#### Representative Val L. Peterson proposes the following substitute bill:

1	STATE GRANT PROCESS AMENDMENTS
2	2024 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Val L. Peterson
5	Senate Sponsor: Jerry W. Stevenson
6	
7	LONG TITLE
8	General Description:
9	This bill enacts provisions governing the administration of state grants.
10	Highlighted Provisions:
11	This bill:
12	<ul> <li>defines terms;</li> </ul>
13	<ul> <li>provides eligibility requirements for a grant recipient;</li> </ul>
14	<ul> <li>requires that a grant recipient provide a proposed budget and agree to deliverables,</li> </ul>
15	reporting, audit, and clawback requirements before receiving any grant funds;
16	<ul> <li>addresses the disbursement schedule for grant funds;</li> </ul>
17	<ul> <li>provides for review after a specified time of a grant funded by an ongoing</li> </ul>
18	appropriation;
19	<ul> <li>provides requirements specific to direct award grants and competitive grants; and</li> </ul>
20	<ul> <li>makes technical and conforming changes.</li> </ul>
21	Money Appropriated in this Bill:
22	None
23	Other Special Clauses:
24	This bill provides a special effective date.
25	Utah Code Sections Affected:

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	AMENDS:
27	11-41-102, as last amended by Laws of Utah 2023, Chapters 16, 34
28	63J-1-201, as last amended by Laws of Utah 2021, Chapters 382, 421
29	63N-1a-307, as enacted by Laws of Utah 2022, Chapter 362
30	65A-16-201, as enacted by Laws of Utah 2022, Chapter 78 and further amended by
31	Revisor Instructions, Laws of Utah 2022, Chapter 78
32	65A-16-203, as enacted by Laws of Utah 2022, Chapter 78
33	65A-16-301, as last amended by Laws of Utah 2023, Chapter 205
34	72-2-121, as last amended by Laws of Utah 2023, Chapter 529
35	ENACTS:
36	63G-6b-101, Utah Code Annotated 1953
37	63G-6b-102, Utah Code Annotated 1953
38	63G-6b-201, Utah Code Annotated 1953
39	63G-6b-202, Utah Code Annotated 1953
40	63G-6b-301, Utah Code Annotated 1953
41	63G-6b-401, Utah Code Annotated 1953
42	REPEALS:
43	63J-1-220, as last amended by Laws of Utah 2023, Chapter 16
44 45	Be it enacted by the Legislature of the state of Utah:
	Be it enacted by the Legislature of the state of Utah: Section 1. Section <b>11-41-102</b> is amended to read:
45	
45 46	Section 1. Section <b>11-41-102</b> is amended to read:
45 46 47	Section 1. Section <b>11-41-102</b> is amended to read: <b>11-41-102. Definitions.</b>
45 46 47 48	Section 1. Section <b>11-41-102</b> is amended to read: <b>11-41-102. Definitions.</b> As used in this chapter:
45 46 47 48 49	<ul> <li>Section 1. Section 11-41-102 is amended to read:</li> <li>11-41-102. Definitions.</li> <li>As used in this chapter:</li> <li>(1) "Agreement" means an oral or written agreement between a public entity and a</li> </ul>
45 46 47 48 49 50	Section 1. Section 11-41-102 is amended to read: 11-41-102. Definitions. As used in this chapter: (1) "Agreement" means an oral or written agreement between a public entity and a person.
45 46 47 48 49 50 51	Section 1. Section 11-41-102 is amended to read: 11-41-102. Definitions. As used in this chapter: (1) "Agreement" means an oral or written agreement between a public entity and a person. (2) "Business entity" means a sole proprietorship, partnership, limited partnership,
45 46 47 48 49 50 51 52	Section 1. Section 11-41-102 is amended to read: 11-41-102. Definitions. As used in this chapter: (1) "Agreement" means an oral or written agreement between a public entity and a person. (2) "Business entity" means a sole proprietorship, partnership, limited partnership, limited liability company, corporation, or other entity or association used to carry on a business
45 46 47 48 49 50 51 52 53	Section 1. Section 11-41-102 is amended to read: 11-41-102. Definitions. As used in this chapter: (1) "Agreement" means an oral or written agreement between a public entity and a person. (2) "Business entity" means a sole proprietorship, partnership, limited partnership, limited liability company, corporation, or other entity or association used to carry on a business for profit.

57	(4) "Environmental mitigation" means an action or activity intended to remedy known
58	negative impacts to the environment.
59	(5) "Executive director" means the executive director of the Governor's Office of
60	Economic Opportunity.
61	(6) "General plan" means the same as that term is defined in Section 23A-6-101.
62	(7) "Mixed-use development" means development with mixed land uses, including
63	housing.
64	(8) "Moderate income housing plan" means the moderate income housing plan element
65	of a general plan.
66	(9) "Office" means the Governor's Office of Economic Opportunity.
67	(10) "Political subdivision" means any county, city, town, metro township, school
68	district, special district, special service district, community reinvestment agency, or entity
69	created by an interlocal agreement adopted under Title 11, Chapter 13, Interlocal Cooperation
70	Act.
71	(11) "Public entity" means:
72	(a) a political subdivision;
73	[(b) a state agency as defined in Section 63J-1-220;]
74	(b) a department, commission, board, council, agency, institution, officer, corporation,
75	fund, division, office, committee, authority, laboratory, library, unit, bureau, panel, or other
76	administrative unit of the executive branch of the state;
77	(c) a higher education institution as defined in Section 53B-1-201;
78	(d) the Military Installation Development Authority created in Section 63H-1-201;
79	(e) the Utah Inland Port Authority created in Section 11-58-201; or
80	(f) the Point of the Mountain State Land Authority created in Section 11-59-201.
81	(12) "Public funds" means any money received by a public entity that is derived from:
82	(a) a sales and use tax authorized under Title 59, Chapter 12, Sales and Use Tax Act;
83	or
84	(b) a property tax levy.
85	(13) "Public infrastructure" means:
86	(a) a public facility as defined in Section 11-36a-102; or
87	(b) public infrastructure included as part of an infrastructure master plan related to a

