Representative Michael E. Noel proposes the following substitute bill:

1	UTAH PUBLIC LAND MANAGEMENT ACT AMENDMENTS	
2	2017 GENERAL SESSION	
3	STATE OF UTAH	
4	Chief Sponsor: Michael E. Noel	
5	Senate Sponsor:	
6		
7	LONG TITLE	
8	General Description:	
9	This bill modifies provisions in the Utah Public Land Management Act.	
10	Highlighted Provisions:	
11	This bill:	
12	 states that public land shall be managed, as much as possible, to promote multiple 	
13	uses of the land, including hunting;	
14	 describes the process to sell or exchange a parcel of public land; 	
15	 states that a county sheriff is the primary law enforcement authority on public land; 	
16	 creates the prospective Department of Land Management; 	
17	 describes the procedure to elect the director of the Department of Land 	
18	Management; and	
19	makes technical changes.	
20	Money Appropriated in this Bill:	
21	None	
22	Other Special Clauses:	
23	None	
24	Utah Code Sections Affected:	
25	AMENDS:	



```
26
             63L-8-102, as enacted by Laws of Utah 2016, Chapter 317
27
             63L-8-103, as enacted by Laws of Utah 2016, Chapter 317
28
            63L-8-104, as enacted by Laws of Utah 2016, Chapter 317
29
             63L-8-105, as enacted by Laws of Utah 2016, Chapter 317
30
             63L-8-302, as enacted by Laws of Utah 2016, Chapter 317
            63L-8-304, as enacted by Laws of Utah 2016, Chapter 317
31
32
            63L-8-308, as enacted by Laws of Utah 2016, Chapter 317
33
            63L-8-402, as enacted by Laws of Utah 2016, Chapter 317
34
             79-2-201, as last amended by Laws of Utah 2016, Chapter 317
35
     ENACTS:
36
            63L-8-204, Utah Code Annotated 1953
37
             63L-9-106. Utah Code Annotated 1953
38
     RENUMBERS AND AMENDS:
39
             63L-9-101, (Renumbered from 79-6-101, as enacted by Laws of Utah 2016, Chapter
40
     317)
            63L-9-102, (Renumbered from 79-6-102, as enacted by Laws of Utah 2016, Chapter
41
     317)
42
43
            63L-9-103, (Renumbered from 79-6-103, as enacted by Laws of Utah 2016, Chapter
44
     317)
            63L-9-104, (Renumbered from 79-6-104, as enacted by Laws of Utah 2016, Chapter
45
46
     317)
47
            63L-9-105, (Renumbered from 79-6-105, as enacted by Laws of Utah 2016, Chapter
48
     317)
49
50
     Be it enacted by the Legislature of the state of Utah:
51
             Section 1. Section 63L-8-102 is amended to read:
            63L-8-102. Definitions.
52
53
            As used in this chapter:
54
            (1) "Board" means the board created in Section 79-6-104.
55
            (2) "Commissioner" means the commissioner of the Department of Agriculture and
     Food, or the commissioner's designee.
56
```

- 57 (3) "DAF" means the Department of Agriculture and Food.
 - (4) "Director" means the director of the [Division] Department of Land Management or the director's designee.
 - (5) "DLM" means the [Division] Department of Land Management, [a division] created [within the Department of Natural Resources] in Section [79-6-102] 63L-9-102.
 - (6) "Grazing permit" means a document, issued by the [Division] Department of Land Management, authorizing use of public land for the purpose of grazing domestic livestock.
 - (7) "Land use authorization" means an easement, lease, permit, or license to occupy, use, or traverse public land granted for a particular purpose.
 - (8) "Minerals" means all classes of inorganic material upon, within, or beneath the surface of public land, including silver, gold, copper, lead, zinc, uranium, gemstones, potash, gypsum, clay, salts, sand, rock, gravel, oil, oil shale, oil sands, gas, coal, and all carboniferous materials.
 - (9) "Multiple use" means:
 - (a) the management of the public land and the public land's various resource values so resources are best utilized in the combination that will meet the present and future needs of the citizens of Utah;
 - (b) making the most judicious use of land for some or all of the resources or related services over areas large enough to provide sufficient latitude for periodic adjustments in use to conform to changing needs and conditions;
 - (c) a combination of balanced and diverse resource uses that take into account the long-term needs of future generations for renewable and nonrenewable resources, including recreation, <u>hunting</u>, range, timber, minerals, watershed, wildlife and fish, and natural scenic, scientific, and historic values; and
 - (d) harmonious and coordinated management of the various resources without permanent impairment of the productivity of the land and the quality of the environment with consideration being given to the relative values of the resources.
 - (10) "Public land" means any land or land interest acquired by the state from the federal government pursuant to Section 63L-6-103, except:
 - (a) areas subsequently designated as a protected wilderness area, as described in Title 63L, Chapter 7, Utah Wilderness Act; and

