1	UNIFORM UNCLAIMED PROPERTY ACT
2	2017 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Lyle W. Hillyard
5	House Sponsor: V. Lowry Snow
6 7	LONG TITLE
8	General Description:
9	This bill modifies the Unclaimed Property Act.
10	Highlighted Provisions:
11	This bill:
12	<ul><li>provides and amends definitions;</li></ul>
13	<ul> <li>repeals and reenacts the Revised Uniform Unclaimed Property Act;</li> </ul>
14	<ul> <li>amends and enacts provisions addressing the standards for determining when</li> </ul>
15	property is abandoned or unclaimed;
16	<ul> <li>amends and enacts provisions addressing the procedures for reporting and</li> </ul>
17	submitting abandoned or unclaimed property;
18	<ul> <li>amends and enacts provisions addressing the disposition of abandoned or unclaimed</li> </ul>
19	property in the administrator's custody;
20	<ul> <li>amends and enacts provisions addressing procedures and requirements for claiming</li> </ul>
21	ownership of abandoned or unclaimed property;
22	<ul> <li>amends and enacts provisions addressing the duties of a holder of abandoned or</li> </ul>
23	unclaimed property;
24	amends and enacts provisions addressing the enforcement of the responsibilities and
25	requirements for abandoned or unclaimed property;
26	<ul> <li>enacts provisions addressing the confidentiality and security of abandoned or</li> </ul>
27	unclaimed property reports and information; and
28	<ul><li>makes technical and conforming changes.</li></ul>
29	Money Appropriated in this Bill:

30	None
31	Other Special Clauses:
32	None
33	<b>Utah Code Sections Affected:</b>
34	AMENDS:
35	31A-4-110, as last amended by Laws of Utah 1995, Chapter 198
36	31A-22-1903, as enacted by Laws of Utah 2015, Chapter 259
37	<b>57-16-14</b> , as enacted by Laws of Utah 2001, Chapter 256
38	78B-6-816, as last amended by Laws of Utah 2013, Chapter 206
39	ENACTS:
40	67-4a-104, Utah Code Annotated 1953
41	67-4a-304, Utah Code Annotated 1953
42	67-4a-305, Utah Code Annotated 1953
43	67-4a-306, Utah Code Annotated 1953
44	67-4a-307, Utah Code Annotated 1953
45	67-4a-503, Utah Code Annotated 1953
46	67-4a-504, Utah Code Annotated 1953
47	67-4a-603, Utah Code Annotated 1953
48	67-4a-604, Utah Code Annotated 1953
49	67-4a-605, Utah Code Annotated 1953
50	<b>67-4a-606</b> , Utah Code Annotated 1953
51	67-4a-607, Utah Code Annotated 1953
52	67-4a-608, Utah Code Annotated 1953
53	67-4a-609, Utah Code Annotated 1953
54	67-4a-610, Utah Code Annotated 1953
55	67-4a-803, Utah Code Annotated 1953
56	67-4a-804, Utah Code Annotated 1953
57	<b>67-4a-903</b> , Utah Code Annotated 1953

58	67-4a-904, Utah Code Annotated 1953
59	<b>67-4a-905</b> , Utah Code Annotated 1953
60	<b>67-4a-906</b> , Utah Code Annotated 1953
61	<b>67-4a-1001</b> , Utah Code Annotated 1953
62	<b>67-4a-1002</b> , Utah Code Annotated 1953
63	<b>67-4a-1003</b> , Utah Code Annotated 1953
64	<b>67-4a-1004</b> , Utah Code Annotated 1953
65	<b>67-4a-1005</b> , Utah Code Annotated 1953
66	<b>67-4a-1006</b> , Utah Code Annotated 1953
67	<b>67-4a-1007</b> , Utah Code Annotated 1953
68	<b>67-4a-1008</b> , Utah Code Annotated 1953
69	<b>67-4a-1009</b> , Utah Code Annotated 1953
70	<b>67-4a-1010</b> , Utah Code Annotated 1953
71	<b>67-4a-1011</b> , Utah Code Annotated 1953
72	<b>67-4a-1101</b> , Utah Code Annotated 1953
73	<b>67-4a-1102</b> , Utah Code Annotated 1953
74	<b>67-4a-1103</b> , Utah Code Annotated 1953
75	<b>67-4a-1104</b> , Utah Code Annotated 1953
76	<b>67-4a-1201</b> , Utah Code Annotated 1953
77	<b>67-4a-1202</b> , Utah Code Annotated 1953
78	<b>67-4a-1203</b> , Utah Code Annotated 1953
79	<b>67-4a-1204</b> , Utah Code Annotated 1953
80	<b>67-4a-1205</b> , Utah Code Annotated 1953
81	67-4a-1206, Utah Code Annotated 1953
82	<b>67-4a-1301</b> , Utah Code Annotated 1953
83	67-4a-1302, Utah Code Annotated 1953
84	<b>67-4a-1303</b> , Utah Code Annotated 1953
85	<b>67-4a-1401</b> , Utah Code Annotated 1953

86	67-4a-1402, Utah Code Annotated 1953
87	67-4a-1403, Utah Code Annotated 1953
88	67-4a-1404, Utah Code Annotated 1953
89	67-4a-1405, Utah Code Annotated 1953
90	67-4a-1406, Utah Code Annotated 1953
91	67-4a-1407, Utah Code Annotated 1953
92	67-4a-1408, Utah Code Annotated 1953
93	67-4a-1501, Utah Code Annotated 1953
94	67-4a-1502, Utah Code Annotated 1953
95	67-4a-1503, Utah Code Annotated 1953
96	67-4a-1504, Utah Code Annotated 1953
97	REPEALS AND REENACTS:
98	67-4a-101, as enacted by Laws of Utah 1995, Chapter 198
99	67-4a-102, as last amended by Laws of Utah 2010, Chapter 218
100	67-4a-103, as enacted by Laws of Utah 1995, Chapter 198
101	67-4a-201, as last amended by Laws of Utah 2007, Chapter 18
102	67-4a-202, as enacted by Laws of Utah 1995, Chapter 198
103	67-4a-203, as last amended by Laws of Utah 2007, Chapter 18
104	67-4a-204, as last amended by Laws of Utah 2007, Chapter 18
105	67-4a-205, as last amended by Laws of Utah 2007, Chapter 18
106	67-4a-206, as enacted by Laws of Utah 1995, Chapter 198
107	67-4a-207, as enacted by Laws of Utah 1995, Chapter 198
108	67-4a-208, as last amended by Laws of Utah 2007, Chapter 18
109	67-4a-209, as last amended by Laws of Utah 2007, Chapter 18
110	67-4a-301, as last amended by Laws of Utah 2007, Chapter 18
111	67-4a-302, as last amended by Laws of Utah 2007, Chapter 18
112	67-4a-303, as enacted by Laws of Utah 1995, Chapter 198
113	67-4a-401, as enacted by Laws of Utah 1995, Chapter 198

14	67-4a-402, as last amended by Laws of Utah 2009, Chapter 388
15	67-4a-403, as last amended by Laws of Utah 2009, Chapter 388
16	67-4a-404, as enacted by Laws of Utah 1995, Chapter 198
17	67-4a-405, as last amended by Laws of Utah 2008, Chapter 339
18	67-4a-501, as enacted by Laws of Utah 1995, Chapter 198
19	67-4a-502, as enacted by Laws of Utah 1995, Chapter 198
20	67-4a-601, as last amended by Laws of Utah 2007, Chapter 18
21	67-4a-602, as enacted by Laws of Utah 1995, Chapter 198
22	67-4a-701, as last amended by Laws of Utah 2007, Chapter 18
23	67-4a-702, as enacted by Laws of Utah 1995, Chapter 198
24	67-4a-703, as last amended by Laws of Utah 2008, Chapter 382
25	67-4a-704, as enacted by Laws of Utah 1995, Chapter 198
26	67-4a-705, as enacted by Laws of Utah 1995, Chapter 198
27	67-4a-801, as enacted by Laws of Utah 1995, Chapter 198
28	67-4a-802, as enacted by Laws of Utah 1995, Chapter 198
29	67-4a-901, as enacted by Laws of Utah 1995, Chapter 198
30	67-4a-902, as enacted by Laws of Utah 1995, Chapter 198
31	REPEALS:
32	67-4a-210, as last amended by Laws of Utah 2005, Chapter 156
33	67-4a-211, as last amended by Laws of Utah 2009, Chapter 343
34	67-4a-212, as enacted by Laws of Utah 1995, Chapter 198
35	67-4a-213, as enacted by Laws of Utah 1995, Chapter 198
36	67-4a-214, as last amended by Laws of Utah 2007, Chapter 18
<ul><li>37</li><li>38</li></ul>	Be it enacted by the Legislature of the state of Utah:
39	Section 1. Section <b>31A-4-110</b> is amended to read:
40	31A-4-110. Duty of insurers to report abandoned property.
41	All insurers doing business in Utah shall report under Section [67-4a-301] 67-4a-401

142	any property presumed abandoned under Title 67, Chapter 4a, Part 2, Estandards for
143	Determining When Property Is Abandoned or Unclaimed] Presumption of Abandonment.
144	Section 2. Section 31A-22-1903 is amended to read:
145	31A-22-1903. Insurer conduct.
146	(1) An insurer shall perform a comparison of its insureds' in-force policies, contracts,
147	and retained asset accounts against a death master file, on at least a semi-annual basis, by using
148	the full death master file once and thereafter using the death master file update files for future
149	comparisons to identify potential matches of its insureds. For those potential matches
150	identified as a result of a death master file match:
151	(a) The insurer shall within 90 days of a death master file match:
152	(i) complete a good faith effort, that the insurer documents, to confirm the death of the
153	insured or retained asset account holder against other available records and information; and
154	(ii) determine whether benefits are due in accordance with the applicable policy or
155	contract, and if benefits are due in accordance with the applicable policy or contract:
156	(A) use good faith efforts, that the insurer documents, to locate the beneficiary or
157	beneficiaries; and
158	(B) provide the appropriate claims forms or instructions to the beneficiary or
159	beneficiaries to make a claim including the need to provide an official death certificate, if
160	applicable under the policy or contract.
161	(b) With respect to group life insurance, an insurer shall confirm the possible death of
162	an insured when the insurer maintains at least the following information of those covered under
163	a policy or certificate:
164	(i) social security number, or name and date of birth;
165	(ii) beneficiary designation information;
166	(iii) coverage eligibility;
167	(iv) benefit amount; and
168	(v) premium payment status.
169	(c) An insurer shall implement procedures to account for:

(i) initials used in lieu of a first or middle name, use of a middle name, compound first and middle names, and interchanged first and middle names;

- (ii) compound last names, hyphens, and blank spaces or apostrophes in last names; and
- (iii) transposition of the "month" and "date" portions of the date of birth.

