State Sovereignty Fund

2025 GENERAL SESSION STATE OF UTAH

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LONG TITLE			
General Description:			
This bill creates the State Se	overeignty Fund.		
Highlighted Provisions:			
This bill:			
defines terms;			
• establishes the State Sov	• establishes the State Sovereignty Fund;		
provides for the funding	, investment, and distribution of	the State Sovereignty Fund; and	
makes technical and con	forming changes.		
Money Appropriated in this B	Bill:		
None			
Other Special Clauses:			
None			
Utah Code Sections Affected:			
AMENDS:			
51-7-2, as last amended by	Laws of Utah 2024, Chapters 41	8, 492 and 510	
63J-1-312 , as last amended	by Laws of Utah 2022, Chapter	456	
63J-1-313 , as last amended	by Laws of Utah 2022, Chapter	456	
ENACTS:			
51-13-101 , Utah Code Ann	otated 1953		
51-13-201 , Utah Code Ann	otated 1953		
51-13-202 , Utah Code Ann	otated 1953		
Be it enacted by the Legislature	of the state of Utah:		
Section 1. Section 51-7-2	2 is amended to read:		
51-7-2 . Exemptions from chapter.			
(1) Except as provided in Subsection (2), the following funds are exempt from this chapter:			
(a) funds invested in accord	dance with the participating emp	oloyees' designation or	
direction pursuant to a	public employees' deferred comp	pensation plan established and	
operated in compliance	with Section 457 of the Internal	Revenue Code of 1986, as	

33		amended;
34		(b) funds of the Utah State Retirement Board;
35		(c) funds of the Utah Housing Corporation;
36		(d) endowment funds of higher education institutions, including funds of the Higher
37		Education Student Success Endowment, created in Section 53B-7-802;
38		(e) permanent and other land grant trust funds established pursuant to the Utah Enabling
39		Act and the Utah Constitution;
40		(f) the State Post-Retirement Benefits Trust Fund;
41		(g) the funds of the Utah Educational Savings Plan;
42	(h)	funds of the permanent state trust fund created by and operated under Utah
43		Constitution, Article XXII, Section 4;
44		(i) the funds in the Navajo Trust Fund;
45		(j) the funds in the Radioactive Waste Perpetual Care and Maintenance Account;
46		(k) the funds in the Employers' Reinsurance Fund;
47		(1) the funds in the Uninsured Employers' Fund;
48		(m) the Utah State Developmental Center Long-Term Sustainability Fund, created in
49		Section 26B-1-331;
50		(n) the funds in the Risk Management Fund created in Section 63A-4-201;
51		(o) the Utah fund of funds created in Section 63N-6-401;
52		(p) the funds deposited into the Utah Homes Investment Program from the
53		Transportation Infrastructure General Fund Support Subfund created in Section
54		72-2-134;[- and]
55		(q) subject to Subsection 67-4-19(2), the portion of the funds in the following accounts
56		invested by the state treasurer in precious metals:
57		(i) the State Disaster Recovery Restricted Account, created in Section 53-2a-603;
58		(ii) the General Fund Budget Reserve Account, created in Section 63J-1-312;
59		(iii) the Income Tax Fund Budget Reserve Account, created in Section 63J-1-313; and
60		(iv) the Medicaid Growth Reduction and Budget Stabilization Account, created in
61		Section [63J-1-315.] <u>63J-1-315</u> ; and
62		(r) the State Sovereignty Fund created in Section 51-13-201.
63	(2)	Except for the funds of the Utah State Retirement Board and the Utah Educational
64		Savings Plan, the funds described in Subsection (1) are not exempt from Subsections
65		51-7-14(2) and (3).

