1	AMENDMENTS TO ECONOMIC DEVELOPMENT
2	2015 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Brian E. Shiozawa
5	House Sponsor:
6 7	LONG TITLE
8	General Description:
9	This bill modifies provisions related to the Governor's Office of Economic
10	Development (GOED).
11	Highlighted Provisions:
12	This bill:
13	modifies the definition of "high paying jobs";
14	requires that the executive director of GOED be appointed by the governor, with the
15	consent of the Senate;
16	 modifies provisions related to GOED's administration of tax credit incentives,
17	including the provision of tax-increment financing;
18	 modifies GOED's reporting of the credit incentives; and
19	makes technical changes.
20	Money Appropriated in this Bill:
21	None
22	Other Special Clauses:
23	This bill provides a special effective date.
24	Utah Code Sections Affected:
25	AMENDS:
26	63M-1-202, as renumbered and amended by Laws of Utah 2008, Chapter 382
27	63M-1-2402, as enacted by Laws of Utah 2008, Chapter 372



28	63M-1-2403, as last amended by Laws of Utah 2010, Chapters 104 and 164
29	63M-1-2404, as last amended by Laws of Utah 2013, Chapter 392
30	63M-1-2405, as last amended by Laws of Utah 2013, Chapter 392
31	63M-1-2406, as last amended by Laws of Utah 2014, Chapter 371
32	63M-1-2407, as last amended by Laws of Utah 2013, Chapter 310
33	REPEALS:
34 35	63M-1-2408 , as last amended by Laws of Utah 2010, Chapters 164, 323, and 391
36	Be it enacted by the Legislature of the state of Utah:
37	Section 1. Section 63M-1-202 is amended to read:
88	63M-1-202. Director of office Appointment Removal Compensation.
39	(1) The office shall be administered, [directed, controlled,] organized, and managed by
10	[a] an executive director appointed by the governor, with the consent of the Senate.
11	(2) The <u>executive</u> director serves at the pleasure of the governor.
12	(3) The salary of the <u>executive</u> director shall be established by the governor within the
13	salary range fixed by the Legislature in Title 67, Chapter 22, State Officer Compensation.
14	Section 2. Section 63M-1-2402 is amended to read:
15	63M-1-2402. Findings.
16	[(1) The Legislature finds that:]
1 7	[(a) to foster and develop industry in Utah is a public purpose necessary to assure
18	adequate employment for, and the welfare of, Utah's citizens and the growth of the state's
19	economy;]
50	[(b) Utah loses prospective high paying jobs, new economic growth, and corresponding
51	incremental new state and local revenues to competing states because of a wide variety of
52	competing economic incentives offered by those states; and]
53	[(c) economic development initiatives and interests of state and local economic
54	development officials should be aligned and united in the creation of higher paying jobs that
55	will lift the wage levels of the communities in which those jobs will be created.]
56	[(2)] This part is enacted to:
57	(1) foster and develop industry in the state, to provide additional employment
8	opportunities for Utah's citizens, and to improve the state's economy;

59 [(a)] (2) address the loss of prospective high paying jobs, the loss of new economic growth, and the corresponding loss of incremental new state and local revenues [by providing] 60 61 to competing states caused by economic incentives offered by those states: 62 (3) provide tax credits to attract new commercial projects and new jobs in economic 63 development zones in the state; and 64 [(b)] (4) provide a cooperative and unified working relationship between state and 65 local economic development efforts. 66 Section 3. Section **63M-1-2403** is amended to read: 67 **63M-1-2403.** Definitions. As used in this part: 68 69 (1) "Business entity" means a person that enters into an agreement with the office to 70 initiate a new commercial project in Utah that will qualify the person to receive a tax credit 71 under Section 59-7-614.2 or 59-10-1107. 72 (2) "Community development and renewal agency" [is as] has the same meaning as 73 that term is defined in Section 17C-1-102. 74 (3) "Development zone" means an economic development zone created under Section 63M-1-2404. 75 (4) "High paying jobs" means: 76 77 (a) with respect to a business entity, the aggregate average annual gross wages, not 78 including healthcare or other paid or unpaid benefits, of newly created full-time employment positions in a business entity that [compare favorably against] are at least 110% of the average 79 80 wage of a community in which the employment positions will exist; 81 (b) with respect to a county, the aggregate average annual gross wages, not including 82 healthcare or other paid or unpaid benefits, of newly created full-time employment positions in 83 a new commercial project within the county that [compare favorably against] are at least 110% 84 of the average wage of the county in which the employment positions will exist; or 85 (c) with respect to a city or town, the aggregate average annual gross wages, not including healthcare or other paid or unpaid benefits of newly created full-time employment 86

positions in a new commercial project within the city or town that [compare favorably against] are at least 110% of the average wages of the city or town in which the employment positions

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will exist.

