Kirk A. Cullimore proposes the following substitute bill:

1

Transportation and Infrastructure Funding Amendments

2025 GENERAL SESSION

STATE OF UTAH

Chief Sponsor: Jordan D. Teuscher

Senate Sponsor: Kirk A. Cullimore

LONG TITLE
General Description:
This bill allocates funds in the County of the First Class Highway Projects Fund and
provides other transportation funding.
Highlighted Provisions:
This bill:
 allocates funds in the County of the First Class Highway Projects Fund to various projects
and purposes;
 authorizes the Department of Transportation to issue a general obligation bond, with the
bond proceeds being distributed to a grant program, and provides revenue to service the
bond;
 creates an affordable housing infrastructure grant program to provide grants to local
governments to construct infrastructure to facilitate affordable housing projects in a
county of the first class;
 provides funding, loans, and grants to certain transportation projects; and
 makes technical changes.
Money Appropriated in this Bill:
None
Other Special Clauses:
None
Utah Code Sections Affected:
AMENDS:
59-12-2220, as last amended by Laws of Utah 2024, Chapters 498, 501
72-2-121, as last amended by Laws of Utah 2024, Chapters 300, 498 and 501
72-2-124, as last amended by Laws of Utah 2024, Chapters 498, 501
72-2-302, as enacted by Laws of Utah 2024, Chapter 501

72-2-306, as enacted by Laws of Utah 2024, Chapter 501
ENACTS:
63B-34-101, Utah Code Annotated 1953
72-2-501, Utah Code Annotated 1953
72-2-502, Utah Code Annotated 1953
72-2-503 , Utah Code Annotated 1953
72-2-504 , Utah Code Annotated 1953
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 59-12-2220 is amended to read:
59-12-2220 . County option sales and use tax to fund highways or a system for
public transit Base Rate.
(1) Subject to the other provisions of this part and subject to the requirements of this
section, the following counties may impose a sales and use tax under this section:
(a) a county legislative body may impose the sales and use tax on the transactions
described in Subsection 59-12-103(1) located within the county, including the cities
and towns within the county if:
(i) the entire boundary of a county is annexed into a large public transit district; and
(ii) the maximum amount of sales and use tax authorizations allowed pursuant to
Section 59-12-2203 and authorized under the following sections has been imposed:
(A) Section 59-12-2213;
(B) Section 59-12-2214;
(C) Section 59-12-2215;
(D) Section 59-12-2216;
(E) Section 59-12-2217;
(F) Section 59-12-2218; and
(G) Section 59-12-2219;
(b) if the county is not annexed into a large public transit district, the county legislative
body may impose the sales and use tax on the transactions described in Subsection
59-12-103(1) located within the county, including the cities and towns within the
county if:
(i) the county is an eligible political subdivision; or
(ii) a city or town within the boundary of the county is an eligible political
subdivision; or

63	(c) a county legislative body of a county not described in Subsection (1)(a) or (1)(b) may
64	impose the sales and use tax on the transactions described in Subsection 59-12-103
65	(1) located within the county, including the cities and towns within the county.
66	(2) For purposes of Subsection (1) and subject to the other provisions of this section, a
67	county legislative body that imposes a sales and use tax under this section may impose
68	the tax at a rate of .2%.
69	(3)(a) The commission shall distribute sales and use tax revenue collected under this
70	section as determined by a county legislative body as described in Subsection (3)(b).
71	(b) If a county legislative body imposes a sales and use tax as described in this section,
72	the county legislative body may elect to impose a sales and use tax revenue
73	distribution as described in Subsection (4), (5), (6), or (7), depending on the class of
74	county, and presence and type of a public transit provider in the county.
75	(4) [H-] Subject to Subsection (11), if a county legislative body imposes a sales and use tax
76	as described in this section, and the entire boundary of the county is annexed into a large
77	public transit district, and the county is a county of the first class, the commission shall
78	distribute the sales and use tax revenue as follows:
79	(a) .10% to a public transit district as described in Subsection (11);
80	(b) .05% to the cities and towns as provided in Subsection (8); and
81	(c) .05% to the county legislative body.
82	(5) [H-] Subject to Subsection (11), if a county legislative body imposes a sales and use tax
83	as described in this section and the entire boundary of the county is annexed into a large
84	public transit district, and the county is a county not described in Subsection (4), the
85	commission shall distribute the sales and use tax revenue as follows:
86	(a) .10% to a public transit district as described in Subsection (11);
87	(b) .05% to the cities and towns as provided in Subsection (8); and
88	(c) .05% to the county legislative body.
89	(6)(a) Except as provided in Subsection $[(12)(c)]$ (13)(c), if the entire boundary of a
90	county that imposes a sales and use tax as described in this section is not annexed
91	into a single public transit district, but a city or town within the county is annexed
92	into a single public transit district, or if the city or town is an eligible political
93	subdivision, the commission shall distribute the sales and use tax revenue collected
94	within the county as provided in Subsection (6)(b) or (c).
95	(b) For a city, town, or portion of the county described in Subsection (6)(a) that is
96	annexed into the single public transit district, or an eligible political subdivision, the

97	commission shall distribute the sales and use tax revenue collected within the portion
98	of the county that is within a public transit district or eligible political subdivision as
99	follows:
100	(i) .05% to a public transit provider as described in Subsection (11);
101	(ii) .075% to the cities and towns as provided in Subsection (8); and
102	(iii) .075% to the county legislative body.
103	(c) Except as provided in Subsection $[(12)(c)]$ (13)(c), for a city, town, or portion of the
104	county described in Subsection (6)(a) that is not annexed into a single public transit
105	district or eligible political subdivision in the county, the commission shall distribute
106	the sales and use tax revenue collected within that portion of the county as follows:
107	(i) .08% to the cities and towns as provided in Subsection (8); and
108	(ii) .12% to the county legislative body.
109	(7) For a county without a public transit service that imposes a sales and use tax as
110	described in this section, the commission shall distribute the sales and use tax revenue
111	collected within the county as follows:
112	(a) .08% to the cities and towns as provided in Subsection (8); and
113	(b) .12% to the county legislative body.
114	(8)(a) Subject to Subsections (8)(b) and (c), the commission shall make the distributions
115	required by Subsections (4)(b), (5)(b), (6)(b)(ii), (6)(c)(i), and (7)(a) as follows:
116	(i) 50% of the total revenue collected under Subsections (4)(b), (5)(b), (6)(b)(ii),
117	(6)(c)(i), and $(7)(a)$ within the counties that impose a tax under Subsections (4)
118	through (7) shall be distributed to the unincorporated areas, cities, and towns
119	within those counties on the basis of the percentage that the population of each
120	unincorporated area, city, or town bears to the total population of all of the
121	counties that impose a tax under this section; and
122	(ii) 50% of the total revenue collected under Subsections (4)(b), (5)(b), (6)(b)(ii),
123	(6)(c)(i), and $(7)(a)$ within the counties that impose a tax under Subsections (4)
124	through (7) shall be distributed to the unincorporated areas, cities, and towns
125	within those counties on the basis of the location of the transaction as determined
126	under Sections 59-12-211 through 59-12-215.
127	(b)(i) Population for purposes of this Subsection (8) shall be determined on the basis
128	of the most recent official census or census estimate of the United States Census
129	Bureau.
130	(ii) If a needed population estimate is not available from the United States Census

