	SUNSET AND REPEAL DATE CODE CORRECTIONS
	2024 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Evan J. Vickers
	House Sponsor: Jefferson Moss
LONG T	ITLE
General	Description:
Tl	nis bill non-substantively amends codified sunset and repeal date provisions to
introduce	a standardized format.
Highligh	ted Provisions:
Tl	nis bill:
►	non-substantively amends provisions in the following titles to introduce a
standardiz	zed format:
	• Title 63I, Chapter 1, Part 2, Repeal Dates Requiring Committee Review by
Title; and	
	• Title 63I, Chapter 2, Part 2, Repeal Dates by Title;
•	amends provisions to accommodate the standardized format for codified sunset and
repeal dat	e provisions;
•	grants certain revisor authority to the Office of Legislative Research and General
Counsel t	o modify the format of repeal dates in enrolled legislation; and
•	makes technical and conforming changes.
Money A	ppropriated in this Bill:
N	one
Other Sp	ecial Clauses:
N	one
Utah Coo	le Sections Affected:



28	AMENDS:
29	32B-2-306, as last amended by Laws of Utah 2021, Chapter 291
30	32B-2-404, as last amended by Laws of Utah 2014, Chapter 119
31	32B-2-405, as last amended by Laws of Utah 2016, Chapter 144
32	63I-1-101, as renumbered and amended by Laws of Utah 2008, Chapter 382
33	63I-1-204, as last amended by Laws of Utah 2023, Chapters 79, 210
34	63I-1-207, as last amended by Laws of Utah 2023, Chapter 29
35	63I-1-213, as last amended by Laws of Utah 2022, Chapters 244, 413
36	63I-1-217, as last amended by Laws of Utah 2023, Chapter 96
37	63I-1-223, as last amended by Laws of Utah 2023, Chapters 34, 211
38	63I-1-232, as last amended by Laws of Utah 2022, Chapter 34
39	63I-1-234, as last amended by Laws of Utah 2020, Chapters 154, 332
40	631-1-240, as enacted by Laws of Utah 2020, Chapter 154
41	631-1-249, as last amended by Laws of Utah 2021, Chapter 195
42	631-1-254, as last amended by Laws of Utah 2020, Chapter 154
43	631-1-261, as last amended by Laws of Utah 2021, Chapter 73
44	631-1-265, as enacted by Laws of Utah 2020, Chapter 154
45	631-1-267, as last amended by Laws of Utah 2023, Chapter 139
46	631-1-272, as last amended by Laws of Utah 2022, Chapter 259
47	631-1-276, as last amended by Laws of Utah 2023, Chapter 398
48	63I-1-277, as last amended by Laws of Utah 2022, Chapter 384 and last amended by
49	Coordination Clause, Laws of Utah 2022, Chapter 384
50	63I-1-280, as enacted by Laws of Utah 2022, Chapter 335
51	631-2-204, as last amended by Laws of Utah 2023, Chapters 33, 273
52	631-2-210, as last amended by Laws of Utah 2023, Chapter 501
53	63I-2-211, as last amended by Laws of Utah 2023, Chapters 7, 181
54	63I-2-213, as last amended by Laws of Utah 2023, Chapter 33
55	631-2-217, as last amended by Laws of Utah 2023, Chapters 139, 181 and 501
56	631-2-219, as last amended by Laws of Utah 2023, Chapters 33, 505
57	<b>631-2-220</b> , as last amended by Laws of Utah 2023, Second Special Session, Chapter 1
58	631-2-223, as last amended by Laws of Utah 2023, Chapters 33, 34

