Senator Lyle W. Hillyard proposes the following substitute bill:

1	USE OF SEVERANCE TAX REVENUES
2	2007 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Lyle W. Hillyard
5	House Sponsor:
6 7	LONG TITLE
8	General Description:
9	This bill provides for the disposition of certain revenues from severance taxes.
10	Highlighted Provisions:
11	This bill:
12	 creates the Infrastructure and Economic Diversification Investment Account;
13	 creates the Severance Tax Holding Account;
14	 provides that severance tax revenues that exceed a base amount are deposited in the
15	permanent state trust fund or the Severance Tax Holding Account;
16	 provides that certain earnings are credited to the Infrastructure and Economic
17	Diversification Investment Account; and
18	 makes technical changes.
19	Monies Appropriated in this Bill:
20	None
21	Other Special Clauses:
22	This bill takes effect on July 1, 2007.
23	Utah Code Sections Affected:
24	AMENDS:
25	59-5-115, as last amended by Chapter 135, Laws of Utah 1996

26	59-5-215, as enacted by Chapter 4, Laws of Utah 1988					
27	63-97-301 , as last amended by Chapter 275, Laws of Utah 2005					
28	ENACTS:					
29	63-97a-101, Utah Code Annotated 1953					
30	63-97a-102, Utah Code Annotated 1953					
31	63-97a-103, Utah Code Annotated 1953					
32	63-97a-201, Utah Code Annotated 1953					
33	63-97a-202, Utah Code Annotated 1953					
34	63-97a-301, Utah Code Annotated 1953					
35						
36	Be it enacted by the Legislature of the state of Utah:					
37	Section 1. Section 59-5-115 is amended to read:					
38	59-5-115. Disposition of taxes collected Credit to General Fund.					
39	[All] (1) Except as provided in Subsection (2), all taxes imposed and collected under					
40	Section 59-5-102 shall be paid to the commission, and promptly remitted to the state treasurer,					
41	and except those taxes otherwise allocated under Section 59-5-116 or 59-5-119, credited to the					
42	General Fund.					
43	(2) Taxes imposed and collected under Section 59-5-102 shall not be credited to the					
44	General Fund if those taxes are:					
45	(a) otherwise allocated under Section 59-5-116 or 59-5-119;					
46	(b) credited to the Severance Tax Holding Account under Section 63-97a-301; or					
47	(c) credited to the permanent state trust fund under Section 63-97a-301.					
48	Section 2. Section 59-5-215 is amended to read:					
49	59-5-215. Disposition of taxes collected Credit to General Fund.					
50	[All] (1) Except as provided in Subsection (2), all taxes imposed and collected under					
51	Section 59-5-202 shall be paid to the commission, and promptly remitted to the state treasurer,					
52	to be credited to the General Fund.					
53	(2) Taxes imposed and collected under Section 59-5-202 shall not be credited to the					
54	General Fund if those taxes are credited to:					
55	(a) the Severance Tax Holding Account under Section 63-97a-301; or					
56	(b) the permanent state trust fund under Section 63-97a-301.					

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Section 3. Section 63-97-301 is amended to read:

58 **63-97-301.** Permanent state trust fund.

(1) Until July 1, 2003, 50% of all funds of every kind that are received by the state that
are related to the settlement agreement that the state entered into with leading tobacco
manufacturers on November 23, 1998, shall be deposited into the permanent state trust fund
created by and operated under Utah Constitution Article XXII, Section 4.

63 (2) On and after July 1, 2003 and until July 1, 2004 20% of the funds of any kind
64 received by the state that are related to the settlement agreement that the state entered into with
65 leading tobacco manufacturers shall be deposited into the permanent state trust fund created by
66 and operated under Utah Constitution Article XXII, Section 4.

67 (3) On and after July 1, 2004 and until July 1, 2005, 30% of all funds of any kind
68 received by the state that are related to the settlement agreement that the state entered into with
69 leading tobacco manufacturers shall be deposited into the General Fund Budget Reserve
70 Account created in Section 63-38-2.5.