131	Bureau, population figures shall be derived from an estimate from the Utah
132	Population Estimates Committee created by executive order of the governor.
133	(c)(i) Beginning on January 1, 2024, if the Housing and Community Development
134	Division within the Department of Workforce Services determines that a city or
135	town is ineligible for funds in accordance with Subsection 10-9a-408(7),
136	beginning the first day of the calendar quarter after receiving 90 days' notice, the
137	commission shall distribute the distribution that city or town would have received
138	under Subsection (8)(a) to cities or towns to which Subsection 10-9a-408(7) does
139	not apply.
140	(ii) Beginning on January 1, 2024, if the Housing and Community Development
141	Division within the Department of Workforce Services determines that a county is
142	ineligible for funds in accordance with Subsection 17-27a-408(7), beginning the
143	first day of the calendar quarter after receiving 90 days' notice, the commission
144	shall distribute the distribution that county would have received under Subsection
145	(8)(a) to counties to which Subsection 17-27a-408(7) does not apply.
146	(9) If a public transit service is organized after the date a county legislative body first
147	imposes a tax under this section, a change in a distribution required by this section may
148	not take effect until the first distribution the commission makes under this section after a
149	90-day period that begins on the date the commission receives written notice from the
150	public transit provider that the public transit service has been organized.
151	(10)(a) Except as provided in Subsection (10)(b), a county, city, or town that received
152	distributions described in Subsections (4)(b), (4)(c), (5)(b), (5)(c), (6)(b)(ii),
153	(6)(b)(iii), (6)(c), and (7) may only expend those funds for a purpose described in
154	Section 59-12-2212.2.
155	(b) If a county described in Subsection (1)(a) that is a county of the first class imposes
156	the sales and use tax authorized in this section, the county may also use funds
157	distributed in accordance with Subsection (4)(c) for public safety purposes.
158	(11)(a) Subject to Subsections (11)(b), (c), and (d), revenue designated for public transit
159	as described in this section may be used for capital expenses and service delivery
160	expenses of:
161	(i) a public transit district;
162	(ii) an eligible political subdivision; or
163	(iii) another entity providing a service for public transit or a transit facility within the
164	relevant county, as those terms are defined in Section 17B-2a-802.

165	(b)(i)(A) If a county of the first class imposes a sales and use tax described in this
166	section, for a three-year period following the date on which the [county
167	imposes the sales and use tax under this section] commission receives the notice
168	described in Subsection (12), or until June 30, 2030, whichever comes first,
169	revenue designated for public transit within a county of the first class as
170	described in Subsection (4)(a) shall be transferred to the County of the First
171	Class Highway Projects Fund created in Section 72-2-121.
172	(B) Revenue deposited into the County of the First Class Highway Projects Fund
173	created in Section 72-2-121 as described in Subsection (11)(b)(i)(A) may be
174	used for public transit innovation grants as provided in Title 72, Chapter 2, Part [
175	3] 4, Public Transit Innovation Grants.
176	(ii) If a county of the first class imposes a sales and use tax described in this section,
177	beginning on the day [three years after the date on which the county imposed the
178	tax as] after the date described in Subsection (11)(b)(i), for revenue designated for
179	public transit as described in Subsection (4)(a):
180	(A) 50% of the revenue from a sales and use tax imposed under this section in a
181	county of the first class shall be transferred to the County of the First Class
182	Highway Projects Fund created in Section 72-2-121; and
183	(B) 50% of the revenue from a sales and use tax imposed under this section in a
184	county of the first class shall be transferred to the Transit Transportation
185	Investment Fund created in Subsection 72-2-124(9).
186	(c)(i) If a county that is not a county of the first class for which the entire boundary of
187	the county is annexed into a large public transit district imposes a sales and use
188	tax described in this section, for a three-year period following the date on which[
189	the county imposes the sales and use tax under this section,] the commission
190	receives the notice described in Subsection (12), or until June 30, 2030, whichever
191	comes first, revenue designated for public transit as described in Subsection (5)(a)
192	shall be transferred to the relevant county legislative body to be used for a purpose
193	described in Subsection (11)(a).
194	(ii) If a county that is not a county of the first class for which the entire boundary of
195	the county is annexed into a large public transit district imposes a sales and use
196	tax described in this section, beginning on the day [three years after the date on
197	which the county imposed the tax as] after the date described in Subsection
198	(11)(c)(i), for the revenue that is designated for public transit in Subsection (5)(a):

199	(A) 50% shall be transferred to the Transit Transportation Investment Fund
200	created in Subsection 72-2-124(9); and
201	(B) 50% shall be transferred to the relevant county legislative body to be used for
202	a purpose described in Subsection (11)(a).
203	(d) Except as provided in Subsection $[(12)(c)]$ (13)(c), for a county that imposes a sales
204	and use tax under this section, for revenue designated for public transit as described
205	in Subsection (6)(b)(i), the revenue shall be transferred to the relevant county
206	legislative body to be used for a purpose described in Subsection (11)(a).
207	(12) A large public transit district shall send notice to the commission indicating the date
208	that is three years after the date on which at least three counties described in Subsections
209	(4) and (5) have imposed a tax under this section.
210	[(12)] (13)(a) Notwithstanding Section 59-12-2208, a county legislative body may, but is
211	not required to, submit an opinion question to the county's registered voters in
212	accordance with Section 59-12-2208 to impose a sales and use tax under this section.
213	(b) If a county passes an ordinance to impose a sales and use tax as described in this
214	section, the sales and use tax shall take effect on the first day of the calendar quarter
215	after a 90-day period that begins on the date the commission receives written notice
216	from the county of the passage of the ordinance.
217	(c) A county that imposed the local option sales and use tax described in this section
218	before January 1, 2023, may maintain that county's distribution allocation in place as
219	of January 1, 2023.
220	[(13)] (14)(a) Revenue collected from a sales and use tax under this section may not be
221	used to supplant existing General Fund appropriations that a county, city, or town
222	budgeted for transportation or public transit as of the date the tax becomes effective
223	for a county, city, or town.
224	(b) The limitation under Subsection $[(13)(a)] (14)(a)$ does not apply to a designated
225	transportation or public transit capital or reserve account a county, city, or town
226	established before the date the tax becomes effective.
227	Section 2. Section 63B-34-101 is enacted to read:
228	CHAPTER 34. 2025 BONDING AND FINANCING AUTHORIZATIONS
229	Part 1. 2025 General Obligation Bonding Authorizations
230	63B-34-101 . Transportation bonds Maximum amount Use for
231	transportation projects related to affordable housing initiatives.