88	(b) lands managed by the School and Institutional Trust Lands Administration pursuant
89	to Title 53C, School and Institutional Trust Lands Management Act.
90	(11) "Rangeland" means open public land used for grazing domestic livestock.
91	(12) "Sustained yield" means the achievement and maintenance in perpetuity of a
92	high-level annual or regular periodic output of the various renewable resources of the public
93	land consistent with multiple use.
94	(13) "Wilderness" means the same as that term is defined in Section 63L-7-103.
95	Section 2. Section 63L-8-103 is amended to read:
96	63L-8-103. Principal or major use.
97	Each parcel of public land in this state shall be managed, as much as possible, to
98	promote the following principal or major uses of the land, consistent with the principles of
99	multiple use and sustained yield:
100	(1) domestic livestock grazing;
101	(2) fish and wildlife development and utilization, including hunting;
102	(3) mineral exploration and production;
103	(4) rights-of-way;
104	(5) outdoor recreation;
105	(6) timber production; and
106	(7) wilderness conservation.
107	Section 3. Section 63L-8-104 is amended to read:
108	63L-8-104. Declaration of policy Sales and exchanges.
109	(1) The Legislature declares that it is the policy of the state that:
110	(a) public land be retained in state ownership consistent with the provisions of this
111	chapter for the enjoyment and betterment of the public and the state;
112	(b) public land may not be sold, except:
113	(i) as consistent with <u>Section 63L-8-204 and the other provisions of</u> this chapter;
114	(ii) as consistent with local land use plans;
115	(iii) with the approval of the director and the board;
116	(iv) after sufficient opportunity for public comment; and
117	(v) for an important public interest;
118	(c) goals and objectives be established by law as guidelines for public land use

119	planning, and that management be on the basis of multiple use and sustained yield, unless
120	otherwise provided by statute; and
121	(d) the public land be managed in a manner that will:
122	(i) recognize the state's need for domestic sources of minerals, food, timber, and fiber;
123	(ii) protect the quality of scientific, scenic, historical, ecological, environmental, air
124	and atmospheric, water resource, and archeological values;
125	(iii) where appropriate, preserve and protect certain public land in its natural condition;
126	(iv) provide food and habitat for fish, wildlife, and domestic animals; and
127	(v) provide for hunting, outdoor recreation, human occupancy, and other human use,
128	including the general enjoyment of nature and solitude.
129	(2) All rules made to effectuate the purposes of this chapter shall be made in
130	accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act.
131	Section 4. Section 63L-8-105 is amended to read:
132	63L-8-105. Interdepartmental cooperation.
133	(1) The director, subject to periodic review of the Legislature, may establish programs
134	to conduct projects, planning, permitting, leasing, contracting and other activities on public
135	land.
136	(2) (a) The director shall provide management policies and programs for all uses of
137	public land, including the principal or major uses described in Section 63L-8-103.
138	(b) The director shall consult with the commissioner, who may make recommendations
139	to the director on rangeland management issues on public land, including:
140	(i) determining the number of domestic animals that may be sustained on a tract of land
141	while maintaining that land for wildlife and fish use and future grazing use; and
142	(ii) issuing grazing permits.
143	(c) The director shall consult with other state agencies having management
144	responsibility over natural resources that may be impacted by management decisions and
145	actions on public land, including the Department of Natural Resources, the Department of
146	Agriculture and Food, and the Division of Wildlife Resources.
147	Section 5. Section 63L-8-204 is enacted to read:
148	63L-8-204. Exchanges and sales.
149	(1) (a) It is the policy of this state that exchanges of public land are preferred to any