(4) On and after July 1, 2005 and until July 1, 2007, 25% of all funds of any kind
received by the state that are related to the settlement agreement that the state entered into with
leading tobacco manufacturers shall be deposited into the permanent state trust fund created by
and operated under Utah Constitution Article XXII, Section 4.

(5) On and after July 1, 2007, 40% of all funds of every kind that are received by the
state that are related to the settlement agreement that the state entered into with leading tobacco
manufacturers on November 23, 1998, shall be deposited into the permanent state trust fund
created by and operated under Utah Constitution Article XXII, Section 4.

(6) Funds in the permanent state trust fund shall be deposited or invested pursuant toSection 51-7-12.1.

(7) (a) In accordance with Utah Constitution Article XXII, Section 4, the interest and
dividends earned annually from the permanent state trust fund shall be deposited in the General
Fund. There shall be transferred on an ongoing basis from the General Fund to the permanent
state trust fund created under Utah Constitution Article XXII, Section 4, an amount equal to
50% of the interest and dividends earned annually from the permanent state trust fund. The
amount transferred into the fund under this Subsection (7)(a) shall be treated as principal.
(b) Any annual interest or dividends earned from the permanent state trust fund that

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88	remain in the General Fund after Subsection (7)(a) may be appropriated by the Legislature.				
89	(c) Any realized or unrealized gains or losses on investments in the permanent state				
90	trust fund shall remain in the permanent state trust fund.				
91	(8) This section does not apply to funds deposited under Chapter 97a, Infrastructure				
92	and Economic Diversification Investment Account and Severance Tax Holding Account into:				
93	(a) the permanent state trust fund; or				
94	(b) the Severance Tax Holding Account created under Chapter 97a, Infrastructure and				
95	Economic Diversification Investment Account and Severance Tax Holding Account.				
96	Section 4. Section 63-97a-101 is enacted to read:				
97	CHAPTER 97a. INFRASTRUCTURE AND ECONOMIC DIVERSIFICATION				
98	INVESTMENT ACCOUNT AND SEVERANCE TAX HOLDING ACCOUNT				
99	Part 1. General Provisions				
100	<u>63-97a-101.</u> Title.				
101	This chapter is known as the "Infrastructure and Economic Diversification Investment				
102	Account and Severance Tax Holding Account."				
103	Section 5. Section 63-97a-102 is enacted to read:				
104	<u>63-97a-102.</u> Definitions.				
105	As used in this chapter:				
106	(1) "Infrastructure and Economic Diversification Investment Account" means the				
107	Infrastructure and Economic Diversification Investment Account created in Section				
108	<u>63-97a-201.</u>				
109	(2) "Mining base amount" means:				
110	(a) Ĥ→ [\$9,000,000] \$5,000,000 ←Ĥ for:				
111	(i) fiscal year 2007-08; or				
112	(ii) fiscal year 2008-09; and				
113	(b) for each fiscal year beginning on or after July 1, 2009, the amount determined by				
114	the Division of Finance as described in Section 63-97a-103.				
115	(3) "Oil and gas base amount" means:				
116	<u>(a)</u> Ĥ→ [\$41,000,000] \$20,000,000 ←Ĥ for:				
117	(i) fiscal year 2007-08; or				
118	(ii) fiscal year 2008-09; and				

