Representative Val K. Potter proposes the following substitute bill:

1	AMUSEMENT RIDE SAFETY
2	2020 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Timothy D. Hawkes
5	Senate Sponsor:
6	
7	LONG TITLE
8	General Description:
9	This bill revises provisions in the Amusement Ride Safety Act.
10	Highlighted Provisions:
11	This bill:
12	 amends the definitions;
13	 amends provisions of the Utah Amusement Ride Safety Committee's rulemaking
14	authority;
15	 provides clarification regarding the Utah Amusement Ride Safety Committee's
16	membership;
17	 modifies provisions regarding the hiring of the committee's director;
18	 modifies the continuing education requirements for the renewal of a qualified safety
19	inspector certification;
20	 allows the director to deny, suspend, or revoke an owner-operator's approval to
21	operate an amusement ride under a multi-ride permit, upon a violation involving the
22	amusement ride; and
23	 makes technical changes.
24	Money Appropriated in this Bill:
25	None

26	Other Special Clauses:
27	None
28	Utah Code Sections Affected:
29	AMENDS:
30	72-16-102, as enacted by Laws of Utah 2019, Chapter 244
31	72-16-201, as enacted by Laws of Utah 2019, Chapter 244
32	72-16-202, as enacted by Laws of Utah 2019, Chapter 244
33	72-16-203, as enacted by Laws of Utah 2019, Chapter 244
34	72-16-301, as enacted by Laws of Utah 2019, Chapter 244
35	72-16-302, as enacted by Laws of Utah 2019, Chapter 244
36	72-16-303, as enacted by Laws of Utah 2019, Chapter 244
37	72-16-304, as enacted by Laws of Utah 2019, Chapter 244
38	72-16-305, as enacted by Laws of Utah 2019, Chapter 244
39	72-16-306, as enacted by Laws of Utah 2019, Chapter 244
40	72-16-401, as enacted by Laws of Utah 2019, Chapter 244
41	
42	Be it enacted by the Legislature of the state of Utah:
43	Section 1. Section 72-16-102 is amended to read:
44	72-16-102. Definitions.
45	As used in this chapter:
46	(1) "Account" means the Amusement Ride Safety Restricted Account created in
47	Section 72-16-204.
48	(2) (a) "Amusement park" means a permanent indoor or outdoor facility or park where
49	one or more amusement rides are available for use by the general public.
50	(b) "Amusement park" does not include a traveling show, carnival, or public
51	fairground.
52	(3) (a) "Amusement ride" means a device or [attraction] combination of devices or
53	elements that carries or conveys one or more riders along, around, or over a fixed or restricted
54	route or course or allows the riders to steer or guide the device [or attraction] within an
55	established area for the purpose of giving the riders amusement, pleasure, thrills, or excitement.
56	[(b) "Amusement ride" includes a roller coaster, whip, ferris wheel, merry-go-round,

57	and zipline.]
58	[(c)] (b) "Amusement ride" does not include:
59	(i) a coin-operated ride that:
60	(A) is manually, mechanically, or electrically operated;
61	(B) is customarily placed in a public location; and
62	(C) does not normally require the supervision or services of an operator;
63	(ii) nonmechanized playground equipment, including a swing, seesaw, stationary
64	spring-mounted animal feature, rider-propelled merry-go-round, climber, playground slide,
65	trampoline, or physical fitness device;
66	(iii) an inflatable device;
67	(iv) a water-based recreational attraction where complete or partial immersion is
68	intended, including a water slide, wave pool, or water park;
69	(v) a challenge, exercise, or obstacle course;
70	(vi) a passenger ropeway as defined in Section 72-11-102;
71	(vii) a device or attraction that involves one or more live animals; [or]
72	(viii) a tractor ride or wagon ride[-]; or
73	(ix) motion seats in a movie theater that do not have a manufacturer recommended
74	restraint.
75	(4) "Committee" means the Utah Amusement Ride Safety Committee created in
76	Section 72-16-201.
77	(5) "Director" means the director of the committee, [appointed] hired under Section
78	72-16-202.
79	(6) "Mobile amusement ride" means an amusement ride that is:
80	(a) designed or adapted to be moved from one location to another;
81	(b) not fixed at a single location; and
82	(c) relocated at least once each calendar year.
83	(7) "Operator" means the individual who controls the starting, stopping, or speed of an
84	amusement ride.
85	(8) "Owner-operator" means the person who has control over and responsibility for the
86	maintenance, setup, and operation of an amusement ride.
87	(0) "Permanent amusement ride" means en amusement ride that is not a mobile

