Representative Wayne A. Harper proposes the following substitute bill:

1	RESTRUCTURING OF THE DEPARTMENT OF COMMUNITY
2	AND CULTURE
3	2011 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Wayne A. Harper
	Senate Sponsor: Stuart C. Reid
	LONG TITLE
	General Description:
	This bill provides a mechanism for the restructuring of the Department of Community
	and Culture and distributes and transitions certain of its powers, duties, functions, and
	programs to other governmental departments and agencies.
	Highlighted Provisions:
	This bill:
	 provides a mechanism for the restructuring of the Department of Community and
	Culture and the transitioning of certain powers, duties, functions, and programs;
	 moves the Utah Science Center Authority, the Heber Valley Historic Railroad
	Authority, and the Utah State Railroad Museum Authority to Title 63H,
	Independent State Entities;
	 moves the Bond Volume Cap Allocation program to the Governor's Office of
	Economic Development; and
	 makes certain technical changes.
	Money Appropriated in this Bill:
	None
	Other Special Clauses:

26	None
27	Utah Code Sections Affected:
28	AMENDS:
29	59-12-104, as last amended by Laws of Utah 2010, Chapters 88, 209, and 364
30	63A-5-306, as last amended by Laws of Utah 2010, Chapter 343
31	63E-1-102, as last amended by Laws of Utah 2010, Chapters 152 and 364
32	63I-1-209, as last amended by Laws of Utah 2010, Chapter 364
33	63I-1-263, as last amended by Laws of Utah 2010, Chapters 319 and 358
34	63I-4-102, as last amended by Laws of Utah 2010, Chapters 152, 353, and 364
35	63J-7-102, as last amended by Laws of Utah 2010, Chapters 152, 364, and 370
36	63M-1-201, as renumbered and amended by Laws of Utah 2008, Chapter 382
37	63M-7-301, as last amended by Laws of Utah 2010, Chapter 39
38	RENUMBERS AND AMENDS:
39	63H-3-101, (Renumbered from 9-3-401, as enacted by Laws of Utah 1993, Chapter
40	309)
41	63H-3-102, (Renumbered from 9-3-402, as last amended by Laws of Utah 2001,
42	Chapter 151)
43	63H-3-103, (Renumbered from 9-3-403, as last amended by Laws of Utah 2010,
44	Chapter 286)
45	63H-3-104, (Renumbered from 9-3-404, as enacted by Laws of Utah 1993, Chapter
46	309)
47	63H-3-105, (Renumbered from 9-3-405, as enacted by Laws of Utah 1993, Chapter
48	309)
49	63H-3-106, (Renumbered from 9-3-406, as enacted by Laws of Utah 1993, Chapter
50	309)
51	63H-3-107, (Renumbered from 9-3-407, as last amended by Laws of Utah 2010,
52	Chapter 378)
53	63H-3-108, (Renumbered from 9-3-409, as last amended by Laws of Utah 2009, First
54	Special Session, Chapter 5)
55	63H-3-109, (Renumbered from 9-3-410, as last amended by Laws of Utah 2010,
56	Chapter 324)

57		63H-3-110, (Renumbered from 9-3-411, as enacted by Laws of Utah 1993, Chapter
58	309)	
59		63H-4-101, (Renumbered from 9-3-501, as enacted by Laws of Utah 2010, Chapter
60	364)	
61		63H-4-102, (Renumbered from 9-3-502, as enacted by Laws of Utah 2010, Chapter
62	364)	
63		63H-4-103, (Renumbered from 9-3-503, as enacted by Laws of Utah 2010, Chapter
64	364)	
65		63H-4-104, (Renumbered from 9-3-504, as enacted by Laws of Utah 2010, Chapter
66	364)	
67		63H-4-105, (Renumbered from 9-3-505, as enacted by Laws of Utah 2010, Chapter
68	364)	
69		63H-4-106, (Renumbered from 9-3-506, as enacted by Laws of Utah 2010, Chapter
70	364)	
71		63H-4-107, (Renumbered from 9-3-507, as enacted by Laws of Utah 2010, Chapter
72	364)	
73		63H-4-108, (Renumbered from 9-3-508, as enacted by Laws of Utah 2010, Chapter
74	364)	
75		63H-4-109, (Renumbered from 9-3-509, as enacted by Laws of Utah 2010, Chapter
76	364)	
77		63H-4-110 , (Renumbered from 9-3-510, as enacted by Laws of Utah 2010, Chapter
78	364)	
79		63H-4-111 , (Renumbered from 9-3-511, as enacted by Laws of Utah 2010, Chapter
80	364)	
81		63H-5-101 , (Renumbered from 9-3-601, as enacted by Laws of Utah 2010, Chapter
82	152)	
83		63H-5-102 , (Renumbered from 9-3-602, as enacted by Laws of Utah 2010, Chapter
84	152)	
85		63H-5-103, (Renumbered from 9-3-603, as enacted by Laws of Utah 2010, Chapter
86	152)	
87		63H-5-104, (Renumbered from 9-3-604, as enacted by Laws of Utah 2010, Chapter

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88	152)	
89)	63H-5-105, (Renumbered from 9-3-605, as enacted by Laws of Utah 2010, Chapter
90	152)	
91	,	63H-5-106, (Renumbered from 9-3-606, as enacted by Laws of Utah 2010, Chapter
92	152)	
93		63H-5-107, (Renumbered from 9-3-607, as enacted by Laws of Utah 2010, Chapter
94	152)	
95		63H-5-108, (Renumbered from 9-3-608, as enacted by Laws of Utah 2010, Chapter
96	152)	
97		63H-5-109, (Renumbered from 9-3-609, as enacted by Laws of Utah 2010, Chapter
98	152)	
99		63H-5-110, (Renumbered from 9-3-610, as enacted by Laws of Utah 2010, Chapter
100	152)	
101		63H-6-101, (Renumbered from 9-4-1101, as enacted by Laws of Utah 1995, Chapter
102	260)	
103		63H-6-102, (Renumbered from 9-4-1102, as enacted by Laws of Utah 1995, Chapter
104	260)	
105		63H-6-103, (Renumbered from 9-4-1103, as last amended by Laws of Utah 2008,
106	Chapt	er 382)
107		63H-6-104, (Renumbered from 9-4-1104, as last amended by Laws of Utah 2002,
108	Chapt	er 176)
109		63H-6-105, (Renumbered from 9-4-1105, as enacted by Laws of Utah 1995, Chapter
110	260)	
111		63H-6-106, (Renumbered from 9-4-1106, as enacted by Laws of Utah 1995, Chapter
112	260)	
113		63H-6-107, (Renumbered from 9-4-1107, as enacted by Laws of Utah 1995, Chapter
114	260)	
115		63M-1-2901, (Renumbered from 9-4-501, as enacted by Laws of Utah 1992, Chapter
116	287)	
117		63M-1-2902, (Renumbered from 9-4-502, as enacted by Laws of Utah 1992, Chapter
118	287)	

119	63M-1-2903, (Renumbered from 9-4-503, as last amended by Laws of Utah 2010,
120	Chapter 286)
121	63M-1-2904, (Renumbered from 9-4-504, as last amended by Laws of Utah 1997,
122	Chapter 192)
123	63M-1-2905, (Renumbered from 9-4-505, as last amended by Laws of Utah 2004,
124	Chapter 90)
125	63M-1-2906, (Renumbered from 9-4-506, as last amended by Laws of Utah 2000,
126	Chapter 95)
127	63M-1-2907, (Renumbered from 9-4-507, as enacted by Laws of Utah 1992, Chapter
128	287)
129	63M-1-2908, (Renumbered from 9-4-508, as last amended by Laws of Utah 2005,
130	Chapter 170)
131	63M-1-2909, (Renumbered from 9-4-509, as last amended by Laws of Utah 2008,
132	Chapter 382)
133	Uncodified Material Affected:
124	ENACTS UNCODIFIED MATERIAL
134	ENACTS UNCODIFIED MATERIAL
134 135	
	Be it enacted by the Legislature of the state of Utah:
135	
135 136	Be it enacted by the Legislature of the state of Utah:
135 136 137	Be it enacted by the Legislature of the state of Utah: Section 1. Section 59-12-104 is amended to read:
135 136 137 138	Be it enacted by the Legislature of the state of Utah: Section 1. Section 59-12-104 is amended to read: 59-12-104. Exemptions.
135 136 137 138 139	 Be it enacted by the Legislature of the state of Utah: Section 1. Section 59-12-104 is amended to read: 59-12-104. Exemptions. The following sales and uses are exempt from the taxes imposed by this chapter:
135 136 137 138 139 140	 Be it enacted by the Legislature of the state of Utah: Section 1. Section 59-12-104 is amended to read: 59-12-104. Exemptions. The following sales and uses are exempt from the taxes imposed by this chapter: (1) sales of aviation fuel, motor fuel, and special fuel subject to a Utah state excise tax
135 136 137 138 139 140 141	 Be it enacted by the Legislature of the state of Utah: Section 1. Section 59-12-104 is amended to read: 59-12-104. Exemptions. The following sales and uses are exempt from the taxes imposed by this chapter: (1) sales of aviation fuel, motor fuel, and special fuel subject to a Utah state excise tax under Chapter 13, Motor and Special Fuel Tax Act;
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 135 136 137 138 139 140 141 142 143 144 145 	 Be it enacted by the Legislature of the state of Utah: Section 1. Section 59-12-104 is amended to read: 59-12-104. Exemptions. The following sales and uses are exempt from the taxes imposed by this chapter: (1) sales of aviation fuel, motor fuel, and special fuel subject to a Utah state excise tax under Chapter 13, Motor and Special Fuel Tax Act; (2) sales to the state, its institutions, and its political subdivisions; however, this exemption does not apply to sales of: (a) construction materials except: (i) construction materials purchased by or on behalf of institutions of the public
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 135 136 137 138 139 140 141 142 143 144 145 146 147 	 Be it enacted by the Legislature of the state of Utah: Section 1. Section 59-12-104 is amended to read: 59-12-104. Exemptions. The following sales and uses are exempt from the taxes imposed by this chapter: (1) sales of aviation fuel, motor fuel, and special fuel subject to a Utah state excise tax under Chapter 13, Motor and Special Fuel Tax Act; (2) sales to the state, its institutions, and its political subdivisions; however, this exemption does not apply to sales of: (a) construction materials except: (i) construction materials purchased by or on behalf of institutions of the public education system as defined in Utah Constitution Article X, Section 2, provided the

150	subdivisions which are installed or converted to real property by employees of the state, its
151	institutions, or its political subdivisions; or
152	(b) tangible personal property in connection with the construction, operation,
153	maintenance, repair, or replacement of a project, as defined in Section 11-13-103, or facilities
154	providing additional project capacity, as defined in Section 11-13-103;
155	(3) (a) sales of an item described in Subsection (3)(b) from a vending machine if:
156	(i) the proceeds of each sale do not exceed \$1; and
157	(ii) the seller or operator of the vending machine reports an amount equal to 150% of
158	the cost of the item described in Subsection (3)(b) as goods consumed; and
159	(b) Subsection (3)(a) applies to:
160	(i) food and food ingredients; or
161	(ii) prepared food;
162	(4) (a) sales of the following to a commercial airline carrier for in-flight consumption:
163	(i) alcoholic beverages;
164	(ii) food and food ingredients; or
165	(iii) prepared food;
166	(b) sales of tangible personal property or a product transferred electronically:
167	(i) to a passenger;
168	(ii) by a commercial airline carrier; and
169	(iii) during a flight for in-flight consumption or in-flight use by the passenger; or
170	(c) services related to Subsection (4)(a) or (b);
171	(5) (a) (i) beginning on July 1, 2008, and ending on September 30, 2008, sales of parts
172	and equipment:
173	(A) (I) by an establishment described in NAICS Code 336411 or 336412 of the 2002
174	North American Industry Classification System of the federal Executive Office of the
175	President, Office of Management and Budget; and
176	(II) for:
177	(Aa) installation in an aircraft, including services relating to the installation of parts or
178	equipment in the aircraft;
179	(Bb) renovation of an aircraft; or
180	(Cc) repair of an aircraft; or

181	(B) for installation in an aircraft operated by a common carrier in interstate or foreign
182	commerce; or
183	(ii) beginning on October 1, 2008, sales of parts and equipment for installation in an
184	aircraft operated by a common carrier in interstate or foreign commerce; and
185	(b) notwithstanding the time period of Subsection 59-1-1410(8) for filing for a refund,
186	a person may claim the exemption allowed by Subsection $(5)(a)(i)(B)$ for a sale by filing for a
187	refund:
188	(i) if the sale is made on or after July 1, 2008, but on or before September 30, 2008;
189	(ii) as if Subsection (5)(a)(i)(B) were in effect on the day on which the sale is made;
190	(iii) if the person did not claim the exemption allowed by Subsection $(5)(a)(i)(B)$ for
191	the sale prior to filing for the refund;
192	(iv) for sales and use taxes paid under this chapter on the sale;
193	(v) in accordance with Section 59-1-1410; and
194	(vi) subject to any extension allowed for filing for a refund under Section 59-1-1410, if
195	the person files for the refund on or before September 30, 2011;
196	(6) sales of commercials, motion picture films, prerecorded audio program tapes or
197	records, and prerecorded video tapes by a producer, distributor, or studio to a motion picture
198	exhibitor, distributor, or commercial television or radio broadcaster;
199	(7) (a) subject to Subsection (7)(b), sales of cleaning or washing of tangible personal
200	property if the cleaning or washing of the tangible personal property is not assisted cleaning or
201	washing of tangible personal property;
202	(b) if a seller that sells at the same business location assisted cleaning or washing of
203	tangible personal property and cleaning or washing of tangible personal property that is not
204	assisted cleaning or washing of tangible personal property, the exemption described in
205	Subsection (7)(a) applies if the seller separately accounts for the sales of the assisted cleaning
206	or washing of the tangible personal property; and
207	(c) for purposes of Subsection (7)(b) and in accordance with Title 63G, Chapter 3,
208	Utah Administrative Rulemaking Act, the commission may make rules:
209	(i) governing the circumstances under which sales are at the same business location;
210	and
211	(ii) establishing the procedures and requirements for a seller to separately account for

212	sales of assisted cleaning or washing of tangible personal property;
213	(8) sales made to or by religious or charitable institutions in the conduct of their regular
214	religious or charitable functions and activities, if the requirements of Section 59-12-104.1 are
215	fulfilled;
216	(9) sales of a vehicle of a type required to be registered under the motor vehicle laws of
217	this state if the vehicle is:
218	(a) not registered in this state; and
219	(b) (i) not used in this state; or
220	(ii) used in this state:
221	(A) if the vehicle is not used to conduct business, for a time period that does not
222	exceed the longer of:
223	(I) 30 days in any calendar year; or
224	(II) the time period necessary to transport the vehicle to the borders of this state; or
225	(B) if the vehicle is used to conduct business, for the time period necessary to transport
226	the vehicle to the borders of this state;
227	(10) (a) amounts paid for an item described in Subsection (10)(b) if:
228	(i) the item is intended for human use; and
229	(ii) (A) a prescription was issued for the item; or
230	(B) the item was purchased by a hospital or other medical facility; and
231	(b) (i) Subsection (10)(a) applies to:
232	(A) a drug;
233	(B) a syringe; or
234	(C) a stoma supply; and
235	(ii) in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
236	commission may by rule define the terms:
237	(A) "syringe"; or
238	(B) "stoma supply";
239	(11) sales or use of property, materials, or services used in the construction of or
240	incorporated in pollution control facilities allowed by Sections 19-2-123 through 19-2-127;
241	(12) (a) sales of an item described in Subsection (12)(c) served by:
242	(i) the following if the item described in Subsection (12)(c) is not available to the

243	general public:
244	(A) a church; or
245	(B) a charitable institution;
246	(ii) an institution of higher education if:
247	(A) the item described in Subsection (12)(c) is not available to the general public; or
248	(B) the item described in Subsection (12)(c) is prepaid as part of a student meal plan
249	offered by the institution of higher education; or
250	(b) sales of an item described in Subsection (12)(c) provided for a patient by:
251	(i) a medical facility; or
252	(ii) a nursing facility; and
253	(c) Subsections (12)(a) and (b) apply to:
254	(i) food and food ingredients;
255	(ii) prepared food; or
256	(iii) alcoholic beverages;
257	(13) (a) except as provided in Subsection (13)(b), the sale of tangible personal property
258	or a product transferred electronically by a person:
259	(i) regardless of the number of transactions involving the sale of that tangible personal
260	property or product transferred electronically by that person; and
261	(ii) not regularly engaged in the business of selling that type of tangible personal
262	property or product transferred electronically;
263	(b) this Subsection (13) does not apply if:
264	(i) the sale is one of a series of sales of a character to indicate that the person is
265	regularly engaged in the business of selling that type of tangible personal property or product
266	transferred electronically;
267	(ii) the person holds that person out as regularly engaged in the business of selling that
268	type of tangible personal property or product transferred electronically;
269	(iii) the person sells an item of tangible personal property or product transferred
270	electronically that the person purchased as a sale that is exempt under Subsection (25); or
271	(iv) the sale is of a vehicle or vessel required to be titled or registered under the laws of
272	this state in which case the tax is based upon:
273	(A) the bill of sale or other written evidence of value of the vehicle or vessel being

