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AMENDS:

Cultural and Community Engagement Amendments

2025 GENERAL SESSION STATE OF UTAH

Chief Sponsor: Scott D. Sandall	
LONG TITLE	
General Description:	
This bill modifies provisions related to cultural and community engagement.	
Highlighted Provisions:	
This bill:	
► amends terms;	
 creates the Community Library Enhancement Fund Grant Program; 	
 modifies membership in the Utah Arts and Museum Advisory Board; 	
• creates the Utah Women's History Initiative;	
• provides that a state agency with management authority over state lands shall retain	
temporary custody of remains under certain circumstances;	
• amends certain provisions of the One Utah Service Fellowship Program (program),	
including:	
 allowing a third-party administrator to receive matching funds by a qualified par 	rtner
organization for supplementing a living allowance;	
 providing exceptions for funding under certain circumstances; 	
 requiring disbursement of a living allowance on no less than a monthly basis over 	er the
term of the agreement;	
 allowing an institution of higher education that is a qualified partner organization 	n to
enter into a tuition agreement with a student participant; and	
 provides that the director may discontinue a tuition-only award under the program 	m if
participation does not support continuation of the tuition-only award; and	
makes technical and conforming changes.	
Money Appropriated in this Bill:	
None	
Other Special Clauses:	
None	
Utah Code Sections Affected:	

32	9-1-201, as last amended by Laws of Utah 2021, Chapter 184
33	9-1-208, as last amended by Laws of Utah 2024, Chapter 379
34	9-6-201, as last amended by Laws of Utah 2024, Chapter 323
35	9-6-301, as last amended by Laws of Utah 2024, Chapter 506
36	9-7-101, as last amended by Laws of Utah 2024, Chapter 323
37	9-7-201, as last amended by Laws of Utah 2024, Chapter 323
38	9-7-203, as last amended by Laws of Utah 2023, Chapters 160, 291
39	9-7-205, as last amended by Laws of Utah 2024, Chapter 323
40	9-7-213, as last amended by Laws of Utah 2023, Chapter 160
41	9-8a-309, as renumbered and amended by Laws of Utah 2023, Chapter 160
42	9-9-403, as last amended by Laws of Utah 2023, Chapter 160
43	9-9-405, as last amended by Laws of Utah 2023, Chapter 160
44	9-20-301, as enacted by Laws of Utah 2024, Chapter 379
45	9-24-102, as last amended by Laws of Utah 2023, Chapter 160
46	ENACTS:
47	9-7-219 , Utah Code Annotated 1953
48	9-8-210 , Utah Code Annotated 1953
49	REPEALS:
50	9-7-207, as last amended by Laws of Utah 2023, Chapters 160, 291 and last amended by
51	Coordination Clause, Laws of Utah 2023, Chapter 291
52 52	9-7-208 , as last amended by Laws of Utah 2023, Chapters 160, 291
5354	Be it enacted by the Legislature of the state of Utah:
55	Section 1. Section 9-1-201 is amended to read:
56	9-1-201 . Department of Cultural and Community Engagement Creation
57	Powers and duties.
58	(1) There is created the Department of Cultural and Community Engagement.
59	(2) The department is responsible for:
60	(a) planning, promoting, and supporting cultural and community engagement in the
61	state, including programs and activities related to:
62	(i) libraries;
63	(ii) history;
64	(iii) the arts;
65	(iv) STEM engagement;

66			(v) museums;
67			(vi) cultural development;
68			(vii) cultural organizations;
69			(viii) multicultural organizations and communities;
70			(ix) service and volunteerism;[-and]
71			(x) the coordination of relationships with tribal nations;
72			(xi) the regulation of professional unarmed combat sports; and
73			(xii) historic preservation;
74		(b)	overseeing and coordinating the program plans of the divisions within the
75			department;
76		(c)	administering and coordinating state and federal grant programs related to the
77			programs and activities described in Subsection (2)(a);
78		(d)	administering any other programs over which the department is given administrative
79			supervision by the governor;
80		(e)	submitting an annual written report to the governor and the Legislature as described
81			in Section 9-1-208;
82		(f)	ensuring that any training or certification required of a public official or public
83			employee, as those terms are defined in Section 63G-22-102, complies with Title
84			63G, Chapter 22, State Training and Certification Requirements, if the training or
85			certification is required:
86			(i) under this title;
87			(ii) by the department; or
88			(iii) by an agency or division within the department; and
89		(g)	performing any other duties as provided by the Legislature.
90	(3)	The	e department may:
91		(a)	solicit and accept contributions of money, services, and facilities from any other
92			sources, public or private, but may not use those contributions for publicizing the
93			exclusive interest of the donor; and
94		(b)	establish a nonprofit foundation called the Cultural and Community Engagement
95			Foundation under the control and direction of the executive director to assist in the
96			development and implementation of the programs and objectives described in this
97			title.
98	(4)	Mo	oney received under Subsection (3)(a) shall be deposited into the General Fund as
99		ded	licated credits.

100 (5) A foundation established by the department under Subsection (3)(b): 101 (a) may receive contributions of money, services, and facilities from legislative 102 appropriations, government grants, and private sources for the development and 103 implementation of the programs and objectives described in this title; 104 (b) shall comply with the requirements described in Section 9-1-209; and (c) shall provide information detailing all transactions and balances associated with the 105 106 foundation to the department, which shall be summarized by the department and 107 included in the department's annual report described in Section 9-1-208. 108 (6)(a) For a pass-through funding grant of \$50,000 or less, the department shall make an 109 annual disbursement to the pass-through funding grant recipient. 110 (b) For a pass-through funding grant of more than \$50,000, the department shall make a 111 semiannual disbursement to the pass-through funding grant recipient, contingent 112 upon the department receiving a semiannual progress report from the pass-through 113 funding grant recipient. 114 (c) The department shall: 115 (i) provide the pass-through funding grant recipient with a progress report form for 116 the reporting purposes described in Subsection (6)(b); and 117 (ii) include reporting requirement instructions with the form. 118 Section 2. Section **9-1-208** is amended to read: 119 9-1-208. Annual report -- Content -- Format. 120 (1) [The] On or before November 1 of each year, the department shall prepare and submit to 121 the governor and the Legislature, by October 1 of each year, an annual written report 122 of the operations, activities, programs, and services of the department, including its 123 divisions, offices, boards, commissions, councils, and committees, for the preceding 124 fiscal year. 125 (2) For each operation, activity, program, or service provided by the department, the annual 126 report shall include: 127 (a) a description of the operation, activity, program, or service; 128 (b) data selected and used by the department to measure progress, performance, and 129 scope of the operation, activity, program, or service, including summary data; 130 (c) budget data, including the amount and source of funding, expenses, and allocation of 131 full-time employees for the operation, activity, program, or service; 132 (d) historical data from previous years for comparison with data reported under

