

Public Official Bonding Amendments

2025 GENERAL SESSION

STATE OF UTAH

Chief Sponsor:

LONG TITLE**General Description:**

This bill amends provisions relating to bonds required for public officials and employees to protect against malfeasance or misfeasance in office and replaces the requirement to post a bond with a requirement to obtain crime insurance.

Highlighted Provisions:

This bill:

- replaces requirements for bonds that a public official or employee is required to post in relation to the performance of duties with a requirement to obtain crime insurance;
- removes provisions relating to bonds that do not apply when replaced with crime insurance;
- removes provisions that make it difficult or impossible to obtain crime insurance;
- modifies, in certain circumstances, the scope of the coverage that relates to a bond that will be replaced with crime insurance;
- establishes requirements relating to crime insurance;
- addresses liability relating to certain public officials;
- addresses the setting of rates and record keeping for crime insurance;
- addresses the failure to obtain crime insurance;
- repeals certain provisions relating to actions on bonds; and
- makes technical and conforming changes.

Money Appropriated in this Bill:

None

Other Special Clauses:

None

Utah Code Sections Affected:

AMENDS:

4-21-107 (Effective 05/07/25), as enacted by Laws of Utah 2018, Chapter 393

4-22-108 (Effective 05/07/25), as renumbered and amended by Laws of Utah 2017,

Chapter 345

32 **10-3-831 (Effective 05/07/25)**, as enacted by Laws of Utah 2019, Chapter 318
33 **10-8-78 (Effective 05/07/25)**, as last amended by Laws of Utah 2024, Chapter 365
34 **11-68-601 (Effective 05/07/25)**, as renumbered and amended by Laws of Utah 2023,
35 Chapter 502
36 **17-16-4 (Effective 05/07/25)**, as last amended by Laws of Utah 2011, Chapter 297
37 **17-16-11 (Effective 05/07/25)**, as last amended by Laws of Utah 2007, Chapter 268
38 **17-53-103 (Effective 05/07/25)**, as renumbered and amended by Laws of Utah 2000,
39 Chapter 133
40 **17-53-307 (Effective 05/07/25)**, as last amended by Laws of Utah 2011, Chapter 140
41 **17B-1-301 (Effective 05/07/25)**, as last amended by Laws of Utah 2023, Chapter 15
42 **17B-1-303 (Effective 05/07/25)**, as last amended by Laws of Utah 2024, Chapters 388,
43 465
44 **17B-2a-1005 (Effective 05/07/25)**, as last amended by Laws of Utah 2024, Chapter 529
45 **51-7-15 (Effective 05/07/25)**, as last amended by Laws of Utah 2019, Chapter 56
46 **52-1-1 (Effective 05/07/25)**, as last amended by Laws of Utah 2024, Chapter 438
47 **52-1-2 (Effective 05/07/25)**, as repealed and reenacted by Laws of Utah 2011, Chapter
48 336
49 **52-1-3 (Effective 05/07/25)**, Utah Code Annotated 1953
50 **52-1-4 (Effective 05/07/25)**, Utah Code Annotated 1953
51 **52-1-5 (Effective 05/07/25)**, Utah Code Annotated 1953
52 **52-1-6 (Effective 05/07/25)**, Utah Code Annotated 1953
53 **52-1-10 (Effective 05/07/25)**, Utah Code Annotated 1953
54 **52-2-1 (Effective 05/07/25)**, as last amended by Laws of Utah 2011, Chapter 336
55 **59-2-314 (Effective 05/07/25)**, as last amended by Laws of Utah 1993, Chapter 227
56 **59-2-315 (Effective 05/07/25)**, as last amended by Laws of Utah 1993, Chapter 227
57 **63G-7-805 (Effective 05/07/25)**, as renumbered and amended by Laws of Utah 2008,
58 Chapter 382
59 **63H-7a-603 (Effective 05/07/25)**, as last amended by Laws of Utah 2017, Chapter 430
60 **67-4-10 (Effective 05/07/25)**, as last amended by Laws of Utah 1998, Chapter 14
61 **67-4-11 (Effective 05/07/25)**, as last amended by Laws of Utah 2011, Chapter 342
62 **67-9-1 (Effective 05/07/25)**, as last amended by Laws of Utah 1984, Chapter 68
63 **67-9-2 (Effective 05/07/25)**, as last amended by Laws of Utah 2024, Chapter 365
64 **78B-2-310 (Effective 05/07/25)**, as renumbered and amended by Laws of Utah 2008,
65 Chapter 3

66 REPEALS AND REENACTS:

67 **17-53-227 (Effective 05/07/25)**, as renumbered and amended by Laws of Utah 2000,
68 Chapter 133

69 **52-1-13 (Effective 05/07/25)**, as last amended by Laws of Utah 2013, Chapter 121

70 REPEALS:

71 **52-1-7**, Utah Code Annotated 1953

72 **52-1-8**, as last amended by Laws of Utah 2024, Chapter 365

73 **52-1-9**, Utah Code Annotated 1953

74 **52-1-11**, as last amended by Laws of Utah 2024, Chapter 365

75 **52-1-12**, Utah Code Annotated 1953

76

77 *Be it enacted by the Legislature of the state of Utah:*

78 Section 1. Section **4-21-107** is amended to read:

79 **4-21-107 (Effective 05/07/25). Council may require crime insurance -- Payment**
80 **of premium.**

81 (1) The council may require the administrator or a council employee to [~~post a surety bond~~
82 ~~conditioned for the faithful performance of the council's official]~~ obtain crime insurance
83 in relation to the administrator's or employee's duties.

84 [~~(2) The amount and type of bond shall be fixed by the council and each bond premium~~
85 ~~shall be paid by the council.]~~

86 (2) The council shall set the amount of crime insurance required and pay the premium.

87 Section 2. Section **4-22-108** is amended to read:

88 **4-22-108 (Effective 05/07/25). Commission may require crime insurance --**
89 **Payment of premium.**

90 (1) The commission may require the administrator[~~, or any commission employees, to~~
91 ~~post a surety bond conditioned for the faithful performance of the commission's official~~
92 ~~duties. The amount, form, and kind of such a bond shall be fixed by the commission and~~
93 ~~each bond premium shall be paid by the commission.] or a commission employee to
94 obtain crime insurance in relation to the administrator's or employee's duties.~~

95 (2) The commission shall set the amount of crime insurance required and pay the premium.

