Senator Sheldon L. Killpack proposes the following substitute bill:

1	MILITARY INSTALLATION DEVELOPMENT
2	AUTHORITY
3	2007 GENERAL SESSION
4	STATE OF UTAH
5	Chief Sponsor: Sheldon L. Killpack
6	House Sponsor: Brad L. Dee
7 8	Cosponsors: Dan R. Eastman John L. Valentine Curtis S. Bramble
9 10	LONG TITLE
11	General Description:
12	This bill enacts provisions related to the Military Installation Development Authority.
13	Highlighted Provisions:
14	This bill:
15	<ul> <li>creates a separate, independent, nonprofit body corporate and politic known as the</li> </ul>
16	Military Installation Development Authority;
17	<ul> <li>provides for an appointed board to govern the authority;</li> </ul>
18	<ul><li>provides for the authority's powers;</li></ul>
19	<ul> <li>authorizes an authority to develop military land, use tax increment, and issue bonds;</li> </ul>
20	<ul><li>exempts an authority from land use laws;</li></ul>
21	<ul> <li>provides a process for an authority to adopt a project area plan;</li> </ul>
22	<ul> <li>provides for budgeting, auditing, and financial reports; and</li> </ul>
23	<ul><li>enacts provisions relating to an authority's dissolution.</li></ul>
24	Monies Appropriated in this Bill:
25	None



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     Other Special Clauses:
            $→ [None] This bill provides an immediate effective date. ←$
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     Utah Code Sections Affected:
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     ENACTS:
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            63H-1-101, Utah Code Annotated 1953
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            63H-1-102, Utah Code Annotated 1953
32
            63H-1-201, Utah Code Annotated 1953
33
            63H-1-301, Utah Code Annotated 1953
34
            63H-1-302, Utah Code Annotated 1953
            63H-1-303, Utah Code Annotated 1953
35
36
            63H-1-401, Utah Code Annotated 1953
37
            63H-1-402. Utah Code Annotated 1953
38
            63H-1-403, Utah Code Annotated 1953
39
            63H-1-404, Utah Code Annotated 1953
40
            63H-1-501, Utah Code Annotated 1953
41
            63H-1-502, Utah Code Annotated 1953
42
     $→ [-63H-1-503, Utah Code Annotated 1953] ←$
43
            63H-1-601, Utah Code Annotated 1953
44
            63H-1-602, Utah Code Annotated 1953
45
            63H-1-603, Utah Code Annotated 1953
            63H-1-604, Utah Code Annotated 1953
46
47
            63H-1-605, Utah Code Annotated 1953
48
            63H-1-606, Utah Code Annotated 1953
49
            63H-1-701, Utah Code Annotated 1953
50
            63H-1-702, Utah Code Annotated 1953
51
            63H-1-703, Utah Code Annotated 1953
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            63H-1-704, Utah Code Annotated 1953
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            63H-1-705, Utah Code Annotated 1953
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            63H-1-801, Utah Code Annotated 1953
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*Be it enacted by the Legislature of the state of Utah:* 