87 (9) "Permanent amusement ride" means an amusement ride that is not a mobile

88	amusement ride.
89	(10) "Qualified safety inspector" means an individual who holds a valid qualified
90	safety inspector certification.
91	(11) "Qualified safety inspector certification" means a certification issued by the
92	director under Section 72-16-303.
93	(12) "Reportable serious injury" means an injury to a rider that:
94	(a) occurs when there is a failure or malfunction of an amusement ride; and
95	(b) results in death, dismemberment, permanent disfigurement, permanent loss of the
96	use of a body organ, member, function, or system, or a compound fracture.
97	(13) "Safety inspection certification" means a written document that:
98	(a) is signed by a qualified safety inspector certifying that:
99	(i) the qualified safety inspector performed an in-person inspection of an amusement
100	ride to check compliance with the safety standards described in Section 72-16-304 and
101	established by rule; and
102	(ii) at the time the qualified safety inspector performed the in-person inspection, the
103	amusement ride:
104	(A) was set up [in the state] for use by the general public; and
105	(B) satisfied the safety standards described in Section 72-16-304 and established by
106	rule; and
107	(b) includes the date on which the qualified safety inspector performed the in-person
108	inspection.
109	(14) "Serious injury" means an injury to a rider that:
110	(a) occurs when there is a failure or malfunction of an amusement ride; and
111	(b) requires immediate admission to a hospital and overnight hospitalization and
112	observation by a licensed physician.
113	Section 2. Section 72-16-201 is amended to read:
114	72-16-201. Creation of Utah Amusement Ride Safety Committee.
115	(1) There is created within the department the Utah Amusement Ride Safety
116	Committee.
117	(2) The committee is comprised of the following members:
118	(a) six members as follows, appointed by the governor:

119	(i) one member who represents fairs in the state that employ 25 or more employees;
120	(ii) one member who represents mobile ride operators;
121	(iii) one member who represents permanent ride operators;
122	(iv) one member who represents large amusement parks in the state;
123	(v) one member who represents the public at large; and
124	(vi) one member who represents a nationally recognized amusement ride safety or
125	regulatory organization; and
126	(b) one [ex officio] nonvoting member appointed by the executive director.
127	(3) (a) Except as provided in Subsection (3)(b), the governor shall appoint each
128	member described in Subsection (2)(a) to a four-year term.
129	(b) The governor shall, at the time of appointment or reappointment, adjust the length
130	of terms to ensure that the terms of the committee members appointed under Subsection (2)(a)
131	are staggered so that approximately half of the committee is appointed every two years.
132	(4) In making an appointment under Subsection (2)(a), the governor shall request and
133	consider recommendations from:
134	(a) the membership of the interest from which the appointment is to be made; and
135	(b) the department.
136	(5) When a vacancy occurs in the membership of the committee, the governor shall
137	appoint a replacement for the remainder of the unexpired term.
138	(6) A member of the committee may not receive compensation or benefits for the
139	member's service, but may receive per diem and travel expenses in accordance with:
140	(a) Section 63A-3-106;
141	(b) Section 63A-3-107; and
142	(c) rules made by the Division of Finance in accordance with Sections 63A-3-106 and
143	63A-3-107.
144	(7) The department shall supply the committee with office space, equipment, and staff
145	the executive director finds appropriate.
146	(8) (a) The committee shall select a chair annually from the committee members.
147	(b) Four <u>voting</u> members constitute a quorum for conducting committee business.
148	(c) A majority vote of a quorum present at a meeting constitutes an action of the
149	committee.

