Representative Joel Ferry proposes the following amendments:

1. **Page 2, Lines 45 through 46:**
   - modifies the LeRay McAllister Critical Land Conservation Program, including addressing {county} local action in some circumstances;

2. **Page 3, Lines 59 through 74:**
   - Money Appropriated in this Bill:
     - This bill appropriates in fiscal year 2023:
       - to the Department of Natural Resources -- {Conservation} Pass Through, as an ongoing appropriation:
         - from General Fund, $130,000;
       - to the Department of Natural Resources -- {Outdoor Recreation} Recreation Management, as an ongoing appropriation:
         - from General Fund, $150,000;
       - to the Department of Agriculture and Food -- Conservation, as an ongoing appropriation:
         - from General Fund, $120,000;
       - to the Governor's Office of Economic Opportunity, as an ongoing appropriation:
         - from General Fund, ($338,700); and
       - to the Department of Natural Resources -- {Outdoor Recreation} Recreation Management, as an ongoing appropriation:
         - from General Fund, $338,700.

3. **Page 14, Lines 424 through 428:**
   - (5) "County land use authority" means a land use authority, as defined in Section 17-27a-103, of a county;
   - "Director" means the director of the Division of Conservation;
   - "Division" means the Division of Conservation created in Section 4-46-401.

   (7) "Land use authority" means:
   - (a) a land use authority, as defined in Section 10-9a-103, of a municipality; or
(b) a land use authority, as defined in Section 17-27a-103, of a county.

4. Page 17, Lines 498 through 515:

(e) seven persons from the profit and nonprofit private sector:

(i) two of whom may not be residents of a county of the first or second class;

(ii) no more than three of whom may be from the same political party;

(iii) one of whom shall be from the residential construction industry, nominated by an association representing Utah home builders;

(iv) one of whom shall be from the real estate industry, nominated by an association representing Utah realtors;

(v) one representative of an association representing farmers, selected from a list of nominees submitted by at least one association representing farmers;

(vi) one representative of an association representing cattlemen, selected from a list of nominees submitted by at least one association representing cattlemen;

(vii) one representative of an association representing wool growers, selected from a list of nominees submitted by at least one association representing wool growers;

(viii) one representative of land trusts; and

(ix) one representative of an association representing conservation districts created under Title 17D, Chapter 3, Conservation District Act, selected from a list of nominees submitted by at least one association representing conservation districts.

(2) (a) The governor shall appoint a board member under Subsection (1)(d) or (e) with

5. Page 18, Lines 532 through 533:

(a) Subject to Subsection (5)(b), board members shall elect a chair from their number and establish rules for the organization and operation of the board.

(b) The board member who is chair may not vote during the board member's tenure as chair, except the chair may vote if there is a tie vote of board members.

6. Page 22, Lines 647 through 658:

(a) The board may not authorize the use of money under this section for a project unless the land use authority for the land in which the project is located consents to the project.

(b) To obtain consent to a project, the person who is seeking money from the program shall submit a request for consent to a project with the applicable land use authority. The land use authority may grant or deny consent. If the land use authority does not take action within 30 days from the day on which the request for consent is filed with the
{county} land use authority under this Subsection (6), the board shall treat the project as having
the consent of the {county} land use authority.

(c) An action of a {county} land use authority under this Subsection (6) is not a land use
decision subject to:

(i) Title 10, Chapter 9a, Municipal Land Use, Development, and Management Act; or
(ii) Title 17, Chapter 27a, County Land Use, Development, and Management Act.