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57	Section 1. Section <b>63H-1-101</b> is enacted to read:
58	TITLE 63H. INDEPENDENT STATE ENTITIES
59	CHAPTER 1. MILITARY INSTALLATION DEVELOPMENT AUTHORITY ACT
60	Part 1. General Provisions
61	<u>63H-1-101.</u> Title.
62	This chapter is known as the "Military Installation Development Authority Act."
63	Section 2. Section <b>63H-1-102</b> is enacted to read:
64	<u>63H-1-102.</u> Definitions.
65	As used in this chapter:
66	(1) "Authority" means the Military Installation Development Authority, created under
67	Section 63H-1-201.
68	(2) "Base taxable value" means the taxable value of the property within a project area
69	from which tax increment will be collected, as shown upon the assessment roll last equalized
70	before the effective date of the project area plan.
71	(3) "Board" means the governing body of the authority created under Section
72	<u>63H-1-301.</u>
73	(4) "Development project" means a project to develop military land.
74	(5) "Military land" means land owned by the federal government that is part of an
75	active or closed federal defense and military installation.
76	(6) "Project area" means the geographic area described in a project area plan or draft
77	project area plan where the development project set forth in the project area plan or draft
78	project area plan takes place or is proposed to take place.
79	(7) "Project area budget" means a multiyear projection of annual or cumulative
80	revenues and expenses and other fiscal matters pertaining to a project area that includes:
81	(a) the base taxable value of property in the project area;
82	(b) the projected tax increment expected to be generated within the project area;
83	(c) the amount of tax increment expected to be shared with other taxing entities;
84	(d) the amount of tax increment expected to be used to implement the project area plan,
85	including the estimated amount of tax increment to be used for land acquisition, public
86	improvements, infrastructure improvements, and loans, grants, or other incentives to private
87	and public entities;

88	(e) the tax increment expected to be used to cover the cost of administering the project
89	area plan;
90	(f) if the area from which tax increment is to be collected is less than the entire project
91	area:
92	(i) the tax identification numbers of the parcels from which tax increment will be
93	collected; or
94	(ii) a legal description of the portion of the project area from which tax increment will
95	be collected; and
96	(g) for property that the agency owns or leases and expects to sell or sublease, the
97	expected total cost of the property to the agency and the expected selling price or lease
98	payments.
99	(8) "Project area plan" means a written plan that, after its effective date, guides and
100	controls the development within a project area.
101	(9) "Property tax" includes privilege tax and each levy on an ad valorem basis on
102	tangible or intangible personal or real property.
103	(10) "Public entity" means:
104	(a) the state, including any of its departments or agencies; or
105	(b) a political subdivision of the state, including a county, city, town, school district,
106	special district, local district, or interlocal cooperation entity.
107	(11) "Publicly owned infrastructure and improvements" means water, sewer, storm
108	drainage, electrical, and other similar systems and lines, streets, roads, curb, gutter, sidewalk,
109	walkways, parking facilities, public transportation facilities, and other facilities, infrastructure,
110	and improvements benefitting the public and to be publicly owned or publicly maintained or
111	operated.
112	(12) "Record property owner" or "record owner of property" means the owner of real
113	property as shown on the records of the recorder of the county in which the property is located
114	and includes a purchaser under a real estate contract if the contract is recorded in the office of
115	the recorder of the county in which the property is located or the purchaser gives written notice
116	of the real estate contract to the agency.
117	(13) "Taxable value" means the value of property as shown on the last equalized
118	assessment roll as certified by the county assessor.

119	(14) "Tax increment" means the difference between:
120	(a) the amount of property tax revenues generated each tax year by all taxing entities
121	from the area within a project area designated in the project area plan as the area from which
122	tax increment is to be collected, using the current assessed value of the property; and
123	(b) the amount of property tax revenues that would be generated from that same area
124	using the base taxable value of the property.
125	(15) "Taxing entity" means a public entity that levies a tax on property within a
126	community.
127	Section 3. Section <b>63H-1-201</b> is enacted to read:
128	Part 2. Creation of Authority
129	63H-1-201. Creation of Military Installation Development Authority.
130	(1) There is created a Military Installation Development Authority.
131	(2) The authority is an independent, nonprofit, separate body corporate and politic,
132	with perpetual succession.
133	(3) The authority may:
134	(a) sue and be sued;
135	(b) enter into contracts generally;
136	(c) buy, obtain an option upon, or otherwise acquire any interest in real or personal
137	property within the boundaries of a military installation;
138	(d) sell, convey, grant, dispose of by gift, or otherwise dispose of any interest in real or
139	personal property;
140	(e) enter into a lease agreement on real or personal property, either as lessee or lessor,
141	within the boundaries of a military installation;
142	(f) provide for the development of military land under contracts with the federal
143	government;
144	(g) receive tax increment as provided in this chapter;
145	(h) accept financial or other assistance from any public or private source for the
146	authority's activities, powers, and duties, and expend any funds so received for any of the
147	purposes of this chapter;
148	(i) borrow money or accept financial or other assistance from the federal government, a
149	public entity, or any other source for any of the purposes of this chapter and comply with any