150	(9) The committee shall meet at least quarterly and at the call of the chair or of a
151	majority of the members.
152	Section 3. Section 72-16-202 is amended to read:
153	72-16-202. Hiring of director.
154	(1) (a) The [committee] executive director, subject to approval by the [executive
155	director] committee, shall [appoint] hire a director.
156	(b) The executive director may remove the director at the executive director's will.
157	(2) The director shall:
158	(a) be experienced in administration and possess additional qualifications as
159	determined by the committee and the executive director; and
160	(b) receive compensation in accordance with Title 67, Chapter 19, Utah State
161	Personnel Management Act.
162	Section 4. Section 72-16-203 is amended to read:
163	72-16-203. Rulemaking.
164	(1) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, and
165	the provisions of this chapter the committee may make rules:
166	(a) establishing:
167	(i) the form of an application and a renewal application for:
168	(A) a qualified safety inspector certification;
169	(B) an annual amusement ride permit; and
170	(C) a multi-ride annual amusement ride permit;
171	(ii) the procedure to apply for and renew:
172	(A) a qualified safety inspector certification;
173	(B) an annual amusement ride permit; and
174	(C) a multi-ride annual amusement ride permit;
175	(iii) standards for a daily inspection under Section 72-16-302;
176	(iv) the form of a report of a reportable serious injury to the director;
177	(v) the procedure for reporting a reportable serious injury to the director;
178	(vi) the procedure to suspend and revoke:
179	(A) a qualified safety inspector certification;
180	(B) an annual amusement ride permit; and

181	(C) a multi-ride annual amusement ride permit;
182	(vii) a retention schedule that applies to each qualified safety inspector for records
183	related to a qualified safety inspector's duties under this chapter; [and]
184	(viii) a retention schedule that applies to each owner-operator for records related to an
185	owner-operator's duties under this chapter;
186	(ix) fees;
187	(x) minimum insurance requirements for certified inspectors; and
188	(xi) fines or administrative penalties for lack of compliance with this chapter.
189	(b) regarding the experience required to obtain a qualified safety inspector certification
190	under Subsection 72-16-303(3)(a); and
191	(c) adopting nationally recognized:
192	(i) amusement ride inspection standards; and
193	(ii) qualified safety inspector qualification standards.
194	(2) Notwithstanding Subsection $63G-3-301(13)$, the committee shall initiate
195	rulemaking proceedings, as defined in Section 63G-3-301, to make rules under this section no
196	later than December 1, 2020.
197	Section 5. Section 72-16-301 is amended to read:
198	72-16-301. Requirements for amusement ride operation.
199	(1) Beginning on April 1, [2021] 2022, a person may not operate an amusement ride in
200	the state that is open to the public, unless the person obtains:
201	(a) an annual amusement ride permit for the amusement ride in accordance with this
202	section; or
203	(b) a multi-ride annual amusement ride permit that includes the amusement ride, in
204	accordance with this section.
205	(2) To obtain or renew an annual amusement ride permit for a mobile amusement ride,
206	the owner-operator shall submit an application to the director that contains the following and is
207	in a form prescribed by the director:
208	(a) the owner-operator's name and address;
209	(b) a description of the mobile amusement ride, including the manufacturer's name, the
210	serial number, and the model number;
211	(c) each known location in the state where the owner-operator intends to operate the