88	general plan.
89	(14) "Retail facility" means any facility operated by a business entity for the primary
90	purpose of making retail transactions.
91	(15) (a) "Retail facility incentive payment" means a payment of public funds:
92	(i) to a person by a public entity;
93	(ii) for the development, construction, renovation, or operation of a retail facility
94	within an area of the state; and
95	(iii) in the form of:
96	(A) a payment;
97	(B) a rebate;
98	(C) a refund;
99	(D) a subsidy; or
100	(E) any other similar incentive, award, or offset.
101	(b) "Retail facility incentive payment" does not include a payment of public funds for:
102	(i) the development, construction, renovation, or operation of:
103	(A) public infrastructure; or
104	(B) a structured parking facility;
105	(ii) the demolition of an existing facility;
106	(iii) assistance under a state or local:
107	(A) main street program; or
108	(B) historic preservation program;
109	(iv) environmental mitigation or sanitation, if determined by a state or federal agency
110	under applicable state or federal law;
111	(v) assistance under a water conservation program or energy efficiency program, if any
112	business entity located within the public entity's boundaries or subject to the public entity's
113	jurisdiction is eligible to participate in the program;
114	(vi) emergency aid or assistance, if any business entity located within the public entity's
115	boundaries or subject to the public entity's jurisdiction is eligible to receive the emergency aid
116	or assistance; or
117	(vii) assistance under a public safety or security program, if any business entity located
118	within the public entity's boundaries or subject to the public entity's jurisdiction is eligible to

119	participate in the program.
120	(16) "Retail transaction" means any transaction subject to a sales and use tax under
121	Title 59, Chapter 12, Sales and Use Tax Act.
122	(17) (a) "Small business" means a business entity that:
123	(i) has fewer than 30 full-time equivalent employees; and
124	(ii) maintains the business entity's principal office in the state.
125	(b) "Small business" does not include:
126	(i) a franchisee, as defined in 16 C.F.R. Sec. 436.1;
127	(ii) a dealer, as defined in Section 41-1a-102; or
128	(iii) a subsidiary or affiliate of another business entity that is not a small business.
129	Section 2. Section <b>63G-6b-101</b> is enacted to read:
130	CHAPTER 6b. STATE GRANTS
131	Part 1. General Provisions
132	<u>63G-6b-101.</u> Definitions.
133	As use in this chapter:
134	(1) "Administering agency" means a state agency that administers a grant.
135	(2) "Competitive grant" means a grant that is not a direct award grant.
136	(3) "Direct award grant" means a grant that is funded by money that the Legislature
137	intends the state agency to pass through to one or more recipients without a competitive
138	process.
139	(4) (a) "Grant" means a state agency's expenditure of state money, or agreement to
140	expend state money, that is:
141	(i) authorized by law;
142	(ii) made for a particular purpose; and
143	(iii) made without acquiring, or the promise of acquiring, a procurement item in
144	exchange for the expenditure.
145	(b) "Grant" does not include:
146	(i) a tax credit;
147	(ii) an expenditure of federal money;
148	(iii) public assistance, as defined in Section 26B-9-101;
149	(iv) a loan;

150	(v) a rebate;
151	(vi) an incentive; or
152	(vii) a claim payment.
153	(5) "Grant appropriation" means an appropriation the Legislature makes to an
154	administering agency to be used for one or more grants.
155	(6) "Grant period" means the time frame during which a grant recipient receives funds
156	from a single grant.
157	(7) "Multi-year grant" means a grant for which the grant period exceeds one year.
158	(8) "Nonprofit entity" means an entity that:
159	(a) operates in the state;
160	(b) is not a government entity; and
161	(c) is exempt from federal income taxation under Section 501(c)(3), Internal Revenue
162	Code.
163	(9) "Procurement item" means the same as that term is defined in Section 63G-6a-103.
164	(10) (a) "State agency" means a department, division, or other agency or
165	instrumentality of the state.
166	(b) "State agency" does not include the legislative department.
167	(11) "State money" means money that is derived from state fees or state tax revenue.
168	Section 3. Section 63G-6b-102 is enacted to read:
169	<u>63G-6b-102.</u> Applicability.
170	This chapter does not apply to a grant that is authorized in statute, unless the statute
171	provides that the grant is subject to this chapter.
172	Section 4. Section <b>63G-6b-201</b> is enacted to read:
173	Part 2. Provisions Applicable to All Grants
174	<u>63G-6b-201.</u> Eligibility.
175	Except as otherwise provided in the grant appropriation, a person may receive a grant
176	only if the person is a nonprofit entity or a political subdivision.
177	Section 5. Section 63G-6b-202 is enacted to read:
178	63G-6b-202. Requirements for all grants.
179	(1) (a) An administering agency shall disburse grant funds in accordance with this
180	Subsection (1).

