

26	to certain performance reporting requirements; and
27	<ul> <li>makes technical and conforming changes.</li> </ul>
28	Money Appropriated in this Bill:
29	None
30	Other Special Clauses:
31	None
32	<b>Utah Code Sections Affected:</b>
33	AMENDS:
34	36-12-13, as last amended by Laws of Utah 2018, Chapter 248
35	36-12-15, as last amended by Laws of Utah 2020, Chapter 356
36	63I-1-263, as last amended by Laws of Utah 2020, Chapters 82, 152, 154, 199, 230,
37	303, 322, 336, 354, 360, 375, 405 and last amended by Coordination Clause, Laws
38	of Utah 2020, Chapter 360
39	63J-1-201, as last amended by Laws of Utah 2020, Chapter 152
40	63J-1-602.2, as last amended by Laws of Utah 2020, Fifth Special Session, Chapter 20
41	ENACTS:
42	63J-1-901, Utah Code Annotated 1953
43	63J-1-902, Utah Code Annotated 1953
44	63J-1-903, Utah Code Annotated 1953
45	63J-1-904, Utah Code Annotated 1953
46	REPEALS:
47	<b>36-24-101</b> , as last amended by Laws of Utah 2011, Chapter 342
48 49	Be it enacted by the Legislature of the state of Utah:
50	Section 1. Section <b>36-12-13</b> is amended to read:
51	36-12-13. Office of the Legislative Fiscal Analyst established Powers, functions,
52	and duties Qualifications.
53	(1) There is established an Office of the Legislative Fiscal Analyst as a permanent staff
54	office for the Legislature.
55	(2) The powers, functions, and duties of the Office of the Legislative Fiscal Analyst
56	under the supervision of the fiscal analyst are:

5/	(a) (1) to estimate general revenue collections, including comparisons of:
58	(A) current estimates for each major tax type to long-term trends for that tax type;
59	(B) current estimates for federal fund receipts to long-term federal fund trends; and
60	(C) current estimates for tax collections and federal fund receipts to long-term trends
61	deflated for the inflationary effects of debt monetization; and
62	(ii) to report the analysis required under Subsection (2)(a)(i) to the Legislature's
63	Executive Appropriations Committee before each annual general session of the Legislature;
64	(b) to analyze in detail the state budget before the convening of each legislative sessio
65	and make recommendations to the Legislature on each item or program appearing in the
66	budget, including:
67	(i) funding for and performance of programs, acquisitions, and services currently
68	undertaken by state government to determine whether each department, agency, institution, or
69	program should:
70	(A) continue at its current level of expenditure;
71	(B) continue at a different level of expenditure; or
72	(C) be terminated; and
73	(ii) increases or decreases to spending authority and other resource allocations for the
74	current and future fiscal years;
75	(c) to prepare on all proposed bills fiscal estimates that reflect:
76	(i) potential state government revenue impacts;
77	(ii) anticipated state government expenditure changes;
78	(iii) anticipated expenditure changes for county, municipal, local district, or special
79	service district governments; and
80	(iv) anticipated direct expenditure by Utah residents and businesses, including the uni-
81	cost, number of units, and total cost to all impacted residents and businesses;
82	(d) to indicate whether each proposed bill will impact the regulatory burden for Utah
83	residents or businesses, and if so:
84	(i) whether the impact increases or decreases the regulatory burden; and
85	(ii) whether the change in burden is high, medium, or low;
86	(e) beginning in 2017 and repeating every three years after 2017, to prepare the
87	following cycle of analyses of long-term fiscal sustainability:

88	(i) in year one, the joint revenue volatility report required under Section 63J-1-205;
89	(ii) in year two, a long-term budget for programs appropriated from major funds and
90	tax types; and
91	(iii) in year three, a budget stress test comparing estimated future revenue to and
92	expenditure from major funds and tax types under various potential economic conditions;
93	(f) to report instances in which the administration may be failing to carry out the
94	expressed intent of the Legislature;
95	(g) to propose and analyze statutory changes for more effective operational economies
96	or more effective administration;
97	(h) to prepare, before each annual general session of the Legislature, a summary
98	showing the current status of the following as compared to the past nine fiscal years:
99	(i) debt;
100	(ii) long-term liabilities;
101	(iii) contingent liabilities;
102	(iv) General Fund borrowing;
103	(v) reserves;
104	(vi) fund and nonlapsing balances; and
105	(vii) cash funded capital investments;
106	(i) to make recommendations for addressing the items described in Subsection (2)(h) in
107	the upcoming annual general session of the Legislature;
108	(j) to prepare, after each session of the Legislature, a summary showing the effect of
109	the final legislative program on the financial condition of the state;
110	(k) to conduct organizational and management improvement studies in accordance
111	with Title 63J, Chapter 1, Part 9, Government Performance Reporting and Efficiency Process,
112	and legislative rule;
113	(l) to prepare and deliver upon request of any interim committee or the Legislative
114	Management Committee, reports on the finances of the state and on anticipated or proposed
115	requests for appropriations;
116	(m) to recommend areas for research studies by the executive department or the interim
117	committees;
118	(n) to appoint and develop a professional staff within budget limitations;