- (d) To the extent permitted by law, the insurer may disclose minimum necessary personal information about the insured or beneficiary to a person who the insurer reasonably believes may be able to assist the insurer locate the beneficiary or a person otherwise entitled to payment of the claims proceeds.
- (2) (a) An insurer that has not engaged in asymmetric conduct before July 1, 2015, is not required to comply with the requirements of this section with respect to a policy, annuity, or retained asset account issued or delivered before July 1, 2015.
- (b) Notwithstanding Subsection (2)(a), an insurer, regardless of whether it has engaged in asymmetric conduct, shall comply with the requirements of this section for a policy, annuity, or retained asset account issued on or after July 1, 2015.
- (3) An insurer or the insurer's service provider may not charge a beneficiary or other authorized representative for fees or costs associated with a death master file search or verification of a death master file match conducted pursuant to this section.
- (4) The benefits from a policy, contract, or retained asset account, plus any applicable accrued contractual interest shall first be payable to the designated beneficiaries or owners and in the event said beneficiaries or owners can not be found, shall be transferred to the state as unclaimed property pursuant to [Section 67-4a-205] Subsection 67-4a-201(7). Interest payable under Section 31A-22-428 may not be payable as unclaimed property under [Section 67-4a-205] Subsection 67-4a-201(7).
- (5) An insurer shall notify the administrator upon the expiration of the statutory holding period under [Section 67-4a-205] Subsection 67-4a-201(7) that:
- (a) a policy, contract beneficiary, or retained asset account holder has not submitted a claim with the insurer; and
- (b) the insurer has complied with Subsection (1) and has been unable, after good faith

efforts documented by the insurer, to contact the retained asset account holder, beneficiary, or beneficiaries.

- (6) Upon such notice, an insurer shall immediately submit the unclaimed policy or contract benefits or unclaimed retained asset accounts, plus any applicable accrued interest, to the administrator.
  - Section 3. Section **57-16-14** is amended to read:

- 57-16-14. Abandoned premises -- Retaking by owner -- Liability of resident or occupant -- Personal property of resident or occupant left on mobile home space.
- (1) In the event of abandonment under Section 57-16-13, the park may retake the mobile home space and attempt to relet the space at a fair rental value. The resident or occupant who abandoned the premises is liable:
- (a) for the entire rent, service charges, and fees that would otherwise be due until the premise is relet or for a period not to exceed 90 days, whichever comes first; and
- (b) any costs incurred by the park necessary to relet the mobile home space at fair market value, including the costs of:
  - (i) moving the mobile home from the mobile home space;
  - (ii) storing the mobile home; and
- (iii) restoring the mobile home space to a reasonable condition, including the cost of replacing or repairing landscaping that was damaged by the resident or occupant.
- (2) (a) If the resident or occupant has abandoned the mobile home space, the mobile home, or both, and has left personal property, including the mobile home, on the mobile home space, the park is entitled to remove the property from the mobile home space, store it for the resident or occupant, and recover actual moving and storage costs from the resident, the occupant, or both. With respect to the mobile home, however, the park may elect to contact the lienholder under Section 57-16-9, or to store the mobile home on the mobile home space, while attempting to notify the resident or occupant under Subsection (2)(b)(i).
- (b) (i) The park shall make reasonable efforts to notify the resident or occupant of the location of the personal property, and that the personal property will be sold at the expiration of

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30 days if not redeemed and removed by the resident or occupant. Reasonable efforts require
that the park send written notice by regular mail to the resident or occupant at the [last-known]
<u>last known</u> address within the park if the park is unaware of any subsequent address. To
redeem the personal property, the resident or occupant is required to pay the reasonable storage
and moving charges.
(ii) If the personal property has been in storage for over 30 days, notice has been given
as required by Subsection (2)(b)(i), and the resident or occupant has made no reasonable effort
to recover the personal property, the park may:
(A) sell the personal property and apply the proceeds toward any amount the resident
or occupant owes; or
(B) donate the personal property to charity or dispose of the property.
(c) Any excess money from the sale of the personal property, including the mobile
home, shall be handled as specified in Title 67, Chapter 4a, Part 2, [Standards for Determining
When Property Is Abandoned or Unclaimed] Presumption of Abandonment.
(d) Nothing contained in this chapter shall be in derogation of or alter the owner's
rights under Title 38, Chapter 3, Lessors' Liens.
Section 4. Section 67-4a-101 is repealed and reenacted to read:
CHAPTER 4a. REVISED UNIFORM UNCLAIMED PROPERTY ACT
Part 1. General Provisions
<u>67-4a-101.</u> Title.
This chapter is known as the "Revised Uniform Unclaimed Property Act."
Section 5. Section 67-4a-102 is repealed and reenacted to read:
<u>67-4a-102.</u> Definitions.
As used in this chapter:
(1) "Administrator" means the deputy state treasurer assigned by the state treasurer.
(2) (a) "Administrator's agent" means a person with which the administrator contracts
to conduct an examination under Part 10, Verified Report of Property and Examination of
Records, on behalf of the administrator.

254	(b) "Adminstrator's agent" includes an independent contractor of the person and each
255	individual participating in the examination on behalf of the person or contractor.
256	(3) "Apparent owner" means a person whose name appears on the records of a holder
257	as the owner of property held, issued, or owing by the holder.
258	(4) (a) "Bank draft" means a check, draft, or similar instrument on which a banking or
259	financial organization is directly liable.
260	(b) "Bank draft" includes:
261	(i) a cashier's check; and
262	(ii) a certified check.
263	(c) "Bank draft" does not include:
264	(i) a traveler's check; or
265	(ii) a money order.
266	(5) "Banking organization" means:
267	(a) a bank;
268	(b) an industrial bank;
269	(c) a trust company;
270	(d) a savings bank; or
271	(e) any organization defined by other law as a bank or banking organization.
272	(6) "Business association" means a corporation, joint stock company, investment
273	company other than an investment company registered under the Investment Company Act of
274	1940, partnership, unincorporated association, joint venture, limited liability company,
275	business trust, trust company, land bank, safe deposit company, safekeeping depository,
276	financial organization, banking organization, insurance company, federally chartered entity,
277	utility, sole proprietorship, or other business entity, whether or not for profit.
278	(7) "Cashier's check" means a check that:
279	(a) is drawn by a banking organization on itself;
280	(b) is signed by an officer of the banking organization; and
281	(c) authorizes payment of the amount shown on the check's face to the payee.

282	(8) "Class action" means a legal action:
283	(a) certified by the court as a class action; or
284	(b) treated by the court as a class action without being formally certified as a class
285	action.
286	(9) "Confidential information" means records, reports, and information that is
287	confidential under Section 67-4a-1402.
288	(10) (a) "Deposit in a financial institution" means a demand, savings, or matured time
289	deposit with a banking or financial organization.
290	(b) "Deposit in a financial institution" includes:
291	(i) any interest or dividends on a deposit; and
292	(ii) a deposit that is automatically renewable.
293	(11) "Domicile" means:
294	(a) for a corporation, the state of the corporation's incorporation;
295	(b) for a business association other than a corporation, whose formation requires a
296	filing with a state, the state of the business association's filing;
297	(c) for a federally chartered entity or an investment company registered under the
298	Investment Company Act of 1940, the state of the entity's or company's home office; and
299	(d) for any other holder, the state of the holder's principal place of business.
300	(12) "Electronic" means relating to technology having electrical, digital, magnetic,
301	wireless, optical, electromagnetic, or similar capabilities.
302	(13) "Electronic mail" means a communication by electronic means that is
303	automatically retained and stored and may be readily accessed or retrieved.
304	(14) "Financial organization" means:
305	(a) a savings and loan association; or
306	(b) a credit union.
307	(15) (a) "Game-related digital content" means digital content that exists only in an
308	electronic game or electronic-game platform.
309	(b) "Game-related digital content" includes:

310	(i) game-play currency, including a virtual wallet, even if denominated in United States
311	currency; and
312	(ii) the following, if for use or redemption only within the game or platform or another
313	electronic game or electronic-game platform:
314	(A) points sometimes referred to as gems, tokens, gold, and similar names; and
315	(B) digital codes.
316	(c) "Game-related digital content" does not include an item that the issuer:
317	(i) permits to be redeemed for use outside a game or platform for:
318	(A) money; or
319	(B) goods or services that have more than minimal value; or
320	(ii) otherwise monetizes for use outside a game or platform.
321	(16) "Gift card" means a payment device such as a plastic card that:
322	(a) is usable at:
323	(i) a single merchant;
324	(ii) an affiliated group of merchants; or
325	(iii) multiple, unaffiliated merchants;
326	(b) contains a means for the electronic storage of information including:
327	(i) a microprocessor chip;
328	(ii) a magnetic stripe; or
329	(iii) a bar code;
330	(c) is prefunded before it is used, whether or not money may be added to the payment
331	device after it is used; and
332	(d) is redeemable for goods or services.
333	(17) "Holder" means a person obligated to hold for the account of, or to deliver or pay
334	to, the owner property subject to this chapter.
335	(18) "Insurance company" means an association, corporation, or fraternal or mutual
336	benefit organization, whether or not for profit, engaged in the business of providing life
337	endowments, annuities, or insurance, including:

338	(a) accident insurance;
339	(b) burial insurance;
340	(c) casualty insurance;
341	(d) credit life insurance;
342	(e) contract performance insurance;
343	(f) dental insurance;
344	(g) disability insurance;
345	(h) fidelity insurance;
346	(i) fire insurance;
347	(j) health insurance;
348	(k) hospitalization insurance;
349	(l) illness insurance;
350	(m) life insurance, including endowments and annuities;
351	(n) malpractice insurance;
352	(o) marine insurance;
353	(p) mortgage insurance;
354	(q) surety insurance;
355	(r) wage protection insurance; and
356	(s) worker compensation insurance.
357	(19) "Last known address" means a description of the location of the apparent owner
358	sufficient for the purpose of the delivery of mail.
359	(20) (a) "Loyalty card" means a record given without direct monetary consideration
360	under an award, reward, benefit, loyalty, incentive, rebate, or promotional program that may be
361	used or redeemed only to obtain goods or services or a discount on goods or services.
362	(b) "Loyalty card" does not include a record that may be redeemed for money or
363	otherwise monetized by the issuer.
364	(21) (a) "Mineral" means any substance that is ordinarily and naturally considered a
365	mineral, regardless of the depth at which the substance is found.

