{deleted text} shows text that was in SB0272S01 but was deleted in SB0272S02.

inserted text shows text that was not in SB0272S01 but was inserted into SB0272S02.

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.

Senator Daniel McCay Representative Jon Hawkins proposes the following substitute bill:

CAPITAL CITY {REINVESTMENT} REVITALIZATION ZONE{ AMENDMENTS}

2024 GENERAL SESSION STATE OF UTAH

Chief Sponsor: ⊕Daniel McCay

House Sponsor: { } Jon Hawkins

LONG TITLE

General Description:

This bill enacts provisions to {establish} enable a {sports and entertainment project area} local government to create a revitalization zone.

Highlighted Provisions:

This bill:

- establishes procedures to create a {sports and entertainment project area} revitalization zone for the use of tax revenue for the benefit of creating or improving {access to sports and entertainment within the area} infrastructure within a designated project area that is located within the local government's boundaries;
- provides requirements for the project area;

- permits a local government to designate a project area as a public infrastructure district;
- authorizes a qualifying local government to levy a sales and use tax within the local government's boundaries and for use within the project area, subject to certain procedures and approvals;
- permits a qualifying local government to use revenue from the state correctional facility sales and use tax within a project area;
 - creates the Sports and Entertainment Project Area Review Committee to approve
 project areas and project participation agreements and to review expenditures and
 activities in relation to a project area and project participants;
- provides requirements and procedures for a local government {and the Sports and Entertainment Project Area Review Committee to approve a project area and}to create a revitalization zone and negotiate a project participation agreement that would allow a project participant to participate in the use of funds collected within the project area;
- requires a local government and a project participant to enter into a participant agreement;
- provides requirements for allowable uses of revenue and funds;
 - provides requirements for a participation agreement;
 - * *\forestar \frac{\text{provides for}\}{\text{requires}} \text{termination of access to \frac{\text{funds and repayment of}}{\text{funds in the event of breach or ceasing to operate or regularly use a stadium in the project area; \frac{\text{and}}{\text{and}}
 - <u>creates procedures for the Revitalization Zone Committee to give its approval to a</u> project area and participation that has been endorsed by the local government;
 - <u>creates the Revitalization Zone Committee to approve project areas and project participation agreements created and endorsed by the local government, and to review expenditures and activities in relation to a project area and project participants;</u>
 - <u>creates procedures for the Revitalization Zone Committee to give its approval to a</u> project area and participation that has been endorsed by the local government;

- <u>allows a local government to give final approval to a project area and a participation</u>
 <u>plan that has been endorsed by the local government and approved by the</u>
 <u>Revitalization Zone Committee;</u>
- requires a local government with a {sports and entertainment project area} revitalization zone to provide reports to the {review committee} Revitalization Zone Committee; and
- requires a local government to provide reports to the Executive Appropriations

 Committee.

Money Appropriated in this Bill:

None

Other Special Clauses:

{ None This bill provides a coordination clause.

Utah Code Sections Affected:

{AMENDS:

17D-4-102, as last amended by Laws of Utah 2023, Chapter 15

ENACTS:

59-12-402.5, Utah Code Annotated 1953

63N-3-1301, Utah Code Annotated 1953

63N-3-1302, Utah Code Annotated 1953

63N-3-1303, Utah Code Annotated 1953

63N-3-1304, Utah Code Annotated 1953

63N-3-1305, Utah Code Annotated 1953

63N-3-1306, Utah Code Annotated 1953

63N-3-1307, Utah Code Annotated 1953

63N-3-1308, Utah Code Annotated 1953

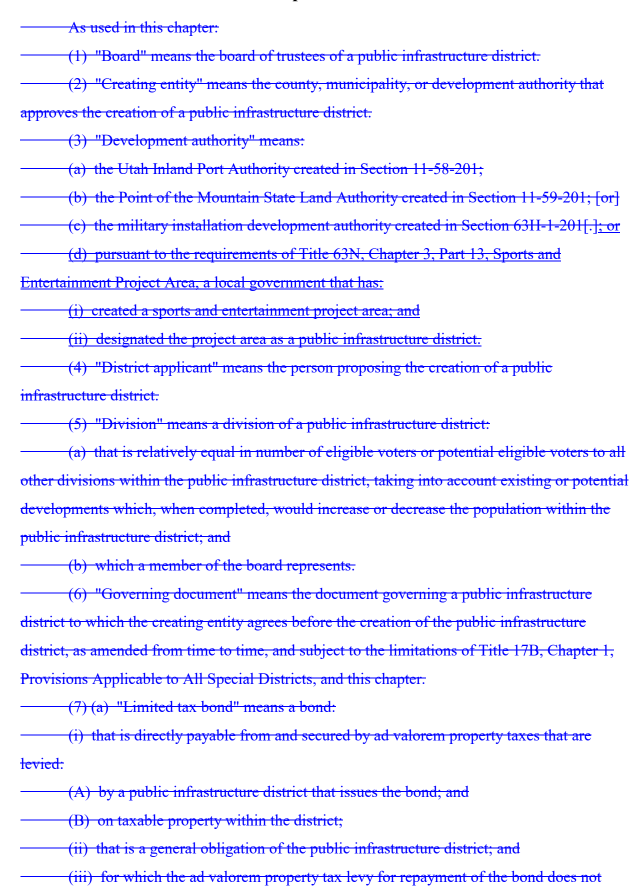
<u>Utah Code Sections Affected By Coordination Clause:</u>

59-12-402.5, as Utah Code Annotated 1953

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

Section 1. Section {17D-4-1}59-12-402.5 is {amended to read:

17D-4-102. **Definitions.**



exceed the property tax levy rate limit established under Section 17D-4-303 for any fiscal year, except as provided in Subsection 17D-4-301(8). (b) "Limited tax bond" does not include: (i) a short-term bond; (ii) a tax and revenue anticipation bond; or (iii) a special assessment bond. (8) "Public infrastructure and improvements" means: (a) the same as that term is defined in Section 11-58-102, for a public infrastructure district created by the Utah Inland Port Authority created in Section 11-58-201; and (b) the same as that term is defined in Section 63H-1-102, for a public infrastructure district created by the military installation development authority created in Section 63II-1-201. Section 2. Section 59-12-402.5 is enacted to read: enacted to read: 59-12-402.5. Sports and entertainment Capital city revitalization sales and use tax -- {Base} Deadline -- Rate -- Collection fees -- Imposition. (1) As used in this section: (a) "Local government" means a first class city located within a first class county. (b) "{Sports and entertainment project} Project area" means {an area designated for use of tax revenue under Title 63N, Chapter 3, Part 13, Sports and Entertainment Project Area the same as that term is defined in Section 63N-3-1301. (2) The legislative body of the local government may impose a sales and use tax under this section if the legislative body, on or before December 31, 2024 (a) complies with the requirements of Title 63N, Chapter 3, Part 13, {Sports and Entertainment Project Area, Capital City Revitalization Zone; (b) gives final approval to an application by giving final approval of a project zone and a participation agreement as provided in Section 63N-3-1306; and (c) imposes the tax according to the procedures and requirements of Section

(3) (a) The tax rate may not exceed .5%.

63N-3-1306.

(b) The tax imposed under this section may not be {implemented} for a period greater than 30 years, beginning on the date of the first {implementation} imposition of the tax{

under Section 63N-3-1306}.

