Representative Keven J. Stratton proposes the following substitute bill:

1	STATEWIDE RESOURCE MANAGEMENT PLAN ADOPTION
2	2018 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Keven J. Stratton
5	Senate Sponsor:
6 7	LONG TITLE
8	General Description:
9	This bill adopts the statewide resource management plan.
10	Highlighted Provisions:
11	This bill:
12	 defines terms;
13	 adopts the statewide resource management plan, on file with the Public Lands
14	Policy Coordinating Office;
15	 requires the Public Lands Policy Coordinating Office, as funding allows, to monitor
16	the implementation of the statewide resource management plan at the state and local
17	levels;
18	 creates a reporting requirement for the Public Lands Policy Coordinating Office to
19	the Commission for the Stewardship of Public Lands; and
20	 makes technical changes.
21	Money Appropriated in this Bill:
22	None
23	Other Special Clauses:
24	None
25	Utah Code Sections Affected:

26	AMENDS:
27	63J-4-603, as last amended by Laws of Utah 2015, Chapter 283
28	63J-4-607, as last amended by Laws of Utah 2016, Chapter 265
29	ENACTS:
30	63L-10-101, Utah Code Annotated 1953
31	63L-10-102, Utah Code Annotated 1953
32	63L-10-103, Utah Code Annotated 1953
33	63L-10-104, Utah Code Annotated 1953
34	
35	Be it enacted by the Legislature of the state of Utah:
36	Section 1. Section 63J-4-603 is amended to read:
37	63J-4-603. Powers and duties of coordinator and office.
38	(1) The coordinator and the office shall:
39	(a) make a report to the Constitutional Defense Council created under Section
40	63C-4a-202 concerning R.S. 2477 rights and other public lands issues under Title 63C, Chapter
41	4a, Constitutional and Federalism Defense Act;
42	(b) provide staff assistance to the Constitutional Defense Council created under Section
43	63C-4a-202 for meetings of the council;
44	(c) (i) prepare and submit a constitutional defense plan under Section 63C-4a-403; and
45	(ii) execute any action assigned in a constitutional defense plan;
46	(d) under the direction of the state planning coordinator, assist in fulfilling the state
47	planning coordinator's duties outlined in Section 63J-4-401 as those duties relate to the
48	development of public lands policies by:
49	(i) developing cooperative contracts and agreements between the state, political
50	subdivisions, and agencies of the federal government for involvement in the development of
51	public lands policies;
52	(ii) producing research, documents, maps, studies, analysis, or other information that
53	supports the state's participation in the development of public lands policy;
54	(iii) preparing comments to ensure that the positions of the state and political
55	subdivisions are considered in the development of public lands policy;
56	(iv) partnering with state agencies and political subdivisions in an effort to:

57	(A) prepare coordinated public lands policies;
58	(B) develop consistency reviews and responses to public lands policies;
59	(C) develop management plans that relate to public lands policies; and
60	(D) develop and maintain a statewide land use plan that is based on cooperation and in
61	conjunction with political subdivisions; and
62	(v) providing other information or services related to public lands policies as requested
63	by the state planning coordinator;
64	(e) facilitate and coordinate the exchange of information, comments, and
65	recommendations on public lands policies between and among:
66	(i) state agencies;
67	(ii) political subdivisions;
68	(iii) the Office of Rural Development created under Section 63N-4-102;
69	(iv) the Resource Development Coordinating Committee created under Section
70	63J-4-501;
71	(v) School and Institutional Trust Lands Administration created under Section
72	53C-1-201;
73	(vi) the committee created under Section 63F-1-508 to award grants to counties to
74	inventory and map R.S. 2477 rights-of-way, associated structures, and other features; and
75	(vii) the Constitutional Defense Council created under Section 63C-4a-202;
76	(f) perform the duties established in Title 9, Chapter 8, Part 3, Antiquities, and Title 9,
77	Chapter 8, Part 4, Historic Sites;
78	(g) consistent with other statutory duties, encourage agencies to responsibly preserve
79	archaeological resources;
80	(h) maintain information concerning grants made under Subsection (1)(j), if available;
81	(i) report annually, or more often if necessary or requested, concerning the office's
82	activities and expenditures to:
83	(i) the Constitutional Defense Council; and
84	(ii) the Legislature's Natural Resources, Agriculture, and Environment Interim
85	Committee jointly with the Constitutional Defense Council;
86	(j) make grants of up to 16% of the office's total annual appropriations from the
87	Constitutional Defense Restricted Account to a county or statewide association of counties to

