Enrolled Copy	H.B.	321
Emoneu Copy	11.00	1

1	MINERAL LEASE AMENDMENTS
2	2023 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Kay J. Christofferson
5	Senate Sponsor: Ronald M. Winterton
6	
7	LONG TITLE
8	General Description:
9	This bill modifies mineral lease application procedures.
10	Highlighted Provisions:
11	This bill:
12	• introduces an online option for the disclosure of a mineral lease application; and
13	 modifies the deadline for disclosing an application.
14	Money Appropriated in this Bill:
15	None
16	Other Special Clauses:
17	None
18	Utah Code Sections Affected:
19	AMENDS:
20	53C-2-407, as last amended by Laws of Utah 2016, Chapter 389
21	
22	Be it enacted by the Legislature of the state of Utah:
23	Section 1. Section 53C-2-407 is amended to read:
24	53C-2-407. Mineral lease application procedures.
25	(1) Lands that are not encumbered by a current mineral lease for the same resource, a
26	withdrawal order, or other rule of the director prohibiting the lease of the lands, may be offered
27	for lease as provided in this section or may, with board approval, be committed to another
28	contractual arrangement under Subsection 53C-2-401(1)(d).
29	(2) (a) A notice of the land available for leasing shall be posted in the administration's

H.B. 321 Enrolled Copy

30

office or on the administration's website.

31	(b) The notice shall:
32	(i) describe the land;
33	(ii) indicate what mineral interest in each tract is available for leasing; and
34	(iii) state the last date, which shall be no less than 15 days after the notice is posted, on
35	which bids may be received.
36	(3) (a) Applications for the lease of lands filed in the administration's office or online
37	before the closing date stated in the notice shall be considered to be filed simultaneously.
38	(b) The applications shall be:
39	(i) submitted in sealed envelopes or as required by the online bidding process; and
40	(ii) disclosed in the administration's office or online at 10 a.m. of the [first] second
41	business day following the last day on which bids may be received.
42	(c) Leases shall be awarded to the highest responsible, qualified bidder, in terms of the
43	bonus paid in addition to the first year's rental, who submitted a bid in the manner required.
44	(d) In cases of identical bids of successful bidders:
45	(i) the right to lease shall be determined by drawing or oral auction;
46	(ii) the determination of whether to award the lease by drawing or oral auction shall be
47	made at the sole discretion of the director; and
48	(iii) the drawing or oral auction shall be held in public at the administration's office in a
49	manner calculated to optimize the return to the trust land beneficiary.
50	(4) (a) At the discretion of the director, mineral leases may be offered at an oral public
51	auction.
52	(b) The director may set a minimum bid for a public auction.
53	(5) The director may award a mineral lease without following the competitive bidding
54	procedures specified in Subsections (3) and (4) or conducting an oral public auction, if the
55	mineral lessee waives or relinquishes to the trust a prior mining claim, mineral lease, or other
56	right which in the opinion of the director might otherwise:
57	(a) defeat or encumber the selection of newly acquired land, either for indemnity or

Enrolled Copy H.B. 321

58 other purposes, or the acquisition by the trust of any land; or 59 (b) cloud the title to any of those lands. 60 (6) Following the awarding of a lease to a successful bidder, deposits, except filing 61 fees, made by unsuccessful bidders shall be returned to those bidders. (7) (a) Subject to Section 53C-2-104, lands acquired through exchange or indemnity 62 selection from the federal government shall be subject to the vested rights of unpatented 63 mining claimants under the Mining Law of 1872, as amended, and other federal vested rights, 64 65 both surface and minerals. 66 (b) Subsection (7)(a) does not prevent the director from negotiating the 67 accommodation of vested rights through any method acceptable to the parties. (8) The director may lease lands for which applications are filed or submitted online if: 68 69 (a) the director offers trust lands for lease for mineral purposes according to the 70 procedures in Subsections (3) through (6) and the lands are not leased; or (b) a period of time of not less than one year but less than three years has elapsed 71 72 following: 73 (i) a revocation of a withdrawal; or

(ii) the date an existing mineral lease is canceled, relinquished, surrendered, or

74

75

terminated.