59	63I-2-234, as last amended by Laws of Utah 2023, Chapter 364
60	63I-2-235, as last amended by Laws of Utah 2022, Chapter 21
61	63I-2-249, as last amended by Laws of Utah 2023, Chapter 292
62	63I-2-251, as enacted by Laws of Utah 2018, Chapter 38
63	631-2-259, as last amended by Laws of Utah 2023, Chapters 7, 505
64	63I-2-261, as last amended by Laws of Utah 2023, Chapter 33
65	631-2-264, as last amended by Laws of Utah 2021, Chapter 366
66	63I-2-272, as last amended by Laws of Utah 2023, Chapter 33
67	631-2-273, as enacted by Laws of Utah 2020, Chapter 418
68	631-2-275, as last amended by Laws of Utah 2018, Chapter 455
69	631-2-276, as last amended by Laws of Utah 2023, Chapter 301
70	631-2-277, as last amended by Laws of Utah 2023, Chapter 382
71	63I-2-279, as last amended by Laws of Utah 2023, Chapters 33, 139 and 221
72	631-2-280, as enacted by Laws of Utah 2023, Chapter 33
73	ENACTS:
74	63I-1-107, Utah Code Annotated 1953
74 75	63I-1-107, Utah Code Annotated 1953 63I-2-102, Utah Code Annotated 1953
75	63I-2-102, Utah Code Annotated 1953
75 76	63I-2-102, Utah Code Annotated 1953 REPEALS:
75 76 77	63I-2-102, Utah Code Annotated 1953 REPEALS:
75 76 77 78	<ul> <li>63I-2-102, Utah Code Annotated 1953</li> <li>REPEALS:</li> <li>63I-2-101, as enacted by Laws of Utah 2008, Chapter 382</li> </ul>
75 76 77 78 79	63I-2-102, Utah Code Annotated 1953 REPEALS: 63I-2-101, as enacted by Laws of Utah 2008, Chapter 382 Be it enacted by the Legislature of the state of Utah:
75 76 77 78 79 80	63I-2-102, Utah Code Annotated 1953 REPEALS: 63I-2-101, as enacted by Laws of Utah 2008, Chapter 382 Be it enacted by the Legislature of the state of Utah: Section 1. Section 32B-2-306 is amended to read:
75 76 77 78 79 80 81	<ul> <li>63I-2-102, Utah Code Annotated 1953</li> <li>REPEALS:</li> <li>63I-2-101, as enacted by Laws of Utah 2008, Chapter 382</li> <li>Be it enacted by the Legislature of the state of Utah:</li> <li>Section 1. Section 32B-2-306 is amended to read:</li> <li>32B-2-306. Underage drinking prevention media and education campaign.</li> </ul>
75 76 77 78 79 80 81 82	<ul> <li>631-2-102, Utah Code Annotated 1953</li> <li>REPEALS:</li> <li>631-2-101, as enacted by Laws of Utah 2008, Chapter 382</li> <li>Be it enacted by the Legislature of the state of Utah:</li> <li>Section 1. Section 32B-2-306 is amended to read:</li> <li>32B-2-306. Underage drinking prevention media and education campaign.</li> <li>(1) As used in this section:</li> </ul>
<ol> <li>75</li> <li>76</li> <li>77</li> <li>78</li> <li>79</li> <li>80</li> <li>81</li> <li>82</li> <li>83</li> </ol>	<ul> <li>63I-2-102, Utah Code Annotated 1953</li> <li>REPEALS:</li> <li>63I-2-101, as enacted by Laws of Utah 2008, Chapter 382</li> <li>Be it enacted by the Legislature of the state of Utah:</li> <li>Section 1. Section 32B-2-306 is amended to read:</li> <li>32B-2-306. Underage drinking prevention media and education campaign.</li> <li>(1) As used in this section:</li> <li>(a) "Advisory council" means the Utah Substance Use and Mental Health Advisory</li> </ul>
75 76 77 78 79 80 81 82 83 84	<ul> <li>631-2-102, Utah Code Annotated 1953</li> <li>REPEALS:</li> <li>631-2-101, as enacted by Laws of Utah 2008, Chapter 382</li> <li>Be it enacted by the Legislature of the state of Utah:</li> <li>Section 1. Section 32B-2-306 is amended to read:</li> <li>32B-2-306. Underage drinking prevention media and education campaign.</li> <li>(1) As used in this section:</li> <li>(a) "Advisory council" means the Utah Substance Use and Mental Health Advisory</li> <li>Council created in Section 63M-7-301.</li> </ul>
75 76 77 78 79 80 81 82 83 84 85	<ul> <li>63I-2-102, Utah Code Annotated 1953</li> <li>REPEALS:</li> <li>63I-2-101, as enacted by Laws of Utah 2008, Chapter 382</li> <li>Be it enacted by the Legislature of the state of Utah:</li> <li>Section 1. Section 32B-2-306 is amended to read:</li> <li>32B-2-306. Underage drinking prevention media and education campaign.</li> <li>(1) As used in this section:</li> <li>(a) "Advisory council" means the Utah Substance Use and Mental Health Advisory</li> <li>Council created in Section 63M-7-301.</li> <li>(b) "Restricted account" means the Underage Drinking Prevention Media and</li> </ul>
75 76 77 78 79 80 81 82 83 84 85 86	<ul> <li>631-2-102, Utah Code Annotated 1953</li> <li>REPEALS:</li> <li>631-2-101, as enacted by Laws of Utah 2008, Chapter 382</li> <li>Be it enacted by the Legislature of the state of Utah:</li> <li>Section 1. Section 32B-2-306 is amended to read:</li> <li>32B-2-306. Underage drinking prevention media and education campaign.</li> <li>(1) As used in this section:</li> <li>(a) "Advisory council" means the Utah Substance Use and Mental Health Advisory</li> <li>Council created in Section 63M-7-301.</li> <li>(b) "Restricted account" means the Underage Drinking Prevention Media and Education Campaign Restricted Account created in this section.</li> </ul>

90	(i) deposits made under Subsection (3); and
91	(ii) interest earned on the restricted account.
92	(3) The department shall deposit $0.6\%$ of the total gross revenue from sales of liquor
93	with the state treasurer, as determined by the total gross revenue collected for the fiscal year
94	two years preceding the fiscal year for which the deposit is made, to be credited to the
95	restricted account and to be used by the department as provided in Subsection (5).
96	(4) (a) [The] Before January 1, 2033, the advisory council shall:
97	[(a)] (i) provide ongoing oversight of a media and education campaign funded under
98	this section;
99	[(b)] (ii) create an underage drinking prevention workgroup consistent with guidelines
100	proposed by the advisory council related to the membership and duties of the underage
101	drinking prevention workgroup;
102	[(c)] (iii) create guidelines for how money appropriated for a media and education
103	campaign can be used;
104	[(d)] (iv) include in the guidelines established pursuant to this Subsection (4) that a
105	media and education campaign funded under this section is carefully researched and developed,
106	and appropriate for target groups; and
107	[(e)] (v) approve plans submitted by the department in accordance with Subsection (5).
108	(b) On or after January 1, 2033, the department shall:
109	(i) provide ongoing oversight of a media and education campaign funded under this
110	section;
111	(ii) create guidelines for how money appropriated for a media and education campaign
112	can be used; and
113	(iii) include in the guidelines established pursuant to this Subsection (4) that a media
114	and education campaign funded under this section is carefully researched and developed, and
115	appropriate for target groups.
116	(5) (a) Subject to appropriation from the Legislature, the department shall expend
117	money from the restricted account to direct and fund one or more media and education
118	campaigns designed to reduce underage drinking in cooperation with the advisory council,
119	subject to the advisory council being in effect under Section 63I-1-232.
120	(b) (i) [The] Before January 1, 2033, the department shall:

121	[(i)] (A) in cooperation with the underage drinking prevention workgroup created
122	under Subsection (4), prepare and submit a plan to the advisory council detailing the intended
123	use of the money appropriated under this section;
124	[(ii)] (B) upon approval of the plan by the advisory council, conduct the media and
125	education campaign in accordance with the guidelines made by the advisory council; and
126	[(iii)] (C) submit to the advisory council annually by no later than October 1, a written
127	report detailing the use of the money for the media and education campaigns conducted under
128	this Subsection (5) and the impact and results of the use of the money during the prior fiscal
129	year ending June 30.
130	(ii) On or after January 1, 2033, the department shall:
131	(A) prepare a plan detailing the intended use of the money appropriated under this
132	section; and
133	(B) conduct the media and education campaign in accordance with the guidelines
134	created by the department under Subsection (4)(b).
135	Section 2. Section <b>32B-2-404</b> is amended to read:
136	32B-2-404. Alcoholic Beverage and Substance Abuse Enforcement and
137	Treatment Restricted Account distribution.
138	(1) (a) The money deposited into the account under Section 32B-2-403 shall be
139	distributed to municipalities and counties:
140	(i) to the extent appropriated by the Legislature, except that the Legislature shall
141	appropriate each fiscal year an amount equal to at least the amount deposited in the account in
142	accordance with Section 59-15-109; and
143	(ii) as provided in this Subsection (1).
144	(b) The amount appropriated from the account shall be distributed as follows:
145	(i) 25% to municipalities and counties on the basis of the percentage of the state
146	population residing in each municipality and county;
147	(ii) 30% to municipalities and counties on the basis of each municipality's and county's
148	percentage of the statewide convictions for all alcohol-related offenses;
149	(iii) 20% to municipalities and counties on the basis of the percentage of the following
150	in the state that are located in each municipality and county:
151	

152	(B) package agencies;
153	(C) retail licensees; and
154	(D) off-premise beer retailers; and
155	(iv) 25% to the counties for confinement and treatment purposes authorized by this part
156	on the basis of the percentage of the state population located in each county.
157	(c) (i) Except as provided in Subsection (1)(c)(ii), if a municipality does not have a law
158	enforcement agency:
159	(A) the municipality may not receive money under this part; and
160	(B) the State Tax Commission:
161	(I) may not distribute the money the municipality would receive but for the
162	municipality not having a law enforcement agency to that municipality; and
163	(II) shall distribute the money that the municipality would have received but for it not
164	having a law enforcement agency to the county in which the municipality is located for use by
165	the county in accordance with this part.
166	(ii) If the advisory council, before January 1, 2033, or the department, on or after
167	January 1, 2033, finds that a municipality described in Subsection (1)(c)(i) demonstrates that
168	the municipality can use the money that the municipality is otherwise eligible to receive in
169	accordance with this part, the advisory council, before January 1, 2033, or the department, on
170	or after January 1, 2033, may direct the State Tax Commission to distribute the money to the
171	municipality.
172	(2) To determine the distribution required by Subsection (1)(b)(ii), the State Tax
173	Commission shall annually:
174	(a) for an annual conviction time period:
175	(i) multiply by two the total number of convictions in the state obtained during the
176	annual conviction time period for violation of:
177	(A) Section 41-6a-502; or
178	(B) an ordinance that complies with the requirements of Subsection $41-6a-510(1)$ or
179	Section 76-5-207; and
180	(ii) add to the number calculated under Subsection $(2)(a)(i)$ the number of convictions
181	obtained during the annual conviction time period for the alcohol-related offenses other than
182	the alcohol-related offenses described in Subsection (2)(a)(i);

183	(b) divide an amount equal to 30% of the appropriation for that fiscal year by the sum
184	obtained in Subsection (2)(a); and
185	(c) multiply the amount calculated under Subsection (2)(b), by the number of
186	convictions obtained in each municipality and county during the annual conviction time period
187	for alcohol-related offenses.
188	(3) By not later than September 1 each year:
189	(a) the state court administrator shall certify to the State Tax Commission the number
190	of convictions obtained for alcohol-related offenses in each municipality or county in the state
191	during the annual conviction time period; and
192	(b) the advisory council, before January 1, 2033, or the department, on or after January
193	1, 2033, shall notify the State Tax Commission of any municipality that does not have a law
194	enforcement agency.
195	(4) By not later than December 1 of each year, the advisory council, before January 1,
196	2033, or the department, on or after January 1, 2033, shall notify the State Tax Commission for
197	the fiscal year of appropriation of:
198	(a) a municipality that may receive a distribution under Subsection (1)(c)(ii);
199	(b) a county that may receive a distribution allocated to a municipality described in
200	Subsection (1)(c)(i);
201	(c) a municipality or county that may not receive a distribution because the advisory
202	council, before January 1, 2033, or the department, on or after January 1, 2033, has suspended
203	the payment under Subsection 32B-2-405(2)(a); and
204	(d) a municipality or county that receives a distribution because the suspension of
205	payment has been cancelled under Subsection 32B-2-405(2).
206	(5) (a) By not later than January 1 of the fiscal year of appropriation, the State Tax
207	Commission shall annually distribute to each municipality and county the portion of the
208	appropriation that the municipality or county is eligible to receive under this part, except for
209	any municipality or county that the advisory council, before January 1, 2033, or the department,
210	on or after January 1, 2033, notifies the State Tax Commission in accordance with Subsection
211	(4) may not receive a distribution in that fiscal year.
212	(b) (i) The advisory council, before January 1, 2033, or the department, on or after
213	January 1, 2033, shall prepare forms for use by a municipality or county in applying for a