119	(o) to prepare and submit the annual budget request for the office;
120	(p) to develop a taxpayer receipt:
121	(i) available to taxpayers through a website; and
122	(ii) that allows a taxpayer to view on the website an estimate of how the taxpayer's tax
123	dollars are expended for government purposes; and
124	(q) to publish or provide other information on taxation and government expenditures
125	that may be accessed by the public.
126	(3) The legislative fiscal analyst shall have a master's degree in public administration,
127	political science, economics, accounting, or the equivalent in academic or practical experience.
128	(4) In carrying out the duties provided for in this section, the legislative fiscal analyst
129	may obtain access to all records, documents, and reports necessary to the scope of the
130	legislative fiscal analyst's duties according to the procedures contained in Title 36, Chapter 14,
131	Legislative Subpoena Powers.
132	Section 2. Section 36-12-15 is amended to read:
133	36-12-15. Office of the Legislative Auditor General established Qualifications
134	Powers, functions, and duties.
135	(1) There is created an Office of the Legislative Auditor General as a permanent staff
136	office for the Legislature.
137	(2) The legislative auditor general shall be a licensed certified public accountant or
138	certified internal auditor with at least five years of experience in the auditing or public
139	accounting profession, or the equivalent, prior to appointment.
140	(3) The legislative auditor general shall appoint and develop a professional staff within
141	budget limitations.
142	(4) (a) The Office of the Legislative Auditor General shall exercise the constitutional
143	authority provided in Article VI, Sec. 33, Utah Constitution.
144	(b) Under the direction of the legislative auditor general, the office shall:
145	(i) conduct comprehensive and special purpose audits, examinations, and reviews of
146	any entity that receives public funds;
147	(ii) prepare and submit a written report on each audit, examination, or review to the
148	Legislative Management Committee, the audit subcommittee, and to all members of the
149	Legislature within 75 days after the audit or examination is completed; and

150	[(iii) as provided in Section 36-24-101:]
151	[(A) monitor all new programs and agencies created during each Annual General
152	Session or Special Session of the Legislature;]
153	[(B) provide each new program and agency created with a list of best practices in
154	setting up their program or agency, including:
155	[ <del>(I) policies;</del> ]
156	[(II) performance measures; and]
157	[(III) data collection;]
158	[(C) send each new program and agency:]
159	[(I) within one year after its creation, a survey instrument requesting a self evaluation
160	that includes policies, performance measures, and data collection; and]
161	[(II) within two years after its creation, a survey instrument requesting a self evaluation
162	that includes policies, performance measures, and data collection; and]
163	[(D) (I) using the new program or agency's response to the self evaluation survey
164	instruments, recommend to the legislative audit subcommittee that the office conduct an audit
165	of those new programs and agencies created on which questions have arisen as a result of the
166	response to the survey instrument and provide a limited scope audit report on those new
167	programs or agencies on which it receives direction to audit to the legislative interim
168	committee and to the legislative appropriations subcommittee with oversight responsibility for
169	that program or agency on or before the November interim meeting; and]
170	[(II) include within this limited scope audit report a recommendation as to whether the
171	program or agency is fulfilling its statutory guidelines and directives.]
172	(iii) monitor and conduct a risk assessment of any efficiency evaluations in accordance
173	with Title 63J, Chapter 1, Part 9, Government Performance Reporting and Efficiency Process,
174	and legislative rule.
175	(5) The audit, examination, or review of any entity that receives public funds may
176	include a determination of any or all of the following:
177	(a) the honesty and integrity of all [its] the entity's fiscal affairs;
178	(b) the accuracy and reliability of [its] the entity's financial statements and reports;
179	(c) whether or not [its] the entity's financial controls are adequate and effective to
180	properly record and safeguard its acquisition, custody, use, and accounting of public funds;

181 (d) whether or not [its] the entity's administrators have faithfully adhered to legislative 182 intent; 183 (e) whether or not [its] the entity's operations have been conducted in an efficient, 184 effective, and cost efficient manner; 185 (f) whether or not [its] the entity's programs have been effective in accomplishing 186 intended objectives; and 187 (g) whether or not [its] the entity's management control and information systems are 188 adequate and effective. 189 (6) The Office of the Legislative Auditor General: 190 (a) (i) shall, notwithstanding any other provision of law, have access to all records, 191 documents, and reports of any entity that receives public funds that are necessary to the scope of the duties of the legislative auditor general or the office; and 192 193 (ii) may issue a subpoena to obtain access as provided in Subsection (6)(a)(i) using the procedures contained in Title 36, Chapter 14, Legislative Subpoena Powers; 194 195 (b) establish policies, procedures, methods, and standards of audit work for the office 196 and staff; 197 (c) prepare and submit each audit report without interference from any source relative 198 to the content of the report, the conclusions reached in the report, or the manner of disclosing 199 the results of the legislative auditor general's findings; and 200 (d) prepare and submit the annual budget request for the office. 201 (7) To preserve the professional integrity and independence of the office: 202 (a) no legislator or public official may urge the appointment of any person to the office; 203 and 204 (b) the legislative auditor general may not be appointed to serve on any board, 205 authority, commission, or other agency of the state during the legislative auditor general's term 206 as legislative auditor general. 207 (8) The following records in the custody or control of the legislative auditor general 208 shall be protected records under Title 63G, Chapter 2, Government Records Access and 209 Management Act: 210 (a) Records that would disclose information relating to allegations of personal

