{deleted text} shows text that was in HB0304 but was deleted in HB0304S01.

Inserted text shows text that was not in HB0304 but was inserted into HB0304S01.

DISCLAIMER: This document is provided to assist you in your comparison of the two bills. Sometimes this automated comparison will NOT be completely accurate. Therefore, you need to read the actual bills. This automatically generated document could contain inaccuracies caused by: limitations of the compare program; bad input data; or other causes.

Representative Derrin R. Owens proposes the following substitute bill:

HIGH COST INFRASTRUCTURE AMENDMENTS

2018 GENERAL SESSION STATE OF UTAH

Chief Sponsor: Derrin R. Owens

Senate Sponsor:	
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LONG TITLE

General Description:

This bill modifies provisions relating to the High Cost Infrastructure Development Tax Credit.

Highlighted Provisions:

This bill:

- \{\text{renames the High Cost Infrastructure Development Tax Credit as the Rural High Cost Infrastructure Development Tax Credit;}\}
- <u>for a</u> high cost infrastructure {development projects are limited to projects in a county of the fourth, fifth, or sixth class} tax credit and one or more refundable state tax credits, the infrastructure cost-burdened entity may claim either the high cost infrastructure tax credit or one or more refundable tax credits;

- provides that if an infrastructure cost-burdened entity has a high cost infrastructure project located in certain counties and qualifies for a high cost infrastructure tax credit and one or more refundable state tax credits, the infrastructure cost-burdened entity may claim both the high cost infrastructure tax credit or one or more refundable state tax credits;
- requires the office to certify certain information on a high cost infrastructure tax credit certificate; and
- ► makes technical { and conforming } changes.

Money Appropriated in this Bill:

None

Other Special Clauses:

This bill provides a special effective date.

Utah Code Sections Affected:

AMENDS:

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59-7-619, as last amended by Laws of Utah 2016, Third Special Session, Chapter 1
59-10-1034, as last amended by Laws of Utah 2016, Third Special Session, Chapter 1
63H-2-202, as last amended by Laws of Utah 2016, Chapter 337
63M-4-601, as enacted by Laws of Utah 2015, Chapter 356
63M-4-602, as last amended by Laws of Utah 2016, Chapter 348
63M-4-603, as enacted by Laws of Utah 2015, Chapter 356

{63M-4-605}63M-4-604, as {last amended}enacted by Laws of Utah {2016}2015, Chapter {13}356
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Be it enacted by the Legislature of the state of Utah:

Section 1. Section **59-7-619** is amended to read:

59-7-619. Nonrefundable \frac{\text{rural}}{\text{rural}} high cost infrastructure development tax credit.

- (1) As used in this section:
- {{}}(a) "High cost infrastructure project" means the same as that term is defined in Section 63M-4-602.{{}}
- {[](b){] (a)} "Infrastructure cost-burdened entity" means the same as that term is defined in Section 63M-4-602.

- {[}(c){](b)} "Infrastructure-related revenue" means the same as that term is defined in Section 63M-4-602.
- {[}(d){] (c)} "Office" means the Office of Energy Development created in Section 63M-4-401.
- { (d) "Rural high cost infrastructure project" means the same as that term is defined in Section 63M-4-602.
- (2) Subject to the other provisions of this section, a corporation that is an infrastructure cost-burdened entity may claim a nonrefundable tax credit for development of a {rural} high cost infrastructure project as provided in this section.
- (3) The tax credit under this section is the amount listed as the tax credit amount on a tax credit certificate that the office issues under Title 63M, Chapter 4, Part 6, {Rural} High Cost Infrastructure Development Tax Credit Act, to the infrastructure cost-burdened entity for the taxable year.
- (4) An infrastructure cost-burdened entity may carry forward a tax credit under this section for a period that does not exceed the next seven taxable years if:
- (a) the infrastructure cost-burdened entity is allowed to claim a tax credit under this section for a taxable year; and
- (b) the amount of the tax credit exceeds the infrastructure cost-burdened entity's tax liability under this chapter for that taxable year.
- (5) (a) Except as provided in Subsection (5)(b), if an infrastructure cost-burdened entity qualifies for a tax credit under this section and one or more refundable tax credits under Part 6, Credits, the infrastructure cost-burdened entity may claim either:
 - (i) the tax credit under this section; or
 - (ii) one or more refundable tax credits under Part 6, Credits.
- (b) If an infrastructure cost-burdened entity has a high cost infrastructure project located in a county of the third, fourth, fifth, or sixth class, as described in Section 17-50-501, of the state, and qualifies for a tax credit under this section and one or more refundable tax credits under Part 6, Credits, the infrastructure cost-burdened entity may claim:
 - (i) the tax credit under this section; and
 - (ii) one or more refundable tax credits under Part 6, Credits.
 - [(5)] (6) (a) In accordance with Section 59-7-159, the Revenue and Taxation Interim

Committee shall study the tax credit allowed by this section and make recommendations concerning whether the tax credit should be continued, modified, or repealed.

