	OFFICE OF ECONOMIC DEVELOPMENT AMENDMENTS	
	2018 GENERAL SESSION	
	STATE OF UTAH	
	Chief Sponsor: Carl R. Albrecht	
	Senate Sponsor: Ralph Okerlund	
	LONG TITLE	
	General Description:	
	This bill modifies provisions related to the Governor's Office of Economic	
	Development (GOED) and the Department of Workforce Services (DWS).	
Highlighted Provisions:		
This bill:		
	 moves and renumbers provisions related to private activity bonds from GOED to 	
	DWS;	
	 repeals provisions related to the State Advisory Council on Science and 	
	Technology, the Utah Broadband Outreach Center, the Technology	
	Commercialization and Innovation Program, and the Health System Reform Act;	
	 modifies GOED's duties regarding certain targeted industries; 	
	 modifies GOED's duties regarding broadband economic development and mapping; 	
	and	
	 makes technical changes. 	
Money Appropriated in this Bill:		
None		
	Other Special Clauses:	
	This bill provides a special effective date.	
Utah Code Sections Affected:		
	AMENDS:	
	63I-1-263, as last amended by Laws of Utah 2017, Chapters 23, 47, 95, 166, 205, 469,	
	and 470	

30	63N-3-111, as renumbered and amended by Laws of Utah 2015, Chapter 283
31	ENACTS:
32	63N-3-501, Utah Code Annotated 1953
33	RENUMBERS AND AMENDS:
34	35A-8-2101 , (Renumbered from 63N-5-101, as renumbered and amended by Laws of
35	Utah 2015, Chapter 283)
36	35A-8-2102 , (Renumbered from 63N-5-102, as renumbered and amended by Laws of
37	Utah 2015, Chapter 283)
38	35A-8-2103 , (Renumbered from 63N-5-103, as renumbered and amended by Laws of
39	Utah 2015, Chapter 283)
40	35A-8-2104, (Renumbered from 63N-5-104, as renumbered and amended by Laws of
41	Utah 2015, Chapter 283)
42	35A-8-2105, (Renumbered from 63N-5-105, as renumbered and amended by Laws of
43	Utah 2015, Chapter 283)
44	35A-8-2106, (Renumbered from 63N-5-106, as renumbered and amended by Laws of
45	Utah 2015, Chapter 283)
46	35A-8-2107 , (Renumbered from 63N-5-107, as renumbered and amended by Laws of
47	Utah 2015, Chapter 283)
48	35A-8-2108 , (Renumbered from 63N-5-108, as renumbered and amended by Laws of
49	Utah 2015, Chapter 283)
50	35A-8-2109 , (Renumbered from 63N-5-109, as renumbered and amended by Laws of
51	Utah 2015, Chapter 283)
52	35A-8-2110, (Renumbered from 63N-5-110, as enacted by Laws of Utah 2015, Chapter
53	283)
54	REPEALS:
55	63N-2-412, as renumbered and amended by Laws of Utah 2015, Chapter 283
56	63N-11-101, as renumbered and amended by Laws of Utah 2015, Chapter 283
57	63N-11-102, as renumbered and amended by Laws of Utah 2015, Chapter 283