misconduct, gross mismanagement, or illegal activity of a past or present governmental

employee if the information or allegation cannot be corroborated by the legislative auditor general through other documents or evidence, and the records relating to the allegation are not relied upon by the legislative auditor general in preparing a final audit report.

- (b) Records and audit workpapers to the extent they would disclose the identity of a person who during the course of a legislative audit, communicated the existence of any waste of public funds, property, or manpower, or a violation or suspected violation of a law, rule, or regulation adopted under the laws of this state, a political subdivision of the state, or any recognized entity of the United States, if the information was disclosed on the condition that the identity of the person be protected.
- (c) Prior to the time that an audit is completed and the final audit report is released, records or drafts circulated to a person who is not an employee or head of a governmental entity for their response or information.
- (d) Records that would disclose an outline or part of any audit survey plans or audit program.
  - (e) Requests for audits, if disclosure would risk circumvention of an audit.
- (f) The provisions of Subsections (8)(a), (b), and (c) do not prohibit the disclosure of records or information that relate to a violation of the law by a governmental entity or employee to a government prosecutor or peace officer.
- (g) The provisions of this section do not limit the authority otherwise given to the legislative auditor general to classify a document as public, private, controlled, or protected under Title 63G, Chapter 2, Government Records Access and Management Act.
  - (9) The legislative auditor general shall:
- (a) be available to the Legislature and to [its] the Legislature's committees for consultation on matters relevant to areas of the legislative auditor general's professional competence;
  - (b) conduct special audits as requested by the Legislative Management Committee;
- (c) report immediately in writing to the Legislative Management Committee through its audit subcommittee any apparent violation of penal statutes disclosed by the audit of a state agency and furnish to the Legislative Management Committee all information relative to the apparent violation;
  - (d) report immediately in writing to the Legislative Management Committee through

- its audit subcommittee any apparent instances of malfeasance or nonfeasance by a state officer or employee disclosed by the audit of a state agency; and
  - (e) make any recommendations to the Legislative Management Committee through its audit subcommittee with respect to the alteration or improvement of the accounting system used by any entity that receives public funds.
  - (10) If the legislative auditor general conducts an audit of a state agency that has previously been audited and finds that the state agency has not implemented a recommendation made by the legislative auditor general in a previous audit, the legislative auditor general shall, upon release of the audit:
  - (a) report immediately in writing to the Legislative Management Committee through its audit subcommittee that the state agency has not implemented that recommendation; and
  - (b) shall report, as soon as possible, that the state agency has not implemented that recommendation to a meeting of an appropriate legislative committee designated by the audit subcommittee of the Legislative Management Committee.
- (11) (a) Prior to each annual general session, the legislative auditor general shall prepare a summary of the audits conducted and of actions taken based upon them during the preceding year.
- (b) This report shall also set forth any items and recommendations that are important for consideration in the forthcoming session, together with a brief statement or rationale for each item or recommendation.
- (c) The legislative auditor general shall deliver the report to the Legislature and to the appropriate committees of the Legislature.
  - (12) (a) No person or entity may:
- (i) interfere with a legislative audit, examination, or review of any entity conducted by the office; or
- (ii) interfere with the office relative to the content of the report, the conclusions reached in the report, or the manner of disclosing the results and findings of the office.
- (b) Any person or entity that violates the provisions of this Subsection (12) is guilty of a class B misdemeanor.
- 272 (13) (a) Beginning July 1, 2020, the Office of the Legislative Auditor General may 273 require any current employee, or any applicant for employment, to submit to a