(3) Notwithstanding Title 52, Chapter 4, Open and Public Meetings Act, a public body that

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67		administers a fund described in Subsection (1) may hold a closed meeting to discuss the
68		sale or purchase of identifiable securities, investment funds, or investment contracts.
69	(4)	A paper, electronic, or other depiction or record of information relating to investment
70		activities of a fund described in Subsection (1) is not subject to Title 63G, Chapter 2,
71		Government Records Access and Management Act.
72		Section 2. Section 51-13-101 is enacted to read:
73		CHAPTER 13. STATE SOVEREIGNTY FUND
74		Part 1. General Provisions
75		<u>51-13-101</u> . Definitions.
76		As used in this chapter:
77	<u>(1)</u>	"Division" means the Division of Finance created in Section 63A-3-101.
78	<u>(2)</u>	"Excess revenue collections" means any amount of General Fund or Income Tax Fund
79		revenue that, in any fiscal year, exceeds the estimated revenue for that fiscal year last
80		adopted by the Executive Appropriations Committee by more than two standard
81		deviations on a 20-year mean.
82	<u>(3)</u>	"Fund" means the State Sovereignty Fund created in Section 51-13-201.
83	<u>(4)</u>	"General Fund Budget Reserve Account" means the General Fund Budget Reserve
84		Account created in Section 63J-1-312.
85	<u>(5)</u>	"Income Tax Fund Budget Reserve Account" means the Income Tax Fund Budget
86		Reserve Account created in Section 63J-1-313.
87	<u>(6)</u>	(a) "Principal" means money deposited into the State Sovereignty Fund in accordance
88		with Section 51-13-201.
89		(b) "Principal" does not include earnings like interest, dividends, or asset appreciation
90		credited to the State Sovereignty Fund.
91	<u>(7)</u>	"Reserve account surplus" means an amount described in Subsection 63J-1-312(3)(a)(ii)
92		(B) or 63J-1-313(3)(a)(ii)(B).
93		Section 3. Section 51-13-201 is enacted to read:
94		Part 2. Establishment of State Sovereignty Fund
95		51-13-201 . State Sovereignty Fund Creation Distribution.
96	<u>(1)</u>	There is created the State Sovereignty Fund which consists of:
97		(a) any reserve account surplus;
98		(b) one-half of any General Fund savings from a decrease in the Federal Medical
99		Assistance Percentages;

100	(c) if the federal government offers an enhanced Federal Medical Assistance Percentage,
101	12.5% of the resulting state fund savings;
102	(d) any excess revenue collections;
103	(e) interest, dividends, or other earnings attributable to the fund; and
104	(f) additional money appropriated by the Legislature.
105	(2)(a) The division shall deposit into the fund any amounts described in Subsections (1)
106	(a) through (f).
107	(b) The Governor's Office of Planning and Budget, in consultation with the legislative
108	fiscal analyst, shall annually report to the Division of Finance the amounts described
109	in Subsections (1)(b), (c), and (d).
110	(3) The division shall separately track principal deposits into the fund from the General
111	Fund and Income Tax Fund, including earnings on the deposits.
112	(4) In accordance with Section 51-13-202, the state treasurer shall invest the money in the
113	fund for the benefit of the people of the state in perpetuity.
114	(5) The Legislature may not appropriate money from the fund before fiscal year 2075-76.
115	(6)(a) Beginning fiscal year 2075-76, the Legislature may appropriate up to 50% of the
116	annual earnings from the investment of the fund to offset reduced federal funding or
117	to provide state tax relief.
118	(b) After any appropriations under Subsection (6)(a), the division shall deposit any
119	remaining earnings into the fund for investment.
120	(7) The Legislature may appropriate principal from the fund only:
121	(a) by affirmative vote of two-thirds of all members elected of each chamber of the
122	Legislature; and
123	(b) for the purpose of offsetting reduced federal funding or providing state tax relief.
124	Section 4. Section 51-13-202 is enacted to read:
125	51-13-202 . State Sovereignty Fund Investment Administrative costs.
126	(1) The state treasurer shall:
127	(a) invest money in the fund with the following goals, in order of priority:
128	(i) providing for growth of the principal; and
129	(ii) fund stability;
130	(b) invest and manage fund assets as a prudent investor would by:
131	(i) considering the purpose, terms, distribution requirements, and other circumstances
132	of the fund; and
133	(ii) exercising reasonable care, skill, and caution in order to meet the standard of care