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90	(5) "Local government entity" means a county, city, or town that enters into an
91	agreement with the office to have a new commercial project that:
92	(a) is initiated within the county's, city's, or town's boundaries; and
93	(b) qualifies the county, city, or town to receive a tax credit under Section 59-7-614.2.
94	(6) (a) "New commercial project" means an economic development opportunity that
95	involves new or expanded industrial, manufacturing, distribution, or business services in Utah.
96	(b) "New commercial project" does not include retail business.
97	(7) (a) "New incremental jobs" means <u>full-time</u> employment positions that are <u>filled by</u>
98	an employee working at least 30 hours per week for a period of at least six consecutive months
99	and that are:
100	[(a) not shifted from one jurisdiction in the state to another jurisdiction in the state;
101	and]
102	[(b)] (i) with respect to a business entity, created in addition to the baseline count of
103	employment positions that existed within the business entity before the new commercial
104	project;
105	(ii) with respect to a county, created as a result of a new commercial project with
106	respect to which the county or a community development and renewal agency seeks to claim a
107	tax credit under Section 59-7-614.2; or
108	(iii) with respect to a city or town, created as a result of a new commercial project with
109	respect to which the city, town, or a community development and renewal agency seeks to
110	claim a tax credit under Section 59-7-614.2.
111	(b) "New incremental jobs" does not include jobs that are shifted from one jurisdiction
112	in the state to another jurisdiction in the state.
113	(8) "New state revenues" means:
114	(a) with respect to a business entity:
115	(i) incremental new state sales and use tax revenues that a business entity pays under
116	Title 59, Chapter 12, Sales and Use Tax Act, as a result of a new commercial project in a
117	development zone;
118	(ii) incremental new state tax revenues[, if any,] that a business entity pays as a result
119	of a new commercial project in a development zone under:
120	(A) Title 59, Chapter 7, Corporate Franchise and Income Taxes;

121	(B) Title 59, Chapter 10, Part 1, Determination and Reporting of Tax Liability and
122	Information;
123	(C) Title 59, Chapter 10, Part 2, Trusts and Estates;
124	(D) Title 59, Chapter 10, Part 4, Withholding of Tax; [or] and
125	(E) a combination of Subsections (8)(a)(ii)(A) through (D);
126	(iii) incremental new state tax revenues paid as individual income taxes under Title 59,
127	Chapter 10, Part 1, Determination and Reporting of Tax Liability and Information, by
128	employees of a new or expanded industrial, manufacturing, distribution, or business service
129	within a new commercial project as evidenced by payroll records that indicate the amount of
130	employee income taxes withheld and transmitted to the State Tax Commission by the new or
131	expanded industrial, manufacturing, distribution, or business service within the new
132	commercial project; or
133	(iv) a combination of Subsections (8)(a)(i) through (iii); or
134	(b) with respect to a local government entity:
135	(i) incremental new state sales and use tax revenues that are collected under Title 59,
136	Chapter 12, Sales and Use Tax Act, as a result of a new commercial project in a development
137	zone;
138	(ii) incremental new state tax revenues[, if any,] that are collected as a result of a new
139	commercial project in a development zone under:
140	(A) Title 59, Chapter 7, Corporate Franchise and Income Taxes;
141	(B) Title 59, Chapter 10, Part 1, Determination and Reporting of Tax Liability and
142	Information;
143	(C) Title 59, Chapter 10, Part 2, Trusts and Estates;
144	(D) Title 59, Chapter 10, Part 4, Withholding of Tax; [or] and
145	(E) a combination of Subsections (8)(b)(ii)(A) through (D);
146	(iii) incremental new state tax revenues paid as individual income taxes under Title 59,
147	Chapter 10, Part 1, Determination and Reporting of Tax Liability and Information, by
148	employees of a new or expanded industrial, manufacturing, distribution, or business service
149	within a new commercial project as evidenced by payroll records that indicate the amount of
150	employee income taxes withheld and transmitted to the State Tax Commission by the new or
151	expanded industrial, manufacturing, distribution, or business service within the new