Subsections (2)(b) and (c);

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134	(e) goals, challenges, and achievements related to the operation, activity, program, or
135	service;
136	(f) relevant federal and state statutory references and requirements;
137	(g) contact information of officials knowledgeable and responsible for each operation,
138	activity, program, or service; and
139	(h) other information determined by the department that:
140	(i) may be needed, useful, or of historical significance; or
141	(ii) promotes accountability and transparency for each operation, activity, program,
142	or service with the public and elected officials.
143	(3) The annual report shall be designed to provide clear, accurate, and accessible
144	information to the public, the governor, and the Legislature.
145	(4) The department shall:
146	(a) submit the annual report in accordance with Section 68-3-14; and
147	(b) make the annual report, and previous annual reports, accessible to the public by
148	placing a link to the reports on the department's website.
149	(5) [Beginning in 2025,] On or before November 1 of each year, in addition to the annual
150	report required by Subsection (1), the department shall provide a written report to the
151	Education Interim Committee [about] on the progress of the One Utah Service
152	Fellowship Program <u>created in Section 9-20-301</u> , including the progress of the Utah
153	Commission on Service and Volunteerism created in Section 9-20-201 on the duties
154	described in Subsection 9-20-301(3)[, by October 1 of each year].
155	Section 3. Section 9-6-201 is amended to read:
156	9-6-201 . Division of Arts and Museums Creation Powers and duties.
157	(1) There is created within the department the Division of Arts and Museums under the
158	administration and general supervision of the executive director or the designee of the
159	executive director.
160	(2) The division shall:
161	(a) advance the interests of arts and museums in the state in all stages of development;
162	(b) promote and encourage the development of arts, museums, and culture in the state;
163	(c) support the efforts of state and local government and nonprofit arts, museums, and
164	cultural organizations to encourage the development of arts, museums, and culture in
165	the state;
166	(d) provide assistance to museums in the state to improve museums' ability to:
167	(i) care for and manage collections;

168	(ii) develop quality educational resources such as exhibitions, collections, and
169	publications;
170	(iii) provide access to collections for research; and
171	(iv) provide other services as needed;
172	(e) assist arts and museum organizations in the state in cultural development as needed;
173	(f) cooperate with federal agencies and locally sponsor federal projects directed to the
174	development of arts, museums, and culture in the state;
175	(g) develop the influence of arts and museums in education and life-long learning;
176	(h) cooperate with the private sector, including businesses, charitable interests,
177	educational interests, manufacturers, agriculturalists, and industrialists in arts,
178	museums, and cultural endeavors;
179	(i) disseminate information related to arts, museums, and culture by utilizing broadcast
180	media and print media;
181	(j) foster, promote, encourage, and facilitate the study, creation, and appreciation of the
182	arts, museums, and culture in the state;
183	(k) foster, promote, encourage, and facilitate, the study, creation, and appreciation of the
184	works of indigenous artists in the state;
185	(l) advise state and local government agencies and employees regarding arts and
186	museums related issues, including arts and museums capital development projects;
187	(m) provide technical advice and information about sources of technical assistance to
188	arts, museums, and cultural organizations in the state;
189	(n) develop, coordinate, and support programs, workshops, seminars, and similar
190	activities that provide training for staff members of arts, museums, and cultural
191	organizations in the state;
192	(o) undertake research to understand the training needs of the arts, museums, and
193	cultural organizations community and assess how those needs can be met;
194	(p) administer grant programs to assist eligible arts, museums, and cultural organizations
195	in the state, including cultural organizations associated with institutions of higher
196	education; and
197	(q) create strategic partnerships to advance the development of arts, museums, and
198	cultural organizations in the state.
199	Section 4. Section 9-6-301 is amended to read:
200	9-6-301 . Utah Arts and Museums Advisory Board.
201	(1) There is created within the division the Utah Arts and Museums Advisory Board.

202 (2)(a) Except as provided in Subsection (2)(b), the arts and museums board shall consist 203 of [nine-] 17 members appointed or reappointed by the governor to four-year terms 204 with the advice and consent of the Senate. 205 (b) The governor shall, at the time of appointment or reappointment, adjust the length of 206 terms to ensure that the terms of arts and museums board members are staggered so 207 that approximately half of the arts and museums board is appointed every two years. 208 (3) The governor shall appoint: 209 (a) [five] seven members who are working artists or administrators, one from each of the 210 following areas: 211 (i) visual arts, [media arts,] architecture, or design; 212 (ii) literature; 213 (iii) music; 214 (iv) folk, traditional, or native arts; [-and] 215 (v) theater[-or]; 216 (vi) dance; and 217 (vii) media arts; 218 (b) [two] six members who are qualified, trained, and experienced museum professionals[219 who each], three of whom have a minimum of five years of continuous paid work 220 experience at a museum; 221 (c) [one member who is] two members who are knowledgeable in or appreciative of the 222 arts or museums; and 223 (d) [one member who has] two members who have expertise in technology, marketing, 224 business, or finance. 225 (4) The governor shall appoint members described in Subsection (3) from the state at large 226 with due consideration for organizational size and geographical representation. 227 (5) When a vacancy occurs in the membership for any reason, the governor shall, within 30 228 days after the date on which the vacancy occurs, appoint a replacement with the advice 229 and consent of the Senate, for the unexpired term. 230 (6) A simple majority of the voting members of the arts and museums board constitutes a 231 quorum for the transaction of business. 232 (7)(a) The arts and museums board members shall elect a chair and a vice chair from among the arts and museums board's members. 233

(b) The chair and the vice chair shall serve a term of two years.