181	(b) Before an administering agency disburses a grant's grant funds, the administering
182	agency shall ensure that the grant recipient provides a detailed budget demonstrating how the
183	grant recipient will use the grant funds.
184	(c) An administering agency shall establish a distribution schedule that ensures
185	accountability and responsible oversight of the use of the grant funds.
186	(d) An administering agency may not:
187	(i) disburse all grant funds in a single payment, unless the administering agency makes
188	the single payment after the grant recipient satisfies the grant recipient's performance
189	obligations under the agreement described in Subsection (4); or
190	(ii) make a grant recipient's final disbursement before the grant recipient delivers the
191	report described in Subsection (3).
192	(2) For a multi-year grant:
193	(a) the grant period may not exceed five years; and
194	(b) in the final quarter of each year of the grant period, excluding the final year, the
195	grant recipient shall deliver to the administering agency a report that details the grant recipient's
196	progress towards fulfilling the grant's purpose, including the annual deliverables and
197	performance metrics described in the agreement made in accordance with Subsection (4).
198	(3) An administering agency may not make the final grant funds disbursement until:
199	(a) the grant recipient delivers to the administering agency a final report that details the
200	extent to which the grant recipient fulfilled the grant's purpose, including the deliverables and
201	performance metrics described in the agreement made in accordance with Subsection (4); and
202	(b) the administering agency determines that the grant recipient satisfactorily produced
203	each deliverable provided in the agreement described in Subsection (4).
204	(4) Except as otherwise provided in the grant appropriation and consistent with the
205	other provisions of this section, an administering agency may not disburse grant funds to a
206	grant recipient before the administering agency and the grant recipient execute an agreement
207	that contains:
208	(a) the disbursement schedule for the grant funds;
209	(b) the deliverables, reporting, and performance metrics the grant recipient will
210	produce and use to demonstrate that the grant recipient used the grant funds to fulfill the grant's
211	purpose;

212	(c) if the grant is a multi-year grant, annual deliverables and performance metrics the
213	grant recipient will produce and use to demonstrate sufficient progress towards fulfilling the
214	grant's purpose;
215	(d) a provision informing the grant recipient that disbursement of grant funds is subject
216	to legislative appropriation; and
217	(e) the grant recipient's consent to follow-up audit and clawback of the grant funds if
218	an audit shows that the grant funds were inappropriately used.
219	(5) In accordance with Utah Constitution, Article VI, Section 33, the legislative auditor
220	general may audit the use of any grant funds.
221	Section 6. Section <b>63G-6b-301</b> is enacted to read:
222	Part 3. Direct Award Grants
223	63G-6b-301. Direct award grant requirements.
224	(1) (a) A direct award grant is valid only if the direct award grant's grant appropriation
225	identifies the recipient or class of recipients in the grant appropriation's intent language.
226	(b) For a grant appropriation that is an ongoing appropriation to fund a multi-year
227	grant, the requirement to identify the recipient or class of recipients applies each fiscal year.
228	(2) If the intent language for a direct award grant's grant appropriation provides a
229	disbursement schedule that is inconsistent with the schedule described in Section 63G-6b-202,
230	for the fiscal year in which the grant appropriation is made, the schedule in the intent language
231	<u>controls.</u>
232	Section 7. Section <b>63G-6b-401</b> is enacted to read:
233	Part 4. Competitive Grants
234	63G-6b-401. Competitive grant requirements.
235	(1) (a) For a competitive grant, the administering agency shall:
236	(i) establish a competitive application and selection process; and
237	(ii) award each competitive grant in accordance with the established process.
238	(b) As part of the competitive application process, the administering agency shall
239	require that each applicant disclose all other state funding the applicant receives.
240	(2) Except as otherwise provided in the grant appropriation's intent language, an
241	administering agency may not award a competitive grant to a recipient who has received a
242	direct award grant if:

243	(a) the direct award grant is for substantially the same purpose as the competitive grant;
244	and
245	(b) the direct award grant's grant period and the competitive grant's grant period
246	overlap.
247	(3) After an administering agency completes a competitive application process for a
248	competitive grant but before the administering agency awards the grant, the administering
249	agency shall report each grant recipient to the legislative fiscal analyst and the Governor's
250	Office of Planning and Budget.
251	Section 8. Section 63J-1-201 is amended to read:
252	63J-1-201. Governor's proposed budget to Legislature Contents Preparation
253	Appropriations based on current tax laws and not to exceed estimated revenues.
254	(1) The governor shall deliver, not later than 30 days before the date the Legislature
255	convenes in the annual general session, a confidential draft copy of the governor's proposed
256	budget recommendations to the Office of the Legislative Fiscal Analyst according to the
257	requirements of this section.
258	(2) (a) When submitting a proposed budget, the governor shall, within the first three
259	days of the annual general session of the Legislature, submit to the presiding officer of each
260	house of the Legislature:
261	(i) a proposed budget for the ensuing fiscal year;
262	(ii) a schedule for all of the proposed changes to appropriations in the proposed budget,
263	with each change clearly itemized and classified; and
264	(iii) as applicable, a document showing proposed changes in estimated revenues that
265	are based on changes in state tax laws or rates.
266	(b) The proposed budget shall include:
267	(i) a projection of:
268	(A) estimated revenues by major tax type;
269	(B) 15-year trends for each major tax type;
270	(C) estimated receipts of federal funds;
271	(D) 15-year trends for federal fund receipts; and
272	(E) appropriations for the next fiscal year;
273	(ii) the source of changes to all direct, indirect, and in-kind matching funds for all