- (4) Except as provided in Subsection (5), the local government shall impose a tax under this section on the transactions described in Subsection 59-12-103(1).
 - (5) A local government may not impose a tax under this section on:
 - (a) the sale of:
 - (i) a motor vehicle;
 - (ii) an aircraft;
 - (iii) a watercraft;
 - (iv) a modular home;
 - (v) a manufactured home; or
 - (vi) a mobile home;
- (b) the sales and uses described in Section 59-12-104 to the extent the sales and uses are exempt from taxation under Section 59-12-104; and
- (c) except as provided in Subsection (7), amounts paid or charged for food and food ingredients.
- (6) For purposes of this section, the location of a transaction is determined in accordance with Sections 59-12-211 through 59-12-215.
- (7) A local government that imposes a tax under this section shall impose the tax on the purchase price or the sales price for amounts paid or charged for food and food ingredients if the food and food ingredients are sold as part of a bundled transaction attributable to food and food ingredients and tangible personal property other than food and food ingredients.
- (8) A local government may impose a tax under this section by majority vote of the members of the local government's legislative body in compliance with the procedures and requirements of Title 63N, Chapter 3, Part 13, {Sports and Entertainment Project Area}Capital City Revitalization Zone.
- (9) A military installation development authority may not impose a tax under this section.
- (10) (a) {A local government shall use revenue generated by the tax under this section within:
- (i) for revenue collected within district sales tax area defined in Section 11-70-101, the district sales tax area; and

- (ii) for revenue collected outside of the district sales tax area defined in Section 11-70-101, within the project area defined in Section 63N-3-1301, and only for the allowable uses under Section 63N-3-1303.
- (b) The {State Tax Commission} commission shall distribute the revenue collected from the tax under this section {as provided} on transactions occurring within the district sales tax area as defined in Section 11-70-101 to the Utah Fairpark Area Investment and Restoration District created in Section 11-70-201.
- (b) The commission shall distribute the revenue collected outside of the district sales tax area referenced in Subsection (10)(a) to the local government.
 - (11) A local government shall use revenue referenced in Subsection (10)(b) only:
 - (a) within the project area defined in Section 63N-3-1301; and
 - (b) for the allowable uses under Section 63N-3-1303.

Section $\frac{3}{2}$. Section 63N-3-1301 is enacted to read:

Part 13. {Sports and Entertainment Project Area} Capital City Revitalization Zone 63N-3-1301. Definitions.

As used in this part:

- (1) "Committee" means the Revitalization Zone Committee created in Section 63N-3-1307.
- (\frac{\frac{1}{2}}{2}) "Franchise agreement" means a legally binding and valid agreement under which:
- (a) a major professional sports league has awarded a franchise to a franchise recipient; and
- (b) the major professional sports league team that is the subject of the agreement is playing, or will play, home games in a qualified stadium that exists or will be constructed within the project area.
 - (123) "Local government" means the municipality in which the project area is located.
- ({3}<u>4</u>) "Major professional sports league" means the National Basketball Association or the National Hockey League.
- (\frac{4+5}{5}) "Project area" means the \frac{\sports}{area created and designated to receive funds and \frac{\section{entertainment project area}{revenue}}{revenue} according to the terms and requirements of this part.
 - (15)6) "Project participant" means a person that is approved to participate in the use of

- public funds in a project area according to the procedures and requirements of this part.
 - ({6}7) "Qualified stadium" means a sports facility that:
- (a) provides seating for spectators in a number that is reasonably consistent with the capacity of other stadiums used by other teams in the major professional sports league;
 - (b) is located within the project area; and
 - (c) (i) is in active use as the home venue of a major professional sports league team; or
- (ii) in the case of a stadium that is proposed to be constructed or remodeled, will be the home venue of a major professional sports league.
- (7) "Review committee" means the Sports and Entertainment Project Area Review Committee created in Section 63N-3-1307.
- (8) "Taxing entity" means the same as that term is defined in Section 17C-1-102.

