1	SEVERANCE TAX FUNDING FOR CERTAIN PROGRAMS
2	2012 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Ken Ivory
5	Senate Sponsor: Wayne L. Niederhauser
6	
7	LONG TITLE
8	General Description:
9	This bill provides funding for the Constitutional Defense Restricted Account from
10	certain oil and gas severance tax revenues.
11	Highlighted Provisions:
12	This bill:
13	 provides funding for the Constitutional Defense Restricted Account from certain oil
14	and gas severance tax revenues;
15	 provides that the Division of Finance shall make deposits into the Constitutional
16	Defense Restricted Account after making the deposits required to be made into the
17	Uintah Basin Revitalization Fund and the Navajo Revitalization Fund;
18	 repeals obsolete language; and
19	 makes technical and conforming changes.
20	Money Appropriated in this Bill:
21	None
22	Other Special Clauses:
23	None
24	Utah Code Sections Affected:
25	AMENDS:
26	51-9-305 , as last amended by Laws of Utah 2011, Chapter 239
27	59-5-115, as last amended by Laws of Utah 2008, Chapter 141



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	59-5-116, as last amended by Laws of Utah 2010, Chapter 28
	59-5-119, as last amended by Laws of Utah 2007, Chapter 104
	63C-4-103, as last amended by Laws of Utah 2011, Chapters 252 and 303
E	ENACTS:
	59-5-121 , Utah Code Annotated 1953
E	Be it enacted by the Legislature of the state of Utah:
	Section 1. Section 51-9-305 is amended to read:
	51-9-305. Crediting of certain severance tax revenues to the permanent state
t	rust fund Disposition of earnings, interest, or dividends on severance tax revenues
d	leposited into the permanent state trust fund.
	(1) (a) After making the distributions of oil and gas severance tax revenues as required
u	nder Sections 59-5-116 [and], 59-5-119, and 59-5-121, the Division of Finance shall make the
d	listributions required under [Subsections (2) through (5)] this section.
	(b) For purposes of this section, revenue collected from severance taxes on oil and gas
i	mposed under Title 59, Chapter 5, Severance Tax on Oil, Gas, and Mining, does not include
r	evenue that is distributed under Section 59-5-116 [or], 59-5-119, or 59-5-121.
	[(2) (a) Beginning with fiscal year 2008-09 and ending with fiscal year 2010-11, if
a	uthorized by law, the Division of Finance shall credit to the permanent state trust fund all
r	evenue collected in a fiscal year from severance taxes on oil and gas imposed under Title 59,
ϵ	Chapter 5, Severance Tax on Oil, Gas, and Mining, that exceed \$71,000,000.
	[(b)] (2) Beginning with fiscal year 2011-12, [if authorized by law,] the Division of
F	Finance shall credit to the permanent state trust fund all revenue collected in a fiscal year from
S	everance taxes on oil and gas imposed under Title 59, Chapter 5, Severance Tax on Oil, Gas,
a	nd Mining, that exceed \$77,000,000.
	(3) Beginning with fiscal year 2008-09, [if authorized by law,] the Division of Finance
S	hall credit to the permanent state trust fund all revenue collected in a fiscal year from
S	everance taxes on mining imposed under Title 59, Chapter 5, Severance Tax on Oil, Gas, and
N	Mining, that exceed \$27,600,000.
	(4) The state treasurer shall invest and separately account for the earnings on [funds]
r	evenues collected from a tax imposed under Title 59, Chapter 5, Severance Tax on Oil, Gas,

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59	and Mining, that are deposited into the permanent state trust fund [under this section].
60	(5) (a) In accordance with Utah Constitution Article XXII, Section 4, the interest and
61	dividends earned annually on [revenue from severance taxes] revenues collected from a tax
62	imposed under Title 59, Chapter 5, Severance Tax on Oil, Gas, and Mining, that are deposited
63	into the permanent state trust fund shall be deposited in the General Fund.
64	(b) Interest and dividends earned on [revenue from severance taxes] revenues collected
65	from a tax imposed under Title 59, Chapter 5, Severance Tax on Oil, Gas, and Mining, that are
66	deposited in the General Fund pursuant to Subsection (5)(a) shall be credited to the
67	Infrastructure and Economic Diversification Investment Account created in Section 51-9-303.
68	Section 2. Section 59-5-115 is amended to read:
69	59-5-115. Disposition of taxes collected Credit to General Fund.
70	[All taxes] Except as provided in Section 51-9-305, 59-5-116, 59-5-119, or 59-5-121, a
71	tax imposed and collected under Section 59-5-102 shall be paid to the commission, promptly
72	remitted to the state treasurer, and [except those taxes otherwise allocated under Section
73	51-9-305, 59-5-116, or 59-5-119,] credited to the General Fund.
74	Section 3. Section 59-5-116 is amended to read:
75	59-5-116. Disposition of certain taxes collected on Ute Indian land.
76	(1) Except as provided in Subsection (2), there shall be deposited into the Uintah Basin
77	Revitalization Fund established in Section 9-10-102:
78	(a) for taxes imposed under this part, 33% of the taxes collected on oil, gas, or other
79	hydrocarbon substances produced from a well:
80	(i) for which production began on or before June 30, 1995; and
81	(ii) attributable to interests:
82	(A) held in trust by the United States for the Tribe and its members; or
83	(B) on lands identified in Pub. L. No. 440, 62 Stat. 72 (1948);
84	(b) for taxes imposed under this part, 80% of taxes collected on oil, gas, or other
85	hydrocarbon substances produced from a well:
86	(i) for which production began on or after July 1, 1995; and
87	(ii) attributable to interests:
88	(A) held in trust by the United States for the Tribe and its members; or
89	(B) on lands identified in Pub. L. No. 440, 62 Stat. 72 (1948); and

