

121 (b) The department may reimburse itself and local governments from money collected  
 122 from civil penalties for extraordinary expenses incurred in environmental enforcement  
 123 activities.

124 (c) The department shall:

125 (i) retain \$→ up to ←\$ 50% of the money collected from a civil penalty, minus the  
 125a reimbursement as  
 126 described in Subsection (9)(b) \$→ , but no more than \$200,000 total may be retained by the  
 126a department per fiscal year ←\$ ; and

127 (ii) use the money described in Subsection (9)(c)(i) for environmental remediation  
 128 efforts and programs described in Title 19, Chapter 2, Part 2, Clean Air Retrofit, Replacement,  
 129 and Off-Road Technology Program.

130 [~~(c)~~] (d) The department shall regulate reimbursements by making rules in accordance  
 131 with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, that:

132 (i) define qualifying environmental enforcement activities; and

133 (ii) define qualifying extraordinary expenses.

134 Section 2. Section **78B-2-302** is amended to read:

135 **78B-2-302. Within one year.**

136 An action may be brought within one year:

137 (1) for liability created by the statutes of a foreign state;

138 (2) upon a statute for a penalty or forfeiture where the action is given to an individual,  
 139 or to an individual and the state, except when the statute imposing it prescribes a different  
 140 limitation;

141 (3) except as provided in Section [78B-2-307.5](#), upon a statute, or upon an undertaking  
 142 in a criminal action, for a forfeiture or penalty to the state;

143 (4) for libel, slander, false imprisonment, or seduction;

144 (5) against a sheriff or other officer for the escape of a prisoner arrested or imprisoned  
 145 upon either civil or criminal process;

146 (6) against a municipal corporation for damages or injuries to property caused by a  
 147 mob or riot;

148 (7) except as otherwise expressly provided by statute, against a county legislative body  
 149 or a county executive to challenge a decision of the county legislative body or county  
 150 executive, respectively; or

151 (8) on a claim for relief or a cause of action under Title 63L, Chapter 5, Utah Religious