274	sold; or
275	(B) in the absence of a bill of sale or other written evidence of value, the fair market
276	value of the vehicle or vessel being sold at the time of the sale as determined by the
277	commission; and
278	(c) in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
279	commission shall make rules establishing the circumstances under which:
280	(i) a person is regularly engaged in the business of selling a type of tangible personal
281	property or product transferred electronically;
282	(ii) a sale of tangible personal property or a product transferred electronically is one of
283	a series of sales of a character to indicate that a person is regularly engaged in the business of
284	selling that type of tangible personal property or product transferred electronically; or
285	(iii) a person holds that person out as regularly engaged in the business of selling a type
286	of tangible personal property or product transferred electronically;
287	(14) (a) except as provided in Subsection (14)(b), amounts paid or charged on or after
288	July 1, 2006, for a purchase or lease by a manufacturing facility except for a cogeneration
289	facility, of the following:
290	(i) machinery and equipment that:
291	(A) are used:
292	(I) for a manufacturing facility except for a manufacturing facility that is a scrap
293	recycler described in Subsection 59-12-102(54)(b):
294	(Aa) in the manufacturing process;
295	(Bb) to manufacture an item sold as tangible personal property; and
296	(Cc) beginning on July 1, 2009, in a manufacturing facility described in this Subsection
297	(14)(a)(i)(A)(I) in the state; or
298	(II) for a manufacturing facility that is a scrap recycler described in Subsection
299	59-12-102(54)(b):
300	(Aa) to process an item sold as tangible personal property; and
301	(Bb) beginning on July 1, 2009, in a manufacturing facility described in this Subsection
302	(14)(a)(i)(A)(II) in the state; and
303	(B) have an economic life of three or more years; and
	(b) have an economic me of ance of more years, and

305	(A) have an economic life of three or more years; and
306	(B) are used:
307	(I) for a manufacturing facility except for a manufacturing facility that is a scrap
308	recycler described in Subsection 59-12-102(54)(b):
309	(Aa) in the manufacturing process; and
310	(Bb) in a manufacturing facility described in this Subsection $(14)(a)(ii)(B)(I)$ in the
311	state; or
312	(II) for a manufacturing facility that is a scrap recycler described in Subsection
313	59-12-102(54)(b):
314	(Aa) to process an item sold as tangible personal property; and
315	(Bb) in a manufacturing facility described in this Subsection (14)(a)(ii)(B)(II) in the
316	state;
317	(b) amounts paid or charged on or after July 1, 2005, for a purchase or lease by a
318	manufacturing facility that is a cogeneration facility placed in service on or after May 1, 2006,
319	of the following:
320	(i) machinery and equipment that:
321	(A) are used:
322	(I) in the manufacturing process;
323	(II) to manufacture an item sold as tangible personal property; and
324	(III) beginning on July 1, 2009, in a manufacturing facility described in this Subsection
325	(14)(b) in the state; and
326	(B) have an economic life of three or more years; and
327	(ii) normal operating repair or replacement parts that:
328	(A) are used:
329	(I) in the manufacturing process; and
330	(II) in a manufacturing facility described in this Subsection (14)(b) in the state; and
331	(B) have an economic life of three or more years;
332	(c) amounts paid or charged for a purchase or lease made on or after January 1, 2008,
333	by an establishment described in NAICS Subsector 212, Mining (except Oil and Gas), or
334	NAICS Code 213113, Support Activities for Coal Mining, 213114, Support Activities for
335	Metal Mining, or 213115, Support Activities for Nonmetallic Minerals (except Fuels) Mining,

336	of the 2002 North American Industry Classification System of the federal Executive Office of
337	the President, Office of Management and Budget, of the following:
338	(i) machinery and equipment that:
339	(A) are used:
340	(I) (Aa) in the production process, other than the production of real property; or
341	(Bb) in research and development; and
342	(II) beginning on July 1, 2009, in an establishment described in this Subsection (14)(c)
343	in the state; and
344	(B) have an economic life of three or more years; and
345	(ii) normal operating repair or replacement parts that:
346	(A) have an economic life of three or more years; and
347	(B) are used in:
348	(I) (Aa) the production process, except for the production of real property; and
349	(Bb) an establishment described in this Subsection (14)(c) in the state; or
350	(II) (Aa) research and development; and
351	(Bb) in an establishment described in this Subsection (14)(c) in the state;
352	(d) (i) amounts paid or charged for a purchase or lease made on or after July 1, 2010,
353	but on or before June 30, 2014, by an establishment described in NAICS Code 518112, Web
354	Search Portals, of the 2002 North American Industry Classification System of the federal
355	Executive Office of the President, Office of Management and Budget, of the following:
356	(A) machinery and equipment that:
357	(I) are used in the operation of the web search portal;
358	(II) have an economic life of three or more years; and
359	(III) are used in a new or expanding establishment described in this Subsection (14)(d)
360	in the state; and
361	(B) normal operating repair or replacement parts that:
362	(I) are used in the operation of the web search portal;
363	(II) have an economic life of three or more years; and
364	(III) are used in a new or expanding establishment described in this Subsection (14)(d)
365	in the state; or
366	(ii) amounts paid or charged for a purchase or lease made on or after July 1, 2014, by

367	an establishment described in NAICS Code 518112, Web Search Portals, of the 2002 North
368	American Industry Classification System of the federal Executive Office of the President,
369	Office of Management and Budget, of the following:
370	(A) machinery and equipment that:
371	(I) are used in the operation of the web search portal; and
372	(II) have an economic life of three or more years; and
373	(B) normal operating repair or replacement parts that:
374	(I) are used in the operation of the web search portal; and
375	(II) have an economic life of three or more years;
376	(e) for purposes of this Subsection (14) and in accordance with Title 63G, Chapter 3,
377	Utah Administrative Rulemaking Act, the commission:
378	(i) shall by rule define the term "establishment"; and
379	(ii) may by rule define what constitutes:
380	(A) processing an item sold as tangible personal property;
381	(B) the production process, except for the production of real property;
382	(C) research and development; or
383	(D) a new or expanding establishment described in Subsection (14)(d) in the state; and
384	(f) on or before October 1, 2011, and every five years after October 1, 2011, the
385	commission shall:
386	(i) review the exemptions described in this Subsection (14) and make
387	recommendations to the Revenue and Taxation Interim Committee concerning whether the
388	exemptions should be continued, modified, or repealed; and
389	(ii) include in its report:
390	(A) an estimate of the cost of the exemptions;
391	(B) the purpose and effectiveness of the exemptions; and
392	(C) the benefits of the exemptions to the state;
393	(15) (a) sales of the following if the requirements of Subsection (15)(b) are met:
394	(i) tooling;
395	(ii) special tooling;
396	(iii) support equipment;
397	(iv) special test equipment; or

398	(v) parts used in the repairs or renovations of tooling or equipment described in
399	Subsections (15)(a)(i) through (iv); and
400	(b) sales of tooling, equipment, or parts described in Subsection (15)(a) are exempt if:
401	(i) the tooling, equipment, or parts are used or consumed exclusively in the
402	performance of any aerospace or electronics industry contract with the United States
403	government or any subcontract under that contract; and
404	(ii) under the terms of the contract or subcontract described in Subsection (15)(b)(i),
405	title to the tooling, equipment, or parts is vested in the United States government as evidenced
406	by:
407	(A) a government identification tag placed on the tooling, equipment, or parts; or
408	(B) listing on a government-approved property record if placing a government
409	identification tag on the tooling, equipment, or parts is impractical;
410	(16) sales of newspapers or newspaper subscriptions;
411	(17) (a) except as provided in Subsection (17)(b), tangible personal property or a
412	product transferred electronically traded in as full or part payment of the purchase price, except
413	that for purposes of calculating sales or use tax upon vehicles not sold by a vehicle dealer,
414	trade-ins are limited to other vehicles only, and the tax is based upon:
415	(i) the bill of sale or other written evidence of value of the vehicle being sold and the
416	vehicle being traded in; or
417	(ii) in the absence of a bill of sale or other written evidence of value, the then existing
418	fair market value of the vehicle being sold and the vehicle being traded in, as determined by the
419	commission; and
420	(b) notwithstanding Subsection (17)(a), Subsection (17)(a) does not apply to the
421	following items of tangible personal property or products transferred electronically traded in as
422	full or part payment of the purchase price:
423	(i) money;
424	(ii) electricity;
425	(iii) water;
426	(iv) gas; or
427	(v) steam;
428	(18) (a) (i) except as provided in Subsection (18)(b), sales of tangible personal property

429	or a product transferred electronically used or consumed primarily and directly in farming
430	operations, regardless of whether the tangible personal property or product transferred
431	electronically:
432	(A) becomes part of real estate; or
433	(B) is installed by a:
434	(I) farmer;
435	(II) contractor; or
436	(III) subcontractor; or
437	(ii) sales of parts used in the repairs or renovations of tangible personal property or a
438	product transferred electronically if the tangible personal property or product transferred
439	electronically is exempt under Subsection (18)(a)(i); and
440	(b) notwithstanding Subsection (18)(a), amounts paid or charged for the following are
441	subject to the taxes imposed by this chapter:
442	(i) (A) subject to Subsection (18)(b)(i)(B), the following if used in a manner that is
443	incidental to farming:
444	(I) machinery;
445	(II) equipment;
446	(III) materials; or
447	(IV) supplies; and
448	(B) tangible personal property that is considered to be used in a manner that is
449	incidental to farming includes:
450	(I) hand tools; or
451	(II) maintenance and janitorial equipment and supplies;
452	(ii) (A) subject to Subsection (18)(b)(ii)(B), tangible personal property or a product
453	transferred electronically if the tangible personal property or product transferred electronically
454	is used in an activity other than farming; and
455	(B) tangible personal property or a product transferred electronically that is considered
456	to be used in an activity other than farming includes:
457	(I) office equipment and supplies; or
458	(II) equipment and supplies used in:
459	(Aa) the sale or distribution of farm products;

460	(Bb) research; or
461	(Cc) transportation; or
462	(iii) a vehicle required to be registered by the laws of this state during the period
463	ending two years after the date of the vehicle's purchase;
464	(19) sales of hay;
465	(20) exclusive sale during the harvest season of seasonal crops, seedling plants, or
466	garden, farm, or other agricultural produce if the seasonal crops are, seedling plants are, or
467	garden, farm, or other agricultural produce is sold by:
468	(a) the producer of the seasonal crops, seedling plants, or garden, farm, or other
469	agricultural produce;
470	(b) an employee of the producer described in Subsection (20)(a); or
471	(c) a member of the immediate family of the producer described in Subsection (20)(a);
472	(21) purchases made using a coupon as defined in 7 U.S.C. Sec. 2012 that is issued
473	under the Food Stamp Program, 7 U.S.C. Sec. 2011 et seq.;
474	(22) sales of nonreturnable containers, nonreturnable labels, nonreturnable bags,
475	nonreturnable shipping cases, and nonreturnable casings to a manufacturer, processor,
476	wholesaler, or retailer for use in packaging tangible personal property to be sold by that
477	manufacturer, processor, wholesaler, or retailer;
478	(23) a product stored in the state for resale;
479	(24) (a) purchases of a product if:
480	(i) the product is:
481	(A) purchased outside of this state;
482	(B) brought into this state:
483	(I) at any time after the purchase described in Subsection (24)(a)(i)(A); and
484	(II) by a nonresident person who is not living or working in this state at the time of the
485	purchase;
486	(C) used for the personal use or enjoyment of the nonresident person described in
487	Subsection (24)(a)(i)(B)(II) while that nonresident person is within the state; and
488	(D) not used in conducting business in this state; and
489	(ii) for:
490	(A) a product other than a boat described in Subsection (24)(a)(ii)(B), the first use of

491 the product for a purpose for which the product is designed occurs outside of this state; 492 (B) a boat, the boat is registered outside of this state; or 493 (C) a vehicle other than a vehicle sold to an authorized carrier, the vehicle is registered 494 outside of this state; 495 (b) the exemption provided for in Subsection (24)(a) does not apply to: 496 (i) a lease or rental of a product; or 497 (ii) a sale of a vehicle exempt under Subsection (33); and 498 (c) in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, for 499 purposes of Subsection (24)(a), the commission may by rule define what constitutes the 500 following: 501 (i) conducting business in this state if that phrase has the same meaning in this 502 Subsection (24) as in Subsection (63); 503 (ii) the first use of a product if that phrase has the same meaning in this Subsection (24) 504 as in Subsection (63); or 505 (iii) a purpose for which a product is designed if that phrase has the same meaning in 506 this Subsection (24) as in Subsection (63); 507 (25) a product purchased for resale in this state, in the regular course of business, either 508 in its original form or as an ingredient or component part of a manufactured or compounded 509 product; 510 (26) a product upon which a sales or use tax was paid to some other state, or one of its 511 subdivisions, except that the state shall be paid any difference between the tax paid and the tax 512 imposed by this part and Part 2, Local Sales and Use Tax Act, and no adjustment is allowed if 513 the tax paid was greater than the tax imposed by this part and Part 2, Local Sales and Use Tax 514 Act; 515 (27) any sale of a service described in Subsections 59-12-103(1)(b), (c), and (d) to a 516 person for use in compounding a service taxable under the subsections; (28) purchases made in accordance with the special supplemental nutrition program for 517 518 women, infants, and children established in 42 U.S.C. Sec. 1786; 519 (29) beginning on July 1, 1999, through June 30, 2014, sales or leases of rolls, rollers, 520 refractory brick, electric motors, or other replacement parts used in the furnaces, mills, or ovens 521 of a steel mill described in SIC Code 3312 of the 1987 Standard Industrial Classification

522	Manual of the federal Executive Office of the President, Office of Management and Budget;
523	(30) sales of a boat of a type required to be registered under Title 73, Chapter 18, State
524	Boating Act, a boat trailer, or an outboard motor if the boat, boat trailer, or outboard motor is:
525	(a) not registered in this state; and
526	(b) (i) not used in this state; or
527	(ii) used in this state:
528	(A) if the boat, boat trailer, or outboard motor is not used to conduct business, for a
529	time period that does not exceed the longer of:
530	(I) 30 days in any calendar year; or
531	(II) the time period necessary to transport the boat, boat trailer, or outboard motor to
532	the borders of this state; or
533	(B) if the boat, boat trailer, or outboard motor is used to conduct business, for the time
534	period necessary to transport the boat, boat trailer, or outboard motor to the borders of this
535	state;
536	(31) sales of aircraft manufactured in Utah;
537	(32) amounts paid for the purchase of telecommunications service for purposes of
538	providing telecommunications service;
539	(33) sales, leases, or uses of the following:
540	(a) a vehicle by an authorized carrier; or
541	(b) tangible personal property that is installed on a vehicle:
542	(i) sold or leased to or used by an authorized carrier; and
543	(ii) before the vehicle is placed in service for the first time;
544	(34) (a) 45% of the sales price of any new manufactured home; and
545	(b) 100% of the sales price of any used manufactured home;
546	(35) sales relating to schools and fundraising sales;
547	(36) sales or rentals of durable medical equipment if:
548	(a) a person presents a prescription for the durable medical equipment; and
549	(b) the durable medical equipment is used for home use only;
550	(37) (a) sales to a ski resort of electricity to operate a passenger ropeway as defined in
551	Section 72-11-102; and
552	(b) the commission shall by rule determine the method for calculating sales exempt

under Subsection (37)(a) that are not separately metered and accounted for in utility billings: 553 554 (38) sales to a ski resort of: 555 (a) snowmaking equipment; 556 (b) ski slope grooming equipment; 557 (c) passenger ropeways as defined in Section 72-11-102; or 558 (d) parts used in the repairs or renovations of equipment or passenger ropeways 559 described in Subsections (38)(a) through (c); 560 (39) sales of natural gas, electricity, heat, coal, fuel oil, or other fuels for industrial use: 561 (40) (a) subject to Subsection (40)(b), sales or rentals of the right to use or operate for 562 amusement, entertainment, or recreation an unassisted amusement device as defined in Section 563 59-12-102; 564 (b) if a seller that sells or rents at the same business location the right to use or operate 565 for amusement, entertainment, or recreation one or more unassisted amusement devices and 566 one or more assisted amusement devices, the exemption described in Subsection (40)(a) 567 applies if the seller separately accounts for the sales or rentals of the right to use or operate for 568 amusement, entertainment, or recreation for the assisted amusement devices; and 569 (c) for purposes of Subsection (40)(b) and in accordance with Title 63G, Chapter 3, 570 Utah Administrative Rulemaking Act, the commission may make rules: 571 (i) governing the circumstances under which sales are at the same business location; 572 and 573 (ii) establishing the procedures and requirements for a seller to separately account for 574 the sales or rentals of the right to use or operate for amusement, entertainment, or recreation for 575 assisted amusement devices; 576 (41) (a) sales of photocopies by: 577 (i) a governmental entity; or 578 (ii) an entity within the state system of public education, including: 579 (A) a school; or 580 (B) the State Board of Education; or 581 (b) sales of publications by a governmental entity; 582 (42) amounts paid for admission to an athletic event at an institution of higher 583 education that is subject to the provisions of Title IX of the Education Amendments of 1972,

584	20 U.S.C. Sec. 1681 et seq.;
585	(43) (a) sales made to or by:
586	(i) an area agency on aging; or
587	(ii) a senior citizen center owned by a county, city, or town; or
588	(b) sales made by a senior citizen center that contracts with an area agency on aging;
589	(44) sales or leases of semiconductor fabricating, processing, research, or development
590	materials regardless of whether the semiconductor fabricating, processing, research, or
591	development materials:
592	(a) actually come into contact with a semiconductor; or
593	(b) ultimately become incorporated into real property;
594	(45) an amount paid by or charged to a purchaser for accommodations and services
595	described in Subsection 59-12-103(1)(i) to the extent the amount is exempt under Section
596	59-12-104.2;
597	(46) beginning on September 1, 2001, the lease or use of a vehicle issued a temporary
598	sports event registration certificate in accordance with Section 41-3-306 for the event period
599	specified on the temporary sports event registration certificate;
600	(47) sales or uses of electricity, if the sales or uses are:
601	(a) made under a tariff adopted by the Public Service Commission of Utah only for
602	purchase of electricity produced from a new wind, geothermal, biomass, or solar power energy
603	source, as designated in the tariff by the Public Service Commission of Utah; and
604	(b) for an amount of electricity that is:
605	(i) unrelated to the amount of electricity used by the person purchasing the electricity
606	under the tariff described in Subsection (47)(a); and
607	(ii) equivalent to the number of kilowatthours specified in the tariff described in
608	Subsection (47)(a) that may be purchased under the tariff described in Subsection (47)(a);
609	(48) sales or rentals of mobility enhancing equipment if a person presents a
610	prescription for the mobility enhancing equipment;
611	(49) sales of water in a:
612	(a) pipe;
613	(b) conduit;
614	(c) ditch; or