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- fingerprint-based local, regional, and criminal history background check as an ongoing condition of employment.
  - (b) An employee or applicant for employment shall provide a completed fingerprint card to the office upon request. The office shall require that an individual required to submit to a background check under this subsection also provide a signed waiver on a form provided by the office that meets the requirements of Subsection 53-10-108(4).
  - (c) For a noncriminal justice background search and registration in accordance with Subsection 53-10-108(13), the office shall submit to the Bureau of Criminal Identification:
  - (i) the employee's or applicant's personal identifying information and fingerprints for a criminal history search of applicable local, regional, and national databases; and
  - (ii) a request for all information received as a result of the local, regional, and nationwide background check.
- Section 3. Section **63I-1-263** is amended to read:
- 287 **63I-1-263.** Repeal dates, Titles **63A** to **63N**.
  - (1) In relation to the Utah Transparency Advisory Board, on January 1, 2025:
- 289 (a) Subsection 63A-1-201(1) is repealed;
- 290 (b) Subsection 63A-1-202(2)(c), the language "using criteria established by the board" 291 is repealed;
  - (c) Section 63A-1-203 is repealed;
- 293 (d) Subsections 63A-1-204(1) and (2), the language "After consultation with the board, and" is repealed; and
- 295 (e) Subsection 63A-1-204(1)(b), the language "using the standards provided in Subsection 63A-1-203(3)(c)" is repealed.
- 297 (2) Subsection 63A-5b-405(5), relating to prioritizing and allocating capital improvement funding, is repealed July 1, 2024.
- 299 (3) Section 63A-5b-1003, State Facility Energy Efficiency Fund, is repealed July 1, 300 2023.
- 301 (4) Sections 63A-9-301 and 63A-9-302, related to the Motor Vehicle Review 302 Committee, are repealed July 1, 2023.
- 303 (5) Title 63C, Chapter 4a, Constitutional and Federalism Defense Act, is repealed July 1, 2028.

- 305 (6) Title 63C, Chapter 6, Utah Seismic Safety Commission, is repealed January 1,
- 306 2025.
- 307 (7) Title 63C, Chapter 12, Snake Valley Aquifer Advisory Council, is repealed July 1,
- 308 2024.
- 309 (8) Title 63C, Chapter 17, Point of the Mountain Development Commission Act, is
- 310 repealed July 1, 2021.
- 311 (9) Title 63C, Chapter 18, Behavioral Health Crisis Response Commission, is repealed
- 312 July 1, 2023.
- 313 (10) Title 63C, Chapter 21, Outdoor Adventure Commission, is repealed July 1, 2025.
- 314 (11) Title 63F, Chapter 2, Data Security Management Council, is repealed July 1,
- 315 2025.
- 316 (12) Section 63G-6a-805, which creates the Purchasing from Persons with Disabilities
- 317 Advisory Board, is repealed July 1, 2026.
- 318 (13) Title 63G, Chapter 21, Agreements to Provide State Services, is repealed July 1,
- 319 2025.
- 320 (14) Title 63H, Chapter 4, Heber Valley Historic Railroad Authority, is repealed July 1,
- 321 2024.
- 322 (15) Title 63H, Chapter 8, Utah Housing Corporation Act, is repealed July 1, 2026.
- 323 (16) Subsection 63J-1-602.1(14), Nurse Home Visiting Restricted Account is repealed
- 324 July 1, 2026.
- 325 (17) (a) Subsection 63J-1-602.1(58), relating to the Utah Statewide Radio System
- Restricted Account, is repealed July 1, 2022.
- 327 (b) When repealing Subsection 63J-1-602.1(58), the Office of Legislative Research and
- General Counsel shall, in addition to the office's authority under Subsection 36-12-12(3), make
- necessary changes to subsection numbering and cross references.
- 330 (18) Subsection 63J-1-602.2[(4)](5), referring to dedicated credits to the Utah Marriage
- Commission, is repealed July 1, 2023.
- 332 (19) Subsection 63J-1-602.2[(5)](6), referring to the Trip Reduction Program, is
- 333 repealed July 1, 2022.
- 334 (20) Subsection 63J-1-602.2[(25)](24), related to the Utah Seismic Safety
- Commission, is repealed January 1, 2025.

- 336 (21) Title 63J, Chapter 4, Part 5, Resource Development Coordinating Committee, is repealed July 1, 2027.
- 338 (22) Subsection 63J-4-608(3), which creates the Federal Land Application Advisory 339 Committee, is repealed on July 1, 2021.
- 340 (23) In relation to the Utah Substance Use and Mental Health Advisory Council, on 341 January 1, 2023:
- 342 (a) Sections 63M-7-301, 63M-7-302, 63M-7-303, 63M-7-304, and 63M-7-306 are repealed;
- 344 (b) Section 63M-7-305, the language that states "council" is replaced with 345 "commission";
- 346 (c) Subsection 63M-7-305(1) is repealed and replaced with:
- "(1) "Commission" means the Commission on Criminal and Juvenile Justice."; and
- 348 (d) Subsection 63M-7-305(2) is repealed and replaced with:
- "(2) The commission shall:
- 350 (a) provide ongoing oversight of the implementation, functions, and evaluation of the 351 Drug-Related Offenses Reform Act; and
- 352 (b) coordinate the implementation of Section 77-18-1.1 and related provisions in Subsections 77-18-1(5)(b)(iii) and (iv).".
- 354 (24) The Crime Victim Reparations and Assistance Board, created in Section 355 63M-7-504, is repealed July 1, 2027.
- 356 (25) Title 63M, Chapter 7, Part 6, Utah Council on Victims of Crime, is repealed July 1, 2022.
- 358 (26) Title 63M, Chapter 11, Utah Commission on Aging, is repealed July 1, 2021.
- 359 (27) Subsection 63N-1-301(4)(c), related to the Talent Ready Utah Board, is repealed 360 January 1, 2023.
- 361 (28) Title 63N, Chapter 1, Part 5, Governor's Economic Development Coordinating Council, is repealed July 1, 2024.
- 363 (29) Title 63N, Chapter 2, Part 2, Enterprise Zone Act, is repealed July 1, 2028.
- 364 (30) Section 63N-2-512 is repealed July 1, 2021.
- 365 (31) (a) Title 63N, Chapter 2, Part 6, Utah Small Business Jobs Act, is repealed 366 January 1, 2021.