274	federal grants or assistance programs included in the budget;
275	(iii) changes to debt service;
276	(iv) a plan of proposed changes to appropriations and estimated revenues for the next
277	fiscal year that is based upon the current fiscal year state tax laws and rates and considers
278	projected changes in federal grants or assistance programs included in the budget;
279	(v) an itemized estimate of the proposed changes to appropriations for:
280	(A) the legislative department as certified to the governor by the president of the
281	Senate and the speaker of the House;
282	(B) the executive department;
283	(C) the judicial department as certified to the governor by the state court administrator;
284	(D) changes to salaries payable by the state under the Utah Constitution or under law
285	for lease agreements planned for the next fiscal year; and
286	(E) all other changes to ongoing or one-time appropriations, including dedicated
287	credits, restricted funds, nonlapsing balances, grants, and federal funds;
288	(vi) for each line item, the average annual dollar amount of staff funding associated
289	with all positions that were vacant during the last fiscal year;
290	(vii) deficits or anticipated deficits;
291	(viii) the recommendations for each state agency for new full-time employees for the
292	next fiscal year, which shall also be provided to the director of the Division of Facilities
293	Construction and Management as required by Subsection 63A-5b-501(3);
294	[(ix) a written description and itemized report submitted by a state agency to the
295	Governor's Office of Planning and Budget under Section 63J-1-220, including:]
296	[(A) a written description and an itemized report provided at least annually detailing
297	the expenditure of the state money, or the intended expenditure of any state money that has not
298	been spent; and]
299	[(B) a final written itemized report when all the state money is spent;]
300	$\left[\frac{(x)}{(x)}\right]$ any explanation that the governor may desire to make as to the important
301	features of the budget and any suggestion as to methods for the reduction of expenditures or
302	increase of the state's revenue; and
303	$\left[\frac{(xi)}{(xi)}\right]$ (x) information detailing certain fee increases as required by Section 63J-1-504.
304	(3) (a) Except as provided in Subsection (3)(b), for the purpose of preparing and

305 reporting the proposed budget, the governor: 306 (i) shall require the proper state officials, including all public and higher education 307 officials, all heads of executive and administrative departments and state institutions, bureaus, 308 boards, commissions, and agencies expending or supervising the expenditure of the state 309 money, and all institutions applying for state money and appropriations, to provide itemized 310 estimates of changes in revenues and appropriations; 311 (ii) may require the persons and entities subject to Subsection (3)(a)(i) to provide other 312 information under these guidelines and at times as the governor may direct, which may include 313 a requirement for program productivity and performance measures, where appropriate, with 314 emphasis on outcome indicators; and 315 (iii) may require representatives of public and higher education, state departments and 316 institutions, and other institutions or individuals applying for state appropriations to attend 317 budget meetings. 318 (b) Subsections (3)(a)(ii) and (iii) do not apply to the judicial department or the 319 legislative department. 320 (4) (a) The Governor's Office of Planning and Budget shall provide to the Office of the 321 Legislative Fiscal Analyst, as soon as practicable, but no later than 30 days before the day on 322 which the Legislature convenes in the annual general session, data, analysis, or requests used in 323 preparing the governor's budget recommendations, notwithstanding the restrictions imposed on 324 such recommendations by available revenue. 325 (b) The information under Subsection (4)(a) shall include: 326 (i) actual revenues and expenditures for the fiscal year ending the previous June 30; 327 (ii) estimated or authorized revenues and expenditures for the current fiscal year; 328 (iii) requested revenues and expenditures for the next fiscal year; 329 (iv) detailed explanations of any differences between the amounts appropriated by the 330 Legislature in the current fiscal year and the amounts reported under Subsections (4)(b)(ii) and 331 (iii); and 332 (v) other budgetary information required by the Legislature in statute. 333 (c) The budget information under Subsection (4)(a) shall cover: 334 (i) all items of appropriation, funds, and accounts included in appropriations acts for