214	distribution under this part.
215	(ii) A form described in this Subsection (5) may require the submission of information
216	the advisory council, before January 1, 2033, or the department, on or after January 1, 2033,
217	considers necessary to enable the State Tax Commission to comply with this part.
218	Section 3. Section <b>32B-2-405</b> is amended to read:
219	32B-2-405. Reporting by municipalities and counties Grants.
220	(1) A municipality or county that receives money under this part during a fiscal year
221	shall by no later than October 1 following the fiscal year:
222	(a) report to the advisory council, before January 1, 2033, or the department, on or after
223	January 1, 2033:
224	(i) the programs or projects of the municipality or county that receive money under this
225	part;
226	(ii) if the money for programs or projects were exclusively used as required by
227	Subsection 32B-2-403(2);
228	(iii) indicators of whether the programs or projects that receive money under this part
229	are effective; and
230	(iv) if money received under this part was not expended by the municipality or county;
231	and
232	(b) provide the advisory council, before January 1, 2033, or the department, on or after
233	January 1, 2033, a statement signed by the chief executive officer of the county or municipality
234	attesting that the money received under this part was used in addition to money appropriated or
235	otherwise available for the county's or municipality's law enforcement and was not used to
236	supplant that money.
237	(2) The advisory council, before January 1, 2033, may, by a majority vote, or the
238	department, on or after January 1, 2033, may:
239	(a) suspend future payments under Subsection $32B-2-404(4)$ to a municipality or
240	county that:
241	(i) does not file a report that meets the requirements of Subsection (1); or
242	(ii) the advisory council, before January 1, 2033, or the department, on or after January
243	<u>1, 2033</u> , finds does not use the money as required by Subsection $32B-2-403(2)$ on the basis of
244	the report filed by the municipality or county under Subsection (1); and

(b) cancel a suspension under Subsection (2)(a).
(3) The State Tax Commission shall notify the advisory council, before January 1,
2033, or the department, on or after January 1, 2033, of the balance of any undistributed money
after the annual distribution under Subsection 32B-2-404(5).
(4) (a) Subject to the requirements of this Subsection (4), the advisory council, before
January 1, 2033, or the department, on or after January 1, 2033, shall award the balance of
undistributed money under Subsection (3):
(i) as prioritized by majority vote of the advisory council, before January 1, 2033, or by
the department, on or after January 1, 2033; and
(ii) as grants to:
(A) a county;
(B) a municipality;
(C) the department;
(D) the Department of Human Services;
(E) the Department of Public Safety; or
(F) the State Board of Education.
(b) By not later than May 30 of the fiscal year of the appropriation, the advisory
council, before January 1, 2033, or the department, on or after January 1, 2033, shall notify the
State Tax Commission of grants awarded under this Subsection (4).
(c) The State Tax Commission shall make payments of a grant:
(i) upon receiving notice as provided under Subsection (4)(b); and
(ii) by not later than June 30 of the fiscal year of the appropriation.
(d) An entity that receives a grant under this Subsection (4) shall use the grant money
exclusively for programs or projects described in Subsection 32B-2-403(2).
Section 4. Section 63I-1-101 is amended to read:
63I-1-101. Title.
[(1)] This title is known as "Oversight."
[(2) This chapter is known as the "Legislative Oversight and Sunset Act."]
Section 5. Section 63I-1-107 is enacted to read:
631-1-107. Format of repeal dates Revisor authority.
The Office of Legislative Research and General Counsel:

276	(1) shall use a standard for codified repeal dates in this chapter, including:
277	(a) "Title [#], [title heading], is repealed on [date].";
278	(b) "Title [#], Chapter [#], [chapter heading], is repealed on [date].";
279	(c) "Title [#], Chapter [#], Part [#], [part heading], is repealed on [date].";
280	(d) "Section [#-#-#], [section heading], is repealed on [date].";
281	(e) "Subsection [#-#-#(#)], regarding [short description of the provision], is repealed on
282	[date]."; or
283	(f) "The following provisions, regarding [short description of the provisions], are
284	repealed on [date]:"; and
285	(2) in addition to the revisor authority described in Section <u>36-12-12</u> regarding
286	enrolling legislation, may:
287	(a) correct discrepancies in the format of repeal dates that enrolled legislation adds to
288	this chapter; and
289	(b) remove expired repeal dates from this chapter.
290	Section 6. Section 63I-1-204 is amended to read:
291	63I-1-204. Repeal dates: Title 4.
292	(1) Section 4-2-108, [which creates the] Agricultural Advisory Board created
293	Composition Responsibility Terms of office Compensation Executive committee, is
294	repealed July 1, 2028.
295	(2) Title 4, Chapter 2, Part 7, Pollinator Pilot Program, is repealed July 1, 2026.
296	(3) Section 4-17-104, [which creates the] Creation of State Weed Committee
297	Membership Powers and duties Expenses, is repealed July 1, 2026.
298	(4) Title 4, Chapter 18, Part 3, Utah Soil Health Program, is repealed July 1, 2026.
299	(5) Section 4-20-103, [which creates the] Utah Grazing Improvement Program
300	Advisory Board Duties, is repealed July 1, 2032.
301	(6) [Sections] Section 4-23-104 [and 4-23-105, which create the], Agricultural and
302	Wildlife Damage Prevention Board[, are] created Composition Appointment Terms
303	Vacancies Compensation, is repealed July 1, 2024.
304	(7) Section 4-23-105, Board responsibilities Damage prevention policy Rules
305	Methods to control predators and depredating birds and animals, is repealed July 1, 2024.
306	[(7)] (8) Section 4-24-104, [which creates the] Livestock Brand Board created

