INTERSTATE COMPACT FOR ECONOMIC DEVELOPMENT
2020 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Marc K. Roberts
Senate Sponsor:
LONG TITLE
General Description:
This bill creates the Interstate Compact for Mutually Beneficial Economic
Development.
Highlighted Provisions:
This bill:
 creates the Interstate Compact for Mutually Beneficial Economic Development (the
compact);
 describes that the compact becomes effective when 50 states have joined the
compact;
defines terms;
 describes that states that are members of the compact agree to not offer a targeted
subsidy for any company currently located in or considering locating in the member
state, including for any headquarters, facilities, property, assets, or operations; and
 creates the Interstate Economic Development Commission and describes the board's
membership and duties.
Money Appropriated in this Bill:
None
Other Special Clauses:
None
Utah Code Sections Affected:



ENA	ACTS:
	63N-2-901, Utah Code Annotated 1953
	63N-2-902, Utah Code Annotated 1953
	63N-2-903, Utah Code Annotated 1953
	63N-2-904, Utah Code Annotated 1953
	63N-2-905, Utah Code Annotated 1953
Be it	enacted by the Legislature of the state of Utah:
	Section 1. Section 63N-2-901 is enacted to read:
	Part 9. Interstate Compact for Mutually Beneficial Economic Development
	<u>63N-2-901.</u> Title.
	(1) This part is known as the "Interstate Compact for Mutually Beneficial Economic
Deve	elopment."
	(2) The Interstate Compact for Mutually Beneficial Economic Development described
in th	is part is effective only after no fewer than 50 states have agreed to enter into a compact
subst	tantially in the form of this part.
	Section 2. Section 63N-2-902 is enacted to read:
	<u>63N-2-902.</u> Definitions.
	As used in this part:
	(1) "Commission" means the Interstate Economic Development Commission created in
Secti	ion 63N-2-904.
	(2) "Compact" means the Interstate Compact for Mutually Beneficial Economic
Deve	elopment described in this part.
	(3) "Compacting state" means a state that has enacted enabling legislation for the
comp	pact.
	(4) "Council" means the Interstate Economic Development Council created for each
comp	pacting state in Section 63N-2-905.
	(5) "State" means a state of the United States, the District of Columbia, or any other
territ	torial possession of the United States.
	(6) (a) "Targeted subsidy" means an economic benefit, direct or indirect, granted by the
gove	ernment of a state, any agency or subdivision of the government of the state, or by a private

59	party on behalf of the government of the state to a specific commercial venture or specific class
60	of commercial ventures to encourage or maintain within the state's borders a specific
61	commercial venture or specific class of commercial ventures in which private persons have a
62	substantial financial or ownership interest.
63	(b) "Targeted subsidy" includes any of the following granted or disbursed to a specific
64	company, venture, or private enterprise that is not offered uniformly to all companies, ventures,
65	or commercial enterprises in a state:
66	(i) money, property, or other assets;
67	(ii) tax reductions or tax credits, fee reductions, deferred tax liability, or general tax
68	rate changes or valuation changes with the purpose of lowering tax liability;
69	(iii) debt bailouts, loan guarantees, reduced-cost loans, reduced-cost leases, and the
70	provision of favorable bonding status; or
71	(iv) the provision of project-specific or project-supporting infrastructure.
72	(c) "Targeted subsidy" does not include:
73	(i) a benefit provided from the government's performance of essential government
74	functions, including:
75	(A) the provision and maintenance of public infrastructure for general public benefit
76	and public use;
77	(B) the performance of functions without which the state or political subdivision would
78	cease to exist as a governmental body;
79	(C) the retention of private enterprise to perform functions of the type without which
80	the state or political subdivision would cease to exist as a government body; and
81	(D) the procurement of supplies and services from private enterprise for the state's or
82	political subdivision's ordinary business operations;
83	(ii) a benefit provided by the government to generally lower taxes or reduce
84	regulations, including:
85	(A) the general and uniform reduction or repeal of regulations;
86	(B) the general and uniform reduction or repeal of taxes, assessments, or fees;
87	(C) the relaxation or repeal of special regulations that, if not relaxed or repealed, would
88	otherwise subject specific individuals, entities, or classes of individuals or entities to regulatory
89	burdens in excess of those imposed generally and uniformly; and