134	of a prudent investor; and
135	(c) deposit into the fund the interest, dividends, or other earnings attributable to the fund.
136	(2) The state treasurer may deduct any administrative costs incurred by managing the fund
137	from earnings generated by investments in the fund.
138	Section 5. Section 63J-1-312 is amended to read:
139	63J-1-312 . Establishing a General Fund Budget Reserve Account Providing
140	for deposits and expenditures from the account Providing for interest generated by the
141	account.
142	(1) As used in this section:
143	(a) "Income Tax Fund budget deficit" means a situation where appropriations made by
144	the Legislature from the Income Tax Fund for a fiscal year exceed the estimated
145	revenues adopted by the Executive Appropriations Committee of the Legislature for
146	the Income Tax Fund in that fiscal year.
147	(b) "General Fund appropriations" means the sum of the spending authority for a fiscal
148	year that is:
149	(i) granted by the Legislature in all appropriation acts and bills; and
150	(ii) identified as coming from the General Fund.
151	(c) "General Fund budget deficit" means a situation where General Fund appropriations
152	made by the Legislature for a fiscal year exceed the estimated revenues adopted by
153	the Executive Appropriations Committee of the Legislature for the General Fund in
154	that fiscal year.
155	(d) "General Fund revenue surplus" means a situation where actual General Fund
156	revenues collected in a completed fiscal year exceed the estimated revenues for the
157	General Fund for that fiscal year that were adopted by the Executive Appropriations
158	Committee of the Legislature.
159	(e) "Operating deficit" means that, at the end of the fiscal year, the unassigned fund
160	balance in the General Fund is less than zero.
161	(2) There is created within the General Fund a restricted account to be known as the
162	General Fund Budget Reserve Account, which is designated to receive the legislative
163	appropriations and the surplus revenue required to be deposited into the account by this
164	section.
165	(3)(a)(i) Except as provided in Subsection (3)(a)(ii), at the end of any fiscal year in
166	which the Division of Finance, in consultation with the [Legislative Fiscal Analyst]
167	legislative fiscal analyst and in conjunction with the completion of the annual

168 audit by the state auditor, determines that there is a General Fund revenue surplus, 169 the Division of Finance shall transfer 25% of the General Fund revenue surplus to 170 the General Fund Budget Reserve Account. 171 (ii) If the transfer of 25% of the General Fund revenue surplus to the General Fund 172 Budget Reserve Account would cause the balance in the account to exceed 9% of 173 General Fund appropriations for the fiscal year in which the revenue surplus 174 occurred, the Division of Finance shall: 175 (A) transfer to the General Fund Budget Reserve Account only those funds 176 necessary to ensure that the balance in the account equals 9% of General Fund 177 appropriations for the fiscal year in which the General Fund revenue surplus 178 occurred[-]; and 179 (B) transfer to the State Sovereignty Fund created in Section 51-13-201 the 180 remaining amount of the 25% of the General Fund revenue surplus described 181 in Subsection (3)(a)(i). 182 (iii) The Division of Finance shall calculate the amount to be transferred under this 183 Subsection (3)(a): 184 (A) after making the transfer of General Fund revenue surplus to the Medicaid 185 Growth Reduction and Budget Stabilization Account, as provided in Section 186 63J-1-315; 187 (B) before transferring from the General Fund revenue surplus any other year-end 188 contingency appropriations, year-end set-asides, or other year-end transfers 189 required by law; and 190 (C) excluding any direct legislative appropriation made to the General Fund 191 Budget Reserve Account for the fiscal year. 192 (b)(i) Except as provided in Subsection (3)(b)(ii), in addition to Subsection (3)(a)(i), 193 if a General Fund revenue surplus exists and if, within the last 10 years, the 194 Legislature has appropriated any money from the General Fund Budget Reserve 195 Account that has not been replaced by appropriation or as provided in this 196 Subsection (3)(b), the Division of Finance shall transfer up to 25% more of the 197 General Fund revenue surplus to the General Fund Budget Reserve Account to 198 replace the amounts appropriated, until direct legislative appropriations, if any, 199 and transfers from the General Fund revenue surplus under this Subsection (3)(b) 200 have replaced the appropriations from the account.