- (b) (i) Except as provided in Subsection [(5)] (6)(b)(ii), for purposes of the study required by this Subsection [(5)] (6), the office shall provide the following information, if available to the office, to the Office of the Legislative Fiscal Analyst:
- (A) the amount of tax credit that the office grants to each infrastructure cost-burdened entity for each taxable year;
- (B) the infrastructure-related revenue generated by each {rural} high cost infrastructure project;
- (C) the information contained in the office's latest report under Section 63M-4-505; and
 - (D) any other information that the Office of the Legislative Fiscal Analyst requests.
- (ii) (A) In providing the information described in Subsection [(5)] (b)(i), the office shall redact information that identifies a recipient of a tax credit under this section.
- (B) If, notwithstanding the redactions made under Subsection [(5)] (6)(b)(ii)(A), reporting the information described in Subsection [(5)] (6)(b)(i) might disclose the identity of a recipient of a tax credit, the office may file a request with the Revenue and Taxation Interim Committee to provide the information described in Subsection [(5)] (6)(b)(i) in the aggregate for all infrastructure cost-burdened entities that receive the tax credit under this section.
- (c) As part of the study required by this Subsection [(5)] (6), the Office of the Legislative Fiscal Analyst shall report to the Revenue and Taxation Interim Committee a summary and analysis of the information provided to the Office of the Legislative Fiscal Analyst by the office under Subsection [(5)] (6)(b).
- (d) The Revenue and Taxation Interim Committee shall ensure that the recommendations described in Subsection [(5)] (6)(a) include an evaluation of:
 - (i) the cost of the tax credit to the state;
 - (ii) the purpose and effectiveness of the tax credit; and
 - (iii) the extent to which the state benefits from the tax credit.

Section 2. Section **59-10-1034** is amended to read:

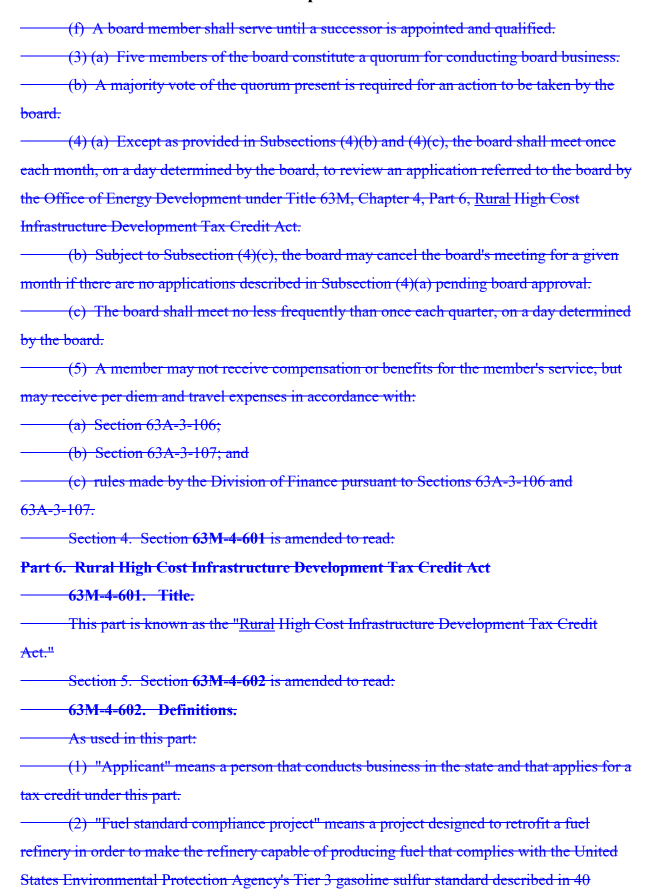
59-10-1034. Nonrefundable {rural }high cost infrastructure development tax credit.