150	sale of public land, and that when pursuing an exchange, an exchange with the School and
151	Institutional Trust Lands Administration is preferred to an exchange with any other party.
152	(b) If the DLM proposes an exchange of public land for a different parcel of land, the
153	land the DLM seeks to acquire shall be larger in acreage or considered more valuable for one or
154	more of the principal or major uses described in Section 63L-8-103 than the land the DLM is
155	offering in exchange.
156	(c) The state may exchange a parcel of public land with the federal government, the
157	School and Institutional Trust Lands Administration, or a private party for a similarly valued
158	parcel of land if:
159	(i) no more than 1,000 acres of public land is exchanged with the federal government,
160	the School and Institutional Trust Lands Administration, or the private party in one calendar
161	year; or
162	(ii) the exchange is approved by a two-thirds vote of the Legislature.
163	(2) The DLM may execute a sale of a parcel of public land if:
164	(a) the requirements of Subsection 63L-8-104(1)(b) have been met;
165	(b) the following information is made available on the DLM's website for 30 days
166	before the day on which the director executes the sale:
167	(i) the legal description of the parcel;
168	(ii) the local land use plan governing the parcel;
169	(iii) the proposed purchaser of the parcel;
170	(iv) the DLM's findings that the sale will further an important public objective,
171	including expansion of a local community;
172	(v) the minutes or a recording of a meeting in which the public comment was taken on
173	the proposed sale; and
174	(vi) the purchase price, which may not be less than fair market value;
175	(c) the director, having completed the land use planning process described in Section
176	63L-8-202, has determined that the parcel in question:
177	(i) is not suitable for long-term management by the DLM or another state agency
178	because of the parcel's location or other characteristics; and
179	(ii) has minimal value for hunting, fishing, or other outdoor recreation;
180	(d) the parcel is 100 acres or smaller;

181	(e) the director has determined an exchange, as described in Subsection (1), is not
182	possible;
183	(f) a competitive bidding process is used to determine the purchaser of the parcel;
184	(g) the sale is approved by a two-thirds vote of the Legislature; and
185	(h) the sale is approved by the governor.
186	(3) All proceeds of a sale under Subsection (2) shall be:
187	(a) deposited in the Public Land Management Fund created in Section 63L-8-308; and
188	(b) used to:
189	(i) acquire additional land that the DLM has determined would be appropriate for
190	public purposes;
191	(ii) improve existing public land for one or more principal or major uses, as described
192	in Section 63L-8-103; and
193	(iii) increase the utilization of the public land by the public.
194	Section 6. Section 63L-8-302 is amended to read:
195	63L-8-302. Department of Land Management.
196	Except as otherwise provided by law, the [Division] Department of Land Management,
197	created in Section [79-6-102] <u>63L-9-102</u> , shall provide necessary staff support for the
198	implementation of this chapter.
199	Section 7. Section 63L-8-304 is amended to read:
200	63L-8-304. Enforcement authority.
201	(1) The director shall issue rules as necessary to implement the provisions of this
202	chapter with respect to the management, use, and protection of the public land and property
203	located on the public land.
204	(2) At the request of the director, the attorney general may institute a civil action in a
205	district court for an injunction or other appropriate remedy to prevent any person from utilizing
206	public land in violation of this chapter or rules issued by the director under this chapter.
207	(3) The use, occupancy, or development of any portion of the public land contrary to
208	any rule issued by the DLM in accordance with this chapter, and without proper authorization,
209	is unlawful and prohibited.
210	(4) (a) [Except as provided in Subsections (4)(b) and (c), the local] The locally elected
211	county sheriff is the primary law enforcement authority with jurisdiction on public land to