88	be used by the county or association of counties for public lands matters if the coordinator,
89	with the advice of the Constitutional Defense Council, determines that the action provides a
90	state benefit;
91	(k) provide staff services to the Snake Valley Aquifer Advisory Council created in
92	Section 63C-12-103;
93	(1) coordinate and direct the Snake Valley Aquifer Research Team created in Section
94	63C-12-107; [and]
95	(m) conduct the public lands transfer study and economic analysis required by Section
96	63J-4-606[.]; and
97	(n) fulfill the duties described in Section <u>63L-10-103</u> .
98	(2) The coordinator and office shall comply with Subsection $63C-4a-203(8)$ before
99	submitting a comment to a federal agency, if the governor would be subject to Subsection
100	63C-4a-203(8) if the governor were submitting the material.
101	(3) The office may enter into a contract or other agreement with another state agency to
102	provide information and services related to:
103	(a) the duties authorized by Title 72, Chapter 3, Highway Jurisdiction and
104	Classification Act;
105	(b) legal actions concerning Title 72, Chapter 3, Highway Jurisdiction and
106	Classification Act, or R.S. 2477 matters; or
107	(c) any other matter within the office's responsibility.
108	Section 2. Section 63J-4-607 is amended to read:
109	63J-4-607. Resource management plan administration.
110	(1) The office shall consult with the Commission for the Stewardship of Public Lands
111	before expending funds appropriated by the Legislature for the implementation of this section.
112	(2) To the extent that the Legislature appropriates sufficient funding, the office may
113	procure the services of a non-public entity in accordance with Title 63G, Chapter 6a, Utah
114	Procurement Code, to assist the office with the office's responsibilities described in Subsection
115	(3).
116	(3) The office shall:
117	(a) assist each county with the creation of the county's resource management plan by:
118	(i) consulting with the county on policy and legal issues related to the county's resource

119	management plan; and
120	(ii) helping the county ensure that the county's resource management plan meets the
121	requirements of Subsection 17-27a-401(3);
122	(b) promote quality standards among all counties' resource management plans; and
123	(c) upon submission by a county, review and verify the county's:
124	(i) estimated cost for creating a resource management plan; and
125	(ii) actual cost for creating a resource management plan.
126	(4) (a) A county shall cooperate with the office, or an entity procured by the office
127	under Subsection (2), with regards to the office's responsibilities under Subsection (3).
128	(b) To the extent that the Legislature appropriates sufficient funding, the office may, in
129	accordance with Subsection (4)(c), provide funding to a county before the county completes a
130	resource management plan.
131	(c) The office may provide pre-completion funding described in Subsection (4)(b):
132	(i) after:
133	(A) the county submits an estimated cost for completing the resource management plan
134	to the office; and
135	(B) the office reviews and verifies the estimated cost in accordance with Subsection
136	(3)(c)(i); and
137	(ii) in an amount up to:
138	(A) 50% of the estimated cost of completing the resource management plan, verified
139	by the office; or
140	(B) \$25,000, if the amount described in Subsection (4)(c)(i)(A) is greater than \$25,000.
141	(d) To the extent that the Legislature appropriates sufficient funding, the office shall
142	provide funding to a county in the amount described in Subsection (4)(e) after:
143	(i) a county's resource management plan:
144	(A) meets the requirements described in Subsection 17-27a-401(3); and
145	(B) is adopted under Subsection 17-27a-404(6)(d);
146	(ii) the county submits the actual cost of completing the resource management plan to
147	the office; and
148	(iii) the office reviews and verifies the actual cost in accordance with Subsection
149	(3)(c)(ii).

150	(e) The office shall provide funding to a county under Subsection (4)(d) in an amount
151	equal to the difference between:
152	(i) the lesser of:
153	(A) the actual cost of completing the resource management plan, verified by the office;
154	or
155	(B) \$50,000; and
156	(ii) the amount of any pre-completion funding that the county received under
157	Subsections (4)(b) and (c).
158	(5) To the extent that the Legislature appropriates sufficient funding, after the deadline
159	established in Subsection 17-27a-404(6)(d) for a county to adopt a resource management plan,
160	the office shall:
161	(a) obtain a copy of each county's resource management plan;
162	(b) create a statewide resource management plan that:
163	(i) meets the same requirements described in Subsection 17-27a-401(3); and
164	(ii) to the extent reasonably possible, coordinates and is consistent with any resource
165	management plan or land use plan established under Chapter 8, State of Utah Resource
166	Management Plan for Federal Lands; and
167	(c) submit a copy of the statewide resource management plan to the Commission for
168	the Stewardship of Public Lands for review.
169	(6) Following review of the statewide resource management plan, the Commission for
170	the Stewardship of Public Lands shall prepare a concurrent resolution approving the statewide
171	resource management plan for consideration during the 2018 General Session.
172	(7) To the extent that the Legislature appropriates sufficient funding, the office shall
173	provide legal support to a county that becomes involved in litigation with the federal
174	government over the requirements of Subsection 17-27a-405(3).
175	(8) After the statewide resource management plan is approved, as described in
176	Subsection (6), and to the extent that the Legislature appropriates sufficient funding, the office
177	shall monitor the implementation of the statewide resource management plan at the federal,
178	state, and local levels.
179	Section 3. Section 63L-10-101 is enacted to read:
180	CHAPTER 10. STATEWIDE RESOURCE MANAGEMENT PLAN

