Representative Carl R. Albrecht proposes the following substitute bill:

1	PROJECT ENTITY OVERSIGHT COMMITTEE
2	2022 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Carl R. Albrecht
5	Senate Sponsor: David P. Hinkins
6 7	LONG TITLE
8	General Description:
9	This bill creates the Project Entity Oversight Committee.
10	Highlighted Provisions:
11	This bill:
12	 creates the Project Entity Oversight Committee;
13	 requires a project entity to submit to the Project Entity Oversight Committee certain
14	financial and operating information;
15	requires the committee to receive information from:
16	 community stakeholders; and
17	• a project entity;
18	 establishes a reporting requirement for the committee; and
19	 requires the Office of Energy Development to perform duties related to the
20	administration and support of the committee.
21	Money Appropriated in this Bill:
22	None
23	Other Special Clauses:
24	None
25	Utah Code Sections Affected:



26	AMENDS:
27	79-6-401, as renumbered and amended by Laws of Utah 2021, Chapter 280
28	ENACTS:
29	11-13-317, Utah Code Annotated 1953
30	63C-25-101, Utah Code Annotated 1953
31	63C-25-201, Utah Code Annotated 1953
32	63C-25-202, Utah Code Annotated 1953
33 34	Be it enacted by the Legislature of the state of Utah:
35	Section 1. Section 11-13-317 is enacted to read:
36	11-13-317. Submitting to the Project Entity Oversight Committee.
37	Within a reasonable time of the information being available, a project entity shall
38	submit to the Project Entity Oversight Committee, created in Section 63C-25-201, publicly
39	available financial and operating information relating to the project entity, including:
40	(1) a copy of the project entity's audited financial statements for each fiscal year;
41	(2) a list of the project entity's financing sources, including:
42	(a) outstanding bond issuances; and
43	(b) future planned bond issuances; and
44	(3) a statement describing the project entity's net charges to its power purchasers for
45	each fiscal year, including:
46	(a) a description of how those charges vary from the project entity's previous fiscal year
47	charges; and
48	(b) a statement describing the project entity's annual power sales of the previous fiscal
49	year broken down by entity, including the amount of power sold.
50	Section 2. Section 63C-25-101 is enacted to read:
51	CHAPTER 25. PROJECT ENTITY OVERSIGHT COMMITTEE
52	Part 1. General Provisions
53	<u>63C-25-101.</u> Definitions.
54	As used in this part:
55	(1) "Board" means the governing board of the project entity.
56	(2) "Committee" means the Project Entity Oversight Committee created in Section

57	<u>63C-25-201.</u>
58	(3) "Project entity" means the same as that term is defined in Section 11-13-103.
59	Section 3. Section 63C-25-201 is enacted to read:
60	Part 2. Project Entity Oversight Committee
61	63C-25-201. Project Entity Oversight Committee created.
62	(1) There is created the Project Entity Oversight Committee.
63	(2) The committee shall be composed of the following 9 members:
64	(a) the speaker of the House of Representatives shall appoint one member who is a
65	member of the House of Representatives;
66	(b) the president of the Senate shall appoint one member who is a member of the
67	Senate;
68	(c) the governor shall appoint one member;
69	(d) the Millard County Commission shall appoint one member to represent the Millard
70	County Commission;
71	(e) the board shall appoint one member to represent the board;
72	(f) the Millard County School District shall appoint one member to represent the
73	Millard County School District;
74	(g) the School and Institutional Trust Lands Board of Trustees shall nominate one
75	member to represent the School and Institutional Trust Lands;
76	(h) the Utah League of Cities and Towns shall nominate one member to represent the
77	Utah League of Cities and Towns; and
78	(i) the Millard County Department of Economic Development shall nominate one
79	member to represent commerce in the Delta area.
80	(3) (a) Except as provided in Subsections (3)(b) and (3)(c), a member is appointed for a
81	term of four years.
82	(b) The initial appointments of the members described in Subsections (2)(f) through (i)
83	shall be for two-year terms.
84	(c) When the term of a current member expires, a member shall be reappointed or a
85	new member shall be appointed in accordance with Subsection (2).
86	(4) A member may serve multiple terms.
87	(5) (a) When a vacancy occurs in the membership for any reason, a replacement shall