(8) The arts and museums board shall meet at least twice each year.

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(9) A member of the arts and museums board may not receive compensation or benefits for 236 237 the member's service, but may receive per diem and travel expenses in accordance with: 238 (a) Sections 63A-3-106 and 63A-3-107; and 239 (b) rules made by the Division of Finance pursuant to Sections 63A-3-106 and 240 63A-3-107. 241 (10) Except as provided in Subsection (9), a member may not receive any gifts, prizes, or 242 awards of money from division funds during the member's term of office. 243 (11) The division shall provide staff to the arts and museums board. 244 Section 5. Section **9-7-101** is amended to read: 245 **9-7-101** . Definitions. 246 As used in this chapter: 247 (1) "Board" means the State Library Board created in Section 9-7-204. 248 [(2) "Digital library" means the web-accessible digital library of state publications created 249 under Section 9-7-208.] 250 [(3)] (2) "Division" means the State Library Division. 251 [(4)] (3) "Internet policy" means the public library online access policy required in Section 252 9-7-215. 253 [(5) "Legislative staff office" means the Office of Legislative Research and General 254 Counsel. 255 [(6) "Legislative publication" means:] 256 [(a) the Utah Code after the legislative staff office prepares an updated Utah Code 257 database incorporating amendments to the Utah Code; 258 [(b) the Laws of Utah; and] 259 [(c) the Utah Constitution after the legislative staff office incorporates into the Utah

- [(c) the Utah Constitution after the legislative staff office incorporates into the Utah
 Constitution amendments to the Utah Constitution that passed during the preceding
 regular general election.]
- [(7)] (4) "Library board" means the library board of directors appointed locally as authorized by Section 9-7-402 or 9-7-502 and which exercises general policy authority for library services within a city or county of the state, regardless of the title by which the board is known locally.
- [(8) "Physical format" means a transportable medium in which analog or digital information is published, such as print, microform, magnetic disk, or optical disk.]
- [(9)] (5) "Political subdivision" means a county, city, town, school district, public transit district, redevelopment agency, or special improvement or taxing district.

270	[(10)(a) "State agency" means:
271	[(i) the state; or]
272	[(ii) an office, department, division or other agency or instrumentality of the state.]
273	[(b) "State agency" does not include:]
274	[(i) the Office of Legislative Research and General Counsel;]
275	[(ii) a political subdivision; or]
276	[(iii) a state institution of higher education.]
277	[(11) "State institution of higher education" means an institution described in Section
278	53B-2-101 or any other university or college that is established and maintained by the
279	state.]
280	[(12)(a) "State publication" means any information issued or published by a state
281	agency for distribution.]
282	[(b) "State publication" includes a book, compilation, directory, map, fact sheet,
283	newsletter, brochure, bulletin, journal, magazine, pamphlet, periodical, report, video
284	recording, and electronic publication.]
285	[(e) "State publication" does not include public information, as that term is defined in
286	Section 63A-16-601.]
287	Section 6. Section 9-7-201 is amended to read:
288	9-7-201 . State Library Division Creation Purpose.
289	(1) There is created within the department the State Library Division under the
290	administration and general supervision of the executive director or the designee of the
291	executive director.
292	(2) The division shall be under the policy direction of the board.
293	(3)[(a)] The division shall function as the library authority for:
294	[(i)] (a) general library services;
295	[(ii)] (b) mobile library services; and
296	[(iii) providing for permanent public access to state publications; and]
297	[(iv)] (c) other services considered proper for a state library.
298	[(b) The division is responsible for providing access to legislative publications, as
299	provided in this part, that the legislative staff office deposits with the division.]
300	Section 7. Section 9-7-203 is amended to read:
301	9-7-203 . Division duties.
302	Subject to the requirements of this part, the division shall:
303	(1) establish, operate, and maintain[÷]

304	[(a) a state publications collection;]
305	[(b) a digital library of state publications and legislative publications; and]
306	[(e)] _a bibliographic control system;
307	(2) cooperate with:
308	[(a) other state agencies to facilitate public access to government information through
309	electronic networks or other means;]
310	[(b)] (a) other state or national libraries or library agencies; and
311	[(e)] (b) the federal government or agencies in accepting federal aid whether in the form
312	of funds or otherwise;
313	(3) receive bequests, gifts, and endowments of money and deposit the funds with the state
314	treasurer to be placed in the State Library Donation Fund, which funds shall be held for
315	the purpose, if any, specifically directed by the donor; and
316	(4) receive bequests, gifts, and endowments of property to be held, used, or disposed of, as
317	directed by the donor:
318	(a) in accordance with the division's policies for collection development; and
319	(b) with the approval of the Division of Finance.
320	Section 8. Section 9-7-205 is amended to read:
321	9-7-205. Duties of board and director.
322	(1) The board shall:
323	(a) promote, develop, and organize a state library and make provisions for the state
324	library's housing;
325	(b) promote and develop library services throughout the state in cooperation with other
326	state or municipal libraries, schools, or other agencies wherever practical;
327	(c) promote the establishment of district, regional, or multicounty libraries as condition
328	within particular areas of the state may require;
329	(d) supervise the books and materials of the state library and require the keeping of
330	careful and complete records of the condition and affairs of the state library;
331	(e) establish policies for the administration of the division and for the control,
332	distribution, and lending of books and materials to those libraries, institutions,
333	groups, or individuals entitled to them under this chapter;
334	(f) serve as the agency of the state for the administration of state or federal funds that
335	may be appropriated to further library development within the state;
336	(g) aid and provide general advisory assistance in the development of statewide school
337	library service and encourage contractual and cooperative relations between school

