Enrolled Copy	H.B. 25

AGENCY REPORTING PROVISIONS
2013 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Jim Bird
Senate Sponsor: Aaron Osmond
LONG TITLE
General Description:
This bill modifies reporting provisions for submitting certain reports to the Legislature
and to legislative committees.
Highlighted Provisions:
This bill:
<ul> <li>provides uniform language for the Department of Heritage and Arts, the Department</li> </ul>
of Workforce Services, and the Governor's Office of Economic Development to
submit required annual written reports to the Legislature or to legislative
committees before November 1; and
<ul><li>makes technical changes.</li></ul>
Money Appropriated in this Bill:
None
Other Special Clauses:
None
<b>Utah Code Sections Affected:</b>
AMENDS:
9-1-201, as last amended by Laws of Utah 2012, Chapter 212
9-9-107, as last amended by Laws of Utah 1997, Chapter 35
<b>9-9-405</b> , as last amended by Laws of Utah 2010, Chapter 286
35A-1-201, as last amended by Laws of Utah 2011, Chapter 188
<b>35A-1-206</b> , as last amended by Laws of Utah 2011, Chapter 188
35A-4-401, as last amended by Laws of Utah 2012, Chapter 246

30	<b>35A-8-307</b> , as last amended by Laws of Utah 2012, Chapter 9 and renumbered and
31	amended by Laws of Utah 2012, Chapter 212 and last amended by Coordination
32	Clause, Laws of Utah 2012, Chapter 212
33	35A-8-721, as renumbered and amended by Laws of Utah 2012, Chapter 212
34	35A-8-1607, as renumbered and amended by Laws of Utah 2012, Chapter 212
35	35A-8-1708, as renumbered and amended by Laws of Utah 2012, Chapter 212
36	<b>35A-9-201</b> , as enacted by Laws of Utah 2012, Chapter 185
37	<b>63M-1-201</b> , as last amended by Laws of Utah 2011, Chapter 370
38	63M-1-605, as renumbered and amended by Laws of Utah 2008, Chapter 382
39	<b>63M-1-1304</b> , as last amended by Laws of Utah 2012, Chapter 246
40	<b>63M-1-1404</b> , as last amended by Laws of Utah 2012, Chapters 242 and 246
41	63M-1-1505, as renumbered and amended by Laws of Utah 2008, Chapter 382
12	63M-1-1606, as renumbered and amended by Laws of Utah 2008, Chapter 382
13	<b>63M-1-1805</b> , as last amended by Laws of Utah 2012, Chapter 246
14	63M-1-1901, as last amended by Laws of Utah 2012, Chapters 242 and 246
15	<b>63M-1-2406</b> , as last amended by Laws of Utah 2012, Chapter 246
16	<b>63M-1-2504</b> , as last amended by Laws of Utah 2012, Chapter 279
17	<b>63M-1-3105</b> , as enacted by Laws of Utah 2012, Chapter 410
18 19	Be it enacted by the Legislature of the state of Utah:
50	Section 1. Section <b>9-1-201</b> is amended to read:
51	9-1-201. Department of Heritage and Arts Creation Powers and duties.
52	(1) There is created the Department of Heritage and Arts.
53	(2) The department shall:
54	(a) be responsible for preserving and promoting the heritage of the state, the arts in the
55	state, and cultural development within the state;
56	(b) perform heritage, arts, and cultural development planning for the state;
57	(c) coordinate the program plans of the various divisions within the department;

58	(d) administer and coordinate all state or federal grant programs which are, or become,
59	available for heritage, arts, and cultural development;
60	(e) administer any other programs over which the department is given administrative
61	supervision by the governor;
62	(f) [annually] submit [a], before November 1, an annual written report to the governor
63	and the Legislature; and
64	(g) perform any other duties as provided by the Legislature.
65	(3) The department may solicit and accept contributions of money, services, and
66	facilities from any other sources, public or private, but may not use those contributions for
67	publicizing the exclusive interest of the donor.
68	(4) Money received under Subsection (3) shall be deposited in the General Fund as
69	restricted revenues of the department.
70	Section 2. Section <b>9-9-107</b> is amended to read:
71	9-9-107. Annual report.
72	The division shall submit, before November 1, an annual written report of its operations
73	and recommendations to:
74	(1) the department;
75	(2) the governor; and
76	(3) the Native American Legislative Liaison Committee created in Section 36-22-1.
77	Section 3. Section <b>9-9-405</b> is amended to read:
78	9-9-405. Review committee.
79	(1) There is created a Native American Remains Review Committee.
80	(2) (a) The review committee shall be composed of seven members as follows:
81	(i) four shall be appointed by the director from nominations submitted by Indian tribes;
82	and
83	(ii) three shall be appointed by the director from nominations submitted by
84	representatives of repositories.
85	(b) Except as required by Subsection (2)(c), as terms of current committee members

86 expire, the director shall appoint each new member or reappointed member to a four-year term.