212	enforce:
213	(i) all the laws of this state; and
214	(ii) this chapter and rules issued by the director pursuant to Subsection (1).
215	[(b) The director may employ and utilize within the DLM certified peace officers that,
216	if and when deployed, will be the primary law enforcement authority with jurisdiction on
217	public land to enforce this chapter and rules issued pursuant to Subsection (1).
218	[(c)] (b) Conservation officers employed by the Division of Wildlife Resources [are the
219	primary law enforcement authority with jurisdiction on public land] also have authority to
220	enforce the laws and regulations under Title 23, Wildlife Resources Code of Utah, for the sake
221	of any protected wildlife.
222	(c) A conservation officer shall work cooperatively with the locally elected county
223	sheriff to enforce the laws and regulations under Title 23, Wildlife Resources Code of Utah, for
224	the sake of protected wildlife and in the majority of cases shall take the lead.
225	(d) Nothing herein shall be construed as enlarging or diminishing the responsibility or
226	authority of a state certified peace officer in performing the officer's duties on public land.
227	Section 8. Section 63L-8-308 is amended to read:
228	63L-8-308. Public Land Management Fund.
229	(1) There is created an expendable special revenue fund known as the "Public Land
230	Management Fund."
231	(2) The fund shall consist of:
232	(a) fees collected by the DLM under this chapter;
233	(b) money appropriated to the fund by the Legislature;
234	(c) money collected under Section 63L-8-505;
235	(d) money voluntarily donated or contributed to the fund; [and]
236	(e) proceeds, as described in Subsection 63L-8-104(3); and
237	$[\underline{(e)}]$ $\underline{(f)}$ interest earned on the fund.
238	(3) The DLM may expend money in the fund on:
239	(a) administration costs;
240	(b) project planning;
241	(c) a payment authorized by this chapter; and
242	(d) other duties required under this chapter, including the acquisition and improvement

243	of public rand, as described in Section 65L-8-104.
244	(4) The DLM shall annually expend money in the fund to pay a county in lieu of taxes
245	the county cannot levy on public land owned by the state:
246	(a) in an amount no less than the highest amount ever fully authorized by Congress for
247	payment to the county under the federal Payments in Lieu of Taxes and Secure Rural Schools
248	programs, according to the most recent federal formulas before the effective date of this
249	chapter, as described in Section 63L-8-602; and
250	(b) as funding allows.
251	Section 9. Section 63L-8-402 is amended to read:
252	63L-8-402. Grazing fees Feasibility study Contents Submission of report
253	Annual distribution and use of range betterment funds Nature of distributions.
254	(1) As used in this section:
255	(a) "Animal unit" means one mature 1,000 pound cow and the cow's suckling calf;
256	(b) "Animal unit month" means the amount of forage needed by an animal unit grazing
257	for one month; and
258	(c) "Forage" means the food and water necessary to sustain a cow, according to the
259	cow's metabolic weight.
260	[(1)] (2) The Legislature finds that, as of 2016, a substantial amount of the rangelands
261	on the public land is deteriorating in quality due to federal mismanagement, and that
262	installation of additional range improvements could arrest much of the continuing deterioration
263	and lead to substantial betterment of forage conditions with resulting benefits to wildlife,
264	watershed protection, and livestock production.
265	[(2)] (3) The director, in consultation with the commissioner, shall $[:(a)]$ conduct a
266	study to determine necessary range improvements on public land; and (b)] establish a fee, in
267	accordance with Section 63J-1-504, to be charged for domestic livestock grazing on public
268	land that is equitable to the:
269	[(i)] (a) state and the state's citizens; and
270	[(ii)] (b) holders of grazing permits and leases on rangeland.
271	[(3) The director shall report the result of the study described in Subsection (2)(a) to
272	the Natural Resources, Agriculture, and Environment Interim Committee, together with
273	recommendations to implement a reasonable grazing fee schedule.

2/4	(4) Subject to Subsection (5), the fee described in Subsection (3) shall be:	
275	(a) determined using the following indices:	
276	(i) the rental charge of pasturing cattle on private rangeland, or the forage value index	
277	<u>(FVI);</u>	
278	(ii) the average annual sales price of beef cattle, or the beef cattle price index (BCPI);	
279	<u>and</u>	
280	(iii) the cost of livestock production, or the prices paid index (PPI); and	
281	(b) calculated as follows: ((FVI + BCPI - PPI)/100)	
282	(5) (a) The minimum grazing fee shall be \$1.35 per animal unit month.	
283	(b) The annual fee adjustment may not exceed 25% of the grazing fee from the	
284	previous fiscal year.	
285	[(4)] (6) (a) Fifty percent of all money received by the state as fees for grazing	
286	domestic livestock on public land shall be deposited into the Grazing Land Fund created in	
287	Section 63L-8-310.	
288	(b) Fifty percent of money received by the state as fees for grazing domestic livestock	
289	on the public land shall be deposited into the Public Land Management Fund created in Section	
290	63L-8-308.	
291	Section 10. Section 63L-9-101, which is renumbered from Section 79-6-101 is	
292	renumbered and amended to read:	
293	CHAPTER 9. DEPARTMENT OF LAND MANAGEMENT	
294	[79-6-101]. <u>63L-9-101.</u> Title.	
295	This chapter is known as the "[Division] Department of Land Management."	
296	Section 11. Section 63L-9-102, which is renumbered from Section 79-6-102 is	
297	renumbered and amended to read:	
298	[79-6-102]. <u>63L-9-102.</u> Creation of the Department of Land Management.	
299	(1) There is created a [Division of Land Management within the Department of Natural	
300	Resources, created in Section 79-2-201] Department of Land Management.	
301	(2) The [division] department shall be staffed:	
302	(a) upon the state receiving title to at least [100,000] 250,000 acres of public land from	
303	the federal government pursuant to Section 63L-6-103; and	
304	(b) as funding [is] appropriated by the Legislature [and] allows[; and].	

