1	PUBLIC	CTRANSIT CAPITAL DEVI	ELOPMENT
2		MODIFICATIONS	
3		2022 GENERAL SESSION	
4		STATE OF UTAH	
5	Ch	nief Sponsor: Kay J. Christo	fferson
6	;	Senate Sponsor: Kirk A. Culli	more
7	Cosponsors:	Sandra Hollins	Val L. Peterson
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23	Steve Eliason	Jefferson Moss	Keven J. Stratton
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26	Stephen G. Handy	Doug Owens	Norman K. Thurston
27	Suzanne Harrison	Michael J. Petersen	Steve Waldrip
28	Timothy D. Hawkes	Karen M. Peterson	
	Jon Hawkins		

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Raymond P. Ward	33	Mark A. Wheatley	37	Mike Winder
Christine F. Watkins	34	Stephen L. Whyte		
Elizabeth Weight	35	Ryan D. Wilcox		
Douglas R. Welton	36	Brad R. Wilson		
LONG TITLE				
General Description:				
This bill requires the	Depar	tment of Transportation to	manage ar	nd oversee all fixed
guideway capital developme	ent proj	ects that include state fund	ing.	
Highlighted Provisions:				
This bill:				
defines terms;				
 requires a large p 	oublic to	ransit district to coordinate	with the L	Department of
Transportation regarding ce	rtain pu	blic transit facilities associ	ated with	a transit
oriented development;				
requires the Dep	artment	of Transportation to mana	ige and ove	ersee fixed guideway
capital development project	s for w	hich state money is expend	ed;	
requires the Dep	artment	of Transportation to repor	t to the Tra	ansportation Interim
Committee regarding a plan	to assu	me responsibility for publi	c transit ca	apital
development;				
amends the allow	ved use	s of funds in the Transit Tr	ansportation	on Investment Fund;
requires an agree	ement b	etween a large public trans	it district a	and the Department of
Transportation pertaining to	repayn	nent of certain funds; and		
makes technical	change	S.		
Money Appropriated in th	is Bill:			
None				

60	Other Special Clauses:
61	None
62	Utah Code Sections Affected:
63	AMENDS:
64	17B-2a-802, as last amended by Laws of Utah 2020, Chapter 377
65	17B-2a-804, as last amended by Laws of Utah 2020, Fifth Special Session, Chapter 4
66	17B-2a-806, as last amended by Laws of Utah 2017, Chapter 121
67	17B-2a-808.2, as last amended by Laws of Utah 2019, Chapter 479
68	72-1-102, as last amended by Laws of Utah 2021, Chapter 411
69	72-1-202, as last amended by Laws of Utah 2021, Chapter 344
70	72-1-208, as last amended by Laws of Utah 2018, Chapter 424
71	72-2-124, as last amended by Laws of Utah 2021, Chapters 239, 387, and 411
72	
73	Be it enacted by the Legislature of the state of Utah:
74	Section 1. Section 17B-2a-802 is amended to read:
75	17B-2a-802. Definitions.
76	As used in this part:
77	(1) "Affordable housing" means housing occupied or reserved for occupancy by
78	households that meet certain gross household income requirements based on the area median
79	income for households of the same size.
80	(a) "Affordable housing" may include housing occupied or reserved for occupancy by
81	households that meet specific area median income targets or ranges of area median income
82	targets.
83	(b) "Affordable housing" does not include housing occupied or reserved for occupancy
84	by households with gross household incomes that are more than 60% of the area median
85	income for households of the same size.
86	(2) "Appointing entity" means the person, county, unincorporated area of a county, or

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87	municipality appointing a member to a public transit district board of trustees.
88	(3) (a) "Chief executive officer" means a person appointed by the board of trustees of a
89	small public transit district to serve as chief executive officer.
90	(b) "Chief executive officer" shall enjoy all the rights, duties, and responsibilities
91	defined in Sections 17B-2a-810 and 17B-2a-811 and includes all rights, duties, and
92	responsibilities assigned to the general manager but prescribed by the board of trustees to be
93	fulfilled by the chief executive officer.
94	(4) "Council of governments" means a decision-making body in each county composed
95	of membership including the county governing body and the mayors of each municipality in the
96	county.
97	(5) "Department" means the Department of Transportation created in Section 72-1-201.
98	(6) "Executive director" means a person appointed by the board of trustees of a large
99	public transit district to serve as executive director.
100	(7) "Fixed guideway" means the same as that term is defined in Section 59-12-102.
101	(8) "Fixed guideway capital development" means the same as that term is defined in
102	Section 72-1-102.
103	[(7)] <u>(9)</u> (a) "General manager" means a person appointed by the board of trustees of a
104	small public transit district to serve as general manager.
105	(b) "General manager" shall enjoy all the rights, duties, and responsibilities defined in
106	Sections 17B-2a-810 and 17B-2a-811 prescribed by the board of trustees of a small public
107	transit district.
108	[(8)] (10) "Large public transit district" means a public transit district that provides
109	public transit to an area that includes:
110	(a) more than 65% of the population of the state based on the most recent official
111	census or census estimate of the United States Census Bureau; and
112	(b) two or more counties.

