£	Appı	roved for Filing: V. Ashby &	
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1	LOCAL DISTRICT AMENDMENTS
2	2010 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Dennis E. Stowell
5	House Sponsor: Don L. Ipson
6	
7	LONG TITLE
8	Committee Note:
9	The Natural Resources, Agriculture, and Environment Interim Committee
10	recommended this bill.
11	General Description:
12	This bill allows the creation of a local district to develop and execute a groundwater
13	management plan in cooperation with the state engineer.
14	Highlighted Provisions:
15	This bill:
16	 permits a local district to acquire groundwater rights;
17	 allows the creation of a local district for the development and execution of a
18	groundwater management plan in cooperation with and approved by the state
19	engineer;
20	 provides that a groundwater management plan described in the preceding paragraph
21	may include the banking of groundwater rights $\hat{S} \rightarrow [if expressly authorized in Title 73,$
22	Water and Irrigation] by a local district in a critical management area following the adoption of
22a	a groundwater management plan by the state engineer $\leftarrow \hat{S}$;
23	 exempts the creation of a local district for the development and execution of a
24	groundwater management plan from the election requirement; and
25	makes technical corrections.
26	Monies Appropriated in this Bill:
27	None



28	Othe	r Special Clauses:
29		None
30	Utah	Code Sections Affected:
31	AME	NDS:
32		17B-1-103, as last amended by Laws of Utah 2008, Chapters 3 and 360
33		17B-1-107, as renumbered and amended by Laws of Utah 2007, Chapter 329
34		17B-1-202, as last amended by Laws of Utah 2009, Chapter 218
84a	Ŝ→	17B-1-203, as last amended by Laws of Utah 2008, Chapter 360 ←Ŝ
35		17B-1-213, as renumbered and amended by Laws of Utah 2007, Chapter 329
36		17B-1-214, as last amended by Laws of Utah 2009, Chapter 218
37		17B-1-215 , as last amended by Laws of Utah 2009, Chapter 350
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39	Be it o	enacted by the Legislature of the state of Utah:
40		Section 1. Section 17B-1-103 is amended to read:
41		17B-1-103. Local district status and powers.
42		(1) A local district:
43		(a) is:
44		(i) a body corporate and politic with perpetual succession;
45		(ii) a quasi-municipal corporation; and
46		(iii) a political subdivision of the state; and
47		(b) may sue and be sued.
48		(2) A local district may:
49		(a) acquire, by any lawful means, or lease any real [or] property, personal property, or a
50	groun	dwater right necessary or convenient to the full exercise of the district's powers;
51		(b) acquire, by any lawful means, any interest in real [or] property, personal property,
52	or a g	roundwater right necessary or convenient to the full exercise of the district's powers;
53		(c) transfer an interest in or dispose of any property or interest described in Subsections
54	(2)(a)	and (b);
55		(d) acquire or construct works, facilities, and improvements necessary or convenient to
56	the fu	ll exercise of the district's powers, and operate, control, maintain, and use those works,
57	facilit	ies, and improvements;
58		(e) borrow money and incur indebtedness for any lawful district purpose;