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119	(b) for each fiscal year beginning on or after July 1, 2009, the amount determined by					
120	the Division of Finance as described in Section 63-97a-103.					
121	(4) "Permanent state trust fund" means the permanent state trust fund created under					
122	Utah Constitution Article XXII, Section 4.					
123	(5) "Severance Tax Holding Account" means the Severance Tax Holding Account					
124	created in Section 63-97a-202.					
125	Section 6. Section 63-97a-103 is enacted to read:					
126	63-97a-103. Base amount calculation using the consumer price index.					
127	(1) For each fiscal year beginning on or after July 1, 2009, the Division of Finance					
128	shall increase or decrease the base amounts described in Subsections 63-97a-102(2) and (3) by					
129	a percentage equal to the percentage difference between the consumer price index for the					
130	preceding fiscal year and the consumer price index for fiscal year 2007-08.					
131	(2) For purposes of Subsection (1), the Division of Finance shall calculate the					
132	consumer price index as provided in Sections 1(f)(4) and 1(f)(5), Internal Revenue Code.					
133	Section 7. Section 63-97a-201 is enacted to read:					
134	Part 2. Creation of Restricted Accounts					
135	63-97a-201. Creation of Infrastructure and Economic Diversification Investment					
136	Account.					
137	(1) (a) There is created a restricted account within the General Fund known as the					
138	"Infrastructure and Economic Diversification Investment Account."					
139	(b) The Infrastructure and Economic Diversification Investment Account shall consist					
140	<u>of:</u>					
141	(i) all monies credited to the account under Section 63-97a-301;					
142	(ii) appropriations from the Legislature;					
143	(iii) grants from private foundations; and					
144	(iv) interest and investment earnings on account monies.					
145	(2) (a) The Infrastructure and Economic Diversification Investment Account shall earn					
146	interest.					
147	(b) All interest earned on monies in the Infrastructure and Economic Diversification					
148	Investment Account shall be deposited into the Infrastructure and Economic Diversification					
149	Investment Account.					

150	(3) The Legislature may appropriate monies from the Infrastructure and Economic					
151	Diversification Investment Account for infrastructure and economic diversification investment					
152	projects.					
153	Section 8. Section 63-97a-202 is enacted to read:					
154	63-97a-202. Creation of Severance Tax Holding Account.					
155	(1) (a) There is created a restricted account within the General Fund known as the					
156	"Severance Tax Holding Account."					
157	(b) The Severance Tax Holding Account shall consist of:					
158	(i) all monies credited to the Severance Tax Holding Account under Section					
159	<u>63-97a-301;</u>					
160	(ii) appropriations from the Legislature;					
161	(iii) grants from private foundations; and					
162	(iv) interest and investment earnings on Severance Tax Holding Account monies.					
163	(2) (a) The Severance Tax Holding Account shall earn interest.					
164	(b) All interest earned on monies in the Severance Tax Holding Account shall be					
165	deposited into the Severance Tax Holding Account.					
166	(3) If authorized by law the Division of Finance shall deposit all of the monies in the					
167	Severance Tax Holding Account as of July 1, 2009, into the permanent state trust fund.					
168	Section 9. Section 63-97a-301 is enacted to read:					
169	Part 3. Distribution of Certain Severance Tax Revenues					
170	63-97a-301. Crediting of certain severance tax revenues to the permanent state					
171	trust fund and the Severance Tax Holding Account.					
172	(1) After making the distributions of oil and gas severance tax revenues as required					
173	under Sections 59-5-116 and 59-5-119, the Division of Finance shall make the distributions					
174	required under Subsections (2) through (7).					
175	(2) (a) Beginning on July 1, 2007 and ending on June 30, 2008, the Division of Finance					
176	shall credit to the Severance Tax Holding Account all revenue from severance taxes on oil and					
177	gas imposed under Title 59, Chapter 5, Severance Tax on Oil, Gas, and Mining, collected in					
178	that fiscal year that exceed the oil and gas base amount.					
179	(b) (i) Beginning on July 1, 2008 and ending on December 31, 2008, the Division of					
180	Finance shall credit to the Severance Tax Holding Account all revenue from severance taxes on					