212	mobile amusement ride during the 12-month period for which the annual amusement ride
213	permit is valid, updated in accordance with Subsection (5);
214	(d) for each location identified under Subsection (2)(c), the name and contact
215	information of the fair, show, landlord, or property owner;
216	(e) the date on which the owner-operator intends to set up the mobile amusement ride
217	at each location identified under Subsection (2)(c);
218	(f) the dates on which the owner-operator intends to operate the mobile amusement
219	ride for use by the general public at each location identified under Subsection (2)(c);
220	(g) proof of compliance with the insurance requirement described in Section
221	72-16-305;
222	(h) a safety inspection certification dated no more than 30 days before the day on which
223	the owner-operator submits the application; and
224	(i) a fee established by the committee in accordance with Section 63J-1-504.
225	(3) To obtain or renew an annual amusement ride permit for a permanent amusement
226	ride, the owner-operator shall submit an application to the director that contains the following
227	information and is in a form prescribed by the director:
228	(a) the owner-operator's name and address;
229	(b) a description of the permanent amusement ride, including the manufacturer's name,
230	the serial number, and the model number;
231	(c) the location in the state where the owner-operator will operate the permanent
232	amusement ride;
233	(d) the first date on which the owner-operator intends to operate the permanent
234	amusement ride for use by the general public;
235	(e) proof of compliance with the insurance requirement described in Section
236	72-16-305;
237	(f) a safety inspection certification dated no more than 30 days before the day on which
238	the owner-operator submits the application; and
239	(g) a fee established by the committee in accordance with Section 63J-1-504.
240	(4) To obtain or renew a multi-ride annual amusement ride permit for all amusement
241	rides located at an amusement park that employs more than 1,000 individuals in a calendar
242	year, the amusement park shall submit an application to the director that contains the following

243	information and is in a form prescribed by the director:
244	(a) the amusement park's name and address;
245	(b) a list of each amusement ride located at the amusement park, including a
246	description of each amusement ride;
247	(c) the first date on which the amusement park will operate each amusement ride
248	identified in Subsection (4)(b);
249	(d) proof of compliance with the insurance requirement described in Section
250	72-16-305;
251	(e) a safety inspection certification for each amusement ride identified in Subsection
252	(4)(b) that is dated no more than 30 days before the day on which the amusement park submits
253	the application; and
254	(f) a fee for each amusement ride identified under Subsection (4)(b) established by the
255	committee in accordance with Section 63J-1-504.
256	(5) (a) In accordance with committee rule, an owner-operator of a mobile amusement
257	ride shall update the information described in Subsection (2)(c) if the owner-operator learns of
258	a new location where the owner-operator intends to operate the mobile amusement ride during
259	the 12-month period for which the annual amusement ride permit is valid.
260	(b) An owner-operator may not operate a mobile amusement ride that is open to the
261	public at a location in the state, unless the owner-operator includes the location:
262	(i) in the owner-operator's application or renewal for an annual amusement ride permit
263	for the mobile amusement ride in accordance with Subsection (2)(c); or
264	(ii) in an update described in Subsection (5)(a) that the owner-operator submits to the
265	director at least 30 days before the day on which the owner-operator sets up the mobile
266	amusement ride at the location.
267	(6) The director shall issue:
268	(a) an annual amusement ride permit for each amusement ride for which the
269	owner-operator submits a complete application or renewal application that satisfies the
270	requirements of this chapter and any applicable rules and fees; and
271	(b) a multi-ride annual amusement ride permit to each amusement park that employs
272	more than 1,000 individuals in a calendar year and submits a complete application or renewal
273	application that satisfies the requirements of this chapter and any applicable rules and fees.