58	63N-11-103, as renumbered and amended by Laws of Utah 2015, Chapter 283
59	63N-11-104, as last amended by Laws of Utah 2017, Chapter 292
60	63N-11-105, as renumbered and amended by Laws of Utah 2015, Chapter 283
61	63N-11-106, as last amended by Laws of Utah 2017, Chapter 18
62	63N-12-101, as renumbered and amended by Laws of Utah 2015, Chapter 283
63	63N-12-102, as renumbered and amended by Laws of Utah 2015, Chapter 283
64	63N-12-103, as renumbered and amended by Laws of Utah 2015, Chapter 283
65	63N-12-104, as renumbered and amended by Laws of Utah 2015, Chapter 283
66	63N-12-105, as renumbered and amended by Laws of Utah 2015, Chapter 283
67	63N-12-106, as renumbered and amended by Laws of Utah 2015, Chapter 283
68	63N-12-107, as renumbered and amended by Laws of Utah 2015, Chapter 283
69	63N-12-108, as renumbered and amended by Laws of Utah 2015, Chapter 283
70	63N-12-301, as enacted by Laws of Utah 2015, Chapter 278
71	63N-12-302, as enacted by Laws of Utah 2015, Chapter 278
72	63N-12-303, as enacted by Laws of Utah 2015, Chapter 278
73	63N-12-304, as enacted by Laws of Utah 2015, Chapter 278
74	63N-12-305, as enacted by Laws of Utah 2015, Chapter 278
75	
76	Be it enacted by the Legislature of the state of Utah:
77	Part 21. Private Activity Bonds
78	Section 1. Section 35A-8-2101 , which is renumbered from Section 63N-5-101 is
79	renumbered and amended to read:
80	[63N-5-101]. <u>35A-8-2101.</u> Title Purpose.
81	(1) This [chapter] part is known as "Private Activity Bonds."
82	(2) [It is the intent of the Legislature to establish] This part establishes procedures to
83	[most] effectively and equitably allocate this state's private activity bond volume cap
84	authorized by the Internal Revenue Code of 1986 in order to maximize the social and economic
85	benefits to this state.

86	Section 2. Section 35A-8-2102 , which is renumbered from Section 63N-5-102 is
87	renumbered and amended to read:
88	[63N-5-102]. <u>35A-8-2102.</u> Definitions.
89	As used in this part:
90	(1) "Allocated volume cap" means a volume cap for which:
91	(a) a certificate of allocation is in effect; or [for which]
92	(b) bonds have been issued.
93	(2) "Allotment accounts" means the various accounts created in Section [$63N-5-106$]
94	<u>35A-8-2106</u> .
95	(3) "Board of review" means the Private Activity Bond Review Board created in
96	Section [63N-5-103] <u>35A-8-2103</u> .
97	(4) "Bond" means any obligation for which an allocation of volume cap is required by
98	the code.
99	(5) "Code" means the Internal Revenue Code of 1986, as amended, and any related
100	Internal Revenue Service regulations.
101	(6) "Form 8038" means the Department of the Treasury tax form 8038 (OMB No.
102	1545-0720) or any other federal tax form or other method of reporting required by the
103	Department of the Treasury under Section 149(e) of the code.
104	(7) "Issuing authority" means:
105	(a) any county, city, or town in the state;
106	(b) any not-for-profit corporation or joint agency, or other entity acting on behalf of
107	one or more counties, cities, towns, or any combination of these;
108	(c) the state; or
109	(d) any other entity authorized to issue bonds under state law.
110	(8) "State" means the state of Utah and any of its agencies, institutions, and divisions
111	authorized to issue bonds or certificates under state law.
112	(9) "Volume cap" means the private activity bond volume cap for the state as computed
113	under Section 146 of the code.

114	(10) "Year" means each calendar year.
115	Section 3. Section 35A-8-2103 , which is renumbered from Section 63N-5-103 is
116	renumbered and amended to read:
117	[63N-5-103]. <u>35A-8-2103.</u> Private Activity Bond Review Board.
118	(1) There is created within the [office] department the Private Activity Bond Review
119	Board, composed of the following 11 members:
120	(a) (i) the executive director of the [office] department or the executive director's
121	designee;
122	[(ii) an employee of the office designated by the executive director;]
123	(ii) the executive director of the Governor's Office of Economic Development or the
124	executive director's designee;
125	(iii) the state treasurer or the state treasurer's designee;
126	(iv) the chair of the Board of Regents or the chair's designee; and
127	(v) the chair of the Utah Housing Corporation or the chair's designee; and
128	(b) six local government members who are:
129	(i) three elected or appointed county officials, nominated by the Utah Association of
130	Counties and appointed by the governor with the consent of the Senate; and
131	(ii) three elected or appointed municipal officials, nominated by the Utah League of
132	Cities and Towns and appointed by the governor with the consent of the Senate.
133	(2) (a) Except as required by Subsection (2)(b), the terms of office for the local
134	government members of the board of review shall be four-year terms.
135	(b) Notwithstanding the requirements of Subsection (2)(a), the governor shall, at the
136	time of appointment or reappointment, adjust the length of terms to ensure that the terms of
137	board of review members are staggered so that approximately half of the board of review is
138	appointed every two years.
139	(c) Members may be reappointed only once.
140	(3) (a) If a local government member ceases to be an elected or appointed official of
141	the city or county the member is appointed to represent, that membership on the board of