 Section \(\frac{4+3}{2} \). Section 63N-3-1302 is enacted to read:
- <u>63N-3-1302.{ Sports and entertainment project} Project</u> area{ -- Public Infrastructure District Act funds}.
- (1{}) (a{}) A local government may, according to the requirements and procedures of this part, create a {sports and entertainment } project area for the use of revenue authorized under {Title 17D, Chapter 4, Public Infrastructure District Act, or } Section 59-12-402.5{ that }, which revenue shall be used {subject to} only for the allowed purposes under Section 63N-3-1303.}
- (b) A local government may use revenue from the state correctional facility sales and use tax imposed under Section 59-12-402.1 within the project area, provided that any such funds used within the project area are used for the purposes allowed under Section 63N-3-1303.}
 - (2) A project area created under this part shall:
 - (a) be located entirely within the boundaries of the local government;
 - (b) be no greater than 100 acres in area;
- (c) consist of property owned, leased, or under the legal control of:
- (i) the applicant referred to in Section 63N-3-1304; or
- (ii) a city, county, or other government entity;
- † (\fideta \centered around, and include the entire property footprint of a currently existing qualified stadium;

- ({e}d) include the entire property footprint of any qualified stadium that is planned to be built;
 - (ffe) be contiguous; and
- ({g}f) have boundaries that are reasonably compact in relation to their distance from the currently existing qualified stadium.
- (3) The local government may, by a resolution and majority vote of the legislative body of the local government, designate a project area created under this section as a public infrastructure district governed by the provisions of Title 17D, Chapter 4, Public Infrastructure District Act.
- Section $\frac{(5)4}{4}$. Section 63N-3-1303 is enacted to read:
 - 63N-3-1303. Allowable uses of funds.
- (1) {(a)} A local government shall use any funds or revenue provided under {the following} Section 59-12-402.5 within and for the direct benefit of the project area, and subject to the requirements of this section {:}.
- (i) Title 17D, Chapter 4, Public Infrastructure District Act;
- (ii) Section 59-12-402.5; and
- (iii) to the extent that funds are used within the project area, Section 59-12-402.1.
- (2) In addition to the requirements of Subsection (1), the allowable uses for the funds and revenue collected as authorized under this part are:
- (a) costs for, including debt service or the costs of bonds issued by the local government or state:
- (i) costs paid to or for the benefit of a project participant for the construction or remodel of a qualified stadium within the project area in accordance with Title 17C, Chapter 1, Part 5, Agency Bonds, including the cost to issue and repay bonds and interest {, provided that the total funds and revenue provided under this Subsection (2)(a)(i) do not exceed \$900 million}; and
- (ii) the construction, demolition, modification, or realignment of infrastructure or structures within the project area for the purpose of:
- (A) complementing a qualified stadium and its associated uses, including entertainment and recreational uses on land within the project area; and
 - (B) improvement, demolition, modification, realignment, or restoration of areas within

the project area for pedestrian and traffic flow, and for aesthetic, entertainment, recreational, and safety purposes;

- (b) infrastructure and roads, including state roads, within the project area;
- (c) traffic mitigation costs within the project area;
- (d) law enforcement or public security needs within the project area; and
- (e) costs of the local government to create a project area or participation agreement and to administer the funds, which cost may not exceed 1% of the tax revenue collected under Section 59-12-402.5.
- (3) (a) The amount of funds and revenue used for, or for the benefit of, the project participant shall be limited to a maximum dollar amount that shall be explicitly stated in the participation agreement.
- (b) A project participant may not receive the benefit of funds or revenue in an amount greater than the maximum dollar amount referred to in Subsection (3)(a).

Section $\frac{(6)}{5}$. Section 63N-3-1304 is enacted to read:

<u>63N-3-1304.</u> Application for approval as a project participant in a {sports and entertainment } project area.

