The Office of Legislative Research and General Counsel (OLRGC) has compiled summaries of legislation introduced during the Fifth Special Session of the Sixty-Third Utah Legislature. These summaries are intended to be general in nature. Each summary describes the legislation at the time it is numbered and does not address subsequently adopted amendments. To read the legislation in its entirety or review amendments, click on the link provided in this document or visit https://le.utah.gov.

OLRGC is a nonpartisan staff office of the Legislature and the contents of this document should not be considered support for or opposition to the legislation.

**Numbered on June 16, 2020**

**H.B. 5001, Data Privacy Amendments**
This bill establishes requirements for the collection, use, and retention of certain data in response to the COVID-19 pandemic. The bill prohibits a state agency from collecting or using information about the location of an electronic device to investigate or control COVID-19 without consent. Additionally, the bill prohibits state contractors hired to collect or provide information regarding COVID-19 from selling, offering to sell, or otherwise providing information to any person other than the contracting state agency. Lastly, the bill creates stipulations for contractors regarding retention of personally identifiable information relating to COVID-19 and penalties for misuse of that information.

**H.B. 5002, Open and Public Meetings Act Amendments**
This bill permits a public body to hold an electronic meeting without an anchor location if the public body determines that conducting the meeting with an anchor location presents a substantial risk to the health and safety of those who may be present at the anchor location. For electronic meetings held without an anchor location, the bill requires the public body to include the reasons for the health and safety risk determination in the public notice for the meeting and state them at the beginning of the meeting, provide means by which the public may hear, or view and hear, the open portions of the meeting, and provide a means by which the public can provide comments electronically to the public body. The bill also removes the requirement for a posted written notice at the anchor location, for meetings held without an anchor location.

**H.B. 5003, School District Use of Property Tax Revenue**
This bill allows a local school board to use revenue from the capital local levy for operational expenses for the fiscal years beginning on July 1, 2020, and July 1, 2021.

**H.B. 5004, Airport-related Alcohol Modifications**
This bill makes three alcohol-related policy changes that are tailored to an airport environment to improve efficiency at the new Salt Lake City International Airport.
- The number of airport lounge licenses is set at 13. Licenses have been tied to the number of people that go through the airport, however, this quota system has been problematic since COVID-19 has reduced ridership.
- A lease agreement in which the lessee is an airport lounge licensee is exempt from percentage lease agreement provisions.
- Permits a central receiving and distribution center at the airport to obtain a liquor transport license to pick up and transport liquor from a state store or package agency, receive, screen and store the product, and deliver it to airport licensees.

**S.C.R. 501, Concurrent Resolution Honoring the Graduating Class of 2020**
This resolution recognizes and congratulates the students who graduated from high school, colleges, and universities in 2020 during unusual circumstances due to the spread of the novel coronavirus disease 2019 (COVID-19). In addition, the resolution acknowledges the schools, families, and friends who made thoughtful and resourceful efforts to mark the students’ achievements through creative graduation ceremonies and other activities.

**S.B. 5002, Changes to Procurement Code**
This bill clarifies that an evaluation committee may not change its final recommended scores after the evaluation committee has submitted those scores to the procurement unit.

**S.B. 5003, COVID-19 Immunity Provisions**
This bill addresses the relationship between the governmental immunity act and immunity related to exposure to COVID-19.

S.B. 5004, Municipal Annexation Amendments
This bill reverses a change made by 2020 General Session H.B. 393, which took effect on March 24, 2020. Before H.B. 393, an annexation petition in a first-class county could not propose the annexation of an area proposed for incorporation. H.B. 393 extended this prohibition to all counties. This bill reverses the change made in H.B. 393 so that the prohibition against annexing an area proposed for incorporation only applies to first class counties.

S.B. 5005, Rent and Mortgage Assistance Amendments
This bill modifies the date when the Housing and Community Development Division may begin providing residential housing assistance to state residents financially harmed as a result of the COVID-19 pandemic using $20 million appropriated by the Legislature to the division from the Coronavirus Relief Fund. The bill removes a provision allowing the division to begin providing assistance August 1, 2020.