90	(D) the reduction or repeal of special taxes, assessments, or fees that, if not reduced or
91	repealed, would otherwise subject specific individuals, entities, or classes of individuals or
92	entities to taxation, assessments, or fees in excess of those imposed generally and uniformly; or
93	(iii) a workforce development grant.
94	(7) "Workforce development grant" means a disbursement of money by a state or any
95	agency or subdivision of the government of the state where the money will be used for training
96	employees in skills that are broadly applicable to many employment opportunities and are not
97	narrowly-tailored to preparing workers for employment with a particular company, commercial
98	entity, or private enterprise.
99	Section 3. Section 63N-2-903 is enacted to read:
100	<u>63N-2-903.</u> Compact.
101	(1) Each compacting state agrees under the terms of this compact to not offer a targeted
102	subsidy to any company, commercial entity, or private enterprise for any headquarters,
103	facilities, property, assets, or operations.
104	(2) Each compacting state shall enforce this compact and take all actions necessary and
105	appropriate to effectuate this compact's purposes and intent.
106	(3) Because this compact is not retroactive, no existing targeted subsidy is impacted by
107	this agreement, except that a change to the terms, including a renewal or reenactment, of an
108	existing targeted subsidy is considered a new targeted subsidy and is not permitted under this
109	compact.
110	(4) A workforce development grant is not subject to this compact.
111	(5) A compacting state may only withdraw from this compact four years after written
112	notice is provided by the compacting state to the governor of every other compacting state.
113	Section 4. Section 63N-2-904 is enacted to read:
114	63N-2-904. Interstate Economic Development Commission.
115	(1) There is created the Interstate Economic Development Commission.
116	(2) The commission is a body corporate and joint agency of the compacting states.
117	(3) The membership of the commission consists of one member from each compacting
118	state chosen by the compacting state's council created in Section 63N-2-905.
119	(4) Each member of the commission attending any meeting of the commission is
120	entitled to one vote.

121	(5) A majority of compacting states constitutes a quorum for the transaction of
122	business.
123	(6) The commission shall meet at least once each calendar year.
124	(7) All commission meetings shall be open to the public.
125	(8) In fulfilling the commission's duties, the commission shall:
126	(a) study the effect of the compact and whether compacting states are complying with
127	the provisions of the compact;
128	(b) investigate how the compact could be made more effective in supporting uniform
129	and fair interstate economic development policies, including successfully ending all targeted
130	subsidies within compacting states;
131	(c) advocate for a national consensus in adopting the compact;
132	(d) until such recognition is granted, annually petition the United States Congress for
133	recognition of the compact;
134	(e) hire employees, elect or appoint officers, fix compensation, define duties, and grant
135	such individuals appropriate authority to carry out the purposes of this compact; and
136	(f) establish a website that includes information regarding meetings of the commission
137	and the bylaws of the commission.
138	(9) In fulfilling the commission's duties, the commission shall by a majority vote of
139	commission members prescribe bylaws to govern the commission's conduct as may be
140	necessary to carry out the purposes of this compact, including:
141	(a) establishing titles, duties and authority, and reasonable procedures for the election
142	of officers of the commission;
143	(b) establishing the fiscal year of the commission;
144	(c) providing reasonable procedures for the establishment of other committees or
145	working groups;
146	(d) providing reasonable procedures for calling and conducting meetings of the
147	commission;
148	(e) facilitating and coordinating the uniform implementation and administration of this
149	compact; and
150	(f) determining and collecting an annual assessment from each compacting state to
151	cover the annual costs of the commission's operations, activities, and staff.

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152	(10) The commission, in the reasonable exercise of the commission's discretion, shall
153	enforce the provisions of this compact and may:
154	(a) by majority vote, initiate legal action against a compacting state that is in violation
155	of the terms of the compact in the U.S. District Court for the District of Columbia, the federal
156	district in which the commission has its principal offices, or a federal district court where the
157	compacting state is located; and
158	(b) seek injunctive relief and damages.
159	Section 5. Section 63N-2-905 is enacted to read:
160	63N-2-905. Interstate Economic Development Council.
161	(1) Each compacting state shall create an Interstate Economic Development Council.
162	(2) Each compacting state shall appoint the following members to the council:
163	(a) one member appointed by the governor;
164	(b) the chief law enforcement officer of the state, or the chief law enforcement officer's
165	designee;
166	(c) one member each appointed by the majority leader of each legislative chamber, for
167	a total of two members;
168	(d) one member each appointed by the minority leader of each legislative chamber, for
169	a total of two members;
170	(e) the state auditor or controller; and
171	(f) additional members as appointed by the governor with the advice and consent of the
172	Senate of the compacting state.
173	(3) Each council shall:
174	(a) select from among the council members, the compacting state's commission
175	member;
176	(b) coordinate the implementation of this compact by advising the compacting state's
177	legislative and executive branches; and
178	(c) provide an annual report to the legislative branch and the governor of the
179	compacting state describing the compacting state's success and challenges in implementing and
180	complying with this compact