(2) (a) The governor's energy advisor shall serve as the director of the office or appoint



27

28	a director of the office.
29	(b) The director:
30	(i) shall, if the governor's energy advisor appoints a director under Subsection (2)(a),
31	report to the governor's energy advisor; and
32	(ii) may appoint staff as funding within existing budgets allows.
33	(c) The office may consolidate energy staff and functions existing in the state energy
34	program.
35	(3) The purposes of the office are to:
36	(a) serve as the primary resource for advancing energy and mineral development in the
37	state;
38	(b) implement:
39	(i) the state energy policy under Section 63M-4-301; and
40	(ii) the governor's energy and mineral development goals and objectives;
41	(c) advance energy education, outreach, and research, including the creation of
42	elementary, higher education, and technical college energy education programs;
43	(d) promote energy and mineral development workforce initiatives; and
44	(e) support collaborative research initiatives targeted at Utah-specific energy and
45	mineral development.
46	(4) By following the procedures and requirements of Title 63J, Chapter 5, Federal
47	Funds Procedures Act, the office may:
48	(a) seek federal grants or loans;
49	(b) seek to participate in federal programs; and
50	(c) in accordance with applicable federal program guidelines, administer federally
51	funded state energy programs.
52	(5) The office shall perform the duties required by Sections 59-7-614.7, 59-10-1029,
53	Part 5, Alternative Energy Development Tax Credit Act, and Part 6, High Cost Infrastructure
54	Development Tax Credit Act.
55	(6) (a) For purposes of administering this section, the office may make rules, by
56	following the procedures and requirements of Title 63G, Chapter 3, Utah Administrative
57	Rulemaking Act, to maintain as confidential, and not as a public record, information that the
58	office receives from any source.

02-22-17 10:40 AM

S.B. 253

59	(b) The office shall maintain information the office receives from any source at the
60	level of confidentiality assigned by the source.
61	(7) The office may charge application, filing, and processing fees in amounts
62	determined by the office in accordance with Section 63J-1-504 for performing office duties
63	described in this part.

Legislative Review Note Office of Legislative Research and General Counsel