1	AIR QUALITY POLICY AMENDMENTS
2	2022 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Luz Escamilla
5	House Sponsor:
6 7	LONG TITLE
8	General Description:
9	This bill addresses the makeup and responsibilities of the Air Quality Policy Advisory
10	Board and requires a study by the Department of Environmental Quality.
11	Highlighted Provisions:
12	This bill:
13	 expands the makeup of the Air Quality Policy Advisory Board;
14	defines terms;
15	 requires the Air Quality Policy Advisory Board to oversee a study conducted by the
16	Department of Environmental Quality and make recommendations on a diesel
17	emissions reduction plan framework;
18	provides for reporting;
19	includes a repeal date; 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	19-2a-102, as last amended by Laws of Utah 2021, Chapter 69



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63I-2	2-219, as last amended by Laws of Utah 2021, Chapters 64 and 71
ENACTS:	
19-2	a-102.5, Utah Code Annotated 1953
	d by the Legislature of the state of Utah:
	on 1. Section 19-2a-102 is amended to read:
19-2	a-102. Air Quality Policy Advisory Board.
(1) 7	There is created the Air Quality Policy Advisory Board consisting of the following
[12] <u>13</u> votir	ng members:
(a) t	wo members of the Senate, appointed by the president of the Senate;
(b) t	hree members of the House of Representatives, appointed by the speaker of the
House of Re	presentatives;
(c) ti	he director;
(d) o	one representative of industry interests, appointed by the president of the Senate;
(e) c	one representative of business or economic development interests, appointed by the
speaker of th	ne House of Representatives, who has expertise in air quality matters;
(f) o	ne representative of the academic community who has expertise in air quality
matters, app	ointed by the president of the Senate;
(g) t	wo representatives of the academic community, appointed by the governor, who
have experti	se in air quality matters; [and]
(h) c	one representative of a nongovernmental organization, appointed by the governor,
who:	
(i) re	epresents community interests;
(ii) c	does not represent industry or business interests; and
(iii)	has expertise in air quality matters[-]; and
<u>(i)</u> th	ne executive director of the Department of Transportation, or the executive
director's des	signee.
(2)	The Air Quality Policy Advisory Board shall:
(a) s	eek the best available science to identify legislative actions to improve air quality;
(b) i	dentify and prioritize potential legislation and funding that will improve air
quality; [and	:]

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59 (c) make recommendations to the Legislature on how to improve air quality in the 60 state[:]; and

- (d) in accordance with Section 19-2a-102.5, oversee a study to be conducted by the department and make recommendations to the Legislature on how to implement a Utah diesel emissions reduction program.
- (3) (a) Except as required by Subsection (3)(b), members appointed under Subsections (1)(d) through (h) are appointed to serve four-year terms.
- (b) Notwithstanding the requirements of Subsection (3)(a), the governor, president of the Senate, and speaker of the House of Representatives shall, at the time of appointment or reappointment, adjust the length of terms to ensure that the terms of members are staggered so that approximately half of the advisory board is appointed every two years.
- (c) When a vacancy occurs in the membership for any reason, the replacement shall be appointed for the unexpired term.
- (4) The advisory board shall elect one member to serve as chair of the advisory board for a term of one year.
- (5) (a) [Six] Seven members of the advisory board constitutes a quorum of the advisory board.
 - (b) The action of the majority of the advisory board when a quorum is present is the action of the advisory board.
 - (6) Compensation for a member of the advisory board who is a legislator shall be paid in accordance with Section 36-2-2 and Legislative Joint Rules, Title 5, Chapter 3, Legislator Compensation.
 - (7) A member of the advisory board who is not a legislator may not receive compensation or benefits for the member's service, but may receive per diem and travel expenses in accordance with:
 - (a) Section 63A-3-106;

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- (b) Section 63A-3-107; and
- 86 (c) rules made by the Division of Finance pursuant to Sections 63A-3-106 and 87 63A-3-107.
- 88 (8) The department shall provide staff support for the advisory board.
- 89 Section 2. Section **19-2a-102.5** is enacted to read:

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90	19-2a-102.5. Emissions reduction plan study and recommendations.
91	(1) As used in this section:
92	(a) "Advisory board" means the Air Quality Policy Advisory Board created in Section
93	<u>19-2a-102.</u>
94	(b) "Disproportionate air quality affected area" means a non-attainment area, as defined
95	in Clean Air Act, Section 107(d)(1)(A)(i), 42 U.S.C. Sec. 7407(d)(1)(A)(i), or a geographic
96	area that, when compared with other areas in the state, is more likely to be found to not meet
97	air quality standards.
98	(c) "Inland port" means a project area as that term is defined in Section 11-58-102.
99	(d) "Inland port area" means an area in and around an inland port that bears the
100	environmental impacts of destruction, construction, development, and operational activities
101	within the inland port.
102	(e) "Legislative interim committees" means:
103	(i) the Economic Development and Workforce Services Interim Committee;
104	(ii) the Natural Resources, Agriculture, and Environment Interim Committee; and
105	(iii) the Transportation Interim Committee.
106	(f) (i) "Underserved or underrepresented community" means a group of people,
107	including a municipality, county, or American Indian tribe, that is economically disadvantaged.
108	(ii) "Underserved or underrepresented community" may include an economically
109	disadvantaged community where the people of the community have limited access to or have
110	demonstrated a low level of use of emission reduction programs.
111	(2) (a) With the oversight of the advisory board, the department shall conduct a study
112	in accordance with Subsection (3) and recommend to the advisory board a Utah diesel emission
113	reduction program.
114	(b) The advisory board shall recommend to the Legislature a framework for a Utah
115	diesel emission reduction program in accordance with Subsection (4).
116	(3) The department shall study:
117	(a) the Texas Emission Reduction Plan, Tex. Health & Safety Code Ann., C 386, and
118	other examples of diesel emission reduction programs;
119	(b) potential diesel emission reduction goals from targeted diesel emission sources that
120	apply to specific:

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121	(i) on- and off-road diesel vehicles and equipment; and
122	(ii) geographic airsheds;
123	(c) potential diesel emission reduction financial incentive programs;
124	(d) potential revenue sources to fund incentive programs described in Subsection
125	(3)(c); and
126	(e) administrative, evaluation, and reporting responsibilities.
127	(4) (a) The department shall recommend to the advisory board and the advisory board
128	shall recommend to the Legislature a framework of the Utah diesel emission reduction program
129	that includes:
130	(i) diesel emission reduction goals;
131	(ii) financial incentive programs to encourage the reduction of diesel emissions;
132	(iii) revenue sources to fund the financial incentive programs described in Subsection
133	(4)(a)(ii); and
134	(iv) implementation of the Utah diesel emission reduction program, including:
135	(A) which one or more state agencies should administer the Utah diesel emission
136	reduction program;
137	(B) evaluation processes; and
138	(C) reporting requirements.
139	(b) The framework described in this Subsection (4) shall specifically include
140	recommendations for:
141	(i) registration surcharges:
142	(A) related to on- or off-road diesel equipment or vehicles sold, rented, or leased; and
143	(B) that are deposited into and allowed to accumulate in an expendable special revenue
144	fund for purposes related to the Utah diesel emission reduction program;
145	(ii) within an inland port area:
146	(A) a grant program that facilitates the replacement or repowering of diesel engines
147	with the most current generation federal emissions standard engines, clean alternative fuel
148	engines, or electric motors, including for drayage trucks, switcher engines, cargo handling
149	equipment, or container handling equipment;
150	(B) offering inland port access preferences or amenities for interstate long haul trucks
151	with the most current generation federal emissions standard engines, clean alternative fuel

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152	engines, or electric motors;
153	(C) use of inland port property tax differential to offer grants, low-interest loans, or
154	other incentives for newly purchased equipment with the most current generation federal
155	emissions standard engines, clean alternative fuel engines, or electric motors; and
156	(D) a program for small business fleet upgrades;
157	(iii) programs to foster new technology implementation, including:
158	(A) a grant program;
159	(B) the expansion of Utah's clean diesel program; or
160	(C) tax credits for cleaner equipment purchases;
161	(iv) financial incentives for the early retirement of heavy-duty diesel equipment and the
162	potential expansion of Title 19, Chapter 2, Part 2, Clean Air Retrofit, Replacement, and
163	Off-road Technology Program; and
164	(v) state construction contract incentives that are awarded to persons who
165	predominately use equipment that has the most current generation federal emissions standard
166	engines, clean alternative fuel engines, or electric motors.
167	(c) The framework described in this Subsection (4) shall provide for programs that
168	directly benefit:
169	(i) rural communities;
170	(ii) inland port areas;
171	(iii) underserved or underrepresented communities; and
172	(iv) disproportionate air quality affected areas.
173	(5) (a) The advisory board shall make an interim report to the interim committees on
174	the status of the study under this section during or before the November interim meetings in
175	<u>2022.</u>
176	(b) The advisory board shall provide a final report to the interim committees of the
177	department's study and the advisory board's recommendations under this section, including any
178	recommended legislation, during or before the November interim meetings in 2023.
179	Section 3. Section 63I-2-219 is amended to read:
180	63I-2-219. Repeal dates Title 19.
181	(1) Subsections 19-2-109.2(2) through (10), related to the Compliance Advisory Panel,
182	are repealed July 1, 2023.

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183	(2) Related to the emissions reduction plan study and recommendations, on July 1,
184	<u>2024:</u>
185	(a) Subsection 19-2a-102(2)(d), which addresses a study and recommendations for a
186	diesel emissions reduction program, is repealed; and
187	(b) Section 19-2a-102.5 is repealed.