[(9)] (11) (a) "Locally elected public official" means a person who holds an elected

114	position with a county or municipality.
115	(b) "Locally elected public official" does not include a person who holds an elected
116	position if the elected position is not with a county or municipality.
117	[(10)] (12) "Metropolitan planning organization" means the same as that term is
118	defined in Section 72-1-208.5.
119	[(11)] (13) "Multicounty district" means a public transit district located in more than
120	one county.
121	[(12)] (14) "Operator" means a public entity or other person engaged in the
122	transportation of passengers for hire.
123	[(13)] (15) (a) "Public transit" means regular, continuing, shared-ride, surface
124	transportation services that are open to the general public or open to a segment of the general
125	public defined by age, disability, or low income.
126	(b) "Public transit" does not include transportation services provided by:
127	(i) chartered bus;
128	(ii) sightseeing bus;
129	(iii) taxi;
130	(iv) school bus service;
131	(v) courtesy shuttle service for patrons of one or more specific establishments; or
132	(vi) intra-terminal or intra-facility shuttle services.
133	[(14)] (16) "Public transit district" means a local district that provides public transit
134	services.
135	[(15)] (17) "Small public transit district" means any public transit district that is not a
136	large public transit district.
137	[(16)] (18) "Station area plan" means a plan adopted by the relevant municipality or
138	county that establishes and preserves a vision for areas within one-half mile of a fixed
139	guideway station of a large public transit district, the development of which includes:
140	(a) involvement of all relevant stakeholders who have an interest in the station area,

141	including relevant metropolitan planning organizations and the Department of Transportation;
142	(b) identification of major infrastructural and policy constraints and a course of action
143	to address those constraints; and
144	(c) other criteria as determined by the board of trustees of the relevant public transit
145	district.
146	[(17)] (19) "Transit facility" means a transit vehicle, transit station, depot, passenger
147	loading or unloading zone, parking lot, or other facility:
148	(a) leased by or operated by or on behalf of a public transit district; and
149	(b) related to the public transit services provided by the district, including:
150	(i) railway or other right-of-way;
151	(ii) railway line; and
152	(iii) a reasonable area immediately adjacent to a designated stop on a route traveled by
153	a transit vehicle.
154	[(18)] (20) "Transit vehicle" means a passenger bus, coach, railcar, van, or other
155	vehicle operated as public transportation by a public transit district.
156	[(19)] (21) "Transit-oriented development" means a mixed use residential or
157	commercial area that is designed to maximize access to public transit and includes the
158	development of land owned by a large public transit district.
159	[(20)] (22) "Transit-supportive development" means a mixed use residential or
160	commercial area that is designed to maximize access to public transit and does not include the
161	development of land owned by a large public transit district.
162	Section 2. Section 17B-2a-804 is amended to read:
163	17B-2a-804. Additional public transit district powers.
164	(1) In addition to the powers conferred on a public transit district under Section
165	17B-1-103, a public transit district may:
166	(a) provide a public transit system for the transportation of passengers and their
167	incidental baggage;

168	(b) notwithstanding Subsection 17B-1-103(2)(g) and subject to Section 17B-2a-817,
169	levy and collect property taxes only for the purpose of paying:
170	(i) principal and interest of bonded indebtedness of the public transit district; or
171	(ii) a final judgment against the public transit district if:
172	(A) the amount of the judgment exceeds the amount of any collectable insurance or
173	indemnity policy; and
174	(B) the district is required by a final court order to levy a tax to pay the judgment;
175	(c) insure against:
176	(i) loss of revenues from damage to or destruction of some or all of a public transit
177	system from any cause;
178	(ii) public liability;
179	(iii) property damage; or
180	(iv) any other type of event, act, or omission;
181	(d) <u>subject to Section 72-1-202</u> pertaining to fixed guideway capital development
182	within a large public transit district, acquire, contract for, lease, construct, own, operate,
183	control, or use:
184	(i) a right-of-way, rail line, monorail, bus line, station, platform, switchyard, terminal
185	parking lot, or any other facility necessary or convenient for public transit service; or
186	(ii) any structure necessary for access by persons and vehicles;
187	(e) (i) hire, lease, or contract for the supplying or management of a facility, operation,
188	equipment, service, employee, or management staff of an operator; and
189	(ii) provide for a sublease or subcontract by the operator upon terms that are in the
190	public interest;
191	(f) operate feeder bus lines and other feeder or ridesharing services as necessary;
192	(g) accept a grant, contribution, or loan, directly through the sale of securities or
193	equipment trust certificates or otherwise, from the United States, or from a department,
194	instrumentality, or agency of the United States;

