**Senator Todd Weiler** proposes the following substitute bill:

 $\$ \rightarrow 63G-2-305$ , as last amended by Laws of Utah 2015, Chapters 147, 283, and 411  $\leftarrow \$$ 

- 1 -



25a

26 78A-12-201, as enacted by Laws of Utah 2008, Chapter 248 27 78A-12-203, as last amended by Laws of Utah 2013, Chapter 209 **78A-12-204**, as last amended by Laws of Utah 2011, Chapter 80 28 29 78A-12-206, as last amended by Laws of Utah 2011, Chapter 80 30 31 *Be it enacted by the Legislature of the state of Utah:* 31a Ŝ→ Section 1. Section 63G-2-305 is amended to read: 31b 63G-2-305. Protected records. The following records are protected if properly classified by a governmental entity: 31c 31d (1) trade secrets as defined in Section 13-24-2 if the person submitting the trade secret has provided the governmental entity with the information specified in Section 63G-2-309; 31e 31f (2) commercial information or nonindividual financial information obtained from a person if: (a) disclosure of the information could reasonably be expected to result in unfair competitive 31g 31h injury to the person submitting the information or would impair the ability of the governmental entity 31i to obtain necessary information in the future; (b) the person submitting the information has a greater interest in prohibiting access than the 31j 31kpublic in obtaining access; and (c) the person submitting the information has provided the governmental entity with the 311 information specified in Section 63G-2-309; 31m (3) commercial or financial information acquired or prepared by a governmental entity to the 31n 31o extent that disclosure would lead to financial speculations in currencies, securities, or commodities that 31p will interfere with a planned transaction by the governmental entity or cause substantial financial 31q injury to the governmental entity or state economy; 31r (4) records, the disclosure of which could cause commercial injury to, or confer a competitive 31s advantage upon a potential or actual competitor of, a commercial project entity as defined in 31t **Subsection 11-13-103(4)**; 31u (5) test questions and answers to be used in future license, certification, registration, 31v employment, or academic examinations; 31w (6) records, the disclosure of which would impair governmental procurement proceedings or 31x give an unfair advantage to any person proposing to enter into a contract or agreement with a governmental entity, except, subject to Subsections (1) and (2), that this Subsection (6) does not restrict 31y 31zthe right of a person to have access to, after the contract or grant has been awarded and signed by all 31aa parties, a bid, proposal, application, or other information submitted to or by a governmental entity in

(a) an invitation for bids;

31ab

31ac

31ad

response to:

(b) a request for proposals;**②** 

31ae 0 (c) a request for quotes; 31af

31ag

31ak

31al

31am

31an

31ao

31ap

31aq

31ar

31as

31at

31au

31av

31aw

31ax

31ay

31az 31ba

31bb

31bc

31bd

31be 31bf

31bg

31bh

31bi

31bj

31bk

31bl

31bm

31bn

31bo

- (d) a grant; or
- (e) other similar document;
- 31ah (7) information submitted to or by a governmental entity in response to a request for 31ai information, except, subject to Subsections (1) and (2), that this Subsection (7) does not restrict the 31aj right of a person to have access to the information, after:
  - (a) a contract directly relating to the subject of the request for information has been awarded and signed by all parties; or
  - (b) (i) a final determination is made not to enter into a contract that relates to the subject of the request for information; and
    - (ii) at least two years have passed after the day on which the request for information is issued;
  - (8) records that would identify real property or the appraisal or estimated value of real or personal property, including intellectual property, under consideration for public acquisition before any rights to the property are acquired unless:
  - (a) public interest in obtaining access to the information is greater than or equal to the governmental entity's need to acquire the property on the best terms possible;
  - (b) the information has already been disclosed to persons not employed by or under a duty of confidentiality to the entity;
  - (c) in the case of records that would identify property, potential sellers of the described property have already learned of the governmental entity's plans to acquire the property;
  - (d) in the case of records that would identify the appraisal or estimated value of property, the potential sellers have already learned of the governmental entity's estimated value of the property; or
  - (e) the property under consideration for public acquisition is a single family residence and the governmental entity seeking to acquire the property has initiated negotiations to acquire the property as required under Section 78B-6-505;
  - (9) records prepared in contemplation of sale, exchange, lease, rental, or other compensated transaction of real or personal property including intellectual property, which, if disclosed prior to completion of the transaction, would reveal the appraisal or estimated value of the subject property, unless:
  - (a) the public interest in access is greater than or equal to the interests in restricting access, including the governmental entity's interest in maximizing the financial benefit of the transaction; or
  - (b) when prepared by or on behalf of a governmental entity, appraisals or estimates of the value of the subject property have already been disclosed to persons not employed by or under a duty of confidentiality to the entity;
  - (10) records created or maintained for civil, criminal, or administrative enforcement purposes or audit purposes, or for discipline, licensing, certification, or registration purposes, if release of the records: 3

