public Finance Website:					
247	(i) counties;					
248	(ii) municipalities;					
249	(iii) local districts under Title 17B, Limited Purpose Local Government Entities - Local					
250	Districts, that are not already required to report; and					
251	(iv) special service districts under Title 17D, Chapter 1, Special Service District Act.					
252	(b) Participating local entities subject to this Subsection (2) shall permit information					
253	that is generated not later than the fiscal year that begins July 1, 2010 to be accessible via the					
254	website.					

S.B. 18 1st Sub. (Green) - Utah Transparency Advisory Board Amendments

Fiscal Note

2009 General Session State of Utah

State Impact

Implementation of this bill will require \$70,400 one-time in FY 2010 and FY 2011 for a temporary Financial Analyst II in the Division of Finance and may require an additional appropriation of \$24,000 per 100 non-state entities that choose to use the State's transparency website.

	2009 <u>Approp.</u>	2010 <u>Approp.</u>	2011 <u>Approp.</u>	2009 2010 2011		
				Kevenue	Revenue	Revenue
General Fund, One-Time	\$0	\$70,400	\$70,400	\$0	\$0	\$0
Total	\$0	\$70,400	\$70,400		\$0	\$0

Individual, Business and/or Local Impact

Specific costs will depend on what information cities, towns, counties, school districts, and special service districts currently keep; whether that information is currently available to the public; and what specific financial information the Utah Transparency Advisory Board requires to be posted to the internet. Businesses and individuals may receive certain benefits from the ability to view state and local government financial and contractual data online.

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Office of the Legislative Fiscal Analyst