195	(h) study and plan transit facilities in accordance with any legislation passed by
196	Congress;
197	(i) cooperate with and enter into an agreement with the state or an agency of the state
198	or otherwise contract to finance to establish transit facilities and equipment or to study or plan
199	transit facilities;
200	(j) subject to Subsection 17B-2a-808.1(5), issue bonds as provided in and subject to
201	Chapter 1, Part 11, Local District Bonds, to carry out the purposes of the district;
202	(k) from bond proceeds or any other available funds, reimburse the state or an agency
203	of the state for an advance or contribution from the state or state agency;
204	(l) do anything necessary to avail itself of any aid, assistance, or cooperation available
205	under federal law, including complying with labor standards and making arrangements for
206	employees required by the United States or a department, instrumentality, or agency of the
207	United States;
208	(m) sell or lease property;
209	(n) except as provided in Subsection (2)(b), assist in or operate transit-oriented or
210	transit-supportive developments;
211	(o) subject to Subsections (2) and (3), establish, finance, participate as a limited partner
212	or member in a development with limited liabilities in accordance with Subsection (1)(p),
213	construct, improve, maintain, or operate transit facilities, equipment, and, in accordance with
214	Subsection (3), transit-oriented developments or transit-supportive developments; and
215	(p) subject to the restrictions and requirements in Subsections (2) and (3), assist in a
216	transit-oriented development or a transit-supportive development in connection with project
217	area development as defined in Section 17C-1-102 by:
218	(i) investing in a project as a limited partner or a member, with limited liabilities; or
219	(ii) subordinating an ownership interest in real property owned by the public transit
220	district.
221	(2) (a) A public transit district may only assist in the development of areas under

Subsection (1)(p) that have been approved by the board of trustees, and in the manners described in Subsection (1)(p).

- (b) A public transit district may not invest in a transit-oriented development or transit-supportive development as a limited partner or other limited liability entity under the provisions of Subsection (1)(p)(i), unless the partners, developer, or other investor in the entity, makes an equity contribution equal to no less than 25% of the appraised value of the property to be contributed by the public transit district.
- (c) (i) For transit-oriented development projects, a public transit district shall adopt transit-oriented development policies and guidelines that include provisions on affordable housing.
- (ii) For transit-supportive development projects, a public transit district shall work with the metropolitan planning organization and city and county governments where the project is located to collaboratively seek to create joint plans for the areas within one-half mile of transit stations, including plans for affordable housing.
- (d) A current board member of a public transit district to which the board member is appointed may not have any interest in the transactions engaged in by the public transit district pursuant to Subsection (1)(p)(i) or (ii), except as may be required by the board member's fiduciary duty as a board member.
- (3) For any transit-oriented development or transit-supportive development authorized in this section, the public transit district shall:
- (a) perform a cost-benefit analysis of the monetary investment and expenditures of the development, including effect on:
 - (i) service and ridership;
 - (ii) regional plans made by the metropolitan planning agency;
- 246 (iii) the local economy;

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- 247 (iv) the environment and air quality;
- 248 (v) affordable housing; and

249	(v ₁) integration with other modes of transportation; [and]
250	(b) provide evidence to the public of a quantifiable positive return on investment,
251	including improvements to public transit service[:]; and
252	(c) coordinate with the Department of Transportation in accordance with Section
253	72-1-202 pertaining to fixed guideway capital development and associated parking facilities
254	within a station area plan for a transit oriented development within a large public transit
255	district.
256	(4) For any fixed guideway capital development project with oversight by the
257	Department of Transportation as described in Section 72-1-202, a large public transit district
258	shall coordinate with the Department of Transportation in all aspects of the project, including
259	planning, project development, outreach, programming, environmental studies and impact
260	statements, impacts on public transit operations, and construction.
261	[(4)] (5) A public transit district may not participate in a transit-oriented development
262	if:
263	(a) the relevant municipality or county has not developed and adopted a station area
264	plan; and
265	(b) (i) for a transit-oriented development involving a municipality, the municipality is
266	not in compliance with Sections 10-9a-403 and 10-9a-408 regarding the inclusion of moderate
267	income housing in the general plan and the required reporting requirements; or
268	(ii) for a transit-oriented development involving property in an unincorporated area of a
269	county, the county is not in compliance with Sections 17-27a-403 and 17-27a-408 regarding
270	inclusion of moderate income housing in the general plan and required reporting requirements.
271	[(5)] (6) A public transit district may be funded from any combination of federal, state,
272	local, or private funds.
273	[(6)] (7) A public transit district may not acquire property by eminent domain.
274	Section 3. Section 17B-2a-806 is amended to read:
275	17B-2a-806. Authority of the state or an agency of the state with respect to a

public transit district Counties and municipalities authorized to provide funds to		
public transit district Equitable allocation of resources within the public transit		
district.		
(1) The state or an agency of the state may:		
(a) make public contributions to a public transit district as in the judgment of the		
Legislature or governing board of the agency are necessary or proper; or		
(b) authorize a public transit district to perform, or aid and assist a public transit district		
in performing, an activity that the state or agency is authorized by law to perform.		
(2) (a) A county or municipality involved in the establishment and operation of a		
public transit district may provide funds necessary for the operation and maintenance of the		
district.		
(b) A county's use of property tax funds to establish and operate a public transit district		
within any part of the county is a county purpose under Section 17-53-220.		
(3) (a) To allocate resources and funds for development and operation of a public		
transit district, whether received under this section or from other sources, and subject to		
Section 72-1-202 pertaining to fixed guideway capital development within a large public transit		
district, a public transit district may:		
(i) give priority to public transit services that feed rail fixed guideway services; and		
(ii) allocate funds according to population distribution within the public transit district.		
(b) The comptroller of a public transit district shall report the criteria and data		
supporting the allocation of resources and funds in the statement required in Section		
17B-2a-812.		
Section 4. Section 17B-2a-808.2 is amended to read:		
17B-2a-808.2. Large public transit district local advisory council Powers and		
duties.		
(1) A large public transit district shall create and consult with a local advisory council.		
(2) (a) (i) For a large public transit district in existence as of January 1, 2019, the local		

advisory council shall have membership selected as described in Subsection (2)(b).