338 and public libraries; 339 (h) give assistance, advice, and counsel to all tax-supported libraries within the state and 340 to all communities or persons proposing to establish a tax-supported library and 341 conduct courses and institutes on the approved methods of operation, selection of 342 books, or other activities necessary to the proper administration of a library; 343 (i) furnish or contract for the furnishing of library or information service to state 344 officials, state departments, or any groups that in the opinion of the director warrant 345 the furnishing of those services, particularly through the facilities of traveling 346 libraries to those parts of the state otherwise inadequately supplied by libraries; 347 (j) where sufficient need exists and if the director considers it advisable, establish and 348 maintain special departments in the state library to provide services for the blind, 349 visually impaired, persons with disabilities, and professional, occupational, and other 350 groups; 351 [(k) administer a state publications and legislative publications library program by 352 collecting state publications and legislative publications, providing access to state 353 publications and legislative publications through the digital library, and providing a 354 bibliographic control system; 355 [(1)] (k) require the collection of information and statistics necessary to the work of the 356 state library and the distribution of findings and reports; 357 [(m)] (1) make any report concerning the activities of the state library to the governor as 358 the governor may require; and 359 [(n)] (m) develop standards for public libraries. 360 (2) The director shall, under the policy direction of the board, carry out the responsibilities 361 under Subsection (1). 362 Section 9. Section **9-7-213** is amended to read: 363 **9-7-213** . Rulemaking. 364 The division may make rules in accordance with Title 63G, Chapter 3, Utah 365 Administrative Rulemaking Act, necessary to implement and administer the provisions of this 366 chapter including: 367 (1) standards for submitting state publications to the division under Section 9-7-207; 368 [(2)] (1) the method by which grants are made to individual libraries, but not including 369 appropriations made directly to any other agency or institution; 370 [(3)] (2) standards for the certification of public librarians; and 371 [(4)] (3) standards for the public library online access policy required in Section 9-7-215.

372	Section 10. Section 9-7-219 is enacted to read:
373	9-7-219 . Community Library Enhancement Fund Grant Program.
374	(1) There is created within the division the Community Library Enhancement Fund Grant
375	Program, consisting of grants to be distributed to certified public libraries within the
376	state for:
377	(a) collection development;
378	(b) patron-facing technology;
379	(c) programming;
380	(d) compliance with the Americans with Disabilities Act of 1990, 42 U.S.C. 12101 et
381	seq.; and
382	(e) minor capital projects.
383	(2) The division shall:
384	(a) establish a formula-based grant application process that includes the following data
385	points:
386	(i) service area;
387	(ii) population served;
388	(iii) local operating expenditures;
389	(iv) median household income; and
390	(v) state certification status;
391	(b) assign and distribute funding based on the established criteria described in
392	Subsection (2)(a); and
393	(c) gather metrics to analyze grant effectiveness and impact.
394	Section 11. Section 9-8-210 is enacted to read:
395	9-8-210 . Utah Women's History Initiative Creation Duties.
396	(1) There is created within the society the Utah Women's History Initiative under the
397	administration and supervision of the director or the designee of the director.
398	(2) The Utah Women's History Initiative shall:
399	(a) function as an educational outlet for the society to educate the public on the
400	contribution of women to Utah history;
401	(b) bring attention to the stories of women to deepen understanding and appreciation of
402	women's roles in Utah history;
403	(c) provide support to museums, historical organizations, and other cultural
404	organizations to promote and preserve the history of women in Utah; and
405	(d) stimulate research, study, and activity in the field of women's history.

406	Section 12. Section 9-8a-309 is amended to read:
407	9-8a-309. Ancient human remains on nonfederal lands that are not state lands.
408	(1) If a person knows or has reason to know that the person discovered ancient human
409	remains on nonfederal land that is not state land:
410	(a) the person shall:
411	(i) cease activity in the area of the discovery until activity may be resumed in
412	accordance with Subsection $[(1)(e)]$ $(2)(c)$;
413	(ii) notify a local law enforcement agency in accordance with Section 76-9-704; and
414	(iii) notify the person who owns or controls the nonfederal land, if that person is
415	different than the person who discovers the ancient human remains; and
416	(b) the person who owns or controls the nonfederal land shall:
417	(i) require that activity in the area of the discovery cease until activity may be
418	resumed in accordance with Subsection $[(1)(e)]$ $(2)(c)$; and
419	(ii) make a reasonable effort to protect the discovered ancient human remains before
420	activity may be resumed in accordance with Subsection $[(1)(e)]$ $(2)(c)$.
421	(2)[(e)] (a)[(i)] If the local law enforcement agency believes after being notified under [
422	this] Subsection (1) that a person may have discovered ancient human remains,
423	the local law enforcement agency shall contact the Antiquities Section[7], which
424	<u>shall:</u>
425	[(ii) The Antiquities Section shall:]
426	[(A)] (i) within two business days of the day on which the Antiquities Section is
427	notified by local law enforcement, notify the landowner that the Antiquities
428	Section may excavate and retrieve the human remains with the landowner's
429	permission; and
430	[(B)] (ii) if the landowner gives the landowner's permission, excavate the human
431	remains by no later than:
432	[(1)] (A) five business days from the day on which the Antiquities Section obtains
433	the permission of the landowner under this Subsection $[(1)]$ (2); or
434	[(H)] (B) if extraordinary circumstances exist as provided in Subsection [(1)(d),]
435	(2)(b), within the time period designated by the director not to exceed 30 days
436	from the day on which the Antiquities Section obtains the permission of the
437	landowner under this Subsection $[(1)]$ (2) .
438	[(d)] (b)(i) The [director] officer may grant the Antiquities Section an extension of
439	time for excavation and retrieval of ancient human remains not to exceed 30 days