- (c) Notwithstanding the requirements of Subsection (2)(b), the director shall, at the time of appointment or reappointment, adjust the length of terms to ensure that the terms of committee members are staggered so that approximately half of the review committee is appointed every two years.
- (d) When a vacancy occurs in the membership for any reason, the director shall appoint a replacement for the unexpired term.
- (e) A member may not receive compensation or benefits for the member's service, but may receive per diem and travel expenses in accordance with:
  - (i) Section 63A-3-106;

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- (ii) Section 63A-3-107; and
- 97 (iii) rules made by the Division of Finance pursuant to Sections 63A-3-106 and 98 63A-3-107.
  - (f) The review committee shall designate one of its members as chair.
  - (3) The review committee shall:
  - (a) monitor the identification process conducted under Section 9-9-403 to ensure a fair and objective consideration and assessment of all available relevant information and evidence;
- 103 (b) review a finding relating to the following, subject to the rules made by the division 104 under Subsection 9-9-403(6):
  - (i) the identity or cultural affiliation of Native American remains; or
- (ii) the return of Native American remains;
  - (c) facilitate the resolution of a dispute among Indian tribes or lineal descendants and state agencies relating to the return of Native American remains, including convening the parties to the dispute if considered desirable;
  - (d) consult with Indian tribes on matters within the scope of the work of the review committee affecting these tribes;
    - (e) consult with the division in the development of rules to carry out this part;
- (f) perform other related functions as the division may assign to the review committee;

114	and
115	(g) make recommendations, if appropriate, regarding care of Native American remains
116	that are to be repatriated.
117	(4) A record or finding made by the review committee relating to the identity of or
118	cultural affiliation of Native American remains and the return of Native American remains may
119	be admissible in any action brought under this part.
120	(5) The appropriate state agency having primary authority over the lands as provided in
121	Chapter 8, Part 3, Antiquities, shall ensure that the review committee has reasonable access to:
122	(a) Native American remains under review; and
123	(b) associated scientific and historical documents.
124	(6) The division shall provide reasonable administrative and staff support necessary for
125	the deliberations of the review committee.
126	(7) The review committee shall submit, before November 1, an annual written report to
127	the Native American Legislative Liaison Committee, created in Section 36-22-1, on the
128	progress made, and any barriers encountered, in implementing this section during the previous
129	year.
130	Section 4. Section <b>35A-1-201</b> is amended to read:
131	35A-1-201. Executive director Appointment Removal Compensation
132	Qualifications Responsibilities Deputy directors Reports.
133	(1) (a) The chief administrative officer of the department is the executive director, who
134	is appointed by the governor with the consent of the Senate.
135	(b) The executive director serves at the pleasure of the governor.
136	(c) The executive director shall receive a salary established by the governor within the
137	salary range fixed by the Legislature in Title 67, Chapter 22, State Officer Compensation.
138	(d) The executive director shall be experienced in administration, management, and
139	coordination of complex organizations.
140	(2) The executive director shall:

(a) administer and supervise the department in compliance with Title 67, Chapter 19,

142	Utah State Personnel Management Act;
143	(b) supervise and coordinate between the economic service areas and directors created
144	under Chapter 2, Economic Service Areas;
145	(c) coordinate policies and program activities conducted through the divisions and
146	economic service areas of the department;
147	(d) approve the proposed budget of each division, the Workforce Appeals Board, and
148	each economic service area within the department;
149	(e) approve all applications for federal grants or assistance in support of any
150	department program; and
151	(f) fulfill such other duties as assigned by the Legislature or as assigned by the
152	governor that are not inconsistent with this title.
153	(3) The executive director may appoint deputy or assistant directors to assist the
154	executive director in carrying out the department's responsibilities.
155	(4) (a) The executive director shall <u>submit</u> , <u>before November 1</u> , an annual <u>written</u>
156	report [annually] to the [Legislature and the] governor and the Legislature concerning the
157	operations of the department and the programs that the department administers.
158	(b) If federal law requires that a report to the governor or Legislature be given
159	concerning the department or a program administered by the department, the executive director
160	or the executive director's designee shall make that report.
161	(5) The executive director shall at least annually provide for the sharing of information
162	between the advisory councils established under this title.
163	Section 5. Section <b>35A-1-206</b> is amended to read:
164	35A-1-206. State Council on Workforce Services Appointment Membership
165	Terms of members Compensation.
166	(1) There is created a State Council on Workforce Services that shall:
167	(a) perform the activities described in Subsection (8);
168	(b) advise on issues requested by the department and the Legislature; and
169	(c) make recommendations to the department regarding:

170	(i) the implementation of Chapters 2, Economic Service Areas, 3, Employment
171	Support Act, and 5, Training and Workforce Improvement Act; and
172	(ii) the coordination of apprenticeship training.
173	(2) (a) The council shall consist of the following voting members:
174	(i) a private sector representative from each economic service area as designated by the
175	economic service area director;
176	(ii) the superintendent of public instruction or the superintendent's designee;
177	(iii) the commissioner of higher education or the commissioner's designee; and
178	(iv) the following members appointed by the governor in consultation with the
179	executive director:
180	(A) four representatives of small employers as defined by rule by the department;
181	(B) four representatives of large employers as defined by rule by the department;
182	(C) four representatives of employees or employee organizations, including at least one
183	representative from nominees suggested by public employees organizations;
184	(D) two representatives of the clients served under this title including
185	community-based organizations;
186	(E) a representative of veterans in the state;
187	(F) the executive director of the Utah State Office of Rehabilitation; and
188	(G) the Applied Technology College president.
189	(b) The following shall serve as nonvoting ex officio members of the council:
190	(i) the executive director or the executive director's designee;
191	(ii) a legislator appointed by the governor from nominations of the speaker of the
192	House of Representatives and president of the Senate;
193	(iii) the executive director of the Department of Human Services;
194	(iv) the director of the Governor's Office of Economic Development or the director's
195	designee; and
196	(v) the executive director of the Department of Health.
197	(3) (a) The governor shall appoint one nongovernmental member from the council as

198	the	chair	of the	council.

