#### Senator Aaron Osmond proposes the following substitute bill:

1	USTAR GOVERNANCE AMENDMENTS
2	2015 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Aaron Osmond
5	House Sponsor: Rebecca P. Edwards
6 7	LONG TITLE
8	General Description:
9	This bill modifies provisions regarding the Utah Science Technology and Research
10	Governing Authority.
11	Highlighted Provisions:
12	This bill:
13	<ul> <li>modifies certain intent language regarding the Utah Science Technology and</li> </ul>
14	Research Governing Authority;
15	<ul> <li>requires that prospective gubernatorial appointees to the Utah Science Technology</li> </ul>
16	and Research Governing Authority be approved by the Senate;
17	<ul> <li>gives the governor authority to remove a member of the Utah Science Technology</li> </ul>
18	and Research Governing Authority before a member's term is completed;
19	<ul> <li>modifies provisions of the technology outreach innovation program; and</li> </ul>
20	<ul> <li>makes technical changes.</li> </ul>
21	Money Appropriated in this Bill:
22	None
23	Other Special Clauses:
24	None
25	Utah Code Sections Affected:

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26	AMENDS:
27	63B-15-101, as enacted by Laws of Utah 2006, Chapter 123
28	63B-19-101, as enacted by Laws of Utah 2010, Chapter 181
29	63M-2-102, as last amended by Laws of Utah 2014, Chapter 186
30	63M-2-202, as last amended by Laws of Utah 2014, Chapter 186
31	63M-2-204, as last amended by Laws of Utah 2014, Chapter 186
32	63M-2-301, as last amended by Laws of Utah 2014, Chapter 186
33	63M-2-302, as last amended by Laws of Utah 2014, Chapter 186
34	63M-2-401, as enacted by Laws of Utah 2014, Chapter 186
35	63M-2-402, as enacted by Laws of Utah 2014, Chapter 186
36	
37	Be it enacted by the Legislature of the state of Utah:
38	Section 1. Section 63B-15-101 is amended to read:
39	63B-15-101. Capital facilities bonds Utah Science Technology and Research
40	Governing Authority Maximum amount Projects authorized.
41	(1) (a) The total amount of bonds issued under this section may not exceed
42	\$111,100,000.
43	(b) When Utah State University certifies to the commission that the university has
44	obtained reliable commitments, convertible to cash, of \$10,000,000 or more in nonstate funds
45	to construct the Bio Innovations Research Institute, and when the chairs of the Legislature's
46	Executive Appropriations Committee have certified that the committee has heard a
47	presentation by the chair of the bonding commission and the Utah Science Technology and
48	Research Governing Authority on the project, the commission may issue and sell general
49	obligation bonds in a total amount not to exceed \$40,400,000.
50	(c) When the University of Utah certifies to the commission that the university has
51	obtained reliable commitments, convertible to cash, of \$30,000,000 or more in nonstate funds
52	to construct the Neuroscience and Biomedical Technology Research Building, and when the
53	chairs of the Legislature's Executive Appropriations Committee have certified that the
54	committee has heard a presentation by the chair of the bonding commission and the Utah
55	Science Technology and Research Governing Authority on the project, the commission may
56	issue and sell general obligation bonds in a total amount not to exceed \$70,700,000.

57	(2) (a) Proceeds from the issuance of bonds	shall be provided to the Ut	ah Science
58	Technology and Research Governing Authority to p	rovide funds to pay all or p	art of the cost of
59	acquiring and constructing the projects listed in this	Subsection (2).	
60	(b) These costs may include the cost of acquiring easements and rights-of-way,		
61	improving sites, and acquiring, constructing, equipping, and furnishing facilities and all		
62	structures, roads, parking facilities, utilities, and improvements necessary, incidental, or		
63	convenient to the facilities, interest estimated to acc	rue on these bonds during t	he period to be
64	covered by construction of the projects plus a period of six months after the end of the		
65	construction period, and all related engineering, arcl	hitectural, and legal fees.	
66	(c) For the Utah Science Technology and Research Governing Authority, proceeds		
67	shall be provided for the following:		
68	CAPITAL DEVELOPMENT PROJECTS		
69		Estimated	
		Operations and	Amount
	Project Description	Maintenance	Funded
70	Bio Innovations Research Institute		
	Utah State University	\$0	\$40,000,000
71	Neuroscience and Biomedical Technology		

71	Neuroscience and Biomedical Technology	
	Research Building University of Utah \$0	\$70,000,000
72	TOTAL CAPITAL DEVELOPMENT PROJECTS	\$110,000,000
73	TOTAL GENERAL OBLIGATION BOND AUTHORIZATION FOR	\$110,000,000
	CAPITAL DEVELOPMENT PROJECTS	

74 [(d) The Legislature intends that the Utah Science Technology and Research

Governing Authority pay the operations and maintenance costs on the research buildings
 authorized by this section.]