307	Composition Terms Removal Quorum for transaction of business Compensation
308	Duties, is repealed July 1, 2025.
309	[(8)] (9) Section 4-35-103, [which creates the] Decision and Action Committee created
310	Members How appointed Duties of committee Per diem and expenses allowed, is
311	repealed July 1, 2026.
312	[(9)] (10) Section 4-39-104, [which creates the] Domesticated Elk Act [Advisory
313	Council] advisory council, is repealed July 1, 2027.
314	Section 7. Section 631-1-207 is amended to read:
315	63I-1-207. Repeal dates: Title 7.
316	(1) Section 7-1-203, [which creates the] Board of Financial Institutions, is repealed
317	July 1, 2031.
318	(2) Section 7-3-40, [which creates the] Board of Bank Advisors, is repealed July 1,
319	2032.
320	(3) Section 7-9-43, [which creates the] Board of Credit Union Advisors, is repealed
321	July 1, 2033.
322	Section 8. Section 63I-1-213 is amended to read:
323	63I-1-213. Repeal dates: Title 13.
324	(1) Title 13, Chapter 1b, Office of Professional Licensure Review, is repealed July 1,
325	2034.
326	(2) Section 13-32a-112, [which creates the Pawnshop and] Pawnshop, Secondhand
327	Merchandise, and Catalytic Converter Advisory Board, is repealed July 1, 2027.
328	(3) Section 13-35-103, [which creates the] Utah Powersport [Motor] Vehicle Franchise
329	Advisory Board Creation Appointment of members Alternate members Chair
330	Quorum Conflict of interest, is repealed July 1, 2032.
331	(4) Section 13-43-202, [which creates the] Land Use and Eminent Domain Advisory
332	Board Appointment Compensation Duties, is repealed July 1, 2026.
333	Section 9. Section 63I-1-217 is amended to read:
334	63I-1-217. Repeal dates: Title 17.
335	[(1) Title 17, Chapter 21a, Part 3, Administration and Standards, which creates the
336	Utah Electronic Recording Commission, is repealed July 1, 2022.]
337	[ <del>(2) In relation to Section 17-31-2, on July 1, 2023:</del> ]

338	[(a) Subsection 17-31-2(1)(g), which defines "economic diversification activity," is
339	repealed;]
340	[(b) Subsection 17-31-2(2)(a)(iii), relating to establishing and promoting an economic
341	diversification activity, is repealed;]
342	[(c) Subsection 17-31-2(7)(b)(i) is amended to read:]
343	["(i) for a purpose described in Subsection (2)(a) and subject to the limitation described
344	in Subsection (7)(d), the greater of:"; and]
345	[(d) Subsection 17-31-2(7)(d)(ii), relating to a limitation on the expenditure of revenue
346	for an economic diversification activity, is repealed.]
347	[(3) Subsection 17-31-5.5(2)(a)(i)(E), relating to economic diversification activity, is
348	repealed July 1, 2023.]
349	Section 10. Section 63I-1-223 is amended to read:
350	63I-1-223. Repeal dates: Title 23A.
351	(1) Section 23A-2-302, [which creates the] Wildlife Board Nominating Committee
352	created, is repealed July 1, 2028.
353	(2) Section 23A-2-303, [which creates regional] Regional advisory councils [for the
354	Wildlife Board] created, is repealed July 1, 2028.
355	Section 11. Section 63I-1-232 is amended to read:
356	63I-1-232. Repeal dates: Title 32A through 32B.
357	[In relation to the] The following provisions, regarding the Utah Substance Use and
358	Mental Health Advisory Council, are repealed on January 1, 2033:
359	(1) Subsection 32B-2-306(1)(a) [is repealed];
360	[(2) Subsection 32B-2-306(4), the language that states "advisory council" is repealed
361	and replaced with "department";]
362	[(3) Subsections 32B-2-306(4)(b) and (e) are repealed;]
363	(2) Subsection $32B-2-306(4)(a)$ ;
364	[(4) Subsection 32B-2-306(5)(a), the language that states "in cooperation with the
365	advisory council" is repealed;]
366	[(5) Subsection 32B-2-306(5)(b) is amended to read:]
367	["(b) The department shall:]
368	[(i) prepare a plan detailing the intended use of the money appropriated under this