{An entity} A person that seeks to have a local government create a project area under this part, and to be a project participant within that project area, shall provide a local government with a written application that certifies that the applicant:

- (1) is a party to a franchise agreement;
- (2) is or will be operating the team that is subject to the franchise agreement:
- (a) in an existing qualified stadium located within the project area to be created; or
- (b) in a new qualified stadium that will be located within the project area;
- (3) shows the existing and, as applicable, the proposed location and footprint of the qualified stadium;
- (4) lists any public funds that are currently being received by, or are authorized to be received by:
 - (a) the applicant; or
- (b) any major professional sports league team that is owned or operated by the applicant; and
 - (5) any proposals or information related to the application, including specific details

about the franchise agreement or plans for a qualified stadium, a proposed boundary for the project area, proposals for land or stadium ownership arrangements or stadium

{profit-sharing}revenue-sharing arrangements, or plans or requests for urban renewal or reconstruction.

Section $\frac{7}{6}$. Section 63N-3-1305 is enacted to read:

<u>63N-3-1305.</u> Local government review <u>{of application}</u> <u>-- Participation agreement</u> <u>requirements</u> -- Proposed project area and <u>proposed</u> participation agreement <u>-- Zoning --</u> <u>Deadline.</u>

- (1) Upon receipt of an application described in Section 63N-3-1304, a local government shall review the application and, if the application is complete, may negotiate with the applicant to develop:
- (a) a description of a proposed project area that meets the requirements of Section 63N-3-1302; and
 - (\frac{\{a\}b\}) a proposed participation agreement with the applicant, which agreement \frac{\{:\}}{:}
 - ({A}i) a map or description of the project area;
- ({B}ii) a description of the type and extent of each type of tax or other revenue that would be available to the applicant within the project area if the applicant is approved as a project participant;
- ({C}iii) the location and footprint of the qualified stadium, and if applicable, the location, footprint, and design of any proposed future or remodeled qualified stadium;
- (iv) if a qualified stadium is to be constructed, remodeled, or replaced, requirements and plans for the design, remodel, operation, and other terms related to the existing or new qualified stadium;
 - (v) a master plan that:
- (A) provides an overview of challenges and issues to be addressed within the project area, including land use, infrastructure, economic issues, and public safety issues;
- (B) provides a 30 year plan for the physical development and the ongoing management of the project area, including maps, plats, charts, drawings, time lines, and descriptive, explanatory, and other related information that supports and demonstrates the plan;
 - (C) provides a specific plan for each of the following subject areas, each of which shall

include, to the extent possible, detailed and specific information on projects and time lines for the named subject area, and where specific details cannot be provided, provides a list of specific goals, planned outcomes, and time lines for achieving those goals and outcomes:

- (I) a financial plan, including the planned sources, uses, distribution, and time lines for the use of funds and revenue;
- (II) a land use plan, including designs, ownership, demolition, construction, and time lines, including plans for modification of roads and infrastructure layout, removal or construction of buildings, and creation of new spaces, facilities, and landmarks;
- (III) a public asset plan, including plans for modifications, renovations, and use scenarios for existing buildings and public assets within the project area, including buildings owned by a city or county, features, and other public assets that will be affected by revitalization of the project area;
- (IV) a public safety plan, including plans for mitigating crime and ensuring safety and physical security within the project area;
- (V) a homelessness mitigation plan, including plans to provide resources for homeless individuals and to mitigate and manage camping and other related social issues within the project area;
- (VI) a transportation plan, including plans to enable access to and from, and public transportation, vehicle, and pedestrian traffic flow within the project area; and
- (VII) a parking plan, including estimates for parking needs and plans for accommodating those needs within the project area;
- ({D}vi) a {requirement} provision that the local government may not provide, and that {the person} a project participant may not receive, a direct subsidy;
- ({E) an acknowledgment that the parties to the agreement are}vii) (A) the maximum dollar amount that may be used for, or for the benefit of, the project participant, as required under Subsection 63N-3-1303(3); and
- (B) a clear description of what fund and revenue uses will or will not be considered for the benefit of the project participant and therefore subject to the {requirements of this part} limit required under Subsection 63N-3-1303(3);
- ({F}viii) terms, procedures, and remedies related to breach of a participation agreement, which shall contain:

- ({{}}) specific descriptions of what constitutes breach of the participation agreement; ({{}}) a requirement that access to funds ceases and that a project participant shall repay to the local government the full amount of revenue or funds received {under} subject to Subsection 63N-3-1303({2)(a)(i) if any of the following occur earlier than 30 years after the date of the local government designating the project participant as a project participant under Subsection 63N-3-1306(3):
- (Aa) 3) if the major professional sports league team leaves {the} or ceases to use a qualified stadium {:
 - (Bb) the project participant no longer holds a valid or active franchise agreement; or
- (Cc) the major professional league team ceases to use the stadium located within the project area as its home facility;
 - (III) a description of all related interest and penalties associated with a breach;
- (IV) as its exclusive home stadium, subject to any additional terms agreed to in the participation agreement;
- (C) a description of all remedies available to the local government in association with a breach; and
- ({V}D) designation of a guarantor {or}, security interests, or other measures to ensure repayment of revenue and funds in the event of a breach; { and
- (G)
- (ix) procedures and penalties that apply in the event that the local government or project participant fails to meet requirements, goals, or objectives set under Subsection (1)(b)(v);
- (x) an acknowledgment that the parties to the agreement are subject to the requirements of this part;
- (xi) any additional obligations, terms, or conditions mutually agreed upon by the local government and the project participant { and the local government}; and
 - ({ii}xii) may contain:
- (A) any terms and conditions that affect a project participant's ability to receive or use project area funds;
- (B) any terms or agreements regarding the qualified stadium and its associated property, including ownership, management, maintenance, operation, {profit}revenue sharing,

or other agreements;

- terms, procedures, or remedies related to breach of a participation agreement; for and
- (\(\frac{\{\text{E}\D}}{\D}\)) any other relevant agreement between the applicant and the local government \(\frac{\{\text{and}\}}{\text{cond}}\).
- (\{b\}2) \{a description of\}\ \Before finalizing a proposed project area \{\text{that meets the requirements of Section 63N-3-1302.}}
- <u>(2)</u> under Subsection (3), a local government shall ensure that any zoning modifications or requirements within the project area are complete.
- (3) If the applicant and the local government develop a proposed project area and a proposed participation agreement as described in Subsection (1), the local government shall, no later than September 1, 2024, provide notice of the proposed agreement and provide a copy of the application, the proposed project area, and the proposed participation agreement to:
 - (a) the legislative body of the local government; and
 - (b) the {review committee} Revitalization Zone Committee.

Section $\frac{8}{7}$. Section 63N-3-1306 is enacted to read:

63N-3-1306. Local government endorsement -- {Review committee} Revitalization

Zone Committee approval -- Final approval by local government -- Imposition of tax.

- (1) (a) The legislative body of the local government shall, no later than the date that is 14 calendar days after the date that notice of a proposed project area and proposed participation agreement is provided under Subsection 63N-3-1305(2), in a public meeting by a majority vote:
 - (i) endorse the application by:
 - (A) endorsing the proposed project area, with or without amendment; and
 - (B) endorsing the proposed participation agreement, with or without amendment; or
 - (ii) reject the application.
- (b) If the legislative body of the local government endorses the application, {it}the legislative body shall provide notice of the endorsement to the {review}

committee Revitalization Zone Committee, and provide the { review} committee with any