(3) (a) The amounts funded as listed in Subsection (2) are estimates only and do not
constitute a limitation on the amount that may be expended for the projects.

79 (b) The commission, by resolution and in consultation with the Utah Science

80 Technology and Research Governing Authority, may delete the project if the inclusion of that

81 project could be construed to violate state law or federal law or regulation.

82	(4) The Utah Science Technology and Research Governing Authority may enter into
83	agreements related to the project before the receipt of proceeds of bonds issued under this
84	chapter.
85	(5) The commission or the state treasurer may make any statement of intent relating to
86	that reimbursement that is necessary or desirable to comply with federal tax law.
87	(6) The commission may not issue or execute bonds authorized by this section that
88	have a maturity date or dates of more than 20 years after the date of delivery of the bonds.
89	(7) The Utah Science Technology and Research Governing Authority shall contract
90	with the Division of Facilities Construction and Management to oversee construction of the
91	buildings.
92	(8) The Utah Science Technology and Research Governing Authority may not delegate
93	authority over construction of the capitol development projects identified in this section to any
94	entity other than the Division of Facilities Construction and Management.
95	Section 2. Section 63B-19-101 is amended to read:
96	63B-19-101. Capital facilities bonds Utah Science Technology and Research
97	Governing Authority Maximum amount Projects authorized.
98	(1) The bonds issued under this section may not exceed \$46,000,000 for acquisition
99	and construction proceeds, plus additional amounts necessary to pay costs of issuance, to pay
100	capitalized interest, and to fund any debt service reserve requirements, with the total amount of
101	the bonds not to exceed \$46,460,000.
102	(2) (a) Proceeds from the issuance of bonds shall be provided to the Utah Science
103	Technology and Research Governing Authority to provide funds to pay all or part of the cost of
104	constructing the projects listed in this Subsection (2).
105	(b) These costs may include the cost of acquiring easements and rights-of-way,
106	improving sites, and acquiring, constructing, equipping, and furnishing facilities and all
107	structures, roads, parking facilities, utilities, and improvements necessary, incidental, or
108	convenient to the facilities, interest estimated to accrue on these bonds during the period to be
109	covered by construction of the projects plus a period of six months after the end of the
110	construction period, and all related engineering, architectural, and legal fees.
111	(c) For the Utah Science Technology and Research Governing Authority, proceeds
112	shall be provided for the following:

113	CAPITAL DEVELOPMENT PROJECTS		
114	Estimated		
		Operations and	Amount
	Project Description	Maintenance	Funded
115	Bio Innovations Research Institute		
	Utah State University	\$0	\$18,400,000
116	Neuroscience and Biomedical Technology	\$0	\$27,600,000
	Research Building University of Utah		
117	TOTAL CAPITAL DEVELOPMENT PROJECTS		\$46,000,000
118	ADDITIONAL AUTHORIZED AMOUNTS		\$460,000
119	TOTAL GENERAL OBLIGATION BOND AUTHOR	IZATION FOR	
	CAPITAL DEVELOPMENT PROJECTS		\$46,460,000
120	[(d) The Legislature intends that the Utah Science	e Technology and I	Research
121	Governing Authority pay the operations and maintenance	costs on the resear	rch buildings
122	authorized by this section.]		
123	(3) (a) The amounts funded as listed in Subsection (2) are estimates only and do not		
124	constitute a limitation on the amount that may be expended for the projects.		
125	(b) The commission, by resolution and in consultation with the Utah Science		
126	Technology and Research Governing Authority, may dele	te the project if the	e inclusion of that
127	project could be construed to violate state law or federal l	aw or regulation.	
128	(4) The Utah Science Technology and Research C	Governing Authori	ty may enter into
129	agreements related to the project before the receipt of pro	ceeds of bonds iss	ued under this
130	chapter.		
131	(5) The commission or the state treasurer may ma	ke any statement o	of intent relating to
132	that reimbursement that is necessary or desirable to comp	ly with federal tax	law.
133	(6) The Utah Science Technology and Research C	Governing Authori	ty shall contract
134	with the Division of Facilities Construction and Managen	nent to oversee cor	nstruction of the
135	buildings.		
136	(7) The Utah Science Technology and Research C	Governing Authori	ty may not delegate
137	authority over construction of the capital development pro-	ojects identified in	this section to any

