H.B. 149

1	FOREST RESERVE FUND REVISIONS	
2	2009 GENERAL SESSION	
3	STATE OF UTAH	
4	Chief Sponsor: Michael E. Noel	
5	Senate Sponsor: Ralph Okerlund	
6		
7	LONG TITLE	
8	General Description:	
9	This bill amends provisions related to the Forest Reserve Fund.	
10	Highlighted Provisions:	
11	This bill:	
12	modifies definitions;	
13	 corrects inaccurate cross references to federal law; 	
14	 changes the procedures for apportioning federal funds received from forest reserve 	
15	payments;	
16	provides that the funds shall be delivered to the state treasurer, rather than directly	
17	to the counties of the state;	
18	 provides procedures for the state treasurer to use in apportioning the funds; and 	
19	 makes technical amendments. 	
20	Monies Appropriated in this Bill:	
21	None	
22	Other Special Clauses:	
23	This bill provides an immediate effective date.	
24	Utah Code Sections Affected:	
25	AMENDS:	
26	17D-1-201 , as enacted by Laws of Utah 2008, Chapter 360	
27	51-9-601, as renumbered and amended by Laws of Utah 2008, Chapter 382	
28	51-9-602, as renumbered and amended by Laws of Utah 2008, Chapter 382	
29	51-9-603, as renumbered and amended by Laws of Utah 2008, Chapter 382	

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31	Be it enacted by the Legislature of the state of Utah:
32	Section 1. Section 17D-1-201 is amended to read:
33	17D-1-201. Services that a special service district may be created to provide.
34	As provided in this part, a county or municipality may create a special service district
35	to provide any combination of the following services:
36	(1) water;
37	(2) sewerage;
38	(3) drainage;
39	(4) flood control;
40	(5) garbage collection and disposal;
41	(6) health care;
42	(7) transportation, including the receipt of federal secure rural school funds under
43	Section 51-9-603 for the purposes of constructing, improving, repairing, or maintaining public
44	<u>roads;</u>
45	(8) recreation;
46	(9) fire protection and, if fire protection service is provided, emergency medical or
47	ambulance or both;
48	(10) providing, operating, and maintaining correctional and rehabilitative facilities
49	and programs for municipal, state, and other detainees and prisoners;
50	(11) street lighting;
51	(12) consolidated 911 and emergency dispatch;
52	(13) animal shelter and control;
53	(14) receiving federal mineral lease funds under Title 59, Chapter 21, Mineral Lease
54	Funds, and expending those funds to provide construction and maintenance of public
55	facilities, traditional governmental services, and planning, as a means for mitigating impacts
56	from extractive mineral industries; and
57	(15) in a county of the first class, extended police protection.

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58	Section 2. Section 51-9-601 is amended to read:
59	51-9-601. Act of Congress accepted Funds to be apportioned.
60	(1) The state [of Utah] renews its acceptance of the apportionment of [moneys]
51	monies received from forest reserves made by [Act of Congress approved June 30, 1906] the
52	Act of May 23, 1908, 16 U.S.C. Sec. 500 et seq. and all acts amendatory thereof and
53	supplementary thereto, and renews its acceptance of [said Act of Congress] the act upon the
54	terms and conditions set forth in [said] the act[; the said apportionment being].
65	(2) The apportionment monies provided by the act shall be used for the benefit of the
66	public schools and public roads of the counties [wherein may be situated the respective]
67	containing the forest reserves.
58	Section 3. Section 51-9-602 is amended to read:
59	51-9-602. Creation of fund County Road and School Fund from Forest
70	Reserves.
71	[The moneys which shall come into the hands of the state treasurer from the United
72	States pursuant to said act and all acts amendatory thereof and supplementary thereto shall
73	constitute]
74	There is established a fund [to be] known as the "County Road and School Fund from
75	Forest Reserves[:"]," comprised of:
76	(1) monies which shall come into the hands of the state treasurer from the United
77	States under the Act of May 23, 1908, 16 U.S.C. Sec. 500 et seq. and all acts amendatory
78	thereof and supplementary thereto; and
79	(2) monies paid under the act described in Subsection (1) that:
80	(a) have come into the hands of the state treasurer; and
31	(b) the state treasurer has not yet apportioned to counties at the time the 2009
32	amendment to this section becomes effective.
33	Section 4. Section 51-9-603 is amended to read:
34	51-9-603. Apportionment by the county legislative body.
35	The [county legislative body of each county participating therein] state treasurer shall

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the date of veto override.

[immediately upon], within a reasonable time after receipt of the [apportionment proceed to
apportion the same in the manner following, to wit: One-half to the several school districts of
the county, according to the number of school children residing in each of said districts over
six and under 18 years of age, and 1/2 for the improvement of the public roads in said county.]
monies:
(1) apportion monies that the United States determines shall be allocated to each
county for special projects; and
(2) apportion the remaining net amount of the monies to each county that is entitled to
receive funds as follows:
(a) 50% to the school districts of the county, according to the number of school
children residing in each district that are over the age of six and under the age of 18; and
(b) 50% to the following, as directed by the county legislative body:
(i) the general fund of the county; or
(ii) one or more special service districts, provided that each special service district
receiving monies:
(A) is established by the county under Title 17D, Chapter 1, Special Service District
Act; and
(B) has as one of its functions the purpose of constructing, improving, repairing, or
maintaining public roads.
Section 5. Effective date.
If approved by two-thirds of all the members elected to each house, this bill takes effect
upon approval by the governor, or the day following the constitutional time limit of Utah
Constitution Article VII, Section 8, without the governor's signature, or in the case of a veto,