The bill also modifies provisions of the COVID-19 Commercial Rental Assistance Program, created by Third Special Session S.B. 3006, COVID-19 Financial Relief Funding, and administered by the Governor’s Office of Economic Development. The bill modifies the definition of “business entity,” the requirements to receive assistance under the program, and the amounts of rental assistance that may be provided.

S.B. 5006, Public Safety Worker Protection Amendments
This bill provides criminal penalties for intentionally coughing on a first responder or correctional facility employee and modifies definitions and procedures to authorize a court to order an individual to submit to medical testing for COVID-19 under certain circumstances.

H.B. 5006, COVID-19 Workers’ Compensation Modifications
This bill moves provisions regarding coverage for first responders diagnosed with COVID-19 from the Workers’ Compensation Act to the Utah Occupational Disease Act to characterize contracting COVID-19 as getting a disease, rather than having an accident. The definition of first responder is also redefined by listing out certain occupations, rather than citing the definition of emergency responder and health care provider in the Code of Federal Regulations. It clarifies that a first responder must provide written documentation of a COVID-19 diagnosis to their employer or insurer for coverage, and finally, the bill clarifies how to calculate the benefits for volunteers, such as volunteer firefighters, by using the state’s minimum wage and the number of volunteer hours to determine their disability rate.

H.B. 5007, Peace Officer Amendments
This bill prohibits the training of peace officers in the use of chokeholds, carotid restraints, or other methods of restraint that may impede breathing or blood circulation and cause unconsciousness. The bill also prohibits a peace officer from employing a "knee on the neck" method of restraint that may impede breathing or blood circulation and cause unconsciousness.

H.B. 5008, Utah Capital Investment Amendments
This bill modifies how the Utah Capital Investment Corporation may use and distribute investment returns from the Utah fund of funds. The bill requires 50% of investment returns that are in excess of those payable to designated investors to be transferred quarterly to the Department of Workforce Services. It also requires the Department of Workforce Services to use the transferred funds for programs and services that provide assistance to individuals and families experiencing intergenerational poverty.

H.B. 5009, Emergency Management Act Procurement Process Amendments
This bill requires the Governor, during an epidemic or pandemic disease emergency, to provide notice to the Legislature within 24 hours of an expenditure or procurement that:
   - is greater than $2 million;
▪ uses federal funds received by the state to provide financial assistance to individuals adversely affected by the state of emergency; and
▪ is made using statutory emergency procurement processes.

This notice requirement is repealed on December 31, 2021.

**H.J.R. 501, Joint Resolution Approving Utah Department of Corrections Settlement Agreement**

This resolution approves the negotiated settlement agreement for Ronald May et al. v. Utah Department of Corrections regarding Chronic Hepatitis C treatment for Utah Department of Corrections inmates.

**H.J.R. 502, Joint Resolution on Legislative Compensation**

The Legislative Compensation Commission recommended in its 2020 report that the daily salary rate for legislators increase from $285 per day to $292 per day. This resolution rejects the Commission’s recommended increase, maintaining legislators’ daily salary rate at $285 per day.

**H.J.R. 503, Joint Resolution Approving Purchase of Properties**

This resolution authorizes Division of Facilities Construction and Management (DFCM) to purchase two properties for approximately $650,000. The acquisition is necessary to mitigate environmental damage done to the properties from a leaking gasoline storage on adjacent property because attempts to coordinate cleanup of the leaked gasoline into the aquifer have failed. Funds for the purchase will come from the Division of Fleet Operations. Once remediation work is complete, the properties could be sold and the proceeds of the sale will go to the Division of Fleet Operations, less any costs for DFCM to do the remediation work.

**H.J.R. 504, Joint Resolution Further Extending the State of Emergency due to the Infectious Disease COVID-19 Novel Coronavirus**

The Governor issued an executive order declaring a state of emergency due to COVID-19 on March 6, 2020, which was extended by the Legislature to June 30, 2020. This resolution further extends the state of emergency to July 31, 2020.

**S.C.R. 502, Concurrent Resolution on Refunding Excess Funds to the State from the State Insurance Risk Pools**

Due to the emergency resulting from COVID-19, this concurrent resolution directs that $11,000,000 in excess reserves be refunded to the state by the Public Employees' Benefit and Insurance Program as follows:
▪ $7,370,000 from the state health insurance risk pool; and
▪ $3,630,000 from the long-term disability risk pool.