181	<u>63L-10-101.</u> Title.
182	This chapter is known as "Statewide Resource Management Plan."
183	Section 4. Section 63L-10-102 is enacted to read:
184	<u>63L-10-102.</u> Definitions.
185	As used in this chapter:
186	(1) "Commission" means the Commission for the Stewardship of Public Lands.
187	(2) "Office" means the Public Lands Policy Coordinating Office established in Section
188	<u>63J-4-602</u>
189	(3) "Plan" means the statewide resource management plan, created pursuant to Section
190	63J-4-607 and adopted in Section 63L-10-103.
191	(4) "Public lands" means:
192	(a) land other than a national park that is managed by the United States Parks Service;
193	(b) land that is managed by the United States Forest Service; and
194	(c) land that is managed by the Bureau of Land Management.
195	Section 5. Section 63L-10-103 is enacted to read:
196	63L-10-103. Statewide resource management plan adopted.
197	(1) The statewide resource management plan, dated January 2, 2018, and on file with
198	the office, is hereby adopted.
199	(2) The office shall, to the extent possible and as funding allows, monitor federal, state,
200	and local government compliance with the plan.
201	(3) If the office modifies the plan, the office shall notify the commission of the
202	modification and the office's reasoning for the modification within 30 days of the day on which
203	the modification is made.
204	(4) (a) The commission may request additional information of the office regarding any
205	modifications to the plan, as described in Subsection (3).
206	(b) The office shall promptly respond to any request for additional information, as
207	described in Subsection (4)(a).
208	(c) The commission may make a recommendation that the Legislature approve a
209	modification or disapprove a modification, or the commission may decline to take action.
210	(5) The office shall annually:
211	(a) prepare a report detailing what changes, if any, are recommended for the plan and

212	deliver the report to the commission by October 31; and
213	(b) report on the implementation of the plan at the federal, state, and local levels to the
214	commission by October 31.
215	(6) If the commission makes a recommendation that the Legislature approve a
216	modification, the commission shall prepare a bill in anticipation of the annual general session
217	of the Legislature to implement the change.
218	Section 6. Section 63L-10-104 is enacted to read:
219	63L-10-104. Policy statement.
220	(1) Except as provided in Subsection (2), state agencies and political subdivisions shall
221	refer to and comply with the statewide resource management plan when making plans for
222	public lands or other public resources in the state.
223	(2) (a) The office shall, as funding allows, maintain a record of all state agency and
224	political subdivision resource management plans and relevant documentation.
225	(b) On an ongoing basis, state agencies and political subdivisions shall keep the office
226	informed of any substantive modifications to their resource management plans.
227	(c) On or before October 31 of each year, the office shall provide a report to the
228	commission that includes the following:
229	(i) any modifications to the state agency or political subdivision resource management
230	plans that are inconsistent with the statewide resource management plan;
231	(ii) a recommendation as to how an inconsistency identified under Subsection (2)(c)(i),
232	if any, should be addressed; and
233	(iii) a recommendation:
234	(A) as to whether the statewide resource management plan should be modified to
235	address any inconsistency identified under Subsection (2)(c)(i); or
236	(B) on any other modification to the statewide resource management plan the office
237	determines is necessary.
238	(3) (a) Subject to Subsection (3)(b), nothing in this section preempts the authority
239	granted to a political subdivision under:
240	(i) Title 10, Chapter 8, Powers and Duties of Municipalities, or Title 10, Chapter 9a,
241	Municipal Land Use, Development, and Management Act; or
242	(ii) Title 17, Chapter 27a, County Land Use, Development, and Management Act.

- 243 (b) Federal regulations state that, when state and local government policies, plans, and
- 244 programs differ, those of higher authority will normally be followed.