274	(7) An annual amusement ride permit or a multi-ride annual amusement ride permit
275	expires one year after the day on which the director issues the annual amusement ride permit or
276	the multi-ride annual amusement ride permit.
277	(8) An owner-operator or amusement park shall maintain a copy of a current annual
278	amusement ride permit or multi-ride annual amusement ride permit and upon request,
279	reasonable notice, and payment of reasonable copying expense, if applicable:
280	(a) make the copy available for examination; or
281	(b) provide a copy of the annual amusement ride permit or multi-ride annual
282	amusement ride permit.
283	Section 6. Section 72-16-302 is amended to read:
284	72-16-302. Daily inspection required.
285	(1) (a) Each day an owner-operator operates an amusement ride for use by the general (1)
286	public, the owner-operator or the owner-operator's designee shall inspect and operate the
287	amusement ride in accordance with this section and rules established under this chapter.
288	(b) The owner-operator or the owner-operator's designee shall complete the inspection
289	and operation described in Subsection (1)(a):
290	(i) before the owner-operator begins operation for use by the general public; and
291	(ii) in accordance with rule made under this chapter.
292	(2) The owner-operator shall:
293	(a) make a record of each daily inspection that is signed by the individual who
294	performed the inspection; and
295	(b) maintain each record described in Subsection (2)(a) for at least [90 days] one year
296	after the day on which the inspection is performed.
297	Section 7. Section 72-16-303 is amended to read:
298	72-16-303. Certification of inspectors.
299	(1) To become a qualified safety inspector, an individual shall obtain and maintain a
300	qualified safety inspector certification from the director in accordance with this section.
301	(2) To obtain a qualified safety inspector certification from the director, an individual
302	shall submit an application described in Subsection (3) and a fee established by the committee
303	in accordance with Section 63J-1-504.
304	(3) An application for a qualified safety inspector certification shall be in a form

305	prescribed by the director and include information that demonstrates the applicant:
306	(a) (i) (A) is a professional engineer, licensed in accordance with Title 58, Chapter 22,
307	Professional Engineers and Professional Land Surveyors Licensing Act, or an engineer with a
308	comparable license from another state as determined by the committee; and
309	(B) has at least three years of experience in the amusement ride industry, at least two of
310	which include actual inspection of amusement rides for an owner-operator, manufacturer,
311	government agency, amusement park, carnival, or insurer;
312	(ii) (A) has at least three years of experience inspecting amusement rides for an
313	owner-operator, manufacturer, government agency, amusement park, carnival, or insurer; and
314	(B) is certified by a nationally recognized organization in the amusement ride safety
315	industry approved by the committee; or
316	(iii) (A) has at least three years of experience inspecting amusement rides for an
317	owner-operator, manufacturer, government agency, amusement park, carnival, or insurer; and
318	(B) is employed by an amusement park that employs more than 1,000 individuals in a
319	calendar year;
320	(b) (i) has <u>liability</u> insurance for [errors or omissions] bodily injury and property
321	damage in compliance with rules made by the committee; or
322	(ii) is an employee or authorized agent of an insurance company; and
323	(c) is a member of and actively participates in an entity that develops standards
324	applicable to the operation of amusement rides.
325	(4) To obtain a renewal of a qualified safety inspector certification, a qualified safety
326	inspector shall submit to the director a fee established by the committee in accordance with
327	Section 63J-1-504 and a renewal application that demonstrates that the qualified safety
328	inspector:
329	(a) satisfies the requirements described in Subsection (3); and
330	(b) during the previous [12-month] two-year period, completed at least [six] 12 hours
331	of continuing education instruction provided by:
332	(i) a nationally recognized amusement industry organization;
333	(ii) a nationally recognized organization in a relevant technical field;
334	(iii) an owner-operator, through an owner-operator-run safety program approved by the
335	committee; or