232	(1)(a) Subject to the restriction in Subsection (1)(c), the total amount of bonds issued
233	under this section may not exceed \$70,000,000.
234	(b) When the Department of Transportation certifies to the commission the amount of
235	bond proceeds that the commission needs to provide funding for the projects
236	described in Subsection (2), the commission may issue and sell general obligation
237	bonds in an amount equal to the certified amount plus costs of issuance.
238	(c) The commission may not issue general obligation bonds authorized under this
239	section if the issuance for general obligation bonds would result in the total current
240	outstanding general obligation debt of the state exceeding 50% of the limitation
241	described in Utah Constitution, Article XIV, Section 1.
242	(2)(a) Proceeds from the bonds issued under this section shall be provided to the
243	Department of Transportation through the Transportation Investment Fund of 2005
244	created in Section 72-2-124 to pay for or to provide funds to public entities for costs
245	related to affordable housing initiatives as described in Subsection (2)(b).
246	(b) Bond proceeds described under Subsection (2)(a) shall be used to pay for
247	infrastructure to assist in affordable housing related grants and allocated as described
248	in Title 72, Chapter 2, Part 5, Affordable Housing Infrastructure Grants.
249	(c) The costs under this Subsection (2) may include the costs of acquiring land, interests
250	in land, easements and rights-of-way, the costs of improving sites, making all
251	improvements necessary, incidental, or convenient to the facilities, and the costs of
252	interest estimated to accrue on these bonds during the period to be covered by
253	construction of the projects plus a period of six months after the end of the
254	construction period, interest estimated to accrue on any bond anticipation notes
255	issued under the authority of this title, and all related engineering, architectural, and
256	legal fees.
257	(3) The executive director of the Department of Transportation may allocate bond proceeds
258	under this section as provided in Title 72, Chapter 2, Part 5, Affordable Housing
259	Infrastructure Grants.
260	(4)(a) Before the Department of Transportation may provide proceeds to a public entity
261	for a project described in Subsection (2)(b), the public entity shall provide a detailed
262	cost estimate of costs to complete the planning and design of the project.
263	(b) After receiving a cost estimate described in Subsection (4)(a), the Department of
264	Transportation may provide to a public entity proceeds reasonably necessary to
265	complete the planning and design of the project.

266	(c) After completion of the planning and design of a project, the public entity shall
267	provide to the Department of Transportation a detailed estimate of the costs to
268	construct and complete a project described in Subsection (2)(b).
269	(d) If approved by the executive director of the Department of Transportation, the
270	Department of Transportation may provide funds to a public entity to construct and
271	complete a project described in Subsection (2)(b).
272	Section 3. Section 72-2-121 is amended to read:
273	72-2-121 . County of the First Class Highway Projects Fund.
274	(1) There is created a special revenue fund within the Transportation Fund known as the
275	"County of the First Class Highway Projects Fund."
276	(2) The fund consists of money generated from the following revenue sources:
277	(a) any voluntary contributions received for new construction, major renovations, and
278	improvements to highways within a county of the first class;
279	(b) the portion of the sales and use tax described in Subsection 59-12-2214(3)(b)
280	deposited into or transferred to the fund;
281	(c) the portion of the sales and use tax described in Section 59-12-2217 deposited into or
282	transferred to the fund;
283	(d) a portion of the local option highway construction and transportation corridor
284	preservation fee imposed in a county of the first class under Section 41-1a-1222
285	deposited into or transferred to the fund; and
286	(e) the portion of the sales and use tax transferred into the fund as described in
287	Subsections 59-12-2220(4)(a) and 59-12-2220(11)(b).
288	(3)(a) The fund shall earn interest.
289	(b) All interest earned on fund money shall be deposited into the fund.
290	(4) Subject to Subsection (11), the executive director shall use the fund money only:
291	(a) to pay debt service and bond issuance costs for bonds issued under Sections
292	63B-16-102, 63B-18-402, and 63B-27-102;
293	(b) for right-of-way acquisition, new construction, major renovations, and improvements
294	to highways within a county of the first class and to pay any debt service and bond
295	issuance costs related to those projects, including improvements to a highway located
296	within a municipality in a county of the first class where the municipality is located
297	within the boundaries of more than a single county;
298	(c) for the construction, acquisition, use, maintenance, or operation of:
299	(i) an active transportation facility for nonmotorized vehicles;

300	(ii) multimodal transportation that connects an origin with a destination; or
301	(iii) a facility that may include a:
302	(A) pedestrian or nonmotorized vehicle trail;
303	(B) nonmotorized vehicle storage facility;
304	(C) pedestrian or vehicle bridge; or
305	(D) vehicle parking lot or parking structure;
306	(d) to transfer to the 2010 Salt Lake County Revenue Bond Sinking Fund created by
307	Section 72-2-121.3 the amount required in Subsection 72-2-121.3(4)(c) minus the
308	amounts transferred in accordance with Subsection 72-2-124(4)(a)(iv);
309	(e) for a fiscal year beginning on or after July 1, 2013, to pay debt service and bond
310	issuance costs for \$30,000,000 of the bonds issued under Section 63B-18-401 for the
311	projects described in Subsection 63B-18-401(4)(a);
312	(f) for a fiscal year beginning on or after July 1, 2013, and after the department has
313	verified that the amount required under Subsection 72-2-121.3(4)(c) is available in
314	the fund, to transfer an amount equal to 50% of the revenue generated by the local
315	option highway construction and transportation corridor preservation fee imposed
316	under Section 41-1a-1222 in a county of the first class:
317	(i) to the legislative body of a county of the first class; and
318	(ii) to be used by a county of the first class for:
319	(A) highway construction, reconstruction, or maintenance projects; or
320	(B) the enforcement of state motor vehicle and traffic laws;
321	(g) for a fiscal year beginning on or after July 1, 2015, after the department has verified
322	that the amount required under Subsection 72-2-121.3(4)(c) is available in the fund
323	and the transfer under Subsection (4)(e) has been made, to annually transfer an
324	amount of the sales and use tax revenue imposed in a county of the first class and
325	deposited into the fund in accordance with Subsection 59-12-2214(3)(b) equal to an
326	amount needed to cover the debt to:
327	(i) the appropriate debt service or sinking fund for the repayment of bonds issued
328	under Section 63B-27-102; and
329	(ii) the appropriate debt service or sinking fund for the repayment of bonds issued
330	under Sections 63B-31-102 and 63B-31-103;
331	(h) after the department has verified that the amount required under Subsection
332	72-2-121.3(4)(c) is available in the fund and after the transfer under Subsection
333	(4)(d), the payment under Subsection (4)(e), and the transfer under Subsection