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- (b) The chair shall serve at the pleasure of the governor.
- 200 (4) (a) A member appointed by the governor shall serve a term of four years and may 201 be reappointed to one additional term.
- 202 (b) A member shall continue to serve until the member's successor has been appointed 203 and qualified.
  - (c) Except as provided in Subsection (4)(d), as terms of council members expire, the governor shall appoint each new member or reappointed member to a four-year term.
  - (d) Notwithstanding the requirements of Subsection (4)(c), the governor shall, at the time of appointment or reappointment, adjust the length of terms to ensure that the terms of council members are staggered so that approximately one half of the council is appointed every two years.
  - (e) When a vacancy occurs in the membership for any reason, the replacement shall be appointed for the unexpired term.
  - (5) A majority of the voting members constitutes a quorum for the transaction of business.
- 214 (6) A member may not receive compensation or benefits for the member's service, but 215 may receive per diem and travel expenses in accordance with:
- 216 (a) Section 63A-3-106;
- 217 (b) Section 63A-3-107; and
- 218 (c) rules made by the Division of Finance pursuant to Sections 63A-3-106 and 219 63A-3-107.
- 220 (7) The department shall provide staff and administrative support to the council at the direction of the executive director.
- 222 (8) The council shall:
- (a) develop a state workforce services plan in accordance with Section 35A-1-207;
- 224 (b) review economic service area plans to certify consistency with state policy 225 guidelines;

	(c) improve the understanding and visibility of state workforce services efforts through
e	xternal and internal marketing strategies;
	(d) [make an annual] submit, before November 1, an annual written report [of
a	ccomplishments] to the governor and the Legislature on accomplishments related to the
a	ctivities of the department;
	(e) issue other studies, reports, or documents the council considers advisable that are
n	ot required under Subsection (8)(d);
	(f) coordinate the planning and delivery of workforce development services with public
e	ducation, higher education, vocational rehabilitation, and human services; and
	(g) perform other responsibilities within the scope of workforce services as requested
b	y:
	(i) the Legislature;
	(ii) the governor; or
	(iii) the executive director.
	Section 6. Section <b>35A-4-401</b> is amended to read:
	35A-4-401. Benefits Weekly benefit amount Computation of benefits
Ι	Department to prescribe rules Notification of benefits Bonuses.
	(1) (a) Benefits are payable from the fund to an individual who is or becomes
u	nemployed and eligible for benefits.
	(b) All benefits shall be paid through the employment offices or other agencies
d	esignated by the division in accordance with rules the department may prescribe in accordance
V	with Title 63G, Chapter 3, Utah Administrative Rulemaking Act.
	(2) (a) (i) Except as otherwise provided in Subsection (2)(a)(ii), an individual's "weekly
b	enefit amount" is an amount equal to 1/26th, disregarding any fraction of \$1, of the
i	ndividual's total wages for insured work paid during that quarter of the base period in which
tl	he total wages were highest.
	(ii) With respect to an individual whose benefit year begins after the termination of any
p	ayable week under Pub. L. No. 111-5, Sec. 2002 as amended, an individual's weekly benefit

amount is an amount equal to 1/26th minus \$5, disregarding any fraction of \$1, of the individual's total wages for insured work paid during that quarter of the base period in which the total wages were highest.

- (b) (i) The weekly benefit amount may not exceed 62.5% of the insured average fiscal year weekly wage during the preceding fiscal year, disregarding any fraction of \$1.
- (ii) With respect to an individual whose benefit year begins after the termination of any payable week under Pub. L. No. 111-5, Sec. 2002 as amended, the weekly benefit amount may not exceed 62.5% of the insured average fiscal year weekly wage during the preceding fiscal year minus \$5, disregarding any fraction of \$1.
- (c) (i) Except as otherwise provided in Subsections (2)(c)(ii) and (iii), the "weekly benefit amount" of an individual who is receiving, or who is eligible to receive, based upon the individual's previous employment, a pension, which includes a governmental, Social Security, or other pension, retirement or disability retirement pay, under a plan maintained or contributed to by a base-period employer is the "weekly benefit amount" which is computed under this section less 100% of the retirement benefits, that are attributable to a week, disregarding any fraction of \$1.
- (ii) With respect to an individual whose benefit year begins after July 1, 2004, and ends on or before the termination of any payable week under Pub. L. No. 111-5, Sec. 2002 as amended, the "weekly benefit amount" of that individual, who is receiving or who is eligible to receive Social Security benefits based upon the individual's previous employment, is the "weekly benefit amount" which is computed under this section less 50% of the individual's Social Security benefits that are attributable to the week, but not below zero.
- (iii) With respect to an individual whose benefit year begins after the termination of any payable week under Pub. L. No. 111-5, Sec. 2002 as amended, this Subsection (2)(c) and Subsection (2)(d) do not apply to Social Security benefits an individual is receiving or is eligible to receive as they are not considered retirement benefits for purposes of those subsections.
  - (d) (i) (A) The weekly benefit amount and the potential benefits payable to an

individual who, subsequent to the commencement of the individual's benefit year, becomes or is determined to be eligible to receive retirement benefits or increased retirement benefits, shall be recomputed effective with the first calendar week during the individual's benefit year with respect to which the individual is eligible to receive retirement benefits or increased retirement benefits.