96 Section 3. Section **10-3-831** is amended to read:

97 **10-3-831 (Effective 05/07/25). Crime insurance.**

98 (1) As used in this section, "municipal officer" means:

99 (a) the mayor;

- 100 (b) each member of the municipal legislative body;
- 101 (c) the municipal treasurer; and
- 102 ~~[(d) anyone for whom the municipal legislative body determines a general fidelity or~~
- 103 ~~public employee blanket bond or theft or crime insurance should be acquired.]~~
- 104 (d) an individual whom the municipal legislative body requires to obtain crime
- 105 insurance.
- 106 ~~[(2)(a)(i) Except as provided in Subsection (2)(b), the legislative body of each~~
- 107 ~~municipality shall prescribe the amount of a general fidelity bond or theft or crime~~
- 108 ~~insurance to be acquired for the municipal officer.]~~
- 109 ~~[(ii) If, under Subsection (2)(a)(i), a municipality has prescribed the amount of the general~~
- 110 ~~fidelity bond required, then theft or crime insurance in an amount that is not less than the~~
- 111 ~~bond satisfies the requirement described in Subsection (2)(a)(i).]~~
- 112 (2)(a) Except as provided in Subsection (2)(c), the legislative body of each municipality
- 113 shall set the amount of crime insurance required for each municipal officer.
- 114 ~~[(iii)]~~ (b) Before a municipal officer may discharge the duties of the officer's office, the
- 115 municipality shall have in place ~~[a bond or theft or]~~ crime insurance covering the
- 116 municipal officer in the ~~[amounts]~~ amount set by the municipality~~[prescribes].~~
- 117 ~~[(b)]~~ (c) Before ~~[the]~~ a municipal treasurer may discharge the duties of the treasurer's
- 118 office, the municipality shall have in place ~~[a bond or theft or]~~ crime insurance
- 119 covering the treasurer in an amount not less than the amount set by the State Money
- 120 Management Council, created in Section 51-7-16~~[prescribes].~~
- 121 ~~[(e)]~~ (d) A municipal legislative body may acquire ~~[a fidelity bond or theft or]~~ crime
- 122 insurance on all municipal officers and the municipal treasurer as a group rather than
- 123 individually.
- 124 (3) The municipal legislative body shall pay the ~~[cost of each fidelity bond and theft or]~~
- 125 premium of a crime insurance policy described in this section from municipal funds.
- 126 (4) The municipal recorder shall ~~[file and]~~ maintain ~~[each fidelity bond]~~ proof of crime
- 127 insurance acquired under this section.
- 128 Section 4. Section **10-8-78** is amended to read:
- 129 **10-8-78 (Effective 05/07/25). Crime insurance and reports.**
- 130 ~~[They]~~ The governing body of a city may require all municipal officers and
- 131 agents, elected or appointed, to~~[give bond and security for the faithful performance of~~
- 132 ~~their duties,]~~ :
- 133 (1) obtain crime insurance in relation to the performance of the officers' or agents' duties;

134 and
 135 (2) require from every officer of the city at any time a report in detail of all transactions in
 136 the ~~[officer of the city's]~~ officer's office or any matters connected ~~[therewith]~~ with the
 137 officer's office.

138 Section 5. Section **11-68-601** is amended to read:

139 **11-68-601 (Effective 05/07/25). Financial reports -- Audit -- Crime insurance.**

140 (1)(a) The authority shall, following the close of each fiscal year, submit an annual
 141 report of the authority's activities for the preceding year to the governor and the
 142 Legislature.

143 (b) The report shall contain:

- 144 (i) a complete operating report detailing the authority's activities; and
- 145 (ii) financial statements of the authority audited by a certified public accountant
 146 according to generally accepted auditing standards.

147 (2)(a) At least once a year, the state auditor shall:

- 148 (i) audit the books and accounts of the authority; or
- 149 (ii) contract with a nationally recognized independent certified public accountant to
 150 conduct the audit and review the audit report when the audit is completed.

151 (b) The authority shall reimburse the state auditor for the costs of the audit.

152 (c) If the audit is conducted by an independent auditor, the independent auditor shall
 153 submit a copy of the audit to the state auditor for review within 90 days after the end
 154 of the fiscal year covered by the audit.

155 (3)(a) The authority shall maintain ~~[a surety bond in the penal sum]~~ crime insurance
 156 coverage of \$25,000 for each member of the board.

157 (b) The authority shall maintain ~~[a surety bond in the penal sum]~~ crime insurance
 158 coverage of \$50,000 for the executive director.

159 (c) The authority shall ensure that ~~[each surety bond]~~ the crime insurance coverage
 160 described in this section is:

161 (i) ~~[conditioned upon the faithful]~~ related to the performance of the duties of office to
 162 which the ~~[surety bond attaches]~~ crime insurance relates;

163 (ii) issued by ~~[a surety]~~ an insurance company authorized to transact business in the
 164 state as ~~[a surety]~~ an insurer; and

165 (iii) ~~[filed]~~ recorded by filing proof of the insurance in the office of the State
 166 Treasurer.

167 (d) The authority shall pay the ~~[cost of the surety bonds]~~ crime insurance premiums.

168 Section 6. Section **17-16-4** is amended to read:

169 **17-16-4 (Effective 05/07/25). Election of officer to consolidated office.**

170 When offices are united and consolidated:

171 (1) only one person shall be elected to fill the united and consolidated offices; and

172 (2) the person elected shall:

173 (a) take the oath and ~~[give the bond]~~ obtain the crime insurance required for each of the
174 offices; and

175 (b) discharge all the duties ~~[pertaining to]~~ of each of the offices.

176 Section 7. Section **17-16-11** is amended to read:

177 **17-16-11 (Effective 05/07/25). Crime insurance.**

178 (1) As used in this section, "county officials" means:

179 (a) the members of the county legislative body;

180 (b) the county executive;

181 (c) the county clerk;

182 (d) the county auditor;

183 (e) the county sheriff;

184 (f) the county attorney;

185 (g) in a county that is within a prosecution district, the district attorney;

186 (h) the county recorder;

187 (i) the county assessor;

188 (j) the county surveyor;

189 (k) each justice court judge and constable within the county;

190 (l) the county treasurer; and

191 ~~[(m) each deputy or assistant of those listed in Subsections (1)(a) through (l) for whom
192 the county legislative body determines a general fidelity bond or theft or crime
193 insurance should be acquired.]~~

194 [(m) a deputy or assistant of an individual described in Subsections (1)(a) through (l)
195 whom the county legislative body requires to obtain crime insurance.

