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AMENDS:

SCENIC BYWAY AMENDMENTS

2015 GENERAL SESSION

STATE OF UTAH

Chief Sponsor: Michael E. Noel



72-4-303, as last amended by Laws of Utah 2009, Chapter 393	
e it enacted by the Legislature of the state of Utah:	
Section 1. Section 72-4-303 is amended to read:	
72-4-303. Powers and duties of the Utah State Scenic Byway Committee	
Requirements for designation Segmentation Rulemaking authority Designation o	n
tate maps Outdoor advertising.	
(1) The committee shall have the responsibility to:	
(a) administer a coordinated scenic byway program within the state that:	
(i) preserves and protects the intrinsic qualities described in Subsection (1)(b) unique	;
o scenic byways;	
(ii) enhances recreation; and	
(iii) promotes economic development through tourism and education;	
(b) ensure that a highway nominated for a scenic byway designation possesses at least	t
ne of the following six intrinsic qualities:	
(i) scenic quality;	
(ii) natural quality;	
(iii) historic quality;	
(iv) cultural quality;	
(v) archaeological quality; or	
(vi) recreational quality;	
(c) designate highways as state scenic byways from nominated highways within the	
tate if the committee determines that the highway possesses the criteria for a state scenic	
yway; and	
(d) remove the designation of a highway as a scenic byway if the committee determine	ies
nat the highway no longer meets the criteria under which it was designated.	
(2) (a) A highway located within a county, city, or town within this state may not be	
ncluded as part of a designation or nomination as a state scenic byway, National Scenic	
syway, or All-American Road unless the nomination or designation is sanctioned in writing	эу
n official action of the legislative body of each county, city, or town through which the	
roposed state scenic byway, National Scenic Byway, or All-American Road passes.	

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57	(b) If a county, city, or town does not give approval as required under Subsection
58	(2)(a), then the portion of the highway located within the boundaries of the county, city, or
59	town may not be included as part of any state scenic byway designation or nomination as a
60	National Scenic Byway or All-American Road.
61	(3) (a) [A] Except as provided in Subsection (3)(b) or (d), a state scenic byway,
62	National Scenic Byway, or All-American Road [may] shall be segmented:
63	(i) by the legislative body of the county, city, or town where the segmentation is to
64	occur if:
65	[(i)] (A) a person or another entity, with the consent of any landowners affected by the
66	segmentation, has requested the segmentation of a portion of a road or highway; and
67	[(ii)] (B) the legislative body of the county, city, or town reviews the segmentation
68	proposed under this Subsection (3)(a)(i)[-]; or
69	(ii) by the committee at the written request of the owner of real property that is a
70	non-scenic area adjacent to a state scenic byway, National Scenic Byway, or All-American
71	Road.
72	(b) The legislative body of a county, city, or town shall render a decision on a
73	segmentation request under Subsection (3)(a)(i) within 60 days and may grant segmentation to
74	the person or entity if the property is a non-scenic area.
75	(c) (i) If the legislative body of a county, city, or town denies the request to segment the
76	state scenic byway, National Scenic Byway, or All-American Road under Subsection (3)(a)(i)
77	upon the request of a person or another entity, with the consent of any landowners affected by
78	the segmentation, that person or entity may appeal the denial of the request to the committee.
79	(ii) The committee shall hear and answer an appeal of the denial of a segmentation
80	request within 60 days of a request submitted in accordance with Subsection (3)(c)(i).
81	(iii) If the committee does not render a decision on an appeal in accordance with
82	Subsection (3)(c)(ii), the segmentation request shall be granted if the property is a non-scenic
83	area.
84	(d) A state scenic byway, National Scenic Byway, or All-American Road is not
85	required to be segmented under Subsection (3)(a)(ii) if the committee demonstrates, within $\hat{S} \rightarrow [\underline{30}]$
85a	<u>45</u> ←Ŝ
86	days of receiving the request, to an administrative law judge selected by agreement of the
87	owner of real property and the committee where the non-scenic area is located, that the

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88 property to be segmented is not a non-scenic area. 89 (4) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the department shall make rules in consultation with the committee: 90 (a) for the administration of a scenic byway program; 91 92 (b) establishing the criteria that a highway shall possess to be designated as a scenic 93 byway, including the criteria described in Subsection (1)(b); 94 (c) establishing the process for nominating a highway to be designated as a state scenic 95 byway; 96 (d) specifying the process for hearings to be conducted in the area of proposed 97 designation prior to the highway being designated as a scenic byway; 98 (e) identifying the highways within the state designated as scenic byways; and 99 (f) establishing the process and criteria for removing the designation of a highway as a 100 scenic byway. 101 (5) The department shall designate scenic byway routes on future state highway maps. 102 (6) A highway within the state designated as a scenic byway is subject to federal

outdoor advertising regulations in accordance with 23 U.S.C. Sec. 131.