- amended participation agreement.
 - (c) If the legislative body of the local government rejects the application:
- (i) the legislative body shall provide notice of the rejection to the mayor of the local government; and
- (ii) the applicant and the local government may develop another proposed project area and proposed participation agreement and present those documents according to the procedures and requirements of Section 63N-3-1305.
- (2) If the legislative body of the local government endorses the application <u>under</u> <u>Subsection (1):</u>
- (a) The {review committee} Revitalization Zone Committee shall, no later than {14}30 calendar days after the date that notice of the local government's endorsement of an application is provided under Subsection ({3}1)(b), in a public meeting by a majority vote:
 - (i) approve or reject the endorsed project area; and
 - (ii) approve or reject the endorsed project participation agreement.
- (b) If the \{\text{review}\}\committee approves the endorsed project area and the endorsed participation agreement:
- (i) the {review} committee shall give notice of the approval to the mayor and the legislative body of the local government; and
- (ii) the legislative body of the local government may meet to consider final approval as provided under Subsection (3).
- (c) If the {review } committee fails to approve {either or both of } the endorsed project area { or }, the endorsed participation agreement, or both the project area and participation agreement:
- (i) the {review} committee may adopt a statement or findings as to why the committee failed to provide {a complete} its approval;
- (ii) the {review } committee shall give notice of the failure to approve to the mayor and the legislative body of the local government; and
 - (iii) the local government may:
- (A) develop another proposed project area and proposed participation agreement according to the procedures and requirements of Section 63N-3-1305;
 - (B) in a public meeting of the legislative body of the local government, review, amend,

or endorse another project area {and}or participation agreement according to the procedures and requirements of Subsection (1); or

- (C) take no further action on the application.
- (3) {(a)} If the {review committee} Revitalization Zone Committee approves the endorsed project area and the endorsed public participation agreement under Subsection (2), the legislative body of the local government may, by a majority vote in a public meeting {.}:
 - (a) give final approval to the application by:
 - (i) approving the project area in the form approved by the {review} committee;
- (ii) approving the proposed participation agreement in the form approved by the {review} committee; and
 - (iii) designating the applicant as a project participant; {and
- (iv) imposing taxes or revenue sources associated with the project area, including taxes or funds authorized under:
 - (A) Title 17D, Chapter 4, Public Infrastructure District Act;
 - (B) Section 59-12-402.1; or
 - (C) Section 59-12-402.5; or

}or

- (b) reject the application.
- (4) After giving final approval to {a project area or project participant under } the {procedures of this section} application, the local government shall:
- (a) impose taxes or revenue sources that may be used within the project area, including taxes or funds authorized under Section 59-12-402.5; and
- (b) provide reports to the { review} committee as required under Subsection 63N-3-1308(2).

Section \(\frac{49}{8}\). Section \(63\)N-3-1307 is enacted to read:

63N-3-1307. Sports and Entertainment Project Area Review Revitalization

Zone Committee -- Creation -- Membership -- Staff.

- (1) There is created the {Sports and Entertainment Project Area Review} Revitalization

 Zone Committee to review the activities of, and advise a local government and project

 participants in {,} a { sports and entertainment} project area created under this part.
 - (2) The {review }committee consists of the following members:

- (a) two members of the Senate, appointed by the president of the Senate;
- (b) two members of the House of Representatives, appointed by the speaker of the House; and
 - (c) one individual appointed by the governor.
- (3) (a) The president of the Senate shall designate a member of the Senate appointed under Subsection (2) as \{\co-\chair\}\cochair\}\cochair\ of the \{\chair\}\cochair\}\ committee.
- (b) The speaker of the House of Representatives shall designate a member of the House of Representatives appointed under Subsection (2) as {co-chair} cochair of the {review} committee.
 - (4) (a) A majority of the members of the {review} committee constitutes a quorum.
- (b) The action of a majority of a quorum constitutes action of the \{review\}\)

 committee\{\}\Revitalization\{\}\Zone\{\}\Committee\{\}\.\}
- (5) The \{\text{review}\}\committee shall meet to review an endorsed application as provided under Section 63N-3-1306.
- (6) The {review} committee may meet, upon the agreement of both {co-chairs} cochairs:
 - (a) to review a report provided under Subsection 63N-3-1308(2);
 - (b) at the discretion of the {chairs} cochairs; and
 - (c) at the request of a local government.
- (7) A legislative member of the {review} committee shall be paid salary and expenses in accordance with Section 36-2-2 and Legislative Joint Rules, Title 5, Chapter 3, Legislative Compensation.
- (8) A member who is not a legislator may not receive compensation or benefits for the member's service, but may receive per diem and travel expenses as allowed in:
 - (a) Section 63A-3-106;
 - (b) Section 63A-3-107; and
- (c) rules made by the Division of Finance according to Sections 63A-3-106 and 63A-3-107.
 - (9) The Office of Legislative Research and General Counsel shall:
 - (a) provide staff support to the {review} committee; and
 - (b) consult with the Office of the Legislative Fiscal Analyst on fiscal issues reviewed

by the \{review\}committee.