150	conditions of the loan or assistance;
151	(j) issue bonds to finance the undertaking of any development objectives of the
152	authority;
153	(k) hire employees;
154	(l) transact other business and exercise all other powers provided for in this chapter;
155	<u>and</u>
156	(m) enter into a partnership agreement with a developer of military land.
157	Section 4. Section <b>63H-1-301</b> is enacted to read:
158	Part 3. Authority Board
159	63H-1-301. Authority board.
160	(1) The authority shall be governed by a board which shall manage and conduct the
161	business and affairs of the authority and shall determine all questions of authority policy.
162	(2) All powers of the authority are exercised through the board.
163	Section 5. Section <b>63H-1-302</b> is enacted to read:
164	<u>63H-1-302.</u> Number of board members Appointment.
165	(1) The authority's board shall consist of seven members.
166	(2) Five members of the board shall be appointed by the governor as follows:
167	(a) one member shall be appointed from recommendations from the Utah Defense
168	Alliance;
169	(b) three members shall be appointed, each of whom is a mayor of a municipality
170	adjacent to a military installation; and
171	(c) one member shall be appointed from the Governor's Office of Economic
172	Development.
173	(3) The president of the Senate and the speaker of the House of Representatives shall
174	each appoint one board member.
175	(4) (a) Each vacancy shall be filled in the same manner under this section as the
176	appointment of the member whose vacancy is being filled.
177	(b) Each person appointed to fill a vacancy shall serve the remaining unexpired term of
178	the member whose vacancy the person is filling.
179	(c) If a mayor appointed under Subsection (2)(b) leaves office as mayor, a vacancy on
180	the board occurs and the governor shall appoint another mayor, as provided in Subsection

181	(2)(b), to fill the vacancy.
182	Section 6. Section <b>63H-1-303</b> is enacted to read:
183	63H-1-303. Term of board members.
184	(1) The term of board members is four years, except that the term of the members of
185	the initial board shall be staggered so that the terms of approximately half the board members
186	expires every two years.
187	(2) Each board member shall serve until a successor is duly appointed and qualified.
188	Section 7. Section <b>63H-1-401</b> is enacted to read:
189	Part 4. Project Area Plan
190	63H-1-401. Preparation of project area plan Required contents of project area
191	plan.
192	(1) Before spending any funds or entering into any lease or development agreement and
193	subject to Section 63H-1-402, the authority board shall prepare a project area plan.
194	(2) Each project area plan under Subsection (1) shall contain:
195	(a) a legal description of the boundaries of the project area that is the subject of the
196	project area plan;
197	(b) the authority's purposes and intent with respect to the project area; and
198	(c) the board's findings and determination that:
199	(i) there is a need to effectuate a public purpose;
200	(ii) there is a public benefit to the proposed development project;
201	(iii) it is economically sound and feasible to adopt and carry out the project area plan;
202	<u>and</u>
203	(iv) carrying out the project area plan will promote the public peace, health, safety, and
204	welfare of the community in which the project area is located.
205	Section 8. Section <b>63H-1-402</b> is enacted to read:
206	63H-1-402. Public meeting to discuss preparation of project area plan Notice.
207	(1) The authority board shall hold at least one public meeting to discuss the preparation
208	of the project area plan.
209	(2) The authority board shall give notice of each public meeting under Subsection (1)
210	to affected entities.
211	(3) Upon completion of the project area plan, the board shall provide notice of the time