196 ~~[(2)(a) The legislative body of each county shall prescribe the amount of each general
197 fidelity bond or of theft or crime insurance to be acquired for county officials, except the
198 county treasurer, before the county officials, except the county treasurer, may discharge
199 the duties of their respective offices.]~~

200 ~~[(b) The State Money Management Council created in Section 51-7-16 shall prescribe the
201 amount of a general fidelity bond or theft or crime insurance to be acquired for the~~

- 202 county treasurer before the county treasurer may discharge the duties of that office.]
- 203 [(e) A county legislative body may acquire a fidelity bond or theft or crime insurance on
- 204 all county officials as a group rather than individually.]
- 205 [(3)(a) The county legislative body shall approve the premium for each fidelity bond
- 206 before the bond may be filed.]
- 207 [(b) The cost of each fidelity bond and theft or crime insurance policy shall be paid from
- 208 county funds.]
- 209 [(4) Each fidelity bond shall be filed and maintained in the office of the county clerk.]
- 210 (2)(a) Except as provided in Subsection (2)(b):
- 211 (i) the legislative body of each county shall set the amount of crime insurance to be
- 212 acquired for county officials; and
- 213 (ii) a county official may not discharge the duties of the county official's office before
- 214 obtaining the crime insurance described in Subsection (2)(a)(i).
- 215 (b) The State Money Management Council created in Section 51-7-16 shall set the
- 216 amount of crime insurance required for the county treasurer.
- 217 (c) The county treasurer may not discharge the duties of the county treasurer's office
- 218 before obtaining the crime insurance described in Subsection (2)(b).
- 219 (3) A county legislative body may acquire crime insurance on all county officials as a group
- 220 rather than individually.
- 221 (4) The cost of a crime insurance policy shall be paid from county funds.
- 222 (5) The county clerk shall maintain proof of the crime insurance described in this section.
- 223 [(5)] (6)(a) The district attorney of each multicounty prosecution district shall:
- 224 (i) [execute a fidelity bond or acquire theft or] obtain crime insurance in the amount
- 225 specified in the interlocal agreement that created the prosecution district; and
- 226 (ii) file [each fidelity bond] proof of the crime insurance policy with the county clerk
- 227 as specified in the interlocal agreement.
- 228 (b) The cost of [each fidelity bond or theft or] a crime insurance policy [under Subsection
- 229 (5)(a)] described in Subsection (6)(a) shall be paid as specified in the interlocal
- 230 agreement that created the prosecution district.
- 231 Section 8. Section **17-53-103** is amended to read:
- 232 **17-53-103 (Effective 05/07/25). Unauthorized payment or warrant --**
- 233 **Investigation by another county attorney -- Action to enjoin or recover payment.**
- 234 (1)(a) If a county officer, without authority of law, orders any money paid for any
- 235 purpose, or if any other county officer draws a warrant in the officer's own favor or in

- 236 favor of any other person without being authorized [~~to do so~~]by the county
 237 legislative body or by law, the county attorney of that county shall request a county
 238 attorney from another county to investigate whether an unauthorized payment has
 239 been ordered or an unauthorized warrant drawn.
- 240 (b) If the county attorney requests a county attorney from another county to investigate
 241 under Subsection (1)(a), the county attorney shall deputize the investigating county
 242 attorney.
- 243 (2) If an investigating county attorney determines that an unauthorized payment has been
 244 ordered or that an unauthorized warrant has been drawn, that county attorney may
 245 commence and prosecute an action in the name of the county:
- 246 (a) if the payment has not been made or the warrant paid, to enjoin the payment of the
 247 unauthorized payment or of the unauthorized warrant; or
- 248 (b) if the payment has been made or the warrant paid [~~, to recover from the payee or the~~
 249 ~~county officer and the officer's official bondsman the amount paid] :~~
- 250 (i) to the extent possible, to recover the amount from the payee or the county officer;
 251 or
- 252 (ii) to the extent applicable, to recover the amount in accordance with the applicable
 253 crime insurance policy.
- 254 (3) An order of the county legislative body is not necessary in order to maintain an action
 255 under Subsection (2).

256 Section 9. Section **17-53-227** is repealed and reenacted to read:

257 **17-53-227 (Effective 05/07/25). Crime insurance for breach of duty by county**
 258 **legislative body member.**

259 A county legislative body shall:

- 260 (1) obtain, and pay the premiums for, crime insurance on the members of the county
 261 legislative body in relation to the performance of the member's duties; and
- 262 (2) set the amount of coverage required for the crime insurance described in Subsection (1).

263 Section 10. Section **17-53-307** is amended to read:

264 **17-53-307 (Effective 05/07/25). County purchasing agent -- Appointment -- Oath**
 265 **-- Crime insurance -- Supervision -- Duties.**

- 266 (1) The county executive, with the advice and consent of the county legislative body, in
 267 each county having a taxable value in excess of \$500,000,000 may appoint a county
 268 purchasing agent.
- 269 (2)(a) The purchasing agent shall qualify by taking, subscribing, and filing the

- 270 constitutional oath~~[- and giving bond to the county in a sum fixed by the county~~
 271 ~~legislative body].~~
- 272 (b) The county shall obtain crime insurance:
- 273 (i) in an amount set by the county legislative body, in relation to the duties of the
 274 purchasing agent; and
- 275 (ii) before the purchasing agent begins fulfilling the duties of the purchasing agent.
- 276 (3)(a) The county purchasing agent shall, under the direction and supervision of the
 277 county executive and except as provided in Subsection (3)(b):
- 278 (i) negotiate for the purchase of or contract for all supplies and materials required by
 279 the county;
- 280 (ii) submit all contracts and purchases negotiated by the purchasing agent under
 281 Subsection (3)(a)(i) to the county executive for approval and ratification;~~[-and]~~
- 282 (iii) keep an accurate and complete record of all purchases and a detailed disposition
 283 of ~~[them and,] the purchases; and~~
- 284 (iv) when required by the county legislative body, make a complete and detailed
 285 report to ~~[it] the county legislative body~~ of business transacted.
- 286 (b) Subject to Subsection (3)(c), the county executive may structure the county
 287 purchasing agent's office so that:
- 288 (i) the county purchasing agent's office is physically located within the county
 289 auditor's office; and
- 290 (ii) the county purchasing agent receives direction and supervision from the county
 291 auditor.
- 292 (c) The county executive:
- 293 (i) may not structure the county purchasing agent's office as described in Subsection
 294 (3)(b) unless:
- 295 (A) the county executive receives the advice and consent of the county council;
 296 and
- 297 (B) the county executive and county auditor agree, in writing, to the proposed
 298 structure, including the level of direction and supervision of the county
 299 purchasing agent retained by the county executive; and
- 300 (ii) shall maintain the level of direction and supervision over the county purchasing
 301 agent as agreed upon with the county auditor.
- 302 (4) The county executive may exclude from the purchasing agent's responsibility a county
 303 clerk's duties concerning elections or a sheriff's duties under Section 17-22-8.

304 Section 11. Section **17B-1-301** is amended to read:

305 **17B-1-301 (Effective 05/07/25). Board of trustees duties and powers.**

306 (1)(a) Each special district shall be governed by a board of trustees~~[-which-]~~ that shall:

307 (i) manage and conduct the business and affairs of the district; and~~[-shall-]~~

308 (ii) determine all questions of district policy.

309 (b) All powers of a special district are exercised through the board of trustees.