(ii) If the transfer under Subsection (3)(b)(i) would cause the balance in the account

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202	to exceed 9% of General Fund appropriations for the fiscal year in which the
203	revenue surplus occurred, the Division of Finance shall transfer only those funds
204	necessary to ensure that the balance in the account equals 9% of General Fund
205	appropriations for the fiscal year in which the revenue surplus occurred.
206	(iii) The Division of Finance shall calculate the amount to be transferred under this
207	Subsection (3)(b):
208	(A) after making the transfer of General Fund revenue surplus to the Medicaid
209	Growth Reduction and Budget Stabilization Account, as provided in Section
210	63J-1-315;
211	(B) before transferring from the General Fund revenue surplus any other year-end
212	contingency appropriations, year-end set-asides, or other year-end transfers
213	required by law; and
214	(C) excluding any direct legislative appropriation made to the General Fund
215	Budget Reserve Account for the fiscal year.
216	(c) For appropriations made by the Legislature to the General Fund Budget Reserve
217	Account, the Division of Finance shall treat those appropriations, unless otherwise
218	specified in the appropriation, as replacement funds for appropriations made from the
219	account if funds were appropriated from the General Fund Budget Reserve Account
220	within the past 10 years and have not yet been replaced.
221	(4) The Legislature may appropriate money from the General Fund Budget Reserve
222	Account only to:
223	(a) resolve a General Fund budget deficit, for the fiscal year in which the General Fund
224	budget deficit occurs;
225	(b) pay some or all of state settlement agreements approved under Title 63G, Chapter
226	10, State Settlement Agreements Act;
227	(c) pay claims approved under Section 63G-9-304;
228	(d) pay retroactive tax refunds;
229	(e) resolve an Income Tax Fund budget deficit; or
230	(f) finance an existing federally funded program or activity when:
231	(i) the federal funds expected to fund the federal program or activity are not available
232	to fund the program or activity; and
233	(ii) the Legislature and governor concurrently determine that the program or activity
234	is essential.
235	(5) Interest generated from investments of money in the General Fund Rudget Reserve

236	Account shall be deposited into the General Fund.
237	Section 6. Section 63J-1-313 is amended to read:
238	63J-1-313 . Establishing an Income Tax Fund Budget Reserve Account
239	Providing for deposits and expenditures from the account Providing for interest
240	generated by the account.
241	(1) As used in this section:
242	(a) "Income Tax Fund appropriations" means the sum of the spending authority for a
243	fiscal year that is:
244	(i) granted by the Legislature in all appropriation acts and bills; and
245	(ii) identified as coming from the Income Tax Fund.
246	(b) "Income Tax Fund budget deficit" means a situation where appropriations made by
247	the Legislature from the Income Tax Fund for a fiscal year exceed the estimated
248	revenues adopted by the Executive Appropriations Committee of the Legislature for
249	the Income Tax Fund in that fiscal year.
250	(c) "Income Tax Fund revenue surplus" means a situation where actual Income Tax
251	Fund revenues collected in a completed fiscal year exceed the estimated revenues for
252	the Income Tax Fund in that fiscal year that were adopted by the Executive
253	Appropriations Committee of the Legislature.
254	(d) "Operating deficit" means that, at the end of the fiscal year, the unassigned fund
255	balance in the Income Tax Fund is less than zero.
256	(2) There is created within the Income Tax Fund a restricted account to be known as the
257	Income Tax Fund Budget Reserve Account, which is designated to receive the
258	legislative appropriations and the surplus revenue required to be deposited into the
259	account by this section.
260	(3)(a)(i) Except as provided in Subsection (3)(a)(ii), at the end of any fiscal year in
261	which the Division of Finance, in consultation with the [Legislative Fiscal Analyst]
262	legislative fiscal analyst and in conjunction with the completion of the annual
263	audit by the state auditor, determines that there is an Income Tax Fund revenue
264	surplus, the Division of Finance shall transfer 25% of the Income Tax Fund
265	revenue surplus to the Income Tax Fund Budget Reserve Account.
266	(ii) If the transfer of 25% of the Income Tax Fund revenue surplus to the Income Tax
267	Fund Budget Reserve Account under Subsection (3)(a)(i) would cause the balance
268	in the account to exceed 11% of Income Tax Fund appropriations for the fiscal
269	vear in which the Income Tax Fund revenue surplus occurred, the Division of