88	be appointed in accordance with Subsection (2) for the unexpired term.
89	(b) A member whose term has expired may continue to serve until a replacement is
90	appointed.
91	(6) The committee shall select a chair from among the committee's members.
92	(7) (a) A majority of the members of the committee is a quorum.
93	(b) The action of a majority of a quorum constitutes an action of the committee.
94	(8) (a) The committee shall meet no fewer than six times per year to accomplish the
95	duties described in Section 63C-25-202.
96	(b) A majority of the committee may vote to meet less frequently than the number of
97	times described in Subsection (8)(a).
98	Section 4. Section 63C-25-202 is enacted to read:
99	63C-25-202. Committee duties Office of Energy Development duties.
100	(1) The committee shall:
101	(a) review the information that a project entity submits in accordance with Section
102	<u>11-13-317;</u>
103	(b) make available to the public the information that a project entity submits in
104	accordance with Section 11-13-317;
105	(c) receive input from the local community and stakeholders with respect to concerns
106	about a project entity and the project entity's planned projects;
107	(d) communicate concerns the committee receives to the project entity;
108	(e) compile a report describing the information, input, and communications described
109	in Subsections (1)(a) through (d); and
110	(f) submit the report described in Subsection (1)(e) annually to the Public Utilities,
111	Energy, and Technology Interim Committee on or before October 30.
112	(2) The Office of Energy Development, created in Section 79-6-401, shall:
113	(a) provide staff and support to the committee;
114	(b) ensure the committee is fulfilling the duties described in Subsection (1)(a); and
115	(c) ensure the committee is functioning as a sufficient liaison for the state, the
116	Legislature, the local community, and the project entity.
117	Section 5. Section 79-6-401 is amended to read:
118	79-6-401. Office of Energy Development Creation Director Purpose

119	Rulemaking regarding confidential information Fees Transition for employees.
120	(1) There is created an Office of Energy Development in the Department of Natural
121	Resources.
122	(2) (a) The energy advisor shall serve as the director of the office or, on or before June
123	30, 2029, appoint a director of the office.
124	(b) The director:
125	(i) shall, if the energy advisor appoints a director under Subsection (2)(a), report to the
126	energy advisor; and
127	(ii) may appoint staff as funding within existing budgets allows.
128	(c) The office may consolidate energy staff and functions existing in the state energy
129	program.
130	(3) The purposes of the office are to:
131	(a) serve as the primary resource for advancing energy and mineral development in the
132	state;
133	(b) implement:
134	(i) the state energy policy under Section 79-6-301; and
135	(ii) the governor's energy and mineral development goals and objectives;
136	(c) advance energy education, outreach, and research, including the creation of
137	elementary, higher education, and technical college energy education programs;
138	(d) promote energy and mineral development workforce initiatives; and
139	(e) support collaborative research initiatives targeted at Utah-specific energy and
140	mineral development.
141	(4) By following the procedures and requirements of Title 63J, Chapter 5, Federal
142	Funds Procedures Act, the office may:
143	(a) seek federal grants or loans;
144	(b) seek to participate in federal programs; and
145	(c) in accordance with applicable federal program guidelines, administer federally
146	funded state energy programs.
147	(5) The office shall perform the duties required by Sections 11-42a-106, 59-5-102,
148	59-7-614.7, 59-10-1029, 63C-25-202, Part 5, Alternative Energy Development Tax Credit Act,
149	and Part 6, High Cost Infrastructure Development Tax Credit Act.

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- (6) (a) For purposes of administering this section, the office may make rules, by following Title 63G, Chapter 3, Utah Administrative Rulemaking Act, to maintain as confidential, and not as a public record, information that the office receives from any source.
- (b) The office shall maintain information the office receives from any source at the level of confidentiality assigned by the source.
- (7) The office may charge application, filing, and processing fees in amounts determined by the office in accordance with Section 63J-1-504 as dedicated credits for performing office duties described in this part.
 - (8) (a) An employee of the office is an at-will employee.
- (b) For an employee of the office on July 1, 2021, the employee shall have the same salary and benefit options the employee had when the office was part of the office of the governor.