the current and previous fiscal years; and

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336 (ii) any new appropriation, fund, or account items requested for the next fiscal year. 337 (d) The information provided under Subsection (4)(a) may be provided as a shared 338 record under Section 63G-2-206 as considered necessary by the Governor's Office of Planning 339 and Budget. 340 (5) (a) In submitting the budget for the Department of Public Safety, the governor shall 341 include a separate recommendation in the governor's budget for maintaining a sufficient 342 number of alcohol-related law enforcement officers to maintain the enforcement ratio equal to 343 or below the number specified in Subsection 32B-1-201(2). 344 (b) If the governor does not include in the governor's budget an amount sufficient to maintain the number of alcohol-related law enforcement officers described in Subsection 345 346 (5)(a), the governor shall include a message to the Legislature regarding the governor's reason 347 for not including that amount. 348 (6) (a) The governor may revise all estimates, except those relating to the legislative department, the judicial department, and those providing for the payment of principal and 349 350 interest to the state debt and for the salaries and expenditures specified by the Utah 351 Constitution or under the laws of the state. (b) The estimate for the judicial department, as certified by the state court 352 353 administrator, shall also be included in the budget without revision, but the governor may make 354 separate recommendations on the estimate. 355 (7) The total appropriations requested for expenditures authorized by the budget may 356 not exceed the estimated revenues from taxes, fees, and all other sources for the next ensuing 357 fiscal year. 358 (8) If any item of the budget as enacted is held invalid upon any ground, the invalidity 359 does not affect the budget itself or any other item in the budget. 360 Section 9. Section 63N-1a-307 is amended to read: 361 63N-1a-307. Restrictions on direct award grants. 362 [(1) As used in this section:] [(a) "Pass through funding" means the same as that term is defined in Section 363 364 <del>63J-1-220.</del>] [(b) "Recipient entity" means the same as that term is defined in Section 63J-1-220.] 365 (1) As used in this section, "direct award grant" means the same as that term is defined 366

367	<u>in Section 63G-6b-101.</u>
368	(2) In addition to the requirements of [Section 63J-1-220] Title 63G, Chapter 6b, State
369	Grants, the office may not distribute [pass through funding] grant funds from a direct award
370	grant to a recipient entity unless the office follows the standards or criteria established by the
371	Legislature to distribute the pass through funding, as described in the applicable item of
372	appropriation.
373	(3) If an item of appropriation to the office for [pass through funding] a direct award
374	grant does not include any standards or criteria for distributing the [pass through funding] grant
375	funds, the funds shall lapse to the source fund at the end of the fiscal year, regardless of
376	whether those funds are designated by law as nonlapsing.
377	Section 10. Section 65A-16-201 is amended to read:
378	65A-16-201. Great Salt Lake Watershed Enhancement Program established.
379	(1) There is created the "Great Salt Lake Watershed Enhancement Program" to issue
380	grant money to establish a water trust to implement projects, programs, or voluntary
381	arrangements that:
382	(a) retain or enhance water flows to:
383	(i) sustain the Great Salt Lake and the Great Salt Lake's wetlands; and
384	(ii) improve water quality and quantity for the Great Salt Lake within the Great Salt
385	Lake watershed;
386	(b) conserve and restore upstream habitats that are key to protecting the hydrology and
387	health of the Great Salt Lake and the Great Salt Lake's surrounding ecosystem;
388	(c) attract or leverage other public or private funding to enhance and preserve the Great
389	Salt Lake watershed;
390	(d) engage agricultural producers, local landowners, local planning authorities, and
391	others to support the Great Salt Lake;
392	(e) support or benefit the Great Salt Lake's natural infrastructure;
393	(f) protect and restore uplands, wetlands, and habitats in the Great Salt Lake watershed
394	that benefit hydrologic or ecosystem functions of the Great Salt Lake;
395	(g) support efforts to integrate water planning and management efforts that benefit the
396	Great Salt Lake watershed;
397	(h) undertake assessments or studies as necessary, consistent with the goals of this

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398 Subsection (1); 399 (i) support projects or programs to respond to low water levels and rising salinity in the 400 Great Salt Lake; 401 (j) require the creation and operation of one or more endowments to sustain the water 402 trust and fulfill the purposes of this chapter; or 403 (k) otherwise fulfill the purposes of this Subsection (1) to enhance, preserve, or protect the Great Salt Lake. 404 405 (2) (a) Subject to legislative appropriations, the division shall award a one-time grant 406 to one eligible applicant to establish a water trust authorized under this section. 407 (b) The amount of the one-time grant under this Subsection (2) shall be equal to the 408 entire appropriation made to the division to implement this chapter. 409 (c) Notwithstanding the requirements for the division issuing a one-time grant under 410 this section, after the grant is issued, the division may receive additional appropriations to be 411 used for the purposes of this chapter, including providing money to the water trust created 412 under this chapter. 413 (3) To be considered for the one-time grant under Subsection (2), an eligible applicant 414 shall submit a written application to the division within 60 days of March 21, 2022, that: 415 (a) demonstrates that the eligible applicant meets the following criteria that are 416 necessary to submit a written application, that the eligible applicant: 417 (i) has offices and staff located in Utah; and 418 (ii) individually or collectively possesses: 419 (A) a history and ability to attract private funding to implement water and land 420 conservation projects; 421 (B) knowledge and experience with the Great Salt Lake and the Great Salt Lake 422 watershed; 423 (C) knowledge and experience managing wetlands in the vicinity of the Great Salt 424 Lake; 425 (D) knowledge and experience in the creation of three or more water trusts or water 426 funds; 427 (E) knowledge and experience in securing approval from the Division of Water Rights 428 for water right applications that support the beneficial use of water in the Great Salt Lake;