- (B) The new weekly benefit amount shall be determined under this Subsection (2).
- (ii) As recomputed the total benefits potentially payable, commencing with the effective date of the recomputation, shall be equal to the recomputed weekly benefit amount times the quotient obtained by dividing the potential benefits unpaid prior to the recomputation by the initial weekly benefit amount, disregarding fractions.
- (3) (a) An eligible individual who is unemployed in any week shall be paid with respect to that week a benefit in an amount equal to the individual's weekly benefit amount less that part of the individual's wage payable to the individual with respect to that week that is in excess of 30% of the individual's weekly benefit amount.
  - (b) The resulting benefit payable shall disregard any fraction of \$1.
- (c) For the purpose of this Subsection (3) "wages" does not include a grant paid to the individual as public assistance.
- (4) (a) An otherwise eligible individual is entitled during a benefit year to a total amount of benefits determined by multiplying the individual's weekly benefit amount times the individual's potential duration.
- (b) To determine an individual's potential duration, the individual's total wages for insured work paid during the base period is multiplied by 27%, disregarding any fraction of \$1, and divided by the individual's weekly benefit amount, disregarding any fraction, but not less than 10 nor more than 26.
- (5) (a) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the department may by rule prescribe:
- (i) that the existence of unemployment, eligibility for benefits, and the amount of benefits payable shall be determined in the case of an otherwise eligible individual who, within

310 a week or other period of unemployment, is separated from or secures work on a regular 311 attachment basis for that portion of the week or other period of unemployment occurring before 312 or after separation from or securing of work; and 313 (ii) in the case of an individual working on a regular attachment basis, eligibility for 314 benefits and the amount of benefits payable for periods of unemployment longer than a week. 315 (b) The rules made shall be reasonably calculated to secure general results substantially 316 similar to those provided by this chapter with respect to weeks of unemployment. 317 (6) The division shall, in all cases involving actual or potential disqualifying issues and 318 prior to the payment of benefits to an eligible individual, notify the individual's most recent 319 employer of the eligibility determination. 320 (7) Upon written request of an individual made under rules of the department in 321 accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, all remuneration 322 for insured work paid to the individual during the individual's period in the form of a bonus or 323 lump-sum payment shall, for benefit purposes, be apportioned to the calendar quarters in which 324 the remuneration was earned. 325 [(8) (a) The director of the division or the director's designee shall submit an annual 326 written report to the Workforce Employment Advisory Council and to the Economic 327 Development and Workforce Services Interim Committee before November 1, 2012, concerning the impact of individuals applying for unemployment compensation and the 328 329 unemployment trust fund as a result of the amendments made to Subsection 35A-4-401(2) 330 during the Legislature's 2010 General Session. 331 (b) The report shall include a recommendation for a potential adjustment in the 332 weekly benefit amounts established in Subsections 35A-4-401(2)(a)(ii) and 333 35A-4-401(2)(b)(ii), taking into account the unemployment benefit costs associated with the 334 amendments made to Subsection 35A-4-401(2) during the Legislature's 2010 General Session. 335 Section 7. Section **35A-8-307** is amended to read: 336 35A-8-307. Impact fund administered by impact board -- Eligibility for

assistance -- Review by board -- Administration costs -- Annual report.

338	(1) (a) The impact board shall:
339	(i) administer the impact fund in a manner that will keep a portion of the impact fund
340	revolving;
341	(ii) determine provisions for repayment of loans;
342	(iii) establish criteria for determining eligibility for assistance under this part; and
343	(iv) consider recommendations from the School and Institutional Trust Lands
344	Administration when awarding a grant described in Subsection 35A-8-303(6).
345	(b) (i) The criteria for awarding loans or grants made from funds described in
346	Subsection 35A-8-303(5) shall be consistent with the requirements of Subsection
347	35A-8-303(5).
348	(ii) The criteria for awarding grants made from funds described in Subsection
349	35A-8-303(2)(c) shall be consistent with the requirements of Subsection 35A-8-303(6).
350	(c) In order to receive assistance under this part, subdivisions and interlocal agencies
351	shall submit formal applications containing the information that the impact board requires.
352	(2) In determining eligibility for loans and grants under this part [except for Subsection
353	35A-8-305(2)], the impact board shall consider the following:
354	(a) the subdivision's or interlocal agency's current mineral lease production;
355	(b) the feasibility of the actual development of a resource that may impact the
356	subdivision or interlocal agency directly or indirectly;
357	(c) current taxes being paid by the subdivision's or interlocal agency's residents;
358	(d) the borrowing capacity of the subdivision or interlocal agency, including:
359	(i) its ability and willingness to sell bonds or other securities in the open market; and
360	(ii) its current and authorized indebtedness;
361	(e) all possible additional sources of state and local revenue, including utility user
362	charges;
363	(f) the availability of federal assistance funds;
364	(g) probable growth of population due to actual or prospective natural resource
365	development in an area:

366	(h) existing public facilities and services;
367	(i) the extent of the expected direct or indirect impact upon public facilities and
368	services of the actual or prospective natural resource development in an area; and
369	(j) the extent of industry participation in an impact alleviation plan, either as specified
370	in Title 63M, Chapter 5, Resource Development Act, or otherwise.
371	[(3) Before the impact board may make a grant to a city under Subsection
372	35A-8-305(2), the impact board shall find that the city is experiencing a substantial hardship in
373	making payments on bonded indebtedness as a result of receiving a qualifying sales and use tax
374	distribution reduction.]
375	[(4)] (3) The impact board may not fund an education project that could otherwise have
376	reasonably been funded by a school district through a program of annual budgeting, capital
377	budgeting, bonded indebtedness, or special assessments.
378	[(5)] (4) The impact board may restructure all or part of the agency's or subdivision's
379	liability to repay loans for extenuating circumstances.
380	[(6)] (5) The impact board shall:
381	(a) review the proposed uses of the impact fund for loans or grants before approving
382	them and may condition its approval on whatever assurances the impact board considers
383	necessary to ensure that proceeds of the loan or grant will be used in accordance with the
384	Leasing Act and this part; and
385	(b) ensure that each loan specifies the terms for repayment and is evidenced by general
386	obligation, special assessment, or revenue bonds, notes, or other obligations of the appropriate
387	subdivision or interlocal agency issued to the impact board under whatever authority for the
388	issuance of those bonds, notes, or obligations exists at the time of the loan.
389	[ <del>(7)</del> ] <u>(6)</u> The impact board shall allocate from the impact fund to the department those
390	funds that are appropriated by the Legislature for the administration of the impact fund, but this
391	amount may not exceed 2% of the annual receipts to the impact fund.
392	[(8)] (7) The department shall [make an annual] submit, before November 1, an annual
393	written report to the Legislature concerning the number and type of loans and grants made as

394	well as a list of subdivisions and interlocal agencies that received this assistance.
395	Section 8. Section <b>35A-8-721</b> is amended to read:
396	35A-8-721. Annual report to governor and Legislature Contents Audits.
397	(1) (a) The corporation shall, following the close of each fiscal year, submit, before
398	November 1, an annual written report of its activities for the preceding year to the governor and
399	the Legislature.
400	(b) Each report shall set forth a complete operating and financial statement of the
401	corporation during the fiscal year it covers.
402	(c) At least once each year, an independent certified public accountant shall audit the
403	books and accounts of the corporation.
404	(d) A complete copy of each annual audit report shall be:
405	(i) included in the report to the governor and the Legislature under Subsection (2); and
406	(ii) available for public inspection at the corporation's office.
407	(2) The corporation shall, each fiscal year, submit a budget of its operations to the
408	Legislature and the governor.
409	(3) (a) The corporation shall form an audit committee consisting of no less than three
410	trustees.
411	(b) The audit committee has exclusive authority to:
412	(i) select and engage the independent certified public accountant to audit the
413	corporation; and
414	(ii) supervise the audit.
415	(4) The corporation shall provide additional information upon request by the governor,
416	the Legislature, a legislative committee, the legislative auditor general, or the state auditor.
417	Section 9. Section <b>35A-8-1607</b> is amended to read:
418	35A-8-1607. Division to distribute money Annual report Administration
419	costs.
420	(1) The division shall distribute loan and grant money if the loan or grant is approved
421	by the board

422	(2) The division shall [make] submit an annual written report, before November 1,
423	concerning the number and type of loans and grants made as well as a list of recipients of this
424	assistance to:
425	(a) the Native American Legislative Liaison Committee, created in Section 36-22-1;
426	and
427	(b) the governor.
428	(3) The division, with board approval, may use fund money for the administration of
429	the fund, but this amount may not exceed 2% of the annual receipts to the fund.
430	Section 10. Section <b>35A-8-1708</b> is amended to read:
431	35A-8-1708. Annual report.
432	The division shall [report annually] submit, before November 1, an annual written
433	<u>report</u> to the Native American Legislative Liaison Committee and the governor concerning the
434	number and type of loans and grants made as well as a list of recipients of this assistance.
435	Section 11. Section <b>35A-9-201</b> is amended to read:
436	35A-9-201. Intergenerational poverty tracking system Data Analysis
436 437	35A-9-201. Intergenerational poverty tracking system Data Analysis Annual report.
437	Annual report.
437 438	Annual report.  (1) The department shall establish and maintain a system to track intergenerational
437 438 439	Annual report.  (1) The department shall establish and maintain a system to track intergenerational poverty.
437 438 439 440	Annual report.  (1) The department shall establish and maintain a system to track intergenerational poverty.  (2) The system shall:
437 438 439 440 441	Annual report.  (1) The department shall establish and maintain a system to track intergenerational poverty.  (2) The system shall:  (a) identify groups that have a high risk of experiencing intergenerational poverty;
437 438 439 440 441 442	Annual report.  (1) The department shall establish and maintain a system to track intergenerational poverty.  (2) The system shall:  (a) identify groups that have a high risk of experiencing intergenerational poverty;  (b) identify incidents, patterns, and trends that explain or contribute to
437 438 439 440 441 442 443	Annual report.  (1) The department shall establish and maintain a system to track intergenerational poverty.  (2) The system shall:  (a) identify groups that have a high risk of experiencing intergenerational poverty;  (b) identify incidents, patterns, and trends that explain or contribute to intergenerational poverty;
437 438 439 440 441 442 443	Annual report.  (1) The department shall establish and maintain a system to track intergenerational poverty.  (2) The system shall:  (a) identify groups that have a high risk of experiencing intergenerational poverty;  (b) identify incidents, patterns, and trends that explain or contribute to intergenerational poverty;  (c) assist case workers, social scientists, and government officials in the study and
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450	(iii) years spent by individuals in childhood poverty;
451	(iv) years spent by individuals in adult poverty; and
452	(v) related poverty information.
453	(3) The department shall:
454	(a) use available data in the tracking system, including public assistance data, census
455	data, and other data made available to the department;
456	(b) develop and implement methods to integrate, compare, analyze, and validate the
457	data for the purposes described in Subsection (2);
458	(c) protect the privacy of individuals living in poverty by using and distributing data
459	within the tracking system in compliance with:
460	(i) federal requirements; and
461	(ii) the provisions of Title 63G, Chapter 2, Government Records Access and
462	Management Act; and
463	(d) [no later than September 30 of each year, provide] submit, before November 1, an
464	annual written report on the data, findings, and potential uses of the tracking system to:
465	(i) the governor;
466	(ii) the Legislative Management Committee; and
467	(iii) the [Legislature's] Economic Development and Workforce Services Interim
468	Committee.
469	Section 12. Section <b>63M-1-201</b> is amended to read:
470	63M-1-201. Creation of office.
471	(1) There is created the Governor's Office of Economic Development.
472	(2) The office shall:
473	(a) be responsible for economic development within the state;
474	(b) perform economic development planning for the state;
475	(c) administer and coordinate all state or federal grant programs which are, or become
476	available, for economic development;
477	(d) administer any other programs over which the office is given administrative

