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LAND EXCHANGE DISTRIBUTION ACCOUNT

1st Sub. S.B. 24

2	AMENDMENTS
3	2010 GENERAL SESSION
4	STATE OF UTAH
5	Chief Sponsor: Dennis E. Stowell
6	House Sponsor: John G. Mathis
7	
8	LONG TITLE
9	General Description:
10	This bill modifies provisions relating to the collection and distribution of revenues from
11	federal land exchange parcels.
12	Highlighted Provisions:
13	This bill:
14	defines terms;
15	 provides that 50% of the revenue generated from oil shale leases on federal land
16	exchange parcels, net of amounts paid to the United States pursuant to a reserved
17	interest of the United States in oil shale, shall be deposited in the Land Exchange
18	Distribution Account;
19	 modifies the calculation of administrative costs related to the collection and
20	distribution of revenue from federal land exchange parcels;
21	 provides that 1% of the monies in the Land Exchange Distribution Account shall be
22	distributed to the Geological Survey for test wells, other hydrologic studies, and air
23	quality monitoring in the West Desert;
24	 reduces the amount of money distributed from the Land Exchange Distribution
25	Account to the Permanent Community Impact Fund from 7.5% to 6.5% of the



20	account momes;
27	provides a repeal date; and
28	 makes technical amendments.
29	Monies Appropriated in this Bill:
30	None
31	Other Special Clauses:
32	None
33	Utah Code Sections Affected:
34	AMENDS:
35	53C-3-201, as last amended by Laws of Utah 2007, Chapter 303
36	53C-3-202, as last amended by Laws of Utah 2007, Chapter 303
37	53C-3-203, as last amended by Laws of Utah 2008, Chapter 216
38	63I-1-253, as last amended by Laws of Utah 2009, Chapter 299
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40	Be it enacted by the Legislature of the state of Utah:
41	Section 1. Section 53C-3-201 is amended to read:
42	53C-3-201. Definitions.
43	As used in this part:
44	(1) "Acquired lands" means [those] lands acquired by the administration under the
45	agreement.
46	(2) "Acquired mineral interests" means mineral interests acquired by the administration
47	pursuant to Section 3(F), (K), (L), or (M) of the agreement.
48	(3) "Agreement" means the Agreement to Exchange Utah School Trust Lands Between
49	the State of Utah and the United States of America, signed May 8, 1998, as ratified by the Utah
50	School and Lands Exchange Act of 1998, Pub. L. No. 105-335.
51	(4) "Exchange" means [any] a land or mineral interest exchange by the administration
52	and the United States of America after March 1, 2007 that is directed by Congressional action.
53	(5) "Exchanged lands" means [those] lands:
54	(a) acquired by the administration through an exchange[-]; and
55	(b) reduced in value to take into account the presence of minerals subject to leasing
56	under the Mineral Leasing Act, 30 U.S.C. Sec. 181 et seq.

57	(6) "Exchanged mineral interests" means mineral interests:
58	(a) acquired by the administration through an exchange[-]; and
59	(b) reduced in value to take into account the presence of minerals subject to leasing
60	under the Mineral Leasing Act, 30 U.S.C. Sec. 181 et seq.
61	(7) "Identified tracts" means the tracts identified in Section 3(F), (G), (J), (K), (L), and
62	(M) of the agreement, generally referred to as the Cottonwood Tract, Westridge Coal Tract,
63	Ferron Field, Mill Fork Tract, Dugout Canyon Tract, Muddy Tract, and North Horn Coal Tract.
64	(8) "Subject mineral" means [any] a mineral that is covered by the Mineral [Lands]
65	Leasing Act, 30 U.S.C. Sec.181 et seq.[, as amended through May 3, 1999.]
66	Section 2. Section 53C-3-202 is amended to read:
67	53C-3-202. Collection and distribution of revenues from federal land exchange
68	parcels.
69	(1) The director shall collect all bonus payments, rentals, and royalties from the lease
70	of:
71	(a) minerals on acquired lands;
72	(b) acquired mineral interests;
73	(c) minerals on exchanged lands; and
74	(d) exchanged mineral interests.
75	(2) [The] No later than the last day of the second month following each calendar
76	quarter, the director shall $\hat{S} \rightarrow \underline{distribute} \leftarrow \hat{S}$:
77	(a) [no later than the last day of the second month following each calendar quarter,]
78	\$→ [distribute all] ←\$ bonus payments received during the calendar quarter from the lease of coal, oil
79	and gas, and coalbed methane on the identified tracts as follows:
80	(i) 50% to the United States; and
81	(ii) 50% to the Land Exchange Distribution Account created in Section 53C-3-203;
82	(b) [no later than the last day of the second month following each calendar quarter,]
83	$\hat{S} \rightarrow [distribute all] \leftarrow \hat{S}$ rentals and royalties received during the calendar quarter from the lease of
83a	subject
84	minerals on the acquired lands and the lease of acquired mineral interests as follows:
85	(i) 50% to the Land Grant Management Fund created by Section 53C-3-101; and
86	(ii) 50% to the Land Exchange Distribution Account created in Section 53C-3-203;
87	[and]