615	(d) reservoir;
616	(50) sales of currency or coinage that constitute legal tender of the United States or of a
617	foreign nation;
618	(51) (a) sales of an item described in Subsection (51)(b) if the item:
619	(i) does not constitute legal tender of any nation; and
620	(ii) has a gold, silver, or platinum content of 80% or more; and
621	(b) Subsection (51)(a) applies to a gold, silver, or platinum:
622	(i) ingot;
623	(ii) bar;
624	(iii) medallion; or
625	(iv) decorative coin;
626	(52) amounts paid on a sale-leaseback transaction;
627	(53) sales of a prosthetic device:
628	(a) for use on or in a human; and
629	(b) (i) for which a prescription is required; or
630	(ii) if the prosthetic device is purchased by a hospital or other medical facility;
631	(54) (a) except as provided in Subsection (54)(b), purchases, leases, or rentals of
632	machinery or equipment by an establishment described in Subsection (54)(c) if the machinery
633	or equipment is primarily used in the production or postproduction of the following media for
634	commercial distribution:
635	(i) a motion picture;
636	(ii) a television program;
637	(iii) a movie made for television;
638	(iv) a music video;
639	(v) a commercial;
640	(vi) a documentary; or
641	(vii) a medium similar to Subsections (54)(a)(i) through (vi) as determined by the
642	commission by administrative rule made in accordance with Subsection (54)(d); or
643	(b) notwithstanding Subsection (54)(a), purchases, leases, or rentals of machinery or
644	equipment by an establishment described in Subsection (54)(c) that is used for the production
645	or postproduction of the following are subject to the taxes imposed by this chapter:

646	(i) a live musical performance;
647	(ii) a live news program; or
648	(iii) a live sporting event;
649	(c) the following establishments listed in the 1997 North American Industry
650	Classification System of the federal Executive Office of the President, Office of Management
651	and Budget, apply to Subsections (54)(a) and (b):
652	(i) NAICS Code 512110; or
653	(ii) NAICS Code 51219; and
654	(d) in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
655	commission may by rule:
656	(i) prescribe what constitutes a medium similar to Subsections (54)(a)(i) through (vi);
657	or
658	(ii) define:
659	(A) "commercial distribution";
660	(B) "live musical performance";
661	(C) "live news program"; or
662	(D) "live sporting event";
663	(55) (a) leases of seven or more years or purchases made on or after July 1, 2004 but on
664	or before June 30, 2019, of machinery or equipment that:
665	(i) is leased or purchased for or by a facility that:
666	(A) is a renewable energy production facility;
667	(B) is located in the state; and
668	(C) (I) becomes operational on or after July 1, 2004; or
669	(II) has its generation capacity increased by one or more megawatts on or after July 1,
670	2004 as a result of the use of the machinery or equipment;
671	(ii) has an economic life of five or more years; and
672	(iii) is used to make the facility or the increase in capacity of the facility described in
673	Subsection (55)(a)(i) operational up to the point of interconnection with an existing
674	transmission grid including:
675	(A) a wind turbine;
676	(B) generating equipment;

677	(C) a control and monitoring system;
678	(D) a power line;
679	(E) substation equipment;
680	(F) lighting;
681	(G) fencing;
682	(H) pipes; or
683	(I) other equipment used for locating a power line or pole; and
684	(b) this Subsection (55) does not apply to:
685	(i) machinery or equipment used in construction of:
686	(A) a new renewable energy production facility; or
687	(B) the increase in the capacity of a renewable energy production facility;
688	(ii) contracted services required for construction and routine maintenance activities;
689	and
690	(iii) unless the machinery or equipment is used or acquired for an increase in capacity
691	of the facility described in Subsection (55)(a)(i)(C)(II), machinery or equipment used or
692	acquired after:
693	(A) the renewable energy production facility described in Subsection $(55)(a)(i)$ is
694	operational as described in Subsection (55)(a)(iii); or
695	(B) the increased capacity described in Subsection (55)(a)(i) is operational as described
696	in Subsection (55)(a)(iii);
697	(56) (a) leases of seven or more years or purchases made on or after July 1, 2004 but on
698	or before June 30, 2019, of machinery or equipment that:
699	(i) is leased or purchased for or by a facility that:
700	(A) is a waste energy production facility;
701	(B) is located in the state; and
702	(C) (I) becomes operational on or after July 1, 2004; or
703	(II) has its generation capacity increased by one or more megawatts on or after July 1,
704	2004 as a result of the use of the machinery or equipment;
705	(ii) has an economic life of five or more years; and
706	(iii) is used to make the facility or the increase in capacity of the facility described in
707	Subsection $(56)(a)(i)$ operational up to the point of interconnection with an existing

707 Subsection (56)(a)(i) operational up to the point of interconnection with an existing

708	transmission grid including:
709	(A) generating equipment;
710	(B) a control and monitoring system;
711	(C) a power line;
712	(D) substation equipment;
713	(E) lighting;
714	(F) fencing;
715	(G) pipes; or
716	(H) other equipment used for locating a power line or pole; and
717	(b) this Subsection (56) does not apply to:
718	(i) machinery or equipment used in construction of:
719	(A) a new waste energy facility; or
720	(B) the increase in the capacity of a waste energy facility;
721	(ii) contracted services required for construction and routine maintenance activities;
722	and
723	(iii) unless the machinery or equipment is used or acquired for an increase in capacity
724	described in Subsection (56)(a)(i)(C)(II), machinery or equipment used or acquired after:
725	(A) the waste energy facility described in Subsection (56)(a)(i) is operational as
726	described in Subsection (56)(a)(iii); or
727	(B) the increased capacity described in Subsection (56)(a)(i) is operational as described
728	in Subsection (56)(a)(iii);
729	(57) (a) leases of five or more years or purchases made on or after July 1, 2004 but on
730	or before June 30, 2019, of machinery or equipment that:
731	(i) is leased or purchased for or by a facility that:
732	(A) is located in the state;
733	(B) produces fuel from biomass energy including:
734	(I) methanol; or
735	(II) ethanol; and
736	(C) (I) becomes operational on or after July 1, 2004; or
737	(II) has its capacity to produce fuel increase by 25% or more on or after July 1, 2004 as
738	a result of the installation of the machinery or equipment;

739	(ii) has an economic life of five or more years; and
740	(iii) is installed on the facility described in Subsection (57)(a)(i);
741	(b) this Subsection (57) does not apply to:
742	(i) machinery or equipment used in construction of:
743	(A) a new facility described in Subsection (57)(a)(i); or
744	(B) the increase in capacity of the facility described in Subsection (57)(a)(i); or
745	(ii) contracted services required for construction and routine maintenance activities;
746	and
747	(iii) unless the machinery or equipment is used or acquired for an increase in capacity
748	described in Subsection (57)(a)(i)(C)(II), machinery or equipment used or acquired after:
749	(A) the facility described in Subsection (57)(a)(i) is operational; or
750	(B) the increased capacity described in Subsection (57)(a)(i) is operational;
751	(58) (a) subject to Subsection (58)(b) or (c), sales of tangible personal property or a
752	product transferred electronically to a person within this state if that tangible personal property
753	or product transferred electronically is subsequently shipped outside the state and incorporated
754	pursuant to contract into and becomes a part of real property located outside of this state;
755	(b) the exemption under Subsection (58)(a) is not allowed to the extent that the other
756	state or political entity to which the tangible personal property is shipped imposes a sales, use,
757	gross receipts, or other similar transaction excise tax on the transaction against which the other
758	state or political entity allows a credit for sales and use taxes imposed by this chapter; and
759	(c) notwithstanding the time period of Subsection 59-1-1410(8) for filing for a refund,
760	a person may claim the exemption allowed by this Subsection (58) for a sale by filing for a
761	refund:
762	(i) if the sale is made on or after July 1, 2004, but on or before June 30, 2008;
763	(ii) as if this Subsection (58) as in effect on July 1, 2008, were in effect on the day on
764	which the sale is made;
765	(iii) if the person did not claim the exemption allowed by this Subsection (58) for the
766	sale prior to filing for the refund;
767	(iv) for sales and use taxes paid under this chapter on the sale;
768	(v) in accordance with Section 59-1-1410; and
769	(vi) subject to any extension allowed for filing for a refund under Section 59-1-1410, if

770	the person files for the refund on or before June 30, 2011;
771	(59) purchases:
772	(a) of one or more of the following items in printed or electronic format:
773	(i) a list containing information that includes one or more:
774	(A) names; or
775	(B) addresses; or
776	(ii) a database containing information that includes one or more:
777	(A) names; or
778	(B) addresses; and
779	(b) used to send direct mail;
780	(60) redemptions or repurchases of a product by a person if that product was:
781	(a) delivered to a pawnbroker as part of a pawn transaction; and
782	(b) redeemed or repurchased within the time period established in a written agreement
783	between the person and the pawnbroker for redeeming or repurchasing the product;
784	(61) (a) purchases or leases of an item described in Subsection (61)(b) if the item:
785	(i) is purchased or leased by, or on behalf of, a telecommunications service provider;
786	and
787	(ii) has a useful economic life of one or more years; and
788	(b) the following apply to Subsection (61)(a):
789	(i) telecommunications enabling or facilitating equipment, machinery, or software;
790	(ii) telecommunications equipment, machinery, or software required for 911 service;
791	(iii) telecommunications maintenance or repair equipment, machinery, or software;
792	(iv) telecommunications switching or routing equipment, machinery, or software; or
793	(v) telecommunications transmission equipment, machinery, or software;
794	(62) (a) beginning on July 1, 2006, and ending on June 30, 2016, purchases of tangible
795	personal property or a product transferred electronically that are used in the research and
796	development of coal-to-liquids, oil shale, or tar sands technology; and
797	(b) in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
798	commission may, for purposes of Subsection (62)(a), make rules defining what constitutes
799	purchases of tangible personal property or a product transferred electronically that are used in
800	the research and development of coal-to-liquids, oil shale, and tar sands technology;

801	(63) (a) purchases of tangible personal property or a product transferred electronically
802	if:
803	(i) the tangible personal property or product transferred electronically is:
804	(A) purchased outside of this state;
805	(B) brought into this state at any time after the purchase described in Subsection
806	(63)(a)(i)(A); and
807	(C) used in conducting business in this state; and
808	(ii) for:
809	(A) tangible personal property or a product transferred electronically other than the
810	tangible personal property described in Subsection (63)(a)(ii)(B), the first use of the property
811	for a purpose for which the property is designed occurs outside of this state; or
812	(B) a vehicle other than a vehicle sold to an authorized carrier, the vehicle is registered
813	outside of this state;
814	(b) the exemption provided for in Subsection (63)(a) does not apply to:
815	(i) a lease or rental of tangible personal property or a product transferred electronically;
816	or
817	(ii) a sale of a vehicle exempt under Subsection (33); and
818	(c) in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, for
819	purposes of Subsection (63)(a), the commission may by rule define what constitutes the
820	following:
821	(i) conducting business in this state if that phrase has the same meaning in this
822	Subsection (63) as in Subsection (24);
823	(ii) the first use of tangible personal property or a product transferred electronically if
824	that phrase has the same meaning in this Subsection (63) as in Subsection (24); or
825	(iii) a purpose for which tangible personal property or a product transferred
826	electronically is designed if that phrase has the same meaning in this Subsection (63) as in
827	Subsection (24);
828	(64) sales of disposable home medical equipment or supplies if:
829	(a) a person presents a prescription for the disposable home medical equipment or
830	supplies;
831	(b) the disposable home medical equipment or supplies are used exclusively by the

832	person to whom the prescription described in Subsection (64)(a) is issued; and
833	(c) the disposable home medical equipment and supplies are listed as eligible for
834	payment under:
835	(i) Title XVIII, federal Social Security Act; or
836	(ii) the state plan for medical assistance under Title XIX, federal Social Security Act;
837	(65) sales:
838	(a) to a public transit district under Title 17B, Chapter 2a, Part 8, Public Transit
839	District Act; or
840	(b) of tangible personal property to a subcontractor of a public transit district, if the
841	tangible personal property is:
842	(i) clearly identified; and
843	(ii) installed or converted to real property owned by the public transit district;
844	(66) sales of construction materials:
845	(a) purchased on or after July 1, 2010;
846	(b) purchased by, on behalf of, or for the benefit of an international airport:
847	(i) located within a county of the first class; and
848	(ii) that has a United States customs office on its premises; and
849	(c) if the construction materials are:
850	(i) clearly identified;
851	(ii) segregated; and
852	(iii) installed or converted to real property:
853	(A) owned or operated by the international airport described in Subsection (66)(b); and
854	(B) located at the international airport described in Subsection (66)(b);
855	(67) sales of construction materials:
856	(a) purchased on or after July 1, 2008;
857	(b) purchased by, on behalf of, or for the benefit of a new airport:
858	(i) located within a county of the second class; and
859	(ii) that is owned or operated by a city in which an airline as defined in Section
860	59-2-102 is headquartered; and
861	(c) if the construction materials are:
862	(i) clearly identified;

863	(ii) segregated; and
864	(iii) installed or converted to real property:
865	(A) owned or operated by the new airport described in Subsection (67)(b);
866	(B) located at the new airport described in Subsection (67)(b); and
867	(C) as part of the construction of the new airport described in Subsection (67)(b);
868	(68) sales of fuel to a common carrier that is a railroad for use in a locomotive engine;
869	(69) purchases and sales described in Section [9-3-511] 63H-4-111; and
870	(70) (a) sales of tangible personal property to an aircraft maintenance, repair, and
871	overhaul provider for use in the maintenance, repair, overhaul, or refurbishment in this state of
872	a fixed wing turbine powered aircraft if that fixed wing turbine powered aircraft's registration
873	lists a state or country other than this state as the location of registry of the fixed wing turbine
874	powered aircraft; or
875	(b) sales of tangible personal property by an aircraft maintenance, repair, and overhaul
876	provider in connection with the maintenance, repair, overhaul, or refurbishment in this state of
877	a fixed wing turbine powered aircraft if that fixed wing turbine powered aircraft's registration
878	lists a state or country other than this state as the location of registry of the fixed wing turbine
879	powered aircraft.
880	Section 2. Section 63A-5-306 is amended to read:
881	63A-5-306. Leasing of state fair park Lease Terms Demolition of facilities
882	Limits on debt or obligations.
883	(1) As used in this section:
884	(a) "Corporation" means the Utah State Fair Corporation created in Section [9-4-1103]
885	<u>63H-6-103</u> .
886	(b) "Division" means the Division of Facilities Construction and Management.
887	(c) "State fair park" means the property and buildings owned by the state located at 155
888	North 1000 West, Salt Lake City, Utah.
889	(2) The division:
890	(a) may lease the state fair park to the corporation for a period not to exceed 50 years:
891	(i) subject to the corporation satisfying the requirements of Subsection (5)(b)(i); and
892	(ii) except that on June 30, 2017, that portion of the state fair park known as the White
893	Ball Field located on the south side of North Temple Street shall revert to the division and not

894	be a part of any continuing lease agreement between the division and the corporation, unless
895	otherwise agreed upon by the division and the corporation prior to June 30, 2017;
896	(b) shall ensure that any lease entered into under Subsection (2)(a):
897	(i) defines which party is responsible for repairs and maintenance to the grounds and
898	buildings;
899	(ii) defines any restrictions on the use of the property or buildings, including the
900	construction of any new buildings or facilities at the state fair park;
901	(iii) requires that for each year under the lease the corporation holds a state fair meeting
902	the requirements of Subsection [9-4-1103] 63H-6-103(5)(a)(vi); and
903	(iv) provides for the renegotiation or termination of the lease if the corporation:
904	(A) no longer operates as an independent public nonprofit corporation as provided in
905	Title [9] 63H, Chapter [4] 6, [Part 11,] Utah State Fair Corporation Act; or
906	(B) engages in any activity inconsistent with Title [9] <u>63H</u> , Chapter [4] <u>6</u> , [Part 11,]
907	Utah State Fair Corporation Act;
908	(c) may:
909	(i) require that any lease entered into under Subsection (2)(a) grants the division the
910	right to unilaterally terminate the lease at its discretion; and
911	(ii) provide a process to determine compensation, if any, the division shall pay the
912	corporation for termination of the lease under Subsection (2)(c)(i); and
913	(d) if the lease described in Subsection (2)(a) is amended or renewed after the effective
914	date of this act and except as provided in Subsection (3), shall require the corporation under the
915	lease to:
916	(i) obtain the approval of the State Building Board before demolishing a facility at the
917	state fair park; and
918	(ii) include the approval requirement described in Subsection (2)(d)(i) in any sublease
919	entered into, renewed, or amended after the effective date of this act.
920	(3) (a) The approval required under Subsection (2)(d) does not apply to a facility
921	demolished in accordance with a contract entered into but not amended before the effective
922	date of this act.
923	(b) Notwithstanding Subsection (3)(a), before a facility described in Subsection (3)(a)
924	is demolished, the corporation shall notify the division concerning any demolishing of the

925 facility. 926 (4) The State Building Board shall notify the state historic preservation office of any 927 State Building Board meeting at which consideration will be given to a proposal to demolish 928 facilities at the state fair park. 929 (5) (a) Notwithstanding Subsection (2), the division may review and adjust the amount 930 of any payments made by the corporation under the lease every three years beginning July 1, 931 2000. 932 (b) (i) The division may lease the state fair park to the corporation for a period not to 933 exceed 50 years, if the corporation demonstrates to the satisfaction of the division that the lease 934 period will result in significant capital improvements at the state fair park by a private or public 935 entity. 936 (ii) The corporation may enter into a sublease of up to 50 years, subject to satisfying 937 the requirements of Subsections (2)(d)(i) and (5)(b)(i). 938 (6) The state shall assume the responsibilities of the corporation under any contract that 939 is in effect on the day a lease between the division and the corporation terminates if: 940 (a) the contract is for the lease or construction of a building or facility at the state park; 941 and 942 (b) the lease between the division and the corporation is terminated in accordance with 943 Subsection (2)(b)(iv). 944 (7) (a) Payments made by the corporation under a lease with the division shall be 945 deposited into the Capital Project Fund. 946 (b) If, in accordance with Subsection (5), the payments made by the corporation under 947 a lease with the division are increased from the amount paid on July 1, 1997, the lease 948 payments made by the division shall be dedicated to capital improvements at the state fair park 949 unless, as part of the capital budget, the Legislature directs that the money be used for other 950 capital improvements. 951 (8) (a) A debt or obligation contracted by the corporation is a debt or obligation of the 952 corporation. 953 (b) The state is not liable for and assumes no legal or moral responsibility for any debt 954 or obligation described in Subsection (8)(a), unless the Legislature through statute or an 955 appropriation act specifically:

956	(i) authorizes the corporation to contract for that debt or obligation; and
957	(ii) accepts liability for or assumes responsibility for the debt or obligation.
958	Section 3. Section 63E-1-102 is amended to read:
959	63E-1-102. Definitions.
960	As used in this title:
961	(1) "Authorizing statute" means the statute creating an entity as an independent entity.
962	(2) "Committee" means the Retirement and Independent Entities Committee created in
963	Section 63E-1-201.
964	(3) "Independent corporation" means a corporation incorporated in accordance with
965	Chapter 2, Independent Corporations Act.
966	(4) (a) "Independent entity" means an entity having a public purpose relating to the
967	state or its citizens that is individually created by the state or is given by the state the right to
968	exist and conduct its affairs as an:
969	(i) independent state agency; or
970	(ii) independent corporation.
971	(b) "Independent entity" includes the:
972	(i) Dairy Commission created in Title 4, Chapter 22, Dairy Promotion Act;
973	(ii) Heber Valley Railroad Authority created in [Title 9, Chapter 3, Part 5,] Title 63H,
974	Chapter 4, Heber Valley Historic Railroad Authority;
975	(iii) Utah State Railroad Museum Authority created in [Title 9, Chapter 3, Part 6] Title
976	63H, Chapter 5, Utah State Railroad Museum Authority;
977	(iv) Utah Science Center Authority created in [Title 9, Chapter 3, Part 4] Title 63H.
978	Chapter 3, Utah Science Center Authority;
979	(v) Utah Housing Corporation created in Title 9, Chapter 4, Part 9, Utah Housing
980	Corporation Act;
981	(vi) Utah State Fair Corporation created in [Title 9, Chapter 4, Part 11] Title 63H,
982	Chapter 6, Utah State Fair Corporation Act;
983	(vii) Workers' Compensation Fund created in Title 31A, Chapter 33, Workers'
984	Compensation Fund;
985	(viii) Utah State Retirement Office created in Title 49, Chapter 11, Utah State
986	Retirement Systems Administration;

987	(ix) School and Institutional Trust Lands Administration created in Title 53C, Chapter
988	1, Part 2, School and Institutional Trust Lands Administration;
989	(x) Utah Communications Agency Network created in Title 63C, Chapter 7, Utah
990	Communications Agency Network Act;
991	(xi) Utah Generated Renewable Energy Electricity Network Authority created in Title
992	63H, Chapter 2, Utah Generated Renewable Energy Electricity Network Authority Act; and
993	(xii) Utah Capital Investment Corporation created in Title 63M, Chapter 1, Part 12,
994	Utah Venture Capital Enhancement Act.
995	(c) Notwithstanding this Subsection (4), "independent entity" does not include:
996	(i) the Public Service Commission of Utah created in Section 54-1-1;
997	(ii) an institution within the state system of higher education;
998	(iii) a city, county, or town;
999	(iv) a local school district;
1000	(v) a local district under Title 17B, Limited Purpose Local Government Entities - Local
1001	Districts; or
1002	(vi) a special service district under Title 17D, Chapter 1, Special Service District Act.
1003	(5) "Independent state agency" means an entity that is created by the state, but is
1004	independent of the governor's direct supervisory control.
1005	(6) "Money held in trust" means money maintained for the benefit of:
1006	(a) one or more private individuals, including public employees;
1007	(b) one or more public or private entities; or
1008	(c) the owners of a quasi-public corporation.
1009	(7) "Public corporation" means an artificial person, public in ownership, individually
1010	created by the state as a body politic and corporate for the administration of a public purpose
1011	relating to the state or its citizens.
1012	(8) "Quasi-public corporation" means an artificial person, private in ownership,
1013	individually created as a corporation by the state which has accepted from the state the grant of
1014	a franchise or contract involving the performance of a public purpose relating to the state or its
1015	citizens.
1016	Section 4. Section 63H-3-101 , which is renumbered from Section 9-3-401 is
1017	renumbered and amended to read:

1018	CHAPTER 3. UTAH SCIENCE CENTER AUTHORITY
1019	[9-3-401]. <u>63H-3-101.</u> Short title.
1020	This [part] chapter is known as the "Utah Science Center Authority."
1021	Section 5. Section 63H-3-102, which is renumbered from Section 9-3-402 is
1022	renumbered and amended to read:
1023	[9-3-402]. <u>63H-3-102.</u> Legislative findings State purpose.
1024	(1) The Legislature finds and declares that:
1025	(a) a Utah Science Center Authority can promote science, Utah's effort in high
1026	technology, engineering, the arts, culture, Utah's unique origins, and can enhance tourism and
1027	provide a valuable educational forum, and other benefits for Utah's citizens; and
1028	(b) fostering the development of science, arts, tourism, culture, and educational
1029	facilities is a state purpose affecting the welfare of all state citizens and the growth of the
1030	economy statewide.
1031	(2) It is therefore the purpose of this [part] chapter that the state provide a means to
1032	foster the development of science, technology, engineering, arts, tourism, cultural, and
1033	educational facilities in order to further the welfare of the citizens of the state and its economic
1034	growth.
1035	Section 6. Section 63H-3-103 , which is renumbered from Section 9-3-403 is
1036	renumbered and amended to read:
1037	[9-3-403]. <u>63H-3-103.</u> Creation Members Chair Powers Quorum
1038	Per diem and expenses.
1039	(1) There is created an independent state agency and a body politic and corporate
1040	known as the "Utah Science Center Authority."
1041	(2) (a) The authority [shall be] is composed of 13 members.
1042	(b) The governor shall appoint:
1043	(i) three members representing the informal science and arts community that could
1044	include members from the board of directors of the Hansen Planetarium, the Hogle Zoo, the
1045	Children's Museum of Utah, the Utah Museum of Natural History, and other related museums,
1046	centers, and agencies;
1047	(ii) one member of the State Board of Education;
1048	(iii) one member of the Division of Housing and Community Development of the

1049	Department of Community and Culture;
1050	(iv) one member of the Board of Tourism Development;
1051	(v) one member of the State Board of Regents; and
1052	(vi) three public members representing Utah industry, the diverse regions of the state,
1053	and the public at large.
1054	(c) The county legislative body of Salt Lake County shall appoint one member to
1055	represent Salt Lake County.
1056	(d) The mayor of Salt Lake City shall appoint one member to represent Salt Lake City
1057	Corporation.
1058	(e) The State Science Advisor or the advisor's designee is also a member of the
1059	authority.
1060	(f) In appointing the three public members, the governor shall ensure that there is
1061	representation from the science, technology, and business communities.
1062	(3) All members shall be residents of Utah.
1063	(4) Each member [shall be] is appointed for four-year terms beginning July 1 of the
1064	year appointed.
1065	(5) (a) Except as required by Subsection (5)(b), as terms of current authority members
1066	expire, the governor shall appoint each new member or reappointed member to a four-year
1067	term.
1068	(b) Notwithstanding the requirements of Subsection (5)(a), the governor shall, at the
1069	time of appointment or reappointment, adjust the length of terms to ensure that the terms of
1070	authority members are staggered so that approximately half of the authority is appointed every
1071	two years.
1072	(6) A member may be removed from office by the governor or for cause by an
1073	affirmative vote of nine members of the authority.
1074	(7) When a vacancy occurs in the membership for any reason, the replacement [shall
1075	be] is appointed by the governor for the unexpired term.
1076	(8) Each public member shall hold office for the term of [his] the member's
1077	appointment and until the member's successor has been appointed and qualified.
1078	(9) A public member is eligible for reappointment, but may not serve more than two
1079	full consecutive terms.

1080	(10) The governor shall appoint the chair of the authority from among its members.
1081	(11) The members shall elect from among their number a vice chair and other officers
1082	they may determine.
1083	(12) The chair and vice chair [shall be] are elected for two-year terms.
1084	(13) The powers of the authority [shall be] are vested in its members.
1085	(14) Seven members constitute a quorum for transaction of authority business.
1086	(15) A member may not receive compensation or benefits for the member's service, but
1087	may receive per diem and travel expenses in accordance with:
1088	(a) Section 63A-3-106;
1089	(b) Section 63A-3-107; and
1090	(c) rules made by the Division of Finance pursuant to Sections 63A-3-106 and
1091	63A-3-107.
1092	Section 7. Section 63H-3-104, which is renumbered from Section 9-3-404 is
1093	renumbered and amended to read:
1094	[9-3-404]. <u>63H-3-104.</u> Executive director Powers and duties.
1095	(1) (a) The members shall appoint an executive director who shall be an employee of
1096	the authority, but who may not be a member of the authority[, and who shall serve].
1097	(b) The executive director serves at the pleasure of the members and [receive] receives
1098	compensation as set by the members and approved by the governor.
1099	(2) The executive director shall:
1100	(a) administer, manage, and direct the affairs and activities of the authority in
1101	accordance with the policies, control, and direction of the members;
1102	(b) approve all accounts for allowable expenses of the authority or of any of its
1103	employees and expenses incidental to the operation of the authority;
1104	(c) attend the meetings of the authority;
1105	(d) keep a record of the proceedings of the authority;
1106	(e) maintain and be custodian of all books, documents, and papers filed with the
1107	authority; and
1108	(f) perform other duties as directed by the members in carrying out the purposes of this
1109	part.
1110	Section 8. Section 63H-3-105, which is renumbered from Section 9-3-405 is

1111	renumbered and amended to read:
1112	[9-3-405]. <u>63H-3-105.</u> Member or employee Disclosure of interest.
1113	[Any] (1) A member or employee of the authority who has, will have, or later acquires
1114	an interest, direct or indirect, in [any] a transaction with the authority shall immediately
1115	disclose the nature and extent of that interest in writing to the authority as soon as the member
1116	has knowledge of the actual or prospective interest.
1117	(2) This disclosure shall be entered upon the minutes of the authority.
1118	(3) Upon this disclosure that member or employee may participate in any action by the
1119	authority authorizing the transaction.
1120	Section 9. Section 63H-3-106 , which is renumbered from Section 9-3-406 is
1121	renumbered and amended to read:
1122	[9-3-406]. <u>63H-3-106.</u> Officer or employee No forfeiture of office or
1123	employment.
1124	Notwithstanding the provisions of any other law, [no] an officer or employee of this
1125	state [shall be deemed to have forfeited or shall forfeit his] does not forfeit an office of or
1126	employment within the state by reason of [his] the person's acceptance of membership on the
1127	authority or [his] service on it.
1128	Section 10. Section 63H-3-107 , which is renumbered from Section 9-3-407 is
1129	renumbered and amended to read:
1130	[9-3-407]. <u>63H-3-107.</u> Authority Powers.
1131	(1) (a) The authority shall create, operate, and maintain a center that [shall promote]
1132	promotes the purposes described in Section [9-3-402] 63H-3-102.
1133	(b) The center shall:
1134	(i) have an extensive outreach program that serves all regions of the state; and
1135	(ii) collaborate and coordinate with education, arts, technology, and engineering
1136	entities, including schools and industries.
1137	(2) The authority has perpetual succession as a body politic and corporate and may:
1138	(a) adopt, amend, and repeal rules, policies, and procedures for the regulation of its
1139	affairs and the conduct of its business;
1140	(b) sue and be sued in its own name;
1141	(c) maintain an office at [any] a place [or places] within this state it [may designate]

1142	designates;
1143	(d) adopt, amend, and repeal bylaws and rules, not inconsistent with this [part] chapter,
1144	to carry into effect the powers and purposes of the authority and the conduct of its business;
1145	(e) purchase, lease, sell, and otherwise dispose of property and rights-of-way;
1146	(f) employ experts, advisory groups, and other professionals it considers necessary;
1147	(g) employ and retain independent legal counsel;
1148	(h) make and execute contracts and all other instruments necessary or convenient for
1149	the performance of its duties and the exercise of its duties under this [part] chapter to create,
1150	operate, and maintain a Science Center in Utah;
1151	(i) procure insurance for liability and against any loss in connection with its property
1152	and other assets in amounts and from insurers it considers desirable;
1153	(j) borrow money, receive [appropriation] appropriations from the Legislature, and
1154	receive other public money and accept aid or contributions from any source of money,
1155	property, labor, or other things of value to be held, used, and applied to carry out the purposes
1156	of this [part] chapter subject to the conditions upon which the grants and contributions are
1157	made, including gifts or grants from any department, agency, or instrumentality of the United
1158	States or of this state for any purpose consistent with this [part] chapter;
1159	(k) enter into agreements with any department, agency, or instrumentality or political
1160	subdivision of the United States or this state for the purpose of providing for the creation,
1161	operation, and maintenance of a Science Center in Utah; and
1162	(1) to do any act necessary or convenient to the exercise of the powers granted by this
1163	[part] <u>chapter</u> .
1164	(3) (a) All money received by the authority under Subsection $(2)(j)$ and from any other
1165	source [shall be] is for the exclusive use of the authority to create, operate, maintain, improve,
1166	and provide for a Science Center in Utah.
1167	(b) The money received by the authority may not be used for any other purpose or by
1168	any other entity.
1169	Section 11. Section 63H-3-108, which is renumbered from Section 9-3-409 is
1170	renumbered and amended to read:
1171	[9-3-409]. <u>63H-3-108.</u> Actions on validity or enforceability of bonds Time
1172	for bringing action.

1173	(1) In [any] <u>a</u> suit, action, or proceeding involving the validity or enforceability of
1174	[any] a bond issued under this chapter or the security for them, [any such] the bond reciting in
1175	substance that it has been issued by the authority in connection with the Utah Science Center
1176	[shall be] is conclusively considered to have been issued for that purpose.
1177	(2) (a) After receiving notice described in Subsection (2)(a)(ii), a person may contest:
1178	(i) (A) the legality of a resolution;
1179	(B) notice of bonds to be issued; or
1180	(C) a provision made for the security and payment of the bonds; and
1181	(ii) for a period of 30 days after the publication of the resolution authorizing the bonds,
1182	or a notice of bonds to be issued by the authority containing those items described in Section
1183	11-14-316:
1184	(A) in a newspaper having general circulation in the area of operation; and
1185	(B) as required in Section 45-1-101.
1186	(b) After the 30-day period no one has any cause of action to contest the regularity,
1187	formality, or legality of the notice of bonds to be issued or the bonds for any cause whatsoever.
1188	Section 12. Section 63H-3-109 , which is renumbered from Section 9-3-410 is
1189	renumbered and amended to read:
1190	[9-3-410]. <u>63H-3-109.</u> Relation to certain acts.
1191	(1) The authority is exempt from:
1192	(a) Title 51, Chapter 5, Funds Consolidation Act;
1193	(b) Title 63A, Chapter 1, Department of Administrative Services;
1194	(c) Title 63G, Chapter 6, Utah Procurement Code;
1195	(d) Title 63J, Chapter 1, Budgetary Procedures Act; and
1196	(e) Title 67, Chapter 19, Utah State Personnel Management Act.
1197	(2) The authority [shall be] is subject to audit by:
1198	(a) the state auditor pursuant to Title 67, Chapter 3, Auditor; and
1199	(b) the legislative auditor general pursuant to Section 36-12-15.
1200	(3) The authority shall annually report to the Retirement and Independent Entities
1201	Committee created under Section 63E-1-201 concerning the authority's implementation of this
1202	part.
1203	Section 13. Section 63H-3-110 , which is renumbered from Section 9-3-411 is

1204	renumbered and amended to read:
1205	[9-3-411]. <u>63H-3-110.</u> Sales tax exemption.
1206	The authority and its operators are exempt from sales and use tax imposed under Title
1207	59, Chapter 12, Sales and Use Tax Act.
1208	Section 14. Section 63H-4-101, which is renumbered from Section 9-3-501 is
1209	renumbered and amended to read:
1210	CHAPTER 4. HEBER VALLEY HISTORIC RAILROAD AUTHORITY
1211	[9-3-501]. <u>63H-4-101.</u> Title.
1212	This [part] chapter is known as the "Heber Valley Historic Railroad Authority."
1213	Section 15. Section 63H-4-102, which is renumbered from Section 9-3-502 is
1214	renumbered and amended to read:
1215	[9-3-502]. <u>63H-4-102.</u> Creation Members Chair Powers Quorum
1216	Per diem and expenses.
1217	(1) There is created an independent state agency and a body politic and corporate
1218	known as the "Heber Valley Historic Railroad Authority."
1219	(2) The authority [shall be] is composed of eight members as follows:
1220	(a) one member of the county legislative body of Wasatch County;
1221	(b) the mayor of Heber City;
1222	(c) the mayor of Midway;
1223	(d) the executive director of the Department of Transportation or the executive
1224	director's designee;
1225	(e) the executive director of Parks and Recreation, or the executive director's designee;
1226	and
1227	(f) three public members appointed by the governor with the consent of the Senate,
1228	being private citizens of the state, as follows:
1229	(i) two people representing the tourism industry, one each from Wasatch and Utah
1230	counties; and
1231	(ii) one person representing the public at large.
1232	(3) All members shall be residents of the state.
1233	(4) (a) Except as required by Subsection (4)(b), the three public members [shall be] are
1234	appointed for four-year terms beginning July 1, 2010.