478	supervision by the governor;
479	(e) [annually] submit [a], before November 1, an annual written report to the
480	Legislature [by October 1]; and
481	(f) perform any other duties as provided by the Legislature.
482	(3) The office may solicit and accept contributions of money, services, and facilities
483	from any other source, public or private, but may not use the money for publicizing the
484	exclusive interest of the donor.
485	(4) Money received under Subsection (3) shall be deposited in the General Fund as
486	dedicated credits of the office.
487	(5) (a) The office is recognized as an issuing authority as defined in Subsection
488	63M-1-3002(7), entitled to issue bonds from the Small Issue Bond Account created in
489	Subsection 63M-1-3006(1)(c) as a part of the state's private activity bond volume cap
490	authorized by the Internal Revenue Code of 1986 and computed under Section 146 of the code.
491	(b) To promote and encourage the issuance of bonds from the Small Issue Bond
492	Account for manufacturing projects, the office may:
493	(i) develop campaigns and materials that inform qualified small manufacturing
494	businesses about the existence of the program and the application process;
495	(ii) assist small businesses in applying for and qualifying for these bonds; or
496	(iii) develop strategies to lower the cost to small businesses of applying for and
497	qualifying for these bonds, including making arrangements with financial advisors,
498	underwriters, bond counsel, and other professionals involved in the issuance process to provide
499	their services at a reduced rate when the division can provide them with a high volume of
500	applicants or issues.
501	Section 13. Section <b>63M-1-605</b> is amended to read:
502	63M-1-605. Duties and powers.
503	(1) The council shall:
504	(a) encourage the use of science and technology in the administration of state and local

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government;

506	(b) develop programs whereby state agencies and the several public and private
507	institutions of higher education and technical colleges within the state may assist business and
508	industry in the utilization of science and technology;
509	(c) further communication between agencies of federal, state, and local government
510	who wish to utilize science and technology;
511	(d) develop programs of cooperation on matters of science and technology between:
512	(i) state and local government agencies;
513	(ii) the several public and private institutions of higher education and technical
514	colleges within the state; and
515	(iii) business and industry within the state; or
516	(iv) [between] any combination of these;
517	(e) provide a means whereby government, business, industry, and higher education
518	may be represented in the formulation and implementation of state policies and programs on
519	matters of science and technology;
520	(f) review, catalog, and compile the research and development uses by the state
521	universities of the revenue derived from mineral lease funds on state and federal lands;
522	(g) [provide to the Legislature] submit, before November 1, an annual [report] written
523	report to the Legislature on the expenditure and utilization of these mineral lease funds;
524	(h) make recommendations to the Legislature on the further uses of these mineral lease
525	funds in order to stimulate research and development directed toward the more effective
526	utilization of the state's natural resources; and
527	(i) prepare and [lodge] submit, before November 1, an annual written report [with] to
528	the governor and [with] the Legislature.
529	(2) The council may:
530	(a) in accordance with Title 63J, Chapter 5, Federal Funds Procedures Act, apply for,
531	receive, and disburse funds, contributions, or grants from whatever source for the purposes set
532	forth in this part;
533	(b) employ, compensate, and prescribe the duties and powers of those individuals,