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- 367 (b) Section 59-9-107 regarding tax credits against premium taxes is repealed for calendar years beginning on or after January 1, 2021.
  - (c) Notwithstanding Subsection (31)(b), an entity may carry forward a tax credit in accordance with Section 59-9-107 if:
- 371 (i) the person is entitled to a tax credit under Section 59-9-107 on or before December 372 31, 2020; and
- 373 (ii) the qualified equity investment that is the basis of the tax credit is certified under 374 Section 63N-2-603 on or before December 31, 2023.
  - (32) Subsections 63N-3-109(2)(e) and 63N-3-109(2)(f)(i) are repealed July 1, 2023.
- 376 (33) Title 63N, Chapter 4, Part 4, Rural Employment Expansion Program, is repealed 377 July 1, 2023.
- 378 (34) Title 63N, Chapter 7, Part 1, Board of Tourism Development, is repealed July 1, 379 2025.
- 380 (35) Title 63N, Chapter 9, Part 2, Outdoor Recreational Infrastructure Grant Program, is repealed January 1, 2023.
- 382 (36) Title 63N, Chapter 12, Part 5, Talent Ready Utah Center, is repealed January 1, 383 2023.
- Section 4. Section **63J-1-201** is amended to read:
  - 63J-1-201. Governor's proposed budget to Legislature -- Contents -- Preparation -- Appropriations based on current tax laws and not to exceed estimated revenues.
  - (1) The governor shall deliver, not later than 30 days before the date the Legislature convenes in the annual general session, a confidential draft copy of the governor's proposed budget recommendations to the Office of the Legislative Fiscal Analyst according to the requirements of this section.
  - (2) (a) When submitting a proposed budget, the governor shall, within the first three days of the annual general session of the Legislature, submit to the presiding officer of each house of the Legislature:
    - (i) a proposed budget for the ensuing fiscal year;
- 395 (ii) a schedule for all of the proposed changes to appropriations in the proposed budget, 396 with each change clearly itemized and classified; and
  - (iii) as applicable, a document showing proposed changes in estimated revenues that

398	are based on changes in state tax laws or rates.
399	(b) The proposed budget shall include:
400	(i) a projection of:
401	(A) estimated revenues by major tax type;
402	(B) 15-year trends for each major tax type;
403	(C) estimated receipts of federal funds;
404	(D) 15-year trends for federal fund receipts; and
405	(E) appropriations for the next fiscal year;
406	(ii) the source of changes to all direct, indirect, and in-kind matching funds for all
407	federal grants or assistance programs included in the budget;
408	(iii) changes to debt service;
409	(iv) a plan of proposed changes to appropriations and estimated revenues for the next
410	fiscal year that is based upon the current fiscal year state tax laws and rates and considers
411	projected changes in federal grants or assistance programs included in the budget;
412	(v) an itemized estimate of the proposed changes to appropriations for:
413	(A) the [Legislative Department] legislative department as certified to the governor by
414	the president of the Senate and the speaker of the House;
415	(B) the [Executive Department] executive department;
416	(C) the [Judicial Department] judicial department as certified to the governor by the
417	state court administrator;
418	(D) changes to salaries payable by the state under the Utah Constitution or under law
419	for lease agreements planned for the next fiscal year; and
420	(E) all other changes to ongoing or one-time appropriations, including dedicated
421	credits, restricted funds, nonlapsing balances, grants, and federal funds;
422	(vi) for each line item, the average annual dollar amount of staff funding associated
423	with all positions that were vacant during the last fiscal year;
424	(vii) deficits or anticipated deficits;
425	(viii) the recommendations for each state agency for new full-time employees for the
426	next fiscal year, which shall also be provided to the director of the Division of Facilities
427	Construction and Management as required by Subsection 63A-5b-501(3);
428	(ix) a written description and itemized report submitted by a state agency to the