270	Finance shall:
271	(A) transfer to the Income Tax Fund Budget Reserve Account only those funds
272	necessary to ensure that the balance in the account equals 11% of the Income
273	Tax Fund appropriations for the fiscal year in which the Income Tax Fund
274	revenue surplus occurred[-] ; and
275	(B) transfer to the State Sovereignty Fund created in Section 51-13-201 the
276	remaining amount of the 25% of the Income Tax Fund revenue surplus
277	described in Subsection (3)(a)(i).
278	(iii) The Division of Finance shall calculate the amount to be transferred under this
279	Subsection (3)(a):
280	(A) before transferring from the Income Tax Fund revenue surplus any other
281	year-end contingency appropriations, year-end set-asides, or other year-end
282	transfers required by law; and
283	(B) excluding any direct legislative appropriation made to the Income Tax Fund
284	Budget Reserve Account for the fiscal year.
285	(b)(i) Except as provided in Subsection (3)(b)(ii), in addition to Subsection (3)(a)(i),
286	if an Income Tax Fund revenue surplus exists and if, within the last 10 years, the
287	Legislature has appropriated any money from the Income Tax Fund Budget
288	Reserve Account that has not been replaced by appropriation or as provided in this
289	Subsection (3)(b), the Division of Finance shall transfer up to 25% more of the
290	Income Tax Fund revenue surplus to the Income Tax Fund Budget Reserve
291	Account to replace the amounts appropriated, until direct legislative
292	appropriations, if any, and transfers from the Income Tax Fund revenue surplus
293	under this Subsection (3)(b) have replaced the appropriations from the account.
294	(ii) If the transfer under Subsection (3)(b)(i) would cause the balance in the account
295	to exceed 11% of Income Tax Fund appropriations for the fiscal year in which the
296	Income Tax Fund revenue surplus occurred, the Division of Finance shall transfer
297	only those funds necessary to ensure that the balance in the account equals 11% of
298	Income Tax Fund appropriations for the fiscal year in which the revenue surplus
299	occurred.
300	(iii) The Division of Finance shall calculate the amount to be transferred under this
301	Subsection (3)(b):
302	(A) before transferring from the Income Tax Fund revenue surplus any other
303	year-end contingency appropriations, year-end set-asides, or other year-end

304	transfers required by law; and
305	(B) excluding any direct legislative appropriation made to the Income Tax Fund
306	Budget Reserve Account for the fiscal year.
307	(c) For appropriations made by the Legislature to the Income Tax Fund Budget Reserve
308	Account, the Division of Finance shall treat those appropriations, unless specified
309	otherwise in the appropriation, as replacement funds for appropriations made from
310	the account if funds were appropriated from the account within the past 10 years and
311	have not yet been replaced.
312	(4) Notwithstanding Subsection (3), if, at the end of a fiscal year, the Division of Finance
313	determines that an operating deficit exists, the Division of Finance may reduce the
314	transfer to the Income Tax Fund Budget Reserve Account by the amount necessary to
315	eliminate the operating deficit.
316	(5) The Legislature may appropriate money from the Income Tax Fund Budget Reserve
317	Account only to resolve an Income Tax Fund budget deficit.
318	(6) Interest generated from investments of money in the Income Tax Fund Budget Reserve
319	Account shall be deposited into the Income Tax Fund.
320	Section 7. Effective Date.
321	This bill takes effect on May 7, 2025.