Senator Todd Weiler proposes the following substitute bill:

LOCAL	PUBLIC SAFETY AND FIREFIGHTER SURVIVING
	SPOUSE TRUST FUND AMENDMENTS
	2017 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Todd Weiler
	House Sponsor: Timothy D. Hawkes
LONG TITLE	
General Description:	
This bill modif	fies the Public Safety Code by amending provisions relating to
line-of-duty death ben	efits.
Highlighted Provisio	ns:
This bill:	
 amends heat 	alth coverage requirements for a surviving spouse and children of a
member whose death i	is classified as a line-of-duty death;
 provides th 	at a law enforcement agency or other state or local government agency
that employs one or m	ore public safety service employees or firefighter service
employees who are eli	gible to earn service credit in a Utah Retirement System is
required to participate	in the Local Public Safety and Firefighter Surviving Spouse
Trust Fund;	
 amends pro 	ocedures for participating in the Local Public Safety and Firefighter
Surviving Spouse Trus	st Fund;
► authorizes	the Commissioner of the Department of Public Safety to enter into a
contract with a third p	arty administrator to administer the Local Public Safety and
Firefighter Surviving S	Spouse Trust Fund; and

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26	 makes technical and conforming changes.
27	Money Appropriated in this Bill:
28	None
29	Other Special Clauses:
30	This bill provides a special effective date.
31	Utah Code Sections Affected:
32	AMENDS:
33	53-17-201, as last amended by Laws of Utah 2016, Chapter 261
34	53-17-301, as last amended by Laws of Utah 2016, Chapter 261
35	53-17-401, as enacted by Laws of Utah 2015, Chapter 166
36	
37	Be it enacted by the Legislature of the state of Utah:
38	Section 1. Section 53-17-201 is amended to read:
39	53-17-201. Surviving spouse and children health coverage for line-of-duty death.
40	(1) (a) Subject to Subsection (1)(b), and in accordance with this section, an employer
41	shall allow the surviving spouse and children of a member whose death is classified by the
42	Utah State Retirement Office as a line-of-duty death under the provisions of Title 49, Utah
43	State Retirement and Insurance Benefit Act, to remain eligible for health coverage under the
44	employer's group health plan as if the surviving spouse was an employee of the employer.
45	(b) (i) [The] Except as provided in Subsection (1)(b)(ii), the employer shall pay 100%
46	of the premium costs and, if the health coverage is a high-deductible plan, the employer share
47	of any contribution into a health savings account for the surviving spouse and dependent
48	children as described under Subsections (1)(a) and (2), and may not require payment from the
49	surviving spouse for premium costs or health savings account contributions as a condition of
50	qualifying to continue to receive the health coverage.
51	(ii) If a surviving spouse and children are eligible to be covered under a group health
52	coverage plan through the employment of the surviving spouse or, if the surviving spouse
53	remarries, the employment of the spouse of the remarried surviving spouse, the employer:
54	(A) shall pay the employer share of the premium costs and, if the health coverage is a
55	high-deductible plan, the employer share of any contribution into a health savings account for
56	the surviving spouse and dependent children as described under Subsections (1)(a) and (2); and

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57	(B) may collect from the surviving spouse and children the portion of the premium
58	costs that a current employee would pay for the same plan as a condition of qualifying to
59	continue to receive health coverage under this section.
60	(iii) Notwithstanding Subsection (1)(b)(ii), if the surviving spouse and children lose
61	their eligibility to be covered under a group health coverage plan through the employment of
62	the surviving spouse or, if the surviving spouse remarries, the employment of the spouse of the
63	remarried surviving spouse, the employer shall pay 100% of the premium costs and, if the
64	health coverage is a high-deductible plan, the employer share of any contribution into a health
65	savings account for the surviving spouse and dependent children as described under
66	Subsections (1)(a) and (2), and may not require payment from the surviving spouse for
67	premium costs or health savings account contributions as a condition of qualifying to continue
68	to receive the health coverage.
69	[(ii)] (c) For the first $[24]$ 12 months after the line-of-duty death, the employer shall
70	pay the amount specified under Subsection (1)(b)[(i)].
71	[(iii)] (d) Beginning [25] 13 months after the line-of-duty death, an employer may pay
72	the amount specified under Subsection $(1)(b)[(i)]$ through a cost-sharing agreement under
73	Section 53-17-301 associated with the trust fund created under Section 53-17-401.
74	(2) An employer shall allow a surviving spouse and children to remain eligible to
75	receive health coverage from the employer under this section at the option of the surviving
76	spouse:
77	(a) for health coverage for the surviving spouse, until the surviving spouse becomes
78	eligible for Medicare; and
79	(b) for health coverage of a child, until the child reaches the age of 26.
80	(3) This section does not apply to a member who:
81	(a) does not qualify for a line-of-duty death benefit under Title 49, Utah State
82	Retirement and Insurance Benefit Act;
83	(b) at the time of death, did not receive or qualify to receive employer group health
84	coverage; or
85	(c) is covered under Section 49-20-406.
86	Section 2. Section 53-17-301 is amended to read:
87	53-17-301. Cost-sharing agreements Deadlines Terms Reports