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59	(f) issue bonds, including refunding bonds:
60	(i) for any lawful district purpose; and
61	(ii) as provided in and subject to Part 11, Local District Bonds;
62	(g) levy and collect property taxes:
63	(i) for any lawful district purpose or expenditure, including to cover a deficit resulting
64	from tax delinquencies in a preceding year; and
65	(ii) as provided in and subject to Part 10, Local District Property Tax Levy;
66	(h) as provided in Title 78B, Chapter 6, Part 5, Eminent Domain, acquire by eminent
67	domain property necessary to the exercise of the district's powers;
68	(i) invest money as provided in Title 51, Chapter 7, State Money Management Act;
69	(j) (i) impose fees or other charges for commodities, services, or facilities provided by
70	the district, to pay some or all of the district's costs of providing the commodities, services, and
71	facilities, including the costs of:
72	(A) maintaining and operating the district;
73	(B) acquiring, purchasing, constructing, improving, or enlarging district facilities;
74	(C) issuing bonds and paying debt service on district bonds; and
75	(D) providing a reserve established by the board of trustees; and
76	(ii) take action the board of trustees considers appropriate and adopt regulations to
77	assure the collection of all fees and charges that the district imposes;
78	(k) if applicable, charge and collect a fee to pay for the cost of connecting a customer's
79	property to district facilities in order for the district to provide service to the property;
80	(l) enter into a contract that the local district board of trustees considers necessary,
81	convenient, or desirable to carry out the district's purposes, including a contract:
82	(i) with the United States or any department or agency of the United States;
83	(ii) to indemnify and save harmless; or
84	(iii) to do any act to exercise district powers;
85	(m) purchase supplies, equipment, and materials;
86	(n) encumber district property upon terms and conditions that the board of trustees
87	considers appropriate;
88	(o) exercise other powers and perform other functions that are provided by law;
89	(p) construct and maintain works and establish and maintain facilities, including works

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- (i) across or along any public street or highway, subject to Subsection (3) and if the district:
- (A) promptly restores the street or highway, as much as practicable, to its former state of usefulness; and
- (B) does not use the street or highway in a manner that completely or unnecessarily impairs the usefulness of it;
- (ii) in, upon, or over any vacant public lands that are or become the property of the state, including school and institutional trust lands, as defined in Section 53C-1-103, if the director of the School and Institutional Trust Lands Administration, acting under Sections 53C-1-102 and 53C-1-303, consents; or
 - (iii) across any stream of water or watercourse, subject to Section 73-3-29;
- (q) perform any act or exercise any power reasonably necessary for the efficient operation of the local district in carrying out its purposes;
- (r) \$→ (i) except for a local district described in Subsection (2)(r)(ii), ←\$ designate an assessment area and levy an assessment on land within the assessment area, as provided in Title 11, Chapter 42, Assessment Area Act; \$→ or

(ii) for a local district in a critical management area described in Subsection 17B-1-202(1)(c), designate an assessment area and levy an assessment on a groundwater right to facilitate a groundwater management plan; ←Ŝ

- (s) contract with another political subdivision of the state to allow the other political subdivision to use the district's surplus water or capacity or have an ownership interest in the district's works or facilities, upon the terms and for the consideration, whether monetary or nonmonetary consideration or no consideration, that the district's board of trustees considers to be in the best interests of the district and the public; and
- (t) upon the terms and for the consideration, whether monetary or nonmonetary consideration or no consideration, that the district's board of trustees considers to be in the best interests of the district and the public, agree:
 - (i) with:
 - (A) another political subdivision of the state; or
- (B) a public or private owner of property:
- (I) on which the district has a right-of-way; or
- (II) adjacent to which the district owns fee title to property; and
- (ii) to allow the use of property:
- (A) owned by the district; or

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121	(B) on which the district has a right-of-way.
122	(3) With respect to a local district's use of a street or highway, as provided in
123	Subsection (2)(p)(i):
124	(a) the district shall comply with the reasonable rules and regulations of the
125	governmental entity, whether state, county, or municipal, with jurisdiction over the street or
126	highway, concerning:
127	(i) an excavation and the refilling of an excavation;
128	(ii) the relaying of pavement; and
129	(iii) the protection of the public during a construction period; and
130	(b) the governmental entity, whether state, county, or municipal, with jurisdiction over
131	the street or highway:
132	(i) may not require the district to pay a license or permit fee or file a bond; and
133	(ii) may require the district to pay a reasonable inspection fee.
134	(4) (a) A local district may:
135	(i) acquire, lease, or construct and operate electrical generation, transmission, and
136	distribution facilities, if:
137	(A) the purpose of the facilities is to harness energy that results inherently from the
138	district's:
139	(I) operation of a project or facilities that the district is authorized to operate; or
140	(II) providing a service that the district is authorized to provide;
141	(B) the generation of electricity from the facilities is incidental to the primary
142	operations of the district; and
143	(C) operation of the facilities will not hinder or interfere with the primary operations of
144	the district;
145	(ii) (A) use electricity generated by the facilities; or
146	(B) subject to Subsection (4)(b), sell electricity generated by the facilities to an electric
147	utility or municipality with an existing system for distributing electricity.
148	(b) A district may not act as a retail distributor or seller of electricity.
149	(c) Revenue that a district receives from the sale of electricity from electrical
150	generation facilities it owns or operates under this section may be used for any lawful district

