

183 by a segment's associated entity in the associated entity's statement described in Subsection  
 184 63G-7-401(5).

185 (7) "Organization agreement" means an agreement, as amended, that creates a taxed  
 186 interlocal entity.

187 (8) "Organizing resolution" means a resolution described in Subsection 11-13-604(1)  
 188 that creates a segment.

189 (9) "Principal county" means the county in which the indexed office of a segment's  
 190 associated entity is located.

191 (10) "Project" means:

192 (a) the same as that term is defined in Section 11-13-103; or

193 (b) facilities, improvements, or contracts undertaken by a taxed interlocal entity in  
 194 accordance with Subsection 11-13-204(2).

195 (11) "Public asset" means:

196 (a) an asset used by a public entity;

197 (b) tax revenue;

198 (c) state funds; or

199 (d) public funds.

200 (12) "Segment" means a segment created in accordance with Section 11-13-604.

201 (13) "Taxed interlocal entity" means:

202 (a) a project entity that:

203 (i) is not exempt from a tax or fee in lieu of taxes imposed in accordance with Part 3,  
 204 Project Entity Provisions;

205 (ii) does not receive a payment of funds from a federal agency or office, state agency or  
 206 office, political subdivision, or other public agency or office other than:

207 (A) a payment that does not materially exceed the greater of the fair market value and  
 208 the cost of a service provided or property conveyed by the project entity; ~~§~~ ~~→~~ ~~or~~ ~~←~~ ~~§~~

209 (B) a grant that is subject to accountability requirements and that the project entity  
 210 receives for purposes related to a Utah interlocal energy hub, including research and  
 211 development of technology, financing, construction, installation, operation, and other actions  
 212 that the project entity may take with respect to a project; ~~§~~ ~~→~~ or

212a (C) a loan, grant, guaranty, transferable tax credit, cost-sharing arrangement, or other  
 212b funding arrangement for an advanced nuclear power facility, as defined in 26 U.S.C. Sec.  
 212c 45J(d)(1), for an advanced nuclear reactor, as defined in 42 U.S.C. Sec. 16271(b)(1), or for an  
 212d advanced nuclear energy facility that is eligible for a guarantee under 42 U.S.C. Sec. 16513;

212e ~~←~~ ~~§~~ and

213 (iii) does not receive, expend, or have the authority to compel payment from tax