334	(4)(g)(i) has been made, to annually transfer \$2,000,000 to a public transit district in
335	a county of the first class to fund a system for public transit;
336	(i) for a fiscal year beginning on or after July 1, 2018, after the department has verified
337	that the amount required under Subsection 72-2-121.3(4)(c) is available in the fund
338	and after the transfer under Subsection (4)(d), the payment under Subsection (4)(e),
339	and the transfer under Subsection $(4)(g)(i)$ has been made, through fiscal year 2027,
340	to annually transfer 20%, and beginning with fiscal year 2028, and each year
341	thereafter for 20 years, to annually transfer 31% of the amount deposited into the
342	fund under Subsection (2)(b)[:]
343	[(i)] _to the legislative body of a county of the first class[; and] for the following
344	purposes:
345	[(ii)] (i) to fund parking facilities in a county of the first class that facilitate significant
346	economic development and recreation and tourism within the state; and
347	(ii) to be used for purposes allowed in Section 17-31-2;
348	(j) subject to Subsection (5), for a fiscal year beginning on or after July 1, 2021, and for
349	15 years thereafter, to annually transfer the following amounts to the following cities
350	and the county of the first class for priority projects to mitigate congestion and
351	improve transportation safety:
352	(i) \$2,000,000 to Sandy;
353	(ii) \$2,300,000 to Taylorsville;
354	(iii) \$1,100,000 to Salt Lake City;
355	(iv) \$1,100,000 to West Jordan;
356	(v) \$1,100,000 to West Valley City;
357	(vi) \$800,000 to Herriman;
358	(vii) \$700,000 to Draper;
359	(viii) \$700,000 to Riverton;
360	(ix) \$700,000 to South Jordan;
361	(x) \$500,000 to Bluffdale;
362	(xi) \$500,000 to Midvale;
363	(xii) \$500,000 to Millcreek;
364	(xiii) \$500,000 to Murray;
365	(xiv) \$400,000 to Cottonwood Heights; and
366	(xv) \$300,000 to Holladay;[-and]
367	(k) for the 2024-25 and 2025-26 fiscal years, and subject to revenue balances after the

368	distributions under Subsection (4)(j), to reimburse the following municipalities for
369	the amounts and projects indicated, as each project progresses and as revenue
370	balances allow:
371	(i) \$3,200,000 to South Jordan for improvements to Bingham Rim Road from
372	Grandville Avenue to Mountain View Corridor;
373	(ii) \$1,960,000 to Midvale for improvements to Center Street between State Street
374	and 700 West;
375	(iii) \$3,500,000 to Salt Lake City for first and last mile public transit improvements
376	throughout Salt Lake City;
377	(iv) \$1,500,000 to Cottonwood Heights for improvements to Fort Union Boulevard
378	and 2300 East;
379	(v) \$3,450,000 to Draper for improvements to Bangerter Highway between 13800
380	South and I-15;
381	(vi) \$10,500,000 to Herriman to construct a road between U-111 and 13200 South;
382	(vii) \$3,000,000 to West Jordan for improvements to 1300 West;
383	(viii) \$1,050,000 to Riverton for improvements to the Welby Jacob Canal trail
384	between 11800 South and 13800 South;
385	(ix) \$3,500,000 to Taylorsville for improvements to Bangerter Highway and 4700
386	South;
387	(x) $470,000$ to the department for construction of a sound wall on Bangerter
388	Highway at approximately 11200 South;
389	(xi) \$1,250,000 to Murray for improvements to Murray Boulevard between 4800
390	South and 5300 South;
391	[(xii) \$1,450,000 to West Valley for construction of a road connecting 5400 South to
392	U-111;]
393	[(xiii)] (xii) \$1,840,000 to Magna for construction and improvements to 8400 West
394	and 4100 South;
395	[(xiv)] (xiii) \$1,000,000 to South Jordan for construction of arterial roads connecting
396	U-111 and Old Bingham Highway;
397	[(xv)] (xiv) \$1,200,000 to Millcreek for reconstruction of and improvements to 2000
398	East between 3300 South and Atkin Avenue;
399	[(xvi)] (xv) \$1,230,000 to Holladay for improvements to Highland Drive between
400	Van Winkle Expressway and Arbor Lane;
401	[(xvii) \$1,800,000 to West Valley City for improvements to 4000 West between 4100

402	South and 4700 South and improvements to 4700 South from 4000 West to
403	Bangerter Highway; and]
404	[(xviii)] (xvi) \$1,000,000 to Taylorsville for improvements to 4700 South at the I-215
405	interchange[-] ;
406	(xvii) \$3,750,000 to West Valley City for improvements to 4000 West between 4100
407	South and 4700 South and improvements to 4700 South from 4000 West to
408	Bangerter Highway;
409	(xviii) \$1,700,000 to South Jordan for improvements to Prosperity Road between
410	Crimson View Drive and Copper Hawk Drive;
411	(xix) \$2,300,000 to West Valley City for a road connecting U-111 at approximately
412	6200 South, then east and turning north and connecting to 5400 South;
413	(xx) \$1,400,000 to Magna for improvements to 8000 West between 3500 South to
414	<u>4100 South;</u>
415	(xxi) \$1,300,000 to Taylorsville for improvements on 4700 South between Redwood
416	Road and 2700 West; and
417	(xxii) \$2,800,000 to West Jordan for improvements to 1300 West between 6600
418	South and 7800 South; and
419	(1) for a fiscal year beginning on or after July 1, 2026, and for 15 years thereafter, to pay
420	debt service and bond issuance costs for \$70,000,000 of the bonds issued under
421	Section 63B-34-101 for the grants awarded under Part 5, Affordable Housing
422	Infrastructure Grants.
423	(5)(a) If revenue in the fund is insufficient to satisfy all of the transfers described in
424	Subsection (4)(j), the executive director shall proportionately reduce the amounts
425	transferred as described in Subsection (4)(j).
426	(b) A local government may not use revenue described in Subsection (4)(j) to supplant
427	existing class B or class C road funds that a local government has budgeted for
428	transportation projects.
429	(6) The revenues described in Subsections (2)(b), (c), and (d) that are deposited into the
430	fund and bond proceeds from bonds issued under Sections 63B-16-102, 63B-18-402,
431	and 63B-27-102 are considered a local matching contribution for the purposes described
432	under Section 72-2-123.
433	(7) The department may expend up to \$3,000,000 of revenue deposited into the account as
434	described in Subsection 59-12-2220(11)(b) for public transit innovation grants, as
435	provided in Part [3] 4, Public Transit Innovation Grants.