purpose, including the payment of bonds issued to pay some or all of the cost of acquiring or

152	constructing the facilities.
153	(5) A local district may adopt and, after adoption, alter a corporate seal.
154	Section 2. Section 17B-1-107 is amended to read:
155	17B-1-107. Recording a release of lien.
156	If a local district records a lien upon real property or a groundwater right for an unpaid
157	assessment by the owner and the owner then pays the assessment in full, including any interest
158	and penalties, the local district recording the lien shall record the release of the lien.
159	Section 3. Section 17B-1-202 is amended to read:
160	17B-1-202. Local district may be created Services that may be provided
161	Limitations.
162	(1) (a) A local district may be created as provided in this part to provide within its
163	boundaries service consisting of:
164	(i) the operation of an airport;
165	(ii) the operation of a cemetery;
166	(iii) fire protection, paramedic, and emergency services;
167	(iv) garbage collection and disposal;
168	(v) health care, including health department or hospital service;
169	(vi) the operation of a library;
170	(vii) abatement or control of mosquitos and other insects;
171	(viii) the operation of parks or recreation facilities or services;
172	(ix) the operation of a sewage system;
173	(x) street lighting;
174	(xi) the construction and maintenance of curb, gutter, and sidewalk;
175	(xii) transportation, including public transit and providing streets and roads;
176	(xiii) the operation of a system, or one or more components of a system, for the
177	collection, storage, retention, control, conservation, treatment, supplying, distribution, or
178	reclamation of water, including storm, flood, sewage, irrigation, and culinary water, whether
179	the system is operated on a wholesale or retail level or both;
180	(xiv) in accordance with Subsection (1)(c), the development and execution of a
181	groundwater management plan in cooperation with and approved by the state engineer in
182	accordance with Section 73-5-15;

183	[(xiv)] (xv) law enforcement service; or
184	[(xvi)] (xvi) subject to Subsection (1)(b), the underground installation of an electric
185	utility line or the conversion to underground of an existing electric utility line.
186	(b) Each local district that provides the service of the underground installation of an
187	electric utility line or the conversion to underground of an existing electric utility line shall, in
188	installing or converting the line, provide advance notice to and coordinate with the utility that
189	owns the line.
190	(c) A groundwater management plan described in Subsection (1)(a)(xiv) may include
191	the banking of groundwater rights Ŝ→ [if the banking of groundwater rights is expressly authorized
192	in Title 73, Water and Irrigation.] by a local district in a critical management area as defined in
192a	Section 73-5-15 following the adoption of a ground water management plan by the state
192b	engineer under Section 73-5-15.
192c	(i) A local district may manage the groundwater rights it acquires under
192d	Subsection 17B-1-103 (2)(a) or (b) consistent with the provisions of a groundwater
192e	management plan described in Subsection (1)(c).
192f	(ii) A groundwater right held by a local district to satisfy the provisions of a
192g	groundwater management plan are not subject to the forfeiture provisions of Section 73-1-4.
192h	(iii)(A) A local district may divest itself of a groundwater right subject to a
192i	determination that the groundwater right is not required to facilitate the groundwater
192j	management plan described in Subsection (1)(c).
192k	(B) The ground water right described in Subsection (1)(c)(iii)(A) is
1921	subject to Section 73-1-4 beginning on the date of divestiture.
192m	(iv) Upon a determination by the state engineer that an area is no longer a critical
192n	management area, a water right held by the local district is subject to Section 73-1-4. ←Ŝ
193	(2) For purposes of this section:
194	(a) "Operation" means all activities involved in providing the indicated service
195	including acquisition and ownership of property reasonably necessary to provide the indicated
196	service and acquisition, construction, and maintenance of facilities and equipment reasonably
197	necessary to provide the indicated service.
198	(b) "System" means the aggregate of interrelated components that combine together to
199	provide the indicated service including, for a sewage system, collection and treatment.
200	(3) (a) A local district may not be created to provide and may not after its creation
201	provide more than four of the services listed in Subsection (1).
202	(b) Subsection (3)(a) may not be construed to prohibit a local district from providing