369	section; and]
370	[(ii) conduct the media and education campaign in accordance with the guidelines
371	created by the department under Subsection (4)(c).";]
372	(3) Subsection <u>32B-2-306(5)(b);</u> and
373	[ <del>(6)</del> ] <u>(4)</u> Subsection 32B-2-402(1)(b). [is repealed;]
374	[(7) Sections 32B-2-404 and 32B-2-405, the language that states "advisory council" is
375	repealed and replaced with "department";]
376	[(8) Subsection 32B-2-405(2), the language that states "by a majority vote" is repealed;
377	and]
378	[(9) Subsection 32B-2-405(4)(a)(i), the language that states "majority vote of" is
379	repealed.]
380	Section 12. Section 63I-1-234 is amended to read:
381	63I-1-234. Repeal dates: Titles 34 and 34A.
382	(1) Subsection 34A-1-202(2)(c)(i), related to the Workers' Compensation Advisory
383	Council, is repealed July 1, 2027.
384	(2) Subsection 34A-1-202(2)(c)(iii), related to the Coal Miner Certification Panel, is
385	repealed July 1, 2024.
386	(3) Section 34A-2-107, [which creates the Workers' Compensation Advisory Council]
387	Appointment of workers' compensation advisory council Composition Terms of members
388	Duties Compensation, is repealed July 1, 2027.
389	(4) Section 34A-2-202.5, Offset for occupational health and safety related donations, is
390	repealed December 31, 2030.
391	Section 13. Section 63I-1-240 is amended to read:
392	63I-1-240. Repeal dates: Title 40.
393	Section 40-2-204, [which creates the] Coal Miner Certification Panel created Duties,
394	is repealed July 1, 2024.
395	Section 14. Section 63I-1-249 is amended to read:
396	63I-1-249. Repeal dates: Title 49.
397	(1) Title 49, Chapter 11, Part 13, Phased Retirement, is repealed January 1, 2025.
398	(2) Section 49-20-418, Expanded infertility treatment coverage pilot program, is

**S.B. 276** 

repealed January 1, 2025.

400	Section 15. Section 63I-1-254 is amended to read:
401	63I-1-254. Repeal dates: Title 54.
402	(1) Section 54-10a-202, [which creates the] Committee of Consumer Services, is
403	repealed July 1, 2025.
404	(2) Title 54, Chapter 15, Net Metering of Electricity, is repealed January 1, 2036.
405	Section 16. Section 63I-1-261 is amended to read:
406	63I-1-261. Repeal dates: Title 61.
407	Section 61-2c-104, [which creates the] Residential Mortgage Regulatory Commission,
408	is repealed July 1, 2031.
409	Section 17. Section 63I-1-265 is amended to read:
410	63I-1-265. Repeal dates: Title 65A.
411	Section 65A-8-306, [which creates the] Heritage Trees Advisory Committee
412	Members Officers Expenses Functions, is repealed July 1, 2026.
413	Section 18. Section 63I-1-267 is amended to read:
414	63I-1-267. Repeal dates: Title 67.
415	(1) Section 67-1-8.1, [which creates the] Executive Residence Commission
416	Recommendations as to use, maintenance, and operation of executive residence, is repealed
417	July 1, 2027.
418	(2) Section 67-1-15, Approval of international trade agreement Consultation with
419	Utah International Relations and Trade Commission, is repealed December 31, 2027.
420	(3) Section 67-3-11, Health care price transparency tool Transparency tool
421	requirements, is repealed July 1, 2024.
422	(4) Title 67, Chapter 5a, Utah Prosecution Council, is repealed July 1, 2027.
423	Section 19. Section <b>63I-1-272</b> is amended to read:
424	63I-1-272. Repeal dates: Title 72.
425	[(1) Subsection 72-2-121(9), which creates transportation advisory committees, is
426	repealed July 1, 2022. (2)] Title 72, Chapter 4, Part 3, Utah State Scenic Byway Program, is
427	repealed January 2, 2025.
428	Section 20. Section 63I-1-276 is amended to read:
429	63I-1-276. Repeal dates: Title 76.
430	Section 76-10-526.1, [relating to an information] Information check before [the] private

431	sale of [a] firearm, is repealed July 1, 2025.
432	Section 21. Section <b>63I-1-277</b> is amended to read:
433	63I-1-277. Repeal dates: Title 77.
434	[Subsection 77-40a-304(5), regarding the suspension of issuance fees for certificates of
435	eligibility, is repealed on July 1, 2023.]
436	Section 22. Section <b>63I-1-280</b> is amended to read:
437	63I-1-280. Repeal dates: Title 80.
438	Section 80-2-503.5, Psychotropic medication oversight pilot program, is repealed July
439	1, 2024.
440	Section 23. Section 63I-2-102 is enacted to read:
441	63I-2-102. Format of repeal dates Revisor authority.
442	The Office of Legislative Research and General Counsel:
443	(1) shall use a standard for codified repeal dates in this chapter, including:
444	(a) "Title [#], [title heading], is repealed on [date].";
445	(b) "Title [#], Chapter [#], [chapter heading], is repealed on [date].";
446	(c) "Title [#], Chapter [#], Part [#], [part heading], is repealed on [date].";
447	(d) "Section [#-#-#], [section heading], is repealed on [date].";
448	(e) "Subsection [#-#-#(#)], regarding [short description of the provision], is repealed on
449	[date]."; or
450	(f) "The following provisions, regarding [short description of the provisions], are
451	repealed on [date]:"; and
452	(2) in addition to the revisor authority described in Section <u>36-12-12</u> regarding
453	enrolling legislation, may:
454	(a) correct discrepancies in the format of repeal dates that enrolled legislation adds to
455	this chapter; and
456	(b) remove expired repeal dates in this chapter.
457	Section 24. Section 63I-2-204 is amended to read:
458	63I-2-204. Repeal dates: Title 4.
459	(1) Title 4, Chapter 2, Part 6, Local Food Advisory Council, is repealed November 30,
460	2027.
461	[ <del>(2) Section 4-41a-102.1 is repealed January 1, 2024.</del> ]