429	Governor's Office of Management and Budget under Section 63J-1-220, including:
430	(A) a written description and an itemized report provided at least annually detailing the
431	expenditure of the state money, or the intended expenditure of any state money that has not
432	been spent; and
433	(B) a final written itemized report when all the state money is spent;
434	(x) any explanation that the governor may desire to make as to the important features
435	of the budget and any suggestion as to methods for the reduction of expenditures or increase of
436	the state's revenue; and
437	(xi) information detailing certain fee increases as required by Section 63J-1-504.
438	(3) (a) [For] Except as provided in Subsection (3)(b), for the purpose of preparing and
439	reporting the proposed budget, the governor:
440	[ <del>(a) The governor</del> ]
441	(i) shall require the proper state officials, including all public and higher education
442	officials, all heads of executive and administrative departments and state institutions, bureaus,
443	boards, commissions, and agencies expending or supervising the expenditure of the state
444	money, and all institutions applying for state money and appropriations, to provide itemized
445	estimates of changes in revenues and appropriations[-];
446	[ <del>(b) The governor</del> ]
447	(ii) may require the persons and entities subject to Subsection (3)(a)(i) to provide other
448	information under these guidelines and at times as the governor may direct, which may include
449	a requirement for program productivity and performance measures, where appropriate, with
450	emphasis on outcome indicators[-]; and
451	[ <del>(c) The governor</del> ]
452	(iii) may require representatives of public and higher education, state departments and
453	institutions, and other institutions or individuals applying for state appropriations to attend
454	budget meetings.
455	(b) Subsections (3)(a)(ii) and (iii) do not apply to the judicial department or the
456	legislative department.
457	(4) (a) The Governor's Office of Management and Budget shall provide to the Office of
458	the Legislative Fiscal Analyst, as soon as practicable, but no later than 30 days before the [date]
459	day on which the Legislature convenes in the annual general session, data, analysis, or requests

460	used in preparing the governor's budget recommendations, notwithstanding the restrictions
461	imposed on such recommendations by available revenue.
462	(b) The information under Subsection (4)(a) shall include:
463	(i) actual revenues and expenditures for the fiscal year ending the previous June 30;
464	(ii) estimated or authorized revenues and expenditures for the current fiscal year;
465	(iii) requested revenues and expenditures for the next fiscal year;
466	(iv) detailed explanations of any differences between the amounts appropriated by the
467	Legislature in the current fiscal year and the amounts reported under Subsections (4)(b)(ii) and
468	(iii); and
469	[(v) a statement of:]
470	[(A) agency and program objectives, effectiveness measures, and program size
471	indicators;]
472	[(B) the final status of the program objectives, effectiveness measures, and program
473	size indicators included in the appropriations act for the fiscal year ending the previous June
474	<del>30; and</del> ]
475	[(C) the current status of the program objectives, effectiveness measures, and program
476	size indicators included in the appropriations act for the current fiscal year; and]
477	[vi) other budgetary information required by the Legislature in statute.
478	(c) The budget information under Subsection (4)(a) shall cover:
479	(i) all items of appropriation, funds, and accounts included in appropriations acts for
480	the current and previous fiscal years; and
481	(ii) any new appropriation, fund, or account items requested for the next fiscal year.
482	(d) The information provided under Subsection (4)(a) may be provided as a shared
483	record under Section 63G-2-206 as considered necessary by the Governor's Office of
484	Management and Budget.
485	(5) (a) In submitting the budget for the Department of Public Safety, the governor shall
486	include a separate recommendation in the governor's budget for maintaining a sufficient
487	number of alcohol-related law enforcement officers to maintain the enforcement ratio equal to
488	or below the number specified in Subsection 32B-1-201(2).
489	(b) If the governor does not include in the governor's budget an amount sufficient to
490	maintain the number of alcohol-related law enforcement officers described in Subsection

- 02-24-21 4:53 PM 2nd Sub. (Grav) H.B. 326 491 (5)(a), the governor shall include a message to the Legislature regarding the governor's reason 492 for not including that amount. 493 (6) (a) The governor may revise all estimates, except those relating to the [Legislative 494 Department, the Judicial Department legislative department, the judicial department, and those 495 providing for the payment of principal and interest to the state debt and for the salaries and 496 expenditures specified by the Utah Constitution or under the laws of the state. 497 (b) The estimate for the [Judicial Department] judicial department, as certified by the state court administrator, shall also be included in the budget without revision, but the governor 498 499 may make separate recommendations on the estimate. 500 (7) The total appropriations requested for expenditures authorized by the budget may 501 not exceed the estimated revenues from taxes, fees, and all other sources for the next ensuing 502 fiscal year. 503 (8) If any item of the budget as enacted is held invalid upon any ground, the invalidity 504 does not affect the budget itself or any other item in [it] the budget. 505 Section 5. Section **63J-1-602.2** is amended to read: 506 63J-1-602.2. List of nonlapsing appropriations to programs. Appropriations made to the following programs are nonlapsing: 507 508 (1) The Legislature and the Legislature's committees.
- 510 511 Section 53F-9-103.
- 512 (3) The Percent-for-Art Program created in Section 9-6-404. (4) The LeRay McAllister Critical Land Conservation Program created in Section 513

514 11-38-301.

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(5) Dedicated credits accrued to the Utah Marriage Commission as provided under Subsection 17-16-21(2)(d)(ii).

and programs under the jurisdiction of the State Board of Education, in accordance with

(2) The State Board of Education, including all appropriations to agencies, line items,

- (6) The Trip Reduction Program created in Section 19-2a-104.
- 518 (7) The Division of Wildlife Resources for the appraisal and purchase of lands under 519 the Pelican Management Act, as provided in Section 23-21a-6.
  - (8) The emergency medical services grant program in Section 26-8a-207.
- 521 (9) The primary care grant program created in Section 26-10b-102.