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more than four services if, before April 30, 2007, the local district was authorized to provide those services.

- (4) (a) Except as provided in Subsection (4)(b), a local district may not be created to provide and may not after its creation provide to an area the same service already being provided to that area by another political subdivision, unless the other political subdivision gives its written consent.
- (b) For purposes of Subsection (4)(a), a local district does not provide the same service as another political subdivision if it operates a component of a system that is different from a component operated by another political subdivision but within the same:
 - (i) sewage system; or
- 213 (ii) water system.

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- 214 (5) (a) Except for a local district in the creation of which an election is not required 215 under Subsection 17B-1-214(3)(c), the area of a local district may include all or part of the 216 unincorporated area of one or more counties and all or part of one or more municipalities. 217 (b) The area of a local district need not be contiguous. 218 (6) For a local district created before May 5, 2008, the authority to provide fire 219 protection service also includes the authority to provide: 220 (a) paramedic service; and 221 (b) emergency service, including hazardous materials response service. 221a \$→ Section 4. Section 17B-1-203 is amended to read: 221b 17B-1-203. Process to initiate the creation of a local district -- Petition or resolution. 221c (1) The process to create a local district may be initiated by: 221d (a) subject to Section 17B-1-204, a petition signed by the owners of private real 221e property that: 221f (i) is located within the proposed local district; 221g (ii) covers at least 33% of the total private land area within the proposed local district 221h as a whole and within each applicable area; 221i (iii) is equal in value to at least 25% of the value of all private real property within the 221i proposed local district as a whole and within each applicable area; and 221k (iv) complies with the requirements of Subsection 17B-1-205(1) and Section 17B-1-208; 2211 (b) subject to Section 17B-1-204, a petition that: 221m (i) is signed by registered voters residing within the proposed local district as a whole 221n and within each applicable area, equal in number to at least 33% of the number of votes cast 221o in the proposed local district as a whole and in each applicable area, respectively, for the office 221p of governor at the last regular general election prior to the filing of the petition; and 221q (ii) complies with the requirements of Subsection 17B-1-205(1) and Section 17B-1-208; 221r (c) a resolution proposing the creation of a local district, adopted by the legislative 221s body of each county whose unincorporated area includes and each municipality whose 221t boundaries include any of the proposed local district; or 221u (d) a resolution proposing the creation of a local district, adopted by the board of 221v trustees of an existing local district whose boundaries completely encompass the proposed local 221w district, if: (i) the proposed local district is being created to provide one or more components of the 221x 221y same service that the initiating local district is authorized to provide; and 221z (ii) the initiating local district is not providing to the area of the proposed local district
 - (2) (a) Each resolution under Subsection (1)(c) or (d) shall:

any of the components that the proposed local district is being created to provide.

