{deleted text} shows text that was in HB0032 but was deleted in HB0032S01. inserted text shows text that was not in HB0032 but was inserted into HB0032S01.

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.

OUTDO Representative Keven MLIStilability Proposes the following substitute bill:

CANYON RECREATION AND RESOURCE MANAGEMENT PLAN

2023 GENERAL SESSION

STATE OF UTAH

Chief Sponsor: Keven J. Stratton

Senate Sponsor: Scott D. Sandall

LONG TITLE

{Committee Note:

The Natural Resources, Agriculture, and Environment Interim Committee

recommended this bill.

Legislative Vote: 16 voting for 0 voting against 3 absent

}General Description:

This bill requires the <u>{Division of Outdoor Recreation to prepare a recreation}Public</u> <u>Lands Policy Coordinating Office to prepare a canyon recreation and resource</u> management plan {for Provo Canyon}when requested by a political subdivision.

Highlighted Provisions:

This bill:

- defines terms;
- Frequires the Division of Outdoor Recreation to prepare a}describes the

<u>requirements for a canyon</u> recreation<u>and resource</u> management plan{ for Provo Canyon;

- describes what the recreation management plan must include};
- allows the <u>{division} office</u> to seek assistance from state entities or officials to prepare the plan;
- requires a state entity or official to provide reasonable assistance to the division, upon the division's request; and
- allows the division to coordinate with stakeholders, including public and private landowners and land managers in {Provo Canyon; and
- requires the division to report progress on the plan and the final plan to the Natural Resources, Agriculture, and Environment Interim Committee.

}political subdivisions.

Money Appropriated in this Bill:

None

Other Special Clauses:

None

Utah Code Sections Affected:

ENACTS:

79-7-207, Utah Code Annotated 1953

Be it enacted by the Legislature of the state of Utah:

Section 1. Section **79-7-207** is enacted to read:

<u>79-7-207. { Provo Canyon} Canyon</u> recreation <u>and resource</u> management plan.

(1) As used in this section:

(a) "{Committee" means the Natural Resources, Agriculture, and Environment Interim

Committee.

(b) Interlocal agreement" means an agreement made between one or more political subdivisions.

(b) "Office" means the Public Lands Policy Coordinating Office.

(c) "Plan" means {the}a canyon recreation and resource management plan {for Provo Canyon } described in Subsection (2).

({c}d) "Political subdivision" means a county, city, town, local district, or special district.

(2) In accordance with this section {, the division shall prepare a recreation}:

(a) the office, upon request from a political subdivision or through an interlocal agreement, shall coordinate with the political subdivision where the canyon exists to create a

canyon recreation and resource management plan for {Provo Canyon}that canyon; and

(b) the office may provide a portion of the funds necessary to create the plan as appropriated by the Legislature.

(3) The plan shall:

(a) inventory the recreation assets, resources, and opportunities in {Provo Canyon}the canyon;

(b) identify risks to recreation and options to mitigate those risks;

(c) identify and prioritize the present and future recreational needs of {Provo Canyon} the canyon; and

 $(\frac{c}{d})$ for each need identified under Subsection (3)($\frac{b}{c}$):

(i) establish defined objectives; and

(ii) outline general policies and guidelines for how the objectives described in Subsection $(3)(\{c\}d)(i)$ may be accomplished, $\{which may include\}$ including policies to incentivize stakeholders' participation in accomplishing the objectives.

(4) The {division} political subdivision shall prepare the plan in {such }a {way} format that{ the plan} may be used as a template for the creation of other {regional } canyon recreation and resource management plans.

(5) To prepare the plan the {division} office may:

(a) utilize data and information prepared for the comprehensive plan for the outdoor recreation resources of the state described in Section 79-7-302;

(b) request the reasonable assistance of {any}an agency, department, division, institution, or official of the state, including the Division of State Parks; or

(c) coordinate with {Provo Canyon stakeholders} a canyon's stakeholders for the canyon for which the department is preparing the canyon recreation and resource management plan, including:

(i) political subdivisions whose geographic boundaries include or abut {Provo

Canyon}the canyon;

(ii) owners of private property or water rights in {Provo Canyon} the canyon;

(iii) federal agencies {who} that manage property in {Provo Canyon} the canyon;

 $\frac{\text{and}}{\text{or}}$

(iv) any state agency, department, division, or institution that owns or manages land in <u>{Provo Canyon}</u>the canyon.

(6) An agency, department, division, institution, or official of the state shall provide reasonable assistance to the <u>{division}office</u> upon the <u>{division's}office's</u> request under <u>Subsection (5)(b).</u>

{ (7) The division shall:

(a) by no later than the committee's November 2023 interim meeting, provide the committee with an update on the status of the plan; and

(b) by no later than the committee's November 2024 interim meeting, present to the committee:

(i) the final plan; and

(ii) recommendations for legislative changes that may be necessary or helpful to implement the plan, if any.

}