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534	subject to the provisions of this part relating to the adviser, necessary to execute the duties and
535	powers of the council; and
536	(c) enter into contracts for the purposes of this part.
537	Section 14. Section <b>63M-1-1304</b> is amended to read:
538	63M-1-1304. Council powers and duties.
539	(1) The council shall:
540	(a) coordinate and advise on policies and objectives related to economic development
541	and growth within the state;
542	(b) coordinate with state and private entities, including private venture capital and seed
543	capital firms, to avoid duplication of programs and to increase the availability of venture and
544	seed capital for research and for the development and growth of new and existing businesses in
545	the state;
546	(c) focus on technologies, industries, and geographical areas of the state in which the
547	state can expand investment and entrepreneurship and stimulate job growth;
548	(d) coordinate ideas and strategies to increase national and international business
549	activities for both the urban and rural areas of the state; and
550	(e) plan, coordinate, advise, or recommend any other action that would better the state's
551	economy.
552	(2) The council shall submit, before November 1, an annual written report of its
553	activities to the governor and [to] the Economic Development and Workforce Services Interim
554	Committee [by November 1].
555	Section 15. Section <b>63M-1-1404</b> is amended to read:
556	63M-1-1404. Powers and duties of office related to tourism development plan
557	Annual report and survey.

558 (1) The office shall:

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(a) be the tourism development authority of the state;

- (b) develop a tourism advertising, marketing, and branding program for the state;
- (c) receive approval from the Board of Tourism Development under Subsection

562	63M-1-1403(1)(a) before implementing the out-of-state advertising, marketing, and branding
563	campaign;
564	(d) develop a plan to increase the economic contribution by tourists visiting the state;
565	(e) plan and conduct a program of information, advertising, and publicity relating to the
566	recreational, scenic, historic, and tourist advantages and attractions of the state at large; and
567	(f) encourage and assist in the coordination of the activities of persons, firms,
568	associations, corporations, travel regions, counties, and governmental agencies engaged in
569	publicizing, developing, and promoting the scenic attractions and tourist advantages of the
570	state.
571	(2) Any plan provided for under Subsection (1) shall address, but not be limited to,
572	enhancing the state's image, promoting Utah as a year-round destination, encouraging
573	expenditures by visitors to the state, and expanding the markets where the state is promoted.
574	(3) The office shall:
575	(a) conduct a regular and ongoing research program to identify statewide economic
576	trends and conditions in the tourism sector of the economy; and [to provide]
577	(b) submit, before November 1, an annual written [evaluation of the economic
578	efficiency of the advertising and branding campaigns conducted under this part] report to the
579	Economic Development and Workforce Services Interim Committee and the Business,
580	Economic Development, and Labor Appropriations Subcommittee [by November 1] on the
581	economic efficiency of the advertising and branding campaigns conducted under this part.
582	Section 16. Section <b>63M-1-1505</b> is amended to read:
583	63M-1-1505. Criteria for participation Report.
584	(1) The advisory board shall develop objective criteria including the following:
585	(a) a three year commitment by the applicant to provide a project manager with a travel
586	and operating budget;
587	(b) evidence that both the business community and the local government support the
588	Utah Pioneer Communities Program approach philosophically and financially;
589	(c) capacity for economic change as a result of being a participant in the program;

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590	(d) geographic location, population, and economic base diversity;
591	(e) evidence of past preservation efforts; and
592	(f) a population of less than 50,000.
593	(2) The advisory board shall [provide], before November 1, submit to the governor and
594	[to] the presiding officer of each house of the Legislature an annual written report [on]
595	regarding the effects of the Utah Pioneer Communities Program.
596	Section 17. Section <b>63M-1-1606</b> is amended to read:
597	63M-1-1606. Annual report.
598	The office shall submit, before November 1, an annual written report of the program's
599	operations and recommendations to:
600	(1) the governor; [and]
601	(2) the Rural Development Legislative Liaison Committee created in Section
602	36-25-102[ <del>-</del> ]; and
603	(3) the Economic Development and Workforce Services Interim Committee.
604	Section 18. Section <b>63M-1-1805</b> is amended to read:
605	63M-1-1805. Annual report.
606	The office shall submit, before November 1, an annual written report to the Economic
607	Development and Workforce Services Interim Committee describing:
608	(1) [its] the office's success in attracting within-the-state production of television
609	series, made-for-television movies, and motion pictures, including feature films and
610	independent films;
611	(2) the amount of incentive commitments made by the office under this part and the
612	period of time over which the incentives will be paid; and
613	(3) the economic impact on the state related to:
614	(a) dollars left in the state; and
615	(b) providing motion picture incentives under this part.
616	Section 19. Section <b>63M-1-1901</b> is amended to read:

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63M-1-1901. Military installation projects for economic development -- Funding

Criteria Dispersal Report		- Criteria -	- Dispersal	l <b></b>	Report
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(1) The Legislature recognizes that significant growth in the state's economy can be achieved by state and local support of the continuing expansion and development of federal military installations throughout the state.

- (2) The office, through its director, may receive and distribute legislative appropriations and public and private grants and donations for military installation projects that:
- (a) have a strong probability of increasing the growth and development of a military facility within the state, thereby providing significant economic benefits to the state;
- (b) will provide a significant number of new jobs within the state that should remain within the state for a period of several years; and
- (c) involve a partnership between the military and private industry or local government or the military and private industry and local government.
  - (3) (a) The director may distribute money under this section to:
  - (i) a regional or statewide nonprofit economic development organization; or
- 633 (ii) a federal military partnership that has the mission of promoting the economic 634 growth of a military installation.
  - (b) The director shall make a distribution under this section upon:
  - (i) receipt of an application on a form prescribed by the office that lists:
  - (A) the particulars of the proposed use of the money requested, such as needed equipment purchases and anticipated training costs;
    - (B) the estimated number of new jobs that will be created by the proposed project;
  - (C) pending contracts related to the project that are to be finalized from funding anticipated under this section; and
  - (D) a projected date on which the applicant shall provide the director with a report on the implementation and performance of the project, including the creation of new jobs; and
- 644 (ii) a determination by the director that the project satisfies the requirements listed in Subsection (2).