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(i) describe the area proposed to be included in the proposed local district; \leftarrow \$

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- 221ad Ŝ→ (ii) be accompanied by a map that shows the boundaries of the proposed local district; 221ae (iii) describe the service proposed to be provided by the proposed local district; 221af (iv) if the resolution proposes the creation of a specialized local district, specify the type 221ag of specialized local district proposed to be created; 221ah (v) explain the anticipated method of paying the costs of providing the proposed 221ai service; 221aj (vi) state the estimated average financial impact on a household within the proposed 221ak local district; 221al (vii) state the number of members that the board of trustees of the proposed local 221am district will have, consistent with the requirements of Subsection 17B-1-302(2); 221an (viii) for a proposed basic local district: 221ao (A) state whether the members of the board of trustees will be elected or appointed or 221ap whether some members will be elected and some appointed, as provided in Section 17B-1-1402; 221aq (B) if one or more members will be elected, state the basis upon which each elected 221ar member will be elected; and 221as (C) if applicable, explain how the election or appointment of board members will 221at transition from one method to another based on stated milestones or events, as provided in Section 17B-1-1402; 221au 221av (ix) for a proposed improvement district whose remaining area members or county 221aw members, as those terms are defined in Section 17B-2a-404, are to be elected, state that those 221ax members will be elected; and 221ay (x) for a proposed service area that is entirely within the unincorporated area of a single county, state whether the initial board of trustees will be: 221az 221ba (A) the county legislative body: (B) appointed as provided in Section 17B-1-304; or 221bb (C) elected as provided in Section 17B-1-306. 221bc (b) Each county or municipal legislative body adopting a resolution under Subsection 221bd (1)(c) shall, on or before the first public hearing under Section 17B-1-210, mail or deliver a 221be copy of the resolution to the responsible body if the county or municipal legislative body's 221bf 221bg resolution is one of multiple resolutions adopted by multiple county or municipal legislative 221bh bodies proposing the creation of the same local district. 221bi (3) Each petition under Subsection (1)(a) or (b) to create a local district to acquire a
 - (3) Each petition under Subsection (1)(a) or (b) to create a local district to acquire a groundwater right under Subsection 17B-1-103 (2)(a) or (b) shall explain the anticipated method of paying for the groundwater right acquisition.
 - Section $\hat{S} \rightarrow [4] \underline{5} \leftarrow \hat{S}$. Section 17B-1-213 is amended to read:

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17B-1-213. Protest after adoption of resolution -- Adoption of resolution

include the applicable area in a local district; or

224	approving creation for certain districts.
225	(1) For purposes of this section, "adequate protests" means protests that are:
226	(a) filed with the county clerk, municipal clerk or recorder, or local district secretary or
227	clerk, as the case may be, within 60 days after the last public hearing required under Section
228	17B-1-210; and
229	(b) signed by:
230	(i) the owners of private real property that:
231	(A) is located within the proposed local district;
232	(B) covers at least 25% of the total private land area within the applicable area; and
233	(C) is equal in value to at least 15% of the value of all private real property within the
234	applicable area; or
235	(ii) registered voters residing within the applicable area equal in number to at least 25%
236	of the number of votes cast in the applicable area for the office of governor at the last general
237	election prior to the adoption of the resolution.
238	(2) If adequate protests are filed, the governing body that adopted a resolution under
239	Subsection 17B-1-203(1)(c) or (d):
240	(a) may not:
241	(i) hold or participate in an election under Subsection 17B-1-214(1) with respect to the
242	applicable area;
243	(ii) take any further action under the protested resolution to create a local district or

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245	(iii) for a period of two years, adopt a resolution under Subsection 17B-1-203(1)(c) or
246	(d) proposing the creation of a local district including substantially the same area as the
247	applicable area and providing the same service as the proposed local district in the protested
248	resolution; and
249	(b) shall, within five days after receiving adequate protests, mail or deliver written
250	notification of the adequate protests to the responsible body.
251	(3) Subsection (2)(a) may not be construed to prevent an election from being held for a
252	proposed local district whose boundaries do not include an applicable area that is the subject of
253	adequate protests.
254	(4) (a) If adequate protests are not filed with respect to a resolution proposing the
255	creation of a local district for which an election is not required under Subsection
256	17B-1-214(3)(c) [or (d)], (d), or (e), a resolution approving the creation of the local district may
257	be adopted by:
258	(i) (A) the legislative body of a county whose unincorporated area is included within
259	the proposed local district; and
260	(B) the legislative body of a municipality whose area is included within the proposed
261	local district; or
262	(ii) the board of trustees of the initiating local district.
263	(b) Each resolution adopted under Subsection (4)(a) shall:
264	(i) describe the area included in the local district;
265	(ii) be accompanied by a map that shows the boundaries of the local district;
266	(iii) describe the service to be provided by the local district;
267	(iv) state the name of the local district; and
268	(v) provide a process for the appointment of the members of the initial board of
269	trustees.
270	Section 5. Section 17B-1-214 is amended to read:
271	17B-1-214. Election Exceptions.
272	(1) (a) Except as provided in Subsection (3) and in Subsection 17B-1-213(2)(a), an
273	election on the question of whether the local district should be created shall be held by:
274	(i) if the proposed local district is located entirely within a single county, the
275	responsible clerk; or