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152	commercial project; or
153	(iv) a combination of Subsections (8)(b)(i) through (iii).
154	[(9) "Office" means the Governor's Office of Economic Development.]
155	[(10)] (9) "Significant capital investment" means an amount of at least \$10,000,000 to
156	purchase [a] capital [asset] or [a] fixed [asset] assets, which may include real property, personal
157	property, and other fixtures related to a new commercial project:
158	[(a) with the primary purpose of the investment to increase a business entity's rate at
159	which it produces goods based on output per unit of labor;]
160	[(b)] (a) that represents an expansion of existing [Utah] operations[; and] in the state;
161	<u>or</u>
162	$[\underline{(c)}]$ (b) that maintains or increases the business entity's existing $[\underline{Utah}]$ work force \underline{in}
163	the state.
164	[(11)] (10) "Tax credit" means an economic development tax credit created by Section
165	59-7-614.2 or 59-10-1107.
166	[(12)] (11) "Tax credit amount" means the amount the office lists as a tax credit on a
167	tax credit certificate for a taxable year.
168	[(13)] (12) "Tax credit certificate" means a certificate issued by the office that:
169	(a) lists the name of the business entity, local government entity, or community
170	development and renewal agency to which the office authorizes a tax credit;
171	(b) lists the business entity's, local government entity's, or community development and
172	renewal agency's taxpayer identification number;
173	(c) lists the amount of tax credit that the office authorizes the business entity, local
174	government entity, or community development and renewal agency for the taxable year; and
175	(d) may include other information as determined by the office.
176	Section 4. Section 63M-1-2404 is amended to read:
177	63M-1-2404. Creation of economic development zones Tax credits
178	Assignment of tax credit.
179	(1) The office, with advice from the board, may create an economic development zone
180	in the state [that satisfies all of] if the following requirements are satisfied:
181	(a) the area is zoned commercial, industrial, manufacturing, business park, research
182	park, or other appropriate business related use in a community-approved master plan;

183	(b) the request to create a development zone has [been forwarded to the office after]
184	first [being] been approved by an appropriate local government entity; and
185	(c) local incentives have been [committed] or will be committed to be provided within
186	the area.
187	(2) (a) [By following the procedures and requirements of] In accordance with Title
188	63G, Chapter 3, Utah Administrative Rulemaking Act, the office shall make rules establishing
189	the [conditions that] requirements for a business entity or local government entity [shall meet]
190	to qualify for a tax credit for a new commercial project in a development zone under this part.
191	(b) The office shall ensure that the [conditions] requirements described in Subsection
192	(2)(a) include the following [requirements]:
193	(i) the new commercial project [must be] is within the development zone;
194	(ii) the new commercial project includes direct investment within the geographic
195	boundaries of the development zone;
196	(iii) the new commercial project brings new incremental jobs to Utah;
197	[(iv) the new commercial project includes significant capital investment, the creation of
198	high paying jobs, or significant purchases from Utah vendors and providers, or any
199	combination of these three economic factors;]
200	(iv) the new commercial project includes the creation of high paying jobs in the state,
201	significant capital investment in the state, or significant purchases from vendors and providers
202	in the state, or a combination of these three economic factors;
203	(v) the new commercial project generates new state revenues; and
204	(vi) [(A)] a business entity [or], a local government entity [qualifying for the tax
205	credit], or a community development and renewal agency to which a local government entity
206	assigns a tax credit under this section meets the requirements of Section 63M-1-2405[; or].
207	[(B) a community development and renewal agency to which a local government entity
208	assigns a tax credit under this section meets the requirements of Section 63M-1-2405.]
209	(3) (a) [Subject to the other provisions of this Subsection (3), the office, with advice
210	from] The office, after consultation with the board, may enter into [an] a written agreement
211	with a business entity or local government entity authorizing a tax credit to the business entity
212	or local government entity if the business entity or local government entity meets the [standards
213	established under Subsection (2) requirements described in this section.

