1	BONDS SECURED BY FEDERAL MINERAL LEASE
2	PAYMENTS
3	2011 SECOND SPECIAL SESSION
4	STATE OF UTAH
5	Chief Sponsor: Ralph Okerlund
6	House Sponsor: Kay L. McIff
7	
8	LONG TITLE
9	General Description:
10	This bill extends the date after which a special service district bond secured by federal
11	mineral lease payments may not be issued.
12	Highlighted Provisions:
13	This bill:
14	 extends the date after which a special service district bond secured by federal
15	mineral lease payments may not be issued from December 31, 2010, to December
16	31, 2020;
17	 provides for sunset review of the bond provisions described in this bill before it is
18	repealed on December 31, 2020; and
19	 makes technical changes.
20	Money 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	11-14-308, as last amended by Laws of Utah 2010, Chapter 378
27	ENACTS:

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28	63I-1-211 , Utah Code Annotated 1953
29 30	Be it enacted by the Legislature of the state of Utah:
31	Section 1. Section 11-14-308 is amended to read:
32	11-14-308. Special service district bonds secured by federal mineral lease
33	payments Use of bond proceeds Bond resolution Nonimpairment of appropriation
34	formula Issuance of bonds.
35	(1) Special service districts may:
36	(a) issue bonds payable, in whole or in part, from federal mineral lease payments which
37	are to be deposited into the Mineral Lease Account under Section 59-21-1 and distributed to
38	special service districts under Subsection 59-21-2(2)(h); or
39	(b) pledge all or any part of the mineral lease payments [referred to] described in
40	Subsection (1)(a) as an additional source of payment for their general obligation bonds.
41	(2) The proceeds of these bonds may be used:
42	(a) to construct, repair, and maintain streets and roads;
43	(b) to fund any reserves and costs incidental to the issuance of the bonds and pay any
44	associated administrative costs; and
45	(c) for capital projects of the special service district.
46	(3) (a) The special service district board shall enact a resolution authorizing the
47	issuance of bonds which, until the bonds have been paid in full:
48	(i) shall be irrevocable; and
49	(ii) may not be amended in any manner that would:
50	(A) impair the rights of the bond holders; or
51	(B) jeopardize the timely payment of principal or interest when due.
52	(b) Notwithstanding any other provision of this chapter, the resolution described in
53	Subsection (3)(a) may contain covenants with the bond holder regarding:
54	(i) mineral lease payments, or their disposition;
55	(ii) the issuance of future bonds; or
56	(iii) other pertinent matters considered necessary by the governing body to:
57	(A) assure the marketability of the bonds; or
58	(B) insure the enforcement, collection, and proper application of mineral lease

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59 payments. 60 (4) (a) Except as provided in Subsection (4)(b), the state may not alter, impair, or limit 61 the statutory appropriation formula provided in Subsection 59-21-2(2)(h), in a manner that 62 reduces the amounts to be distributed to the special service district until the bonds and the 63 interest on the bonds are fully met and discharged. Each special service district may include 64 this pledge and undertaking of the state in these bonds. 65 (b) Nothing in this section: 66 (i) may preclude the alteration, impairment, or limitation of these bonds if adequate 67 provision is made by law for the protection of the bond holders; or 68 (ii) shall be construed: 69 (A) as a pledge guaranteeing the actual dollar amount ultimately received by individual 70 special service districts; 71 (B) to require the Department of Transportation to allocate the mineral lease payments 72 in a manner contrary to the general allocation method described in Subsection 59-21-2(2)(h); or 73 (C) to limit the Department of Transportation in making rules or procedures allocating 74 mineral lease payments pursuant to Subsection 59-21-2(2)(h). 75 (5) (a) The average annual installments of principal and interest on bonds to which 76 mineral lease payments have been pledged as the sole source of payment may not at any one 77 time exceed: 78 (i) 80% of the total mineral lease payments received by the issuing entity during the 79 fiscal year of the issuing entity immediately preceding the fiscal year in which the resolution 80 authorizing the issuance of bonds is adopted; or 81 (ii) if the bonds are issued during the first fiscal year the issuing entity is eligible to 82 receive funds, 60% of the amount estimated by the Department of Transportation to be 83 appropriated to the issuing entity in that fiscal year. 84 (b) The Department of Transportation is not liable for any loss or damage resulting 85 from reliance on the estimates. 86 (6) The final maturity date of the bonds may not exceed 15 years from the date of their 87 issuance. 88 (7) Bonds may not be issued under this section after December 31, [2010] 2020. 89 (8) Bonds which are payable solely from a special fund into which mineral lease

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- 90 payments are deposited constitute a borrowing based solely upon the credit of the mineral lease
- 91 payments received or to be received by the special service district and do not constitute an
- 92 indebtedness or pledge of the general credit of the special service district or the state.
- 93 Section 2. Section **63I-1-211** is enacted to read:
- 94 <u>63I-1-211.</u> Repeal dates, Title 11.
- 95 <u>Section 11-14-308 is repealed December 31, 2020.</u>
- 96 Section 3. Effective date.
- 97 If approved by two-thirds of all the members elected to each house, this bill takes effect
- 98 upon approval by the governor, or the day following the constitutional time limit of Utah
- 99 <u>Constitution Article VII, Section 8, without the governor's signature, or in the case of a veto,</u>
- 100 <u>the date of veto override.</u>

Legislative Review Note as of 7-11-11 12:38 PM

Office of Legislative Research and General Counsel