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(ii) except as provided under Subsection (1)(b), if the proposed local district is located within more than one county, the clerk of each county in which part of the proposed local district is located, in cooperation with the responsible clerk.

- (b) Notwithstanding Subsection (1)(a)(ii), if the proposed local district is located within more than one county and the only area of a county that is included within the proposed local district is located within a single municipality, the election for that area shall be held by the municipal clerk or recorder, in cooperation with the responsible clerk.
- (2) Each election under Subsection (1) shall be held at the next special or regular general election date that is:
- (a) for an election pursuant to a property owner or registered voter petition, more than 45 days after certification of the petition under Subsection 17B-1-209(3)(b)(i); or
- (b) for an election pursuant to a resolution, more than 60 days after the latest hearing required under Section 17B-1-210.
 - (3) The election requirement of Subsection (1) does not apply to:
- (a) a petition filed under Subsection 17B-1-203(1)(a) if it contains the signatures of the owners of private real property that:
 - (i) is located within the proposed local district;

- (ii) covers at least 67% of the total private land area within the proposed local district as a whole and within each applicable area; and
- (iii) is equal in value to at least 50% of the value of all private real property within the proposed local district as a whole and within each applicable area;
- (b) a petition filed under Subsection 17B-1-203(1)(b) if it contains the signatures of registered voters residing within the proposed local district as a whole and within each applicable area, equal in number to at least 67% of the number of votes cast in the proposed local district as a whole and in each applicable area, respectively, for the office of governor at the last general election prior to the filing of the petition;
- (c) a resolution adopted under Subsection 17B-1-203(1)(c) on or after May 5, 2003 that proposes the creation of a local district to provide fire protection, paramedic, and emergency services or law enforcement service, if the proposed local district includes a majority of the unincorporated area of one or more counties; [or]
 - (d) a resolution adopted under Subsection 17B-1-203(1)(c) or (d) if the resolution

307 proposes the creation of a local district that has no registered voters within its boundaries[-]; or 308 (e) a resolution adopted under Subsection 17B-1-203(1)(c) on or after May 11, 2010 that proposes the creation of a local district described in Subsection 17B-1-202(1)(a)(xiv). 309 310 (4) (a) If the proposed local district is located in more than one county, the responsible 311 clerk shall coordinate with the clerk of each other county and the clerk or recorder of each 312 municipality involved in an election under Subsection (1) so that the election is held on the 313 same date and in a consistent manner in each jurisdiction. 314 (b) The clerk of each county and the clerk or recorder of each municipality involved in 315 an election under Subsection (1) shall cooperate with the responsible clerk in holding the 316 election. 317 (c) Except as otherwise provided in this part, each election under Subsection (1) shall 318 be governed by Title 20A, Election Code. 319 Section 6. Section 17B-1-215 is amended to read: 320 17B-1-215. Notice and plat to lieutenant governor -- Recording requirements --321 Certificate of incorporation -- Local district incorporated as specialized local district or 322 basic local district -- Effective date. 323 (1) (a) Within the time specified in Subsection (1)(b), the responsible body shall file 324 with the lieutenant governor: 325 (i) a copy of a notice of an impending boundary action, as defined in Section 67-1a-6.5. 326 that meets the requirements of Subsection 67-1a-6.5(3); and 327 (ii) a copy of an approved final local entity plat, as defined in Section 67-1a-6.5. 328 (b) The responsible body shall file the documents listed in Subsection (1)(a) with the 329 lieutenant governor within 10 days after: 330 (i) the canvass of an election under Section 17B-1-214, if a majority of those voting at 331 the election within the proposed local district as a whole vote in favor of the creation of a local 332 district; 333 (ii) certification of a petition as to which the election requirement of Subsection 334 17B-1-214(1) does not apply because of Subsection 17B-1-214(3)(a) or (b); or 335 (iii) adoption of a resolution under Subsection 17B-1-213(4) approving the creation of a local district for which an election was not required under Subsection 17B-1-214(3)(c) [or 336 337 (d), or (e), by the legislative body of each county whose unincorporated area is included