- 2a -

31br

31bs

31bt

31bu

31bv

31bw

31bx

31by

31bz

31ca

31cb

31cc

31cd

31ce

31cf

31cg

31ch

31ci

31cj 31ck

31cl

31cm

31cn

31co

31cp

31cq 31cr

31cs

31ct

31cu

31cv

31cw

31cx

31cy

31cz

- 31bp **(a)** reasonably could be expected to interfere with investigations undertaken for enforcement, 31bq discipline, licensing, certification, or registration purposes;
  - (b) reasonably could be expected to interfere with audits, disciplinary, or enforcement proceedings;
    - (c) would create a danger of depriving a person of a right to a fair trial or impartial hearing;
  - (d) reasonably could be expected to disclose the identity of a source who is not generally known outside of government and, in the case of a record compiled in the course of an investigation, disclose information furnished by a source not generally known outside of government if disclosure would compromise the source; or
  - (e) reasonably could be expected to disclose investigative or audit techniques, procedures, policies, or orders not generally known outside of government if disclosure would interfere with enforcement or audit efforts;
    - (11) records the disclosure of which would jeopardize the life or safety of an individual;
  - (12) records the disclosure of which would jeopardize the security of governmental property, governmental programs, or governmental recordkeeping systems from damage, theft, or other appropriation or use contrary to law or public policy;
  - (13) records that, if disclosed, would jeopardize the security or safety of a correctional facility, or records relating to incarceration, treatment, probation, or parole, that would interfere with the control and supervision of an offender's incarceration, treatment, probation, or parole;
  - (14) records that, if disclosed, would reveal recommendations made to the Board of Pardons and Parole by an employee of or contractor for the Department of Corrections, the Board of Pardons and Parole, or the Department of Human Services that are based on the employee's or contractor's supervision, diagnosis, or treatment of any person within the board's jurisdiction;
  - (15) records and audit workpapers that identify audit, collection, and operational procedures and methods used by the State Tax Commission, if disclosure would interfere with audits or collections;
  - (16) records of a governmental audit agency relating to an ongoing or planned audit until the final audit is released;
    - (17) records that are subject to the attorney client privilege;
  - (18) records prepared for or by an attorney, consultant, surety, indemnitor, insurer, employee, or agent of a governmental entity for, or in anticipation of, litigation or a judicial, quasi-judicial, or administrative proceeding;
  - (19) (a) (i) personal files of a state legislator, including personal correspondence to or from a member of the Legislature; and
  - (ii) notwithstanding Subsection (19)(a)(i), correspondence that gives notice of legislative action or policy may not be classified as protected under this section; and
    - (b) (i) an internal communication that is part of the deliberative process in connection with

