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183	imposition of fees within that grazing district.
184	(ii) The regional board shall expend money received in accordance with Subsection (2).
185	(c) (i) The department shall distribute or expend money received by the state under
186	Subsections 4-20-2(1)(b)(ii) through (iv) for the purposes outlined in Subsection (2).
187	(ii) The department may require entities seeking funding from sources outlined in
188	Subsections 4-20-2(1)(b)(ii) through (iv) to provide matching funds.
189	(2) The department shall ensure that restricted account distributions or expenditures
190	under Subsections (1)(b) and (c) are used for:
191	(a) range improvement and maintenance;
192	(b) the control of predatory and depredating animals;
193	(c) the control, management, or extermination of invading species, range damaging
194	organisms, and poisonous or noxious weeds;
195	(d) the purchase or lease of lands or a conservation easement for the benefit of a
196	grazing district;
197	(e) watershed protection, development, distribution, and improvement; [and]
198	(f) the general welfare of livestock grazing within a grazing district[-]; and
199	(g) subject to Subsection (3), $\hat{\mathbf{H}} \rightarrow [\underline{\mathbf{administration costs of}}]$ costs to monitor $\leftarrow \hat{\mathbf{H}}$ rangeland
199a	improvement projects.
200	(3) Annual account distributions or expenditures for the $\hat{\mathbf{H}} \rightarrow [\mathbf{administration}]$
200a	monitoring ←Ĥ costs described
201	in Subsection (2)(g) may not exceed 10% of the annual receipts of the fund.
202	Section 3. Section 4-25-12 is repealed and reenacted to read:
203	4-25-12. Allowing swine to run at large Class B misdemeanor.
204	(1) A person is guilty of a class B misdemeanor if the person:
205	(a) is in control of a swine; and
206	(b) allows the swine to run at large.
207	(2) A person described in Subsection (1) is liable for damage caused by the swine
208	running at large.
209	Section 4. Section 4-25-12.1 is enacted to read:
210	4-25-12.1. Release of swine for hunting purposes.
211	A person may not release swine on public or private property for hunting purposes.
212	Section 5. Section 4-26-101, which is renumbered from Section 4-26-4 is renumbered
213	and amended to read:

276	Section 9. Section 4-31-102 , which is renumbered from Section 4-26-1 is renumbered
277	and amended to read:
278	[4-26-1]. 4-31-102. Dead domestic animals Duty of owner to bury or
279	otherwise dispose of them Liability for costs.
280	[It is the responsibility of the owner or other person responsible for any domestic
281	animal which dies to bury or otherwise dispose of it within two days after death.]
282	(1) An owner or other person responsible for a domestic animal that dies shall bury or
283	dispose of the animal within two business days after the day on which $\hat{H} \rightarrow [\underline{\text{the animal dies.}}] \underline{\text{the}}$
283a	owner or other person responsible for the animal becomes aware that the animal is dead. \leftarrow \hat{H}
284	(2) If the owner or other person responsible for [such an] the dead animal cannot be
285	found, [it is the duty of] the county, city, or town within which the dead animal is found, shall,
286	at [such] the political subdivision's expense, [to] bury the dead animal.
287	(3) A county, city, or town [which] that incurs expense under this section is entitled to
288	reimbursement from the owner of the dead animal.
289	Section 10. Section 4-31-103, which is renumbered from Section 4-26-2 is renumbered
290	and amended to read:
291	[4-26-2]. 4-31-103. Dead animals Deposit on another's land prohibited.
292	[No] A person [shall] may not deposit a dead animal upon the land of another person
293	without the [latter's] landowner's consent.
294	Section 11. Section 4-31-104, which is renumbered from Section 4-26-3 is renumbered
295	and amended to read:
296	[4-26-3]. <u>4-31-104.</u> Penalty.
297	[Any] A person who violates Section $[4-26-1]$ $4-31-102$ or $[4-26-2]$ $4-31-103$ is guilty
298	of a class ["C"] C misdemeanor.
299	Section 12. Section 4-31-105, which is renumbered from Section 4-31-1 is renumbered
300	and amended to read:
301	[4-31-1]. 4-31-105. Outbreak of contagious or infectious disease Assistance
302	of federal authorities.
303	If there is an outbreak of contagious or infectious disease among domestic animals in
304	this state that imperils livestock in adjoining states, the commissioner shall seek the assistance
305	of the United States [Animal, Plant and Health Inspection Service] Department of Agriculture,
306	Animal and Plant Health Inspection Service in preventing the spread of the disease to other