310 (2) The board of trustees may:

311 (a) fix the location of the special district's principal place of business and the location of
312 all offices and departments, if any;

313 (b) fix the times of meetings of the board of trustees;

314 (c) select and use an official district seal;

315 (d) subject to Subsections (3) and (4), employ employees and agents, or delegate to
316 district officers power to employ employees and agents, for the operation of the
317 special district and ~~[its]~~ the special district's properties and prescribe or delegate to
318 district officers the power to prescribe the duties, compensation, and terms and
319 conditions of employment of those employees and agents;

320 (e) require crime insurance for district officers and employees charged with the handling
321 of district funds~~[-to provide surety bonds]~~ in an amount set by the board~~[-or provide~~
322 ~~a blanket surety bond to cover officers and employees]~~;

323 (f) contract for or employ professionals to perform work or services for the special
324 district that cannot satisfactorily be performed by the officers or employees of the
325 district;

326 (g) through counsel, prosecute on behalf of or defend the special district in all court
327 actions or other proceedings in which the district is a party or is otherwise involved;

328 (h) adopt bylaws for the orderly functioning of the board;

329 (i) adopt and enforce rules and regulations for the orderly operation of the special district
330 or for carrying out the district's purposes;

331 (j) prescribe a system of civil service for district employees;

332 (k) on behalf of the special district, enter into contracts that the board considers to be for
333 the benefit of the district;

334 (l) acquire, construct or cause to be constructed, operate, occupy, control, and use
335 buildings, works, or other facilities for carrying out the purposes of the special
336 district;

337 (m) on behalf of the special district, acquire, use, hold, manage, occupy, and possess

338 property necessary to carry out the purposes of the district, dispose of property when
339 the board considers it appropriate, and institute and maintain in the name of the
340 district any action or proceeding to enforce, maintain, protect, or preserve rights or
341 privileges associated with district property;

342 (n) delegate to a district officer the exercise of a district duty; and

343 (o) exercise all powers and perform all functions in the operation of the special district
344 and [its] the special district's properties as are ordinarily exercised by the governing
345 body of a political subdivision of the state and as are necessary to accomplish the
346 purposes of the district.

347 (3)(a) As used in this Subsection (3), "interim vacancy period" means:

348 (i) if any member of the special district board is elected, the period of time that:

349 (A) begins on the day on which an election is held to elect a special district board
350 member; and

351 (B) ends on the day on which the special district board member-elect begins the
352 member's term; or

353 (ii) if any member of the special district board is appointed, the period of time that:

354 (A) begins on the day on which an appointing authority posts a notice of vacancy
355 in accordance with Section 17B-1-304; and

356 (B) ends on the day on which the [~~person~~] individual who is appointed by the
357 special district board to fill the vacancy begins the [~~person's~~] individual's term.

358 (b)(i) The special district may not hire during an interim vacancy period a manager,
359 a chief executive officer, a chief administrative officer, an executive director, or a
360 similar position to perform executive and administrative duties or functions.

361 (ii) Notwithstanding Subsection (3)(b)(i):

362 (A) the special district may hire an interim manager, a chief executive officer, a
363 chief administrative officer, an executive director, or a similar position during
364 an interim vacancy period; and

365 (B) the interim manager's, chief executive officer's, chief administrative officer's,
366 or similar position's employment shall terminate once a new manager, chief
367 executive officer, chief administrative officer, or similar position is hired by
368 the new special district board after the interim vacancy period has ended.

369 (c) Subsection (3)(b) does not apply if:

370 (i) all the elected special district board members who held office on the day of the
371 election for the special district board members, whose term of office was vacant

- 372 for the election are re-elected to the special district board; and
- 373 (ii) all the appointed special district board members who were appointed whose term
- 374 of appointment was expiring are re-appointed to the special district board.
- 375 (4) A special district board that hires an interim manager, a chief executive officer, a chief
- 376 administrative officer, an executive director, or a similar position in accordance with this
- 377 section may not~~[, on or after May 10, 2011,]~~ enter into an employment contract that
- 378 contains an automatic renewal provision with the interim manager, chief executive
- 379 officer, chief administrative officer, executive director, or similar position.

380 Section 12. Section **17B-1-303** is amended to read:

381 **17B-1-303 (Effective 05/07/25). Term of board of trustees members -- Oath of**

382 **office -- Crime insurance -- Notice of board member contact information.**

- 383 (1)(a) Except as provided in Subsections (1)(b), (c), (d), and (e), the term of each
- 384 member of a board of trustees begins at noon on the January 1 following the
- 385 member's election or appointment.
- 386 (b) The term of each member of the initial board of trustees of a newly created special
- 387 district begins:
- 388 (i) upon appointment, for an appointed member; and
- 389 (ii) upon the member taking the oath of office after the canvass of the election at
- 390 which the member is elected, for an elected member.
- 391 (c) The term of each water conservancy district board member whom the governor
- 392 appoints in accordance with Subsection 17B-2a-1005(2)(c):
- 393 (i) begins on the later of the following:
- 394 (A) the date on which the Senate consents to the appointment; or
- 395 (B) the expiration date of the prior term; and
- 396 (ii) ends on the February 1 that is approximately four years after the date described in
- 397 Subsection (1)(c)(i)(A) or (B).
- 398 (d) The term of a member of a board of trustees whom an appointing authority appoints
- 399 in accordance with Subsection (5)(b) begins upon the member taking the oath of
- 400 office.
- 401 (e) If the member of the board of trustees fails to assume or qualify for office on January
- 402 1 for any reason, the term begins on the date the member assumes or qualifies for
- 403 office.
- 404 (2)(a)(i) Except as provided in Subsection (8), and subject to Subsections (2)(a)(ii)
- 405 and (iii), the term of each member of a board of trustees is four years, except that:

- 406 (A) approximately half the members of the initial board of trustees of an
407 infrastructure financing district, as designated in the governing document, shall
408 serve a six-year term so that the term of approximately half the board members
409 expires every two years; and
- 410 (B) for any other special district, approximately half the members of the initial
411 board of trustees, chosen by lot, shall serve a two-year term so that the term of
412 approximately half the board members expires every two years.
- 413 (ii) If the terms of members of the initial board of trustees of a newly created special
414 district do not begin on January 1 because of application of Subsection (1)(b), the
415 terms of those members shall be adjusted as necessary, subject to Subsection
416 (2)(a)(iii), to result in the terms of their successors complying with:
- 417 (A) the requirement under Subsection (1)(a) for a term to begin on January 1
418 following a member's election or appointment; and
- 419 (B) the requirement under Subsection (2)(a)(i) that terms be four years.
- 420 (iii) If the term of a member of a board of trustees does not begin on January 1
421 because of the application of Subsection (1)(e), the term is shortened as necessary
422 to result in the term complying with the requirement under Subsection (1)(a) that
423 the successor member's term, regardless of whether the incumbent is the
424 successor, begins at noon on January 1 following the successor member's election
425 or appointment.
- 426 (iv) An adjustment under Subsection (2)(a)(ii) may not add more than a year to or
427 subtract more than a year from a member's term.
- 428 (b) Each board of trustees member shall serve until a successor is duly elected or
429 appointed and qualified, unless the member earlier is removed from office or resigns
430 or otherwise leaves office.
- 431 (c) If a member of a board of trustees no longer meets the qualifications of Subsection
432 17B-1-302(1), (2), (3), (4), (5), (6), or (7), or if the member's term expires without a
433 duly elected or appointed successor:
- 434 (i) the member's position is considered vacant, subject to Subsection (2)(c)(ii); and
435 (ii) the member may continue to serve until a successor is duly elected or appointed
436 and qualified.
- 437 (3)(a)(i) Before entering upon the duties of office, each member of a board of trustees shall
438 take the oath of office specified in Utah Constitution, Article IV,
439 Section 10.