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214 (b) (i) With respect to [one] a new commercial project, the office may authorize a tax 215 credit to a business entity or a local government entity, but not both. 216 (ii) In determining whether to authorize a tax credit with respect to [one] a new 217 commercial project to a business entity or a local government entity, the office shall authorize 218 the tax credit in a manner that the office determines will result in providing the most effective 219 incentive for the new commercial project. 220 (c) (i) [The] Except as provided in Subsection (3)(c)(ii), the office may not authorize or 221 commit to authorize a tax credit [if that tax credit] that exceeds: 222 (A) 50% of the new state revenues from the new commercial project in any given year; 223 or 224 (B) 30% of the new state revenues from the new commercial project over the lesser of 225 the life of a new commercial project or 20 years[, whichever is less]. 226 (ii) [Notwithstanding Subsection (3)(c)(i), the] The office may authorize or commit to authorize a tax credit not exceeding 60% of new state revenues from the new commercial 227 228 project in any given year, if the eligible business entity [creates a significant number of high 229 paying jobs and makes capital expenditures in the state of at least \$1,000,000,000. 230 (d) (i) A local government entity may by resolution assign a tax credit [that] authorized 231 by the office [authorizes to the local government entity] to a community development and 232 renewal agency. 233 (ii) The local government entity shall provide a copy of the resolution described in 234 Subsection (3)(d)(i) to the office. 235 (iii) If a local government entity assigns a tax credit to a community development and 236 renewal agency[: (A)], the written agreement described in [this section] Subsection (3)(a) shall: 237 [(1)] (A) be [among] between the office, the local government entity, and the 238 community development and renewal agency; [and] 239 [(H)] (B) establish[:(Aa)] the obligations of the local government entity and the 240 community development and renewal agency; and 241 [(Bb)] (C) establish the extent to which any of the local government entity's obligations

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(iv) If a local government entity assigns a tax credit to a community development and

are transferred to the community development and renewal agency[;].

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renewal agency:

245	[(B)] (A) the community development and renewal agency shall retain records as
246	described in Subsection (4)(d); and
247	[(C)] (B) a tax credit certificate issued in accordance with Section 63M-1-2406 shall
248	list the community development and renewal agency as the [name of the] named applicant.
249	(4) [Subject to Subsection (3), the] The office shall ensure that the written agreement
250	described in Subsection (3):
251	(a) [details] specifies the requirements that the business entity or local government
252	entity shall meet to qualify for a tax credit under this part;
253	(b) specifies the maximum amount of tax credit that the business entity or local
254	government entity may be authorized for a taxable year and over the life of the new commercial
255	project;
256	(c) establishes the length of time the business entity or local government entity may
257	claim a tax credit;
258	(d) requires the business entity or local government entity to retain records supporting a
259	claim for a tax credit for at least four years after the business entity or local government entity
260	claims a tax credit under this part; and
261	(e) requires the business entity or local government entity to submit to audits for
262	verification of the tax credit claimed.
263	Section 5. Section 63M-1-2405 is amended to read:
264	63M-1-2405. Qualifications for tax credit Procedure.
265	(1) The office shall certify a business entity's or local government entity's eligibility for
266	a tax credit as provided in this [section] part.
267	(2) A business entity or local government entity seeking to receive a tax credit <u>as</u>
268	provided in this part shall provide the office with:
269	(a) an application for a tax credit certificate, including a certification, by an officer of
270	the business entity, of any signature on the application;
271	(b) (i) for a business entity, documentation of the new state revenues from the business
272	entity's new commercial project that were paid during the preceding calendar year; or
273	(ii) for a local government entity, documentation of the new state revenues from the
274	new commercial project within the <u>area of the</u> local government entity that were paid during
275	the preceding calendar year;

(c) known or expected detriments to the state or existing businesses in the state;

- (d) if a local government entity seeks to assign the tax credit to a community development and renewal agency [in accordance with] as described in Section 63M-1-2404, a statement providing the name and taxpayer identification number of the community development and renewal agency to which the local government entity seeks to assign the tax credit;
- (e) (i) with respect to a business entity, a document that expressly directs and authorizes the State Tax Commission to disclose to the office the business entity's returns and other information that would otherwise be subject to confidentiality under Section 59-1-403 or Section 6103, Internal Revenue Code[, to the office];
 - (ii) with respect to a local government entity that seeks to claim the tax credit:
- (A) a document that expressly directs and authorizes the State Tax Commission to disclose to the office the local government entity's returns and other information that would otherwise be subject to confidentiality under Section 59-1-403 or Section 6103, Internal Revenue Code[, to the office]; and
- (B) if the new state revenues collected as a result of a new commercial project are attributable in whole or in part to a new or expanded industrial, manufacturing, distribution, or business service within a new commercial project within the <u>area of the</u> local government <u>entity</u>, a document signed by an authorized representative of the new or expanded industrial, manufacturing, distribution, or business service that:
- (I) expressly directs and authorizes the State Tax Commission to disclose <u>to the office</u> the returns of [that] <u>the</u> new or expanded industrial, manufacturing, distribution, or business service and other information that would otherwise be subject to confidentiality under Section 59-1-403 or Section 6103, Internal Revenue Code[, to the office]; and
- (II) lists the taxpayer identification number of [that] the new or expanded industrial, manufacturing, distribution, or business service; or
- (iii) with respect to a local government entity that seeks to assign the tax credit to a community development and renewal agency:
- (A) a document signed by the members of the governing body of the community development and renewal agency that expressly directs and authorizes the State Tax Commission to disclose to the office the returns of the community development and renewal

agency and other information that would otherwise be subject to confidentiality under Section 59-1-403 or Section 6103, Internal Revenue Code[, to the office]; and