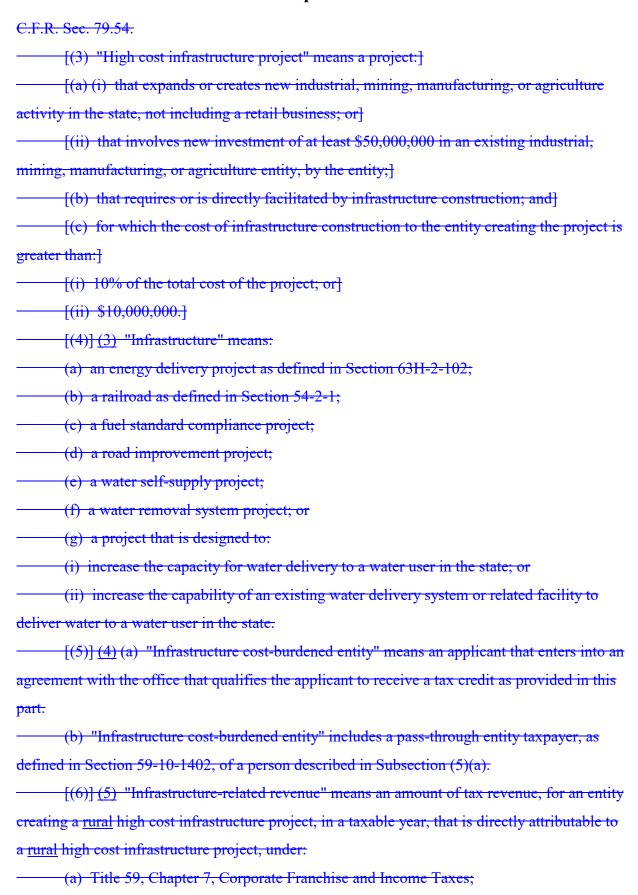
- (1) As used in this section:
- {}}(a) "High cost infrastructure project" means the same as that term is defined in Section 63M-4-602.{}}
- {[}(b){] (a)} "Infrastructure cost-burdened entity" means the same as that term is defined in Section 63M-4-602.
- {[](c){](b)} "Infrastructure-related revenue" means the same as that term is defined in Section 63M-4-602.
- $\{\{\}\}$ "Office" means the Office of Energy Development created in Section 63M-4-401.
- { (d) "Rural high cost infrastructure project" means the same as that term is defined in Section 63M-4-602.
- (2) Subject to the other provisions of this section, a claimant, estate, or trust that is an infrastructure cost-burdened entity may claim a nonrefundable tax credit for development of a {rural} high cost infrastructure project as provided in this section.
- (3) The tax credit under this section is the amount listed as the tax credit amount on a tax credit certificate that the office issues under Title 63M, Chapter 4, Part 6, {Rural} High Cost Infrastructure Development Tax Credit Act, to the infrastructure cost-burdened entity for the taxable year.
- (4) An infrastructure cost-burdened entity may carry forward a tax credit under this section for a period that does not exceed the next seven taxable years if:
- (a) the infrastructure cost-burdened entity is allowed to claim a tax credit under this section for a taxable year; and
- (b) the amount of the tax credit exceeds the infrastructure cost-burdened entity's tax liability under this chapter for that taxable year.
- (5) (a) Except as provided in Subsection (5)(b), if an infrastructure cost-burdened entity qualifies for a tax credit under this section and one or more refundable tax credits under Part 11, Refundable Tax Credit Act, the infrastructure cost-burdened entity may claim either:
 - (i) the tax credit under this section; or
 - (ii) one or more refundable tax credits under Part 11, Refundable Tax Credit Act.
- (b) If an infrastructure cost-burdened entity has a high cost infrastructure project located in a county of the third, fourth, fifth, or sixth class, as described in Section 17-50-501,