**S.B. 5001, Budget Balancing and Coronavirus Relief Appropriations Adjustments**

This bill, along with a bill to adjust public education budgets, makes appropriations adjustments to balance the state budget for FY 2020 and FY 2021, in accordance with revenue estimates that project a decline from February 2020 revenue estimates of ($757 million) ongoing and ($93 million) one-time. These bills:
▪ Reverse most new General/Education Fund appropriations from the 2020 General Session.
▪ Restore high-priority new funding items including funding for Medicaid growth, homelessness and affordable housing, mental health services, public education enrollment, and a 1.8% increase in the value of the weighted pupil unit (WPU).
▪ Reduce base budgets by $341 million ongoing and $82 million one-time (4.1% ongoing and 1.0% one-time statewide).
▪ After accounting for restoration of new money, reduce ongoing state base budgets by $141 million or 1.7%.
▪ Use the following reserves:
  o $52 million ongoing from the Public Education Economic Stabilization Account and $56 million ongoing from the Medicaid Restricted Account, offset by one-time appropriations to assure temporal balance.
  o $770 million in positive cashflow created in the 2020 Third Special Session to address the delay in income tax return filing.
  o $197 million ongoing from “working” rainy day funds: $110 million from prison construction and $87 million from the higher education capital development fund.
  o $341 million one-time from “working” rainy day funds from elimination of construction projects on college campuses.
  o $42 million one-time from operating reserves from restricted account balances ($11 million
from the Public Employees Health Plan reserve, $12 million from unclaimed property, $19 million from various funding swaps).

- $100 million one-time from budgetary reserves (formal rainy day funds) to avoid a possible deficit in FY 2020.
- Appropriate $280 million from the federal Coronavirus Relief Fund, part of the CARES Act; the Legislature previously appropriated $255 million of the $688 million allocation.

S.B. 5007, Unemployment Insurance Rates Amendments
This bill modifies provisions related to the Unemployment Compensation Fund, which the state uses to pay unemployment insurance benefits to unemployed workers. Payroll taxes paid by employers fund the Unemployment Compensation Fund. The bill caps the employer contribution rates to the fund for the 2021 calendar year. The bill caps the social contribution rate, paid by all employers, at 0.002 for calendar year 2021. It also caps the reserve factor, used to calculate the basic contribution rate, paid by certain employers, at 1.005 for calendar year 2021.

The bill appropriates $50 million, in fiscal year 2021, to the Unemployment Compensation Fund from CARES Act funds.

S.B. 5008, Private Investigator License Qualifications
This bill removes the state residency requirement related to obtaining or renewing a license under the Private Investigator Regulation Act.

S.B. 5009, Martha Hughes Cannon Statue Amendments
2018 General Session S.C.R. 1 initiated the replacement of Utah’s statue of Philo Farnsworth in the United States Capitol with a statue of Dr. Martha Hughes Cannon, and established an unveiling date of August 2020 for the new statue. 2018 General Session H.B. 444 created the Martha Hughes Cannon Statue Oversight Committee responsible for overseeing the creation and replacement process for the statue and established a repeal date of January 1, 2021 for the committee. Due to uncertainty about timing created by the COVID-19 pandemic, this bill removes the unveiling date requirement for the Martha Hughes Cannon statue and extends the repeal date for the statue’s oversight committee to January 1, 2022. The bill also removes the requirement that the statue be placed in the National Statuary Hall.

S.B. 5010, Excess Reserve Refund Amendments
This bill requires the Utah State Retirement Board to refund Public Employees’ Benefit and Insurance Program excess reserves to the state if directed to do so by a concurrent resolution of the Legislature and the governor.

S.B. 5011, High Risk Population Protection Amendments
This bill requires the Utah Department of Health to:
- publish deidentified information regarding comorbidities and other risk factors for COVID-19 in a manner that is accessible to the public and authorizes the department and local health departments to release specific medical or epidemiological information to a state agency to assist the Utah Department of Health with that task under certain conditions;
- establish protocols to identify individuals who are present at certain care facilities to submit to testing for COVID-19 at the request of the Utah Department of Health or a local health department; and
- establish protocols to collect information regarding the age and relevant comorbidities of an individual who tests positive for COVID-19.