1235	(b) Notwithstanding the requirements of Subsection (4)(a), the governor shall, at the
1236	time of appointment or reappointment, adjust the length of terms to ensure that the terms of
1237	authority members are staggered so that approximately half of the authority is appointed every
1238	two years.
1239	(5) Any of the three public members may be removed from office by the governor or
1240	for cause by an affirmative vote of any four members of the authority.
1241	(6) When a vacancy occurs in the membership for any reason, the replacement [shall
1242	be] is appointed for the unexpired term by the governor with consent of the Senate for the
1243	unexpired term.
1244	(7) Each public member shall hold office for the term of appointment and until a
1245	successor has been appointed and qualified.
1246	(8) [Any] \underline{A} public member is eligible for reappointment, but may not serve more than
1247	two full consecutive terms.
1248	(9) The governor shall appoint the chair of the authority from among its members.
1249	(10) The members shall elect from among their number a vice chair and other officers
1250	they may determine.
1251	(11) The powers of the authority [shall be] are vested in its members.
1252	(12) (a) Four members constitute a quorum for transaction of authority business.
1253	(b) An affirmative vote of at least four members is necessary for any action [to be]
1254	taken by the authority.
1255	(13) (a) (i) Members who are not government employees [shall] may not receive [no]
1256	compensation or benefits for their services, but may receive per diem and expenses incurred in
1257	the performance of the member's official duties at the rates established by the Division of
1258	Finance under Sections 63A-3-106 and 63A-3-107.
1259	(ii) Members may decline to receive per diem and expenses for their service.
1260	(b) (i) State government officer and employee members who do not receive salary, per
1261	diem, or expenses from their agency for their service may receive per diem and expenses
1262	incurred in the performance of their official duties from the authority at the rates established by
1263	the Division of Finance under Sections 63A-3-106 and 63A-3-107.
1264	(ii) State government officer and employee members may decline to receive per diem
1265	and expenses for their service.

1266	(c) (i) Local government members who do not receive salary, per diem, or expenses
1267	from the entity that they represent for their service may receive per diem and expenses incurred
1268	in the performance of their official duties at the rates established by the Division of Finance
1269	under Sections 63A-3-106 and 63A-3-107.
1270	(ii) Local government members may decline to receive per diem and expenses for their
1271	service.
1272	Section 16. Section 63H-4-103, which is renumbered from Section 9-3-503 is
1273	renumbered and amended to read:
1274	[9-3-503]. 63H-4-103. Executive director Powers and duties.
1275	(1) (a) The members shall appoint an executive director who [shall be] is an employee
1276	of the authority, but who [may] is not [be] a member of the authority[, and who shall serve].
1277	(b) The executive director serves at the pleasure of the members and [receive] receives
1278	compensation as set by the members and approved by the governor.
1279	(2) The executive director shall:
1280	(a) administer, manage, and direct the affairs and activities of the authority in
1281	accordance with the policies, control, and direction of the members;
1282	(b) approve all accounts for allowable expenses of the authority or of any of its
1283	employees and expenses incidental to the operation of the authority;
1284	(c) attend the meetings of the authority;
1285	(d) keep a record of the proceedings of the authority;
1286	(e) maintain and be custodian of all books, documents, and papers filed with the
1287	authority; and
1288	(f) perform other duties as directed by the members in carrying out the purposes of this
1289	[part] <u>chapter</u> .
1290	Section 17. Section 63H-4-104, which is renumbered from Section 9-3-504 is
1291	renumbered and amended to read:
1292	[9-3-504]. <u>63H-4-104.</u> Member or employee Disclosure of interest.
1293	[Any] (1) A member or employee of the authority who has, will have, or later acquires
1294	an interest, direct or indirect, in [any] a transaction with the authority shall immediately
1295	disclose the nature and extent of that interest in writing to the authority as soon as the member
1296	or employee has knowledge of the actual or prospective interest.

1297	(2) This disclosure shall be entered upon the minutes of the authority.
1298	(3) Upon this disclosure that member or employee may participate in any action by the
1299	authority authorizing the transaction.
1300	Section 18. Section 63H-4-105, which is renumbered from Section 9-3-505 is
1301	renumbered and amended to read:
1302	[9-3-505]. <u>63H-4-105.</u> Officer or employee No forfeiture of office or
1303	employment.
1304	Notwithstanding the provisions of any other law, [no] an officer or employee of this
1305	state [shall be considered to have forfeited or shall] does not forfeit an officer's or employee's
1306	office or employment by reason of acceptance of membership on the authority or service on it.
1307	Section 19. Section 63H-4-106, which is renumbered from Section 9-3-506 is
1308	renumbered and amended to read:
1309	[9-3-506]. <u>63H-4-106.</u> Authority Powers.
1310	(1) The authority shall operate and maintain a scenic and historic railroad in and
1311	around the Heber Valley.
1312	(2) The authority has perpetual succession as a body politic and corporate and may:
1313	(a) adopt, amend, and repeal rules, policies, and procedures for the regulation of its
1314	affairs and the conduct of its business;
1315	(b) sue and be sued in its own name;
1316	(c) maintain an office at [any] a place [or places] within this state it [may designate]
1317	designates;
1318	(d) adopt, amend, and repeal bylaws and rules, not inconsistent with this [part] chapter,
1319	to carry into effect the powers and purposes of the authority and the conduct of its business;
1320	(e) purchase, lease, sell, and otherwise dispose of property and rights-of-way;
1321	(f) employ experts and other professionals it considers necessary;
1322	(g) employ and retain independent legal counsel;
1323	(h) make and execute contracts and all other instruments necessary or convenient for
1324	the performance of its duties and the exercise of its duties under this [part] chapter to operate
1325	and maintain a scenic railroad in and around the Heber Valley;
1326	(i) procure insurance for liability and against any loss in connection with its property
1327	and other assets in amounts and from insurers it considers desirable;

1328	(j) receive [appropriation] appropriations from the Legislature and receive other public
1329	money and accept aid or contributions from any source of money, property, labor, or other
1330	things of value to be held, used, and applied to carry out the purposes of this [part] chapter,
1331	subject to the conditions upon which the grants and contributions are made, including[, but not
1332	limited to,] gifts or grants from any department, agency, or instrumentality of the United States
1333	or of this state for any purpose consistent with this [part] chapter;
1334	(k) enter into agreements with any department, agency, or instrumentality of the United
1335	States or this state for the purpose of providing for the operation and maintenance of a scenic
1336	railway in and around the Heber Valley; and
1337	(l) do any act necessary or convenient to the exercise of the powers granted by this
1338	[part] <u>chapter</u> .
1339	(3) (a) All money received by the authority under Subsection $(2)(j)$ and from any other
1340	source [shall be] is for the exclusive use of the authority to operate, maintain, improve, and
1341	provide for a scenic and historic railway in and around the Heber Valley.
1342	(b) The money received by the authority may not be used for any other purpose or by
1343	any other entity.
1344	Section 20. Section 63H-4-107, which is renumbered from Section 9-3-507 is
1345	renumbered and amended to read:
1346	[9-3-507]. 63H-4-107. Notes, bonds, other obligation Not debt liability
1347	Expenses payable from funds provided Agency without authority to incur liability on
1348	behalf of state.
1349	(1) (a) An obligation or liability of the authority does not constitute a debt or liability
1350	of this state or of any of its political subdivisions nor does any obligation or liability constitute
1351	the loaning of credit of the state or of any of its political subdivisions nor may any obligation or
1352	liability of the authority be payable from funds other than those of the authority.
1353	(b) All obligations of the authority shall contain a statement to the effect that the
1354	authority is obligated to pay them solely from the revenues or other funds of the authority and
1355	that this state or its political subdivisions are not obligated to pay them and that neither the
1356	faith and credit nor the taxing power of this state or any of its political subdivisions is pledged
1357	to the payment of them.
1358	
	(2) All expenses incurred in carrying out this part [shall be] are payable solely from

- 1359 [funds] money of the authority provided under this [part] chapter, and nothing in this [part]
- 1360 <u>chapter</u> may be construed to authorize the authority to incur indebtedness or liability on behalf
- 1361 of or payable by this state or any of its political subdivisions.
- 1362 Section 21. Section **63H-4-108**, which is renumbered from Section 9-3-508 is
- 1363 renumbered and amended to read:

1364	[9-3-508]. <u>63H-4-108.</u> Relation to certain acts.
1365	(1) The authority is exempt from:
1366	(a) Title 51, Chapter 5, Funds Consolidation Act;
1367	(b) Title 63A, Utah Administrative Services Code;
1368	(c) Title 63G, Chapter 6, Utah Procurement Code;
1369	(d) Title 63J, Chapter 1, Budgetary Procedures Act; and
1370	(e) Title 67, Chapter 19, Utah State Personnel Management Act.
1371	(2) The authority [shall be] is subject to audit by the state auditor pursuant to Title 67,
1372	Chapter 3, Auditor, and by the legislative auditor general pursuant to Section 36-12-15.
1373	Section 22. Section 63H-4-109 , which is renumbered from Section 9-3-509 is
1374	renumbered and amended to read:
1375	[9-3-509]. <u>63H-4-109.</u> Duty to maintain rails.
1376	The authority shall maintain the rails, bed, right-of-way, and related property upon
1377	which the authority's train shall operate in compliance with state and federal statutes, rules, and
1378	regulations.
1379	Section 23. Section 63H-4-110 , which is renumbered from Section 9-3-510 is
1380	renumbered and amended to read:
1381	[9-3-510]. <u>63H-4-110.</u> Lease of rails from Department of Transportation and
1382	Division of Parks and Recreation.
1383	The Department of Transportation and the Division of Parks and Recreation shall
1384	jointly lease the rails, bed, right-of-way, and related property for not more than \$1 per year to
1385	the authority.
1386	Section 24. Section 63H-4-111 , which is renumbered from Section 9-3-511 is
1387	renumbered and amended to read:
1388	[9-3-511]. <u>63H-4-111.</u> Sales tax exemption.
1389	The authority and its operators are exempt from sales and use tax imposed under Title

n and around the Heber Valley. renumbered from Section 9-3-601 is ILROAD MUSEUM AUTHORITY
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renumbered from Section 9-3-602 is
embers Chair Powers Quorum
politic and corporate known as the "Utah
red to in this [part] chapter as "the authority."
pers as follows:
ody of Weber County appointed by that
body of Box Elder County appointed by that
nt of Transportation or the director's
e governor, as follows:
n industry, one each from Weber and Box
at large; and
historic and heritage preservation
nties, as follows:
ad and Locomotive Historical Society
n Spike Heritage Foundation;
n Spike Association; and
ne Historical Society.

1421 (3) All members shall be residents of the state. 1422 (4) (a) Except as required by Subsection (4)(b), the governor shall appoint the seven 1423 public members for four-year terms beginning July 1. 1424 (b) Notwithstanding the requirements of Subsection (4)(a), the governor shall, at the 1425 time of appointment or reappointment, adjust the length of terms to ensure that the terms of 1426 authority members appointed under Subsection (2)(d) are staggered so that approximately 1427 one-half of the seven public members are appointed every two years. 1428 (5) Any of the seven public members may be removed from office by the governor or 1429 for cause by an affirmative vote of six members of the authority. 1430 (6) When a vacancy occurs in the public membership for any reason, the governor shall 1431 appoint a replacement for the unexpired term. 1432 (7) Each public member shall hold office for the term of the member's appointment and 1433 until a successor has been appointed and qualified. 1434 (8) A public member is eligible for reappointment, but may not serve more than two 1435 full consecutive terms. 1436 (9) The governor shall appoint the chair of the authority from among its members. 1437 (10) (a) The members shall elect from among their membership a vice chair and other 1438 officers as they may determine. 1439 (b) The officers serve as the executive committee for the authority. 1440 (11) The powers of the authority are vested in its members. 1441 (12) (a) Six members constitute a quorum for transaction of authority business. 1442 (b) An affirmative vote of at least six members is necessary for an action to be taken 1443 by the authority. 1444 (13) (a) A member who is not a government employee receives no compensation or 1445 benefits for the member's services, but may receive per diem and expenses incurred in the 1446 performance of the member's official duties at rates established by the Division of Finance 1447 under Sections 63A-3-106 and 63A-3-107. 1448 (b) A state government officer or employee member who does not receive salary, per 1449 diem, or expenses from the member's agency for the member's service may receive per diem 1450 and expenses incurred in the performance of official duties from the authority at rates 1451 established by the Division of Finance under Sections 63A-3-106 and 63A-3-107.

1452	(c) A local government member who does not receive salary, per diem, or expenses for
1453	the member's service from the entity that the member represents may receive per diem and
1454	expenses incurred in the performance of the member's official duties at rates established by the
1455	Division of Finance under Sections 63A-3-106 and 63A-3-107.
1456	(d) A member may decline to receive per diem and expenses for the member's services.
1457	Section 27. Section 63H-5-103, which is renumbered from Section 9-3-603 is
1458	renumbered and amended to read:
1459	[9-3-603]. 63H-5-103. Executive director Powers and duties.
1460	(1) (a) The members of the authority shall appoint an executive director who is an
1461	employee of the authority, but who is not a member of the authority.
1462	(b) The executive director serves at the pleasure of the members and receives
1463	compensation as set by the members and approved by the governor.
1464	(2) The executive director shall:
1465	(a) administer, manage, and direct the affairs and activities of the authority in
1466	accordance with the policies, control, and direction of the members of the authority;
1467	(b) approve all accounts for allowable expenses of the authority or of any of its
1468	employees and expenses incidental to the operation of the authority;
1469	(c) attend meetings of the authority;
1470	(d) keep a record of the proceedings of the authority;
1471	(e) maintain and be the custodian of all books, documents, and papers filed with the
1472	authority;
1473	(f) document and maintain records concerning ownership of all assets owned or under
1474	the control of the authority; and
1475	(g) perform other duties as directed by the members of the authority in carrying out the
1476	purposes of this [part] chapter.
1477	Section 28. Section 63H-5-104, which is renumbered from Section 9-3-604 is
1478	renumbered and amended to read:
1479	[9-3-604]. <u>63H-5-104.</u> Member or employee Disclosure of interest.
1480	(1) A member or employee of the authority who has, will have, or later acquires an
1481	interest, direct or indirect, in a transaction with the authority shall immediately disclose the
1482	nature and extent of that interest in writing to the authority as soon as the individual has

1483	knowledge of the actual or prospective interest.
1484	(2) The disclosure shall be entered upon the minutes of the authority.
1485	(2) The disclosure shall be entered upon the minutes of the authority.(3) After making the disclosure, the member or employee may participate in any action
1486	by the authority authorizing the transaction.
1480	Section 29. Section 63H-5-105 , which is renumbered from Section 9-3-605 is
1487	renumbered and amended to read:
1489	[9-3-605]. <u>63H-5-105.</u> Officer or employee No forfeiture of office or
1490	employment.
1491	Notwithstanding any other provision of law, an officer or employee of this state does
1492	not forfeit the office or employment with the state by reason of acceptance of membership on
1493	the authority or service on it.
1494	Section 30. Section 63H-5-106 , which is renumbered from Section 9-3-606 is
1495	renumbered and amended to read:
1496	[9-3-606]. <u>63H-5-106.</u> Authority Powers.
1497	(1) The authority shall:
1498	(a) facilitate or operate and maintain a scenic and historic railroad in and around Weber
1499	and Box Elder Counties;
1500	(b) facilitate or operate and maintain one or more railroad history museums in and
1501	around Weber and Box Elder Counties;
1502	(c) facilitate the restoration, preservation, and public display of railroad artifacts and
1503	heritage in and around Weber and Box Elder Counties; and
1504	(d) facilitate the restoration, preservation, and operation of historically significant
1505	railroad related properties in and around Weber and Box Elder Counties for public benefit.
1506	(2) The authority has perpetual succession as a body politic and corporate and may:
1507	(a) adopt, amend, and repeal policies and procedures for the regulation of its affairs and
1508	the conduct of its business;
1509	(b) sue and be sued in its own name;
1510	(c) maintain an office at a place [or places] it designates within the state;
1511	(d) adopt, amend, and repeal bylaws and rules, consistent with this [part] chapter, to
1512	carry into effect the powers and purposes of the authority and the conduct of its business;
1513	(e) purchase, lease, sell, and otherwise dispose of property and rights-of-way;

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(f) employ experts and other professionals it considers necessary: 1514 1515 (g) employ and retain independent legal counsel; 1516 (h) make and execute contracts and all other instruments necessary or convenient for 1517 the performance of its duties under this [part] chapter as described in Subsection (1); 1518 (i) procure insurance for liability and against any loss in connection with its property 1519 and other assets in amounts and from insurers it considers desirable; 1520 (j) receive appropriations from the Legislature and receive other public [moneys] 1521 money and accept aid or contributions from any source of money, property, labor, or other 1522 things of value to be held, used, and applied to carry out the purposes of this [part] chapter, 1523 subject to the conditions upon which the grants and contributions are made, including gifts or 1524 grants from a department, agency, or instrumentality of the United States or of this state for any 1525 purpose consistent with this [part] chapter; 1526 (k) enter into agreements with a department, agency, or instrumentality of the United 1527 States or this state for the purpose of providing for the operation and maintenance of a scenic 1528 railway in and around Weber and Box Elder Counties; and 1529 (1) do any act necessary or convenient to the exercise of the powers granted to the 1530 authority by this [part] chapter. 1531 (3) (a) All [monies] money received by the authority under Subsection (2)(j) and from 1532 any other source [are] is for the exclusive use of the authority in the performance and exercise 1533 of its duties under this [part] chapter as described in Subsection (1). 1534 (b) [Monies] Money received by the authority may not be used for any other purpose or 1535 by any other entity. 1536 Section 31. Section 63H-5-107, which is renumbered from Section 9-3-607 is 1537 renumbered and amended to read: 1538 [9-3-607]. 63H-5-107. Notes, bonds, other obligation -- Not debt liability --1539 Expenses payable from funds provided -- Agency without authority to incur liability on 1540 behalf of state. 1541 (1) (a) An obligation or liability of the authority does not constitute: 1542 (i) a debt or liability of the state or of any of its political subdivisions; or (ii) the loaning of credit of the state or of any of its political subdivisions. 1543 1544 (b) An obligation or liability of the authority is payable only from [funds] money of the