31ej

31ek

31da Othe preparation of legislation between: 31db (A) members of a legislative body: 31dc (B) a member of a legislative body and a member of the legislative body's staff; or 31dd (C) members of a legislative body's staff; and 31de (ii) notwithstanding Subsection (19)(b)(i), a communication that gives notice of legislative 31df action or policy may not be classified as protected under this section; 31dg (20) (a) records in the custody or control of the Office of Legislative Research and General 31dh Counsel, that, if disclosed, would reveal a particular legislator's contemplated legislation or 31di contemplated course of action before the legislator has elected to support the legislation or course of 31di action, or made the legislation or course of action public; and 31dk (b) notwithstanding Subsection (20)(a), the form to request legislation submitted to the Office 31dl of Legislative Research and General Counsel is a public document unless a legislator asks that the 31dm records requesting the legislation be maintained as protected records until such time as the legislator 31dn elects to make the legislation or course of action public; 31do (21) research requests from legislators to the Office of Legislative Research and General Counsel or the Office of the Legislative Fiscal Analyst and research findings prepared in response to 31dp 31dq these requests; 31dr (22) drafts, unless otherwise classified as public; 31ds (23) records concerning a governmental entity's strategy about: 31dt (a) collective bargaining; or 31du(b) imminent or pending litigation; 31dv (24) records of investigations of loss occurrences and analyses of loss occurrences that may be 31dw covered by the Risk Management Fund, the Employers' Reinsurance Fund, the Uninsured Employers' 31dxFund, or similar divisions in other governmental entities; 31dy (25) records, other than personnel evaluations, that contain a personal recommendation concerning an individual if disclosure would constitute a clearly unwarranted invasion of personal 31dz 31ea privacy, or disclosure is not in the public interest; 31eb (26) records that reveal the location of historic, prehistoric, paleontological, or biological resources that if known would jeopardize the security of those resources or of valuable historic, 31ec 31ed scientific, educational, or cultural information; 31ee (27) records of independent state agencies if the disclosure of the records would conflict with 31ef the fiduciary obligations of the agency; (28) records of an institution within the state system of higher education defined in Section 31eg 31eh 53B-1-102 regarding tenure evaluations, appointments, applications for admissions, retention 31ei decisions, and promotions, which could be properly discussed in a meeting closed in accordance with

tenure, appointments, retention, promotions, or those students admitted, may not be classified

Title 52, Chapter 4, Open and Public Meetings Act, provided that records of the final decisions about

31el • • as protected under this section;

31em

31en

31eo

31ep

31eq

31er

31es

31et

31eu

31ev

31ew

31ex

31ey 31ez

31fa

31fb

31fc

31fd

31fe

31ff

31fg

31fh

31fi

31fj

31fk

31fl

31fm

31fn

31fo

31fp

31fq

31fr

31fs

31ft

31fu

31fv

- (29) records of the governor's office, including budget recommendations, legislative proposals, and policy statements, that if disclosed would reveal the governor's contemplated policies or contemplated courses of action before the governor has implemented or rejected those policies or courses of action or made them public;
- (30) records of the Office of the Legislative Fiscal Analyst relating to budget analysis, revenue estimates, and fiscal notes of proposed legislation before issuance of the final recommendations in these areas;
- (31) records provided by the United States or by a government entity outside the state that are given to the governmental entity with a requirement that they be managed as protected records if the providing entity certifies that the record would not be subject to public disclosure if retained by it;
- (32) transcripts, minutes, or reports of the closed portion of a meeting of a public body except as provided in Section 52-4-206;
- (33) records that would reveal the contents of settlement negotiations but not including final settlements or empirical data to the extent that they are not otherwise exempt from disclosure;
- (34) memoranda prepared by staff and used in the decision-making process by an administrative law judge, a member of the Board of Pardons and Parole, or a member of any other body charged by law with performing a quasi-judicial function;
- (35) records that would reveal negotiations regarding assistance or incentives offered by or requested from a governmental entity for the purpose of encouraging a person to expand or locate a business in Utah, but only if disclosure would result in actual economic harm to the person or place the governmental entity at a competitive disadvantage, but this section may not be used to restrict access to a record evidencing a final contract;
- (36) materials to which access must be limited for purposes of securing or maintaining the governmental entity's proprietary protection of intellectual property rights including patents, copyrights, and trade secrets;
- (37) the name of a donor or a prospective donor to a governmental entity, including an institution within the state system of higher education defined in Section 53B-1-102, and other information concerning the donation that could reasonably be expected to reveal the identity of the donor, provided that:
  - (a) the donor requests anonymity in writing;
- (b) any terms, conditions, restrictions, or privileges relating to the donation may not be classified protected by the governmental entity under this Subsection (37); and
- (c) except for an institution within the state system of higher education defined in Section 53B-1-102, the governmental unit to which the donation is made is primarily engaged in educational, charitable, or artistic endeavors, and has no regulatory or legislative authority over the donor, a member of the donor's immediate family, or any entity owned or controlled by the donor or ♥