440	from the day on which the Antiquities Section obtains the permission of the
441	landowner under this Subsection [(1)] (2) , if the [$\frac{director}{director}$] officer determines that
442	extraordinary circumstances exist on the basis of objective criteria such as:
443	(A) the unusual scope of the ancient human remains;
444	(B) the complexity or difficulty of excavation or retrieval of the ancient human
445	remains; or
446	(C) the landowner's concerns related to the excavation or retrieval of the ancient
447	human remains.
448	(ii) If the landowner objects to the time period designated by the [director] officer, the
449	landowner may appeal the decision to the executive director of the department in
450	writing.
451	(iii) If the executive director receives an appeal from the landowner under this
452	Subsection $[(1)(d)]$ (2)(b), the executive director shall:
453	(A) decide on the appeal within two business days; and
454	(B)(I) uphold the decision of the [director] officer; or
455	(II) designate a shorter time period than the [director] officer designated for the
456	excavation and retrieval of the ancient human remains.
457	(iv) An appeal under this Subsection $[(1)(d)]$ (2)(b) may not be the cause for the delay
458	of the excavation and retrieval of the ancient human remains.
459	(v) A decision and appeal under this Subsection $[(1)(d)]$ $(2)(b)$ is exempt from Title
460	63G, Chapter 4, Administrative Procedures Act.
461	[(e)] (c) A person that owns or controls nonfederal land that is not state land may engage
462	in or permit others to engage in activities in the area of the discovery without
463	violating this part or Section 76-9-704 if once notified of the discovery of ancient
464	human remains on the nonfederal land, the person:
465	(i) consents to the Antiquities Section excavating and retrieving the ancient human
466	remains; and
467	(ii) engages in or permits others to engage in activities in the area of the discovery
468	only after:
469	(A) the day on which the Antiquities Section removes the ancient human remains
470	from the nonfederal land; or
471	(B) the time period described in Subsection $[(1)(e)(ii)(B)]$ (2)(a).
472	[(2)] (3) A person that owns or controls nonfederal land that is not state land may not be
473	required to pay any costs incurred by the state associated with the ancient human

474	remains, including costs associated with the costs of the:
475	(a) discovery of ancient human remains;
476	(b) excavation or retrieval of ancient human remains; or
477	(c) determination of ownership or disposition of ancient human remains.
478	[(3)] (4) For nonfederal land that is not state land, nothing in this section limits or prohibits
479	the Antiquities Section and a person who owns or controls the nonfederal land from
480	entering into an agreement addressing the ancient human remains that allows for
481	different terms than those provided in this section.
482	[(4)] (5) The ownership and control of ancient human remains that are the ancient human
483	remains of a Native American shall be determined in accordance with Chapter 9, Part 4
484	Native American Grave Protection and Repatriation Act:
485	(a) if the ancient human remains are in [possession] temporary custody of the state;
486	(b) if the ancient human remains are not known to have been discovered on lands
487	owned, controlled, or held in trust by the federal government; and
488	(c) regardless of when the ancient human remains are discovered.
489	[(5)] (6) This section:
490	(a) does not apply to ancient human remains that are subject to the provisions and
491	procedures of:
492	(i) federal law; or
493	(ii) Part 4, Historic Sites; and
494	(b) does not modify any property rights of a person that owns or controls nonfederal
495	land except as to the ownership of the ancient human remains.
496	[(6)] (7) The office, Antiquities Section, or Division of Indian Affairs may not make rules
497	that impose any requirement on a person who discovers ancient human remains or who
498	owns or controls nonfederal land that is not state land on which ancient human remains
499	are discovered that is not expressly provided for in this section.
500	Section 13. Section 9-9-403 is amended to read:
501	9-9-403. Ownership and disposition of Native American remains.
502	(1) If Native American remains are discovered on nonfederal lands on or after April 30,
503	2007, the ownership or control of the Native American remains shall be determined in
504	the following priority:
505	(a) first, in the lineal descendants of the Native American;
506	(b) second, if the lineal descendants cannot be ascertained, in the Indian tribe that:

(i) has the closest cultural affiliation with the Native American remains; and

507

508	(ii) states a claim for the Native American remains; or
509	(c) third:
510	(i) in the Indian tribe that is recognized as aboriginally occupying the area in which
511	the Native American remains are discovered, if:
512	(A) cultural affiliation of the Native American remains cannot be reasonably
513	ascertained;
514	(B) the land is recognized either by a final judgment of the Indian Claims
515	Commission or through other evidence as the exclusive or joint aboriginal land
516	of some Indian tribe; and
517	(C) that tribe states a claim for the Native American remains; or
518	(ii) in a different tribe if:
519	(A) it can be shown by a preponderance of the evidence that that different tribe
520	has a stronger genetic or cultural relationship with the Native American
521	remains; and
522	(B) that different tribe states a claim for the Native American remains.
523	(2) Subject to Subsection (7), Native American remains discovered on nonfederal lands that
524	are not claimed under Subsection (1) shall be [disposed of] cared for in accordance with
525	rules made by the division:
526	(a) consistent with Chapter 8a, Part 3, Antiquities; and
527	(b) in consultation with Native American groups, representatives of repositories, and the
528	review committee established under Section 9-9-405.
529	(3) The intentional removal or excavation of Native American remains from state lands
530	may be permitted only if:
531	(a) the Native American remains are excavated or removed pursuant to a permit issued
532	under Section 9-8a-305;
533	(b) the Native American remains are excavated or removed after consultation with and
534	written consent of the owner of the state land; and
535	(c) the ownership or right of control of the disposition of the Native American remains is
536	determined as provided in Subsections (1) and (2).
537	(4)(a) A person who knows or has reason to know that the person has discovered Native
538	American remains on state lands after March 17, 1992, shall notify, in writing, the
539	appropriate state agency having primary management authority over the lands as
540	provided in Chapter 8a, Part 3, Antiquities.
541	(b) If the discovery occurs in connection with construction, mining, logging, agriculture,

542	or a related activity, the person shall:
543	(i) cease the activity in the area of the discovery;
544	(ii) make a reasonable effort to protect the Native American remains discovered
545	before resuming the activity; and
546	(iii) provide notice of discovery to the appropriate state agency under Subsection
547	(4)(a).
548	(c) Following notification under Subsections (4)(a) and (b) and upon certification by the
549	head of the appropriate state agency that notification is received, the activity may
550	resume after compliance with Section 76-9-704.
551	(5)(a) Scientific study of Native American remains may be carried out only with
552	approval of the owner of the Native American remains as established in Subsections
553	(1) and (2).
554	(b)(i) If ownership is unknown, study before identifying ownership is restricted to
555	those sufficient to identify ownership.
556	(ii) Study to identify ownership shall be approved only in accordance with rules made
557	by the division in consultation with the review committee.
558	(c) The Native American remains may not be retained longer than 90 days after the date
559	of establishing ownership.
560	(6)(a) Ownership of Native American remains shall be determined in accordance with
561	this Subsection (6) if:
562	(i) there are multiple claims of ownership under Subsection (1) of Native American
563	remains; and
564	(ii) the division cannot clearly determine which claimant is the most appropriate
565	claimant.
566	(b) If the conditions of Subsection (6)(a) are met, the appropriate state agency having
567	primary authority over the lands as provided in Chapter 8a, Part 3, Antiquities, may
568	retain the remains until:
569	(i) the multiple claimants for the Native American remains enter into an agreement
570	concerning the disposition of the Native American remains;
571	(ii) the dispute is resolved through an administrative process:
572	(A) established by rules made by the division in accordance with Title 63G,
573	Chapter 3, Utah Administrative Rulemaking Act; and
574	(B) that is exempt from Title 63G, Chapter 4, Administrative Procedures Act; or
575	(iii) after the administrative process described in Subsection (6)(b)(ii) is complete,