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181	oil and gas imposed under Title 59, Chapter 5, Severance Tax on Oil, Gas, and Mining,					
182	collected during that time period that exceed the oil and gas base amount.					
183	(ii) Beginning on January 1, 2009 and ending on June 30, 2009, if authorized by law,					
184	the Division of Finance shall credit to the permanent state trust fund an amount equal to the					
185	difference between:					
186	(A) all revenue from severance taxes on oil and gas imposed under Title 59, Chapter 5,					
187	Severance Tax on Oil, Gas, and Mining, collected in fiscal year 2008-09 that exceed the oil and					
188	gas base amount; and					
189	(B) the amount of revenue credited to the Severance Tax Holding Account under					
190	Subsection (2)(b)(i).					
191	(3) Beginning on July 1, 2009, if authorized by law, the Division of Finance shall					
192	credit to the permanent state trust fund all revenue collected in a fiscal year from severance					
193	taxes on oil and gas imposed under Title 59, Chapter 5, Severance Tax on Oil, Gas, and					
194	Mining, that exceed the oil and gas base amount.					
195	(4) (a) Beginning on July 1, 2007 and ending on June 30, 2008, the Division of Finance					
196	shall credit to the Severance Tax Holding Account all revenue from severance taxes on mining					
197	imposed under Title 59, Chapter 5, Severance Tax on Oil, Gas, and Mining, collected in that					
198	fiscal year that exceed the mining base amount.					
199	(b) (i) Beginning on July 1, 2008 and ending on December 31, 2008, the Division of					
200	Finance shall credit to the Severance Tax Holding Account all revenue from severance taxes on					
201	mining imposed under Title 59, Chapter 5, Severance Tax on Oil, Gas, and Mining, collected					
202	during that time period that exceed the mining base amount.					
203	(ii) Beginning on January 1, 2009 and ending on June 30, 2009, if authorized by law,					
204	the Division of Finance shall credit to the permanent state trust fund an amount equal to the					
205	difference between:					
206	(A) all revenue from severance taxes on mining imposed under Title 59, Chapter 5,					
207	Severance Tax on Oil, Gas, and Mining, collected in fiscal year 2008-09 that exceed the					
208	mining base amount; and					
209	(B) the amount of revenue credited to the Severance Tax Holding Account under					
210	Subsection (4)(b)(i).					
211	(5) Beginning on July 1, 2009, if authorized by law, the Division of Finance shall					

212	credit to the permanent state trust fund all revenue collected in a fiscal year from severance
213	taxes on mining imposed under Title 59, Chapter 5, Severance Tax on Oil, Gas, and Mining,
214	that exceed the mining base amount.
215	(6) The state treasurer shall invest and separately account for the earnings on funds that
216	are deposited into the permanent state trust fund under this section.
217	(7) (a) In accordance with Utah Constitution Article XXII, Section 4, the interest and
218	dividends earned annually on revenue from severance taxes that are deposited into the
219	permanent state trust fund shall be deposited in the General Fund.
220	(b) Interest and dividends earned on revenue from severance taxes that are deposited in
221	the General Fund pursuant to Subsection (7)(a) shall be credited to the Infrastructure and
222	Economic Diversification Investment Account created in Section 63-97a-201.
223	Section 10. Effective date.
224	This bill takes effect on July 1, 2007.

S.B. 18 2nd Sub. (Salmon) - Use of Severance Tax Revenues

Fiscal Note

2007 General Session

State of Utah

State Impact

It is estimated that enactment of this bill would reduce the General Fund by \$39,600,000 annually. There will be a corresponding increase in the restricted revenues.

	FY 2007 <u>Approp.</u>	FY 2008 <u>Approp.</u>	FY 2009 <u>Approp.</u>	FY 2007	FY 2008	F Y 2009
				Revenue	Revenue	Revenue
General Fund	\$0	\$0	\$0	\$0	(\$39,600,000)	(\$39,600,000)
Restricted Funds	\$ 0	\$0	\$0		\$39,600,000	\$39,600,000
Total	\$0	\$0	\$0		\$0	

Individual, Business and/or Local Impact

Enactment of this bill likely will not result in direct, measurable costs and/or benefits for individuals, businesses, or local governments.

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Office of the Legislative Fiscal Analyst