31fw	Othe donor's immediate family;
31fx	(38) accident reports, except as provided in Sections 41-6a-404, 41-12a-202, and 73-18-13;
31fy	(39) a notification of workers' compensation insurance coverage described in Section
31fz	34A-2-205;
31ga	(40) (a) the following records of an institution within the state system of higher education
31gb	defined in Section 53B-1-102, which have been developed, discovered, disclosed to, or received by or on
31gc	behalf of faculty, staff, employees, or students of the institution:
31gd	(i) unpublished lecture notes;
31ge	(ii) unpublished notes, data, and information:
31gf	(A) relating to research; and
31gg	(B) of:
31gh	(I) the institution within the state system of higher education defined in Section 53B-1-102; or
31gi	(II) a sponsor of sponsored research;
31gj	(iii) unpublished manuscripts;
31gk	(iv) creative works in process;
31gl	(v) scholarly correspondence; and
31gm	(vi) confidential information contained in research proposals;
31gn	(b) Subsection (40)(a) may not be construed to prohibit disclosure of public information
31go	required pursuant to Subsection 53B-16-302(2)(a) or (b); and
31gp	(c) Subsection (40)(a) may not be construed to affect the ownership of a record;
31gq	(41) (a) records in the custody or control of the Office of Legislative Auditor General that
31gr	would reveal the name of a particular legislator who requests a legislative audit prior to the date that
31gs	audit is completed and made public; and
31gt	(b) notwithstanding Subsection (41)(a), a request for a legislative audit submitted to the Office
31gu	of the Legislative Auditor General is a public document unless the legislator asks that the records in
31gv	the custody or control of the Office of Legislative Auditor General that would reveal the name of a
31gw	particular legislator who requests a legislative audit be maintained as protected records until the audit
31gx	is completed and made public;
31gy	(42) records that provide detail as to the location of an explosive, including a map or other
31gz	document that indicates the location of:
31ha	(a) a production facility; or
31hb	(b) a magazine;
31hc	(43) information:
31hd	(a) contained in the statewide database of the Division of Aging and Adult Services created by
31he	Section 62A-3-311.1; or
31hf	(b) received or maintained in relation to the Identity Theft Reporting Information System
31hg	(IRIS) established under Section 67-5-22;♥