- (B) if the new state revenues collected as a result of a new commercial project are attributable in whole or in part to a new or expanded industrial, manufacturing, distribution, or business service within a new commercial project within the community development and renewal agency, a document signed by an authorized representative of the new or expanded industrial, manufacturing, distribution, or business service that:
- (I) expressly directs and authorizes the State Tax Commission to disclose to the office the returns of [that] the new or expanded industrial, manufacturing, distribution, or business service and other information that would otherwise be subject to confidentiality under Section 59-1-403 or Section 6103, Internal Revenue Code[, to the office]; and
- (II) lists the taxpayer identification number of [that] the new or expanded industrial, manufacturing, distribution, or business service; and
- (f) for a business entity only, documentation that the business entity has satisfied the performance benchmarks outlined in the <u>written</u> agreement described in Subsection 63M-1-2404(3)(a), including:
 - (i) the creation of new incremental jobs that are also high paying jobs;
 - [(ii)] (ii) significant capital investment;
 - (ii) the creation of high paying jobs;

- (iii) significant purchases from Utah vendors and providers; or
- (iv) [any] a combination of [Subsections (2)(f)(i), (ii), and (iii)] these benchmarks.
- (3) (a) The office shall submit the documents described in Subsection (2)(e) to the State Tax Commission.
- (b) Upon receipt of a document described in Subsection (2)(e), the State Tax Commission shall provide the office with the returns and other information requested by the office that the State Tax Commission is directed or authorized to provide to the office in accordance with Subsection (2)(e).
- (4) If, after review of the returns and other information provided by the State Tax Commission, or after review of the ongoing performance of the business entity or local government entity, the office determines that the returns and other information are inadequate to provide a reasonable justification for authorizing or continuing a tax credit, the office shall:

338	(a) (i) deny the tax credit; or
339	(ii) terminate the agreement described in Subsection 63M-1-2404(3)(a) for failure to
340	meet the performance standards established in the agreement; or
341	(b) inform the business entity or local government entity that the returns or other
342	information were inadequate and ask the business entity or local government entity to submit
343	new documentation.
344	(5) If after review of the returns and other information provided by the State Tax
345	Commission, the office determines that the returns and other information provided by the
346	business entity or local government entity provide reasonable justification for authorizing a tax
347	credit, the office shall, based upon the returns and other information:
348	(a) determine the amount of the tax credit to be granted to the business entity, local
349	government entity, or if the local government entity assigns the tax credit [in accordance with]
350	as described in Section 63M-1-2404, to the community development and renewal agency to
351	which the local government entity assigns the tax credit;
352	(b) issue a tax credit certificate to the business entity, local government entity, or if the
353	local government entity assigns the tax credit [in accordance with] as described in Section
354	63M-1-2404, to the community development and renewal agency to which the local
355	government entity assigns the tax credit; and
356	(c) provide a duplicate copy of the tax credit certificate to the State Tax Commission.
357	(6) A business entity, local government entity, or community development and renewal
358	agency may not claim a tax credit unless the business entity, local government entity, or
359	community development and renewal agency has a tax credit certificate issued by the office.
360	(7) (a) A business entity, local government entity, or community development and
361	renewal agency may claim a tax credit in the amount listed on the tax credit certificate on its
362	tax return.
363	(b) A business entity, local government entity, or community development and renewal
364	agency that claims a tax credit under this section shall retain the tax credit certificate in
365	accordance with Section 59-7-614.2 or 59-10-1107.
366	Section 6. Section 63M-1-2406 is amended to read:
367	63M-1-2406. Reports Posting monthly and annual reports Audit and study of

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tax credits.