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88	Rulemaking.
89	(1) An employer [may elect to] shall participate in the trust fund by:
90	(a) entering into a cost-sharing agreement with the commissioner under this section;
91	and
92	(b) paying the cost-sharing rate determined by the board.
93	(2) (a) [An employer that does not participate in the trust fund by entering into a
94	cost-sharing agreement in accordance with this section, shall pay the full amount required
95	under Subsection 53-17-201(1)(b)(i). (b)] Subject to the terms of the cost-sharing agreement,
96	an employer that [elects to participate] participates in accordance with this section, and stays
97	current with its payments, shall be considered to have paid the employer's full obligation under
98	Subsection 53-17-201(1)(b)[(i)].
99	[(c)] (b) An employer that [elects to participate] participates in accordance with this
100	section and that does not stay current with its payments may not be covered from the trust fund.
101	(3) An employer [that elects to participate in the trust fund before July 1, 2017,] shall
102	be covered from the trust fund for a line-of-duty death that occurs on or after July 1, [2015]
103	<u>2005</u> .
104	[(4) If an employer does not elect to participate in the trust fund before July 1, 2017:]
105	[(a) the employer may elect to participate during an annual open enrollment period as
106	established by the board; and]
107	[(b) the employer may not be covered from the trust fund for a line-of-duty death that
108	occurs during a period of time when the employer is not a participant in the trust fund.]
109	$\left[\frac{(5)}{(4)}\right]$ (4) The commissioner shall:
110	(a) in consultation with the board, establish a form and language for a cost-sharing
111	agreement required to use trust funds in accordance with this section;
112	(b) as directed by the board, assess the annual fee amount established by the board;
113	(c) as directed by the board, establish procedures for an employer participating in the
114	trust fund to be reimbursed for the costs of providing the health coverage benefit under
115	<u>Subsection 53-17-201(1)(b);</u>
116	[(c)] (d) prepare and submit to the governor and the Legislature, by October 1 of each
117	year, an annual written report of the trust fund, including its balance, expenditures, and
118	revenues, and the operations and activities of the board under this chapter; and

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119	[(d)] (e) in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking
120	Act, make rules to implement this chapter.
121	Section 3. Section 53-17-401 is amended to read:
122	53-17-401. Local Public Safety and Firefighter Surviving Spouse Trust Fund.
123	(1) There is created a private purpose trust fund entitled the "Local Public Safety and
124	Firefighter Surviving Spouse Trust Fund."
125	(2) The trust fund consists of:
126	(a) fees established in Subsection 53-17-402(2)(a);
127	(b) appropriations made to the fund by the Legislature, if any;
128	(c) private donations and grants; and
129	(d) other revenue received from other sources.
130	(3) The Department of Public Safety:
131	(a) shall account for the receipt and expenditures of trust fund money[-]; or
132	(b) may enter into contract with a third party administrator to administer the fund and
133	account for the receipt and expenditure of trust fund money.
134	(4) The trust fund shall earn interest.
135	(5) The revenue and interest in the account, less actual administrative costs to the
136	department, shall be used to lower fees paid by an employer under Section 53-17-201.
137	(6) The board of trustees created in Section $53-17-402$ may expend money from the
138	trust fund <u>:</u>
139	(a) for health coverage for a surviving spouse and children under Subsection
140	53-17-201(1)[(b)(iii)](d) by paying:
141	[(a)] (i) premium costs; or
142	(ii) if the health coverage is a high-deductible plan, premium costs and the employer
143	contribution to a health savings account; and
144	(b) reasonable administrative costs that the department and the board of trustees incur
145	in performing their duties for <u>administering</u> the trust fund.
146	(7) Money deposited into the trust fund is irrevocable and is expended only for the
147	purposes described in this chapter.
148	(8) Assets of the trust fund are dedicated for the purposes established by statute and
149	administrative rule.

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- 150 (9) Creditors of the board of trustees and of employers liable for the benefits paid
- 151 under this chapter may not seize, attach, or otherwise obtain assets of the trust fund.
- 152 Section 4. Effective date.
- 153 <u>This bill takes effect on July 1, 2018.</u>