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90	(c) for taxes imposed under this part, 80% of taxes collected on oil, gas, or other
91	hydrocarbon substances produced from a well:
92	(i) for which production began on or after January 1, 2001; and
93	(ii) attributable to interests on lands conveyed to the tribe under the Ute-Moab Land
94	Restoration Act, Pub. L. No. 106-398, Sec. 3303.
95	(2) (a) The maximum amount deposited in the Uintah Basin Revitalization Fund may
96	not exceed:
97	(i) \$3,000,000 in fiscal year 2005-06;
98	(ii) \$5,000,000 in fiscal year 2006-07;
99	(iii) \$6,000,000 in fiscal years 2007-08 and 2008-09; and
100	(iv) for fiscal years beginning with fiscal year 2009-10, the amount determined by the
101	commission as described in Subsection (2)(b).
102	(b) (i) The commission shall increase or decrease the dollar amount described in
103	Subsection (2)(a)(iii) by a percentage equal to the percentage difference between the consumer
104	price index for the preceding calendar year and the consumer price index for calendar year
105	2008; and
106	(ii) after making an increase or decrease under Subsection (2)(b)(i), round the dollar
107	amount to the nearest whole dollar.
108	(c) For purposes of this Subsection (2), "consumer price index" is as described in
109	Section 1(f)(4), Internal Revenue Code, and defined in Section (1)(f)(5), Internal Revenue
110	Code.
111	(d) Any amounts in excess of the maximum described in Subsection (2)(a) shall be
112	deposited [into the General Fund] as provided in Section 59-5-115.
113	Section 4. Section 59-5-119 is amended to read:
114	59-5-119. Disposition of certain taxes collected on Navajo Nation land located in
115	Utah.
116	(1) Except as provided in Subsection (2), there shall be deposited into the Navajo
117	Revitalization Fund established in Section 9-11-104 for taxes imposed under this part
118	beginning on July 1, 1997:
119	(a) 33% of the taxes collected on oil, gas, or other hydrocarbon substances produced
120	from a well:

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121	(i) for which production began on or before June 30, 1996; and
122	(ii) attributable to interests in Utah held in trust by the United States for the Navajo
123	Nation and its members; and
124	(b) 80% of the taxes collected on oil, gas, or other hydrocarbon substances produced
125	from a well:
126	(i) for which production began on or after July 1, 1996; and
127	(ii) attributable to interests in Utah held in trust by the United States for the Navajo
128	Nation and its members.
129	(2) (a) The maximum amount deposited in the Navajo Revitalization Fund may not
130	exceed:
131	(i) \$2,000,000 in fiscal year 2006-07; and
132	(ii) \$3,000,000 for fiscal years beginning with fiscal year 2007-08.
133	(b) Any amounts in excess of the maximum described in Subsection (2)(a) shall be
134	deposited [into the General Fund] as provided in Section 59-5-115.
135	Section 5. Section 59-5-121 is enacted to read:
136	59-5-121. Deposit of certain revenues into Constitutional Defense Restricted
137	Account.
138	For each fiscal year beginning with fiscal year 2012-13, after the Division of Finance
139	makes the deposits required by Sections 59-5-116 and 59-5-119, the Division of Finance shall
140	annually deposit revenues collected from a tax imposed under Section 59-5-102 into the
141	Constitutional Defense Restricted Account equal to the difference between:
142	(1) \$6,000,000; and
143	(2) the amounts required to be deposited into the Constitutional Defense Restricted
144	Account for that fiscal year in accordance with Subsections 63C-4-103(2)(a) and (e).
145	Section 6. Section 63C-4-103 is amended to read:
146	63C-4-103. Creation of Constitutional Defense Restricted Account Sources of
147	funds Uses of funds Reports.
148	(1) There is created a restricted account within the General Fund known as the
149	Constitutional Defense Restricted Account.
150	(2) The account consists of money from the following revenue sources:
151	(a) money deposited [to] into the account as required by Section 53C-3-203;

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152	(b) voluntary contributions;
153	(c) money received by the council from other state agencies; [and]
154	(d) revenues deposited into the account in accordance with Section 59-5-121; and
155	[(d)] <u>(e)</u> appropriations made by the Legislature.
156	(3) The Legislature may annually appropriate money from the Constitutional Defense
157	Restricted Account to one or more of the following:
158	(a) the council for the council's or Federalism Subcommittee's duties established in this
159	chapter;
160	(b) the Public Lands Policy Coordinating Office to carry out its duties in Section
161	63J-4-603;
162	(c) the Office of the Governor, to be used only for the purpose of asserting, defending,
163	or litigating state and local government rights under R.S. 2477, in accordance with a plan
164	developed and approved as provided in Section 63C-4-104;
165	(d) a county or association of counties to assist counties, consistent with the purposes
166	of the council, in pursuing issues affecting the counties; or
167	(e) the Office of the Attorney General, to be used only:
168	(i) for public lands counsel and assistance and litigation to the state or local
169	governments including asserting, defending, or litigating state and local government rights
170	under R.S. 2477 in accordance with a plan developed and approved as provided in Section
171	63C-4-104;
172	(ii) for an action filed in accordance with Section 67-5-29; or
173	(iii) to advise the council and Federalism Subcommittee.
174	(4) (a) The council shall require that any entity that receives money from the
175	Constitutional Defense Restricted Account provide financial reports and litigation reports to
176	the council.
177	(b) Nothing in this Subsection (4) prohibits the council from closing a meeting under
178	Title 52, Chapter 4, Open and Public Meetings Act, or prohibits the council from complying
179	with Title 63G, Chapter 2, Government Records Access and Management Act.

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