369	(1) The office shall include the following information in the annual written report
370	described in Section 63M-1-206:
371	(a) the office's success in attracting new commercial projects to development zones
372	under this part and the corresponding increase in new incremental jobs;
373	(b) how many new incremental jobs and high paying jobs are employees of a company
374	that received tax credits under this part, including the number of employees who work for a
375	third-party rather than directly for a company, receiving the tax credits under this part;
376	[(b)] (c) the estimated amount of tax credit commitments made by the office and the
377	period of time over which tax credits will be paid;
378	[(c)] (d) the economic impact on the state [related to generating] from new state
379	revenues and [providing] the provision of tax credits under this part;
380	[(d)] (e) the estimated costs and economic benefits of the tax credit commitments [that]
381	made by the office [made];
382	[(e)] (f) the actual costs and economic benefits of the tax credit commitments [that]
383	made by the office [made]; and
384	$[\underline{(f)}]$ $\underline{(g)}$ tax credit commitments $[\underline{(f)}]$ $\underline{(g)}$ the office $[\underline{(f)}]$, with the associated
385	calculation.
386	(2) [The] Each month, the office shall [monthly] post on its website and on a state
387	website:
388	(a) the new tax credit commitments [that] made by the office [made] during the
389	previous month; and
390	(b) the estimated costs and economic benefits of those tax credit commitments.
391	(3) (a) On or before November 1, 2014, and every [five] three years after November 1,
392	2014, the office shall:
393	(i) conduct an audit of the tax credits allowed under Section 63M-1-2405;
394	(ii) study the tax credits allowed under Section 63M-1-2405; and
395	(iii) make recommendations concerning whether the tax credits should be continued,
396	modified, or repealed.
397	(b) [An] The audit [under Subsection (3)(a)(i)] shall include an evaluation of:
398	(i) the cost of the tax credits;
399	(ii) the purposes and effectiveness of the tax credits; [and]

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400	(iii) the extent to which the state benefits from the tax credits[-]; and
401	(iv) the state's return on investment under this part measured by new state revenues,
402	compared with the costs of tax credits provided and GOED's expenses in administering this
403	part.
404	Section 7. Section 63M-1-2407 is amended to read:
405	63M-1-2407. Reports of new state revenues, partial rebates, and tax credits.
406	(1) Before [December] October 1 of each year, the office shall submit a report to the
407	Governor's Office of Management and Budget, the Office of Legislative Fiscal Analyst, and the
408	Division of Finance identifying:
409	(a) (i) the total estimated amount of new state revenues created from new commercial
410	projects in [the] development zones; [and]
411	(ii) the estimated amount of new state revenues from new commercial projects in [the]
412	development zones that will be generated from:
413	(A) sales tax;
414	(B) income tax; and
415	(C) corporate franchise and income tax;
416	(b) (i) the total estimated amount of partial rebates as defined in Section 63M-1-2408
417	that the office projects will be required to be paid in the next fiscal year; and
418	(ii) the estimated amount of partial rebates as defined in Section 63M-1-2408 that are
419	attributable to:
420	(A) sales tax;
421	(B) income tax; and
422	(C) corporate franchise and income tax; and
423	(iii) the minimum number of new incremental jobs and high paying jobs that will be
424	created before any tax credit is awarded; and
425	(c) the total estimated amount of tax credits that the office projects that business
426	entities, local government entities, or community development and renewal agencies will
427	qualify to claim under this part.
428	(2) By the first business day of each month, the office shall submit a report to the
429	Governor's Office of Management and Budget, the Office of Legislative Fiscal Analyst, and the
430	Division of Finance identifying:

431	(a) each new agreement entered into by the office since the last report;
432	(b) the estimated amount of new state revenues that will be generated under each
433	agreement; [and]
134	(c) the estimated maximum amount of tax credits that a business entity, local
435	government entity, or community development and renewal agency could qualify for under
436	each agreement[-]; and
437	(d) the minimum number of new incremental jobs and high paying jobs that will be
438	created before any tax credit is awarded.
139	(3) At the reasonable request of the Governor's Office of Management and Budget, the
440	Office of Legislative Fiscal Analyst, or the Division of Finance, the office shall provide
441	additional information about the tax credit, new incremental jobs and high paying jobs, costs,
142	and economic benefits related to this part, if the information is part of a public record as
143	defined in Section 63G-2-103.
144	Section 8. Repealer.
145	This bill repeals:
146	Section 63M-1-2408, Transition clause Renegotiation of agreements Payment
147	of partial rebates.
148	Section 9. Effective date.
149	This bill takes effect on September 1, 2015.

Legislative Review Note as of 2-9-15 4:51 PM

Office of Legislative Research and General Counsel