- 440 (ii) A judge, county clerk, notary public, or the special district clerk may administer
441 an oath of office.
- 442 (b) The member of the board of trustees taking the oath of office shall file the oath of
443 office with the clerk of the special district.
- 444 (c) The failure of a board of trustees member to take the oath under Subsection (3)(a)
445 does not invalidate any official act of that member.
- 446 (4) A board of trustees member may serve any number of terms.
- 447 (5)(a) Except as provided in Subsection (6), each midterm vacancy in a board of
448 trustees position is filled in accordance with Section 20A-1-512.
- 449 (b) When the number of members of a board of trustees increases in accordance with
450 Subsection 17B-1-302(10), the appointing authority may appoint an individual to fill
451 a new board of trustees position in accordance with Section 17B-1-304 or 20A-1-512.
- 452 (6)(a) As used in this Subsection (6):
- 453 (i) "Appointed official" means a person who:
- 454 (A) is appointed as a member of a special district board of trustees by a county or
455 municipality that is entitled to appoint a member to the board; and
- 456 (B) holds an elected position with the appointing county or municipality.
- 457 (ii) "Appointing entity" means the county or municipality that appointed the
458 appointed official to the board of trustees.
- 459 (b) The board of trustees shall declare a midterm vacancy for the board position held by
460 an appointed official if:
- 461 (i) during the appointed official's term on the board of trustees, the appointed official
462 ceases to hold the elected position with the appointing entity; and
- 463 (ii) the appointing entity submits a written request to the board to declare the vacancy.
- 464 (c) Upon the board's declaring a midterm vacancy under Subsection (6)(b), the
465 appointing entity shall appoint another person to fill the remaining unexpired term on
466 the board of trustees.
- 467 (7)(a) A member of a board of trustees shall obtain [~~a fidelity bond or obtain theft or~~]
468 crime insurance [~~for the faithful~~] in relation to performance of the member's duties, in
469 the amount [~~and with the sureties or with an insurance company that~~] set by the board
470 of trustees[~~prescribes~~].
- 471 (b) The special district:
- 472 (i) may assist the board of trustees in obtaining [~~a fidelity bond or obtaining theft or~~]
473 crime insurance as a group or for members individually; and

- 474 (ii) shall pay the cost of [~~each fidelity bond or~~] the premium for the insurance
 475 coverage required under this Subsection (7).
- 476 (8)(a) In order to compensate for a change in the election year under Subsection
 477 17B-1-306(14), the lieutenant governor may:
- 478 (i) extend the term of an elected district board member by one year; or
 479 (ii) subject to Subsection 17B-1-306(14)(b)(iii), and in accordance with Subsection
 480 (2)(a), shorten the term of an elected district board member by one year, if
 481 necessary, to ensure that the term of approximately half of the board members
 482 expires every two years.
- 483 (b) When the number of members of a board of trustees increases in accordance with
 484 Subsection 17B-1-302(10), to ensure that the term of approximately half of the board
 485 members expires every two years in accordance with Subsection (2)(a):
- 486 (i) the board shall set shorter terms for approximately half of the new board members,
 487 chosen by lot; and
 488 (ii) the initial term of a new board member position may be less than two or four
 489 years.
- 490 (9)(a) A special district shall:
- 491 (i) post on the Utah Public Notice Website created in Section 63A-16-601 the name,
 492 phone number, and email address of each member of the special district's board of
 493 trustees;
- 494 (ii) update the information described in Subsection (9)(a)(i) when:
 495 (A) the membership of the board of trustees changes; or
 496 (B) a member of the board of trustees' phone number or email address changes;
 497 and
- 498 (iii) post any update required under Subsection (9)(a)(ii) within 30 days after the date
 499 on which the change requiring the update occurs.
- 500 (b) This Subsection (9) applies regardless of whether the county or municipal legislative
 501 body also serves as the board of trustees of the special district.
- 502 Section 13. Section **17B-2a-1005** is amended to read:
- 503 **17B-2a-1005 (Effective 05/07/25). Water conservancy district board of trustees**
 504 **-- Selection of members -- Number -- Qualifications -- Terms -- Vacancies --**
 505 **Crime insurance -- Authority.**
- 506 (1) Members of the board of trustees for a water conservancy district shall be:
 507 (a) elected in accordance with:

- 508 (i) the petition or resolution that initiated the process of creating the water
509 conservancy district; and
- 510 (ii) Section 17B-1-306;
- 511 (b) appointed in accordance with Subsection (2); or
- 512 (c) elected under Subsection (4)(a).
- 513 (2)(a) If the members of the board of trustees are appointed, within 45 days after the day
514 on which a water conservancy district is created as provided in Section 17B-1-215,
515 the board of trustees shall be appointed as provided in this Subsection (2).
- 516 (b) For a district located entirely within the boundaries of a single county, the county
517 legislative body of that county shall appoint each trustee.
- 518 (c)(i) For a district located in more than a single county, the governor, with the
519 advice and consent of the Senate, shall appoint each trustee from nominees
520 submitted as provided in this Subsection (2)(c).
- 521 (ii)(A) Except as provided in Subsection (2)(c)(ii)(B), in a division composed
522 solely of municipalities, the legislative body of each municipality within the
523 division shall submit two nominees per trustee.
- 524 (B) The legislative body of a municipality may submit fewer than two nominees
525 per trustee if the legislative body certifies in writing to the governor that the
526 legislative body is unable, after reasonably diligent effort, to identify two
527 nominees who are willing and qualified to serve as trustee.
- 528 (iii)(A) Except as provided in Subsection (2)(c)(iii)(B), in all other divisions, the
529 county legislative body of the county in which the division is located shall
530 submit three nominees per trustee.
- 531 (B) The county legislative body may submit fewer than three nominees per trustee
532 if the county legislative body certifies in writing to the governor that the county
533 legislative body is unable, after reasonably diligent effort, to identify three
534 nominees who are willing and qualified to serve as trustee.
- 535 (iv) If a trustee represents a division located in more than one county, the county
536 legislative bodies of those counties shall collectively compile the list of three
537 nominees.
- 538 (v) For purposes of this Subsection (2)(c), a municipality that is located in more than
539 one county shall be considered to be located in only the county in which more of
540 the municipal area is located than in any other county.
- 541 (d) In districts where substantial water is allocated for irrigated agriculture, one trustee

542 appointed in that district shall be a person who owns irrigation rights and uses those
543 rights as part of that person's livelihood.