212	and place of the meeting at which it will consider adoption of the plan.
213	Section 9. Section <b>63H-1-403</b> is enacted to read:
214	63H-1-403. Notice of project area plan adoption Effective date of plan
215	Contesting the formation of the plan.
216	(1) (a) Upon the board's adoption of a project area plan, the board shall provide notice
217	as provided in Subsection (1)(b) by:
218	(i) publishing or causing to be published a notice in a newspaper of general circulation
219	within the authority's boundaries; or
220	(ii) if there is no newspaper of general circulation within the authority's boundaries,
221	causing a notice to be posted in at least three public places within the authority's boundaries.
222	(b) Each notice under Subsection (1)(a) shall:
223	(i) set forth the board resolution adopting the project area plan or a summary of the
224	resolution; and
225	(ii) include a statement that the project area plan is available for general public
226	inspection and the hours for inspection.
227	(2) The project area plan shall become effective on the date of:
228	(a) if notice was published under Subsection (1)(a), publication of the notice; or
229	(b) if notice was posted under Subsection (1)(a), posting of the notice.
230	(3) The authority shall make the adopted project area plan available to the general
231	public at its offices during normal business hours.
232	Section 10. Section <b>63H-1-404</b> is enacted to read:
233	<u>63H-1-404.</u> Land use laws not applicable.
234	The authority is not subject to:
235	(1) Title 10, Chapter 9a, Municipal Land Use, Development, and Management Act;
236	(2) Title 17, Chapter 27a, County Land Use, Development, and Management Act; or
237	(3) the land use ordinances or regulations of a county or municipality.
238	Section 11. Section <b>63H-1-501</b> is enacted to read:
239	Part 5. Tax Increment
240	63H-1-501. Authority receipt and use of tax increment Distribution of tax
241	increment.
242	(1) The authority may receive and use up to 75% of tax increment for up to 25 years, as

243	provided in this part.
244	(2) Each county that collects property tax on property within a project area shall pay
245	and distribute to the agency the tax increment that the agency is entitled to collect under this
246	title, in the manner and at the time provided in Section 59-2-1365.
247	Section 12. Section <b>63H-1-502</b> is enacted to read:
248	63H-1-502. Allowable uses of tax increment.
249	(1) The authority may use tax increment:
250	(a) for any of the purposes for which the use of tax increment is authorized under this
251	chapter;
252	(b) for administrative, overhead, legal, and other operating expenses of the authority;
253	(c) to pay for, including financing or refinancing, all or part of the development of
254	military land;
255	(d) to pay the cost of the installation and construction of any publicly owned building,
256	facility, structure, landscaping, or other improvement within the project area from which the
257	tax increment funds were collected;
258	(e) to pay the cost of the installation of infrastructure and improvements outside the
259	project area from which the tax increment funds were collected if the authority board
260	determines by resolution that the infrastructure and improvements are of benefit to the project
261	area; and
262	(f) to pay the principal of and interest on bonds issued by the authority.
263	(2) The determination of the authority board under Subsection (1)(e) regarding benefit
264	to the project area shall be final and conclusive.
265	Ŝ→ [Section 13. Section 63H-1-503 is enacted to read:
266	63H-1-503. State Tax Commission and county assessor required to account for
267	new growth.
268	The State Tax Commission and the assessor of each county in which a development
269	project area is located shall count as new growth the assessed value of property with respect to
270	which the taxing entity is receiving taxes or increased taxes for the first time.] ←Ŝ
271	Section $\hat{S} \rightarrow [14] \underline{13} \leftarrow \hat{S}$ . Section 63H-1-601 is enacted to read:
272	Part 6. Authority Bonds
273	<u>63H-1-601.</u> Resolution authorizing issuance of authority bonds Characteristics