- (ii) (A) For a large public transit district created after January 1, 2019, the political subdivision or subdivisions forming the large public transit district shall submit to the Legislature for approval a proposal for the appointments to the local advisory council of the large public transit district similar to the appointment process described in Subsection (2)(b).
- (B) Upon approval of the Legislature, each nominating individual or body shall appoint individuals to the local advisory council.
- (b) (i) The council of governments of Salt Lake County shall appoint three members to the local advisory council.
- (ii) The mayor of Salt Lake City shall appoint one member to the local advisory council.
- (iii) The council of governments of Utah County shall appoint two members to the local advisory council.
- (iv) The council of governments of Davis County and Weber County shall each appoint one member to the local advisory council.
- (v) The councils of governments of Box Elder County and Tooele County shall jointly appoint one member to the local advisory council.
- (3) The local advisory council shall meet at least quarterly in a meeting open to the public for comment to discuss the service, operations, and any concerns with the public transit district operations and functionality.
 - (4) The duties of the local advisory council shall include:
- (a) setting the compensation packages of the board of trustees, which salary may not exceed \$150,000, plus additional retirement and other standard benefits;
- (b) reviewing, approving, and recommending final adoption by the board of trustees of the large public transit district service plans at least every two and one-half years;
- (c) except for a fixed guideway capital development project under the authority of the Department of Transportation as described in Section 72-1-202, reviewing, approving, and

recommending final adoption by the board of trustees of project development plans, including
funding, of all new capital development projects;
(d) reviewing, approving, and recommending final adoption by the board of trustees of
any plan for a transit-oriented development where a large public transit district is involved;
(e) at least annually, engaging with the safety and security team of the large public
transit district to ensure coordination with local municipalities and counties;
(f) assisting with coordinated mobility and constituent services provided by the public
transit district;
(g) representing and advocating the concerns of citizens within the public transit
district to the board of trustees; and
(h) other duties described in Section 17B-2a-808.1.
(5) The local advisory council shall meet at least quarterly with and consult with the
board of trustees and advise regarding the operation and management of the public transit
district.
Section 5. Section 72-1-102 is amended to read:
72-1-102. Definitions.
As used in this title:
(1) "Circulator alley" means a publicly owned passageway:
(a) with a right-of-way width of 20 feet or greater;
(b) located within a master planned community;
(c) established by the city having jurisdictional authority as part of the street network
for traffic circulation that may also be used for:
(i) garbage collection;
(ii) access to residential garages; or
(iii) access rear entrances to a commercial establishment; and
(d) constructed with a bituminous or concrete pavement surface.
(2) "Commission" means the Transportation Commission created under Section

357	72-1-301.
358	(3) "Construction" means the construction, reconstruction, replacement, and
359	improvement of the highways, including the acquisition of rights-of-way and material sites.
360	(4) "Department" means the Department of Transportation created in Section 72-1-201.
361	(5) "Executive director" means the executive director of the department appointed
362	under Section 72-1-202.
363	(6) "Farm tractor" has the meaning set forth in Section 41-1a-102.
364	(7) "Federal aid primary highway" means that portion of connected main highways
365	located within this state officially designated by the department and approved by the United
366	States Secretary of Transportation under Title 23, Highways, U.S.C.
367	(8) "Fixed guideway" means the same as that term is defined in Section 59-12-102.
368	(9) (a) "Fixed guideway capital development" means a project to construct or
369	reconstruct a public transit fixed guideway facility that will add capacity to a fixed guideway
370	public transit facility.
371	(b) "Fixed guideway capital development" includes:
372	(i) a project to strategically double track commuter rail lines; and
373	(ii) a project to develop and construct public transit facilities and related infrastructure
374	pertaining to the Point of the Mountain State Land Authority created in Section 11-59-201.
375	[(8)] (10) "Highway" means any public road, street, alley, lane, court, place, viaduct,
376	tunnel, culvert, bridge, or structure laid out or erected for public use, or dedicated or abandoned
377	to the public, or made public in an action for the partition of real property, including the entire
378	area within the right-of-way.
379	[9] (11) "Highway authority" means the department or the legislative, executive, or
380	governing body of a county or municipality.
381	$[\frac{10}{10}]$ "Housing and transit reinvestment zone" means the same as that term is
382	defined in Section 63N-3-602.
383	[(11)] (13) "Implement of husbandry" has the meaning set forth in Section 41-1a-102.