<ul> <li>463 Agricultural Education and Leadership, is repealed on July 1, 2024.]</li> <li>464 [(4)] (2) Section 4-46-104, Transition, is repealed July 1, 202</li> <li>465 Section 25. Section 63I-2-210 is amended to read:</li> <li>466 63I-2-210. Repeal dates: Title 10.</li> </ul>	
465 Section 25. Section <b>63I-2-210</b> is amended to read:	
	Sections 10-9a-604.1 and
466 <b>63I-2-210. Repeal dates: Title 10.</b>	Sections 10-9a-604.1 and
	Sections 10-9a-604.1 and
467 [On January 1, 2025,] Section 10-9a-604.9, Effective dates of	
468 <u>10-9a-604.2</u> , is repealed <u>on January 1, 2025</u> .	
469 Section 26. Section <b>63I-2-211</b> is amended to read:	
470 <b>63I-2-211. Repeal dates: Title 11.</b>	
471 Subsection 11-13-202(4), [requiring that counties and municip	palities include certain
472 contractual provisions in] regarding an interlocal agreement for law e	enforcement services
473 between a county and one or more municipalities, is repealed July 1, 2	2025.
474 Section 27. Section <b>63I-2-213</b> is amended to read:	
475 <b>63I-2-213. Repeal dates: Title 13.</b>	
476 (1) Section 13-1-16, Latino Community Support Restricted A	Account, is repealed on
477 July 1, 2024.	
478 (2) Title 13, Chapter 47, Private Employer Verification Act, i	is repealed on the program
479 start date, as defined in Section 63G-12-102.	
480 Section 28. Section <b>63I-2-217</b> is amended to read:	
481 <b>63I-2-217. Repeal dates: Title 17.</b>	
482 [ <del>(1) on July 1, 2025:</del> ]	
483 $[(a)]$ (1) Subsection 17-22-2(1)(o), [stating that a sheriff shall	perform the] regarding
484 sheriff's contractual duties under an interlocal agreement for law enfo	preement services, is
485 repealed[ <del>; and</del> ] <u>on July 1, 2025.</u>	
486 $[(b)]$ (2) Subsection 17-22-2(3), [establishing] regarding the r	role of a sheriff in a police
487 interlocal entity or police local district, is repealed <u>on July 1, 2025</u> .	
488 [(2) On January 1, 2022, Title 17, Chapter 35b, Consolidation	n of Local Government
489 Units, is repealed.]	
490 (3) [ <del>On January 1, 2025,</del> ] Section 17-27a-604.9, Effective dat	tes of Sections
491 <u>17-27a-604.1 and 17-27a-604.2</u> , is repealed <u>on January 1, 2025</u> .	
492 (4) [ <del>On January 1, 2028,</del> ] Subsection 17-52a-103(3), [requirin	ng certain counties to

493	initiate] regarding a change of form of county government process [by July 1, 2018], is
494	repealed on January 1, 2028.
495	Section 29. Section 63I-2-219 is amended to read:
496	63I-2-219. Repeal dates: Title 19.
497	(1) Section 19-1-109, Clean Air Support Restricted Account, is repealed on July 1,
498	2024.
499	[(2) Subsections 19-2-109.2(2) through (10), related to the Compliance Advisory
500	Panel, are repealed July 1, 2023.]
501	[(3)] (2) Section 19-2a-102.5, [addressing a] Emissions reduction plan study and
502	recommendations [for a diesel emission reduction program], is repealed July 1, 2024.
503	[ <del>(4) Section 19-3-114 is repealed December 31, 2023.</del> ]
504	Section 30. Section 63I-2-220 is amended to read:
505	63I-2-220. Repeal dates: Title 20A.
506	(1) [Sections 20A-1-207 and 20A-1-208 are] Section 20A-1-207, Provisions relating to
507	the 2023 municipal election, is repealed May 1, 2024.
508	(2) Section 20A-1-208, Provisions relating to the 2023 special congressional election
509	and the 2023 municipal election, is repealed on May 1, 2024.
510	[(2)] (3) Title 20A, Chapter 4, Part 6, Municipal Alternate Voting Methods Pilot
511	Project, is repealed January 1, 2026.
512	[ <del>(3) Subsection 20A-5-803(8) is repealed July 1, 2023.</del> ]
513	[ <del>(4) Section 20A-5-804 is repealed July 1, 2023.</del> ]
514	Section 31. Section 63I-2-223 is amended to read:
515	63I-2-223. Repeal dates: Title 23A.
516	Section 23A-3-203, Support for State-Owned Shooting Ranges Restricted Account, is
517	repealed on July 1, 2024.
518	Section 32. Section 63I-2-234 is amended to read:
519	63I-2-234. Repeal dates: Title 34A.
520	(1) Section 34A-2-107.3, Mental Health Protections for First Responders Workgroup,
521	is repealed May 15, 2025.
522	(2) Subsection 34A-3-113(7) [relating to], regarding a study related to cancer in
523	firefighters, is repealed on January 1, 2025.