142	review terminates immediately and there shall be a vacancy in the membership.	
143	(b) When a vacancy occurs in the membership for any reason, the replacement shall be	
144	appointed within 30 days in the manner of the regular appointment for the unexpired term[, and	
145	until his successor is appointed and qualified].	
146	(4) (a) The chair of the board of review is the executive director of the $[office]$	
147	department or the executive director's designee.	
148	(b) The chair is nonvoting except in the case of a tie vote.	
149	(5) Six members of the board of review constitute a quorum.	
150	(6) Formal action by the board of review requires a majority vote of a quorum.	
151	(7) A member may not receive compensation or benefits for the member's service, but	
152	may receive per diem and travel expenses in accordance with:	
153	(a) Section 63A-3-106;	
154	(b) Section 63A-3-107; and	
155	(c) rules made by the Division of Finance under Sections 63A-3-106 and 63A-3-107.	
156	(8) The chair of the board of review serves as the state official designated under state	
157	law to make certifications required to be made under Section 146 of the code including the	
158	certification required by Section 149(e)(2)(F) of the code.	
159	Section 4. Section 35A-8-2104 , which is renumbered from Section 63N-5-104 is	
160	renumbered and amended to read:	
161	[63N-5-104]. <u>35A-8-2104.</u> Powers, functions, and duties of the board of	
162	review.	
163	The board of review shall:	
164	(1) make, subject to the limitations of the code, allocations of volume cap to issuing	
165	authorities;	
166	(2) determine the amount of volume cap to be allocated with respect to approved	
167	applications;	
168	(3) maintain a record of all applications filed by issuing authorities under Section	
169	[63N-5-105] 35A-8-2105 and all certificates of allocation issued under Section [63N-5-107]	

170	<u>35A-8-2107;</u>
171	(4) maintain a record of all bonds issued by issuing authorities during each year;
172	(5) determine the amount of volume cap to be treated as a carryforward under Section
173	146(f) of the code and allocate this carryforward to one or more qualified carryforward
174	purposes;
175	(6) make available upon reasonable request a certified copy of all or any part of the
176	records maintained by the board of review under this part or a summary of them, including
177	information relating to the volume cap for each year and any amounts available for allocation
178	under this part;
179	(7) [promulgate] make rules for the allocation of volume cap under this part; and
180	(8) charge reasonable fees for the performance of duties prescribed by this part,
181	including application, filing, and processing fees.
182	Section 5. Section 35A-8-2105 , which is renumbered from Section 63N-5-105 is
183	renumbered and amended to read:
184	[63N-5-105]. <u>35A-8-2105.</u> Allocation of volume cap.
185	(1) (a) Subject to Subsection (1)(b), the volume cap for each year shall be distributed
186	by the board of review to the [various] allotment accounts as [set forth] described in Section
187	[63N-5-106] <u>35A-8-2106</u> .
188	(b) The board of review may distribute up to 50% of each increase in the volume cap
189	for use in development that occurs in quality growth areas, depending upon the board's analysis
190	of the relative need for additional volume cap between development in quality growth areas
191	
191	and the allotment accounts under Section [$63N-5-106$] $35A-8-2106$.
191	 and the allotment accounts under Section [63N-5-106] <u>35A-8-2106</u>. (2) To obtain an allocation of the volume cap, issuing authorities shall submit to the
192	(2) To obtain an allocation of the volume cap, issuing authorities shall submit to the
192 193	(2) To obtain an allocation of the volume cap, issuing authorities shall submit to the board of review an application containing information required by the procedures and
192 193 194	(2) To obtain an allocation of the volume cap, issuing authorities shall submit to the board of review an application containing information required by the procedures and processes of the board of review.
192 193 194 195	 (2) To obtain an allocation of the volume cap, issuing authorities shall submit to the board of review an application containing information required by the procedures and processes of the board of review. (3) (a) The board of review shall establish criteria for making allocations of volume