Section $\{10\}$ 2. Section 63N-3-1308 is enacted to read:

63N-3-1308. { Sports and Entertainment Project Area Review} Revitalization

Zone Committee -- Duties -- Reporting requirements of local government -- Executive appropriations committee.

- (1) The {review committee} Revitalization Zone Committee shall have the following duties:
- (a) to approve or reject an endorsed project area and an endorsed project participation agreement according to the procedures and requirements of Section 63N-3-1306;
- (b) to review reports that are issued by a local government in accordance with Subsection (2):
- (c) to review the financial activities of a local government and project participants in relation to a {sports and entertainment } project area; and
- (d) to make recommendations to the Legislature regarding a {sports and entertainment} project area and participation agreement, requirements or procedures related to a { sports and entertainment} project area, taxes or public funds, or other matters relating to a {sports and entertainment} project area or participation agreement.
- (2) A local government shall, after {approving a project area or participation agreement} giving final approval to an application under Section 63N-3-1306, and each six months thereafter, or {at the} upon a request of the{ review} committee, provide a report to the{ review} committee that contains:
- (a) a summary of the projects and uses that are currently underway or planned in relation to the project area;
- (b) if not previously provided, or if modified, a copy of the project area {or} and participation agreement{ approved by the local government};
 - (c) a detailed accounting of:
 - (i) all public funds collected within the project area since the last report;
 - (ii) all public funds provided to each project participant since the last report; and
- (iii) all public funds committed or spent, and a description of their use, since the last report;
 - (d) the projected budget and time line for each project or use that is currently underway

- or planned in relation to the project area; and
- (e) an accounting or a detailed summary of the financial impact of the project area on the state and its residents.
- (3) At the discretion of the Executive Appropriations Committee of the Legislature, the local government and the Revitalization Zone Committee shall provide an in-person report to the Executive Appropriations Committee:
 - (a) at least once per calendar year, that shall contain at least the following information:
- (i) a summary of the projects and uses that are currently underway or planned in relation to the project area;
 - (ii) a detailed accounting of:
 - (A) all public funds collected within the project area since the last report;
 - (B) all public funds provided to each project participant since the last report; and
- (C) all public funds committed or spent, and a description of their use, since the last report;
- (iii) the projected budget and time line for each project or use that is currently underway or planned in relation to the project area;
- (iv) an accounting or a detailed summary of the financial impact of the project area on the state and its residents;
 - (v) any recommendations or requests from the local government; and
 - (vi) any recommendations or requests form the Revitalization Zone Committee;
- (b) after the local government provides a proposed project area and proposed participation agreement under Section 63N-3-1305; and
- (c) after the local government gives final approval to an application under Section 63N-3-1306.

Section $\{11\}$ 10. Effective date.

This bill takes effect on May 1, 2024.

Section 11. Coordinating S.B. 272 with H.B. 562.

- <u>If H.B. 562, Utah Fairpark Area Investment and Restoration District, does not pass and</u> become law, the Legislature intends that, on May 1, 2024:
- (1) Subsection 59-12-402.5(10) enacted in S.B. 272, Capital City Reinvestment Zone, read as follows:

"(10) A local government shall use revenue collected from the tax under this section

only:

- (a) within the project area defined in Section 63N-3-1301; and
- (b) for the allowable uses under Section 63N-3-1303."; and
- (2) Subsection 59-12-402.5(11) enacted in S.B. 272, be omitted.