544 (3)(a) The board shall give written notice of the upcoming vacancy in an appointed
545 trustee's term and the date when the trustee's term expires to the county legislative
546 body in single county districts and to the nominating entities and the governor in all
547 other districts:

548 (i) if the upcoming vacancy is in a single county district, at least 90 days before the
549 expiration of the trustee's term; and

550 (ii) for all other districts, on or before October 1 before the expiration of the
551 appointed trustee's term.

552 (b)(i) Upon receipt of the notice of the expiration of an appointed trustee's term or
553 notice of a vacancy in the office of an appointed trustee, the county or municipal
554 legislative body, as the case may be, shall nominate candidates to fill the
555 unexpired term of office pursuant to Subsection (2).

556 (ii) If a trustee is to be appointed by the governor and the entity charged with
557 nominating candidates has not submitted the list of nominees within 90 days after
558 service of the notice, the governor shall, with the advice and consent of the
559 Senate, make the appointment from qualified candidates without consultation with
560 the county or municipal legislative body.

561 (iii) If the governor fails to appoint, the incumbent shall continue to serve until a
562 successor is appointed and qualified.

563 (iv) Appointment by the governor vests in the appointee, upon qualification, the
564 authority to discharge the duties of trustee, subject only to the advice and consent
565 of the Senate.

566 (c) Each trustee shall hold office during the term for which appointed and until a
567 successor is duly appointed and has qualified.

568 (4)(a) Members of the board of trustees of a water conservancy district shall be elected,
569 if, subject to Subsection (4)(b):

570 (i) two-thirds of all members of the board of trustees of the water conservancy district
571 vote in favor of changing to an elected board; and

572 (ii) the legislative body of each municipality or county that appoints a member to the
573 board of trustees adopts a resolution approving the change to an elected board.

574 (b) A change to an elected board of trustees under Subsection (4)(a) may not shorten the
575 term of any member of the board of trustees serving at the time of the change.

- 576 (5) The board of trustees of a water conservancy district shall consist of:
- 577 (a) except as provided in Subsection (5)(b), not more than 11 persons who are residents
- 578 of the district; or
- 579 (b) if the district consists of five or more counties, not more than 21 persons who are
- 580 residents of the district.
- 581 (6) If an elected trustee's office is vacated, the vacated office shall be filled in accordance
- 582 with Section 17B-1-303.
- 583 (7) Each trustee shall [~~furnish a corporate surety bond~~] obtain crime insurance at the
- 584 expense of the district, conditioned for the faithful performance of duties as a trustee.
- 585 (8)(a) The board of trustees of a water conservancy district may:
- 586 (i) make and enforce all reasonable rules and regulations for the management,
- 587 control, delivery, use, and distribution of water;
- 588 (ii) withhold the delivery of water with respect to which there is a default or
- 589 delinquency of payment;
- 590 (iii) provide for and declare a forfeiture of the right to the use of water upon the
- 591 default or failure to comply with an order, contract, or agreement for the purchase,
- 592 lease, or use of water, and resell, lease, or otherwise dispose of water with respect
- 593 to which a forfeiture has been declared;
- 594 (iv) allocate and reallocate the use of water to lands within the district;
- 595 (v) provide for and grant the right, upon terms, to transfer water from lands to which
- 596 water has been allocated to other lands within the district;
- 597 (vi) create a lien, as provided in this part, upon land to which the use of water is
- 598 transferred;
- 599 (vii) discharge a lien from land to which a lien has attached; and
- 600 (viii) subject to Subsection (8)(b), enter into a written contract for the sale, lease, or
- 601 other disposition of the use of water.
- 602 (b)(i) A contract under Subsection (8)(a)(viii) may provide for the use of water
- 603 perpetually or for a specified term.
- 604 (ii)(A) If a contract under Subsection (8)(a)(viii) makes water available to the
- 605 purchasing party without regard to actual taking or use, the board may require
- 606 that the purchasing party give security for the payment to be made under the
- 607 contract, unless the contract requires the purchasing party to pay for certain
- 608 specified annual minimums.
- 609 (B) The security requirement under Subsection (8)(b)(ii)(A) in a contract with a

610 public entity may be met by including in the contract a provision for the public
611 entity's levy of a special assessment to make annual payments to the district.

612 Section 14. Section **51-7-15** is amended to read:

613 **51-7-15 (Effective 05/07/25). Crime insurance for state treasurer and other**
614 **public treasurers -- Reports to council.**

615 (1)(a) The state treasurer, county, city, and town treasurers, the clerk or treasurer of
616 each school district, and other public treasurers that the council designates by rule
617 shall ~~[be bonded or may procure crime or theft]~~ obtain crime insurance as described in
618 Section 17-16-11 in an amount of not less than that established by the council.

619 (b) The council shall base the minimum ~~[bond amount or crime or theft]~~ crime insurance
620 coverage amount as described in Section 17-16-11 on the amount of public funds
621 normally in the treasurer's possession or control.

622 ~~[(2)(a) When a public treasurer deposits or invests public funds as authorized by this~~
623 ~~chapter, the public treasurer and the public treasurer's bondsmen or insurers are not~~
624 ~~liable for any loss of public funds invested or deposited unless the loss is caused by the~~
625 ~~malfeasance of the public treasurer or a member of the public treasurer's staff.]~~

626 ~~[(b) A public treasurer and the public treasurer's bondsmen or insurers are liable for a loss~~
627 ~~for any reason from deposits or investments not made in conformity with this chapter~~
628 ~~and the rules of the council.]~~

629 ~~[(3)]~~ (2)(a) A public treasurer shall file a written report with the council on or before
630 January 31 and July 31 of each year.

631 (b) The report shall contain:

632 (i) the information about the deposits and investments of that public treasurer during
633 the preceding six months ending December 31 and June 30, respectively, that the
634 council requires by rule; and

635 (ii) information detailing the nature and extent of interest rate contracts permitted by
636 Subsection 51-7-17(3).

637 (c) A public treasurer shall make copies of the report available to the public at the public
638 treasurer's office during normal business hours.