198	following:
199	(i) the principal amount of the bonds proposed to be issued;
200	(ii) the nature and the location of the project or the type of program;
201	(iii) the likelihood that the bonds will be sold and the timeframe of bond issuance;
202	(iv) whether the project or program could obtain adequate financing without an
203	allocation of volume cap;
204	(v) the degree to which an allocation of volume cap is required for the project or
205	program to proceed or continue;
206	(vi) the social, health, economic, and educational effects of the project or program on
207	the local community and state as a whole;
208	(vii) the anticipated economic development created or retained within the local
209	community and the state as a whole;
210	(viii) the anticipated number of jobs, both temporary and permanent, created or
211	retained within the local community and the state as a whole;
212	(ix) if the project is a residential rental project, the degree to which the residential
213	rental project:
214	(A) targets lower income populations; and
215	(B) is accessible housing; and
216	(x) whether the project meets the principles of quality growth recommended by the
217	Quality Growth Commission created [under] in Section 11-38-201.
218	(4) The board of review shall <u>provide</u> evidence <u>of</u> an allocation of volume cap by
219	issuing a certificate in accordance with Section [63N-5-107] 35A-8-2107.
220	(5) (a) From January 1 to June 30 of each year, the board of review shall set aside at
221	least 50% of the Small Issue Bond Account that may only be allocated [only] to manufacturing
222	projects.
223	(b) From July 1 to August 15 of each year, the board of review shall set aside at least
224	50% of the Pool Account that may <u>only</u> be allocated [only] to manufacturing projects.
225	Section 6. Section 35A-8-2106 , which is renumbered from Section 63N-5-106 is

226	renumbered and amended to 1	read:
227	[63N-5-106].	<u>35A-8-2106.</u> Allotment accounts.
228	(1) There are created	the following allotment accounts:
229	(a) the Single Family	Housing Account, for which eligible issuing authorities are those
230	authorized under the code and	d state statute to issue qualified mortgage bonds under Section 143
231	of the code;	
232	(b) the Student Loan	Account, for which eligible issuing authorities are those
233	authorized under the code and	d state statute to issue qualified student loan bonds under Section
234	144(b) of the code;	
235	(c) the Small Issue Bo	ond Account, for which eligible issuing authorities are those
236	authorized under the code and	l state statute to issue:
237	(i) qualified small issue	ue bonds under Section 144(a) of the code;
238	(ii) qualified exempt	facility bonds for qualified residential rental projects under
239	Section 142(d) of the code; or	ſ
240	(iii) qualified redevel	opment bonds under Section 144(c) of the code;
241	(d) the Exempt Facili	ties Account, for which eligible issuing authorities are those
242	authorized under the code and	l state statute to issue any bonds requiring an allocation of volume
243	cap other than for purposes de	escribed in Subsections (1)(a), (b), or (c);
244	(e) the Pool Account,	for which eligible issuing authorities are those authorized under
245	the code and state statute to is	sue any bonds requiring an allocation of volume cap; and
246	(f) the Carryforward	Account, for which eligible issuing authorities are those with
247	projects or programs qualifying	ng under Section 146(f) of the code.
248	(2) (a) The volume ca	up shall be distributed to the [various] allotment accounts on
249	January 1 of each year on the	following basis:
250	(i) 42% to the Single	Family Housing Account;
251	(ii) 33% to the Studer	nt Loan Account;
252	(iii) 1% to the Exemp	t Facilities Account; and
253	(iv) 24% to the Small	Issue Bond Account.

H.B. 23

(b) From July 1 to September 30 of each year, the board of review may transfer any
unallocated volume cap from the Exempt Facilities Account or the Small Issue Bond Account
to the Pool Account.

(c) [The board of review, upon] <u>Upon</u> written notification by the issuing authorities
eligible for volume cap allocation from the Single Family Housing Account or the Student
Loan Account that all or a portion of volume cap distributed into that allotment account will
not be used, <u>the board of review</u> may transfer the unused volume cap between the Single
Family Housing Account and the Student Loan Account.

262 (d) From October 1 to the third Friday of December of each year, the board of review263 shall transfer all unallocated volume cap into the Pool Account.

(e) On the third Saturday of December <u>of each year</u>, the board of review shall transfer
uncollected volume cap, or allocated volume cap for which bonds have not been issued prior to
the third Saturday of December, into the Carryforward Account.