305	[(c) as determined by the director of the Department of Natural Resources.]
306	(3) The [division] department may sue and be sued as required to carry out the
307	purposes of this chapter and Title 63L, Chapter 8, Utah Public Land Management Act.
308	Section 12. Section 63L-9-103, which is renumbered from Section 79-6-103 is
309	renumbered and amended to read:
310	[79-6-103]. <u>63L-9-103.</u> Director.
311	(1) Upon the requirements described in Subsection [79-6-102] <u>63L-9-102</u> (2) being
312	fulfilled, [the executive director of the Department of Natural Resources shall appoint a
313	director of the Division of Land Management] a director shall be elected as described in
314	Section 63L-9-106, and thereafter hire personnel to staff the [division] department.
315	(2) The director shall:
316	(a) be the executive and administrative head of the [Division] Department of Land
317	Management;
318	(b) have demonstrated ability and experience in the administration and management of
319	state or federal lands; and
320	(c) not hold any other public office or be involved in a political party or organization.
321	(3) The director [of the Division of Land Management, under administrative direction
322	of the executive director,] shall have:
323	(a) executive authority and control of the [Division] Department of Land Management;
324	and
325	(b) authority over all personnel matters.
326	Section 13. Section 63L-9-104, which is renumbered from Section 79-6-104 is
327	renumbered and amended to read:
328	[79-6-104]. <u>63L-9-104.</u> Public Land Management Advisory Board.
329	(1) There is created the Public Land Management Advisory Board.
330	(2) The board consists of the following 11 members:
331	(a) the lieutenant governor, or the lieutenant governor's designee;
332	(b) one representative, appointed by the governor, who represents the interests of oil,
333	gas, and mining;
334	(c) one representative, appointed by the governor, who represents the interests of
335	agriculture;

364

365

366

members present is the action of the board.

- 336 (d) one representative, appointed by the governor, who represents the interests of 337 outdoor recreation; 338 (e) one representative, appointed by the governor, who represents the interests of 339 environmental groups; 340 (f) three representatives, appointed by the governor, who represent the interests of 341 county commissioners; 342 (g) one representative, appointed by the governor, who represents the interests of rural 343 transportation; 344 (h) one representative, appointed by the governor, who represents the interests of 345 wildlife management; and 346 (i) one representative, appointed by the governor, who represents the interests of forest 347 management. 348 (3) (a) Members shall be appointed for a term of four years. 349 (b) Notwithstanding the requirements of Subsection (3)(a), the governor shall, at the 350 time of appointment or reappointment, adjust the length of terms of the members described in 351 Subsections (2)(b) through (i) to ensure that the terms of board members are staggered so that 352 half of the appointed board is appointed every two years. 353 (4) A member may serve more than one term. 354 (5) A member shall hold office until the expiration of the member's term and until the 355 member's successor is appointed, but not more than 90 days after the expiration of the 356 member's term. 357 (6) When a vacancy occurs in the membership for any reason, a replacement shall be 358 appointed for the unexpired term. 359 (7) The board shall elect annually a chair and a vice chair from the board's members. 360 (8) (a) The board shall meet at least quarterly. 361 (b) Special meetings may be called by the chair upon the chair's own initiative, upon 362 the request of the director, or upon the request of three members of the board. 363 (c) Three days' notice shall be given to each member of the board before a meeting.
 - (10) A member may not receive compensation or benefits for the member's service, but

(9) Six members constitute a quorum at a meeting, and the action of a majority of