639 Section 15. Section **52-1-1** is amended to read:

640 **52-1-1 (Effective 05/07/25). Crime insurance to run to state, county,**
641 **municipality, or other agency.**

642 If a public officer is required to ~~[give a bond]~~ obtain crime insurance but the
643 requirement does not ~~[prescribe to whom the bond is to be made, the bond shall be~~

644 ~~made to~~ specify the beneficiary of the insurance policy, the policy shall specify the
645 beneficiary as:

- 646 (1) the state, if the public officer is a state officer;
647 (2) the county, if the public officer is a county, precinct, or district officer;
648 (3) the city or town, if the public officer is a municipal officer; or
649 (4) the board of education, if the public officer is a school officer.

650 Section 16. Section **52-1-2** is amended to read:

651 **52-1-2 (Effective 05/07/25). Crime insurance in favor of state -- Approval and**
652 **recording -- Filing of oaths.**

653 (1) Unless otherwise provided in statute, if a state officer or an official of a state institution
654 is required to ~~[give an official bond to]~~ obtain crime insurance in favor of the state, the
655 state officer or executive director of the state institution shall:

656 (a) ensure that the ~~[bond is provided]~~ crime insurance policy is obtained as required by
657 statute; and

658 (b) keep ~~[the bond]~~ proof of insurance on file at the administrative office of the:

659 (i) state officer or the state institution; or

660 (ii) Division of Risk Management.

661 (2) A state official shall file the state official's oath of office with the Division of Archives
662 and Records Service created under Section 63A-12-101.

663 Section 17. Section **52-1-3** is amended to read:

664 **52-1-3 (Effective 05/07/25). County, precinct, and district officers -- Where filed.**

665 Official oaths and ~~[bonds of]~~ proof of crime insurance relating to county, precinct
666 and district officers shall be filed with the county clerk, except those of the county clerk
667 which shall be filed with the county treasurer.

668 Section 18. Section **52-1-4** is amended to read:

669 **52-1-4 (Effective 05/07/25). City officers -- Where filed.**

670 Official oaths and ~~[bonds of]~~ proof of crime insurance relating to city officers
671 shall be filed with the city recorder, except those of the city recorder which shall be filed
672 with the city treasurer.

673 Section 19. Section **52-1-5** is amended to read:

674 **52-1-5 (Effective 05/07/25). Town officers -- Where filed.**

675 Official oaths and ~~[bonds of]~~ proof of crime insurance relating to town officers
676 shall be filed with the town clerk, except those of the town clerk which shall be filed
677 with the town treasurer.

678 Section 20. Section **52-1-6** is amended to read:

679 **52-1-6 (Effective 05/07/25). School district officers -- Where filed.**

680 Official oaths and ~~[bonds of]~~ proof of crime insurance relating to school district
681 officers shall be filed with the clerk of the board of education, except those of the clerk
682 which shall be filed with the treasurer of the board of education.

683 Section 21. Section **52-1-10** is amended to read:

684 **52-1-10 (Effective 05/07/25). Duties imposed by subsequent laws to be covered**
685 **by crime insurance.**

686 ~~[The bonds]~~ To the extent possible, crime insurance of all civil officers shall also
687 cover duties required by laws passed subsequent to~~[giving them. No bond shall be void~~
688 for failure to comply with the law as to matters of form, but it shall be valid as to all
689 matters contained therein, if it complies substantially with the law] taking office.

690 Section 22. Section **52-1-13** is repealed and reenacted to read:

691 **52-1-13 (Effective 05/07/25). Crime insurance as substitute for surety bond --**
692 **Requirements -- Failure to obtain and maintain crime insurance.**

- 693 (1) In all cases where a bond is required of a public officer in this state to ensure against
694 malfeasance or misfeasance in office, crime insurance shall instead be obtained.
695 (2) Crime insurance and the amount of coverage required is subject to approval as provided
696 by law.
697 (3) The several boards, courts, or officers authorized by law to approve crime insurance
698 may require review and update of the insurance annually.
699 (4) Intentional failure to obtain and maintain required crime insurance is malfeasance in
700 office and may subject the officeholder to proceedings for removal from office.

701 Section 23. Section **52-2-1** is amended to read:

702 **52-2-1 (Effective 05/07/25). Time in which to qualify -- Failure -- Office declared**
703 **vacant.**

704 ~~[(1)]~~ When ~~[any person duly]~~ an individual elected or appointed to any office of the state or
705 any of ~~[its]~~ the state's political subdivisions, fails to qualify for the office within 60 days
706 after the date of the beginning of the term of office for which the ~~[person was]~~ individual
707 is elected or appointed, the office is vacant and shall be filled as provided by law.

708 ~~[(2)]~~ When a required bond of any officer of the state or of any of its political subdivisions
709 is canceled, revoked, annulled or otherwise becomes void or of no effect, without
710 another proper required bond being given so that continuance of the required bonded
711 protection is afforded, the office of the officer is vacant and shall be filled as provided

712 by law.]

713 Section 24. Section **59-2-314** is amended to read:

714 **59-2-314 (Effective 05/07/25). Penalty for failure to complete assessment book.**

715 Any assessor who fails to complete and deliver the assessment book to the county
716 auditor within the time prescribed by law, or who fails to transmit the information
717 required under Section 59-2-313 to the commission, shall pay a civil penalty of \$1,000[
718 ~~to be recovered on the assessor's official bond, for the use of~~] to the county, or [deducted
719 from salary by]the county legislative body may deduct the civil penalty from the
720 assessor's salary.

721 Section 25. Section **59-2-315** is amended to read:

722 **59-2-315 (Effective 05/07/25). Crime insurance -- Liability for willful failure or**
723 **neglect of duty -- Judgment.**

- 724 (1) The assessor [~~and sureties are liable on the official bond for all taxes on property within~~
725 ~~the county which, through willful failure or neglect, is not assessed or which has been~~
726 ~~willfully assessed at less than its fair market value]~~ shall obtain crime insurance in
727 relation to the duties of the assessor, in an amount set by the county legislative body.
- 728 (2) The county attorney shall, upon showing of proper evidence and upon written demand
729 by the commission or the county [-]legislative body, commence and prosecute to
730 judgment an action [~~upon the assessor's bond for all taxes lost from~~] against the assessor
731 for willful failure or neglect in assessing property.
- 732 (3) If, during the trial of the action against the assessor, the value of the unassessed or
733 underassessed property is determined, the assessor is liable for the difference between
734 the amount of taxes collected and the amount of taxes which should have been collected
735 pursuant to law.

736 Section 26. Section **63G-7-805** is amended to read:

737 **63G-7-805 (Effective 05/07/25). Liability insurance -- Insurance for employees**
738 **authorized.**

739 [(1)(a)] (1) A governmental entity may insure any or all of its employees against liability, in
740 whole or in part, for injury or damage resulting from an act or omission occurring during
741 the performance of an employee's duties, within the scope of employment, or under
742 color of authority, regardless of whether [~~or not that~~] the governmental entity is immune
743 from suit for that act or omission.