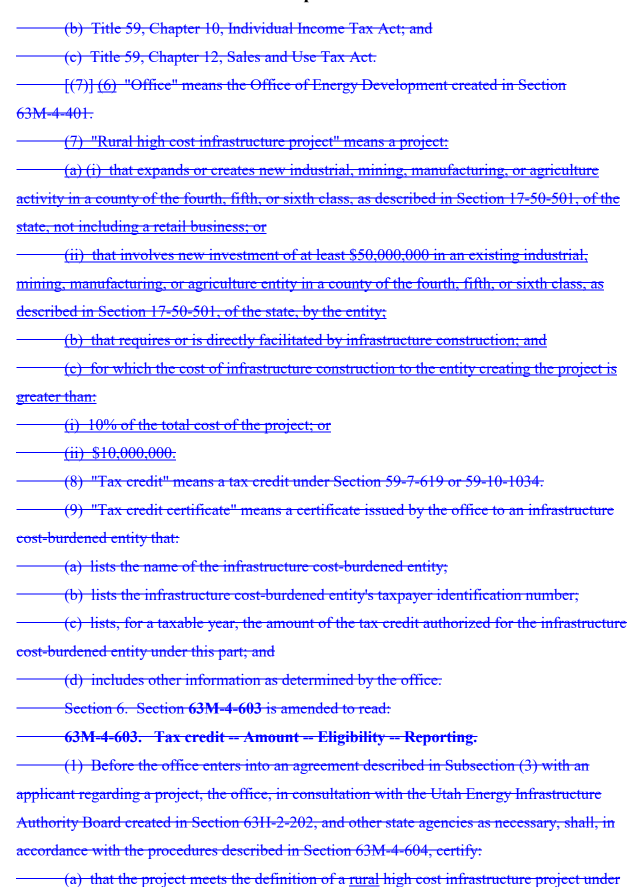
of the state, and qualifies for a tax credit under this section and one or more refundable tax credits under Part 11, Refundable Tax Credit Act, the infrastructure cost-burdened entity may claim:

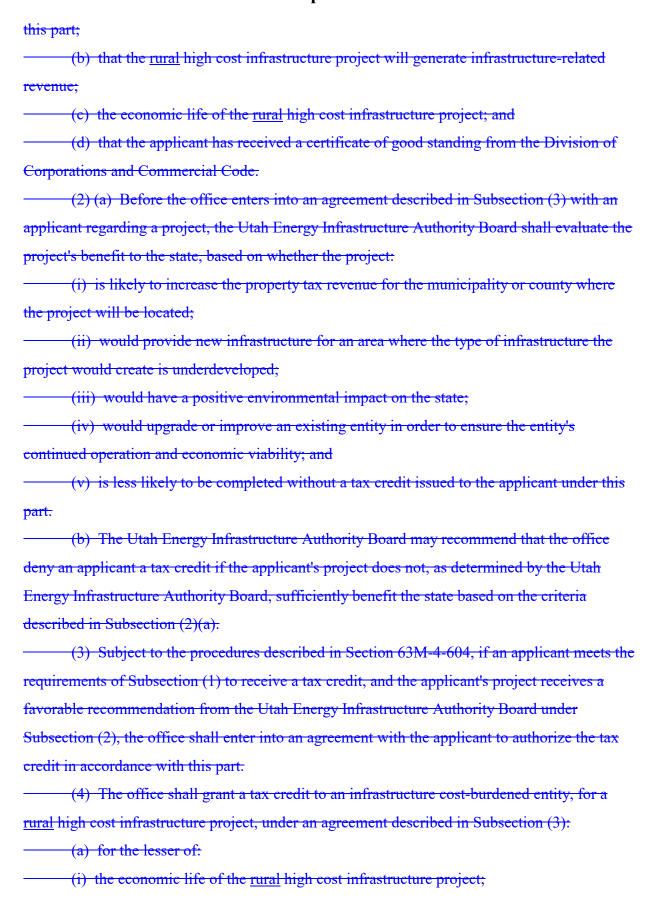
- (i) the tax credit under this section; and
- (ii) one or more refundable tax credits under Part 11, Refundable Tax Credit Act.
- [(5)] (6) (a) In accordance with Section 59-10-137, the Revenue and Taxation Interim Committee shall study the tax credit allowed by this section and make recommendations concerning whether the tax credit should be continued, modified, or repealed.
- (b) (i) Except as provided in Subsection [(5)] (6)(b)(ii), for purposes of the study required by this Subsection [(5)] (6), the office shall provide the following information, if available to the office, to the Office of the Legislative Fiscal Analyst:
- (A) the amount of tax credit that the office grants to each infrastructure cost-burdened entity for each taxable year;
- (B) the infrastructure-related revenue generated by each high cost infrastructure project;
- (C) the information contained in the office's latest report under Section 63M-4-505; and
 - (D) any other information that the Office of the Legislative Fiscal Analyst requests.
- (ii) (A) In providing the information described in Subsection [(5)] (b)(i), the office shall redact information that identifies a recipient of a tax credit under this section.
- (B) If, notwithstanding the redactions made under Subsection [(5)] (6)(b)(ii)(A), reporting the information described in Subsection [(5)] (6)(b)(i) might disclose the identity of a recipient of a tax credit, the office may file a request with the Revenue and Taxation Interim Committee to provide the information described in Subsection [(5)] (6)(b)(i) in the aggregate for all infrastructure cost-burdened entities that receive the tax credit under this section.
- (c) As part of the study required by this Subsection [(5)] (6), the Office of the Legislative Fiscal Analyst shall report to the Revenue and Taxation Interim Committee a summary and analysis of the information provided to the Office of the Legislative Fiscal Analyst by the office under Subsection [(5)] (6)(b).
- (d) The Revenue and Taxation Interim Committee shall ensure that the recommendations described in Subsection [(5)] (6)(a) include an evaluation of:

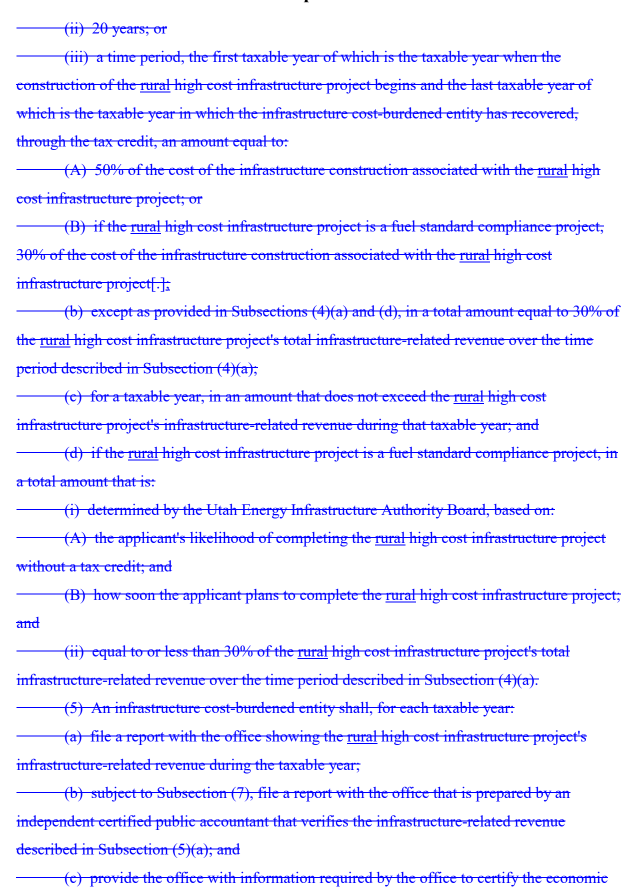
(i) the cost of the tax credit to the state; (ii) the purpose and effectiveness of the tax credit; and (iii) the extent to which the state benefits from the tax credit. Section 3. Section $\frac{(63H-2-202)}{63M-4-604}$ is amended to read: 63H-2-202. Authority board. (1) There is created the Utah Energy Infrastructure Authority Board that consists of nine members, appointed by the governor as follows: (a) the energy advisor or the executive director of the Office of Energy Development, who shall serve as chair of the board; (b) one member from the Governor's Office of Economic Development; (c) one member from a public utility or electric interlocal entity that operates electric transmission facilities within the state; (d) two members representing the economic development interests of rural communities as follows: (i) one member currently serving as county commissioner of a county of the third, fourth, fifth, or sixth class, as described in Section 17-50-501; and (ii) one member of a rural community with work experience in the energy industry; (e) two members of the general public with relevant industry or community experience; (f) the director of the School and Institutional Trust Lands Administration created in Section 53C-1-201; and (g) one member of the general public who has experience with public finance and bonding. (2) (a) The term of a board member is four years. (b) Notwithstanding Subsection (2)(a), the governor shall, at the time of appointment or reappointment, adjust the length of terms to ensure that the terms of board members are staggered so that approximately half of the board is appointed every two years. (c) The governor may remove a member of the board for cause. (d) The governor shall fill a vacancy in the board in the same manner under this section as the appointment of the member whose vacancy is being filled. (e) An individual appointed to fill a vacancy shall serve the remaining unexpired term of the member whose vacancy the individual is filling.











life of the rural high cost infrastructure project.