429	(F) knowledge and experience with Utah water laws; and
430	(G) participation in the development of studies and reports on the Great Salt Lake and
431	Utah water policy;
432	(b) how the applicant will accomplish the objectives of Subsection (1);
433	(c) how the applicant will satisfy Part 3, Water Trust; and
434	(d) a description of the types of money, in-kind contributions, and other resources the
435	applicant could contribute or attract to support the creation, operation, and administration of a
436	water trust.
437	(4) The division, in consultation with the council and the director of the Division of
438	Water Quality, shall evaluate and rank the applications received under Subsection (3)
439	according to each eligible applicant's experience and demonstrated ability to:
440	(a) attract and secure public and private funding to implement water and land
441	conservation projects;
442	(b) address water quality and hydrology issues of the Great Salt Lake and within the
443	Great Salt Lake watershed;
444	(c) create and operate water trusts;
445	(d) secure approval from the Division of Water Rights for water right applications that
446	support beneficial use of water in the Great Salt Lake;
447	(e) understand, use, and work to improve Utah water laws in a manner that benefits the
448	Great Salt Lake watershed while protecting other beneficial uses of water; and
449	(f) participate in collaborative efforts to develop strategies and recommendations to
450	ensure adequate water for the Great Salt Lake and the Great Salt Lake watershed.
451	(5) (a) Within 90 days of March 21, 2022, the division shall select the highest ranking
452	eligible applicant as the grantee.
453	(b) The division shall distribute the appropriated money to the grantee as soon as
454	reasonably practicable following the execution of an agreement or agreements that satisfy the
455	requirements of [Subsections] Subsection 51-2a-201.5(4) and [63J-1-220(2)] Title 63G,
456	Chapter 6b, State Grants.
457	(c) The division shall issue the grant within the time period required under this
458	Subsection (5) notwithstanding whether the division has adopted rules to administer the
459	program under Section 65A-16-102.

460	(6) If the division does not receive an application from an eligible applicant that
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	satisfies each of the evaluation criteria of Subsection (4), the division shall issue a request for
462	proposals under a competitive award process and shall select the most qualified applicant to
463	receive the grant.
464	Section 11. Section <b>65A-16-203</b> is amended to read:
465	65A-16-203. Grantee requirements.
466	A grantee that receives grant money under this chapter shall:
467	(1) comply with Section 51-2a-201.5, [Subsection 63J-1-220(2)] Title 63G, Chapter
468	6b, State Grants, and other applicable laws, regulations, ordinances, or rules; and
469	(2) use grant money to carry out the objectives of Subsection $65A-16-201(1)$ and to
470	operate the water trust in a manner required by Section 65A-16-301, provided that this chapter
471	may not be construed as limiting the grantee's ability to obtain funding from other public and
472	private sources to assist in the establishment, operation, and administration of the water trust.
473	Section 12. Section 65A-16-301 is amended to read:
474	65A-16-301. Water trust Powers and duties Advisory councils.
475	(1) The grantee under this chapter shall establish a water trust that:
476	(a) is organized:
477	(i) as a private nonprofit organization; or
478	(ii) as an agreement between two or more conservation organizations; and
479	(b) complies with this section.
480	(2) A water trust created under this section shall:
481	(a) use a fiduciary to hold and administer grant money appropriated under this chapter;
482	(b) subject to Subsection (6):
483	(i) register with the lieutenant governor as a limited purpose entity pursuant to Section
484	51-2a-201.5;
485	(ii) file with the state auditor on or before June 30 of each year the accounting report
486	that:
487	(A) satisfies Subsection 51-2a-201.5(2);
488	(B) includes an itemized accounting of the in-kind contributions and other monetary
489	contributions described in Subsection (4); and
490	(C) includes an itemized accounting of the costs incurred under Subsection (3)(a);

491	(iii) provide a copy of the accounting report described in Subsection (2)(b)(ii) to:
492	(A) the division;
493	(B) the commissioner;
494	(C) the Division of Water Quality;
495	(D) the council; and
496	(E) the Natural Resources, Agriculture, and Environment Quality Appropriations
497	Subcommittee;
498	(iv) file with the division on or before January 31 of each year a report that satisfies the
499	requirements of [Subsections] Subsection 51-2a-201.5(4) [and 63J-1-220(2)]; and
500	(v) provide a copy of the report described in Subsection (2)(b)(iv) to:
501	(A) the Division of Water Quality;
502	(B) the council; and
503	(C) the Natural Resources, Agriculture, and Environment Quality Appropriations
504	Subcommittee; and
505	(c) comply with applicable laws, regulations, ordinances, and rules.
506	(3) A water trust established by a grantee under this section:
507	(a) may use grant money for costs to establish, operate, or administer the water trust,
508	including the hiring of staff or contractors;
509	(b) shall use no less than 25% of the grant money to protect and restore wetlands and
510	habitats in the Great Salt Lake's surrounding ecosystem to benefit the hydrology of the Great
511	Salt Lake; and
512	(c) may invest grant money the water trust receives under this chapter or any private
513	money the water trust may receive, except that the water trust shall:
514	(i) invest and account for grant money and private money separately; and
515	(ii) use the earnings received from the investment of grant money to carry out the
516	purposes described in Subsection 65A-16-201(1).
517	(4) The water trust shall provide a significant match of in-kind contributions or other
518	monetary contributions to support the water trust's operations and for the purposes described in
519	Subsection 65A-16-201(1).
520	(5) (a) A water trust established under this section shall create and consult with one or
521	more advisory councils on matters related to the mission and objectives of the water trust.