384	$[\frac{(12)}{(14)}]$ "Interstate system" means any highway officially designated by the
385	department and included as part of the national interstate and defense highways, as provided in
386	the Federal Aid Highway Act of 1956 and any supplemental acts or amendments.
387	(15) "Large public transit district" means the same as that term is defined in Section
388	<u>17B-2a-802.</u>
389	[(13)] (16) "Limited-access facility" means a highway especially designated for
390	through traffic, and over, from, or to which neither owners nor occupants of abutting lands nor
391	other persons have any right or easement, or have only a limited right or easement of access,
392	light, air, or view.
393	[(14)] (17) "Master planned community" means a land use development:
394	(a) designated by the city as a master planned community; and
395	(b) comprised of a single development agreement for a development larger than 500
396	acres.
397	$[\frac{(15)}{(18)}]$ "Motor vehicle" has the same meaning set forth in Section 41-1a-102.
398	[(16)] (19) "Municipality" has the same meaning set forth in Section 10-1-104.
399	[(17)] (20) "National highway systems highways" means that portion of connected
400	main highways located within this state officially designated by the department and approved
401	by the United States Secretary of Transportation under Title 23, Highways, U.S.C.
402	[(18)] (21) (a) "Port-of-entry" means a fixed or temporary facility constructed,
403	operated, and maintained by the department where drivers, vehicles, and vehicle loads are
404	checked or inspected for compliance with state and federal laws as specified in Section
405	72-9-501.
406	(b) "Port-of-entry" includes inspection and checking stations and weigh stations.
407	[(19)] (22) "Port-of-entry agent" means a person employed at a port-of-entry to perform
408	the duties specified in Section 72-9-501.
409	[(20)] (23) "Public transit" means the same as that term is defined in Section
410	17B-2a-802.

411	$\left[\frac{(21)}{(24)}\right]$ "Public transit facility" means a <u>fixed guideway</u> , transit vehicle, transit
412	station, depot, passenger loading or unloading zone, parking lot, or other facility:
413	(a) leased by or operated by or on behalf of a public transit district; and
414	(b) related to the public transit services provided by the district, including:
415	(i) railway or other right-of-way;
416	(ii) railway line; and
417	(iii) a reasonable area immediately adjacent to a designated stop on a route traveled b
418	a transit vehicle.
419	[(22)] (25) "Right-of-way" means real property or an interest in real property, usually
420	in a strip, acquired for or devoted to a highway.
421	[(23)] (26) "Sealed" does not preclude acceptance of electronically sealed and
422	submitted bids or proposals in addition to bids or proposals manually sealed and submitted.
423	[(24)] (27) "Semitrailer" has the meaning set forth in Section 41-1a-102.
424	[(25)] (28) "SR" means state route and has the same meaning as state highway as
425	defined in this section.
426	[(26)] (29) "State highway" means those highways designated as state highways in
427	Title 72, Chapter 4, Designation of State Highways Act.
428	[(27)] (30) "State transportation purposes" has the meaning set forth in Section
429	72-5-102.
430	[(28)] (31) "State transportation systems" means all streets, alleys, roads, highways,
431	pathways, and thoroughfares of any kind, including connected structures, airports, aerial
432	corridor infrastructure, spaceports, public transit facilities, and all other modes and forms of
433	conveyance used by the public.
434	[(29)] (32) "Trailer" has the meaning set forth in Section 41-1a-102.
435	[(30)] (33) "Transportation reinvestment zone" means a transportation reinvestment
436	zone created pursuant to Section 11-13-227.
437	[(31)] (34) "Truck tractor" has the meaning set forth in Section 41-1a-102.

438	[(32)] (35) "UDOT" means the Utah Department of Transportation.
439	[(33)] (36) "Vehicle" has the same meaning set forth in Section 41-1a-102.
440	Section 6. Section 72-1-202 is amended to read:
441	72-1-202. Executive director of department Appointment Qualifications
442	Term Responsibility Power to bring suits Salary.
443	(1) (a) The governor, with the advice and consent of the Senate, shall appoint an
444	executive director to be the chief executive officer of the department.
445	(b) The executive director shall be a registered professional engineer and qualified
446	executive with technical and administrative experience and training appropriate for the
447	position.
448	(c) The executive director shall remain in office until a successor is appointed.
449	(d) The executive director may be removed by the governor.
450	(2) In addition to the other functions, powers, duties, rights, and responsibilities
451	prescribed in this chapter, the executive director shall:
452	(a) have responsibility for the administrative supervision of the state transportation
453	systems and the various operations of the department;
454	(b) have the responsibility for the implementation of rules, priorities, and policies
455	established by the department and the commission;
456	(c) have the responsibility for the oversight and supervision of:
457	(i) any transportation project for which state funds are expended; and
458	(ii) any fixed guideway capital development project within the boundaries of a large
459	public transit district for which any state funds are expended;
460	(d) have full power to bring suit in courts of competent jurisdiction in the name of the
461	department as the executive director considers reasonable and necessary for the proper
462	attainment of the goals of this chapter;
463	(e) receive a salary, to be established by the governor within the salary range fixed by
464	the Legislature in Title 67, Chapter 22, State Officer Compensation, together with actual