31iq

31ir

31hh (44) information contained in the Management Information System and Licensing 31hi Information System described in Title 62A, Chapter 4a, Child and Family Services; 31hj (45) information regarding National Guard operations or activities in support of the National 31hk Guard's federal mission; 31hl (46) records provided by any pawn or secondhand business to a law enforcement agency or to 31hm the central database in compliance with Title 13, Chapter 32a, Pawnshop and Secondhand 31hn **Merchandise Transaction Information Act;** 31ho (47) information regarding food security, risk, and vulnerability assessments performed by the 31hp **Department of Agriculture and Food;** (48) except to the extent that the record is exempt from this chapter pursuant to Section 31hq 31hr 63G-2-106, records related to an emergency plan or program, a copy of which is provided to or 31hs prepared or maintained by the Division of Emergency Management, and the disclosure of which would 31ht jeopardize: 31hu (a) the safety of the general public; or 31hv (b) the security of: 31hw (i) governmental property; 31hx (ii) governmental programs; or 31hy (iii) the property of a private person who provides the Division of Emergency Management 31hz information; 31ia (49) records of the Department of Agriculture and Food that provides for the identification, 31ib tracing, or control of livestock diseases, including any program established under Title 4, Chapter 24, 31ic Utah Livestock Brand and Anti-Theft Act or Title 4, Chapter 31, Control of Animal Disease; 31id (50) as provided in Section 26-39-501: 31ie (a) information or records held by the Department of Health related to a complaint regarding 31if a child care program or residential child care which the department is unable to substantiate; and (b) information or records related to a complaint received by the Department of Health from 31ig an anonymous complainant regarding a child care program or residential child care; 31ih 31ii (51) unless otherwise classified as public under Section 63G-2-301 and except as provided 31ij under Section 41-1a-116, an individual's home address, home telephone number, or personal mobile 31ik phone number, if: 31il (a) the individual is required to provide the information in order to comply with a law, 31im ordinance, rule, or order of a government entity; and 31in (b) the subject of the record has a reasonable expectation that this information will be kept 31io confidential due to: 31ip (i) the nature of the law, ordinance, rule, or order; and

(52) the name, home address, work addresses, and telephone numbers of an individual that

(ii) the individual complying with the law, ordinance, rule, or order;

31kc

31is Q is engaged in, or that provides goods or services for, medical or scientific research that is: 31it (a) conducted within the state system of higher education, as defined in Section 53B-1-102; and 31iu (b) conducted using animals; 31iv (53) an initial proposal under Title 63N, Chapter 13, Part 2, Government Procurement Private 31iw Proposal Program, to the extent not made public by rules made under that chapter; 31ix (54) in accordance with Section 78A-12-203, any record of the Judicial Performance 31iy Evaluation Commission concerning an individual commissioner's vote on whether or not to recommend that the voters retain a judge \$→ including information disclosed under Subsection 31iz 31ja  $78A-12-203(5)(e) \leftarrow \hat{S}$ ; 31jb (55) information collected and a report prepared by the Judicial Performance Evaluation Commission concerning a judge, unless Section 20A-7-702 or Title 78A, Chapter 12, Judicial 31jc 31jd Performance Evaluation Commission Act, requires disclosure of, or makes public, the information or 31je report; 31jf (56) records contained in the Management Information System created in Section 62A-4a-1003; 31jg 31jh (57) records provided or received by the Public Lands Policy Coordinating Office in 31ji furtherance of any contract or other agreement made in accordance with Section 63J-4-603; 31jj (58) information requested by and provided to the 911 Division under Section 63H-7a-302; 31jk (59) in accordance with Section 73-10-33: 31j1 (a) a management plan for a water conveyance facility in the possession of the Division of 31jm Water Resources or the Board of Water Resources; or 31jn (b) an outline of an emergency response plan in possession of the state or a county or 31jo municipality; 31jp (60) the following records in the custody or control of the Office of Inspector General of 31jq Medicaid Services, created in Section 63A-13-201: (a) records that would disclose information relating to allegations of personal misconduct, 31jr gross mismanagement, or illegal activity of a person if the information or allegation cannot be 31js 31jt corroborated by the Office of Inspector General of Medicaid Services through other documents or 31ju evidence, and the records relating to the allegation are not relied upon by the Office of Inspector 31jv General of Medicaid Services in preparing a final investigation report or final audit report; 31jw (b) records and audit workpapers to the extent they would disclose the identity of a person 31jx who, during the course of an investigation or audit, communicated the existence of any Medicaid 31jy fraud, waste, or abuse, or a violation or suspected violation of a law, rule, or regulation adopted under 31jz the laws of this state, a political subdivision of the state, or any recognized entity of the United States, if 31ka the information was disclosed on the condition that the identity of the person be protected; 31kb (c) before the time that an investigation or audit is completed and the final investigation or

final audit report is released, records or drafts circulated to a person who is not an employee or