436	(8) The additional administrative costs of the department to administer this fund shall be
437	paid from money in the fund.
438	(9) Subject to Subsection (11), and notwithstanding any statutory or other restrictions on
439	the use or expenditure of the revenue sources deposited into this fund, the Department of
440	Transportation may use the money in this fund for any of the purposes detailed in
441	Subsection (4).
442	(10) Subject to Subsection (11), any revenue deposited into the fund as described in
443	Subsection (2)(e) shall be used to provide funding or loans for public transit projects,
444	operations, and supporting infrastructure in the county of the first class.
445	(11) For the first three years after a county of the first class imposes a sales and use tax
446	authorized in Section 59-12-2220, revenue deposited into the fund as described in
447	Subsection (2)(e) shall be allocated as follows:
448	(a) 10% to the department to construct an express bus facility on 5600 West; and
449	(b) 90% into the County of the First Class Infrastructure Bank Fund created in Section
450	72-2-302.
451	Section 4. Section 72-2-124 is amended to read:
452	72-2-124 . Transportation Investment Fund of 2005.
453	(1) There is created a capital projects fund entitled the Transportation Investment Fund of
454	2005.
455	(2) The fund consists of money generated from the following sources:
456	(a) any voluntary contributions received for the maintenance, construction,
457	reconstruction, or renovation of state and federal highways;
458	(b) appropriations made to the fund by the Legislature;
459	(c) registration fees designated under Section 41-1a-1201;
460	(d) the sales and use tax revenues deposited into the fund in accordance with Section
461	59-12-103;[-and]
462	(e) revenues transferred to the fund in accordance with Section 72-2-106[-];
463	(f) revenues transferred into the fund in accordance with Subsection 72-2-121(4)(1); and
464	(g) revenue from bond proceeds described in Section 63B-34-101.
465	(3)(a) The fund shall earn interest.
466	(b) All interest earned on fund money shall be deposited into the fund.
467	(4)(a) Except as provided in Subsection (4)(b), the executive director may only use fund
468	money to pay:
469	(i) the costs of maintenance, construction, reconstruction, or renovation to state and

470	federal highways prioritized by the Transportation Commission through the
471	prioritization process for new transportation capacity projects adopted under
472	Section 72-1-304;
473	(ii) the costs of maintenance, construction, reconstruction, or renovation to the
474	highway projects described in Subsections 63B-18-401(2), (3), and (4);
475	(iii) principal, interest, and issuance costs of bonds authorized by Section 63B-18-401
476	minus the costs paid from the County of the First Class Highway Projects Fund in
477	accordance with Subsection 72-2-121(4)(e);
478	(iv) for a fiscal year beginning on or after July 1, 2013, to transfer to the 2010 Salt
479	Lake County Revenue Bond Sinking Fund created by Section 72-2-121.3 the
480	amount certified by Salt Lake County in accordance with Subsection 72-2-121.3
481	(4)(c) as necessary to pay the debt service on \$30,000,000 of the revenue bonds
482	issued by Salt Lake County;
483	(v) principal, interest, and issuance costs of bonds authorized by Section 63B-16-101
484	for projects prioritized in accordance with Section 72-2-125;
485	(vi) all highway general obligation bonds that are intended to be paid from revenues
486	in the Centennial Highway Fund created by Section 72-2-118;
487	(vii) for fiscal year 2015-16 only, to transfer \$25,000,000 to the County of the First
488	Class Highway Projects Fund created in Section 72-2-121 to be used for the
489	purposes described in Section 72-2-121;
490	(viii) if a political subdivision provides a contribution equal to or greater than 40% of
491	the costs needed for construction, reconstruction, or renovation of paved
492	pedestrian or paved nonmotorized transportation for projects that:
493	(A) mitigate traffic congestion on the state highway system;
494	(B) are part of an active transportation plan approved by the department; and
495	(C) are prioritized by the commission through the prioritization process for new
496	transportation capacity projects adopted under Section 72-1-304;
497	(ix) \$705,000,000 for the costs of right-of-way acquisition, construction,
498	reconstruction, or renovation of or improvement to the following projects:
499	(A) the connector road between Main Street and 1600 North in the city of
500	Vineyard;
501	(B) Geneva Road from University Parkway to 1800 South;
502	(C) the SR-97 interchange at 5600 South on I-15;
503	(D) subject to Subsection (4)(c), two lanes on U-111 from Herriman Parkway to

504	South Jordan Parkway;
505	(E) widening I-15 between mileposts 10 and 13 and the interchange at milepost 11;
506	(F) improvements to 1600 North in Orem from 1200 West to State Street;
507	(G) widening I-15 between mileposts 6 and 8;
508	(H) widening 1600 South from Main Street in the city of Spanish Fork to SR-51;
509	(I) widening US 6 from Sheep Creek to Mill Fork between mileposts 195 and 197
510	in Spanish Fork Canyon;
511	(J) I-15 northbound between mileposts 43 and 56;
512	(K) a passing lane on SR-132 between mileposts 41.1 and 43.7 between mileposts
513	43 and 45.1;
514	(L) east Zion SR-9 improvements;
515	(M) Toquerville Parkway;
516	(N) an environmental study on Foothill Boulevard in the city of Saratoga Springs;
517	(O) using funds allocated in this Subsection $(4)(a)(ix)$, and other sources of funds,
518	for construction of an interchange on Bangerter Highway at 13400 South; and
519	(P) an environmental impact study for Kimball Junction in Summit County; and
520	(x) \$28,000,000 as pass-through funds, to be distributed as necessary to pay project
521	costs based upon a statement of cash flow that the local jurisdiction where the
522	project is located provides to the department demonstrating the need for money
523	for the project, for the following projects in the following amounts:
524	(A) \$5,000,000 for Payson Main Street repair and replacement;
525	(B) \$8,000,000 for a Bluffdale 14600 South railroad bypass;
526	(C) \$5,000,000 for improvements to 4700 South in Taylorsville; and
527	(D) \$10,000,000 for improvements to the west side frontage roads adjacent to U.S.
528	40 between mile markers 7 and 10.
529	(b) The executive director may use fund money to exchange for an equal or greater
530	amount of federal transportation funds to be used as provided in Subsection (4)(a).
531	(c)(i) Construction related to the project described in Subsection (4)(a)(ix)(D) may
532	not commence until a right-of-way not owned by a federal agency that is required
533	for the realignment and extension of U-111, as described in the department's 2023
534	environmental study related to the project, is dedicated to the department.
535	(ii) Notwithstanding Subsection (4)(c)(i), if a right-of-way is not dedicated for the
536	project as described in Subsection (4)(c)(i) on or before October 1, 2024, the
537	department may proceed with the project, except that the project will be limited to