338	within and the legislative body of each municipality whose area is included within the proposed
339	local district, or by the board of trustees of the initiating local district.
340	(2) Upon the lieutenant governor's issuance of a certificate of incorporation under
341	Section 67-1a-6.5, the responsible body shall:
342	(a) if the local district is located within the boundary of a single county, submit to the
343	recorder of that county:
344	(i) the original:
345	(A) notice of an impending boundary action;
346	(B) certificate of incorporation; and
347	(C) approved final local entity plat; and
348	(ii) if applicable, a certified copy of each resolution adopted under Subsection
349	17B-1-213(4); or
350	(b) if the local district is located within the boundaries of more than a single county:
351	(i) submit to the recorder of one of those counties:
352	(A) the original of the documents listed in Subsections (2)(a)(i)(A), (B), and (C); and
353	(B) if applicable, a certified copy of each resolution adopted under Subsection
354	17B-1-213(4); and
355	(ii) submit to the recorder of each other county:
356	(A) a certified copy of the documents listed in Subsection (2)(a)(i)(A), (B), and (C);
357	and
358	(B) if applicable, a certified copy of each resolution adopted under Subsection
359	17B-1-213(4).
360	(3) The area of each local district consists of:
361	(a) if an election was held under Section 17B-1-214, the area of the new local district
362	as approved at the election;
363	(b) if an election was not required because of Subsection 17B-1-214(3)(a) or (b), the
364	area of the proposed local district as described in the petition; or
365	(c) if an election was not required because of Subsection 17B-1-214(3)(c) [or (d)], (d),
366	or (e), the area of the new local district as described in the resolution adopted under Subsection
367	17B-1-213(4).
368	(4) (a) Upon the lieutenant governor's issuance of the certificate of incorporation under

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Section 67-1a-6.5, the local district is created and incorporated as:
(i) the type of specialized local district that was specified in the petition under
Subsection 17B-1-203(1)(a) or (b) or resolution under Subsection 17B-1-203(1)(c) or (d), if the

petition or resolution proposed the creation of a specialized local district; or

- (ii) a basic local district, if the petition or resolution did not propose the creation of a specialized local district.
- (b) (i) The effective date of a local district's incorporation for purposes of assessing property within the local district is governed by Section 59-2-305.5.
- (ii) Until the documents listed in Subsection (2) are recorded in the office of the recorder of each county in which the property is located, a newly incorporated local district may not:
 - (A) levy or collect a property tax on property within the local district;
 - (B) levy or collect an assessment on property within the local district; or
 - (C) charge or collect a fee for service provided to property within the local district.

Legislative Review Note as of 11-19-09 7:30 AM

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S.B. 20 - Local District Amendments

Fiscal Note

2010 General Session State of Utah

State Impact

Enactment of this bill will not require additional appropriations.

Individual, Business and/or Local Impact

Enactment of this bill likely will not result in direct, measurable costs and/or benefits for individuals, businesses, or local governments.

1/4/2010, 2:09:45 PM, Lead Analyst: Wilko, A./Attny: VA

Office of the Legislative Fiscal Analyst