522	(10) Sanctions collected as dedicated credits from Medicaid provider under Subsection
523	26-18-3(7).
524	(11) The Utah Health Care Workforce Financial Assistance Program created in Section
525	26-46-102.
526	(12) The Rural Physician Loan Repayment Program created in Section 26-46a-103.
527	(13) The Opiate Overdose Outreach Pilot Program created in Section 26-55-107.
528	(14) Funds that the Department of Alcoholic Beverage Control retains in accordance
529	with Subsection 32B-2-301(8)(a) or (b).
530	(15) The General Assistance program administered by the Department of Workforce
531	Services, as provided in Section 35A-3-401.
532	[(16) A new program or agency that is designated as nonlapsing under Section
533	<del>36-24-101.</del> ]
534	[(17)] (16) The Utah National Guard, created in Title 39, Militia and Armories.
535	[(18)] (17) The State Tax Commission under Section 41-1a-1201 for the:
536	(a) purchase and distribution of license plates and decals; and
537	(b) administration and enforcement of motor vehicle registration requirements.
538	[(19)] (18) The Search and Rescue Financial Assistance Program, as provided in
539	Section 53-2a-1102.
540	[(20)] (19) The Motorcycle Rider Education Program, as provided in Section 53-3-905.
541	[(21)] (20) The Utah Board of Higher Education for teacher preparation programs, as
542	provided in Section 53B-6-104.
543	[(22)] (21) The Medical Education Program administered by the Medical Education
544	Council, as provided in Section 53B-24-202.
545	[(23)] (22) The Division of Services for People with Disabilities, as provided in
546	Section 62A-5-102.
547	[(24)] (23) The Division of Fleet Operations for the purpose of upgrading underground
548	storage tanks under Section 63A-9-401.
549	[(25)] (24) The Utah Seismic Safety Commission, as provided in Section 63C-6-104.
550	[(26)] (25) Appropriations to the Department of Technology Services for technology
551	innovation as provided under Section 63F-4-202.
552	[(27)] (26) The Office of Administrative Rules for publishing, as provided in Section

553	63G-3-402.
554	[(28)] (27) The Governor's Office of Economic Development to fund the Enterprise
555	Zone Act, as provided in Title 63N, Chapter 2, Part 2, Enterprise Zone Act.
556	[(29)] (28) Appropriations to fund the Governor's Office of Economic Development's
557	Rural Employment Expansion Program, as described in Title 63N, Chapter 4, Part 4, Rural
558	Employment Expansion Program.
559	[(30)] (29) Appropriations to fund programs for the Jordan River Recreation Area as
560	described in Section 65A-2-8.
561	[(31)] (30) The Department of Human Resource Management user training program, as
562	provided in Section 67-19-6.
563	[(32)] (31) A public safety answering point's emergency telecommunications service
564	fund, as provided in Section 69-2-301.
565	[ <del>(33)</del> ] (32) The Traffic Noise Abatement Program created in Section 72-6-112.
566	[(34)] (33) The Judicial Council for compensation for special prosecutors, as provided
567	in Section 77-10a-19.
568	[(35)] (34) A state rehabilitative employment program, as provided in Section
569	78A-6-210.
570	$\left[\frac{(36)}{(35)}\right]$ The Utah Geological Survey, as provided in Section 79-3-401.
571	[ <del>(37)</del> ] <u>(36)</u> The Bonneville Shoreline Trail Program created under Section 79-5-503.
572	[(38)] (37) Adoption document access as provided in Sections 78B-6-141, 78B-6-144,
573	and 78B-6-144.5.
574	[ <del>(39)</del> ] (38) Indigent defense as provided in Title 78B, Chapter 22, Part 4, Utah Indigent
575	Defense Commission.
576	[(40)] (39) The program established by the Division of Facilities Construction and
577	Management under Section 63A-5b-703 under which state agencies receive an appropriation
578	and pay lease payments for the use and occupancy of buildings owned by the Division of
579	Facilities Construction and Management.
580	Section 6. Section <b>63J-1-901</b> is enacted to read:
581	Part 9. Government Performance Reporting and Efficiency Process
582	<u>63J-1-901.</u> Title.
583	This part is known as "Government Performance Reporting and Efficiency Process."