522	(b) At least one of the advisory councils shall consist of nine members with a
523	representative from the following:
524	(i) agriculture;
525	(ii) a private land owner adjacent to the Great Salt Lake;
526	(iii) a conservation organization dedicated to the preservation of migratory waterfowl;
527	(iv) a conservation organization dedicated to the protection of non-game avian species;
528	(v) another conservation organization working on Great Salt Lake issues;
529	(vi) aquaculture;
530	(vii) mineral extraction;
531	(viii) a water conservancy district; and
532	(ix) wastewater treatment facilities.
533	(6) The duties of the water trust under Subsection (2)(b) apply to the water trust
534	notwithstanding whether the holdings, revenues, or expenditures of the water trust include
535	grant money or other money from the state.
536	Section 13. Section 72-2-121 is amended to read:
537	72-2-121. County of the First Class Highway Projects Fund.
538	(1) There is created a special revenue fund within the Transportation Fund known as
539	the "County of the First Class Highway Projects Fund."
540	(2) The fund consists of money generated from the following revenue sources:
541	(a) any voluntary contributions received for new construction, major renovations, and
542	improvements to highways within a county of the first class;
543	(b) the portion of the sales and use tax described in Subsection 59-12-2214(3)(b)
544	deposited into or transferred to the fund;
545	(c) the portion of the sales and use tax described in Section 59-12-2217 deposited into
546	or transferred to the fund;
547	(d) a portion of the local option highway construction and transportation corridor
548	preservation fee imposed in a county of the first class under Section 41-1a-1222 deposited into
549	or transferred to the fund; and
550	(e) the portion of the sales and use tax transferred into the fund as described in
551	Subsections 59-12-2220(4)(a) and 59-12-2220(11)(b).
552	(3) (a) The fund shall earn interest.

553	(b) All interest earned on fund money shall be deposited into the fund.
554	(4) Subject to Subsection (9), the executive director shall use the fund money only:
555	(a) to pay debt service and bond issuance costs for bonds issued under Sections
556	63B-16-102, 63B-18-402, and 63B-27-102;
557	(b) for right-of-way acquisition, new construction, major renovations, and
558	improvements to highways within a county of the first class and to pay any debt service and
559	bond issuance costs related to those projects, including improvements to a highway located
560	within a municipality in a county of the first class where the municipality is located within the
561	boundaries of more than a single county;
562	(c) for the construction, acquisition, use, maintenance, or operation of:
563	(i) an active transportation facility for nonmotorized vehicles;
564	(ii) multimodal transportation that connects an origin with a destination; or
565	(iii) a facility that may include a:
566	(A) pedestrian or nonmotorized vehicle trail;
567	(B) nonmotorized vehicle storage facility;
568	(C) pedestrian or vehicle bridge; or
569	(D) vehicle parking lot or parking structure;
570	(d) to transfer to the 2010 Salt Lake County Revenue Bond Sinking Fund created by
571	Section 72-2-121.3 the amount required in Subsection 72-2-121.3(4)(c) minus the amounts
572	transferred in accordance with Subsection 72-2-124(4)(a)(iv);
573	(e) for a fiscal year beginning on or after July 1, 2013, to pay debt service and bond
574	issuance costs for \$30,000,000 of the bonds issued under Section 63B-18-401 for the projects
575	described in Subsection 63B-18-401(4)(a);
576	(f) for a fiscal year beginning on or after July 1, 2013, and after the department has
577	verified that the amount required under Subsection 72-2-121.3(4)(c) is available in the fund, to
578	transfer an amount equal to 50% of the revenue generated by the local option highway
579	construction and transportation corridor preservation fee imposed under Section 41-1a-1222 in
580	a county of the first class:
581	(i) to the legislative body of a county of the first class; and
582	(ii) to be used by a county of the first class for:
583	(A) highway construction, reconstruction, or maintenance projects; or

- 584 (B) the enforcement of state motor vehicle and traffic laws; 585 (g) for a fiscal year beginning on or after July 1, 2015, after the department has verified 586 that the amount required under Subsection 72-2-121.3(4)(c) is available in the fund and the 587 transfer under Subsection (4)(e) has been made, to annually transfer an amount of the sales and 588 use tax revenue imposed in a county of the first class and deposited into the fund in accordance 589 with Subsection 59-12-2214(3)(b) equal to an amount needed to cover the debt to: 590 (i) the appropriate debt service or sinking fund for the repayment of bonds issued under 591 Section 63B-27-102: and 592 (ii) the appropriate debt service or sinking fund for the repayment of bonds issued 593 under Sections 63B-31-102 and 63B-31-103; 594 (h) after the department has verified that the amount required under Subsection 595 72-2-121.3(4)(c) is available in the fund and after the transfer under Subsection (4)(d), the 596 payment under Subsection (4)(e), and the transfer under Subsection (4)(g)(i) has been made, to annually transfer \$2,000,000 to a public transit district in a county of the first class to fund a 597 598 system for public transit; 599 (i) for a fiscal year beginning on or after July 1, 2018, after the department has verified 600 that the amount required under Subsection 72-2-121.3(4)(c) is available in the fund and after 601 the transfer under Subsection (4)(d), the payment under Subsection (4)(e), and the transfer 602 under Subsection (4)(g)(i) has been made, to annually transfer 20% of the amount deposited 603 into the fund under Subsection (2)(b): 604 (i) to the legislative body of a county of the first class; and 605 (ii) to fund parking facilities in a county of the first class that facilitate significant 606 economic development and recreation and tourism within the state; 607 (i) for the 2018-19 fiscal year only, after the department has verified that the amount 608 required under Subsection 72-2-121.3(4)(c) is available in the fund and after the transfer under 609 Subsection (4)(d), the payment under Subsection (4)(e), and the transfers under Subsections 610 (4)(g), (h), and (i) have been made, to transfer \$12,000,000 to the department to distribute for 611 the following projects: 612 (i) \$2,000,000 to West Valley City for highway improvement to 4100 South;
- 613 (ii) \$1,000,000 to Herriman for highway improvements to Herriman Boulevard from
  614 6800 West to 7300 West;