48

31kd **O**head of a governmental entity for the person's response or information; 31ke (d) records that would disclose an outline or part of any investigation, audit survey plan, or 31kf audit program; or (e) requests for an investigation or audit, if disclosure would risk circumvention of an 31kg 31kh investigation or audit; 31ki (61) records that reveal methods used by the Office of Inspector General of Medicaid Services, 31kj the fraud unit, or the Department of Health, to discover Medicaid fraud, waste, or abuse; 31kk (62) information provided to the Department of Health or the Division of Occupational and 31kl Professional Licensing under Subsection 58-68-304(3) or (4); 31km (63) a record described in Section 63G-12-210; 31kn (64) captured plate data that is obtained through an automatic license plate reader system 31ko used by a governmental entity as authorized in Section 41-6a-2003; and 31kp (65) any record in the custody of the Utah Office for Victims of Crime relating to a victim, 31kq including: 31kr (a) a victim's application or request for benefits; 31ks (b) a victim's receipt or denial of benefits; and (c) any administrative notes or records made or created for the purpose of, or used to, evaluate 31kt 31ku or communicate a victim's eligibility for or denial of benefits from the Crime Victim Reparations Fund. ←Ŝ 31kv 32 Section  $\hat{S} \rightarrow [1] 2 \leftarrow \hat{S}$ . Section 78A-12-201 is amended to read: 33 78A-12-201. Judicial Performance Evaluation Commission -- Creation --34 Membership -- Salary -- Staff. (1) There is created an independent commission called the Judicial Performance 35 36 Evaluation Commission consisting of 13 members, as follows: 37 (a) two members appointed by the president of the Senate, only one of whom may be a 38 member of the Utah State Bar; 39 (b) two members appointed by the speaker of the House of Representatives, only one 40 of whom may be a member of the Utah State Bar; 41 (c) four members appointed by the members of the Supreme Court, at least one of 42 whom, but not more than two of whom, may be a member of the Utah State Bar; 43 (d) four members appointed by the governor, at least one of whom, but not more than 44 two of whom, may be a member of the Utah State Bar; and 45 (e) the executive director of the Commission on Criminal and Juvenile Justice. 46 (2) (a) The president of the Senate and the speaker of the House of Representatives 47 shall confer when appointing members under Subsections (1)(a) and (b) to ensure that there is

at least one member from among their four appointees who is a member of the Utah State Bar.

57 (5) When a vacancy occurs in the membership for any reason, the replacement shall be appointed for the unexpired term  $\hat{S} \rightarrow [using the same procedure used to appoint the member being$ 58 replaced by the same appointing authority that appointed the member creating the vacancy  $\leftarrow \hat{S}$ . **59** 60 (6) (a) Eight members of the commission constitute a quorum. (b) The action of a majority of the quorum constitutes the action of the commission, 61 except that a decision of the commission to recommend that a judge be retained or not be 62 retained may not be made except by a vote of at least six members. \$\(\delta\) If because of absences the 63 commission is unable to have at least six votes recommending that a judge be retained or not 63a 63b retained, the commission may meet a second time to consider whether to recommend that the 63c judge be retained or not retained. ←Ŝ 64 (c) If a vote on the question of whether to recommend a judge be retained or not be 65 retained ends in a tie or if a decision does not have six votes required by Subsection (6)(b), the 66 commission may make no recommendation concerning the judge's retention. 67 Section  $\$ \rightarrow [2] \ 3 \leftarrow \$$ . Section 78A-12-203 is amended to read: 78A-12-203. Judicial performance evaluations. 68 69 (1) Beginning with the 2012 judicial retention elections, the commission shall prepare 70 a performance evaluation for: (a) each judge in the third and fifth year of the judge's term if the judge is not a justice 71 72 of the Supreme Court; and 73 (b) each justice of the Supreme Court in the third, seventh, and ninth year of the 74 iustice's term. 75 (2) Except as provided in Subsection (3), the performance evaluation for a judge under Subsection (1) shall consider only the following information but shall give primary emphasis to 76 the information that is gathered and relates to the performance of the judge during the period 77 subsequent to the last judicial retention election of that judge or if the judge has not had a 78 judicial retention election, during the period applicable to the first judicial retention election: 79 80 (a) the results of the judge's most recent judicial performance survey that is conducted 81 by a third party in accordance with Section 78A-12-204; 82 (b) information concerning the judge's compliance with minimum performance standards established in accordance with Section 78A-12-205; 83 84 (c) courtroom observation: 85 (d) the judge's judicial disciplinary record, if any; 86 (e) public comment solicited by the commission; (f) information from an earlier judicial performance evaluation concerning the judge 87