(f) If the authority to issue bonds designated in any allotment account is rescinded by
amendment to the code, the board of review may transfer any unallocated volume cap from that
allotment account to any other allotment account.

Section 7. Section 35A-8-2107, which is renumbered from Section 63N-5-107 is
renumbered and amended to read:

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[63N-5-107]. <u>35A-8-2107.</u> Certificates of allocation.

(1) (a) After an allocation of volume cap for a project or program is approved by the
board of review, the board <u>of review</u> shall issue a numbered certificate of allocation stating the
amount of the allocation, the allotment account for which the allocation is being made, and the
expiration date of the allocation.

(b) The certificates of allocation shall be mailed to the issuing authority within 10working days of the date of approval.

- (c) [No bonds] Bonds are not entitled to any allocation of the volume cap unless the
 issuing authority received a certificate of allocation with respect to the bonds.
- 281 (d) (i) Certificates of allocation shall remain in effect for a period of 90 days from the

H.B. 23

282 date of approval.

283 (ii) If bonds for which a certificate has been approved are not issued within the 90-day 284 period, the certificate of allocation is void and volume cap shall be returned to the applicable 285 allotment account for reallocation by the board of review.

(2) (a) An issuing authority receiving an allocation of volume cap from the 286 287 Carryforward Account shall receive a certificate of allocation similar to the certificates of 288 allocation described in Subsection (1) from the board of review stating the amount of allocation 289 from the Carryforward Account that has been allocated to the issuing authority and the 290 expiration of the allocation.

291 (b) (i) If in the judgment of the board of review an issuing authority or a person or entity responsible for a project or program receiving an allocation from the Carryforward 292 293 Account does not proceed with diligence in providing for the issuance of the bonds with 294 respect to the project or program, and because of the lack of diligence the volume cap cannot 295 be used, the board of review may exclude from [its] the board of review's consideration for a 296 given period of time, determined by the board of review, an application of the issuing authority, 297 person, or entity.

298 (ii) The board of review may, at any time, review and modify [its] the board of review's decisions relating to [this exclusion] the exclusion described in this Subsection (2)(b). 299

300 Section 8. Section 35A-8-2108, which is renumbered from Section 63N-5-108 is 301 renumbered and amended to read:

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[63N-5-108]. 35A-8-2108. Issuing authorities -- Limitations -- Duties.

303 (1) (a) [Any] Notwithstanding any law to the contrary [notwithstanding], an issuing 304 authority issuing bonds without a certificate of allocation issued under Section [63N-5-107] 305 35A-8-2107, or an issuing authority issuing bonds after the expiration of a certificate of 306 allocation, is not entitled to an allocation of the volume cap for those bonds.

307 (b) An issuing authority issuing bonds in excess of the amount set forth in the related certificate of allocation is not entitled to an allocation of the volume cap for the excess. 308 309

(2) Each issuing authority shall:

310	(a) advise the board of review, within 15 days after the issuance of bonds, of the
311	principal amount of bonds issued under each certificate of allocation by delivering to the board
312	of review a copy of the Form 8038 that was delivered or shall be delivered to the Internal
313	Revenue Service in connection with the bonds, or, if no Form 8038 is required to be delivered
314	to the Internal Revenue Service, a completed copy of a Form 8038 prepared for the board of
315	review with respect to the bonds; and
316	(b) if all or a stated portion of the bonds for which a certificate of allocation was
317	received will not be issued, advise the board of review in writing, within 15 days of the earlier
318	of:
319	(i) the final decision not to issue all or a stated portion of the bonds; or
320	(ii) the expiration of the certificate of allocation.
321	(3) Failure by an issuing authority to notify the board of review under Subsection (2),
322	including failure to timely deliver a Form 8038, may, in the sole discretion of the board of
323	review, result in the [issuing authority being denied] board of review denying further
324	consideration of applications from the issuing authority.
325	Section 9. Section 35A-8-2109 , which is renumbered from Section 63N-5-109 is
326	renumbered and amended to read:
327	[63N-5-109]. <u>35A-8-2109.</u> Procedures Adjudicative proceedings.
328	The board of review shall comply with the procedures and requirements of Title 63G,
329	Chapter 4, Administrative Procedures Act, in [its] the board of review's adjudicative
330	proceedings.
331	Section 10. Section 35A-8-2110 , which is renumbered from Section 63N-5-110 is
332	renumbered and amended to read:
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	[63N-5-110]. <u>35A-8-2110.</u> Duties of the department.
334	[63N-5-110].35A-8-2110. Duties of the department.(1) The [office] department is recognized as an issuing authority as defined in Section
334 335	
	(1) The [office] department is recognized as an issuing authority as defined in Section
335	(1) The [office] <u>department</u> is recognized as an issuing authority as defined in Section [63N-5-102] <u>35A-8-2102</u> , entitled to issue bonds from the Small Issue Bond Account created