615	(iii) \$1,100,000 to South Jordan for highway improvements to Grandville Avenue;
616	(iv) \$1,800,000 to Riverton for highway improvements to Old Liberty Way from 13400
617	South to 13200 South;
618	(v) \$1,000,000 to Murray City for highway improvements to 5600 South from State
619	Street to Van Winkle;
620	(vi) \$1,000,000 to Draper for highway improvements to Lone Peak Parkway from
621	11400 South to 12300 South;
622	(vii) \$1,000,000 to Sandy City for right-of-way acquisition for Monroe Street;
623	(viii) \$900,000 to South Jordan City for right-of-way acquisition and improvements to
624	10200 South from 2700 West to 3200 West;
625	(ix) \$1,000,000 to West Jordan for highway improvements to 8600 South near
626	Mountain View Corridor;
627	(x) \$700,000 to South Jordan right-of-way improvements to 10550 South; and
628	(xi) \$500,000 to Salt Lake County for highway improvements to 2650 South from
629	7200 West to 8000 West; and
630	(k) subject to Subsection (5), for a fiscal year beginning on or after July 1, 2021, and
631	for 15 years thereafter, to annually transfer the following amounts to the following cities, metro
632	townships, and the county of the first class for priority projects to mitigate congestion and
633	improve transportation safety:
634	(i) \$2,000,000 to Sandy;
635	(ii) \$2,000,000 to Taylorsville;
636	(iii) \$1,100,000 to Salt Lake City;
637	(iv) \$1,100,000 to West Jordan;
638	(v) \$1,100,000 to West Valley City;
639	(vi) \$800,000 to Herriman;
640	(vii) \$700,000 to Draper;
641	(viii) \$700,000 to Riverton;
642	(ix) \$700,000 to South Jordan;
643	(x) \$500,000 to Bluffdale;
644	(xi) \$500,000 to Midvale;
645	(xii) \$500,000 to Millcreek;

2nd Sub. (Gray) H.B. 335 (xiii) \$500,000 to Murray; (xiv) \$400,000 to Cottonwood Heights; and (xv) \$300,000 to Holladay. (5) (a) If revenue in the fund is insufficient to satisfy all of the transfers described in Subsection (4)(k), the executive director shall proportionately reduce the amounts transferred as described in Subsection (4)(k). [(b) A local government entity, as that term is defined in Section 63J-1-220, is exempt from entering into an agreement as described in Section 63J-1-220 pertaining to the receipt or expenditure of any funding described in Subsection (4)(k). [(c)] (b) A local government may not use revenue described in Subsection (4)(k) to supplant existing class B or class C road funds that a local government has budgeted for transportation projects. [<del>(d)</del>] (c) (i) A municipality or county that received a transfer of funds described in Subsection (4)(j) shall submit to the department a statement of cash flow and progress pertaining to the municipality's or county's respective project described in Subsection (4)(j). (ii) After the department is satisfied that the municipality or county described in Subsection (4)(j) has made substantial progress and the expenditure of funds is programmed and imminent, the department may transfer to the same municipality or county the respective amounts described in Subsection (4)(k). (6) The revenues described in Subsections (2)(b), (c), and (d) that are deposited into the fund and bond proceeds from bonds issued under Sections 63B-16-102, 63B-18-402, and 63B-27-102 are considered a local matching contribution for the purposes described under Section 72-2-123. (7) The additional administrative costs of the department to administer this fund shall be paid from money in the fund. (8) Subject to Subsection (9), and notwithstanding any statutory or other restrictions on the use or expenditure of the revenue sources deposited into this fund, the Department of Transportation may use the money in this fund for any of the purposes detailed in Subsection (4). (9) Any revenue deposited into the fund as described in Subsection (2)(e) shall be used to provide funding or loans for public transit projects, operations, and supporting infrastructure

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- 677 in the county of the first class.
- 678 Section 14. **Repealer.**
- 679 This bill repeals:
- 680 Section 63J-1-220, Reporting related to pass through money distributed by state
- 681 agencies.
- 682 Section 15. Effective date.
- 683 <u>This bill takes effect on July 1, 2024.</u>