538	two lanes on U-111 from Herriman Parkway to 11800 South.
539	(5)(a) Except as provided in Subsection (5)(b), if the department receives a notice of
540	ineligibility for a municipality as described in Subsection 10-9a-408(7), the executive
541	director may not program fund money to a project prioritized by the commission
542	under Section 72-1-304, including fund money from the Transit Transportation
543	Investment Fund, within the boundaries of the municipality until the department
544	receives notification from the Housing and Community Development Division within
545	the Department of Workforce Services that ineligibility under this Subsection (5) no
546	longer applies to the municipality.
547	(b) Within the boundaries of a municipality described in Subsection (5)(a), the executive
548	director:
549	(i) may program fund money in accordance with Subsection (4)(a) for a
550	limited-access facility or interchange connecting limited-access facilities;
551	(ii) may not program fund money for the construction, reconstruction, or renovation
552	of an interchange on a limited-access facility;
553	(iii) may program Transit Transportation Investment Fund money for a
554	multi-community fixed guideway public transportation project; and
555	(iv) may not program Transit Transportation Investment Fund money for the
556	construction, reconstruction, or renovation of a station that is part of a fixed
557	guideway public transportation project.
558	(c) Subsections (5)(a) and (b) do not apply to a project programmed by the executive
559	director before July 1, 2022, for projects prioritized by the commission under Section
560	72-1-304.
561	(6)(a) Except as provided in Subsection (6)(b), if the department receives a notice of
562	ineligibility for a county as described in Subsection 17-27a-408(7), the executive
563	director may not program fund money to a project prioritized by the commission
564	under Section 72-1-304, including fund money from the Transit Transportation
565	Investment Fund, within the boundaries of the unincorporated area of the county until
566	the department receives notification from the Housing and Community Development
567	Division within the Department of Workforce Services that ineligibility under this
568	Subsection (6) no longer applies to the county.
569	(b) Within the boundaries of the unincorporated area of a county described in Subsection
570	(6)(a), the executive director:
571	(i) may program fund money in accordance with Subsection (4)(a) for a

572	limited-access facility to a project prioritized by the commission under Section
573	72-1-304;
574	(ii) may not program fund money for the construction, reconstruction, or renovation
575	of an interchange on a limited-access facility;
576	(iii) may program Transit Transportation Investment Fund money for a
577	multi-community fixed guideway public transportation project; and
578	(iv) may not program Transit Transportation Investment Fund money for the
579	construction, reconstruction, or renovation of a station that is part of a fixed
580	guideway public transportation project.
581	(c) Subsections (6)(a) and (b) do not apply to a project programmed by the executive
582	director before July 1, 2022, for projects prioritized by the commission under Section
583	72-1-304.
584	(7)(a) Before bonds authorized by Section 63B-18-401 or 63B-27-101 may be issued in
585	any fiscal year, the department and the commission shall appear before the Executive
586	Appropriations Committee of the Legislature and present the amount of bond
587	proceeds that the department needs to provide funding for the projects identified in
588	Subsections 63B-18-401(2), (3), and (4) or Subsection 63B-27-101(2) for the current
589	or next fiscal year.
590	(b) The Executive Appropriations Committee of the Legislature shall review and
591	comment on the amount of bond proceeds needed to fund the projects.
592	(8) The Division of Finance shall, from money deposited into the fund, transfer the amount
593	of funds necessary to pay principal, interest, and issuance costs of bonds authorized by
594	Section 63B-18-401 or 63B-27-101 in the current fiscal year to the appropriate debt
595	service or sinking fund.
596	(9)(a) There is created in the Transportation Investment Fund of 2005 the Transit
597	Transportation Investment Fund.
598	(b) The fund shall be funded by:
599	(i) contributions deposited into the fund in accordance with Section 59-12-103;
600	(ii) appropriations into the account by the Legislature;
601	(iii) deposits of sales and use tax increment related to a housing and transit
602	reinvestment zone as described in Section 63N-3-610;
603	(iv) transfers of local option sales and use tax revenue as described in Subsection
604	59-12-2220(11)(b) or (c);
605	(v) private contributions; and

606	(vi) donations or grants from public or private entities.
607	(c)(i) The fund shall earn interest.
608	(ii) All interest earned on fund money shall be deposited into the fund.
609	(d) Subject to Subsection (9)(e), the commission may prioritize money from the fund:
610	(i) for public transit capital development of new capacity projects and fixed guideway
611	capital development projects to be used as prioritized by the commission through
612	the prioritization process adopted under Section 72-1-304;
613	(ii) to the department for oversight of a fixed guideway capital development project
614	for which the department has responsibility; or
615	(iii) up to \$500,000 per year, to be used for a public transit study.
616	(e)(i) Subject to Subsections (9)(g), (h), and (i), the commission may only prioritize
617	money from the fund for a public transit capital development project or pedestrian
618	or nonmotorized transportation project that provides connection to the public
619	transit system if the public transit district or political subdivision provides funds of
620	equal to or greater than 30% of the costs needed for the project.
621	(ii) A public transit district or political subdivision may use money derived from a
622	loan granted pursuant to [Title 72, Chapter 2,]Part 2, State Infrastructure Bank
623	Fund, to provide all or part of the 30% requirement described in Subsection
624	(9)(e)(i) if:
625	(A) the loan is approved by the commission as required in [Title 72, Chapter 2,]
626	Part 2, State Infrastructure Bank Fund; and
627	(B) the proposed capital project has been prioritized by the commission pursuant
628	to Section 72-1-303.
629	(f) Before July 1, 2022, the department and a large public transit district shall enter into
630	an agreement for a large public transit district to pay the department \$5,000,000 per
631	year for 15 years to be used to facilitate the purchase of zero emissions or low
632	emissions rail engines and trainsets for regional public transit rail systems.
633	(g) For any revenue transferred into the fund pursuant to Subsection 59-12-2220(11)(b):
634	(i) the commission may prioritize money from the fund for public transit projects,
635	operations, or maintenance within the county of the first class; and
636	(ii) Subsection (9)(e) does not apply.
637	(h) For any revenue transferred into the fund pursuant to Subsection 59-12-2220(11)(c):
638	(i) the commission may prioritize public transit projects, operations, or maintenance
639	in the county from which the revenue was generated; and