88	(c) [no later than the last day of the second month following each calendar quarter,]
89	$\hat{S} \rightarrow [\text{deposit}] \leftarrow \hat{S} \text{ [the state's share] } \hat{S} \rightarrow [\frac{50\%}{\text{of the}}] \leftarrow \hat{S} \text{ mineral bonus, rental, and royalty}$
89a	revenue generated from
90	the lease of subject minerals, other than oil shale, on exchanged lands or from the lease of
91	exchanged mineral interests, other than interests in oil shale, \$→ [in] as follows:
91a	(i) 50% to the Land Grant Management Fund created by Section 53C-3-101; and
91b	(ii) 50% to ←\$ the Land Exchange Distribution
92	Account created in Section 53C-3-203[-]; and
93	(d) \$→ [deposit 50% of the] ←\$ mineral bonus, rental, and royalty revenue generated from
93a	<u>the</u>
94	lease of oil shale on exchanged lands or the lease of exchanged mineral interests that are
95	interests in oil shale, net of amounts paid to the United States pursuant to a reserved interest of
96	the United States in oil shale, \$→ [in] as follows:
96a	(i) 50% to the Land Grant Management Fund created by Section 53C-3-101; and
96b	(ii) 50% to ←Ŝ the Land Exchange Distribution Account created in Section
97	<u>53C-3-203.</u>
98	(3) (a) [The] Except as provided in Subsection (3)(c), the director may retain up to 3%
99	of the monies collected under Subsection (1) to pay for administrative costs incurred under
100	[Subsections] Subsections (1) and (2).
101	(b) [The] Except as provided in Subsection (3)(c), the director may deduct
102	administrative costs before [the] distributions are made under [Subsections (2)(a) and (b)]
103	Subsection (2).
104	(c) The director may not deduct administrative costs from the portion of collections
105	derived from minerals on exchanged lands or exchanged mineral interests that is equal to the
106	<u>United States' reserved interest in oil shale.</u>
107	[(c)] <u>(d)</u> The director shall keep the administrative cost deductions in separate
108	accounts.
109	[(d) (i) For purposes of this section, administrative costs include:]
110	[(A) direct costs incurred by the administration; and]
111	[(B) out-of-pocket expenditures incurred by the administration that are directly
112	attributable to leasing or management of the acquired lands for subject minerals or acquired
113	mineral interests.]
114	[(ii) If the administration includes out-of-pocket expenditures under Subsection
115	(3)(d)(i) in determining its costs, those expenditures may not be included in its general
116	calculation of direct costs.]
117	[(e) (i) At the end of each fiscal year, the director shall reconcile the amount actually
118	spent under Subsection (3)(d) with the amount retained under Subsection (3)(a).]