274

274	of bonds.
275	(1) The authority may not issue bonds under this part unless the authority board first
276	adopts a resolution authorizing their issuance.
277	(2) (a) As provided in the authority resolution authorizing the issuance of bonds under
278	this part or the trust indenture under which the bonds are issued, bonds issued under this part
279	may be issued in one or more series and may be sold at public or private sale and in the manner
280	provided in the resolution or indenture.
281	(b) Bonds issued under this part shall bear the date, be payable at the time, bear interest
282	at the rate, be in the denomination and in the form, carry the conversion or registration
283	privileges, have the rank or priority, be executed in the manner, be subject to the terms of
284	redemption or tender, with or without premium, be payable in the medium of payment and at
285	the place, and have other characteristics as provided in the authority resolution authorizing
286	their issuance or the trust indenture under which they are issued.
287	Section 15. Section <b>63H-1-602</b> is enacted to read:
288	63H-1-602. Sources from which bonds may be made payable Authority powers
289	regarding bonds.
290	(1) The principal and interest on bonds issued by the authority may be made payable
291	<u>from:</u>
292	(a) the income and revenues of the projects financed with the proceeds of the bonds;
293	(b) the income and revenues of certain designated projects whether or not they were
294	financed in whole or in part with the proceeds of the bonds;
295	(c) the income, proceeds, revenues, property, and funds the authority derives from or
296	holds in connection with its undertaking and carrying out development of military land;
297	(d) tax increment funds;
298	(e) authority revenues generally;
299	(f) a contribution, loan, grant, or other financial assistance from the federal government
300	or a public entity in aid of the development of military land; or
301	(g) funds derived from any combination of the methods listed in Subsections (1)(a)
302	through (f).
303	(2) In connection with the issuance of authority bonds, the authority may:
304	(a) pledge all or any part of its gross or net rents, fees, or revenues to which its right

303	then exists of may thereafter come into existence;
306	(b) encumber by mortgage, deed of trust, or otherwise all or any part of its real or
307	personal property, then owned or thereafter acquired; and
308	(c) make the covenants and take the action that may be necessary, convenient, or
309	desirable to secure its bonds, or, except as otherwise provided in this chapter, that will tend to
310	make the bonds more marketable, even though such covenants or actions are not specifically
311	enumerated in this chapter.
312	Section 16. Section <b>63H-1-603</b> is enacted to read:
313	63H-1-603. Authority to purchase agency bonds.
314	(1) Any person, firm, corporation, association, political subdivision of the state, or
315	other entity or public or private officer may purchase bonds issued by an authority under this
316	part with funds owned or controlled by the purchaser.
317	(2) Nothing in this section may be construed to relieve a purchaser of authority bonds
318	of any duty to exercise reasonable care in selecting securities.
319	Section 17. Section <b>63H-1-604</b> is enacted to read:
320	63H-1-604. Those executing bonds not personally liable Limitation of
321	obligations under bonds Negotiability.
322	(1) A member of the authority board or other person executing an authority bond is not
323	liable personally on the bond.
324	(2) (a) A bond issued by the authority is not a general obligation or liability of the state
325	or any of its political subdivisions and does not constitute a charge against their general credit
326	or taxing powers.
327	(b) A bond issued by the authority is not payable out of any funds or properties other
328	than those of the authority.
329	(c) The community, the state, and its political subdivisions may not be liable on a bond
330	issued by the authority.
331	(d) A bond issued by the authority does not constitute indebtedness within the meaning
332	of any constitutional or statutory debt limitation.
333	(3) A bond issued by the authority under this part is fully negotiable.
334	Section 18. Section <b>63H-1-605</b> is enacted to read:
335	63H-1-605. Obligee rights Board may confer other rights.