1545	authority.
1546	(2) An obligation of the authority shall contain a statement to the effect:
1547	(a) that the authority is obligated to pay the obligation solely from the revenues or other
1548	[funds] money of the authority;
1549	(b) that neither the state nor its political subdivisions are obligated to pay it; and
1550	(c) that neither the faith and credit nor the taxing power of the state or any of its
1551	political subdivisions is pledged to the payment of the obligation.
1552	(3) (a) Expenses incurred in carrying out this [part] chapter are payable solely from
1553	[funds] money of the authority provided under this [part] chapter.
1554	(b) Nothing in this [part] chapter authorizes the authority to incur indebtedness or
1555	liability on behalf of or payable by the state or any of its political subdivisions.
1556	Section 32. Section 63H-5-108, which is renumbered from Section 9-3-608 is
1557	renumbered and amended to read:
1558	[9-3-608]. <u>63H-5-108.</u> Relation to certain acts.
1559	(1) The authority is exempt from:
1560	(a) Title 51, Chapter 5, Funds Consolidation Act;
1561	(b) Title 63A, Chapter 1, Department of Administrative Services;
1562	(c) Title 63G, Chapter 6, Utah Procurement Code;
1563	(d) Title 63J, Chapter 1, Budgetary Procedures Act; and
1564	(e) Title 67, Chapter 19, Utah State Personnel Management Act.
1565	(2) The authority is subject to audit by the state auditor pursuant to Title 67, Chapter 3,
1566	Auditor, and by the legislative auditor general pursuant to Section 36-12-15.
1567	Section 33. Section 63H-5-109 , which is renumbered from Section 9-3-609 is
1568	renumbered and amended to read:
1569	[9-3-609]. <u>63H-5-109.</u> Duty to maintain rails and operating equipment.
1570	The authority shall maintain the rails, bed, right-of-way, and related property owned by
1571	the authority upon which the authority's train operates in compliance with state and federal
1572	statutes, rules, and regulations.
1573	Section 34. Section 63H-5-110 , which is renumbered from Section 9-3-610 is
1574	renumbered and amended to read:
1575	[9-3-610]. <u>63H-5-110.</u> Lease of rails or equipment from Department of

1576	Transportation and Division of Parks and Recreation.
1577	The Department of Transportation and the Division of Parks and Recreation may jointly
1578	lease the rails, bed, right-of-way, and related property for the operation of a scenic and historic
1579	railroad in and around Weber and Box Elder Counties, for not more than \$1 per year to the
1580	authority.
1581	Section 35. Section 63H-6-101, which is renumbered from Section 9-4-1101 is
1582	renumbered and amended to read:
1583	CHAPTER 6. UTAH STATE FAIR CORPORATION ACT
1584	[9-4-1101]. <u>63H-6-101.</u> Title.
1585	This [part] chapter is known as the "Utah State Fair Corporation Act."
1586	Section 36. Section 63H-6-102, which is renumbered from Section 9-4-1102 is
1587	renumbered and amended to read:
1588	[9-4-1102]. <u>63H-6-102.</u> Definitions.
1589	As used in this [part] chapter:
1590	(1) "Board" means the board of directors of the corporation.
1591	(2) "Corporation" means the Utah State Fair Corporation created by this [part] chapter.
1592	(3) "State fair park" means the property owned by the state located at 155 North 1000
1593	West, Salt Lake City, Utah.
1594	Section 37. Section 63H-6-103 , which is renumbered from Section 9-4-1103 is
1595	renumbered and amended to read:
1596	[9-4-1103]. <u>63H-6-103.</u> Utah State Fair Corporation Legal status Powers.
1597	(1) There is created an independent public nonprofit corporation known as the "Utah
1598	State Fair Corporation."
1599	(2) The board shall file articles of incorporation for the corporation with the Division
1600	of Corporations and Commercial Code.
1601	(3) The corporation [shall], subject to this [part] chapter, [have] has all powers and
1602	authority permitted nonprofit corporations by law.
1603	(4) The corporation shall, subject to approval of the board:
1604	(a) have general management, supervision, and control over all activities relating to the
1605	state fair and have charge of all state expositions except as otherwise provided by statute;
1606	(b) for public entertainment, displays, and exhibits or similar events:

1607	(i) provide, sponsor, or arrange the events;
1608	(ii) publicize and promote the events; and
1609	(iii) secure funds to cover the cost of the exhibits from:
1610	(A) private contributions;
1611	(B) public appropriations;
1612	(C) admission charges; and
1613	(D) other lawful means;
1614	(c) establish the time, place, and purpose of state expositions; and
1615	(d) acquire and designate exposition sites.
1616	(5) (a) The corporation shall:
1617	(i) use generally accepted accounting principals in accounting for its assets, liabilities,
1618	and operations;
1619	(ii) seek corporate sponsorships for the state fair park and for individual buildings or
1620	facilities within the fair park;
1621	(iii) work with county and municipal governments, the Salt Lake Convention and
1622	Visitor's Bureau, the Utah Travel Council, and other entities to develop and promote
1623	expositions and the use of the state fair park;
1624	(iv) develop and maintain a marketing program to promote expositions and the use of
1625	the state fair park;
1626	(v) in cooperation with the Division of Facilities Construction and Management,
1627	maintain the physical appearance and structural integrity of the state fair park and the buildings
1628	located at the state fair park;
1629	(vi) hold an annual exhibition that:
1630	(A) is called the state fair or a similar name;
1631	(B) includes expositions of livestock, poultry, agricultural, domestic science,
1632	horticultural, floricultural, mineral, and industrial products, manufactured articles, and
1633	domestic animals that, in the corporation's opinion will best stimulate agricultural, industrial,
1634	artistic, and educational pursuits and the sharing of talents among the people of Utah;
1635	(C) includes the award of premiums for the best specimens of the exhibited articles and
1636	animals;
1637	(D) permits competition by livestock exhibited by citizens of other states and territories

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1638 of the United States; and 1639 (E) is arranged according to plans approved by the board; 1640 (vii) fix the conditions of entry to the exposition described in Subsection (5)(a)(vi); and (viii) publish a list of premiums that will be awarded at the exhibition described in 1641 1642 Subsection (5)(a)(vi) for the best specimens of exhibited articles and animals. 1643 (b) In addition to the state fair to be held in accordance with Subsection (5)(a)(vi), the 1644 corporation may hold other exhibitions of livestock, poultry, agricultural, domestic science, 1645 horticultural, floricultural, mineral, and industrial products, manufactured articles, and 1646 domestic animals that, in its opinion, will best stimulate agricultural, industrial, artistic, and 1647 educational pursuits and the sharing of talents among the people of Utah. 1648 (6) The corporation may: 1649 (a) employ advisers, consultants, and agents, including financial experts and independent legal counsel, and fix their compensation; 1650 1651 (b) procure insurance against any loss in connection with its property and other assets, 1652 including mortgage loans; 1653 (c) receive and accept aid or contributions of money, property, labor, or other things of 1654 value from any source, including any grants or appropriations from any department, agency, or 1655 instrumentality of the United States or Utah: 1656 (d) hold, use, loan, grant, and apply that aid and those contributions to carry out the 1657 purposes of the corporation, subject to the conditions, if any, upon which the aid and 1658 contributions were made; 1659 (e) enter into management agreements with any person or entity for the performance of 1660 its functions or powers; 1661 (f) establish whatever accounts and procedures as necessary to budget, receive, and 1662 disburse, account for, and audit all funds received, appropriated, or generated; 1663 (g) enter into agreements for the leasing of any of the facilities at the state fair park, if 1664 approved by the board; and 1665 (h) sponsor events as approved by the board. 1666 (7) (a) Except as provided in Subsection (7)(c), as an independent agency of Utah, the 1667 corporation is exempt from: 1668 (i) Title 51, Chapter 5, Funds Consolidation Act;

1669	(ii) Title 51, Chapter 7, State Money Management Act;
1670	(iii) Title 63A, Utah Administrative Services Code;
1671	(iv) Title 63G, Chapter 6, Utah Procurement Code;
1672	(v) Title 63J, Chapter 1, Budgetary Procedures Act; and
1673	(vi) Title 67, Chapter 19, Utah State Personnel Management Act.
1674	(b) The board shall adopt policies parallel to and consistent with:
1675	(i) Title 51, Chapter 5, Funds Consolidation Act;
1676	(ii) Title 51, Chapter 7, State Money Management Act;
1677	(iii) Title 63A, Utah Administrative Services Code;
1678	(iv) Title 63G, Chapter 6, Utah Procurement Code; and
1679	(v) Title 63J, Chapter 1, Budgetary Procedures Act.
1680	(c) The corporation shall comply with the legislative approval requirements for new
1681	facilities established in Subsection 63A-5-104(3).
1682	Section 38. Section 63H-6-104, which is renumbered from Section 9-4-1104 is
1683	renumbered and amended to read:
1604	[9-4-1104]. 63H-6-104. Board of Directors Membership Term Quorum
1684	[9-4-1104]. <u>0511-0-104.</u> Doard of Directors Membersinp Term Quorum
1684 1685	Vacancies.
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1685	Vacancies.
1685 1686	Vacancies. (1) The corporation [shall be] is governed by a board of directors.
1685 1686 1687	 Vacancies. (1) The corporation [shall be] is governed by a board of directors. (2) The board [shall be] is composed of 11 members appointed by the governor with
1685 1686 1687 1688	 Vacancies. (1) The corporation [shall be] is governed by a board of directors. (2) The board [shall be] is composed of 11 members appointed by the governor with the consent of the Senate.
1685 1686 1687 1688 1689	 Vacancies. (1) The corporation [shall be] is governed by a board of directors. (2) The board [shall be] is composed of 11 members appointed by the governor with the consent of the Senate. (3) The governor shall ensure that:
1685 1686 1687 1688 1689 1690	 Vacancies. (1) The corporation [shall be] is governed by a board of directors. (2) The board [shall be] is composed of 11 members appointed by the governor with the consent of the Senate. (3) The governor shall ensure that: (a) two members of the board are residents of Salt Lake County in which the state fair
1685 1686 1687 1688 1689 1690 1691	Vacancies. (1) The corporation [shall be] is governed by a board of directors. (2) The board [shall be] is composed of 11 members appointed by the governor with the consent of the Senate. (3) The governor shall ensure that: (a) two members of the board are residents of Salt Lake County in which the state fair is held;
1685 1686 1687 1688 1689 1690 1691 1692	Vacancies. (1) The corporation [shall be] is governed by a board of directors. (2) The board [shall be] is composed of 11 members appointed by the governor with the consent of the Senate. (3) The governor shall ensure that: (a) two members of the board are residents of Salt Lake County in which the state fair is held; (b) there is at least one member of the board from each judicial district;
1685 1686 1687 1688 1689 1690 1691 1692 1693	Vacancies. (1) The corporation [shall be] is governed by a board of directors. (2) The board [shall be] is composed of 11 members appointed by the governor with the consent of the Senate. (3) The governor shall ensure that: (a) two members of the board are residents of Salt Lake County in which the state fair is held; (b) there is at least one member of the board from each judicial district; (c) two members of the board are residents of the First Congressional District;
1685 1686 1687 1688 1689 1690 1691 1692 1693 1694	 Vacancies. (1) The corporation [shall be] is governed by a board of directors. (2) The board [shall be] is composed of 11 members appointed by the governor with the consent of the Senate. (3) The governor shall ensure that: (a) two members of the board are residents of Salt Lake County in which the state fair is held; (b) there is at least one member of the board from each judicial district; (c) two members of the board are residents of the First Congressional District; (d) two members of the board are residents of the Second Congressional District;
1685 1686 1687 1688 1689 1690 1691 1692 1693 1694 1695	Vacancies. (1) The corporation [shall be] is governed by a board of directors. (2) The board [shall be] is composed of 11 members appointed by the governor with the consent of the Senate. (3) The governor shall ensure that: (a) two members of the board are residents of Salt Lake County in which the state fair is held; (b) there is at least one member of the board from each judicial district; (c) two members of the board are residents of the First Congressional District; (d) two members of the board are residents of the Second Congressional District; (e) two members of the board are residents of the Third Congressional District; and
1685 1687 1688 1689 1690 1691 1692 1693 1694 1695 1696	 Vacancies. (1) The corporation [shall be] is governed by a board of directors. (2) The board [shall be] is composed of 11 members appointed by the governor with the consent of the Senate. (3) The governor shall ensure that: (a) two members of the board are residents of Salt Lake County in which the state fair is held; (b) there is at least one member of the board from each judicial district; (c) two members of the board are residents of the First Congressional District; (d) two members of the board are residents of the Second Congressional District; (e) two members of the board are residents of the Third Congressional District; and (f) two members of the board represent agricultural interests.

1700	(ii) In making appointments to the board, the governor shall ensure that the terms of
1701	approximately 1/4 of the board expire each year.
1702	(b) Except as provided in Subsection (4)(c), board members [shall] serve until their
1703	successors are appointed and qualified.
1704	(c) (i) If a board member is absent from three consecutive board meetings without
1705	excuse, that member's appointment is terminated, the position is vacant, and the governor shall
1706	appoint a replacement.
1707	(ii) The governor may remove any member of the board at will.
1708	(d) The governor shall fill any vacancy that occurs on the board for any reason by
1709	appointing a person according to the procedures of this section for the unexpired term of the
1710	vacated member.
1711	(5) The governor shall select the board's chair.
1712	(6) Six members of the board are a quorum for the transaction of business.
1713	(7) The board may elect a vice chair and any other board offices.
1714	Section 39. Section 63H-6-105, which is renumbered from Section 9-4-1105 is
1715	renumbered and amended to read:
1716	[9-4-1105]. <u>63H-6-105.</u> Executive director.
1717	(1) (a) The board shall:
1718	(i) hire an executive director for the corporation as provided in this subsection;
1719	(ii) conduct a national search to find applicants for the position of executive director;
1720	and
1721	(iii) establish the salary, benefits, and other compensation of the executive director.
1722	(b) The board may appoint an interim director while searching for a permanent
1723	executive director.
1724	(c) The executive director serves at the pleasure of the board and may be terminated by
1725	the board at will.
1726	(d) The executive director is an employee of the corporation.
1727	(e) The executive director may not be a member of the board.
1728	(2) The executive director shall:
1729	(a) act as the executive officer of the board and the corporation;
1730	(b) administer, manage, and direct the affairs and activities of the corporation in

1731	accordance with the policies and under the control and direction of the board;
1732	(c) keep the board, the governor, the Legislature, and its agencies, and other affected
1733	officers, associations, and groups informed about the operations of the corporation;
1734	(d) recommend to the board any necessary or desirable changes in the statutes
1735	governing the corporation;
1736	(e) recommend to the board an annual administrative budget covering the operations
1737	of the corporation and, upon approval, submit the budget to the governor and the Legislature
1738	for their examination and approval;
1739	(f) after approval, direct and control the subsequent expenditures of the budget;
1740	(g) employ, within the limitations of the budget, staff personnel and consultants to
1741	accomplish the purpose of the corporation, and establish their qualifications, duties, and
1742	compensation;
1743	(h) keep in convenient form all records and accounts of the corporation, including
1744	those necessary for the administration of the state fair;
1745	(i) in cooperation with the board, create:
1746	(i) business plans for the corporation;
1747	(ii) a financial plan for the corporation that projects self-sufficiency for the corporation
1748	within two years; and
1749	(iii) a master plan for the state fair park;
1750	(j) approve all accounts for:
1751	(i) salaries;
1752	(ii) allowable expenses of the corporation and its employees and consultants; and
1753	(iii) expenses incidental to the operation of the corporation; and
1754	(k) perform other duties as directed by the board.
1755	Section 40. Section 63H-6-106, which is renumbered from Section 9-4-1106 is
1756	renumbered and amended to read:
1757	[9-4-1106]. <u>63H-6-106.</u> Financial reports Audit Surety bonds.
1758	(1) (a) The corporation shall, following the close of each fiscal year, submit an annual
1759	report of its activities for the preceding year to the governor and the Legislature.
1760	(b) The report shall contain:
1761	(i) a complete operating report detailing the corporation's activities; and

1762	(ii) financial statements of the corporation audited by a certified public accountant
1763	according to generally accepted auditing standards.
1764	(2) (a) At least once $[per] \underline{a}$ year, the state auditor shall:
1765	(i) audit the books and accounts of the corporation; or
1766	(ii) contract with a nationally recognized independent certified public accountant to
1767	conduct the audit and review the audit report when it is completed.
1768	(b) The corporation shall reimburse the state auditor for the costs of the audit.
1769	(c) If the audit is conducted by an independent auditor, the independent auditor shall
1770	submit a copy of the audit to the state auditor for review within 90 days after the end of the
1771	fiscal year covered by the audit.
1772	(3) (a) The corporation shall maintain a surety bond in the penal sum of \$25,000 for
1773	each member of the board.
1774	(b) The corporation shall maintain a surety bond in the penal sum of \$50,000 for the
1775	executive director.
1776	(c) The corporation shall ensure that each surety bond is:
1777	(i) conditioned upon the faithful performance of the duties of office to which it
1778	attaches;
1779	(ii) [is] issued by a surety company authorized to transact business in Utah as a surety;
1780	and
1781	(iii) filed in the office of the State Treasurer.
1782	(d) The corporation shall pay the cost of the surety bonds.
1783	Section 41. Section 63H-6-107, which is renumbered from Section 9-4-1107 is
1784	renumbered and amended to read:
1785	[9-4-1107]. <u>63H-6-107.</u> Enterprise Fund Creation Revenue Uses.
1786	(1) (a) There is created an enterprise fund entitled the Utah State Fair Fund.
1787	(b) The executive director shall administer the fund under the direction of the board.
1788	(2) The fund consists of money generated from the following revenue sources:
1789	(a) lease payments from person or entities leasing the state fair park or any other
1790	facilities owned by the corporation;
1791	(b) revenues received from any expositions or other events wholly or partially
1792	sponsored by the corporation;

1793	(c) aid or contributions of money, property, labor, or other things of value from any
1794	source, including any grants or appropriations from any department, agency, or instrumentality
1795	of the United States or Utah;
1796	(d) appropriations made to the fund by the Legislature; and
1797	(e) any other income obtained by the corporation.
1798	(3) (a) The fund shall earn interest.
1799	(b) All interest earned on fund money shall be deposited into the fund.
1800	(4) The executive director may use fund money to operate, maintain, and support the
1801	Utah state fair, the state fair park, and other expositions sponsored by the corporation.
1802	Section 42. Section 63I-1-209 is amended to read:
1803	63I-1-209. Repeal dates, Title 9.
1804	(1) Title 9, Chapter 1, Part 8, Commission on National and Community Service Act, is
1805	repealed July 1, 2014.
1806	[(2) Title 9, Chapter 3, Part 5, Heber Valley Historic Railroad Authority, is repealed
1807	July 1, 2020.]
1808	[(3)] (2) Title 9, Chapter 4, Part 9, Utah Housing Corporation Act, is repealed July 1,
1809	2016.
1810	Section 43. Section 63I-1-263 is amended to read:
1811	63I-1-263. Repeal dates, Titles 63 to 63M.
1812	(1) Section 63A-4-204, authorizing the Risk Management Fund to provide coverage to
1813	any public school district which chooses to participate, is repealed July 1, 2016.
1814	(2) Section 63A-5-603, State Facility Energy Efficiency Fund, is repealed July 1, 2016.
1815	(3) Section 63C-8-106, Rural residency training program, is repealed July 1, 2015.
1816	(4) Subsection 63G-6-502(5)(b)(ii) authorizing certain transportation agencies to award
1817	a contract for a design-build transportation project in certain circumstances, is repealed July 1,
1818	2015.
1819	(5) Title 63H, Chapter 4, Heber Valley Historic Railroad Authority, is repealed July 1,
1820	<u>2020.</u>
1821	[(5)] (6) The Resource Development Coordinating Committee, created in Section
1822	63J-4-501, is repealed July 1, 2015.
1823	[(6)] (7) Title 63M, Chapter 1, Part 4, Enterprise Zone Act, is repealed July 1, 2018.