338	Revenue Code.
339	(2) To promote and encourage the issuance of bonds from the Small Issue Bond
340	Account for manufacturing projects, the [office] department may:
341	(a) develop campaigns and materials that inform qualified small manufacturing
342	businesses about the existence of the program and the application process;
343	(b) assist small businesses in applying for and qualifying for these bonds; and
344	(c) develop strategies to lower the cost to small businesses of applying for and
345	qualifying for these bonds, including making arrangements with financial advisors,
346	underwriters, bond counsel, and other professionals involved in the issuance process to provide
347	[their] services at a reduced rate when the [division] department can provide [them] such
348	service providers with a high volume of applicants or issues.
349	Section 11. Section 63I-1-263 is amended to read:
350	63I-1-263. Repeal dates, Titles 63A to 63N.
351	(1) Subsection $63A-5-104(4)(h)$ is repealed on July 1, 2024.
352	(2) Section 63A-5-603, State Facility Energy Efficiency Fund, is repealed July 1, 2023.
353	(3) Title 63C, Chapter 4a, Constitutional and Federalism Defense Act, is repealed July
354	1, 2018.
355	(4) Title 63C, Chapter 4b, Commission for the Stewardship of Public Lands, is
356	repealed November 30, 2019.
357	(5) Title 63C, Chapter 16, Prison Development Commission Act, is repealed July 1,
358	2020.
359	(6) Title 63C, Chapter 17, Point of the Mountain Development Commission Act, is
360	repealed July 1, 2021.
361	(7) Title 63C, Chapter 18, Mental Health Crisis Line Commission, is repealed July 1,
362	2018.
363	(8) Title 63G, Chapter 21, Agreements to Provide State Services, is repealed July 1,
364	2023.
365	(9) Title 63H, Chapter 4, Heber Valley Historic Railroad Authority, is repealed July 1,

- 13 -

366	2020.
367	(10) Title 63H, Chapter 8, Utah Housing Corporation Act, is repealed July 1, 2026.
368	(11) On July 1, 2025:
369	(a) in Subsection 17-27a-404(3)(c)(ii), the language that states "the Resource
370	Development Coordinating Committee," is repealed;
371	(b) Subsection 23-14-21(2)(c) is amended to read "(c) provide notification of proposed
372	sites for the transplant of species to local government officials having jurisdiction over areas
373	that may be affected by a transplant.";
374	(c) in Subsection 23-14-21(3), the language that states "and the Resource Development
375	Coordinating Committee" is repealed;
376	(d) in Subsection 23-21-2.3(1), the language that states "the Resource Development
377	Coordinating Committee created in Section 63J-4-501 and" is repealed;
378	(e) in Subsection 23-21-2.3(2), the language that states "the Resource Development
379	Coordinating Committee and" is repealed;
380	(f) Subsection $63J-4-102(1)$ is repealed and the remaining subsections are renumbered
381	accordingly;
382	(g) Subsections 63J-4-401(5)(a) and (c) are repealed;
383	(h) Subsection $63J-4-401(5)(b)$ is renumbered to Subsection $63J-4-401(5)(a)$ and the
384	word "and" is inserted immediately after the semicolon;
385	(i) Subsection 63J-4-401(5)(d) is renumbered to Subsection 63J-4-401(5)(b);
386	(j) Sections 63J-4-501, 63J-4-502, 63J-4-503, 63J-4-504, and 63J-4-505 are repealed;
387	and
388	(k) Subsection $63J-4-603(1)(e)(iv)$ is repealed and the remaining subsections are
389	renumbered accordingly.
390	(12) (a) Subsection $63J-1-602.4(15)$ is repealed July 1, 2022.
391	(b) When repealing Subsection 63J-1-602.4(15), the Office of Legislative Research and
392	General Counsel shall, in addition to the office's authority under Subsection 36-12-12(3), make
393	necessary changes to subsection numbering and cross references.