646	(c) (i) The office shall monitor the activities of a recipient of money under this section
647	to ensure that there is compliance with the terms and conditions imposed on the recipient under
648	this part.
649	(ii) The office shall submit, before November 1, an annual written report to the
650	Economic Development and Workforce Services Interim Committee and the Business,
651	Economic Development, and Labor Appropriations Subcommittee [by November 1 on]
652	regarding the use and impact of the money distributed under this section.
653	Section 20. Section <b>63M-1-2406</b> is amended to read:
654	63M-1-2406. Report to the Economic Development and Workforce Services
655	Interim Committee.
656	The office shall submit, before November 1, an annual written report to the Economic
657	Development and Workforce Services Interim Committee describing:
658	(1) [its] the office's success in attracting new commercial projects to development
659	zones under this part and the corresponding increase in new incremental jobs;
660	(2) the estimated amount of tax credit commitments made by the office and the period
661	of time over which tax credits will be paid; and
662	(3) the economic impact on the state related to generating new state revenues and
663	providing tax credits under this part.
664	Section 21. Section <b>63M-1-2504</b> is amended to read:
665	63M-1-2504. Creation of Office of Consumer Health Services Duties.
666	(1) There is created within the Governor's Office of Economic Development the Office
667	of Consumer Health Services.
668	(2) The office shall:
669	(a) in cooperation with the Insurance Department, the Department of Health, and the
670	Department of Workforce Services, and in accordance with the electronic standards developed
671	under Sections 31A-22-635 and 63M-1-2506, create a Health Insurance Exchange that:
672	(i) provides information to consumers about private and public health programs for
673	which the consumer may qualify;

674	(ii) provides a consumer comparison of and enrollment in a health benefit plan posted
675	on the Health Insurance Exchange; and
676	(iii) includes information and a link to enrollment in premium assistance programs and
677	other government assistance programs;
678	(b) contract with one or more private vendors for:
679	(i) administration of the enrollment process on the Health Insurance Exchange,
680	including establishing a mechanism for consumers to compare health benefit plan features on
681	the exchange and filter the plans based on consumer preferences;
682	(ii) the collection of health insurance premium payments made for a single policy by
683	multiple payers, including the policyholder, one or more employers of one or more individuals
684	covered by the policy, government programs, and others; and
685	(iii) establishing a call center in accordance with Subsection (3);
686	(c) assist employers with a free or low cost method for establishing mechanisms for the
687	purchase of health insurance by employees using pre-tax dollars;
688	(d) establish a list on the Health Insurance Exchange of insurance producers who, in
689	accordance with Section 31A-30-209, are appointed producers for the Health Insurance
690	Exchange; and
691	(e) submit, before November 1, an annual written report to the Business and Labor
692	Interim Committee and the Health System Reform Task Force [prior to the Legislative interim
693	day in November of each year] regarding the operations of the Health Insurance Exchange
694	required by this chapter.
695	(3) A call center established by the office:
696	(a) shall provide unbiased answers to questions concerning exchange operations, and
697	plan information, to the extent the plan information is posted on the exchange by the insurer;
698	and
699	(b) may not:
700	(i) sell, solicit, or negotiate a health benefit plan on the Health Insurance Exchange;
701	(ii) receive producer compensation through the Health Insurance Exchange; and

702	(iii) be designated as the default producer for an employer group that enters the Health
703	Insurance Exchange without a producer.
704	(4) The office:
705	(a) may not:
706	(i) regulate health insurers, health insurance plans, health insurance producers, or
707	health insurance premiums charged in the exchange;
708	(ii) adopt administrative rules, except as provided in Section 63M-1-2506; or
709	(iii) act as an appeals entity for resolving disputes between a health insurer and an
710	insured;
711	(b) may establish and collect a fee for the cost of the exchange transaction in
712	accordance with Section 63J-1-504 for:
713	(i) processing an application for a health benefit plan;
714	(ii) accepting, processing, and submitting multiple premium payment sources;
715	(iii) providing a mechanism for consumers to filter and compare health benefit plans in
716	the exchange based on consumer preferences; and
717	(iv) funding the call center; and
718	(c) shall separately itemize the fee established under Subsection (4)(b) as part of the
719	cost displayed for the employer selecting coverage on the exchange.
720	Section 22. Section <b>63M-1-3105</b> is amended to read:
721	63M-1-3105. Report to the legislative committees.
722	The office shall [report annually] submit, before November 1, an annual written report
723	to the [Workforce Services and Community and] Economic Development and Workforce
724	<u>Services</u> Interim Committee and the Revenue and Taxation Interim Committee describing:
725	(1) [its] the office's success in attracting alternative energy manufacturing projects to
726	the state and the resulting increase in new state revenues under this part;
727	(2) the amount of tax credits the office has granted or will grant and the time period
728	during which the tax credits have been or will be granted; and
729	(3) the economic impact on the state by comparing new state revenues to tax credits

that have been or will be granted under this part.