- 3 -

148

149

119 standards on the midterm evaluation or on the retention evaluation to appear and speak at any 120 commission meeting, except a closed meeting, during which the judge's judicial performance 121 evaluation is considered. 122 (b) The commission may invite any judge to appear before the commission to discuss 123 concerns about the judge's judicial performance. 124 (c)  $\$ \rightarrow (i) \leftarrow \$$  The commission may meet in a closed meeting to discuss a judge's judicial performance evaluation by complying with Title 52, Chapter 4, Open and Public Meetings Act. 125 125a Ŝ→ (ii) The commission may meet in an electronic meeting by complying with Title 52, 125b Chapter 4, Open and Public Meetings Act. +\$ (d) Any record of an individual commissioner's vote on whether or not to recommend 126 that the voters retain a judge is a protected record under Title 63G, Chapter 2, Government 127 128 Records Access and Management Act. 129 (e) (i) A member of the commission, including a member of the Utah State Bar, may 130 not be disqualified from voting on whether to recommend that the voters retain a judge solely 131 because the member appears before the judge as an attorney, a fact witness, or an expert, so long as the member is not a litigant in a case pending before the judge. 132 133 (ii) Notwithstanding Subsection (5)(e)(i), a member of the commission shall disclose 134 any conflicts of interest with the judge being reviewed to the other members of the commission 135 before the deliberation and vote of whether to recommend that a judge be retained or not be 136 retained. 137 (iii) Information disclosed under this Subsection (5)(e) is a protected record under Title 138 63G, Chapter 2, Government Records Access and Management Act. 139 [<del>(e)</del>] (f) The commission may only disclose the final commission vote on whether or 140 not to recommend that the voters retain a judge. 141 (6) (a) The commission shall compile a midterm report of its judicial performance 142 evaluation of a judge. 143 (b) The midterm report of a judicial performance evaluation shall include information 144 that the commission considers appropriate for purposes of judicial self-improvement. 145 (c) The report shall be provided to the evaluated judge [and], the presiding judge of the district in which the evaluated judge serves, and the Judicial Council. If the evaluated judge is 146 147 the presiding judge, the midterm report shall be provided to the chair of the board of judges for

Senate 2nd Reading Amendments 2-27-2017 lp/po

(d) (i) The commission may provide a partial midterm evaluation to a judge whose

the court level on which the evaluated judge serves.