640	(ii) Subsection (9)(e) does not apply.
641	(i) The requirement to provide funds equal to or greater than 30% of the costs needed for
642	the project described in Subsection (9)(e) does not apply to a public transit capital
643	development project or pedestrian or nonmotorized transportation project that the
644	department proposes.
645	(j) In accordance with Part [3] 4, Public Transit Innovation Grants, the commission may
646	prioritize money from the fund for public transit innovation grants, as defined in
647	Section 72-2-401, for public transit capital development projects requested by a
648	political subdivision within a public transit district.
649	(10)(a) There is created in the Transportation Investment Fund of 2005 the Cottonwood
650	Canyons Transportation Investment Fund.
651	(b) The fund shall be funded by:
652	(i) money deposited into the fund in accordance with Section 59-12-103;
653	(ii) appropriations into the account by the Legislature;
654	(iii) private contributions; and
655	(iv) donations or grants from public or private entities.
656	(c)(i) The fund shall earn interest.
657	(ii) All interest earned on fund money shall be deposited into the fund.
658	(d) The Legislature may appropriate money from the fund for public transit or
659	transportation projects in the Cottonwood Canyons of Salt Lake County.
660	(e) The department may use up to 2% of the revenue deposited into the account under
661	Subsection 59-12-103(7)(b) to contract with local governments as necessary for
662	public safety enforcement related to the Cottonwood Canyons of Salt Lake County.
663	(f) Beginning with fiscal year beginning on July 1, 2025, the department shall use any
664	sales and use tax growth over sales and use tax collections during the 2025 fiscal year
665	to fund projects to provide ingress and egress for a public transit hub, including
666	construction of the public transit hub, in the Big Cottonwood Canyon area.
667	(11)(a) There is created in the Transportation Investment Fund of 2005 the Active
668	Transportation Investment Fund.
669	(b) The fund shall be funded by:
670	(i) money deposited into the fund in accordance with Section 59-12-103;
671	(ii) appropriations into the account by the Legislature; and
672	(iii) donations or grants from public or private entities.
673	(c)(i) The fund shall earn interest.

674	(ii) All interest earned on fund money shall be deposited into the fund.
675	(d) The executive director may only use fund money to pay the costs needed for:
676	(i) the planning, design, construction, maintenance, reconstruction, or renovation of
677	paved pedestrian or paved nonmotorized trail projects that:
678	(A) are prioritized by the commission through the prioritization process for new
679	transportation capacity projects adopted under Section 72-1-304;
680	(B) serve a regional purpose; and
681	(C) are part of an active transportation plan approved by the department or the
682	plan described in Subsection (11)(d)(ii);
683	(ii) the development of a plan for a statewide network of paved pedestrian or paved
684	nonmotorized trails that serve a regional purpose; and
685	(iii) the administration of the fund, including staff and overhead costs.
686	(12)(a) As used in this Subsection (12), "commuter rail" means the same as that term is
687	defined in Section 63N-3-602.
688	(b) There is created in the Transit Transportation Investment Fund the Commuter Rail
689	Subaccount.
690	(c) The subaccount shall be funded by:
691	(i) contributions deposited into the subaccount in accordance with Section 59-12-103;
692	(ii) appropriations into the subaccount by the Legislature;
693	(iii) private contributions; and
694	(iv) donations or grants from public or private entities.
695	(d)(i) The subaccount shall earn interest.
696	(ii) All interest earned on money in the subaccount shall be deposited into the
697	subaccount.
698	(e) As prioritized by the commission through the prioritization process adopted under
699	Section 72-1-304 or as directed by the Legislature, the department may only use
700	money from the subaccount for projects that improve the state's commuter rail
701	infrastructure, including the building or improvement of grade-separated crossings
702	between commuter rail lines and public highways.
703	(f) Appropriations made in accordance with this section are nonlapsing in accordance
704	with Section 63J-1-602.1.
705	Section 5. Section 72-2-302 is amended to read:
706	72-2-302 . County of the First Class Infrastructure Bank Fund Creation Use
707	of money.

708	(1) There is created a revolving loan fund entitled the County of the First Class
709	Infrastructure Bank Fund.
710	(2)(a) The fund consists of money generated from the following revenue sources:
711	(i) deposits into the fund in accordance with Subsection 72-2-121(9);
712	(ii) appropriations made to the fund by the Legislature;
713	(iii) federal money and grants that are deposited into the fund;
714	(iv) money transferred to the fund by the commission from other money available to
715	the department;
716	(v) state grants that are deposited into the fund;
717	(vi) contributions or grants from any other private or public sources for deposit into
718	the fund; and
719	(vii) subject to Subsection (2)(b) and Section 72-2-306, all money collected from
720	repayments of fund money used for infrastructure loans or infrastructure
721	assistance.
722	(b) When a loan from the fund is repaid, the department may request and the Legislature
723	may transfer from the fund to the source from which the money originated an amount
724	equal to the repaid loan.
725	(3)(a) The fund shall earn interest.
726	(b) All interest earned on fund money shall be deposited into the fund.
727	(4)(a) [Money] Except as provided in Subsection (4)(b), money in the fund shall be used
728	by the department, as prioritized by the commission, only to:
729	[(a)] (i) provide infrastructure loans or infrastructure assistance; and
730	[(b)] (ii) pay the department for the costs of administering the fund, providing
731	infrastructure loans or infrastructure assistance, monitoring transportation projects
732	and publicly owned infrastructure projects, and obtaining repayments of
733	infrastructure loans or infrastructure assistance.
734	(b) Notwithstanding Subsection (4)(a), money in the fund shall be used by the
735	department to provide funds in the following order of priority:
736	(i) a \$20,000,000 loan to Draper for the renovation of existing water pipelines and the
737	expansion of drinking water infrastructure;
738	(ii) a \$5,000,000 loan to Herriman for the mitigation and replacement of impacted
739	<u>soils;</u>
740	(iii) a \$9,000,000 grant to the County of the First Class Highway Projects Fund
741	created in Section 72-2-121;

742	(iv) a \$4,000,000 grant to Metropolitan Water District of Salt Lake and Sandy for the
743	Little Cottonwood Creek conduit connecting to the water treatment plant;
744	(v) a \$2,000,000 grant to Draper for construction, expansion, and renovation of new
745	and existing drinking water infrastructure;
746	(vi) a \$2,000,000 grant to West Jordan for improvements to 6700 West between 9000
747	South and New Bingham Highway;
748	(vii) a \$2,500,000 grant to Riverton for improvements to 2700 West between 13400
749	South and Bangerter Highway; and
750	(viii) a \$30,000,000 grant to Bluffdale for construction of a multiple lane,
751	grade-separated rail crossing at 1000 West and 14600 South.
752	(5)(a) The department may establish separate accounts in the fund for infrastructure
753	loans, infrastructure assistance, administrative and operating expenses, or any other
754	purpose to implement this part.
755	(b) Prioritization of infrastructure loans described in Subsection (5)(a) shall follow the
756	same process as described in Section 72-2-303.
757	(c) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
758	department may make rules governing how the fund and its accounts may be held by
759	an escrow agent.
760	(6) Fund money shall be invested by the state treasurer as provided in Title 51, Chapter 7,
761	State Money Management Act, and the earnings from the investments shall be credited
762	to the fund.
763	Section 6. Section 72-2-306 is amended to read:
764	72-2-306 . Distribution of funds after repayment.
765	(1) Any money deposited into the fund from repayment of a loan or interest issued under
766	this part shall be distributed as described in this section.
767	(2) As the department receives repayment of a loan and interest issued under this part, the
768	department shall distribute:
769	(a) $[50\%]$ 95% of the money to Sandy, for a bridge connecting a commuter rail station on
770	the west side of I-15 with property owned by Sandy City at approximately 10240
771	South Monroe Street on the east side of I-15; and
772	(b) 5% to the department for improvements to 12600 South in Riverton to facilitate a
773	jurisdictional transfer of the road from Riverton to the state.
774	[(b) 30% of the money to Bluffdale, for construction of a multiple lane, grade-separated
775	rail crossing at 1000 West and 14600 South; and]