1824	[(7)] (8) (a) Title 63M, Chapter 1, Part 11, Recycling Market Development Zone Act,
1825	is repealed July 1, 2020.
1826	(b) Sections 59-7-610 and 59-10-1007 regarding tax credits for certain persons in
1827	recycling market development zones, are repealed for taxable years beginning on or after
1828	January 1, 2011.
1829	(c) Notwithstanding Subsection $[(7)]$ (8)(b), a person may not claim a tax credit under
1830	Section 59-7-610 or 59-10-1007:
1831	(i) for the purchase price of machinery or equipment described in Section 59-7-610 or
1832	59-10-1007, if the machinery or equipment is purchased on or after July 1, 2010; or
1833	(ii) for an expenditure described in Subsection 59-7-610(1)(b) or 59-10-1007(1)(b), if
1834	the expenditure is made on or after July 1, 2010.
1835	(d) Notwithstanding Subsections $[(7)]$ (8)(b) and (c), a person may carry forward a tax
1836	credit in accordance with Section 59-7-610 or 59-10-1007 if:
1837	(i) the person is entitled to a tax credit under Section 59-7-610 or 59-10-1007; and
1838	(ii) (A) for the purchase price of machinery or equipment described in Section
1839	59-7-610 or 59-10-1007, the machinery or equipment is purchased on or before June 30, 2010;
1840	or
1841	(B) for an expenditure described in Subsection 59-7-610(1)(b) or 59-10-1007(1)(b), the
1842	expenditure is made on or before June 30, 2010.
1843	[(8)] (9) Title 63M, Chapter 7, Part 4, Sentencing Commission, is repealed January 1,
1844	2012.
1845	[(9)] (10) The Crime Victim Reparations Board, created in Section 63M-7-504, is
1846	repealed July 1, 2017.
1847	[(10)] (11) Title 63M, Chapter 8, Utah Commission for Women and Families Act, is
1848	repealed July 1, 2011.
1849	[(11)] (12) Title 63M, Chapter 9, Families, Agencies, and Communities Together for
1850	Children and Youth At Risk Act, is repealed July 1, 2016.
1851	[(12)] (13) Title 63M, Chapter 11, Utah Commission on Aging, is repealed July 1,
1852	2012.
1853	Section 44. Section 63I-4-102 is amended to read:
1854	63I-4-102. Definitions.

1855	(1) (a) "Activity" means to provide a good or service.
1856	(b) "Activity" includes to:
1857	(i) manufacture a good or service;
1858	(ii) process a good or service;
1859	(iii) sell a good or service;
1860	(iv) offer for sale a good or service;
1861	(v) rent a good or service;
1862	(vi) lease a good or service;
1863	(vii) deliver a good or service;
1864	(viii) distribute a good or service; or
1865	(ix) advertise a good or service.
1866	(2) (a) Except as provided in Subsection (2)(b), "agency" means:
1867	(i) the state; or
1868	(ii) an entity of the state including a department, office, division, authority,
1869	commission, or board.
1870	(b) "Agency" does not include:
1871	(i) the Legislature;
1872	(ii) an entity or agency of the Legislature;
1873	(iii) the state auditor;
1874	(iv) the state treasurer;
1875	(v) the Office of the Attorney General;
1876	(vi) the Dairy Commission created in Title 4, Chapter 22, Dairy Promotion Act;
1877	[(vii) the Heber Valley Railroad Authority created in Title 9, Chapter 3, Part 5, Heber
1878	Valley Historic Railroad Authority;]
1879	[(viii)] (vii) the Utah Science Center Authority created in [Title 9, Chapter 3, Part 4]
1880	Title 63H, Chapter 3, Utah Science Center Authority;
1881	(viii) the Heber Valley Railroad Authority created in Title 63H, Chapter 4, Heber
1882	Valley Historic Railroad Authority;
1883	(ix) the Utah State Railroad Museum Authority created in [Title 9, Chapter 3, Part 6]
1884	Title 63H, Chapter 5, Utah State Railroad Museum Authority;
1885	(x) the Utah Housing Corporation created in Title 9, Chapter 4, Part 9, Utah Housing

1886	Corporation Act;
1887	(xi) the Utah State Fair Corporation created in [Title 9, Chapter 4, Part 11] Title 63H,
1888	Chapter 6, Utah State Fair Corporation Act;
1889	(xii) the Workers' Compensation Fund created in Title 31A, Chapter 33, Workers'
1890	Compensation Fund;
1891	(xiii) the Utah State Retirement Office created in Title 49, Chapter 11, Utah State
1892	Retirement Systems Administration;
1893	(xiv) a charter school chartered by the State Charter School Board or a board of
1894	trustees of a higher education institution under Title 53A, Chapter 1a, Part 5, The Utah Charter
1895	Schools Act;
1896	(xv) the Utah Schools for the Deaf and the Blind created in Title 53A, Chapter 25b,
1897	Utah Schools for the Deaf and the Blind;
1898	(xvi) an institution of higher education as defined in Section 53B-3-102;
1899	(xvii) the School and Institutional Trust Lands Administration created in Title 53C,
1900	Chapter 1, Part 2, School and Institutional Trust Lands Administration;
1901	(xviii) the Utah Communications Agency Network created in Title 63C, Chapter 7,
1902	Utah Communications Agency Network Act; or
1903	(xix) the Utah Capital Investment Corporation created in Title 63M, Chapter 1, Part 12,
1904	Utah Venture Capital Enhancement Act.
1905	(3) "Agency head" means the chief administrative officer of an agency.
1906	(4) "Board" means the Privatization Policy Board created in Section 63I-4-201.
1907	(5) "Commercial activity" means to engage in an activity that can be obtained in whole
1908	or in part from a private enterprise.
1909	(6) "Local entity" means:
1910	(a) a political subdivision of the state, including a:
1911	(i) county;
1912	(ii) city;
1913	(iii) town;
1914	(iv) local school district;
1915	(v) local district; or
1916	(vi) special service district;

1917	(b) an agency of an entity described in this Subsection (6), including a department,
1918	office, division, authority, commission, or board; and
1919	(c) an entity created by an interlocal cooperative agreement under Title 11, Chapter 13,
1920	Interlocal Cooperation Act, between two or more entities described in this Subsection (6).
1921	(7) "Private enterprise" means a person that for profit:
1922	(a) manufactures a good or service;
1923	(b) processes a good or service;
1924	(c) sells a good or service;
1925	(d) offers for sale a good or service;
1926	(e) rents a good or service;
1927	(f) leases a good or service;
1928	(g) delivers a good or service;
1929	(h) distributes a good or service; or
1930	(i) advertises a good or service.
1931	(8) "Privatize" means that an activity engaged in by an agency is transferred so that a
1932	private enterprise engages in the activity including a transfer by:
1933	(a) contract;
1934	(b) transfer of property; or
1935	(c) another arrangement.
1936	Section 45. Section 63J-7-102 is amended to read:
1937	63J-7-102. Scope and applicability of chapter.
1938	(1) Except as provided in Subsection (2), and except as otherwise provided by a statute
1939	superseding provisions of this chapter by explicit reference to this chapter, the provisions of
1940	this chapter apply to each agency and govern each grant received on or after May 5, 2008.
1941	(2) This chapter does not govern:
1942	(a) a grant deposited into a General Fund restricted account;
1943	(b) a grant deposited into a Trust and Agency Fund as defined in Section 51-5-4;
1944	(c) a grant deposited into an Enterprise Fund as defined in Section 51-5-4;
1945	(d) a grant made to the state without a restriction or other designated purpose that is
1946	deposited into the General Fund as free revenue;
1947	(e) a grant made to the state that is restricted only to "education" and that is deposited

1948	into the Education Fund or Uniform School Fund as free revenue;
1949	(f) in-kind donations;
1950	(g) a tax, fees, penalty, fine, surcharge, money judgment, or other money due the state
1951	when required by state law or application of state law;
1952	(h) a contribution made under Title 59, Chapter 10, Part 13, Individual Income Tax
1953	Contribution Act;
1954	(i) a grant received by an agency from another agency or political subdivision;
1955	(j) a grant to the Dairy Commission created in Title 4, Chapter 22, Dairy Promotion
1956	Act;
1957	(k) a grant to the Utah Science Center Authority created in Title 63H, Chapter 3, Utah
1958	Science Center Authority;
1959	[(k)] (1) a grant to the Heber Valley Railroad Authority created in [Title 9, Chapter 3,
1960	Part 5,] Title 63H, Chapter 4, Heber Valley Historic Railroad Authority;
1961	[(1) a grant to the Utah Science Center Authority created in Title 9, Chapter 3, Part 4,
1962	Utah Science Center Authority;]
1963	(m) a grant to the Utah State Railroad Museum Authority created in [Title 9, Chapter 3,
1964	Part 6] Title 63H, Chapter 5, Utah State Railroad Museum Authority;
1965	(n) a grant to the Utah Housing Corporation created in Title 9, Chapter 4, Part 9, Utah
1966	Housing Corporation Act;
1967	(o) a grant to the Utah State Fair Corporation created in [Title 9, Chapter 4, Part 11]
1968	Title 63H, Chapter 6, Utah State Fair Corporation Act;
1969	(p) a grant to the Workers' Compensation Fund created in Title 31A, Chapter 33,
1970	Workers' Compensation Fund;
1971	(q) a grant to the Utah State Retirement Office created in Title 49, Chapter 11, Utah
1972	State Retirement Systems Administration;
1973	(r) a grant to the School and Institutional Trust Lands Administration created in Title
1974	53C, Chapter 1, Part 2, School and Institutional Trust Lands Administration;
1975	(s) a grant to the Utah Communications Agency Network created in Title 63C, Chapter
1976	7, Utah Communications Agency Network Act;
1977	(t) a grant to the Medical Education Program created in Section 63C-8-102;
1978	(u) a grant to the Utah Capital Investment Corporation created in Title 63M, Chapter 1,

1979	Part 12, Utah Venture Capital Enhancement Act;
1980	(v) a grant to the State Charter School Finance Authority created in Section
1981	53A-20b-103;
1982	(w) a grant to the State Building Ownership Authority created in Section 63B-1-304;
1983	(x) a grant to the Utah Comprehensive Health Insurance Pool created in Section
1984	31A-29-104; or
1985	(y) a grant to the Military Installation Development Authority created in Section
1986	63H-1-201.
1987	(3) An agency need not seek legislative review or approval of grants under Part 2,
1988	Grant Approval Requirements, if:
1989	(a) the governor has declared a state of emergency; and
1990	(b) the grant is donated to the agency to assist victims of the state of emergency under
1991	Subsection 63K-4-201(1).
1992	Section 46. Section 63M-1-201 is amended to read:
1993	63M-1-201. Creation of office.
1994	(1) There is created the Governor's Office of Economic Development.
1995	(2) The office shall:
1996	(a) be responsible for economic development within the state;
1997	(b) perform economic development planning for the state;
1998	(c) administer and coordinate all state or federal grant programs which are, or become
1999	available, for economic development;
2000	(d) administer any other programs over which the office is given administrative
2001	supervision by the governor;
2002	(e) annually submit a report to the Legislature by October 1; and
2003	(f) perform any other duties as provided by the Legislature.
2004	(3) The office may solicit and accept contributions of money, services, and facilities
2005	from any other source, public or private, but may not use the money for publicizing the
2006	exclusive interest of the donor.
2007	(4) Money received under Subsection (3) shall be deposited in the General Fund as
2008	dedicated credits of the office.
2009	(5) (a) The office is recognized as an issuing authority as defined in Subsection

2010	63M-1-2902(7), entitled to issue bonds from the Small Issue Bond Account created in
2011	Subsection 63M-1-2906(1)(c) as a part of the state's private activity bond volume cap
2012	authorized by the Internal Revenue Code of 1986 and computed under Section 146 of the code.
2013	(b) To promote and encourage the issuance of bonds from the Small Issue Bond
2014	Account for manufacturing projects, the office may:
2015	(i) develop campaigns and materials that inform qualified small manufacturing
2016	businesses about the existence of the program and the application process;
2017	(ii) assist small businesses in applying for and qualifying for these bonds; or
2018	(iii) develop strategies to lower the cost to small businesses of applying for and
2019	qualifying for these bonds, including making arrangements with financial advisors,
2020	underwriters, bond counsel, and other professionals involved in the issuance process to provide
2021	their services at a reduced rate when the division can provide them with a high volume of
2022	applicants or issues.
2023	Section 47. Section 63M-1-2901, which is renumbered from Section 9-4-501 is
2024	renumbered and amended to read:
2025	Part 29. Bond Volume Cap Allocation
2026	[9-4-501]. <u>63M-1-2901.</u> Legislative intent.
2027	It is the intent of the Legislature to establish procedures to most effectively and
2028	equitably allocate this state's private activity bond volume cap authorized by the Internal
2029	Revenue Code of 1986 in order to maximize the social and economic benefits to this state.
2030	Section 48. Section 63M-1-2902, which is renumbered from Section 9-4-502 is
2031	renumbered and amended to read:
2032	[9-4-502]. <u>63M-1-2902.</u> Definitions.
2033	As used in this part:
2034	(1) "Allocated volume cap" means $[any]$ <u>a</u> volume cap for which a certificate of
2035	allocation is in effect or for which bonds have been issued.
2036	(2) "Allotment accounts" means the various accounts created in Section [9-4-506]
2037	<u>63M-1-2906</u> .
2038	(3) "Board of review" means the Private Activity Bond Review Board created in
2039	Section [9-4-503] <u>63M-1-2903</u> .
2040	(4) "Bond" means any obligation for which an allocation of volume cap is required by

2041	the code.
2042	(5) "Code" means the Internal Revenue Code of 1986, as amended, and any related
2043	Internal Revenue Service regulations.
2044	(6) "Form 8038" means the Department of the Treasury tax form 8038 (OMB No.
2045	1545-0720) or any other federal tax form or other method of reporting required by the
2046	Department of the Treasury under Section 149(e) of the code.
2047	(7) "Issuing authority" means:
2048	(a) any county, city, or town in the state;
2049	(b) any not-for-profit corporation or joint agency, or other entity acting on behalf of
2050	one or more counties, cities, towns, or any combination of these;
2051	(c) the state; or
2052	(d) any other entity authorized to issue bonds under state law.
2053	(8) "State" means the state of Utah and any of its agencies, institutions, and divisions
2054	authorized to issue bonds or certificates under state law.
2055	(9) "Volume cap" means the private activity bond volume cap for the state as computed
2056	under Section 146 of the code.
2057	(10) "Year" means each calendar year [beginning calendar year 1992].
2058	Section 49. Section 63M-1-2903 , which is renumbered from Section 9-4-503 is
2059	renumbered and amended to read:
2060	[9-4-503]. 63M-1-2903. Private Activity Bond Review Board.
2061	(1) There is created within the [department] office the Private Activity Bond Review
2062	Board, composed of 11 members as follows:
2063	(a) five ex officio members who [shall be] are:
2064	(i) the [executive] director of the [department] office or the [executive] director's
2065	designee;
2066	(ii) the director of the Division of Business and Economic Development or the
2067	director's designee;
2068	(iii) the state treasurer or the treasurer's designee;
2069	(iv) the chair of the Board of Regents or the chair's designee; and
2070	(v) the chair of the Utah Housing Corporation or the chair's designee; and
2071	(b) six local government members who [shall be] are:

2072	(i) three elected or appointed county officials, nominated by the Utah Association of
2073	Counties and appointed by the governor with the consent of the Senate; and
2074	(ii) three elected or appointed municipal officials, nominated by the Utah League of
2075	Cities and Towns and appointed by the governor with the consent of the Senate.
2076	(2) (a) Except as required by Subsection (2)(b), the terms of office for the local
2077	government members of the board of review shall be four-year terms.
2078	(b) Notwithstanding the requirements of Subsection (2)(a), the governor shall, at the
2079	time of appointment or reappointment, adjust the length of terms to ensure that the terms of
2080	board members are staggered so that approximately half of the board is appointed every two
2081	years.
2082	(c) Members may be reappointed only once.
2083	(3) (a) If a local government member ceases to be an elected or appointed official of
2084	the city or county the member is appointed to represent, that membership on the board of
2085	review terminates immediately and there shall be a vacancy in the membership.
2086	(b) When a vacancy occurs in the membership for any reason, the replacement shall be
2087	appointed within 30 days in the manner of the regular appointment for the unexpired term, and
2088	until his successor is appointed and qualified.
2089	(4) (a) The chair of the board of review [shall be] is the [executive] director of the
2090	[department] office or the [executive] director's designee.
2091	(b) The chair is nonvoting except in the case of a tie vote.
2092	(5) Six members of the board of review constitute a quorum.
2093	(6) Formal action by the board of review requires a majority vote of a quorum.
2094	(7) A member may not receive compensation or benefits for the member's service, but
2095	may receive per diem and travel expenses in accordance with:
2096	(a) Section 63A-3-106;
2097	(b) Section 63A-3-107; and
2098	(c) rules made by the Division of Finance pursuant to Sections 63A-3-106 and
2099	63A-3-107.
2100	(8) The chair of the board of review serves as the state official designated under state
2101	law to make certifications required to be made under Section 146 of the code including the
2102	certification required by Section 149(e)(2)(F) of the code.