366	(b) "Mineral" includes:
367	(i) building stone;
368	(ii) cement material;
369	(iii) chemical raw material;
370	(iv) coal;
371	(v) colloidal and other clay;
372	(vi) fissionable and nonfissionable ore;
373	(vii) gas;
374	(viii) gemstone;
375	(ix) gravel;
376	(x) lignite;
377	<u>(xi) oil;</u>
378	(xii) oil shale;
379	(xiii) other gaseous liquid or solid hydrocarbon;
380	(xiv) road material;
381	(xv) sand;
382	(xvi) steam and other geothermal resources;
383	(xvii) sulphur; and
384	(xviii) uranium.
385	(22) (a) "Mineral proceeds" means an amount payable:
386	(i) for extraction, production, or sale of minerals; or
387	(ii) for the abandonment of an interest in minerals.
388	(b) "Mineral proceeds" includes an amount payable:
389	(i) for the acquisition and retention of a mineral lease, including a bonus, royalty,
390	compensatory royalty, shut-in royalty, minimum royalty, or delay rental;
391	(ii) for the extraction, production, or sale of minerals, including a net revenue interest,
392	royalty, overriding royalty, extraction payment, or production payment; and
393	(iii) under an agreement or option, including a joint-operating agreement, unit

394	agreement, pooling agreement, and farm-out agreement.
395	(23) (a) "Money order" means a payment order for a specified amount of money.
396	(b) "Money order" includes an express money order and a personal money order on
397	which the remitter is the purchaser.
398	(c) "Money order" does not include a cashier's check.
399	(24) "Municipal bond" means a bond or evidence of indebtedness issued by a
400	municipality or other political subdivision of a state.
401	(25) (a) "Nonfreely transferable security" means a security that cannot be delivered to
402	the administrator by the Depository Trust Clearing Corporation or a similar custodian of
403	securities providing post-trade clearing and settlement services to financial markets or cannot
404	be delivered because there is no agent to effect transfer.
405	(b) "Nonfreely transferable security" includes a worthless security.
406	(26) (a) "Owner" means a person that has a legal, beneficial, or equitable interest in
407	property subject to this chapter or the person's legal representative when acting on behalf of the
408	owner.
409	(b) "Owner" includes:
410	(i) a depositor, for a deposit;
411	(ii) a beneficiary, for a trust other than a deposit in trust;
412	(iii) a creditor, claimant, or payee, for other property; and
413	(iv) the lawful bearer of a record that may be used to obtain money, a reward, or a thing
414	of value.
415	(27) "Person" means:
416	(a) an individual;
417	(b) an estate;
418	(c) a business association;
419	(d) a public corporation;
420	(e) a government entity;
421	(f) an agency

422	(g) a trust;
423	(h) an instrumentality; or
424	(i) any other legal or commercial entity.
425	(28) (a) "Property" means tangible property described in Section 67-4a-205 or a fixed
426	and certain interest in intangible property held, issued, or owed in the course of a holder's
427	business or by a government entity.
428	(b) "Property" includes:
429	(i) all income from or increments to the property;
430	(ii) property referred to as or evidenced by:
431	(A) money, virtual currency, interest, or a dividend, check, draft, or deposit;
432	(B) a credit balance, customer's overpayment, security deposit, refund, credit
433	memorandum, unpaid wage, unused ticket for which the issuer has an obligation to provide a
434	refund, mineral proceeds, or unidentified remittance; and
435	(C) a security except for:
436	(I) a worthless security; or
437	(II) a security that is subject to a lien, legal hold, or restriction evidenced on the records
438	of the holder or imposed by operation of law, if the lien, legal hold, or restriction restricts the
439	holder's or owner's ability to receive, transfer, sell, or otherwise negotiate the security;
440	(iii) a bond, debenture, note, or other evidence of indebtedness;
441	(iv) money deposited to redeem a security, make a distribution, or pay a dividend;
442	(v) an amount due and payable under an annuity contract or insurance policy;
443	(vi) an amount distributable from a trust or custodial fund established under a plan to
444	provide health, welfare, pension, vacation, severance, retirement, death, stock purchase,
445	profit-sharing, employee-savings, supplemental-unemployment insurance, or a similar benefit;
446	and
447	(vii) an amount held under a preneed funeral or burial contract, other than a contract
448	for burial rights or opening and closing services, where the contract has not been serviced
449	following the death or the presumed death of the beneficiary.

450	(c) "Property" does not include:
451	(i) property held in a plan described in Section 529A, Internal Revenue Code;
452	(ii) game-related digital content;
453	(iii) a loyalty card;
454	(iv) an in-store credit for returned merchandise; or
455	(v) a gift card.
456	(29) "Putative holder" means a person believed by the administrator to be a holder,
457	until:
458	(a) the person pays or delivers to the administrator property subject to this chapter; or
459	(b) the administrator or a court makes a final determination that the person is or is not a
460	holder.
461	(30) "Record" means information that is inscribed on a tangible medium or that is
462	stored in an electronic or other medium and is retrievable in perceivable form.
463	(31) "Security" means:
464	(a) a security as defined in Revised Article 8 of the Uniform Commercial Code; or
465	(b) a security entitlement as defined in Revised Article 8 of the Uniform Commercial
466	Code, including a customer security account held by a registered broker-dealer, to the extent
467	the financial assets held in the security account are not:
468	(i) registered on the books of the issuer in the name of the person for which the
469	broker-dealer holds the assets;
470	(ii) payable to the order of the person;
471	(iii) specifically endorsed to the person; or
472	(iv) an equity interest in a business association not included in this Subsection (31).
473	(32) "Sign" means, with present intent to authenticate or adopt a record:
474	(a) to execute or adopt a tangible symbol; or
475	(b) to attach to or logically associate with the record an electronic symbol, sound, or
476	process.
477	(33) "State" means a state of the United States, the District of Columbia, the

478	Commonwealth of Puerto Rico, the United States Virgin Islands, or any territory or insular
479	possession subject to the jurisdiction of the United States.
480	(34) "Utility" means a person that owns or operates for public use a plant, equipment,
481	real property, franchise, or license for:
482	(a) the transmission of communications or information;
483	(b) the production, storage, transmission, sale, delivery, or furnishing of electricity,
484	water, steam, or gas; or
485	(c) the provision of sewage or septic services, or trash, garbage, or recycling disposal.
486	(35) (a) "Virtual currency" means a digital representation of value used as a medium o
487	exchange, unit of account, or store of value, which does not have legal tender status recognized
488	by the United States.
489	(b) "Virtual currency" does not include:
490	(i) the software or protocols governing the transfer of the digital representation of
491	value;
492	(ii) game-related digital content;
493	(iii) a loyalty card;
494	(iv) membership rewards; or
495	(v) a gift card.
496	(36) "Worthless security" means a security whose cost of liquidation and delivery to
497	the administrator would exceed the value of the security on the date a report is due under this
498	chapter.
499	Section 6. Section 67-4a-103 is repealed and reenacted to read:
500	67-4a-103. Inapplicability to foreign transaction.
501	This chapter does not apply to property held, due, and owing in a foreign country if the
502	transaction out of which the property arose was a foreign transaction.
503	Section 7. Section 67-4a-104 is enacted to read:
504	<u>67-4a-104.</u> Rulemaking.
505	(1) The administrator may adopt rules to implement and administer this chapter.