138	entity other than the Division of Facilities Construction and Management.
139	Section 3. Section 63M-2-102 is amended to read:
140	63M-2-102. Definitions.
141	As used in this chapter:
142	(1) "Commercialization revenues" means dividends, realized capital gains, license fees,
143	royalty fees, and <u>all</u> other revenues received by a university as a result of commercial
144	applications, inventions, or intellectual property developed from the USTAR initiative, less:
145	(a) the portion of [those] revenues allocated to the inventor; and
146	(b) expenditures incurred by the university to legally protect the intellectual property.
147	(2) "Executive director" means the person appointed [by the governing authority] under
148	Section 63M-2-301.
149	(3) "Research buildings" means any of the buildings listed in Section 63M-2-201.
150	(4) "Research universities" means the University of Utah and Utah State University.
151	(5) "Technology outreach <u>innovation</u> program" <u>or "TOIP"</u> means the program
152	described in Section 63M-2-202.
153	(6) "USTAR governing authority" means the Utah Science Technology and Research
154	Governing Authority created in Section 63M-2-301.
155	(7) (a) "USTAR initiative" means the Utah Science Technology and Research Initiative
156	created in Section 63M-2-301.
157	(b) "USTAR initiative" includes the projects, operations, activities, programs, and
158	services described in this chapter.
159	Section 4. Section 63M-2-202 is amended to read:
160	63M-2-202. Technology outreach innovation program.
161	(1) As funding becomes available from the Legislature or other sources, the USTAR
162	governing authority shall establish a technology outreach innovation program, also known as
163	the TOIP, at up to five locations distributed strategically throughout Utah.
164	(2) [(a)] The USTAR governing authority shall ensure that the technology innovation
165	outreach program acts as a resource to:
166	[(i)] (a) broker ideas, new technologies, and services to entrepreneurs and businesses
167	throughout a defined service area;
168	[(ii)] (b) engage local entrepreneurs and professors at applied technology centers,

169	colleges, and universities by connecting them to Utah's research universities;
170	[(iii)] (c) screen business ideas and new technologies to ensure that the ones with the
171	highest growth potential receive the most targeted services and attention;
172	[(iv)] (d) connect market ideas and technologies in new or existing businesses or
173	industries or in regional colleges and universities with the expertise of Utah's research
174	universities;
175	$\left[\frac{(v)}{(v)}\right]$ assist businesses, applied technology centers, colleges, and universities in
176	developing commercial applications for their research; and
177	[(vi)] (f) disseminate and share discoveries and technologies emanating from Utah's
178	research universities to local entrepreneurs, businesses, applied technology centers, colleges,
179	and universities.
180	[(b)] (3) In designing and operating the [technology outreach program,] TOIP, for each
181	TOIP location the USTAR governing authority [shall]:
182	[(i) for each technology outreach program location:]
183	(a) may hire a TOIP director;
184	[(A)] (b) shall establish written performance standards and expectations [for each
185	location]; and
186	[(B)] (c) shall require reporting [from each location] related to those performance
187	standards and expectations on at least an annual basis[ <del>; and]</del> .
188	[(ii) work cooperatively with the Technology Commercialization Offices at Utah State
189	University and the University of Utah.]
190	(4) A TOIP director hired under Subsection (3) shall:
191	(a) be categorized as a schedule AC employee in accordance with Section 67-19-15;
192	(b) report to, and be supervised by, the executive director;
193	(c) ensure the TOIP serves to further the vision and mission of the USTAR initiative;
194	and
195	(d) as directed by the executive director, implement the policies and procedures
196	adopted by the USTAR governing authority.
197	Section 5. Section <b>63M-2-204</b> is amended to read:
198	63M-2-204. Financial participation agreement.
199	(1) In consideration of the money and services provided or agreed to be provided, the