576	the dispute is resolved by a court of competent jurisdiction.
577	(7) The division may not make rules that impose any requirement on a person who
578	discovers Native American remains or owns or controls nonfederal land that is not state
579	land on which Native American remains are discovered that is not expressly provided
580	for in Section 9-8a-309.
581	(8) For purposes of this part, if Native American remains are discovered on nonfederal land
582	that is not state land, the Antiquities Section is considered the state agency having
583	primary authority over the nonfederal land.
584	(9) This part does not modify any property rights of a person that owns or controls
585	nonfederal land except as to the ownership of Native American remains.
586	(10) The state agency with primary authority over state land shall retain temporary custody
587	of the remains until the ownership and control of the ancient human remains is
588	determined in accordance with this part.
589	Section 14. Section 9-9-405 is amended to read:
590	9-9-405 . Review committee.
591	(1) There is created a Native American Remains Review Committee.
592	(2)(a) The review committee shall be composed of seven members as follows:
593	(i) four Tribal members shall be appointed by the director from nominations
594	submitted by the elected officials of Indian Tribal Nations described in Subsection
595	9-9-104.5(2)(b); and
596	(ii) three shall be appointed by the director from nominations submitted by
597	representatives of Utah's repositories.
598	(b) A member appointed under Subsection (2)(a)(i) shall have familiarity and experience
599	with this part.
600	(c)(i) A member appointed under Subsection (2)(a)(i) serves at the will of the
601	director, and if the member represents an Indian Tribal Nation, at the will of that
602	Indian Tribal Nation.
603	(ii) Removal of a member who represents an Indian Tribal Nation requires the joint
604	decision of the director and the Indian Tribal Nation.
605	[(ii)] (iii) A member appointed under Subsection (2)(a)(ii) serves at the will of the
606	director, and if the member represents a repository, at the will of the [Division of
607	State History State Historic Preservation Office.
608	(iv) Removal of a member who represents a repository requires the joint decision of
609	the director and the [Division of State History] State Historic Preservation Office

610 (d) When a vacancy occurs in the membership for any reason, the director shall appoint 611 a replacement in the same manner as the original appointment under Subsection (2)(a). 612 (e) A member may not receive compensation or benefits for the member's service, but 613 may receive per diem and travel expenses in accordance with: 614 (i) Section 63A-3-106; 615 (ii) Section 63A-3-107; and 616 (iii) rules made by the Division of Finance pursuant to Sections 63A-3-106 and 617 63A-3-107. 618 (f) The review committee shall designate one of its members as chair. 619 (3) The review committee shall: 620 (a) monitor the identification process conducted under Section 9-9-403 to ensure a fair 621 and objective consideration and assessment of all available relevant information and 622 evidence; 623 (b) review a finding relating to the following, subject to the rules made by the division 624 under Subsection 9-9-403(6): 625 (i) the identity or cultural affiliation of Native American remains; or 626 (ii) the return of Native American remains; 627 (c) facilitate the resolution of a dispute among Indian Tribal Nations or lineal 628 descendants and state agencies relating to the return of Native American remains, 629 including convening the parties to the dispute if considered desirable; 630 (d) consult with Indian Tribal Nations on matters within the scope of the work of the 631 review committee affecting these Indian Tribal Nations; 632 (e) consult with the division in the development of rules to carry out this part; 633 (f) perform other related functions as the division may assign to the review committee; 634 and 635 (g) make recommendations, if appropriate, regarding care of Native American remains 636 that are to be repatriated. 637 (4) A record or finding made by the review committee relating to the identity of or cultural 638 affiliation of Native American remains and the return of Native American remains may 639 be admissible in any action brought under this part. 640 (5) The appropriate state agency having primary authority over the lands as provided in 641 Chapter 8a, Part 3, Antiquities, shall ensure that the review committee has reasonable 642 access to: 643 (a) Native American remains under review; and

644	(b) associated scientific and historical documents.
645	(6) The division shall provide reasonable administrative and staff support necessary for the
646	deliberations of the review committee.
647	(7) The department shall include in the annual written report described in Section 9-1-208:
648	(a) a description of the progress made, and any barriers encountered, by the review
649	committee in implementing this section during the previous year; and
650	(b) a review of the expenditures made from the Native American Repatriation Restricted
651	Account.
652	Section 15. Section 9-20-301 is amended to read:
653	9-20-301 . One Utah Service Fellowship Program.
654	(1) As used in this section:
655	(a) "Education expense" means:
656	(i) tuition or student fees at an institution of higher education that participates in the
657	federal student assistance programs under the Higher Education Act of 1965, Title
658	IV, 20 U.S.C. Sec. 1070 et seq.;
659	(ii) repayment of a student loan; or
660	(iii) other costs of attending an institution of higher education described in
661	Subsection (1)(a)(i), as determined by the institution of higher education, for a
662	degree or certificate program, including:
663	(A) books;
664	(B) supplies;
665	(C) transportation; and
666	(D) room and board.
667	(b) "Eligible recipient" means an individual who:
668	(i) is a resident of the state;
669	(ii) successfully completes a fellowship under the program created in this section; and
670	(iii) is a citizen of the United States, a United States national, or a lawful permanent
671	resident of the United States.
672	(c) "Federal requirements for the AmeriCorps program" means:
673	(i) relevant provisions of:
674	(A) the National and Community Service Act of 1990, as amended, 42 U.S.C.
675	12501 et seq. and corresponding federal regulations;
676	(B) the Domestic Volunteer Service Act of 1973, as amended, 42 U.S.C. 4950 et
677	seq. and corresponding federal regulations;