394	(13) The Crime Victim Reparations and Assistance Board, created in Section
395	63M-7-504, is repealed July 1, 2027.
396	(14) Title 63M, Chapter 11, Utah Commission on Aging, is repealed July 1, 2027.
397	(15) Title 63N, Chapter 2, Part 2, Enterprise Zone Act, is repealed July 1, 2018.
398	(16) (a) Title 63N, Chapter 2, Part 4, Recycling Market Development Zone Act, is
399	repealed January 1, 2021.
400	(b) Subject to Subsection (16)(c), Sections 59-7-610 and 59-10-1007 regarding tax
401	credits for certain persons in recycling market development zones, are repealed for taxable
402	years beginning on or after January 1, 2021.
403	(c) A person may not claim a tax credit under Section 59-7-610 or 59-10-1007:
404	(i) for the purchase price of machinery or equipment described in Section 59-7-610 or
405	59-10-1007, if the machinery or equipment is purchased on or after January 1, 2021; or
406	(ii) for an expenditure described in Subsection 59-7-610(1)(b) or 59-10-1007(1)(b), if
407	the expenditure is made on or after January 1, 2021.
408	(d) Notwithstanding Subsections (16)(b) and (c), a person may carry forward a tax
409	credit in accordance with Section 59-7-610 or 59-10-1007 if:
410	(i) the person is entitled to a tax credit under Section 59-7-610 or 59-10-1007; and
411	(ii) (A) for the purchase price of machinery or equipment described in Section
412	59-7-610 or 59-10-1007, the machinery or equipment is purchased on or before December 31,
413	2020; or
414	(B) for an expenditure described in Subsection 59-7-610(1)(b) or 59-10-1007(1)(b), the
415	expenditure is made on or before December 31, 2020.
416	(17) Section $63N-2-512$ is repealed on July 1, 2021.
417	(18) (a) Title 63N, Chapter 2, Part 6, Utah Small Business Jobs Act, is repealed
418	January 1, 2021.
419	(b) Section 59-9-107 regarding tax credits against premium taxes is repealed for
420	calendar years beginning on or after January 1, 2021.

421

(c) Notwithstanding Subsection (18)(b), an entity may carry forward a tax credit in

422	accordance with Section 59-9-107 if:
423	(i) the person is entitled to a tax credit under Section 59-9-107 on or before December
424	31, 2020; and
425	(ii) the qualified equity investment that is the basis of the tax credit is certified under
426	Section 63N-2-603 on or before December 31, 2023.
427	(19) Title 63N, Chapter 9, Part 2, Outdoor Recreational Infrastructure Grant Program,
428	is repealed January 1, 2023.
429	[(20) Title 63N, Chapter 12, Part 3, Utah Broadband Outreach Center, is repealed July
430	1, 2018.]
431	[(21)] (20) Title 63N, Chapter 12, Part 4, Career and Technical Education Board, is
432	repealed July 1, 2018.
433	Section 12. Section 63N-3-111 is amended to read:
434	63N-3-111. Annual policy considerations.
435	(1) (a) The board shall determine annually which industries or groups of industries
436	shall be targeted industries as defined in Section 63N-3-102.
437	(b) The office shall make recommendations to state and federal agencies, local
438	governments, the governor, and the Legislature regarding policies and initiatives that promote
439	the economic development of targeted industries.
440	(c) The office may create one or more voluntary advisory committees that may include
441	public and private stakeholders to solicit input on policy guidance and best practices in
442	encouraging the economic development of targeted industries.
443	(2) In designating an economically disadvantaged rural area, the board shall consider
444	the average agricultural and nonagricultural wage, personal income, unemployment, and
445	employment in the area.
446	(3) In evaluating the economic impact of applications for assistance, the board shall use
447	an econometric cost-benefit model or models adopted by the Governor's Office of Management
448	and Budget.