465	traveling expenses while away from the executive director's office on official business;
466	(f) purchase all equipment, services, and supplies necessary to achieve the department's
467	functions, powers, duties, rights, and responsibilities delegated under Section 72-1-201;
468	(g) have the responsibility to determine whether a purchase from, contribution to, or
469	other participation with a public entity or association of public entities in a pooled fund
470	program to acquire, develop, or share information, data, reports, or other services related to the
471	department's mission are procurement items under Title 63G, Chapter 6a, Utah Procurement
472	Code;
473	(h) have responsibility for administrative supervision of the Comptroller Division, the
474	Internal Audit Division, and the Communications Division; and
475	(i) appoint assistants, to serve at the discretion of the executive director, to administer
476	the divisions of the department.
477	(3) The executive director may employ other assistants and advisers as the executive
478	director finds necessary and fix salaries in accordance with the salary standards adopted by the
479	Division of Human Resource Management.
480	(4) (a) For a fixed guideway capital development project within the boundaries of a
481	large public transit district for which state funds are expended, responsibilities of the executive
482	director include:
483	(i) project development for a fixed guideway capital development project in a large
484	public transit district;
485	(ii) oversight and coordination of planning, including:
486	(A) development of statewide strategic initiatives for planning across all modes of
487	transportation;
488	(B) coordination with metropolitan planning organizations;
489	(C) coordination with a large public transit district, including planning, project
490	development, outreach, programming, environmental studies and impact statements,
491	construction, and impacts on public transit operations; and

492	(D) corridor and area planning;
493	(iii) programming and prioritization of fixed guideway capital development projects;
494	(iv) fulfilling requirements for environmental studies and impact statements; and
495	(v) resource investment, including identification, development, and oversight of
496	public-private partnership opportunities.
497	(5) (a) Before October 31, 2022, the department shall submit to the Transportation
498	Interim Committee a written plan for the department to assume management of all fixed
499	guideway capital development projects within a large public transit district for which state
500	funds are expended.
501	(b) The department shall consult with a large public transit district and relevant
502	metropolitan planning organizations in developing the plan described in Subsection (5)(a).
503	(c) The Transportation Interim Committee shall consider the plan submitted by the
504	department as described in Subsection (5)(a) and make recommendations to the Legislature
505	before December 1, 2022.
506	Section 7. Section 72-1-208 is amended to read:
507	72-1-208. Cooperation with counties, cities, towns, the federal government, and
508	all state departments Inspection of work done by a public transit district.
509	(1) The department shall cooperate with the counties, cities, towns, and community
510	reinvestment agencies in the construction, maintenance, and use of the highways and in all
511	related matters, and may provide services to the counties, cities, towns, and community
512	reinvestment agencies on terms mutually agreed upon.
513	(2) The department, with the approval of the governor, shall cooperate with the federal
514	government in all federal-aid projects and with all state departments in all matters in
515	connection with the use of the highways.
516	(3) The department:
517	(a) shall inspect all work done by a public transit district under Title 17B, Chapter 2a,
518	Part 8. Public Transit District Act, relating to safety appliances and procedures; and

519	(b) may make further additions or changes necessary for the purpose of safety to
520	employees and the general public.
521	[(4) (a) The department may assume responsibility for any public transit project that
522	traverses any portion of the state highway systems.]
523	[(b) To determine whether the department will assume responsibility for a public
524	transit project, the executive director and the public transit agency proposing the development
525	shall jointly determine whether the department will assume responsibility.]
526	Section 8. Section 72-2-124 is amended to read:
527	72-2-124. Transportation Investment Fund of 2005.
528	(1) There is created a capital projects fund entitled the Transportation Investment Fund
529	of 2005.
530	(2) The fund consists of money generated from the following sources:
531	(a) any voluntary contributions received for the maintenance, construction,
532	reconstruction, or renovation of state and federal highways;
533	(b) appropriations made to the fund by the Legislature;
534	(c) registration fees designated under Section 41-1a-1201;
535	(d) the sales and use tax revenues deposited into the fund in accordance with Section
536	59-12-103; and
537	(e) revenues transferred to the fund in accordance with Section 72-2-106.
538	(3) (a) The fund shall earn interest.
539	(b) All interest earned on fund money shall be deposited into the fund.
540	(4) (a) Except as provided in Subsection (4)(b), the executive director may only use
541	fund money to pay:
542	(i) the costs of maintenance, construction, reconstruction, or renovation to state and
543	federal highways prioritized by the Transportation Commission through the prioritization
544	process for new transportation capacity projects adopted under Section 72-1-304;
545	(ii) the costs of maintenance, construction, reconstruction, or renovation to the highway