678	(C) the Federal Grant and Cooperative Agreement Act, as amended, 31 U.S.C.
679	Secs. 6301 through 6308, and corresponding federal regulations; and
680	(D) AmeriCorps' C.F.R. Chapters XII and XXV; and
681	(ii) any terms and conditions associated with AmeriCorps federal grant funding.
682	(d) "Institution of higher education" means an entity described in Section 53B-2-101.
683	(e) "Participant" means an individual who:
684	(i) is at least 17 years old;
685	(ii) has received a high school diploma or its equivalent; and
686	(iii) the program matches with a qualified partner organization to participate in a
687	program fellowship.
688	(f) "Program" means the One Utah Service Fellowship Program created in Subsection (2).
689	(g) "Qualified partner organization" means a nonprofit organization or government
690	entity that:
691	(i) agrees to supervise a participant for the total number of hours outlined in an
692	agreement with the commission;
693	(ii) except as provided in [Subsection (4)(d)] Subsection (4)(d) or (6), agrees to
694	provide the commission or third-party administrator with a matching [stipend]
695	living allowance amount, as described in Subsection (5); and
696	(iii) provides a valuable service to the community, as determined by the commission
697	or commission rule.
698	(h) "State funds" means funds that are owned, held, or administered by the department to
699	administer the program as described in this section.
700	[(h)] (i) "Supervise" means the act of overseeing the work of an eligible recipient,
701	including some component of in-person interaction.
702	[(i)] (j) "Third-party administrator" means an entity that:
703	(i) enters into an agreement with the department, as described in Subsection [(7)] (8);
704	(ii) is a nonprofit organization or subsidiary or affiliate of an institution of higher
705	education;
706	(iii) has experience managing programs and funds; and
707	(iv) operates under the direction of the commission.
708	$[\frac{1}{2}]$ (k) "Tuition award" means an amount of money to be used for an education expense,
709	as described in Subsection $[(6)]$ (7) .
710	(2) There is created a One Utah Service Fellowship Program to provide meaningful service
711	opportunities to young adults in the state to:

712	(a) prepare young adults for additional educational, training, and career opportunities;
713	(b) address high-priority needs within the state; and
714	(c) provide a [stipend] living allowance to a participant[-and], a tuition award to an
715	eligible recipient, or both, in accordance with this section.
716	(3)(a) Subject to appropriations from the Legislature, the commission shall administer
717	the program as described in this section.
718	(b) Except as otherwise provided in an agreement authorized by Subsection [(7)(b),]
719	(8)(b) the commission:
720	(i) shall create and maintain a list of high-priority policy needs in the state where
721	program service opportunities can provide the most value to the state;
722	(ii) shall receive an application from a potential participant;
723	(iii) shall match a participant to a qualified partner organization for participation in
724	the program;
725	(iv) shall approve a potential qualified partner organization to participate in the
726	program;
727	(v) shall prioritize the placement of participants with qualified partner organizations
728	that address the high-priority policy needs identified under Subsection (3)(b)(i);
729	(vi) shall create and maintain, or contract with a third-party to create and maintain, an
730	online portal that:
731	(A) provides information about the program, including required qualifications for
732	participation, tuition awards, and [stipends] living allowances;
733	(B) lists all service opportunities with qualified partner organizations that are
734	available through the program; and
735	(C) allows a potential participant to apply for placement with a qualified partner
736	organization;
737	(vii) shall determine the metrics of success of the program, including metrics
738	regarding whether an eligible recipient:
739	(A) matriculates at an institution of higher education after completing a One Utah
740	Service Fellowship; and
741	(B) graduates from, or otherwise completes a program at, an institution of higher
742	education;
743	(viii) shall measure the success of the program according to the metrics determined
744	under this Subsection (3);
745	(ix) shall coordinate with institutions of higher education to:

746	(A) connect an eligible recipient with additional educational, training,
747	certification, and apprenticeship opportunities; and
748	(B) explore options to award an eligible recipient with academic credit for the
749	completion of a One Utah Service Fellowship, in addition to the [stipend and
750	living allowance or tuition award;
751	(x) may solicit private donations to supplement the program, including to offset a
752	matching amount required of a qualified partner organization as described in
753	Subsection (4)(d);
754	(xi) shall market and provide outreach for the program; and
755	(xii) shall ensure the program complies with federal requirements for the AmeriCorp.
756	program administered by the commission.
757	(c) The commission may make rules in accordance with Title 63G, Chapter 3, Utah
758	Administrative Rulemaking Act, to implement this section.
759	(4)(a) Before a participant begins providing service through the program, the
760	commission or third-party administrator shall enter into an agreement with the
761	participant that outlines the mutual expectations of the program and the participant.
762	(b) The agreement described in Subsection (4)(a) shall detail the requirements of the
763	participant, including:
764	(i) the total number of hours of service required under the agreement;
765	(ii) the exact [stipend] living allowance amount promised to the participant in
766	consideration of service, as described in Subsection (5);
767	(iii) the exact tuition award amount promised to the participant upon successful
768	completion of a fellowship, as described in Subsection [(6)] (7);
769	(iv) qualifications for and acceptable uses of the tuition award, as described in
770	Subsection $[(6)]$ (7) ; and
771	(v) the circumstances under which the agreement may be amended, including for
772	participant hardship or compelling personal circumstance.
773	(c)(i) Subject to Subsection (4)(c)(ii), before a qualified partner organization accepts
774	service from a participant, the commission or third-party administrator shall enter
775	into an agreement with the qualified partner organization that outlines the mutual
776	expectations of the program and qualified partner organization, including the
777	exact amount of matching funds the qualified partner organization shall provide to
778	the commission or third-party administrator to contribute to a participant's [stipend]
779	living allowance.