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natural resources development in the state;

119	[(ii)] (e) The monies retained under Subsection (3)(a) are nonlapsing.
120	(f) The director shall distribute in accordance with Subsection (2) the unused balance
121	of the monies retained under Subsection (3)(a) that exceeds \$2,000,000 at the end of a fiscal
122	<u>year.</u>
123	Section 3. Section 53C-3-203 is amended to read:
124	53C-3-203. Land Exchange Distribution Account.
125	(1) As used in this section, "account" means the Land Exchange Distribution Account
126	created in Subsection (2)(a).
127	(2) (a) There is created within the General Fund a restricted account known as the Land
128	Exchange Distribution Account.
129	(b) The account shall consist of [all] revenue deposited in the account as required by
130	[Subsections 53C-3-202(2)(a)(ii) and (2)(b)(ii)] Section 53C-3-202.
131	(3) (a) The state treasurer shall invest monies in the account according to Title 51,
132	Chapter 7, State Money Management Act.
133	(b) The Division of Finance shall deposit interest or other earnings derived from
134	investment of account monies into the General Fund.
135	(4) [For fiscal years beginning on or after fiscal year 2007-08, because the revenue is
136	not derived from taxes, the] The Legislature shall annually appropriate from the account:
137	(a) 55% of all deposits made to the account to counties in amounts proportionate to the
138	amounts of mineral revenue generated from the acquired land, exchanged land, acquired
139	mineral interests, or exchanged mineral interests located in each county, to be used to mitigate
140	the impacts caused by mineral development;
141	(b) 25% of all deposits made to the account to counties in amounts proportionate to the
142	total surface and mineral acreage within each county that was conveyed to the United States
143	under the agreement or an exchange, to be used to mitigate the loss of mineral development
144	opportunities resulting from the agreement or exchange;
145	(c) 1.68% of all deposits made to the account to the State Board of Education, to be
146	used for education research and experimentation in the use of staff and facilities designed to
147	improve the quality of education in Utah;

(d) 1.66% of all deposits made to the account to the Geological Survey, to be used for

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- 150 (e) 1.66% of all deposits made to the account to the Water Research Laboratory at Utah 151 State University, to be used for water development in the state; and
- 152 (f) 7.5% of all deposits made to the account to the Constitutional Defense Restricted 153 Account created in Section 63C-4-103.
 - (5) [For fiscal years 2007-08 and 2008-09] Beginning with fiscal year 2009-10, the Legislature shall annually appropriate from the account [7.5%] 1% of all deposits made to the account to the Geological Survey, to be used for test wells [and], other hydrologic studies, and air quality monitoring in the West Desert.
 - (6) [For fiscal years beginning on or after] Beginning with fiscal year 2009-10, the Legislature shall annually appropriate from the account [7.5%] 6.5% of all deposits made to the account to the Permanent Community Impact Fund created in Section 9-4-303, to be used for grants to political subdivisions of the state to mitigate the impacts resulting from the development or use of school and institutional trust lands.
 - Section 4. Section **63I-1-253** is amended to read:
- 63I-1-253. Repeal dates, Titles 53, 53A, and 53B.
 - The following provisions are repealed on the following dates:
 - (1) Section 53-3-232, Conditional licenses, is repealed July 1, 2015.
- 167 (2) Title 53A, Chapter 1a, Part 6, Public Education Job Enhancement Program is repealed July 1, 2010.
 - (3) Title 53A, Chapter 1a, Part 9, Voluntary Extended-day Kindergarten Program, is repealed July 1, 2011.
- 171 (4) The State Instructional Materials Commission, created in Section 53A-14-101, is 172 repealed July 1, 2011.
- 173 (5) Section 53A-17a-163, Performance-based Compensation Pilot Program is repealed 174 July 1, 2011.
- (6) Subsection 53C-3-203(5), which provides for the distribution of monies from the
 Land Exchange Distribution Account to the Geological Survey for test wells, other hydrologic
 studies, and air quality monitoring in the West Desert, is repealed July 1, 2020.

S.B. 24 1st Sub. (Green) - Land Exchange Distribution Account Amendments

Fiscal Note

2010 General Session State of Utah

State Impact

Enactment of this bill will divert approximately \$133,300 of Land Exchange Restricted Funds from the Permanent Community Impact Fund to the Utah Geological Survey.

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.

2/2/2010, 2:01:55 PM, Lead Analyst: Djambov, I./Attny: AOS

Office of the Legislative Fiscal Analyst