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506	(2) The administrator shall follow the notice, hearing, and publication requirements of
507	Title 63G, Chapter 3, Utah Administrative Rulemaking Act.
508	Section 8. Section 67-4a-201 is repealed and reenacted to read:
509	Part 2. Presumption of Abandonment
510	67-4a-201. When property presumed abandoned.
511	Subject to Section 67-4a-208, the following property is presumed abandoned if the
512	property is unclaimed by the apparent owner during the period specified below:
513	(1) a traveler's check, 15 years after issuance;
514	(2) a money order, seven years after issuance;
515	(3) a state or municipal bond, bearer bond, or original-issue-discount bond, three years
516	after the earliest of the date the bond matures or is called or the obligation to pay the principal
517	of the bond arises;
518	(4) a debt of a business association, three years after the obligation to pay arises;
519	(5) a demand, savings, or time deposit, including a deposit that is automatically
520	renewable, three years after the earlier of maturity or the date of the last indication of interest in
521	the property by the apparent owner, except a deposit that is automatically renewable is
522	considered matured on the deposit's initial date of maturity unless the apparent owner
523	consented in a record on file with the holder to renewal at or about the time of the renewal;
524	(6) money or a credit owed to a customer as a result of a retail business transaction,
525	other than in-store credit for returned merchandise, three years after the obligation arose;
526	(7) an amount owed by an insurance company on a life or endowment insurance policy
527	or an annuity contract that has matured or terminated, three years after the obligation to pay
528	arose under the terms of the policy or contract or, if a policy or contract for which an amount is
529	owed on proof of death has not matured, by proof of the death of the insured or annuitant, as
530	<u>follows:</u>
531	(a) with respect to an amount owed on a life or endowment insurance policy, the earlier
532	<u>of:</u>
533	(i) three years after the policy insurer validates knowledge of the death of the insured;

534	<u>or</u>
535	(ii) three years after the insured has attained, or would have attained if living, the
536	limiting age under the mortality table on which the reserve for the policy is based; and
537	(b) with respect to an amount owed on an annuity contract, three years after the date
538	the annuity contract insurer validates knowledge of the death of the annuitant;
539	(8) property distributable by a business association in the course of dissolution, one
540	year after the property becomes distributable;
541	(9) property held by a court, including property received as proceeds of a class action,
542	one year after the property becomes distributable;
543	(10) property held by a government or governmental subdivision, agency, or
544	instrumentality, including municipal bond interest and unredeemed principal under the
545	administration of a paying agent or indenture trustee, one year after the property becomes
546	distributable;
547	(11) wages, commissions, bonuses, or reimbursements to which an employee is
548	entitled, or other compensation for personal services, one year after the amount becomes
549	payable;
550	(12) a deposit or refund owed to a subscriber by a utility, one year after the deposit or
551	refund becomes payable; and
552	(13) property not specified in this section or Sections 67-4a-202 through 67-4a-206, the
553	earlier of three years after the owner first has a right to demand the property or the obligation to
554	pay or distribute the property arises.
555	Section 9. Section 67-4a-202 is repealed and reenacted to read:
556	67-4a-202. When tax-deferred retirement account presumed abandoned.
557	(1) Subject to Section 67-4a-208, property held in a pension account or retirement
558	account that qualifies for tax deferral under the income tax laws of the United States is
559	presumed abandoned if the property is unclaimed by the apparent owner three years after:
560	(a) the later of the following dates:
561	(i) except as in Subsection (1)(a)(ii), the date a communication sent by the holder by

562	first-class United States mail to the apparent owner is returned to the holder undelivered by the
563	United States Postal Service; or
564	(ii) if a communication under Subsection (1)(a)(i) is re-sent within 30 days after the
565	date the first communication is returned undelivered, the date the second communication was
566	returned undelivered by the United States Postal Service; or
567	(b) the earlier of the following dates:
568	(i) the date the apparent owner becomes 70.5 years of age, if determinable by the
569	holder; or
570	(ii) if the Internal Revenue Code, Sec. 1 et seq., requires distribution to avoid a tax
571	penalty, two years after the date the holder:
572	(A) receives confirmation of the death of the apparent owner in the ordinary course of
573	the holder's business; or
574	(B) confirms the death of the apparent owner under Subsection (2).
575	(2) If a holder in the ordinary course of the holder's business receives notice or an
576	indication of the death of an apparent owner and Subsection (1)(b) applies, the holder shall
577	attempt not later than 90 days after receipt of the notice or indication to confirm whether the
578	apparent owner is deceased.
579	(3) (a) Subject to Subsection (3)(b), if the holder does not send communications to the
580	apparent owner of an account described in Subsection (1) by first-class United States mail on a
581	least an annual basis, the holder shall attempt to confirm the apparent owner's interest in the
582	property by sending the apparent owner an electronic mail communication not later than two
583	years after the apparent owner's last indication of interest in the property.
584	(b) The holder shall promptly attempt to contact the apparent owner by first-class
585	United States mail if:
586	(i) the holder does not have information needed to send the apparent owner an
587	electronic mail communication or the holder believes that the apparent owner's electronic mail
588	address in the holder's records is not valid;
589	(ii) the holder receives notification that the electronic mail communication was not

590	received; or
591	(iii) the apparent owner does not respond to the electronic mail communication within
592	30 days after the communication was sent.
593	(4) If first-class United States mail sent under Subsection (3) is returned to the holder
594	undelivered by the United States Postal Service, the property is presumed abandoned three
595	years after the later of:
596	(a) except as in Subsection (4)(b), the date a communication to contact the apparent
597	owner sent by first-class United States mail is returned to the holder undelivered;
598	(b) if the communication under Subsection (4)(a) is re-sent within 30 days after the
599	date the first communication is returned undelivered, the date the second communication was
600	returned undelivered; or
501	(c) the date established by Subsection (1)(b).
502	Section 10. Section 67-4a-203 is repealed and reenacted to read:
503	67-4a-203. When other tax-deferred account presumed abandoned.
504	Subject to Section 67-4a-208 and except for property described in Section 67-4a-202
505	and property held in a plan described in Section 529A, Internal Revenue Code, property held in
606	an account or plan, including a health savings account, that qualifies for tax deferral under the
507	income tax laws of the United States is presumed abandoned if the property is unclaimed by
608	the apparent owner three years after the earlier of:
509	(1) the date, if determinable by the holder, specified in the income tax laws and
610	regulations of the United States by which distribution of the property must begin to avoid a tax
511	penalty, with no distribution having been made; or
512	(2) 30 years after the date the account was opened.
513	Section 11. Section 67-4a-204 is repealed and reenacted to read:
514	67-4a-204. When custodial account for minor presumed abandoned.
615	(1) Subject to Section 67-4a-208, property held in an account established under a state's
616	Uniform Gifts to Minors Act or Uniform Transfers to Minors Act is presumed abandoned if the
617	property is unclaimed by or on behalf of the minor on whose behalf the account was opened

618	three years after the later of:
619	(a) except as in Subsection (1)(b), the date a communication sent by the holder by
620	first-class United States mail to the custodian of the minor on whose behalf the account was
621	opened is returned undelivered to the holder by the United States Postal Service;
622	(b) if communication is re-sent within 30 days after the date the first communication
623	under Subsection (1)(a) is returned undelivered, the date the second communication was
624	returned undelivered; or
625	(c) the date on which the custodian is required to transfer the property to the minor or
626	the minor's estate in accordance with the Uniform Gifts to Minors Act or Uniform Transfers to
627	Minors Act of the state in which the account was opened.
628	(2) (a) Subject to Subsection (2)(b), if the holder does not send communications to the
629	custodian of the minor on whose behalf an account described in Subsection (1) was opened by
630	first-class United States mail on at least an annual basis, the holder shall attempt to confirm the
631	custodian's interest in the property by sending the custodian an electronic mail communication
632	not later than two years after the custodian's last indication of interest in the property.
633	(b) The holder shall promptly attempt to contact the custodian by first-class United
634	States mail if:
635	(i) the holder does not have information needed to send the custodian an electronic
636	mail communication or the holder believes that the custodian's electronic mail address in the
637	holder's records is not valid;
638	(ii) the holder receives notification that the electronic mail communication was not
639	received; or
640	(iii) the custodian does not respond to the electronic mail communication within 30
641	days after the communication was sent.
642	(3) If first-class United States mail sent under Subsection (2) is returned undelivered to
643	the holder by the United States Postal Service, the property is presumed abandoned three years
644	after the later of:
645	(a) the date a second consecutive communication to contact the custodian by first-class

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646	United States mail is returned to the holder undelivered by the United States Postal Service; or
647	(b) the date established by Subsection (1)(c).
648	(4) When the property in the account described in Subsection (1) is transferred to the
649	minor on whose behalf an account was opened or to the minor's estate, the property in the
650	account is no longer subject to this section.
651	Section 12. Section 67-4a-205 is repealed and reenacted to read:
652	67-4a-205. When contents of safe-deposit box presumed abandoned.
653	Tangible property held in a safe-deposit box and proceeds from a sale of the property by
654	the holder permitted by law of this state other than this chapter are presumed abandoned if the
655	property remains unclaimed by the apparent owner five years after the earlier of the:
656	(1) expiration of the lease or rental period for the box; or
657	(2) earliest date when the lessor of the box is authorized by law of this state other than
658	this chapter to enter the box and remove or dispose of the contents without consent or
659	authorization of the lessee.
660	Section 13. Section 67-4a-206 is repealed and reenacted to read:
661	67-4a-206. When security presumed abandoned.
662	(1) Subject to Section 67-4a-208, a security is presumed abandoned three years after:
663	(a) the date a second consecutive communication sent by the holder by first-class
664	<u>United States mail to the apparent owner is returned to the holder undelivered by the United</u>
665	States Postal Service; or
666	(b) if the second communication is made later than 30 days after the first
667	communication is returned, the date the first communication is returned undelivered to the
668	holder by the United States Postal Service.
669	(2) (a) Except as provided in Subsection (2)(b), if the holder does not send
670	communications to the apparent owner of a security by first-class United States mail, the holder

shall attempt to confirm the apparent owner's interest in the security by sending the apparent

owner an electronic-mail communication not later than two years after the apparent owner's last

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indication of interest in the security.