780	(ii) A qualified partner organization shall agree to contribute no less than \$5 per hour
781	to a participant's [stipend] living allowance, except as provided in Subsection (4)(d)
782	<u>or (6)</u> .
783	(d) The agreement described in Subsection (4)(c) may include a provision that the
784	program is reducing the qualified partner organization's matching fund requirement
785	due to the receipt of private donations or eligible federal funds, as described in [
786	Subsection $(5)(c)(ii)(B)$] Subsection $(5)(c)(ii)$.
787	(5)(a) The commission may issue, and a participant may receive, a [stipend] living
788	allowance for participating in the program.
789	(b) The commission or third-party administrator shall establish the exact [stipend] living
790	allowance for a participant on a case-by-case basis in an agreement described in
791	Subsection (4)(a) based on:
792	(i) available program funds; and
793	(ii) any matching funds provided by:
794	(A) the qualified partner organization with which the participant is paired;[-or]
795	(B) private donations to the program[-] ; or
796	(C) eligible federal funds.
797	(c)(i) [The] Except as provided in Subsection (5)(c)(v) or (6), the commission or
798	third-party administrator shall contribute no less than \$5 per hour and no more
799	than \$8,500 of the [stipend described in this Subsection (5), up to \$8,500] living
800	allowance for the term of the agreement, from state funds.
801	(ii) The commission or third-party administrator shall supplement the remaining
802	balance of a participant's exact [stipend] living allowance from [non-state] other
803	funds, including:
804	(A) matching funds provided to the commission or third-party administrator by a
805	qualified partner organization;[-or]
806	(B) private donations to the program[-] ; or
807	(C) eligible federal funds.
808	(iii) The commission or third-party administrator shall prioritize a participant's
809	placement with a qualified partner organization based on the amount of matching
810	funds the qualified partner organization proposes to provide to the commission or
811	third-party administrator under Subsection (5)(c)(ii)(A), with preference going to
812	qualified partner organizations that offer to provide a larger [stipend] living
813	allowance.

814	(iv)(A) The living allowance and matching fund amounts shall be established
815	based on the participant's total committed number of hours over the term of the
816	agreement described in Subsection (4).
817	(B) The commission or third-party administrator shall disburse the [stipend] living
818	allowance to a participant in equal installments[, no less frequently than every
819	three months] over the term of the agreement, no less than on a monthly basis.
820	(v) The commission or third-party administrator may contribute less than \$5 per hour
821	of the living allowance from state funds when another source of eligible funding,
822	including funding from federal programs, covers all or part of the living allowance
823	for the term of the agreement.
824	(6)(a) A qualified partner organization that is an institution of higher education, as
825	defined in Section 53B-2-102, may enter into an agreement with a participant for a
826	tuition-only award under the program.
827	(b) The agreement in Subsection (6)(a) shall comply with the requirements described in
828	Subsections (4)(a), (4)(b)(i), and (4)(b)(iii) through (v).
829	(c)(i) The director shall review the participation data collected under Subsection (6)(a)
830	to determine whether the participation data supports continuing the tuition-only
831	award under the program.
832	(ii) If the participation data fails to support a tuition-only award under the program,
833	the director may discontinue the tuition-only award under the program.
834	[(6)] (7)(a) The commission or third-party administrator shall provide or approve the
835	issuance of a tuition award to an eligible recipient, according to the terms of the
836	agreement described in Subsection (4), upon the successful completion of a
837	fellowship.
838	(b) The commission or third-party administrator shall establish the exact tuition award
839	for an eligible recipient on a case-by-case basis in an agreement described in
840	Subsection (4)(a)[-based on:] .
841	[(i)] (c) The commission or third-party shall base the tuition award described in
842	<u>Subsection (7)(b) on federal requirements for the AmeriCorps program, including:</u>
843	[(A)] (i) a maximum tuition award for 1,700 hours of service during [a one-year period]
844	the term of service; and
845	[(B)] (ii) a reduced tuition award for a reduced number of hours of service during [a
846	one-year period] the term of service.
847	[(e)] (d) An eligible recipient may use a tuition award:

848	(i) for an eligible education expense;
849	(ii) over a seven-year period beginning the day on which the eligible recipient
850	receives the tuition award; and
851	(iii) subject to the requirements of Subsection [(6)(d)] (7)(e).
852	[(d)] (e) If the program uses state funds to supplement a tuition award:
853	(i) the commission or third-party administrator shall detail that information in an
854	agreement described in Subsection (4)(a); and
855	(ii) an eligible recipient may only use the state funded portion of the tuition award
856	after the eligible recipient has exhausted any scholarship, education grant, or
857	financial aid.
858	[(7)] (8) The department:
859	(a) shall provide staff support to the commission to implement the program; and
860	(b) may enter into an agreement with one or more third-party administrators to
861	administer and implement the program under the direction of the commission,
862	including by fulfilling one or more of the responsibilities described in Subsection (3).
863	Section 16. Section 9-24-102 is amended to read:
864	9-24-102 . Utah Main Street Program.
865	(1) The Utah Main Street Program is created within the department to provide resources for
866	the revitalization of downtown or commercial district areas of municipalities in the state.
867	(2) To implement the program, the department may:
868	(a) become a member of the National Main Street Center and partner with the center to
869	become the statewide coordinating program for participating municipalities in the
870	state;
871	(b) establish criteria for the designation of one or more local main street programs[
872	administered by a county or municipality in the state];
873	(c) provide training and technical assistance to local governments, businesses, property
874	owners, or other organizations that participate in designated local main street
875	programs;
876	(d) subject to appropriations from the Legislature or other funding, provide financial
877	assistance to designated local main street programs; and
878	(e) under the direction of the executive director, appoint full-time staff.
879	(3) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
880	department may make rules establishing the eligibility and reporting criteria for a
881	downtown area to receive a local main street program designation, including

882	requirements for:
883	(a) local government support of the local main street program; and
884	(b) collecting data to measure economic development impact.
885	(4) The department shall include in the annual written report described in Section 9-1-208
886	a report of the program's operations and details of which municipalities have received:
887	(a) a local main street program designation; and
888	(b) financial support from the program.
889	Section 17. Repealer.
890	This bill repeals:
891	Section 9-7-207, Deposit of state publications and legislative publications.
892	Section 9-7-208, Digital library for permanent public access.
893	Section 18. Effective Date.
894	This bill takes effect on May 7, 2025.