1st Sub. (Buff) H.B. 320

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	54-14-304, as enacted by Laws of Utah 1997, Chapter 197							
	54-14-305, as last amended by Laws of Utah 2011, Chapter 340							
	54-18-305, as enacted by Laws of Utah 2009, Chapter 316							
B	e it enacted by the Legislature of the state of Utah:							
	Section 1. Section <b>54-14-301</b> is amended to read:							
	54-14-301. Creation, purpose, and composition of board.							
	(1) The Utility Facility Review Board is created $\hat{\mathbf{H}} \rightarrow [$ within the Department of							
e	ommerce] ←Ĥ							
to	resolve disputes between local governments and public utilities regarding the siting and							
co	onstruction of facilities as provided in this part.							
	(2) The board shall be composed of:							
	(a) the three members of the commission;							
	(b) an individual appointed by the governor from a list of nominees of the Utah League							
of	f Cities and Towns; and							
	(c) an individual appointed by the governor from a list of nominees of the Utah							
А	ssociation of Counties.							
	(3) The chair of the commission shall serve as chair of the board.							
	(4) Members of the commission shall serve as members of the board during their terms							
of	f office as commissioners and until their successors on the commission have been appointed							
ar	nd taken office.							
	(5) (a) Members of the board who are not commissioners:							
	(i) shall have four-year terms, except the initial term of the individual first appointed							
by	y the governor from nominees of the Utah Association of Counties shall be two years;							
	(ii) may be appointed for one succeeding term; and							
	(iii) may continue to serve until their successor takes office.							
	(b) Vacancies in the board of members who are not commissioners shall be filled for							
th	e unexpired term.							
	(6) Three members of the board constitute a quorum.							
	(7) A member of the board may be removed for cause by the governor.							
	(8) A member may not receive compensation or benefits for the member's service, but							
m	ay receive per diem and travel expenses in accordance with:							

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119	(i)	the notice a	and filin	g requ	irements	of Char	oter 18,	Siting	of High	Voltage	Power	Line
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## 120 <u>Act</u>; $\hat{H} \rightarrow [and] \text{ or } \leftarrow \hat{H}$

- 121 (ii) the timing requirements imposed by a local government land use ordinance.
- 122 Section 4. Section **54-18-305** is amended to read:

## 123 **54-18-305.** Appeal of high voltage power line route.

- 124 This [section] chapter does not affect a public utility's or local government's right to
- 125 appeal a high voltage power line route to the Utility Facility Review Board in accordance with
- 126 the provisions of Title 54, Chapter 14, Utility Facility Review Board Act.