744 [(b)] (2) [~~Any expenditure for that insurance-~~] An expenditure for insurance described in
745 Subsection (1) is for a public purpose.

746 ~~[(e) Under any contract or policy of insurance providing coverage on behalf of a~~
 747 ~~governmental entity or employee for any liability defined by this section, regardless of~~
 748 ~~the source of funding for the coverage, the insurer has no right to indemnification or~~
 749 ~~contribution from the governmental entity or its employee for any loss or liability~~
 750 ~~covered by the contract or policy.]~~

751 ~~[(2) Any surety covering a governmental entity or its employee under any faithful~~
 752 ~~performance surety bond has no right to indemnification or contribution from the~~
 753 ~~governmental entity or its employee for any loss covered by that bond based on any act~~
 754 ~~or omission for which the governmental entity would be obligated to defend or~~
 755 ~~indemnify under the provisions of Section 63G-7-902.]~~

756 Section 27. Section **63H-7a-603** is amended to read:

757 **63H-7a-603 (Effective 05/07/25). Financial officer -- Duties.**

- 758 (1) The executive director shall appoint a financial officer for the Administrative Services
 759 Division with the approval of the board.
- 760 (2) The financial officer shall be responsible for accounting for the authority, including:
- 761 (a) safekeeping and investment of public funds of the authority, including the funds
 762 expended from the restricted accounts created in this chapter;
- 763 (b) the proper collection, deposit, disbursement, and management of the public funds of
 764 the authority in accordance with Title 51, Chapter 7, State Money Management Act;
- 765 (c) having authority to sign all bills payable, notes, checks, drafts, warrants, or other
 766 negotiable instruments in the absence of the executive director and the executive
 767 director's designated employee;
- 768 (d) providing to the board and the executive director a statement of the condition of the
 769 finances of the authority, at least annually and at such other times as shall be
 770 requested by the board; and
- 771 (e) performing all other duties incident to the financial officer.

772 (3) The financial officer shall:

- 773 (a) ~~[be bonded]~~ obtain crime insurance in an amount established by the State Money
 774 Management Council; and
- 775 (b) file written reports with the State Money Management Council pursuant to Section
 776 51-7-15.

777 Section 28. Section **67-4-10** is amended to read:

778 **67-4-10 (Effective 05/07/25). Crime insurance.**

- 779 (1) The state treasurer, within 30 days after taking office, shall ~~[give to the state a~~

780 ~~surety-company bond~~] obtain crime insurance in a sum to be determined by the State
781 Money Management Council.

782 (2) The state shall pay the premium of the [~~surety-company bond~~] crime insurance.

783 Section 29. Section **67-4-11** is amended to read:

784 **67-4-11 (Effective 05/07/25). Delict of treasurer -- Duties of auditor and**
785 **governor -- Suspension.**

786 (1) The state auditor shall notify the governor if the state auditor examines the books of the
787 state treasurer, and finds that:

788 (a) the books do not correspond with the amount of funds on hand;

789 (b) the books do not show the actual condition of the funds;

790 (c) money belonging to the state has been embezzled, diverted, or in any manner taken
791 from the treasury without authority of law; or

792 (d) the state treasurer has been guilty of negligence in keeping the books or in taking
793 care of the public money.

794 (2) Upon receipt of the notice, the governor shall:

795 (a) take possession of all books, money, papers, and other property belonging to the state
796 in the possession of the state treasurer; and

797 (b) temporarily suspend the state treasurer from office.

798 (3)(a) The state auditor shall:

799 (i) examine the books, papers, and all matters connected with the office of the
800 suspended state treasurer; and

801 (ii) notify the governor of the findings.

802 (b) If, based upon the examination, the auditor concludes that the state treasurer has
803 embezzled or converted to personal use the public money, or has been negligent in
804 keeping the books, or in taking care of the public money, the governor shall appoint
805 another person to replace the suspended state treasurer.

806 (c) The new state treasurer shall [~~execute an official bond~~] obtain crime insurance, and
807 enter upon the office of state treasurer, as provided by law.

808 (d) The governor shall report all of the acts done under this section to the Legislature.

809 (4) The new state treasurer shall hold office until the suspended state treasurer is restored or
810 until [~~his~~] a successor is elected and qualified.

811 Section 30. Section **67-9-1** is amended to read:

812 **67-9-1 (Effective 05/07/25). Appointment -- Powers.**

813 (1) The state auditor, the state treasurer, the attorney general, and the superintendent of

814 public instruction may each appoint a deputy, who may, during the absence or disability
 815 of the principal, perform all the duties pertaining to the office, except those required of
 816 the principal as a member of any board.

817 (2) The principal shall be answerable for the neglect or misconduct in office of [his] the
 818 principal's deputy, and may require ~~[from him a bond for his own security]~~ the deputy to
 819 obtain crime insurance. ~~[The appointment of a deputy shall be in writing, and shall be~~
 820 ~~revocable at the pleasure of the principal; and all such appointments and revocations~~
 821 ~~shall be filed with the lieutenant governor.]~~

822 (3) The principal:

823 (a) shall, if the principal appoints a deputy:

824 (i) make the appointment in writing; and

825 (ii) file the written appointment with the lieutenant governor;

826 (b) may revoke the appointment of the principal's deputy, at will, in writing; and

827 (c) shall, if the principal revokes appointment of a deputy, file the written revocation
 828 with the lieutenant governor.

829 Section 31. Section **67-9-2** is amended to read:

830 **67-9-2 (Effective 05/07/25). Crime insurance.**

831 Where a deputy of any state officer is required to ~~[give a bond to the state, the~~
 832 ~~deputy shall give a surety-company bond, and the premium therefor shall be paid by]~~
 833 obtain crime insurance, the state shall pay the premium.

834 Section 32. Section **78B-2-310** is amended to read:

835 **78B-2-310 (Effective 05/07/25). Actions against public officers -- Within six**
 836 **years.**

837 An action by the state, ~~[any]~~ an agency, or ~~a~~ public corporation against ~~[any]~~ a
 838 public officer for malfeasance, misfeasance, or nonfeasance in office or against ~~[any~~
 839 ~~surety upon his official bond]~~ a crime insurance policy in relation to the public
 840 officer's duties may be brought within six years after the officer ceases to hold ~~[his]~~ the
 841 office.

842 Section 33. **Repealer.**

843 This bill repeals:

844 Section **52-1-12, Cost of bonds -- How paid.**

845 Section **52-1-11, Bonds to cover special penalties and liabilities.**

846 Section **52-1-9, Successive actions on official bonds.**

847 Section **52-1-8, Official bonds -- Actions on -- Parties.**

848 Section **52-1-7, Bonds to be deemed security.**

849 Section 34. **Effective Date.**

850 This bill takes effect on May 7, 2025.