546	projects described in Subsections 63B-18-401(2), (3), and (4);
547	(iii) principal, interest, and issuance costs of bonds authorized by Section 63B-18-401
548	minus the costs paid from the County of the First Class Highway Projects Fund in accordance
549	with Subsection 72-2-121(4)(e);
550	(iv) for a fiscal year beginning on or after July 1, 2013, to transfer to the 2010 Salt
551	Lake County Revenue Bond Sinking Fund created by Section 72-2-121.3 the amount certified
552	by Salt Lake County in accordance with Subsection 72-2-121.3(4)(c) as necessary to pay the
553	debt service on \$30,000,000 of the revenue bonds issued by Salt Lake County;
554	(v) principal, interest, and issuance costs of bonds authorized by Section 63B-16-101
555	for projects prioritized in accordance with Section 72-2-125;
556	(vi) all highway general obligation bonds that are intended to be paid from revenues in
557	the Centennial Highway Fund created by Section 72-2-118;
558	(vii) for fiscal year 2015-16 only, to transfer \$25,000,000 to the County of the First
559	Class Highway Projects Fund created in Section 72-2-121 to be used for the purposes described
560	in Section 72-2-121;
561	(viii) if a political subdivision provides a contribution equal to or greater than 40% of
562	the costs needed for construction, reconstruction, or renovation of paved pedestrian or paved
563	nonmotorized transportation for projects that:
564	(A) mitigate traffic congestion on the state highway system;
565	(B) are part of an active transportation plan approved by the department; and
566	(C) are prioritized by the commission through the prioritization process for new
567	transportation capacity projects adopted under Section 72-1-304;
568	(ix) \$705,000,000 for the costs of right-of-way acquisition, construction,
569	reconstruction, or renovation of or improvement to the following projects:
570	(A) the connector road between Main Street and 1600 North in the city of Vineyard;
571	(B) Geneva Road from University Parkway to 1800 South;
572	(C) the SR-97 interchange at 5600 South on I-15;

573	(D) two lanes on U-111 from Herriman Parkway to 11800 South;
574	(E) widening I-15 between mileposts 10 and 13 and the interchange at milepost 11;
575	(F) improvements to 1600 North in Orem from 1200 West to State Street;
576	(G) widening I-15 between mileposts 6 and 8;
577	(H) widening 1600 South from Main Street in the city of Spanish Fork to SR-51;
578	(I) widening US 6 from Sheep Creek to Mill Fork between mileposts 195 and 197 in
579	Spanish Fork Canyon;
580	(J) I-15 northbound between mileposts 43 and 56;
581	(K) a passing lane on SR-132 between mileposts 41.1 and 43.7 between mileposts 43
582	and 45.1;
583	(L) east Zion SR-9 improvements;
584	(M) Toquerville Parkway;
585	(N) an environmental study on Foothill Boulevard in the city of Saratoga Springs;
586	(O) for construction of an interchange on Bangerter Highway at 13400 South; and
587	(P) an environmental impact study for Kimball Junction in Summit County; and
588	(x) \$28,000,000 as pass-through funds, to be distributed as necessary to pay project
589	costs based upon a statement of cash flow that the local jurisdiction where the project is located
590	provides to the department demonstrating the need for money for the project, for the following
591	projects in the following amounts:
592	(A) \$5,000,000 for Payson Main Street repair and replacement;
593	(B) \$8,000,000 for a Bluffdale 14600 South railroad bypass;
594	(C) \$5,000,000 for improvements to 4700 South in Taylorsville; and
595	(D) \$10,000,000 for improvements to the west side frontage roads adjacent to U.S. 40
596	between mile markers 7 and 10.
597	(b) The executive director may use fund money to exchange for an equal or greater
598	amount of federal transportation funds to be used as provided in Subsection (4)(a).
599	(5) (a) Except as provided in Subsection (5)(b), the executive director may not program

fund money to a project prioritized by the commission under Section 72-1-304, including fund money from the Transit Transportation Investment Fund, within the boundaries of a municipality that is required to adopt a moderate income housing plan element as part of the municipality's general plan as described in Subsection 10-9a-401(3), if the municipality has failed to adopt a moderate income housing plan element as part of the municipality's general plan or has failed to implement the requirements of the moderate income housing plan as determined by the results of the Department of Workforce Service's review of the annual moderate income housing report described in Subsection 35A-8-803(1)(a)(vii).

- (b) Within the boundaries of a municipality that is required under Subsection 10-9a-401(3) to plan for moderate income housing growth but has failed to adopt a moderate income housing plan element as part of the municipality's general plan or has failed to implement the requirements of the moderate income housing plan as determined by the results of the Department of Workforce Service's review of the annual moderate income housing report described in Subsection 35A-8-803(1)(a)(vii), the executive director:
- (i) may program fund money in accordance with Subsection (4)(a) for a limited-access facility or interchange connecting limited-access facilities;
- (ii) may not program fund money for the construction, reconstruction, or renovation of an interchange on a limited-access facility;
- (iii) may program Transit Transportation Investment Fund money for a multi-community fixed guideway public transportation project; and
- (iv) may not program Transit Transportation Investment Fund money for the construction, reconstruction, or renovation of a station that is part of a fixed guideway public transportation project.
- 623 (c) Subsections (5)(a) and (b) do not apply to a project programmed by the executive 624 director before May 1, 2020, for projects prioritized by the commission under Section 625 72-1-304.
 - (6) (a) Except as provided in Subsection (6)(b), the executive director may not program

fund money to a project prioritized by the commission under Section 72-1-304, including fund
money from the Transit Transportation Investment Fund, within the boundaries of the
unincorporated area of a county, if the county is required to adopt a moderate income housing
plan element as part of the county's general plan as described in Subsection 17-27a-401(3) and
if the county has failed to adopt a moderate income housing plan element as part of the county's
general plan or has failed to implement the requirements of the moderate income housing plan
as determined by the results of the Department of Workforce Service's review of the annual
moderate income housing report described in Subsection 35A-8-803(1)(a)(vii).