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369	(2) A person may not feed garbage or plate waste to a swine, unless the swine is
370	slaughtered for home use.
371	(3) A person who violates this section is guilty of a class C misdemeanor.
372	Section 20. Section 4-31-113, which is renumbered from Section 4-31-14 is
373	renumbered and amended to read:
374	[4-31-14]. 4-31-113. Restrictions on movement of infected or exposed
374a	Ŝ→ [domestic] ←Ŝ
375	animals.
376	$\hat{S} \rightarrow (1) \leftarrow \hat{S}$ A person who owns or has possession of [a domestic] an animal [or
376a	domesticated elk]
377	and knows that [it] the animal is infected with, or has been exposed to, any contagious or
378	infectious disease, may not:
379	$\hat{S} \rightarrow [(1)]$ (a) $\leftarrow \hat{S}$ permit [it] the animal to run at large, or come in contact with, $\hat{S} \rightarrow [another]$
379a	domestic] <u>an</u> ←Ŝ
380	animal [which] that can be infected; or
381	$\hat{S} \rightarrow [(2)]$ (b) $\leftarrow \hat{S}$ sell, ship, trade, or give away an infected animal [or domesticated elk]
381a	without
382	disclosing that [it] the animal is diseased or has been exposed to disease.
382a	$\hat{S} \rightarrow (2)$ The provisions of this section do not apply to protected wildlife that is:
382b	(a) living in nature; and
382c	(b) under the jurisdiction of the Division of Wildlife Resources. ←Ŝ
383	Section 21. Section 4-31-114, which is renumbered from Section 4-31-15 is
384	renumbered and amended to read:
385	[4-31-15]. <u>4-31-114.</u> Report of vesicular disease.
386	[Any] (1) A person who identifies symptoms of vesicular disease in livestock shall
387	immediately report it to the department.
388	(2) Failure of a veterinarian licensed in this state to report a diagnosed case of vesicular
389	disease to the department constitutes ground for the revocation of such veterinarian's license.
390	(3) Failure by [the] an owner of livestock to report symptoms of vesicular disease
391	among [such] the owner's livestock constitutes forfeiture of the right to claim an indemnity for
392	an animal slaughtered on account of the disease.
393	Section 22. Section 4-31-115 , which is renumbered from Section 4-31-16 is
394	renumbered and amended to read:
395	[4-31-16]. 4-31-115. Contagious or infectious disease Duties of department.

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431	state to prevent the spread of infectious or contagious disease. [Sheriffs and]
432	(2) A sheriff or other peace [officers within] officer in the state shall, upon request of
433	the commissioner, assist the department in maintaining a quarantine and [shall] arrest [anyone]
434	<u>a person</u> who violates it.
435	(3) The department shall pay all costs and fees incurred by any law enforcement
436	authority in assisting the department.
437	Section 24. Section 4-31-117, which is renumbered from Section 4-31-18 is
438	renumbered and amended to read:
439	[4-31-18]. 4-31-117. State chemist Assistance in diagnosis of disease.
440	The state chemist, upon submission by the commissioner, shall examine and analyze all
441	tissue, grass, water, or other substances necessary in the proper diagnosis of disease or losses
442	among livestock.
443	Section 25. Section 4-31-118 is enacted to read:
444	4-31-118. Animal disease traceability.
445	The department may:
446	(1) make rules, in accordance with Title 63G, Chapter 3, Utah Administrative
447	Rulemaking Act, that are necessary for animal disease traceability and compliance with federal
448	law regarding animal disease traceability; and
449	(2) enforce the rules described in Subsection (1).
450	Section 26. Section 4-31-119 is enacted to read:
451	4-31-119. Disease control of poultry, waterfowl, and game-birds.
452	$\hat{S} \rightarrow \underline{(1)}$ [The] Except as provided in Subsection (2), the $\leftarrow \hat{S}$ department may:
453	\$→ [(1)] (a) ←\$ make rules, in accordance with Title 63G, Chapter 3, Utah Administrative
454	Rulemaking Act, that are necessary for the control and prevention of disease in poultry,
455	waterfowl, and game-birds; and
456	$\hat{S} \rightarrow [\underline{(2)}] (\underline{b}) \leftarrow \hat{S}$ enforce the rules described in Subsection $\hat{S} \rightarrow [\underline{(1)}] (\underline{1})(\underline{a})$.
456a	(2) The department may not make a rule under Subsection (1)(a) that relates to protected
456b	wildlife that is:
456c	(a) living in nature; and
456d	(b) under the jurisdiction of the Division of Wildlife Resources. ←Ŝ
457	Section 27. Section 4-39-103 is amended to read:
458	4-39-103. Department's responsibilities.
459	The department is responsible for enforcing laws and rules relating to:
460	(1) the importation, possession, or transportation of domesticated elk into the state or
461	within the state;