367	may receive per diem and travel expenses in accordance with:
368	(a) Section 63A-3-106;
369	(b) Section 63A-3-107; and
370	(c) rules made by the Division of Finance pursuant to Sections 63A-3-106 and
371	63A-3-107.
372	Section 14. Section 63L-9-105, which is renumbered from Section 79-6-105 is
373	renumbered and amended to read:
374	[79-6-105]. <u>63L-9-105.</u> Department of Land Management duties.
375	[Under the direct supervision of the executive director and in consultation with the
376	board, the division] The department shall manage and administer all public land, as defined in
377	Section 63L-8-102, consistent with the procedures, policies, and directives in Title 63L,
378	Chapter 8, Utah Public Land Management Act.
379	Section 15. Section 63L-9-106 is enacted to read:
380	63L-9-106. Election of the department director.
381	(1) (a) The chief administrative officer of the department is a director, selected as
382	described in this section.
383	(b) The director shall be chosen by a vote of county commissioners and county council
384	members, as described in Subsection (1)(c).
385	(c) (i) Each county shall have one vote, cast by a simple majority of the county's
386	commissioners or council members.
387	(ii) If a county's commissioners or council members cannot achieve consensus on the
388	individual for whom the county will be casting the county's vote, the county forfeits the vote.
389	(iii) Except as provided in Subsection (1)(c)(iv), the director shall be chosen by 5:00
390	p.m. the day after a general election.
391	(iv) If the governor removes the director, as described in Subsection (1)(d), the county
392	commissioners and county council members shall have 30 days from the day on which the
393	director is removed to select a new director.
394	(d) The director may be removed at the will of the governor.
395	(e) The director shall receive a salary established by the governor within the salary
396	range fixed by the Legislature in Title 67, Chapter 22, State Officer Compensation.
397	(2) The director shall:

398	(a) administer and supervise the department and provide for coordination and
399	cooperation among the boards, divisions, councils, and committees of the department;
400	(b) approve the budget of each board and division;
401	(c) participate in regulatory proceedings as appropriate for the functions and duties of
402	the department;
403	(d) report at the end of each fiscal year to the governor on department and board
404	activities; and
405	(e) perform other duties as provided by statute.
406	(3) By following the procedures and requirements of Title 63J, Chapter 5, Federal
407	Funds Procedures Act the director, may accept an executive or legislative provision that is
408	enacted by the federal government, whereby the state may participate in the distribution,
409	disbursement, or administration of a fund or service from the federal government for purposes
410	consistent with the powers and duties of the department.
411	Section 16. Section 79-2-201 is amended to read:
412	79-2-201. Department of Natural Resources created.
413	(1) There is created the Department of Natural Resources.
414	(2) The department comprises the following:
415	(a) Board of Water Resources, created in Section 73-10-1.5;
416	(b) Board of Oil, Gas, and Mining, created in Section 40-6-4;
417	(c) Board of Parks and Recreation, created in Section 79-4-301;
418	(d) Wildlife Board, created in Section 23-14-2;
419	(e) Board of the Utah Geological Survey, created in Section 79-3-301;
420	(f) Water Development Coordinating Council, created in Section 73-10c-3;
421	(g) Division of Water Rights, created in Section 73-2-1.1;
422	(h) Division of Water Resources, created in Section 73-10-18;
423	(i) Division of Forestry, Fire, and State Lands, created in Section 65A-1-4;
424	(j) Division of Oil, Gas, and Mining, created in Section 40-6-15;
425	(k) Division of Parks and Recreation, created in Section 79-4-201;
426	(l) Division of Wildlife Resources, created in Section 23-14-1;
427	[(m) Division of Land Management, created in Section 79-6-102;]
428	[(n)] (m) Utah Geological Survey, created in Section 79-3-201;

1st Sub. (Buff) H.B. 407

429	[(o)] (n) Heritage Trees Advisory Committee, created in Section 65A-8-306;
430	[(p)] <u>(o)</u> Recreational Trails Advisory Council, authorized by Section 79-5-201;
431	[(q)] <u>(p)</u> Boating Advisory Council, authorized by Section 73-18-3.5;
432	[(r)] (q) Wildlife Board Nominating Committee, created in Section 23-14-2.5; and
433	[(s)] (r) Wildlife Regional Advisory Councils, created in Section 23-14-2.6.