150	appointment date precludes the collection of complete midterm evaluation data.		
151	(ii) For a newly appointed judge, a midterm evaluation is considered partial when the		
152	midterm evaluation is missing a \$→ [complete] ←\$ respondent group, including attorneys, court		
152a	staff,		
153	court room observers, or intercept survey respondents.		
154	(iii) A judge who receives partial midterm evaluation data may receive a statement in		
155	acknowledgment of that fact on the judge's voter information pamphlet page.		
156	(iv) On or before the beginning of the retention evaluation cycle, the commission shall		
157	inform the Judicial Council of the name of any judge who receives a partial midterm		
158	evaluation.		
159	(7) The commission shall identify a judge whose midterm evaluation:		
160	(a) fails to meet minimum performance standards in accordance with Section		
161	78A-12-205 or as established by rule; or		
162	(b) otherwise demonstrates to the commission that the judge's performance would be of		
163	such concern if the performance occurred in a retention evaluation that the judge would be		
164	invited to appear before the commission in accordance with Subsection (5)(b).		
165	[ <del>(7)</del> ] (8) The commission may make rules in accordance with Title 63G, Chapter 3,		
166	Utah Administrative Rulemaking Act, as necessary to administer the evaluation required by		
167	this section.		
168	Section $\hat{S} \rightarrow [3] \underline{4} \leftarrow \hat{S}$ . Section 78A-12-204 is amended to read:		
169	78A-12-204. Judicial performance survey.		
170	(1) The judicial performance survey required by Section 78A-12-203 concerning a		
171	judge who is subject to a retention election shall be conducted on an ongoing basis during the		
172	judge's term in office by a third party under contract to the commission.		
173	(2) (a) The judicial performance survey shall include as respondents a sample of each		
174	of the following groups as applicable:		
175	[(a)] (i) attorneys who have appeared before the judge as counsel;		
176	[(b)] (ii) jurors who have served in a case before the judge; and		
177	[(c)] (iii) court staff who have worked with the judge.		
178	(b) Only a respondent under Subsection (2)(a)(i) who is admitted to practice law in the		
179	state and in good standing with the Utah State Bar may evaluate a judge's legal ability under		
180	Subsection (7)(a).		

-6-

	02-13-17 12:49 PM	1st Sub. (Green) S.B. 193	
274	Commission;		
275	(d) a narrative concerning the judge's performan	ce;	
276	(e) the commission's recommendation concerning whether the judge should be		
277	retained, or the statement required of the commission if it declines to make a recommendation;		
278	(f) the number of votes for and against the commission's recommendation; and		
279	(g) any other information the commission considers [appropriate] necessary to include		
280	in the report to explain the performance standards and the recommendation made.		
281	(5) (a) The commission may not include in its retention report specific information		
282	concerning an earlier judicial performance evaluation.		
283	(b) The commission may refer to information from	om an earlier judicial performance	
284	evaluation concerning the judge in the commission's rep	ort only if [the reference is in general	
285	terms] necessary to explain performance in the current reporting period and giving primary		
286	emphasis to the information gathered during the current	reporting period.	
287	(6) The retention report of the commission's jud	icial performance evaluation shall be	
288	made publicly available on an Internet website.		
289	(7) $\$ \rightarrow [f] \leftarrow \$$ The $\$ \rightarrow [f] \rightarrow f$ The $f$	hing the report on the commission's Internet	
289a	website, the] ←Ŝ		
290	commission may $\$ \rightarrow [\underline{also}] \leftarrow \$$ make the report of the	judicial performance evaluation immediately	
291	preceding the judge's retention election publicly available	le through \$→ [†] ←\$ other means within	
292	budgetary constraints Ŝ→ [] the regular process conducted by the lieutenant governor for the		
293	dissemination of voter information referred to in Subsection (8)] ←Ŝ .		
294	(8) The commission shall provide a summary of	the judicial performance evaluation	
295	for each judge to the lieutenant governor for publication	in the voter information pamphlet in	
296	the manner required by Title 20A, Chapter 7, Issues Sub	omitted to the Voters.	
297	[ <del>(9) The commission may also provide any info</del>	rmation collected during the course of a	
298	judge's judicial performance evaluation immediately pre	eceding the judge's retention election to	
299	the public to the extent that information is not otherwise	subject to restrictions on disclosure.	

[(10)] (9) The commission shall provide the Judicial Council with:

(b) a copy of the retention report of each judicial performance evaluation.

[(11)] (10) The Judicial Council shall provide information obtained concerning a judge

(a) the judicial performance survey results for each judge; and

under Subsection [(10)] (9) to the subject judge's presiding judge, if any.

300

301

302

303

304