336	(1) In addition to all other rights that are conferred on an obligee of a bond issued by
337	the authority under this part and subject to contractual restrictions binding on the obligee, an
338	obligee may:
339	(a) by mandamus, suit, action, or other proceeding, compel an authority and its board,
340	officers, agents, or employees to perform every term, provision, and covenant contained in any
341	contract of the authority with or for the benefit of the obligee, and require the authority to carry
342	out the covenants and agreements of the authority and to fulfill all duties imposed on the
343	authority by this part; and
344	(b) by suit, action, or proceeding in equity, enjoin any acts or things that may be
345	unlawful or violate the rights of the obligee.
346	(2) (a) In a board resolution authorizing the issuance of bonds or in a trust indenture,
347	mortgage, lease, or other contract, an authority board may confer upon an obligee holding or
348	representing a specified amount in bonds, the rights described in Subsection (2)(b), to accrue
349	upon the happening of an event or default prescribed in the resolution, indenture, mortgage,
350	lease, or other contract, and to be exercised by suit, action, or proceeding in any court of
351	competent jurisdiction.
352	(b) (i) The rights that the board may confer under Subsection (2)(a) are the rights to:
353	(A) cause possession of all or part of a development project to be surrendered to an
354	obligee;
355	(B) obtain the appointment of a receiver of all or part of an authority's development
356	project and of the rents and profits from it; and
357	(C) require the authority and its board and employees to account as if the authority and
358	the board and employees were the trustees of an express trust.
359	(ii) If a receiver is appointed through the exercise of a right granted under Subsection
360	(2)(b)(i)(B), the receiver:
361	(A) may enter and take possession of the development project or any part of it, operate
362	and maintain it, and collect and receive all fees, rents, revenues, or other charges arising from it
363	after the receiver's appointment; and
364	(B) shall keep money collected as receiver for the authority in separate accounts and
365	apply it pursuant to the authority obligations as the court directs.
366	Section 19 Section 63H-1-606 is enacted to read:

367	63H-1-606. Bonds exempt from taxes Authority may purchase its own bonds.
368	(1) A bond issued by the authority under this part is issued for an essential public and
369	governmental purpose and is, together with interest on the bond and income from it, exempt
370	from all state taxes except the corporate franchise tax.
371	(2) The authority may purchase its own bonds at a price that its board determines.
372	(3) Nothing in this section may be construed to limit the right of an obligee to pursue a
373	remedy for the enforcement of a pledge or lien given under this part by the authority on its
374	rents, fees, grants, properties, or revenues.
375	Section 20. Section 63H-1-701 is enacted to read:
376	Part 7. Authority Budget and Reports
377	63H-1-701. Annual authority budget Fiscal year Public hearing required
378	Auditor forms Requirement to file form.
379	(1) The authority shall prepare and its board adopt an annual budget of revenues and
380	expenditures for the authority for each fiscal year.
381	(2) Each annual authority budget shall be adopted before June 22.
382	(3) The authority's fiscal year shall be the period from July 1 to the following June 30.
383	(4) (a) Before adopting an annual budget, the authority board shall hold a public
384	hearing on the annual budget.
385	(b) The authority shall provide notice of the public hearing on the annual budget by:
386	(i) publishing at least one notice in a newspaper of general circulation within the
387	authority boundaries, one week before the public hearing; or
388	(ii) if there is no newspaper of general circulation within the authority boundaries,
389	posting a notice of the public hearing in at least three public places within the authority
390	boundaries.
391	(c) The authority shall make the annual budget available for public inspection at least
392	three days before the date of the public hearing.
393	(5) The state auditor shall prescribe the budget forms and the categories to be contained
394	in each authority budget, including:
395	(a) revenues and expenditures for the budget year;
396	(b) legal fees; and
397	(c) administrative costs, including rent, supplies, and other materials, and salaries of