 (5) The director shall issue a qualified safety inspector certification to each individual who submits an application or a renewal application that is in a form prescribed by the director and complies with the requirements of this section and any applicable rules <u>and fees</u>. (6) A qualified safety inspector certification expires two years after the day on which the director issues the qualified inspector certification.
and complies with the requirements of this section and any applicable rules <u>and fees</u> . (6) A qualified safety inspector certification expires two years after the day on which
(6) A qualified safety inspector certification expires two years after the day on which
the director issues the qualified inspector certification.
(7) In accordance with Title 63G, Chapter 4, Administrative Procedures Act, the
director may deny, suspend, or revoke a qualified safety inspector certification if an individual
fails to satisfy a requirement of this chapter or any applicable rule.
(8) A qualified safety inspector who is employed by the owner-operator of an
amusement ride may complete an inspection of the amusement ride.
Section 8. Section 72-16-304 is amended to read:
72-16-304. Safety standards.
(1) Subject to Subsections (2) and (3) and in accordance with Title 63G, Chapter 3,
Utah Administrative Rulemaking Act, the committee shall make rules adopting the relevant
safety standards developed by the ASTM International Committee F24.
(2) The committee may modify or update the safety standards described in Subsection
(1), consistent with nationally recognized amusement ride standards.
(3) The committee may[, upon application,] amend or exempt a safety standard
adopted under this section based upon unique circumstances, if appropriate to ensure public
safety.
Section 9. Section 72-16-305 is amended to read:
72-16-305. Insurance required.
(1) An owner-operator of an amusement ride shall carry liability insurance coverage in
at least the following amounts:
(a) \$1,000,000 for bodily injury per occurrence;
(b) \$250,000 for property damage per occurrence; and
(c) \$220,000 for property duringe per occurrence, and
(c) \$3,000,000 [per occurrence combined single limit] <u>annual aggregate limit</u>.
(c) \$3,000,000 [per occurrence combined single limit] <u>annual aggregate limit</u> .

367	(a) \$5,000,000 for bodily injury per occurrence;
368	(b) \$1,000,000 for property damage per occurrence; and
369	(c) \$10,000,000 [per occurrence combined single limit] annual aggregate limit.
370	Section 10. Section 72-16-306 is amended to read:
371	72-16-306. Reporting and shutdown for certain injuries.
372	(1) (a) An owner-operator shall report each known reportable serious injury to the
373	director within eight hours after the owner-operator learns of the reportable serious injury.
374	(b) An owner-operator shall include the following information in a report described in
375	Subsection (1)(a):
376	(i) the owner-operator's name and contract information;
377	(ii) the location of the amusement ride at the time the reportable serious injury
378	occurred;
379	(iii) a description of:
380	(A) the amusement ride; and
381	(B) the nature of the reportable serious injury; and
382	(iv) any other information required by rule made under this chapter.
383	(2) (a) In addition to the requirement described in Subsection (1), an owner-operator of
384	a mobile amusement ride shall report each known reportable serious injury and serious injury
385	to the fair, show, landlord, or owner of the property upon which the mobile amusement ride
386	was located at the time the reportable serious injury or serious injury occurred.
387	(b) After a <u>reportable</u> serious injury, the owner-operator may not operate the mobile
388	amusement ride until the owner-operator receives written authorization from[:(i) the fair,
389	show, landlord, or owner of the property upon which the amusement ride was located at the
390	time the serious injury occurred; or(ii)] the director or the director's designee as required by
391	rule made in accordance with this chapter.
392	(3) For purposes of Title 63G, Chapter 2, Government Records Access and
393	Management Act, a report to the director described in this section and any record related to the
394	report is a protected record as defined in Section 63G-2-103, except the ride description, the
395	owner-operator, the location of the amusement ride at the time the reportable serious injury
396	occurred, and the general nature of the reportable serious injury.
397	Section 11. Section 72-16-401 is amended to read:

398	72-16-401. Penalty for violation.
399	(1) If an owner-operator or operator violates a provision of this chapter with respect to
400	an amusement ride, in accordance with Title 63G, Chapter 4, Administrative Procedures Act,
401	the director may:
402	(a) deny, suspend, or revoke, in whole or in part, the owner-operator's annual
403	amusement ride permit or multi-ride permit for the amusement ride[-]; or
404	(b) impose fines or administrative penalties in accordance with rules made by the
405	committee.
406	(2) Upon a violation of a provision of this chapter, the director may file an action in
407	district court to enjoin the operation of an amusement ride.