449 (4) The board may establish:

450	(a) minimum interest rates to be applied to loans granted that reflect a fair social rate of
451	return to the state comparable to prevailing market-based rates such as the prime rate, U.S.
452	Government T-bill rate, or bond coupon rate as paid by the state, adjusted by social indicators
453	such as the rate of unemployment; and
454	(b) minimum applicant expense ratios, as long as they are at least equal to those
455	required under Subsection 63N-3-105(1)(a) or 63N-3-108(1)(b)(i)(A).
456	Section 13. Section 63N-3-501 is enacted to read:
457	Part 5. Infrastructure and Broadband Coordination
458	63N-3-501. Infrastructure and broadband coordination.
459	(1) The office shall partner with the Automated Geographic Reference Center created
460	in Section 63F-1-506 to collect and maintain a database and interactive map that displays
461	economic development data statewide, including:
462	(a) voluntarily submitted broadband availability, speeds, and other broadband data;
463	(b) voluntarily submitted public utility data;
464	(c) workforce data, including information regarding:
465	(i) enterprise zones designated under Section 63N-2-206;
466	(ii) business resource centers;
467	(iii) public institutions of higher education; and
468	(iv) procurement technical assistance centers;
469	(d) transportation data, which may include information regarding railway routes,
470	commuter rail routes, airport locations, and major highways;
471	(e) lifestyle data, which may include information regarding state parks, national parks
472	and monuments, United States Forest Service boundaries, ski areas, golf courses, and hospitals;
473	and
474	(f) other relevant economic development data as determined by the office, including
475	data provided by partner organizations.
476	(2) The office may:
477	(a) make recommendations to state and federal agencies, local governments, the

478	governor, and the Legislature regarding policies and initiatives that promote the development
479	of broadband-related infrastructure in the state and help implement those policies and
480	initiatives;
481	(b) facilitate coordination between broadband providers and public and private entities;
482	(c) collect and analyze data on broadband availability and usage in the state, including
483	Internet speed, capacity, the number of unique visitors, and the availability of broadband
484	infrastructure throughout the state;
485	(d) create a voluntary broadband advisory committee, which shall include broadband
486	providers and other public and private stakeholders, to solicit input on broadband-related policy
487	guidance, best practices, and adoption strategies;
488	(e) work with broadband providers, state and local governments, and other public and
489	private stakeholders to facilitate and encourage the expansion and maintenance of broadband
490	infrastructure throughout the state; and
491	(f) in accordance with the requirements of Title 63J, Chapter 5, Federal Funds
492	Procedures Act, and in accordance with federal requirements:
493	(i) apply for federal grants;
494	(ii) participate in federal programs; and
495	(iii) administer federally funded broadband-related programs.
496	Section 14. Repealer.
497	This bill repeals:
498	Section 63N-2-412, Technology Commercialization and Innovation Program.
499	Section 63N-11-101, Title.
500	Section 63N-11-102, Definitions.
501	Section 63N-11-103, Duties related to health system reform.
502	Section 63N-11-104, Creation of Office of Consumer Health Services Duties.
503	Section 63N-11-105, Strategic plan for health system reform.
504	Section 63N-11-106, Reporting on federal health reform Prohibition of

505 individual mandate.

506	Section 63N-12-101, Title Purpose.
507	Section 63N-12-102, Definition of terms.
508	Section 63N-12-103, Creation.
509	Section 63N-12-104, Members Appointment Terms Qualifications
510	Vacancies Chair and vice chair Executive secretary Executive committee
511	Quorum Expenses.
512	Section 63N-12-105, Duties and powers.
513	Section 63N-12-106, Adviser Duties and powers.
514	Section 63N-12-107, Request for information.
515	Section 63N-12-108, Science education program.
516	Section 63N-12-301, Title.
517	Section 63N-12-302, Definitions.
518	Section 63N-12-303, Creation of center.
519	Section 63N-12-304, Center responsibilities.
520	Section 63N-12-305, Reporting.
521	Section 15. Effective date.
522	This bill takes effect on July 1, 2018.