200	state of Utah, Utah State University, and the University of Utah agree that they will allocate
201	commercialization revenues as follows:
202	[(a) for the first \$15,000,000 received:]
203	[(i) \$10,000,000 to Utah State University and the University of Utah, with the money
204	distributed proportionately based upon which university conducted the research that generated
205	the commercialization revenues; and]
206	[(ii) \$5,000,000 to the USTAR governing authority for the ongoing operations of the
207	USTAR initiative; and]
208	(a) for up to and including the first \$15,000,000 in commercialization revenues
209	generated:
210	(i) 66.6% shall be retained by the research universities, with the money distributed
211	proportionably to the university that generated the commercialization revenue; and
212	(ii) 33.4% shall be paid to the USTAR governing authority for the ongoing operation
213	of the USTAR initiative;
214	(b) for all subsequent money received:
215	(i) 50% to Utah State University and the University of Utah, with the money
216	distributed proportionately based upon which university conducted the research that generated
217	the commercialization revenues; and
218	(ii) 50% to the USTAR governing authority or other entity designated by the state to be
219	used for:
220	(A) unless prohibited by law, deposit with the state treasurer for deposit into the
221	sinking fund created under Section 63B-1a-301 for debt service on the bonds issued to fund
222	planning, design, and construction of the research buildings;
223	(B) ongoing operations of the USTAR initiative;
224	(C) replacement of equipment in the research buildings;
225	(D) recruitment and funding of additional research teams; and
226	(E) construction of additional research buildings.
227	Section 6. Section 63M-2-301 is amended to read:
228	63M-2-301. The Utah Science Technology and Research Initiative and the Utah
229	Science Technology and Research Governing Authority Creation Membership
230	Meetings Staff.

231	(1) There is created the Utah Science Technology and Research Initiative.
232	(2) To oversee the Utah Science Technology and Research Initiative, there is created
233	the Utah Science Technology and Research Governing Authority consisting of the state
234	treasurer or the state treasurer's designee, the executive director of the Governor's Office of
235	Economic Development, and the following eight members appointed as follows:
236	(a) three appointed by the governor, with the consent of the Senate;
237	(b) two appointed by the president of the Senate;
238	(c) two appointed by the speaker of the House of Representatives; and
239	(d) one appointed by the commissioner of higher education.
240	(3) (a) (i) The eight appointed members shall serve four-year staggered terms.
241	(ii) The appointed members may not serve more than two full consecutive terms.
242	(iii) An appointed member may be removed from the board for any reason before the
243	member's term is completed at the discretion of the $\hat{S} \rightarrow [governor]$ original appointing
243a	<u><b>authority</b></u> $\leftarrow \hat{S}$ after consultation with the
244	governing authority.
245	(b) Notwithstanding Subsection (3)(a)(i), the terms of the first members of the
246	governing authority shall be staggered by lot so that half of the initial members serve two-year
247	terms and half serve four-year terms.
248	(4) Vacancies in the appointed positions on the governing authority shall be filled by
249	the appointing authority [with consent of the Senate] in the same manner as the original
250	appointment for the unexpired term.
251	(5) (a) The governor, with the consent of the Senate, shall select the chair of the
252	governing authority to serve a one-year term.
253	(b) The governor may extend the term of a sitting chair of the governing authority
254	without the consent of the Senate.
255	[(b)] (c) The executive director of the Governor's Office of Economic Development
256	shall serve as the vice chair of the governing authority.
257	(6) The governing authority shall meet at least [monthly] six times each year and may
258	meet more frequently at the request of a majority of the members of the governing authority.
259	(7) Five members of the governing authority are a quorum.
260	(8) A member may not receive compensation or benefits for the member's service, but
261	may receive per diem and travel expenses as allowed in:

262	(a) Section 63A-3-106;
263	(b) Section 63A-3-107; and
264	(c) rules made by the Division of Finance according to Sections 63A-3-106 and
265	63A-3-107.
266	(9) (a) After consultation with the USTAR governing authority, the governor, with the
267	consent of the Senate, shall appoint a full-time executive director to provide staff support for
268	the USTAR governing authority.
269	(b) The executive director is an at-will employee who may be terminated without cause
270	by the governor or by majority vote of the USTAR governing authority.
271	Section 7. Section <b>63M-2-302</b> is amended to read:
272	63M-2-302. USTAR governing authority powers.
273	(1) The USTAR governing authority shall:
274	(a) ensure that funds appropriated and received for research and development at the
275	research universities and for the [technology outreach program] TOIP are used appropriately,
276	effectively, and efficiently in accordance with the intent of the Legislature;
277	(b) in cooperation with the universities' administrations, expand key research at the two
278	research universities;
279	(c) enhance technology transfer and commercialization of research and technologies
280	developed at the research universities to create high-quality jobs and new industries in the
281	private sector in Utah;
282	(d) review state and local economic development plans and appropriations to ensure
283	that the USTAR initiative and its appropriations do not duplicate existing or planned programs;
284	(e) establish written economic development objectives for the USTAR initiative that
285	are measurable and verifiable, including how to maximize revenue to the USTAR initiative so
286	that it becomes financially self-supporting;
287	(f) by following the procedures and requirements of Title 63G, Chapter 3, Utah
288	Administrative Rulemaking Act, make rules for allocating appropriated money for research
289	teams and for the commercialization of new technology between Utah State University and the
290	University of Utah;
291	(g) verify that the USTAR initiative is being enhanced by research grants and that it is
292	meeting the governing authority's economic development objectives;

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293	(h) monitor all research plans that are part of the USTAR initiative at the research
294	universities to determine that appropriations are being spent in accordance with legislative
295	intent and to maximize the benefit and return to the state; and
296	(i) develop methods and incentives to encourage investment in and contributions to the
297	USTAR initiative from the private sector.
298	(2) The USTAR governing authority may:
299	(a) in addition to money received from the Legislature, receive contributions for the
300	USTAR initiative from any source in the form of money, property, labor, or other things of
301	value;
302	(b) subject to any restrictions imposed by the donation, appropriations, or bond
303	authorizations, allocate money received by it among the research universities, technology
304	outreach program, and technology transfer offices to support commercialization and technology
305	transfer to the private sector; or
306	(c) enter into agreements necessary to obtain private equity investment in the USTAR
307	initiative.
308	Section 8. Section <b>63M-2-401</b> is amended to read:
309	63M-2-401. Reporting requirements.
310	(1) By October 1 of each year, the USTAR governing authority shall submit to the
311	governor; the Legislature; the Business, Economic Development, and Labor Appropriations
312	Subcommittee; and the Economic Development and Workforce Services Interim Committee an
313	annual written report of the operations, activities, programs, and services of the governing
314	authority and the USTAR initiative for the preceding fiscal year.
315	(2) For each project, operation, activity, program, or service related to the USTAR
316	initiative or overseen or funded through the USTAR governing authority, the annual report
317	shall include:
318	(a) a description of the project, operation, activity, program, or service;
319	(b) data selected and used by the governing authority to measure progress,
320	
0-0	performance, and scope of the project, operation, activity, program, or service, including
321	performance, and scope of the project, operation, activity, program, or service, including summary data;

323 estimation;

324	(d) the amount and source of all USTAR initiative funding, including:
325	(i) funding from legislative appropriations;
326	(ii) funding procured outside of legislative appropriations, including a separate
327	accounting of grants or investments contributing to research teams and other activities of the
328	USTAR initiative from the federal government, private entities, or other sources, and an
329	explanation of the extent to which:
330	(A) outside funding was contingent on or leveraged by legislative appropriations; and
331	(B) outside funding would continue if legislative appropriations were discontinued;
332	(iii) commercialization revenue, including a separate accounting of:
333	(A) realized commercialization revenue;
334	(B) unrealized [and expected] commercialization revenue; and
335	(C) commercialization revenue going to other parties attributable to USTAR initiative
336	funding;
337	(iv) lease revenue from each building in which the USTAR governing authority holds
338	title; and
339	(v) the amount of money deposited with the state treasurer for deposit into the sinking
340	fund created under Section 63B-1a-301 for debt service on the bonds issued to fund planning,
341	design, and construction of the research buildings;
342	(e) all expenses of the USTAR initiative, including:
343	(i) operational expenses;
344	(ii) for each employee receiving compensation from USTAR initiative funding,
345	compensation information, including:
346	(A) salary expenses, benefit expenses, and travel expenses;
347	(B) information for each research team employee and each employee of the
348	[technology outreach program] TOIP that receives compensation directly or indirectly through
349	USTAR initiative funding; and
350	(C) information regarding compensation for each employee from sources other than
351	USTAR initiative funding, including grants and compensation from a university or private
352	entity;
353	(iii) for each research team, salary expenses, benefit expenses, travel expenses, and
354	operations and maintenance expenses;