- (b) Within the boundaries of the unincorporated area of a county where the county is required under Subsection 17-27a-401(3) to plan for moderate income housing growth but has failed to adopt a moderate income housing plan element as part of the county's general plan or has failed to implement the requirements of the moderate income housing plan as determined by the results of the Department of Workforce Service's review of the annual moderate income housing report described in Subsection 35A-8-803(1)(a)(vii), the executive director:
- (i) may program fund money in accordance with Subsection (4)(a) for a limited-access facility to a project prioritized by the commission under Section 72-1-304;
- (ii) may not program fund money for the construction, reconstruction, or renovation of an interchange on a limited-access facility;
- (iii) may program Transit Transportation Investment Fund money for a multi-community fixed guideway public transportation project; and
- (iv) may not program Transit Transportation Investment Fund money for the construction, reconstruction, or renovation of a station that is part of a fixed guideway public transportation project.
- 650 (c) Subsections (5)(a) and (b) do not apply to a project programmed by the executive 651 director before July 1, 2020, for projects prioritized by the commission under Section 652 72-1-304.
- (7) (a) Before bonds authorized by Section 63B-18-401 or 63B-27-101 may be issued

in any fiscal year, the department and the commission shall appear before the Executive
Appropriations Committee of the Legislature and present the amount of bond proceeds that the
department needs to provide funding for the projects identified in Subsections 63B-18-401(2),
(3), and (4) or Subsection 63B-27-101(2) for the current or next fiscal year.
(b) The Executive Appropriations Committee of the Legislature shall review and
comment on the amount of bond proceeds needed to fund the projects.
(8) The Division of Finance shall, from money deposited into the fund, transfer the
amount of funds necessary to pay principal, interest, and issuance costs of bonds authorized by
Section 63B-18-401 or 63B-27-101 in the current fiscal year to the appropriate debt service or
sinking fund.
(9) (a) There is created in the Transportation Investment Fund of 2005 the Transit
Transportation Investment Fund.
(b) The fund shall be funded by:
(i) contributions deposited into the fund in accordance with Section 59-12-103;
(ii) appropriations into the account by the Legislature;
(iii) deposits of sales and use tax increment related to a housing and transit
reinvestment zone as described in Section 63N-3-610;
(iv) private contributions; and
(v) donations or grants from public or private entities.
(c) (i) The fund shall earn interest.
(ii) All interest earned on fund money shall be deposited into the fund.
(d) Subject to Subsection (9)(e), the Legislature may appropriate money from the fund:
(i) for public transit capital development of new capacity projects and fixed guideway
capital development projects to be used as prioritized by the commission through the
prioritization process adopted under Section 72-1-304[-];
(ii) for development of the oversight plan described in Section 72-1-202(5); or
(iii) to the department for oversight of a fixed guideway capital development project

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681	for which the department has responsibility.
682	(e) (i) The Legislature may only appropriate money from the fund for a public transit
683	capital development project or pedestrian or nonmotorized transportation project that provides
684	connection to the public transit system if the public transit district or political subdivision
685	provides funds of equal to or greater than 40% of the costs needed for the project.
686	(ii) A public transit district or political subdivision may use money derived from a loan
687	granted pursuant to Title 72, Chapter 2, Part 2, State Infrastructure Bank Fund, to provide all or
688	part of the 40% requirement described in Subsection (9)(e)(i) if:
689	(A) the loan is approved by the commission as required in Title 72, Chapter 2, Part 2,
690	State Infrastructure Bank Fund; and
691	(B) the proposed capital project has been prioritized by the commission pursuant to
692	Section 72-1-303.
693	(f) Before July 1, 2022, the department and a large public transit district shall enter into
694	an agreement for a large public transit district to pay the department \$5,000,000 per year for 15
695	years to be used to facilitate the purchase of zero emissions or low emissions rail engines and
696	trainsets for regional public transit rail systems.
697	(10) (a) There is created in the Transportation Investment Fund of 2005 the
698	Cottonwood Canyons Transportation Investment Fund.
699	(b) The fund shall be funded by:
700	(i) money deposited into the fund in accordance with Section 59-12-103;
701	(ii) appropriations into the account by the Legislature;
702	(iii) private contributions; and
703	(iv) donations or grants from public or private entities.
704	(c) (i) The fund shall earn interest.
705	(ii) All interest earned on fund money shall be deposited into the fund.

(d) The Legislature may appropriate money from the fund for public transit or

transportation projects in the Cottonwood Canyons of Salt Lake County.