584	Section 7. Section 63J-1-902 is enacted to read:
585	<u>63J-1-902.</u> Definitions.
586	As used in this part:
587	(1) "Appropriated entity" means any entity that receives state funds.
588	(2) "Funding item" means an increase to an agency's state funding that:
589	(a) is \$10,000 or more; and
590	(b) results from action during a legislative session.
591	(3) "Performance measure" means a program objective, effectiveness measure,
592	program size indicator, or other related measure.
593	(4) "Product or service" means an appropriated entity's final output or outcome.
594	(5) "Government process" means a set of functions and procedures by which an
595	appropriated entity creates a product or service.
596	Section 8. Section <b>63J-1-903</b> is enacted to read:
597	63J-1-903. Performance measure and funding item reporting.
598	(1) The Governor's Office of Management and Budget and the Office of the Legislative
599	Fiscal Analyst may develop an information system to collect, track, and publish agency
600	performance measures.
601	(2) Each executive department agency shall:
602	(a) in consultation with the Governor's Office of Management and Budget and the
603	Office of the Legislative Fiscal Analyst, develop performance measures to include in an
604	appropriations act for each fiscal year; and
605	(b) on or before October 1 of each calendar year, provide to the Governor's Office of
606	Management and Budget and the Office of the Legislative Fiscal Analyst:
607	(i) any recommendations for legislative changes for the next fiscal year to the agency's
608	previously adopted performance measures; and
609	(ii) a report of the final status of the agency's performance measures included in the
610	appropriations act for the fiscal year ending the previous June 30.
611	(3) Each judicial department agency shall:
612	(a) develop performance measures to include in an appropriations act for each fiscal
613	year; and
614	(b) annually submit to the Office of the Legislative Fiscal Analyst a report that

615	contains:
616	(i) any recommendations for legislative changes for the next fiscal year to the agency's
617	previously adopted performance measures; and
618	(ii) the final status of the agency's performance measures included in the appropriations
619	act for the fiscal year ending the previous June 30.
620	(4) For each funding item, the executive department agency shall provide to the
621	Governor's Office of Management and Budget and the Office of the Legislative Fiscal Analyst:
622	(a) within 60 days after the day on which the Legislature adjourns a legislative session
623	sine die:
624	(i) one or more proposed performance measures developed in consultation with the
625	Governor's Office of Management and Budget and the Office of the Legislative Fiscal Analyst;
626	<u>and</u>
627	(ii) a target for each performance measure described in Subsection (4)(a)(i); and
628	(b) on or before August 15 of each year after the close of the fiscal year in which the
629	funding item was first funded, a report that includes:
630	(i) the status of each performance measure relative to the measure's target as described
631	in Subsection (4)(a);
632	(ii) the actual amount the agency spent, if any, on the funding item; and
633	(iii) (A) the month and year in which the agency implemented the program or project
634	associated with the funding item; or
635	(B) if the program or project associated with the funding item is not fully implemented,
636	the month and year in which the agency anticipates fully implementing the program or project
637	associated with the funding item.
638	(5) The Office of the Legislative Fiscal Analyst shall report the relevant performance
639	measure information described in this section to the Executive Appropriations Committee and
640	the appropriations subcommittees, as appropriate.
641	Section 9. Section <b>63J-1-904</b> is enacted to read:
642	63J-1-904. Efficiency improvement process.
643	(1) By May 1, 2022, the Governor's Office of Management and Budget and the Office
644	of the Legislative Fiscal Analyst shall jointly establish a process that identifies and prioritizes
645	government processes to target for efficiency improvements.

646	(2) The Governor's Office of Management and Budget and the Office of the Legislative
647	Fiscal Analyst shall ensure that the efficiency improvement process described in Subsection (1)
648	addresses the following:
649	(a) the roles of the Governor's Office of Management and Budget and the Office of the
650	Legislative Fiscal Analyst throughout the efficiency improvement process;
651	(b) how to collaborate with an appropriated entity in the development of the
652	appropriated entity's performance measures under Section 63J-1-903;
653	(c) how to evaluate the results of an appropriated entity's performance measures,
654	including identifying which performance measures that an appropriated entity may want to
655	retain, modify, or discontinue;
656	(d) the process by which an appropriated entity's government process is selected for an
657	efficiency evaluation;
658	(e) the criteria and methodology used for an efficiency evaluation;
659	(f) whether to provide any rewards or incentives for an appropriated entity to
660	implement recommendations from an efficiency evaluation;
661	(g) whether to create a formal or informal committee that advises the efficiency
662	improvement process; and
663	(h) the process by which the Governor's Office of Management and Budget and the
664	Office of the Legislative Fiscal Analyst notify the Office of the Legislative Auditor General
665	when an efficiency evaluation is completed.
666	(3) (a) The Office of the Legislative Auditor General shall independently review the
667	results of each efficiency evaluation conducted under this section.
668	(b) If, based on the review described in Subsection (3)(a), the Office of the Legislative
669	Auditor General determines further review is necessary, the Office of the Legislative Auditor
670	General shall:
671	(i) conduct a risk assessment; and
672	(ii) provide the results of the risk assessment to the Audit Subcommittee created in
673	<u>Section 36-12-8.</u>
674	(4) Beginning in 2021 and each calendar year thereafter, the Governor's Office of
675	Management and Budget and the Office of the Legislative Fiscal Analyst shall, before
676	December 31, report to the governor and the Legislative Management Committee, respectively,

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677	regarding the status of the efficiency improvement process and recommended changes, if any.
678	Section 10. Repealer.
679	This bill repeals:
680	Section 36-24-101, Review of new programs and agencies.