398	authority personnel.
399	(6) (a) Within 30 days after adopting an annual budget, the authority board shall file a
400	copy of the annual budget with the auditor of the county in which the authority is located, the
401	State Tax Commission, the state auditor, the State Board of Education, and each taxing entity
402	that levies a tax on property from which the authority collects tax increment.
403	(b) The requirement of Subsection (6)(a) to file a copy of the annual budget with the
404	state as a taxing entity is met if the authority files a copy with the State Tax Commission and
405	the state auditor.
406	Section 21. Section <b>63H-1-702</b> is enacted to read:
407	63H-1-702. Amending the authority annual budget.
408	(1) The authority board may by resolution amend an annual authority budget.
409	(2) An amendment of the annual authority budget that would increase the total
410	expenditures may be made only after public hearing by notice published as required for initial
411	adoption of the annual budget.
412	(3) The authority may not make expenditures in excess of the total expenditures
413	established in the annual budget as it is adopted or amended.
414	Section 22. Section <b>63H-1-703</b> is enacted to read:
415	63H-1-703. Authority report.
416	(1) (a) On or before November 1 of each year, the authority shall prepare and file a
417	report with the county auditor, the State Tax Commission, the State Board of Education, and
418	each taxing entity that levies a tax on property from which the authority collects tax increment.
419	(b) The requirement of Subsection (1)(a) to file a copy of the report with the state as a
420	taxing entity is met if the authority files a copy with the State Tax Commission and the state
421	auditor.
422	(2) Each report under Subsection (1) shall contain:
423	(a) an estimate of the tax increment to be paid to the authority for the calendar year
424	ending December 31; and
425	(b) an estimate of the tax increment to be paid to the authority for the calendar year
426	beginning the next January 1.
427	Section 23. Section <b>63H-1-704</b> is enacted to read:
428	63H-1-704. Audit requirements.

429		The authority shall comply with the audit requirements of Title 51, Chapter 2a,
430	Accou	unting Reports from Political Subdivisions, Interlocal Organizations, and Other Local
431	<u>Entiti</u>	es Act.
432		Section 24. Section <b>63H-1-705</b> is enacted to read:
433		<u>63H-1-705.</u> Audit report.
434		(1) The authority shall, within 180 days after the end of the authority's fiscal year, file a
435	copy o	of the audit report with the county auditor, the State Tax Commission, the State Board of
436	Educa	ation, and each taxing entity that levies a tax on property from which the authority collects
437	tax in	<u>crement.</u>
438		(2) Each audit report under Subsection (1) shall include:
439		(a) the tax increment collected by the authority for each project area;
440		(b) the outstanding principal amount of bonds issued or other loans incurred to finance
441	the co	ests associated with the authority's project areas; and
442		(c) the actual amount expended for:
443		(i) acquisition of property;
444		(ii) site improvements or site preparation costs;
445		(iii) installation of public utilities or other public improvements; and
446		(iv) administrative costs of the authority.
447		Section 25. Section <b>63H-1-801</b> is enacted to read:
448		Part 8. Authority Dissolution
449		63H-1-801. Dissolution of authority Restrictions Filing copy of ordinance
450	Auth	ority records Dissolution expenses.
451		(1) The authority may not be dissolved unless the authority has no outstanding bonded
452		tedness, other unpaid loans, indebtedness, or advances, and no legally binding contractual
453	<u>obliga</u>	ations with persons or entities other than the state.
454		(2) Upon the dissolution of the authority, the Governor's Office of Economic
455		opment shall publish a notice of dissolution in a newspaper of general circulation in the
456	count	y in which the dissolved authority is located.
457		(3) The books, documents, records, papers, and seal of each dissolved authority shall
458	be dep	posited for safekeeping and reference with the state auditor.
459	•	(4) The authority shall pay all expenses of the deactivation and dissolution.
159a	Ŝ→	Section 26. Effective date.
159b		If approved by two-thirds of all the members elected to each house, this bill takes effect
159c	_	approval by the governor, or the day following the constitutional time limit of Utah
159d		titution Article VII, Section 8, without the governor's signature, or in the case of a veto,
159e	the da	ate of veto override. ←Ŝ

## S.B. 232 1st Sub. (Green) - Military Installation Development Authority

## **Fiscal Note**

2007 General Session State of Utah

## **State Impact**

Enactment of this bill will not require additional appropriations.

## Individual, Business and/or Local Impact

Impact to individuals, businesses, local governments and school districts is undeterminable at this time.

2/21/2007, 10:09:31 AM, Lead Analyst: Bleazard, M.

Office of the Legislative Fiscal Analyst