674	(b) The holder shall promptly attempt to contact the apparent owner by first-class
675	United States mail if:
676	(i) the holder does not have information needed to send the apparent owner an
677	electronic-mail communication or the holder believes that the apparent owner's electronic-mail
678	address in the holder's records is not valid;
679	(ii) the holder receives notification that the electronic-mail communication was not
680	received; or
681	(iii) the apparent owner does not respond to the electronic-mail communication not
682	later than 30 days after the communication was sent.
683	(3) If first-class United States mail sent under Subsection (2) is returned to the holder
684	undelivered by the United States Postal Service, the security is presumed abandoned three
685	years after the date the mail is returned.
686	Section 14. Section 67-4a-207 is repealed and reenacted to read:
687	67-4a-207. When related property presumed abandoned.
688	At and after the time property is presumed abandoned under this chapter, any other
689	property right or interest accrued or accruing from the property and not previously presumed
690	abandoned is also presumed abandoned.
691	Section 15. Section 67-4a-208 is repealed and reenacted to read:
692	67-4a-208. Indication of apparent owner interest in property.
693	(1) The period after which property is presumed abandoned is measured from the later
694	<u>of:</u>
695	(a) the date the property is presumed abandoned under this part; or
696	(b) the latest indication of interest by the apparent owner in the property.
697	(2) Under this chapter, an indication of an apparent owner's interest in property
698	includes:
699	(a) a record communicated by the apparent owner to the holder or agent of the holder
700	concerning the property or the account in which the property is held;
701	(b) an oral communication by the apparent owner to the holder or agent of the holder

702	concerning the property or the account in which the property is held, if the holder or the
703	holder's agent contemporaneously makes and preserves a record of the fact of the apparent
704	owner's communication;
705	(c) presentment of a check or other instrument of payment of a dividend, interest
706	payment, or other distribution, or evidence of receipt of a distribution made by electronic or
707	similar means, with respect to an account, underlying security, or interest in a business
708	association;
709	(d) activity directed by an apparent owner in the account in which the property is held,
710	including accessing the account or information concerning the account, or a direction by the
711	apparent owner to increase, decrease, or otherwise change the amount or type of property held
712	in the account;
713	(e) a deposit into or withdrawal from an account at a banking organization or financial
714	organization, except for an automatic deposit or withdrawal previously authorized by the
715	apparent owner or an automatic reinvestment of dividends or interest; and
716	(f) subject to Subsection (5), payment of a premium on an insurance policy.
717	(3) An action by an agent or other representative of an apparent owner, other than the
718	holder acting as the apparent owner's agent, is presumed to be an action on behalf of the
719	apparent owner.
720	(4) A communication with an apparent owner by a person other than the holder or the
721	holder's representative is not an indication of interest in the property by the apparent owner
722	unless a record of the communication evidences the apparent owner's knowledge of a right to
723	the property.
724	(5) If the insured dies or the insured or beneficiary of an insurance policy otherwise
725	becomes entitled to the proceeds before depletion of the cash surrender value of the policy by
726	operation of an automatic premium loan provision or other nonforfeiture provision contained in
727	the policy, the operation does not prevent the policy from maturing or terminating.
728	Section 16. Section 67-4a-209 is repealed and reenacted to read:
729	67-4a-209. Deposit account for proceeds of insurance policy or annuity contract.

If proceeds payable under a life or endowment insurance policy or annuity contract are
deposited into an account with check- or draft-writing privileges for the beneficiary of the
policy or contract and, under a supplementary contract not involving annuity benefits other
than death benefits, the proceeds are retained by the insurance company, the financial
organization, or the banking organization where the account is held, the policy or contract
includes the assets in the account.
Section 17. Section 67-4a-301 is repealed and reenacted to read:
Part 3. Rules for Taking Custody of Property Presumed Abandoned
67-4a-301. Address of apparent owner to establish priority.
In this part, the following rules apply:
(1) the last known address of an apparent owner is any description, code, or other
indication of the location of the apparent owner that identifies the state, even if the description
code, or indication of location is not sufficient to direct the delivery of first-class United States
mail to the apparent owner;
(2) if the United States postal zip code associated with the apparent owner is for a post
office located in this state, this state is considered to be the state of the last known address of
the apparent owner unless other records associated with the apparent owner specifically
identify the physical address of the apparent owner to be in another state;
(3) if the address under Subsection (2) is in another state, the other state is considered
to be the state of the last-known address of the apparent owner; and
(4) the address of the apparent owner of a life or endowment insurance policy or
annuity contract or the policy's or contract's proceeds is presumed to be the address of the
insured or annuitant if a person other than the insured or annuitant is entitled to the amount
owed under the policy or contract and the address of the other person is not known by the
insurance company and cannot be determined under Section 67-4a-302.
Section 18. Section 67-4a-302 is repealed and reenacted to read:
67-4a-302. Address of apparent owner in this state.
The administrator may take custody of property that is presumed abandoned, whether

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located in this state, another state, or a foreign country if:

(1) the last known address of the apparent owner in the records of the holder is in this

- (1) the last known address of the apparent owner in the records of the holder is in this state; or
- (2) the records of the holder do not reflect the identity or last known address of the apparent owner, but the administrator has determined that the last known address of the apparent owner is in this state.
  - Section 19. Section 67-4a-303 is repealed and reenacted to read:
  - 67-4a-303. If records show multiple addresses of apparent owner.
- (1) Except as in Subsection (2), if records of a holder reflect multiple addresses for an apparent owner and this state is the state of the most recently recorded address, this state may take custody of property presumed abandoned, whether located in this state or another state.
- (2) If it appears from records of the holder that the most recently recorded address of the apparent owner under Subsection (1) is a temporary address and this state is the state of the next most recently recorded address that is not a temporary address, this state may take custody of the property presumed abandoned.
- Section 20. Section **67-4a-304** is enacted to read:
- 774 67-4a-304. Holder domiciled in this state.

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- (1) Except as in Subsection (2) or Section 67-4a-302 or 67-4a-303, the administrator may take custody of property presumed abandoned, whether located in this state, another state, or a foreign country, if the holder is domiciled in this state or is this state or a governmental subdivision, agency, or instrumentality of this state, and:
- (a) another state or foreign country is not entitled to the property because there is no last known address of the apparent owner or other person entitled to the property in the records of the holder; or
- (b) the state or foreign country of the last known address of the apparent owner or other person entitled to the property does not provide for custodial taking of the property.
- 784 (2) Property is not subject to custody of the administrator under Subsection (1) if the 785 property is specifically exempt from custodial taking under the law of this state or the state or

786	foreign country of the last known address of the apparent owner.
787	(3) If a holder's state of domicile has changed since the time property was presumed
788	abandoned, the holder's state of domicile in this section is considered to be the state where the
789	holder was domiciled at the time the property was presumed abandoned.
790	Section 21. Section 67-4a-305 is enacted to read:
791	67-4a-305. Custody if transaction took place in this state.
792	Except as in Section 67-4a-302, 67-4a-303, or 67-4a-304, the administrator may take
793	custody of property presumed abandoned whether located in this state or another state if:
794	(1) the transaction out of which the property arose took place in this state;
795	(2) the holder is domiciled in a state that does not provide for the custodial taking of
796	the property, except that if the property is specifically exempt from custodial taking under the
797	law of the state of the holder's domicile, the property is not subject to the custody of the
798	administrator; and
799	(3) the last known address of the apparent owner or other person entitled to the
800	property is unknown or in a state that does not provide for the custodial taking of the property,
801	except that if the property is specifically exempt from custodial taking under the law of the
802	state of the last known address, the property is not subject to the custody of the administrator.
803	Section 22. Section 67-4a-306 is enacted to read:
804	67-4a-306. Traveler's check, money order, or similar instrument.
805	The administrator may take custody of sums payable on a traveler's check, money order
806	or similar instrument presumed abandoned to the extent permissible under 12 U.S.C. Secs.
807	2501 through 2503.
808	Section 23. Section 67-4a-307 is enacted to read:
809	67-4a-307. Burden of proof to establish administrator's right to custody.
810	Subject to Part 4, Report by Holder, if the administrator asserts a right to custody of
811	unclaimed property and there is a dispute concerning such property, the administrator has the
812	initial burden to prove:
813	(1) the existence and amount of the property;

814	(2) the property is presumed abandoned; and
815	(3) the property is subject to the custody of the administrator.
816	Section 24. Section 67-4a-401 is repealed and reenacted to read:
817	Part 4. Report by Holder
818	67-4a-401. Report required by holder.
819	(1) (a) A holder of property presumed abandoned and subject to the custody of the
820	administrator shall report in a record to the administrator concerning the property.
821	(b) A holder shall report via the Internet in a format approved by the administrator,
822	unless the administrator gives a holder specific permission to file a paper report.
823	(2) A holder may contract with a third party to make the report required under
824	Subsection (1).
825	(3) Whether or not a holder contracts with a third party under Subsection (2), the
826	holder is responsible:
827	(a) to the administrator for the complete, accurate, and timely reporting of property
828	presumed abandoned; and
829	(b) for paying or delivering to the administrator property described in the report.
830	Section 25. Section 67-4a-402 is repealed and reenacted to read:
831	67-4a-402. Content of report.
832	(1) The report required under Section 67-4a-401 shall:
833	(a) be signed by or on behalf of the holder and verified as to the report's completeness
834	and accuracy;
835	(b) if filed electronically, be in a secure format approved by the administrator that
836	protects confidential information of the apparent owner;
837	(c) describe the property;
838	(d) except for a traveler's check, money order, or similar instrument, contain the name
839	if known, last known address, if known, and social security number or taxpayer identification
840	number, if known or readily ascertainable, of the apparent owner of property with a value of
841	\$50 or more;

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842	(e) for an amount held or owing under a life or endowment insurance policy or annuity
843	contract, contain the name and last known address of the insured, annuitant, or other apparent
844	owner of the policy or contract and of the beneficiary;
845	(f) for property held in or removed from a safe-deposit box, indicate the location of the
846	property, where the property may be inspected by the administrator, and any amounts owed to
847	the holder under Section 67-4a-606;
848	(g) contain the commencement date for determining abandonment under Part 2,
849	Presumption of Abandonment;
850	(h) state that the holder has complied with the notice requirements of Section
851	<u>67-4a-501;</u>
852	(i) identify property that is a nonfreely transferable security and explain why the
853	property is a nonfreely transferable security; and
854	(j) contain other information the administrator prescribes by rules.
855	(2) (a) A report under Section 67-4a-401 may include in the aggregate items valued
856	under \$50 each.
857	(b) If the report includes items in the aggregate valued under \$50 each, the
858	administrator may not require the holder to provide the name and address of an apparent owner
859	of an item unless the information is necessary to verify or process a claim in progress by the
860	apparent owner.
861	(3) A report under Section 67-4a-401 may include personal information as defined in
862	Subsection 67-4a-1401(1) about the apparent owner or the apparent owner's property.
863	(4) If a holder has changed the holder's name while holding property presumed
864	abandoned or is a successor to another person that previously held the property for the apparent
865	owner, the holder shall include in the report under Section 67-4a-401:
866	(a) the holder's former name or the name of the previous holder, if any; and
867	(b) the known name and address of each previous holder of the property.
868	Section 26. Section 67-4a-403 is repealed and reenacted to read:
869	67-4a-403. When report to be filed.