2103	Section 50. Section 63M-1-2904, which is renumbered from Section 9-4-504 is
2104	renumbered and amended to read:
2105	[9-4-504]. <u>63M-1-2904.</u> Powers, functions, and duties of board of review.
2106	The board of review shall:
2107	(1) make, subject to the limitations of the code, allocations of volume cap to issuing
2108	authorities;
2109	(2) determine the amount of volume cap to be allocated with respect to approved
2110	applications;
2111	(3) maintain a record of all applications filed by issuing authorities under Section
2112	[9-4-505] 63M-1-2905 and all certificates of allocation issued under Section [9-4-507]
2113	<u>63M-1-2907;</u>
2114	(4) maintain a record of all bonds issued by issuing authorities during each year;
2115	(5) determine the amount of volume cap to be treated as a carryforward under Section
2116	146(f) of the code and allocate this carryforward to one or more qualified carryforward
2117	purposes;
2118	(6) make available upon reasonable request a certified copy of all or any part of the
2119	records maintained by the board of review under this part or a summary of them, including
2120	information relating to the volume cap for each year and any amounts available for allocation
2121	under this part;
2122	(7) promulgate rules for the allocation of volume cap under this part; and
2123	(8) charge reasonable fees for the performance of duties prescribed by this part,
2124	including application, filing, and processing fees.
2125	Section 51. Section 63M-1-2905, which is renumbered from Section 9-4-505 is
2126	renumbered and amended to read:
2127	[9-4-505]. <u>63M-1-2905.</u> Allocation of volume cap.
2128	(1) (a) Subject to Subsection (1)(b), the volume cap for each year shall be distributed
2129	by the board of review to the various allotment accounts as set forth in Section [9-4-506]
2130	<u>63M-1-2906</u> .
2131	(b) The board of review may distribute up to 50% of each increase in the volume cap
2132	that occurs after March 11, 1999, for use in development that occurs in quality growth areas,
2133	depending upon the board's analysis of the relative need for additional volume cap between

2134	development in quality growth areas and the allotment accounts under Section [9-4-506]
2135	<u>63M-1-2906</u> .
2136	(2) To obtain an allocation of the volume cap, issuing authorities shall submit to the
2137	board of review an application containing information required by the procedures and
2138	processes of the board of review.
2139	(3) (a) The board of review shall establish criteria for making allocations of volume
2140	cap that are consistent with the purposes of the code and this part.
2141	(b) In making an allocation of volume cap the board of review shall consider the
2142	following:
2143	[(a)] (i) the principal amount of the bonds proposed to be issued;
2144	[(b)] (ii) the nature and the location of the project or the type of program;
2145	[(c)] (iii) the likelihood that the bonds will be sold and the timeframe of bond issuance;
2146	[(d)] (iv) whether the project or program could obtain adequate financing without an
2147	allocation of volume cap;
2148	[(e)] (v) the degree to which an allocation of volume cap is required for the project or
2149	program to proceed or continue;
2150	[(f)] (vi) the social, health, economic, and educational effects of the project or program
2151	on the local community and state as a whole;
2152	$\left[\frac{(\mathbf{y})}{(\mathbf{y})}\right]$ the anticipated economic development created or retained within the local
2153	community and the state as a whole;
2154	[(h)] (viii) the anticipated number of jobs, both temporary and permanent, created or
2155	retained within the local community and the state as a whole;
2156	[(i)] (ix) if the project is a residential rental project, the degree to which the residential
2157	rental project:
2158	[(i)] (A) targets lower income populations; and
2159	[(ii)] (B) is accessible housing; and
2160	[(j)] (x) whether the project meets the principles of quality growth recommended by the
2161	Quality Growth Commission created under Section 11-38-201.
2162	(4) The board of review shall evidence an allocation of volume cap by issuing a
2163	certificate in accordance with Section [9-4-507] 63M-1-2907.
2164	(5) (a) From January 1 to June 30, the board shall set aside at least 50% of the Small

2165	Issue Bond Account that may be allocated only to manufacturing projects.
2166	(b) From July 1 to August 15, the board shall set aside at least 50% of the Pool
2167	Account that may be allocated only to manufacturing projects.
2168	Section 52. Section 63M-1-2906, which is renumbered from Section 9-4-506 is
2169	renumbered and amended to read:
2170	[9-4-506]. <u>63M-1-2906.</u> Allotment accounts.
2171	(1) There are created the following allotment accounts:
2172	(a) the Single Family Housing Account, for which eligible issuing authorities are those
2173	authorized under the code and state statute to issue qualified mortgage bonds under Section 143
2174	of the code;
2175	(b) the Student Loan Account, for which eligible issuing authorities are those
2176	authorized under the code and state statute to issue qualified student loan bonds under Section
2177	144(b) of the code;
2178	(c) the Small Issue Bond Account, for which eligible issuing authorities are those
2179	authorized under the code and state statute to issue:
2180	(i) qualified small issue bonds under Section 144(a) of the code; or
2181	(ii) qualified exempt facility bonds for qualified residential rental projects under
2182	Section 142(d) of the code;
2183	(d) the Exempt Facilities Account, for which eligible issuing authorities are those
2184	authorized under the code and state statute to issue bonds requiring an allocation of volume cap
2185	other than for purposes described in Subsections (1)(a), (b), or (c);
2186	(e) the Pool Account, for which eligible issuing authorities are those authorized under
2187	the code and state statute to issue bonds requiring an allocation of volume cap; and
2188	(f) the Carryforward Account, for which eligible issuing authorities are those with
2189	projects or programs qualifying under Section 146(f) of the code.
2190	(2) (a) The volume cap shall be distributed to the various allotment accounts on
2191	January 1 of each year on the following basis:
2192	(i) 42% to the Single Family Housing Account;
2193	(ii) 33% to the Student Loan Account;
2194	(iii) 1% to the Exempt Facilities Account; and
2195	(iv) 24% to the Small Issue Bond Account.

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(b) From July 1 to September 30 of each year, the board of review may transfer any
unallocated volume cap from the Exempt Facilities Account or the Small Issue Bond Account
to the Pool Account.

(c) The board of review, upon written notification by the issuing authorities eligible for
volume cap allocation from the Single Family Housing Account or the Student Loan Account
that all or a portion of volume cap distributed into that allotment account will not be used, may
transfer the unused volume cap between the Single Family Housing Account and the Student
Loan Account.

(d) From October 1 to the third Friday of December of each year, <u>the board of review</u>
 <u>shall transfer</u> all unallocated volume cap [shall be transferred] into the Pool Account.

(e) [Unallocated] On the third Saturday of December, the board of review shall transfer
 uncollected volume cap or allocated volume cap for which bonds have not been issued prior to
 the third Saturday of December [shall be transferred on that date] into the Carryforward
 Account.

(f) If the authority to issue bonds designated in any allotment account is rescinded by
amendment to the code, the board of review may transfer any unallocated volume cap from that
allotment account to any other allotment account.

2213 Section 53. Section **63M-1-2907**, which is renumbered from Section 9-4-507 is 2214 renumbered and amended to read:

2215

[9-4-507]. <u>63M-1-2907.</u> Certificates of allocation.

(1) (a) After an allocation of volume cap for a project or program is approved by the
board of review, the board shall issue a numbered certificate of allocation [shall be issued]
stating the amount of the allocation, the allotment account for which the allocation is being
made, and the expiration date of the allocation.

(b) The certificates of allocation shall be mailed to the issuing authority within 10working days of the date of approval.

(c) No bonds are entitled to any allocation of the volume cap unless the issuingauthority received a certificate of allocation with respect to the bonds.

(d) (i) Certificates of allocation shall remain in effect for a period of 90 days from thedate of approval.

2226 (ii) If bonds for which a certificate has been approved are not issued within the 90-day

period, the certificate of allocation is void and volume cap shall be returned to the applicableallotment account for reallocation by the board of review.

(2) (a) An issuing authority receiving an allocation of volume cap from the
Carryforward Account shall receive a certificate of allocation similar to the certificates of
allocation described in Subsection (1) from the board of review stating the amount of allocation
from the Carryforward Account that [have] has been allocated to the issuing authority and the
expiration of the allocation.

2234 (b) If in the judgment of the board of review [any] an issuing authority or [any] a 2235 person or entity responsible for a project or program receiving an allocation from the 2236 Carryforward Account does not proceed with diligence in providing for the issuance of the 2237 bonds with respect to the project or program, and because of the lack of [such] diligence the 2238 volume cap cannot be used, the board of review may exclude from its consideration for a given 2239 period of time, determined by the board of review, [applications] an application of [these] the 2240 issuing [authorities or persons or entities] authority, person, or entity. The board of review 2241 may, at any time, review and modify its decisions relating to this exclusion.

2242 Section 54. Section **63M-1-2908**, which is renumbered from Section 9-4-508 is 2243 renumbered and amended to read:

2244

[9-4-508]. <u>63M-1-2908.</u> Issuing authorities -- Limitations -- Duties.

(1) (a) Any law to the contrary notwithstanding, an issuing authority issuing bonds
without a certificate of allocation issued under Section [9-4-507] 63M-1-2907, or an issuing
authority issuing bonds after the expiration of a certificate of allocation, is not entitled to an
allocation of the volume cap for those bonds.

(b) An issuing authority issuing bonds in excess of the amount set forth in the relatedcertificate of allocation is not entitled to an allocation of the volume cap for the excess.

2251

(2) Each issuing authority shall:

(a) advise the board of review, within 15 days after the issuance of bonds, of the
principal amount of bonds issued under each certificate of allocation by delivering to the board
of review a copy of the Form 8038 that was delivered or shall be delivered to the Internal
Revenue Service in connection with the bonds, or, if no Form 8038 is required to be delivered
to the Internal Revenue Service, a completed copy of a Form 8038 prepared for the board of

review with respect to the bonds; and

2258	(b) if all or a stated portion of the bonds for which a certificate of allocation was
2259	received will not be issued, advise the board of review in writing, within 15 days of the earlier
2260	of:
2261	(i) the final decision not to issue all or a stated portion of the bonds; or
2262	(ii) the expiration of the certificate of allocation.
2263	(3) Failure by an issuing authority to notify the board of review under Subsection (2),
2264	including failure to timely deliver a Form 8038, may, in the sole discretion of the board of
2265	review, result in the issuing authority being denied further consideration of applications.
2266	Section 55. Section 63M-1-2909 , which is renumbered from Section 9-4-509 is
2267	renumbered and amended to read:
2268	[9-4-509]. <u>63M-1-2909.</u> Procedures Adjudicative proceedings.
2269	The board of review shall comply with the procedures and requirements of Title 63G,
2270	Chapter 4, Administrative Procedures Act, in its adjudicative proceedings.
2271	Section 56. Section 63M-7-301 is amended to read:
2272	63M-7-301. Definitions Creation of council Membership Terms.
2273	(1) (a) As used in this part, "council" means the Utah Substance Abuse Advisory
2274	Council created in this section.
2275	(b) There is created within the governor's office the Utah Substance Abuse Advisory
2276	Council.
2277	(2) The council shall be comprised of the following voting members:
2278	(a) the attorney general or the attorney general's designee;
2279	(b) a county commissioner designated by the Utah Association of Counties;
2280	(c) the commissioner of public safety or the commissioner's designee;
2281	(d) the director of the Division of Substance Abuse and Mental Health or the director's
2282	designee;
2283	(e) the state superintendent of public instruction or the superintendent's designee;
2284	(f) the director of the Department of Health or the director's designee;
2285	(g) the executive director of the Commission on Criminal and Juvenile Justice or the
2286	executive director's designee;
2287	(h) the governor or the governor's designee;
2288	(i) the executive director of the Department of Corrections or the executive director's

2289	designee;
2290	(j) the director of the Division of Juvenile Justice Services or the director's designee;
2291	(k) the executive director of the private nonprofit Utah Domestic Violence Council or
2292	the executive director's designee;
2293	(l) the director of the Division of Indian Affairs or the director's designee;
2294	(m) the state court administrator or the state court administrator's designee;
2295	(n) the following members designated to serve four-year terms:
2296	(i) a member of the House of Representatives designated by the speaker of the House
2297	of Representatives;
2298	(ii) a member of the Senate designated by the president of the Senate;
2299	(iii) a representative designated by the Utah League of Cities and Towns; and
2300	(iv) a representative from the [Office of Ethnic Affairs within the] Department of
2301	Community and Culture designated by the director of the office or a designee;
2302	(o) the following members appointed by the governor to serve four-year terms:
2303	(i) a representative of the Utah National Guard;
2304	(ii) one resident of the state who has been personally affected by alcohol or other drug
2305	abuse; and
2306	(iii) one citizen representative;
2307	(p) in addition to the voting members described in Subsections (2)(a) through (o), the
2308	following voting members may be appointed by a majority of the members described in
2309	Subsections (2)(a) through (o) to serve four-year terms:
2310	(i) a person knowledgeable in criminal justice issues;
2311	(ii) a person knowledgeable in substance abuse treatment issues;
2312	(iii) a person knowledgeable in substance abuse prevention issues; and
2313	(iv) a person knowledgeable in judiciary issues; and
2314	(q) in addition to the voting members described in Subsections (2)(a) through (p), one
2315	or more chairs or co-chairs of a committee established by the council under Subsection
2316	63M-7-302(5) may be appointed as a voting member by a majority of the members described in
2317	Subsections (2)(a) through (p).
2318	(3) A person other than a person described in Subsection (2) may not be appointed as a
2319	voting member of the council.

 (1) The Legislature finds that it is in the best interest of the state for the Department Community and Culture, through its executive director, to conduct an in-depth assessment the department to determine what internal restructuring or assignment of its functions, divisions, and programs to other entities of state government would: 	<u>nt of</u>
2323 <u>the department to determine what internal restructuring or assignment of its functions,</u>	
2324 <u>divisions, and programs to other entities of state government would:</u>	
2325 (a) improve the efficiency of government;	1
2326 (b) reduce the cost of government; and	1
2327 (c) better focus the state and its employees:	1
2328 (i) on providing community and cultural development opportunities throughout t	ne
2329 state; and	
2330 (ii) in administering and coordinating all state and federal grant programs that ar	<u>e, or</u>
2331 <u>become, available for community and cultural development.</u>	
2332 (2) (a) It is the further intent of the Legislature that the reorganization or restruct	uring
2333 process for the department shall begin with movement of:	
(i) the bond volume cap allocation, including the Private Activity Bond Review	<u>Board,</u>
2335 to the Governor's Office of Economic Development; and	
2336 (ii) the Utah Science Center Authority, the Heber Valley Historic Railroad Authority	<u>ority,</u>
2337 the Utah State Railroad Museum Authority, and the Utah State Fair Corporation to Title	<u>63H,</u>
2338 Independent State Entities.	
(b) The moves shall be finalized by July 1, 2011.	
2340 (3) (a) It is the further intent of the Legislature that the executive director immed	<u>iately</u>
2341 <u>conduct a study involving all stakeholders of the various ethnic groups throughout the sta</u>	ate, as
2342 to the state's changing demographics and how the needs of these groups might best be m	<u>et by</u>
and represented in state government.	
2344 (4) (a) It is the further intent of the Legislature that the executive director to the	
2345 Department of Community and Culture coordinate and direct the assessment, restructuring	<u>1g, and</u>
2346 movement, if any, of its functions, division, and programs to other entities of state gover	<u>nment.</u>
2347 (b) In conducting the activities under Subsection (4)(a), the director or the direct	<u>or's</u>
2348 designee shall hold meetings and solicit input from stakeholders throughout the state,	
2349 <u>including:</u>	
2350 (i) representatives from community, ethnic, and cultural entities;	

2351	(ii) representatives of the arts, libraries, history, and museums;
2352	(iii) Indian tribal leaders;
2353	(iv) communities and individuals served by the department; and
2354	(v) business and community leaders.
2355	(c) The director or the director's designee shall conduct a study of various options for
2356	assessing or restructuring the department and its divisions, including:
2357	(i) retaining or moving the Division of Housing and Community Development or its
2358	major components; and
2359	(ii) retaining or moving the Divisions of Arts and Museums, State History, and
2360	Libraries.
2361	(d) The director or the director's designee may request assistance from agencies
2362	identified as recipients of restructuring, and request assistance, support, and involvement from
2363	local government, private business, and other affected parties in conducting the assessment,
2364	restructuring, and dispersion.
2365	(5) (a) It is the further intent of the Legislature that the interim director shall prepare
2366	and present a report regarding the assessment, restructuring, and dispersion to:
2367	(i) the governor by August 31, 2011;
2368	(ii) the Legislature's Workforce Services and Community and Economic Development
2369	Interim Committee by October 19, 2011; and
2370	(iii) the Legislative Management Committee by December 15, 2011.
2371	(b) The report shall include any anticipated cost savings, stakeholder
2372	recommendations, and statutory or rule changes required to implement restructuring and
2373	transitioning.