524	Section 33. Section 63I-2-235 is amended to read:
525	63I-2-235. Repeal dates: Title 35A.
526	[ <del>(1) Section 35A-1-104.6 is repealed June 30, 2022. (2)</del> ] Section 35A-3-212, Use of
527	COVID-19 relief funds Grants to child care providers Reporting requirements, is repealed
528	June 30, 2025.
529	Section 34. Section 63I-2-249 is amended to read:
530	63I-2-249. Repeal dates: Title 49.
531	(1) Subsection 49-20-420(3), regarding a requirement to report to the Legislature, is
532	repealed January 1, 2030.
533	(2) Section 49-20-422, [regarding coverage for pregnancy and childbirth services]
534	Coverage of pregnancy and childbirth services, including doula, direct- entry midwife, and
535	birthing center services, is repealed July 1, 2027.
536	Section 35. Section 63I-2-251 is amended to read:
537	63I-2-251. Repeal dates: Title 51.
538	[Subsection 51-9-203(3) is repealed January 1, 2023.]
539	Section 36. Section 63I-2-259 is amended to read:
540	63I-2-259. Repeal dates: Title 59.
541	[(1) Subsection 59-2-1317(7)(b), relating to including information described in Section
542	19-3-114 with the property tax notice, is repealed December 31, 2023.]
543	[(2)] (1) Subsection 59-7-610(8), relating to claiming a tax credit in the same taxable
544	year as the targeted business income tax credit, is repealed December 31, 2024.
545	[(3)] (2) Subsection 59-7-614.10(5), relating to claiming a tax credit in the same
546	taxable year as the targeted business income tax credit, is repealed December 31, 2024.
547	[(4)] (3) Section 59-7-624, Targeted business income tax credit, is repealed December
548	31, 2024.
549	[(5)] (4) Subsection 59-10-210(2)(b)(vi), regarding Section 59-10-1112, is repealed
550	December 31, 2024.
551	[(6)] (5) Subsection 59-10-1007(8), relating to claiming a tax credit in the same taxable
552	year as the targeted business income tax credit, is repealed December 31, 2024.
553	[(7)] (6) Subsection 59-10-1037(5), relating to claiming a tax credit in the same taxable
554	year as the targeted business income tax credit, is repealed December 31, 2024.

555	[(8)] (7) Section 59-10-1112, Targeted business income tax credit, is repealed
556	December 31, 2024.
557	Section 37. Section 63I-2-261 is amended to read:
558	63I-2-261. Repeal dates: Title 61.
559	Section 61-2-204, Utah Housing Opportunity Restricted Account, is repealed on July 1,
560	2024.
561	Section 38. Section 63I-2-264 is amended to read:
562	63I-2-264. Repeal dates: Title 64.
563	[(1)] Section 64-13e-103.2, State daily incarceration rate Limits Payments to
564	county correctional facilities for state probationary and state parole inmates, is repealed June
565	30, 2024.
566	Section 39. Section 63I-2-272 is amended to read:
567	63I-2-272. Repeal dates: Title 72.
568	(1) Subsections 72-1-213.1(13)(a) and (b), related to the road usage charge rate and
569	road usage charge cap, are repealed January 1, 2033.
570	[ <del>(2) Section 72-1-216.1 is repealed January 1, 2023.</del> ]
571	[(3)] (2) Section 72-2-127, Share the Road Bicycle Support Restricted Account, is
572	repealed on July 1, 2024.
573	[ <del>(4) Section 72-2-130 is repealed on July 1, 2024.</del> ]
574	[ <del>(5) Section 72-4-105.1 is repealed on January 1, 2024.</del> ]
575	Section 40. Section 63I-2-273 is amended to read:
576	63I-2-273. Repeal dates: Title 73.
577	[Section 73-1-20 is repealed on July 1, 2021.]
578	Section 41. Section 63I-2-275 is amended to read:
579	63I-2-275. Repeal dates: Title 75.
580	Subsection 75-5-303(5)(d), regarding counsel for a person alleged to be incapacitated,
581	is repealed on July 1, 2028.
582	Section 42. Section 63I-2-276 is amended to read:
583	63I-2-276. Repeal dates: Title 76.
584	[(1)] Subsection 76-5-102.7(2)(b), regarding assault or threat of violence against an
585	[owner,] employee[, or contractor] of a health facility, is repealed January 1, 2027.

586	[ <del>(2) Section 76-7-305.7 is repealed January 1, 2023.</del> ]
587	Section 43. Section 63I-2-277 is amended to read:
588	63I-2-277. Repeal dates: Title 77.
589	[ <del>Subsections 77-23f-102(2)(a)(ii) and 77-23f-103(2)(a)(ii), which require</del> ] <u>The</u>
590	following provisions, regarding a notice for certain reverse-location search warrant
591	applications, are repealed January 1, 2033[-]:
592	(1) Subsection 77-23f-102(2)(a)(ii); and
593	(2) Subsection $77-23f-103(2)(a)(ii)$ .
594	Section 44. Section 63I-2-279 is amended to read:
595	63I-2-279. Repeal dates: Title 79.
596	(1) Section 79-2-206, Transition, is repealed July 1, 2024.
597	(2) Section 79-2-407, [which directs the Department of Natural Resources to study]
598	Study of funding for water infrastructure costs, is repealed July 1, 2025.
599	(3) Section 79-7-303, Zion National Park Support Programs Restricted Account, is
600	repealed on July 1, 2024.
601	Section 45. Section 63I-2-280 is amended to read:
602	63I-2-280. Repeal dates: Title 80.
603	[Section 80-2-502 is repealed on July 1, 2024.]
604	Section 46. Repealer.
605	This bill repeals:
606	Section 631-2-101, Title.
607	Section 47. Effective date.
608	This bill takes effect on May 1, 2024.