870	(1) Subject to Subsection (2), the report under Section 67-4a-401 shall be filed before
871	November 1 of each year and cover the 12 months preceding July 1 of that year.
872	(2) (a) Before the date for filing the report under Section 67-4a-401, the holder of
873	property presumed abandoned may request the administrator to extend the time for filing.
874	(b) The administrator may grant an extension.
875	(c) If the extension is granted, the holder may pay or make a partial payment of the
876	amount the holder estimates ultimately will be due.
877	(d) The payment or partial payment terminates accrual of interest on the amount paid.
878	Section 27. Section 67-4a-404 is repealed and reenacted to read:
879	67-4a-404. Retention of records by holder.
880	(1) A holder required to file a report under Section 67-4a-401 shall retain records for
881	five years after the later of the date the report was filed or the last date a timely report was due
882	to be filed, unless a shorter period is provided by rule of the administrator.
883	(2) The holder may satisfy the requirement to retain records under this section through
884	an agent.
885	(3) The records shall contain:
886	(a) the information required to be included in the report;
887	(b) the date, place, and nature of the circumstances that gave rise to the property right;
888	(c) the amount or value of the property;
889	(d) the last address of the apparent owner, if known to the holder; and
890	(e) if the holder sells, issues, or provides to others for sale or issue in this state
891	traveler's checks, money orders, or similar instruments, other than third-party bank checks, on
892	which the holder is directly liable, a record of the instruments while they remain outstanding
893	indicating the state and date of issue.
894	Section 28. Section 67-4a-405 is repealed and reenacted to read:
895	67-4a-405. Property reportable and payable or deliverable absent owner demand
896	Property is reportable and payable or deliverable under this chapter even if the owner
897	fails to make demand or present an instrument or document otherwise required to obtain

898	payment.
899	Section 29. Section 67-4a-501 is repealed and reenacted to read:
900	Part 5. Notice to Apparent Owner of Property Presumed Abandoned
901	67-4a-501. Notice to apparent owner by holder.
902	(1) Subject to Subsections (2) and (3), the holder of property presumed abandoned
903	shall send to the apparent owner notice by first-class United States mail that complies with
904	Section 67-4a-502 in a format acceptable to the administrator not more than 180 days nor less
905	than 60 days before filing the report under Section 67-4a-401 if:
906	(a) the holder has in the holder's records an address for the apparent owner that the
907	holder's records do not disclose to be invalid and is sufficient to direct the delivery of first-class
908	United States mail to the apparent owner; and
909	(b) the value of the property is \$50 or more.
910	(2) If an apparent owner has consented to receive electronic mail delivery from the
911	holder, the holder shall send the notice described in Subsection (1) both by first-class United
912	States mail to the apparent owner's last-known mailing address and by electronic mail, unless
913	the holder believes that the apparent owner's electronic mail address is invalid.
914	Section 30. Section 67-4a-502 is repealed and reenacted to read:
915	67-4a-502. Contents of notice by holder.
916	(1) Notice under Section 67-4a-501 shall contain a heading that reads substantially as
917	<u>follows:</u>
918	"Notice. The State of Utah requires us to notify you that your property may be
919	transferred to the custody of the state's unclaimed property administrator if you do not contact
920	us before (insert date that is 30 days after the date of this notice)."
921	(2) The notice under Section 67-4a-501 shall:
922	(a) identify the nature and, except for property that does not have a fixed value, the
923	value of the property that is the subject of the notice;
924	(b) state that the property will be turned over to the administrator;
925	(c) state that after the property is turned over to the administrator an apparent owner

926	that seeks return of the property may file a claim with the administrator;
927	(d) state that property that is not legal tender of the United States may be sold by the
928	administrator;
929	(e) provide instructions that the apparent owner shall follow to prevent the holder from
930	reporting and paying or delivering the property to the administrator; and
931	(f) include the name, address, and electronic mail address or telephone number to
932	contact the holder.
933	(3) The holder may supplement the required information by listing a website where
934	apparent owners may obtain more information about how to prevent the holder from reporting
935	and paying or delivering the property to the state treasurer.
936	Section 31. Section 67-4a-503 is enacted to read:
937	67-4a-503. Notice by administrator.
938	(1) The administrator shall give notice to an apparent owner that property presumed
939	abandoned and that appears to be owned by the apparent owner is held by the administrator
940	under this chapter.
941	(2) In providing notice under Subsection (1), the administrator shall:
942	(a) except as otherwise provided in Subsection (2)(b), send written notice by first-class
943	United States mail to each apparent owner of property valued at \$50 or more held by the
944	administrator, unless the administrator determines that a mailing by first-class United States
945	mail would not be received by the apparent owner, and, in the case of a security held in an
946	account for which the apparent owner had consented to receiving electronic mail from the
947	holder, send notice by electronic mail if the electronic mail address of the apparent owner is
948	known to the administrator instead of by first-class United States mail; or
949	(b) send the notice to the apparent owner's electronic mail address if the administrator
950	does not have a valid United States mail address for an apparent owner, but has an electronic
951	mail address that the administrator does not know to be invalid.
952	(3) In addition to the notice under Subsection (2), the administrator shall publish every
953	12 months in at least one English language newspaper of general circulation in this state notice

954	of property held by the administrator, which shall include:
955	(a) the total value of property received by the administrator during the preceding
956	12-month period, taken from the reports under Section 67-4a-401;
957	(b) the total value of claims paid by the administrator during the preceding 12-month
958	period;
959	(c) the Internet web address of the unclaimed property website maintained by the
960	administrator;
961	(d) a telephone number and electronic mail address to contact the administrator to
962	inquire about or claim property; and
963	(e) a statement that a person may access the Internet by a computer to search for
964	unclaimed property, and a computer may be available as a service to the public at a local public
965	<u>library.</u>
966	(4) (a) The administrator shall maintain a website accessible by the public and
967	electronically searchable that contains the names reported to the administrator of apparent
968	owners for whom property is being held by the administrator.
969	(b) The administrator is not required to list property on the website if:
970	(i) no owner name was reported;
971	(ii) a claim has been initiated or is pending for the property;
972	(iii) the Office of the State Treasurer has made direct contact with the apparent owner
973	of the property; or
974	(iv) the administrator reasonably believes exclusion of the property is in the best
975	interests of both the state and the owner of the property.
976	(5) The website or database maintained under Subsection (4) shall include instructions
977	for filing with the administrator a claim to property and a printable claim form with
978	instructions.
979	(6) (a) At least annually, the administrator shall notify the State Tax Commission of the
980	names of all persons appearing to be owners of abandoned property under this chapter.
981	(b) The administrator shall also provide to the State Tax Commission the social

982	security numbers of the persons, if available.
983	(c) The State Tax Commission shall:
984	(i) notify the administrator if any person under Subsection (6)(a) has filed a Utah
985	income tax return in that year; and
986	(ii) provide the administrator with the person's address that appears on the tax return.
987	(d) In order to facilitate the return of property under this Subsection (6), the
988	administrator and the State Tax Commission may enter into an interagency agreement
989	concerning protection of confidential information, data match rules, and other issues.
990	(7) (a) If the value of the property that is owed the person is \$2,000 or less:
991	(i) the person is not required to file a claim under Section 67-4a-903; and
992	(ii) the administrator shall deliver the property or pay the amount owing to the person
993	in the manner provided under Section 67-4a-905.
994	(b) If the value of the property that is owed the person is greater than \$2,000, the
995	administrator shall send written notice to the person informing the person that the person:
996	(i) is the owner of abandoned property held by the state; and
997	(ii) may file a claim with the administrator for return of the property.
998	(8) The administrator may use publicly and commercially available databases to find
999	and update or add information for apparent owners of property held by the administrator.
1000	(9) In addition to giving notice under Subsection (2), publishing the information under
1001	Subsection (3), and maintaining the website or database under Subsection (4), the administrator
1002	may use other printed publication, telecommunication, the Internet, or other media to inform
1003	the public of the existence of unclaimed property held by the administrator.
1004	Section 32. Section 67-4a-504 is enacted to read:
1005	67-4a-504. Cooperation among state officers and agencies to locate apparent
1006	owner.
1007	(1) Unless prohibited by law of this state other than this chapter, on request of the
1008	administrator, each officer, agency, board, commission, division, and department of this state,
1009	any body politic and corporate created by this state for a public purpose, and each political

1010	subdivision of this state shall:
1011	(a) make books and records available to the administrator; and
1012	(b) cooperate with the administrator to determine the current address of an apparent
1013	owner of property held by the administrator under this chapter.
1014	(2) At the administrator's discretion, the administrator may also enter into data sharing
1015	agreements to enable other governmental agencies to provide an additional notice to apparent
1016	owners of property held by the administrator.
1017	Section 33. Section 67-4a-601 is repealed and reenacted to read:
1018	Part 6. Taking Custody of Property by Administrator
1019	67-4a-601. Definition of good faith.
1020	In this chapter, payment or delivery of property is made in good faith if a holder:
1021	(1) had a reasonable basis for believing, based on the facts then known, that the
1022	property was required or permitted to be paid or delivered to the administrator under this
1023	chapter; or
1024	(2) made payment or delivery:
1025	(a) in response to a demand by the administrator or administrator's agent; or
1026	(b) under a guidance or ruling issued by the administrator that the holder reasonably
1027	believed required or permitted the property to be paid or delivered.
1028	Section 34. Section 67-4a-602 is repealed and reenacted to read:
1029	<u>67-4a-602.</u> Dormancy charge.
1030	(1) A holder may deduct a dormancy charge from property required to be paid or
1031	delivered to the administrator if:
1032	(a) a valid contract between the holder and the apparent owner authorizes imposition of
1033	the charge for the apparent owner's failure to claim the property within a specified time; and
1034	(b) the holder regularly imposes the charge and regularly does not reverse or otherwise
1035	cancel the charge.
1036	(2) The amount of the deduction under Subsection (1) is limited to an amount that is
1037	not unconscionable considering all relevant factors, including:

1038	(a) the marginal transactional costs incurred by the holder in maintaining the apparent
1039	owner's property; and
1040	(b) any services received by the apparent owner.
1041	Section 35. Section 67-4a-603 is enacted to read:
1042	67-4a-603. Payment or delivery of property to administrator.
1043	(1) (a) Except as otherwise provided in this section, on filing a report under Section
1044	67-4a-401 the holder shall pay or deliver to the administrator the property described in the
1045	report.
1046	(b) If property in a report under Section 67-4a-401 is an automatically renewable
1047	deposit and a penalty or forfeiture in the payment of interest would result from paying the
1048	deposit to the administrator at the time of the report, the date for payment of the property to the
1049	administrator is extended until a penalty or forfeiture no longer would result from payment, if
1050	the holder informs the administrator of the extended date.
1051	(2) Tangible property in a safe-deposit box may not be delivered to the administrator
1052	until 120 days after filing the report under Section 67-4a-401.
1053	(3) If property reported to the administrator under Section 67-4a-401 is a security, the
1054	administrator may:
1055	(a) make an endorsement, instruction, or entitlement order on behalf of the apparent
1056	owner to invoke the duty of the issuer, the transfer agent, or the securities intermediary to
1057	transfer the security; or
1058	(b) dispose of the security under Section 67-4a-702.
1059	(4) (a) If the holder of property reported to the administrator under Section 67-4a-401
1060	is the issuer of a certificated security, the administrator may obtain a replacement certificate in
1061	physical or book-entry form under Section 70A-8-405.
1062	(b) An indemnity bond is not required under Subsection (4)(a).
1063	(5) The administrator shall establish procedures for the registration, issuance, method
1064	of delivery, transfer, and maintenance of securities delivered to the administrator by a holder.
1065	(6) An issuer holder and transfer agent or other person acting in good faith under this

1066 section under instructions of and on behalf of the issuer or holder is not liable to the apparent 1067 owner for, and shall be indemnified by the state against, a claim arising with respect to property 1068 after the property has been delivered to the administrator. 1069 (7) (a) A holder is not required to deliver to the administrator a security identified by the holder as a nonfreely transferable security in a report filed under Section 67-4a-401. 1070 1071 (b) If the administrator or holder determines that a security is no longer a nonfreely 1072 transferable security, the holder shall deliver the security on the next regular date prescribed for 1073 delivery of securities under this chapter. 1074 (c) The holder shall make a determination annually whether a security identified in a 1075 report filed under Section 67-4a-401 as a nonfreely transferable security is no longer a 1076 nonfreely transferable security. 1077 Section 36. Section **67-4a-604** is enacted to read: 1078 67-4a-604. Effect of payment or delivery of property to administrator. 1079 (1) On payment or delivery of property to the administrator under this chapter, the administrator as agent for the state assumes custody and responsibility for safekeeping the 1080 1081 property. 1082 (2) A holder that pays or delivers property to the administrator in good faith and substantially complies with Sections 67-4a-501 and 67-4a-502 is relieved of all liability that 1083 1084 thereafter may arise or be made in respect to the property to the extent of the value of the 1085 property so paid or delivered. (3) (a) In the event legal proceedings are instituted by any other state or states in any 1086 1087 state or federal court with respect to unclaimed funds or abandoned property previously paid or 1088 delivered to the administrator, the holder shall give written notification to the administrator and 1089 the attorney general of this state of the proceedings within 10 days after service of process, or 1090 in the alternative at least 10 days before the return date or date on which an answer or similar 1091 pleading is due or any extension thereof secured by the holder. (b) The attorney general may take such action as considered necessary or expedient to 1092 1093 protect the interests of the state of Utah.

1094	(c) The attorney general, by written notice before the return date or date on which an
1095	answer or similar pleading is due or any extension thereof secured by the holder, but in any
1096	event in reasonably sufficient time for the holder to comply with the directions received, shall
1097	either direct the holder:
1098	(i) to actively defend in the proceedings; or
1099	(ii) that no defense need be entered in the proceedings.
1100	(d) (i) If a direction is received from the attorney general that the holder need not make
1101	a defense under Subsection (3)(c)(ii), the holder is not precluded from entering a defense in the
1102	holder's own name.
1103	(ii) If a defense is made by the holder on the holder's own initiative, the holder is not
1104	entitled to reimbursement for legal fees, costs, and other expenses as provided in this section
1105	for defenses made pursuant to the directions of the attorney general.
1106	(e) If, after the holder has actively defended in the proceedings pursuant to a direction
1107	of the attorney general or has been notified in writing by the attorney general that no defense
1108	need be made with respect to the funds, a judgment is entered against the holder for any
1109	amount paid to the administrator under this chapter, the administrator shall, upon being
1110	furnished with proof of payment in satisfaction of the judgment, reimburse the holder the
1111	amount paid.
1112	(f) The administrator shall also reimburse the holder for any legal fees, costs, and other
1113	directly related expenses incurred in legal proceedings undertaken pursuant to the direction of
1114	the attorney general.
1115	Section 37. Section 67-4a-605 is enacted to read:
1116	67-4a-605. Recovery of property by holder from administrator.
1117	(1) A holder that under this chapter pays money to the administrator may file a claim
1118	for reimbursement from the administrator of the amount paid if the holder:
1119	(a) paid the money in error; or
1120	(b) after paying the money to the administrator, paid money to a person the holder
1121	reasonably believed entitled to the money.

(2) (a) If a claim for reimbursement under Subsection (1) is made for a payment made
on a negotiable instrument, including a traveler's check, money order, or similar instrument, the
holder shall submit proof that the instrument was presented and payment was made to a person
the holder reasonably believed entitled to payment.
(b) The holder may claim reimbursement even if the payment was made to a person
whose claim was made after expiration of a period of limitation on the owner's right to receive
or recover property, whether specified by contract, statute, or court order.
(3) If a holder is reimbursed by the administrator under Subsection (1)(b), the holder
may also recover from the administrator income or gain under Section 67-4a-607 that would
have been paid to the owner if the money had been claimed from the administrator by the
owner to the extent the income or gain was paid by the holder to the owner.
(4) (a) A holder that under this chapter delivers property other than money to the
administrator may file a claim for return of the property from the administrator if:
(i) the holder delivered the property in error; or
(ii) the apparent owner has claimed the property from the holder.
(b) If a claim for return of property under Subsection (4)(a) is made, the holder shall
include with the claim evidence sufficient to establish that the apparent owner has claimed the
property from the holder or that the property was delivered by the holder to the administrator in
<u>error.</u>
(5) The administrator may determine that an affidavit submitted by a holder is evidence
sufficient to establish that the holder is entitled to reimbursement or to recover property under
this section.
(6) A holder is not required to pay a fee or other charge for reimbursement or return of
property under this section.
(7) (a) Not later than 90 days after a claim is filed under Subsection (1) or (4), the
administrator shall allow or deny the claim and give the claimant notice of the decision in a
record.
(b) If the administrator does not take action on a claim during the 90-day period, the

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1151	(8) The claimant may initiate a proceeding under Section 63G-4-301, for review of the
1152	administrator's decision or the considered denial under Subsection (7)(b) not later than:
1153	(a) 30 days following receipt of the notice of the administrator's decision; or
1154	(b) 120 days following the filing of a claim under Subsection (1) or (4) in the case of a
1155	considered denial under Subsection (7)(b).
1156	(9) A final decision in an administrative proceeding initiated under Subsection (8) is
1157	subject to judicial review by the court as a matter of right in a de novo proceeding on the record
1158	in which either party is entitled to introduce evidence as a supplement to the record.
1159	Section 38. Section <b>67-4a-606</b> is enacted to read:
1160	67-4a-606. Property removed from safe-deposit box.
1161	(1) Property removed from a safe-deposit box and delivered to the administrator under
1162	this chapter is subject to:
1163	(a) the holder's right to reimbursement for the cost of opening the box; and
1164	(b) a lien or contract providing reimbursement to the holder for unpaid rent charges for
1165	the box.
1166	(2) The administrator shall reimburse the holder from the proceeds remaining after
1167	deducting the expense incurred by the administrator in selling the property.
1168	Section 39. Section 67-4a-607 is enacted to read:
1169	67-4a-607. Crediting income or gain to owner's account.
1170	(1) If property other than money is delivered to the administrator, the owner is entitled
1171	to receive from the administrator income or gain realized or accrued on the property before the
1172	property is sold.
1173	(2) Interest on money, including interest on interest bearing property, is not payable to
1174	an owner for periods where the property is in the possession of the state.
1175	Section 40. Section <b>67-4a-608</b> is enacted to read:
1176	67-4a-608. Administrator's options as to custody.
1177	(1) The administrator may decline to take custody of property reported under Section

1178	67-4a-401 if the administrator determines that:
1179	(a) the property has a value less than the estimated expenses of notice and sale of the
1180	property; or
1181	(b) taking custody of the property would be unlawful.
1182	(2) A holder may pay or deliver property to the administrator before the property is
1183	presumed abandoned under this chapter if the holder:
1184	(a) sends the apparent owner of the property notice required by Section 67-4a-501 and
1185	provides the administrator evidence of the holder's compliance with this Subsection (2);
1186	(b) includes with the payment or delivery a report regarding the property conforming to
1187	Section 67-4a-402; and
1188	(c) first obtains the administrator's consent in a record to accept payment or delivery.
1189	(3) (a) A holder's request for the administrator's consent under Subsection (2)(c) shall
1190	be in a record.
1191	(b) If the administrator fails to respond to the request not later than 30 days after
1192	receipt of the request, the administrator is considered to consent to the payment or delivery of
1193	the property and the payment or delivery is considered to have been made in good faith.
1194	(4) On payment or delivery of property under Subsection (2), the property is presumed
1195	abandoned.
1196	Section 41. Section <b>67-4a-609</b> is enacted to read:
1197	67-4a-609. Disposition of property having no substantial value Immunity from
1198	liability.
1199	(1) If the administrator takes custody of property delivered under this chapter and later
1200	determines that the property has no substantial commercial value or that the cost of disposing
1201	of the property will exceed the value of the property, the administrator may return the property
1202	to the holder or destroy or otherwise dispose of the property.
1203	(2) An action or proceeding may not be commenced against the state, an agency of the
1204	state, the administrator, another officer, employee, or agent of the state, or a holder for or
1205	because of an act of the administrator under this section, except for intentional misconduct or