776	[(c) 20% of the money to the department, to construct and provide enhanced ingress and
777	egress to a transit mobility center on property north of Big Cottonwood Canyon.]
778	Section 7. Section 72-2-501 is enacted to read:
779	Part 5. Affordable Housing Infrastructure Grants
780	<u>72-2-501</u> . Definitions.
781	As used in this part:
782	(1) <u>"Affordable housing unit" means:</u>
783	(a) for a project within a city with a population over 200,000, housing units included in a
784	project that:
785	(i) is not within an opportunity zone created pursuant to Section 1400Z-1, Internal
786	Revenue Code;
787	(ii) proposes housing that is within a severe distress tract, as classified by United
788	States Bureau of the Census:
789	(iii) creates infrastructure that supports an existing permanent supportive housing
790	facility to maximize overall activation and integration of the facility; and
791	(iv) provides infrastructure to housing units within a one-quarter mile radius of the
792	infrastructure improvement that:
793	(A) for rental units within the project area, both new and existing, are reserved for
794	occupancy by households with a gross household income that, across the whole
795	project area, average no more than 80% of the median gross income of the
796	county statistical area for households of the same size; and
797	(B) for owner-occupied units within the project area, both new and existing, have
798	an average dwelling unit priced at or below 80% of the median home price of
799	the county statistical area for homes of the same size; and
800	(b) for a project within a city with a population of 200,000 or less:
801	(i) for a rental property, a dwelling unit occupied or reserved for occupancy by
802	households with a gross household income equal to or less than 80% of the
803	median gross income of the county statistical area for households of the same size;
804	<u>or</u>
805	(ii) for an owner-occupied property, a dwelling unit priced at or below 80% of the
806	median home price of the county statistical area for homes of the same size.
807	(2) "Board" means the affordable housing infrastructure grant board created in Section
808	<u>72-2-503.</u>
809	(3) "Grant" means a grant issued to a public entity in a county of the first class as provided

810	in this part.
811	Section 8. Section 72-2-502 is enacted to read:
812	72-2-502 . Affordable housing infrastructure grant funding sources.
813	(1) In accordance with Section 72-2-503, the board may rank, prioritize, and provide
814	affordable housing infrastructure grants to public entities within a county of the first
815	class with money derived from the following sources:
816	(a) bond proceeds deposited into the Transportation Investment Fund of 2005 created in
817	Section 72-2-124 in accordance with a bond issued under Section 63B-34-101;
818	(b) appropriations by the Legislature; and
819	(c) any other transfers or contributions.
820	(2) Administrative costs of the department to administer affordable housing infrastructure
821	grants under this part shall be paid from the funds described in Subsection (1).
822	Section 9. Section 72-2-503 is enacted to read:
823	72-2-503 . Board creation Duties Grant administration.
824	(1) There is created the affordable housing infrastructure grant board consisting of the
825	following members:
826	(a) the executive director of the department, or the director's designee;
827	(b) the executive director of the Department of Natural Resources appointed under
828	Section 79-2-202, or the executive director's designee; and
829	(c) an employee of the governor's office that is an expert or advisor on housing strategy,
830	appointed by the governor.
831	(2)(a) The Department of Natural Resources shall provide staff support for the board and
832	the grant program.
833	(b) The Department of Natural Resources may use grant funds for the costs of the
834	Department of Natural Resources to administer the grant program under this part.
835	(3) The Department of Natural Resources, in consultation with the board, shall develop a
836	process for the prioritization of grant proposals that includes:
837	(a) instructions on making and submitting a grant proposal;
838	(b) methodology for selecting grants; and
839	(c) methodology for awarding grants.
840	(4) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
841	Department of Natural Resources shall make rules to establish the process described in
842	Subsection (3) and as otherwise necessary to implement this part.
843	(5) The board shall:

844	(a) accept grant applications;
845	(b) rank grant proposals; and
846	(c) provide money to grant recipients in accordance with this part.
847	(6) A grant applicant shall ensure that each grant proposal includes:
848	(a) information about the proposed project, including the projected number of affordable
849	housing units, which may not be less than 50 units of affordable housing;
850	(b) the projected time line of the proposed project;
851	(c) data and information regarding the proposed types of affordable housing; and
852	(d) information about the public infrastructure and other improvements needed.
853	(7)(a) In considering a grant proposal, the board shall consider criteria including:
854	(i) the value and number of housing units the project will produce;
855	(ii) the value of any matching contribution from the grant applicant, including
856	information about how the public entity determined the value of the matching
857	assets; and
858	(iii) any other criteria the board determines relevant.
859	(b) For a grant proposal including highway infrastructure, the board may not provide a
860	grant unless the grant applicant provides a minimum matching contribution of the
861	right-of-way needed for the highway improvements.
862	(c) If a grant proposal includes highway infrastructure, the board shall give priority to
863	the construction of public highways that are highways of regional significance that
864	connect to other highways or points of regional significance.
865	(8)(a) Subject to available funding, and subject to Subsection (8)(b), the board may
866	award a grant to a recipient that the board determines advisable.
867	(b) For every \$20,000 of grant funding awarded to a recipient, the infrastructure shall
868	support at least one unit of affordable housing.
869	(c) The board may not award a grant to a recipient if the board determines that the
870	recipient will not be able to satisfy the requirement under Subsection (8)(b).
871	(9) If the board approves a grant to provide money as provided in this part, the department
872	shall transfer the money to the grant recipient.
873	Section 10. Section 72-2-504 is enacted to read:
874	<u>72-2-504</u> . Report.
875	(1) At least annually during the life of the project, a recipient of a grant under this part shall
876	provide a report to the board.
877	(2) The report described in Subsection (1) shall include:

- 878 (a) the amount of money provided through the grant;
- 879 (b) an accounting of how the grant money has been utilized;
- 880 (c) the progress of the project; and
- 881 (d) the number of affordable housing units completed or under construction.
- 882 Section 11. Effective Date.
- 883 This bill takes effect on May 7, 2025.