355	(iv) operational and maintenance expenses for each building in which the USTAR
356	governing authority holds title;
357	(v) operational and maintenance expenses paid for by USTAR initiative funding for
358	each location that has an established [technology outreach program] TOIP; and
359	(vi) each grant or other incentive given as a result of the USTAR initiative, including
360	grants or incentives awarded through the [technology outreach program] TOIP;
361	(f) the number of jobs and the corresponding salary ranges created by the USTAR
362	initiative, including the number of jobs where the employee is expected to be employed for at
363	least one year and earns at least 125% of the prevailing wage of the county where the employee
364	works;
365	(g) the name of each business entity receiving a grant or other incentive as a result of
366	the USTAR initiative, including the outreach program;
367	(h) a list of business entities that have hired employees as a result of the USTAR
368	initiative;
369	(i) the tax revenue generated as a result of the USTAR initiative, with actual revenue
370	generated clearly separated from potential revenue;
371	(j) a list of intellectual property assets, including patents, generated by research teams
372	as a result of the USTAR initiative, including a reasonable estimate of the USTAR initiative's
373	percentage share of potential commercialization revenue that may be realized from those
374	assets;
375	(k) a description of any agreements entered into regarding private equity investment in
376	the USTAR initiative;
377	(1) beginning with data from the fiscal year beginning July 1, 2013, historical data from
378	previous years for comparison with the annual data reported under this Subsection (2);
379	(m) goals, challenges, and achievements related to the project, operation, activity,
380	program, or service;
381	(n) relevant federal and state statutory references and requirements;
382	(o) contact information of officials knowledgeable and responsible for each project,
383	operation, activity, program, or service;
384	(p) other information determined by the USTAR governing authority that:
385	(i) may be needed, useful, or of historical significance; or

386	(ii) promotes accountability and transparency for each project, operation, activity,
387	program, or service with the public and with elected officials;
388	(q) the written economic development objectives required under Subsection
389	63M-2-302(1)(e) and a description of any progress or challenges in meeting the objectives; and
390	(r) the audit report described in Section $63M-2-402$ .
391	(3) The annual report shall be designed to provide clear, accurate, and accessible
392	information to the public, the governor, and the Legislature.
393	(4) The governing authority shall:
394	(a) submit the annual report in accordance with Section 68-3-14; and
395	(b) make the annual report and previous annual reports accessible to the public by
396	placing a link to the reports on the USTAR initiative's website.
397	(5) In addition to the annual written report described in this section:
398	(a) upon the request of a committee, the USTAR governing authority shall provide
399	information and progress reports to the Economic Development and Workforce Services
400	Interim Committee; the Business and Labor Interim Committee; and the Business, Economic
401	Development, and Labor Appropriations Subcommittee; and
402	(b) on or before October 1, 2019, and every five years after October 1, 2019, the
403	USTAR governing authority shall include with the annual report described in this section a
404	written analysis and recommendations concerning the usefulness of the information required in
405	the annual report and the ongoing effectiveness of the USTAR initiative, including whether:
406	(i) the reporting requirements are effective at measuring the performance of the
407	USTAR initiative;
408	(ii) the reporting requirements should be modified; and
409	(iii) the USTAR initiative is beneficial to the state and should continue.
410	Section 9. Section 63M-2-402 is amended to read:
411	63M-2-402. Audit requirements.
412	(1) Each fiscal year, an audit of the activities of the USTAR initiative shall be made as
413	described in this section.
414	(2) (a) As approved by the Legislative Audit Subcommittee, the audit shall be
415	conducted by:
416	(i) the legislative auditor; or

- 417 (ii) an independent auditor engaged by the legislative auditor. 418 (b) An independent auditor used under Subsection (2)(a)(ii) may not have a [business 419 or contractual connection, or other connection,] direct financial conflict of interest with the 420 USTAR initiative or the USTAR governing authority. 421 (3) The USTAR governing authority shall pay the costs associated with the annual 422 audit. (4) The annual audit shall: 423 424 (a) include a verification of the accuracy of the information required to be included in 425 the annual report described in Section 63M-2-401; and
- 426 (b) be completed by September 1 of each year.