- (6) An infrastructure cost-burdened entity shall retain records supporting a claim for a tax credit for the same period of time during which a person is required to keep books and records under Section 59-1-1406.
- (7) An infrastructure cost-burdened entity for which a report is prepared under Subsection (5)(b) shall pay the costs of preparing the report.
- (8) The office shall certify, for each taxable year, the infrastructure-related revenue generated by an infrastructure cost-burdened entity.

† 63M-4-604. Tax credit -- Application procedure.

- (1) An applicant shall provide the office with:
- (a) an application for a tax credit certificate;
- (b) documentation that the applicant meets the requirements described in Subsection 63M-4-603(1), to the satisfaction of the office, for the taxable year for which the applicant seeks to claim a tax credit; and
- (c) documentation that expressly directs and authorizes the State Tax Commission to disclose to the office the applicant's returns and other information concerning the applicant that would otherwise be subject to confidentiality under Section 59-1-403 or Section 6103, Internal Revenue Code.
- (2) (a) The office shall, for an applicant, submit the documentation described in Subsection (1)(c) to the State Tax Commission.
- (b) Upon receipt of the documentation described in Subsection (1)(c), the State Tax Commission shall provide the office with the documentation described in Subsection (1)(c).
- (3) If, after the office reviews the documentation from the State Tax Commission under Subsection (2)(b) and the information the applicant submits to the office under Section 63M-4-603, the office, in consultation with the Utah Energy Infrastructure Authority Board created in Section 63H-2-202, determines that the applicant is not eligible for the tax credit under Section 63M-4-603, or that the applicant's documentation is inadequate, the office shall:
 - (a) deny the tax credit; or
- (b) inform the applicant that the documentation supporting the applicant's claim for a tax credit was inadequate and request that the applicant supplement the applicant's documentation.

- (4) (a) Except as provided in Subsection (5), if, after the office reviews the documentation described in Subsection (2)(b) and the information described in Subsection 63M-4-603(6), the office, in consultation with the Utah Energy Infrastructure Authority Board created in Section 63H-2-202, determines that the documentation supporting an applicant's claim for a tax credit adequately demonstrates that the applicant is eligible for the tax credit under Section 63M-4-603, the office shall, on the basis of the documentation:
- [(a)] (i) enter, with the applicant, into the agreement described in Subsection 63M-4-603(3);
- [(b)] (ii) subject to the requirement in Subsection (4)(b), issue a tax credit certificate to the applicant; and
- [(c)] (iii) provide a duplicate copy of the tax credit certificate described in Subsection (4)[(b)](a)(ii) to the State Tax Commission.
- (b) The office shall certify on the tax credit certificate issued under Subsection (4)(a)(ii) whether the tax credit is subject to the restriction in Subsection 59-7-619(5)(a) or 59-10-1034(5)(a).
- (5) The office may deny an applicant a tax credit based on the recommendation of the Utah Energy Infrastructure Authority Board, as provided in Subsection 63M-4-603(2).
- (6) An infrastructure cost-burdened entity may not claim a tax credit under Section 59-7-619 or 59-10-1034 unless the infrastructure cost-burdened entity receives a tax credit certificate from the office.
- (7) An infrastructure cost-burdened entity that claims a tax credit shall retain the tax credit certificate in accordance with Subsection 63M-4-603(7).
- (8) Except for the information that is necessary for the office to disclose in order to make the report described in Section 63M-4-605, the office shall treat a document an applicant or infrastructure cost-burdened entity provides to the office as a protected record under Section 63G-2-305.
- Section 7. Section 63M-4-605 is amended to read:
 63M-4-605. Report to the Legislature.
 The office shall report annually to the Public Utilities, Energy, and Technology Interim
 Committee and the Revenue and Taxation Interim Committee describing:
 (1) the office's success in attracting rural high cost infrastructure projects to the state

and the resulting increase in infrastructure-related revenue under this part;

- (2) the amount of tax credits the office has granted or will grant and the time period during which the tax credits have been or will be granted; and
- (3) the economic impact on the state by comparing infrastructure-related revenue to tax credits that have been or will be granted under this part.
- Section \(\frac{\{8\}_{\frac{4}{2}}}{\frac{1}{2}}\). Effective date.

 This bill takes effect for a taxable year beginning on or after January 1, 2019.

Legislative Review Note

Office of Legislative Research and General Counsel}