1206	malfeasance.
1207	Section 42. Section <b>67-4a-610</b> is enacted to read:
1208	67-4a-610. Periods of limitation and repose.
1209	(1) Expiration, before, on, or after the effective date of this chapter, of a period of
1210	limitation on an owner's right to receive or recover property, whether specified by contract,
1211	statute, or court order, does not prevent the property from being presumed abandoned or affect
1212	the duty of a holder under this chapter to file a report or pay or deliver property to the
1213	administrator.
1214	(2) An action or proceeding may not be maintained by the administrator to enforce this
1215	chapter in regard to the reporting, delivery, or payment of property more than five years after
1216	the holder:
1217	(a) (i) filed a nonfraudlent report under Section 67-4a-401 with the administrator; and
1218	(ii) specifically identified the property in the report filed with the administrator under
1219	Subsection (2)(a); or
1220	(b) gave express notice to the administrator of a dispute regarding the property.
1221	(3) (a) In the absence of a report or other express notice under Subsection (2), the
1222	period of limitation is tolled.
1223	(b) The period of limitation is also tolled by the filing of a report that is fraudulent.
1224	(4) The administrator may not commence an action, proceeding, or examination
1225	regarding the duty of a holder under this chapter on a day that is more than 10 years after the
1226	day on which the duty arises.
1227	Section 43. Section 67-4a-701 is repealed and reenacted to read:
1228	Part 7. Sale of Property by Administrator
1229	67-4a-701. Public sale of property.
1230	(1) Subject to Section 67-4a-702, not earlier than three years after receipt of property
1231	presumed abandoned, the administrator may sell the property.
1232	(2) Before selling property under Subsection (1), the administrator shall give notice to
1233	the public of:

1234	(a) the date of the sale; and
1235	(b) a reasonable description of the property.
1236	(3) A sale under Subsection (1) shall be to the highest bidder:
1237	(a) at a public sale at a location in this state that the administrator determines to be the
1238	most favorable market for the property;
1239	(b) on the Internet; or
1240	(c) on another forum the administrator determines likely to yield the highest net
1241	proceeds of sale.
1242	(4) The administrator may decline the highest bid at a sale under this section and
1243	reoffer the property for sale if the administrator determines the highest bid is insufficient.
1244	(5) If a sale held under this section is to be conducted other than on the Internet, the
1245	administrator shall cause to be published at least one notice of the sale, at least two weeks but
1246	not more than five weeks before the sale, in a newspaper of general circulation in the county in
1247	which the property is to be sold.
1248	(6) (a) Property eligible for sale will not be sold if a claim has been filed with the
1249	administrator by an apparent owner, heir, or agent.
1250	(b) Upon approval of a claim, the owner, heir, or agent may request the administrator
1251	to dispose of the property by sale and remit the net proceeds to the owner, heir, or agent.
1252	(c) Upon disapproval of the claim, the administrator may dispose of the property by
1253	sale.
1254	Section 44. Section 67-4a-702 is repealed and reenacted to read:
1255	67-4a-702. Disposal of securities.
1256	(1) The administrator may not sell or otherwise liquidate a security until three years
1257	after the administrator receives the security and gives the apparent owner notice under Section
1258	67-4a-503 that the administrator holds the security.
1259	(2) The administrator may not sell a security listed on an established stock exchange
1260	for less than the price prevailing on the exchange at the time of sale.
1261	(3) The administrator may sell a security not listed on an established exchange by any

1262	commercially reasonable method.
1263	Section 45. Section 67-4a-703 is repealed and reenacted to read:
1264	67-4a-703. Recovery of securities or value by owner.
1265	(1) The administrator may not be held liable for any loss or gain in the value that the
1266	financial instrument would have obtained had the financial instrument been held instead of
1267	being sold.
1268	(2) Upon approval of a claim, the owner, heir, or agent may request the administrator
1269	to dispose of the securities by sale and remit the net proceeds to the owner, heir, or agent.
1270	(3) Upon disapproval of the claim, the administrator may dispose of the securities by
1271	sale.
1272	Section 46. Section 67-4a-704 is repealed and reenacted to read:
1273	67-4a-704. Purchaser owns property after sale.
1274	(1) A purchaser of property at a sale conducted by the administrator under this chapter
1275	takes the property free of all claims of the owner, a previous holder, or a person claiming
1276	through the owner or holder.
1277	(2) The administrator shall execute documents necessary to complete the transfer of
1278	ownership to the purchaser.
1279	Section 47. Section 67-4a-705 is repealed and reenacted to read:
1280	67-4a-705. Military medal or decoration.
1281	(1) The administrator may not sell a medal or decoration awarded for military service
1282	in the armed forces of the United States.
1283	(2) The administrator, with the consent of the respective organization under Subsection
1284	(2)(a), agency under Subsection (2)(b), or entity under Subsection (2)(c), may deliver a medal
1285	or decoration described in Subsection (1), to be held in custody for the owner, to:
1286	(a) a military veterans organization qualified under 26 U.S.C. Sec. 501(c)(19);
1287	(b) the agency that awarded the medal or decoration; or
1288	(c) a governmental entity.
1289	(3) On delivery under Subsection (2), the administrator is not responsible for

1290	safekeeping the medal or decoration.
1291	Section 48. Section 67-4a-801 is repealed and reenacted to read:
1292	Part 8. Administration of Property
1293	67-4a-801. Deposit of funds by administrator.
1294	(1) (a) There is created a private-purpose trust fund entitled the "Unclaimed Property
1295	Trust Fund."
1296	(b) Except as otherwise provided in this section, the administrator shall deposit all
1297	funds received under this chapter, including proceeds from the sale of property under Part 7,
1298	Sale of Property by Administrator, in the fund.
1299	(c) The fund shall earn interest.
1300	(2) The administrator shall:
1301	(a) pay any legitimate claims or deductions authorized by this chapter from the fund;
1302	(b) before the end of the fiscal year, estimate the amount of money from the fund that
1303	will ultimately be needed to be paid to claimants; and
1304	(c) at the end of the fiscal year, transfer any amount in excess of that amount to the
1305	<u>Uniform School Fund</u> , except that unclaimed restitution for crime victims shall be transferred
1306	to the Crime Victim Reparations Fund.
1307	(3) Before making any transfer to the Uniform School Fund, the administrator may
1308	deduct from the fund:
1309	(a) amounts appropriated by the Legislature for administration of this chapter;
1310	(b) any costs incurred in connection with the sale of abandoned property;
1311	(c) costs of mailing and publication in connection with any abandoned property;
1312	(d) reasonable service charges; and
1313	(e) costs incurred in examining records of holders of property and in collecting the
1314	property from those holders.
1315	Section 49. Section 67-4a-802 is repealed and reenacted to read:
1316	67-4a-802. Administrator to retain records of property.
1317	The administrator shall:

1318	(1) record and retain the name and last known address of each person shown on a
1319	report filed under Section 67-4a-401 to be the apparent owner of property delivered to the
1320	administrator;
1321	(2) record and retain the name and last known address of each insured or annuitant and
1322	beneficiary shown on the report;
1323	(3) for each policy of insurance or annuity contract listed in the report of an insurance
1324	company, record and retain the policy or account number, the name of the company, and the
1325	amount due or paid; and
1326	(4) for each apparent owner listed in the report, record and retain the name of the
1327	holder that filed the report and the amount due or paid.
1328	Section 50. Section 67-4a-803 is enacted to read:
1329	67-4a-803. Expenses and service charges of administrator.
1330	Before making a deposit of funds received under this chapter to the Uniform School
1331	Fund or the Crime Victim Reparations Fund, the administrator may deduct:
1332	(1) expenses of disposition of property delivered to the administrator under this
1333	chapter;
1334	(2) costs of mailing and publication in connection with property delivered to the
1335	administrator under this chapter;
1336	(3) reasonable service charges; and
1337	(4) expenses incurred in examining records of or collecting property from a putative
1338	holder or holder.
1339	Section 51. Section 67-4a-804 is enacted to read:
1340	67-4a-804. Administrator holds property as custodian for owner.
1341	Property received by the administrator under this chapter is held in custody for the
1342	benefit of the owner and is not owned by the state.
1343	Section 52. Section 67-4a-901 is repealed and reenacted to read:
1344	Part 9. Claim to Recover Property from Administrator
1345	67-4a-901. Claim of another state to recover property.

1346	(1) If the administrator knows that property held by the administrator under this chapter
1347	is subject to a superior claim of another state, the administrator shall:
1348	(a) report and pay or deliver the property to the other state; or
1349	(b) return the property to the holder so that the holder may pay or deliver the property
1350	to the other state.
1351	(2) The administrator is not required to enter into an agreement to transfer property to
1352	the other state under Subsection (1).
1353	Section 53. Section 67-4a-902 is repealed and reenacted to read:
1354	67-4a-902. When property subject to recovery by another state.
1355	(1) Property held under this chapter by the administrator is subject to the right of
1356	another state to take custody of the property if:
1357	(a) (i) the property was paid or delivered to the administrator because the records of the
1358	holder did not reflect a last known address in the other state of the apparent owner; and
1359	(ii) (A) the other state establishes that the last known address of the apparent owner or
1360	other person entitled to the property was in the other state; or
1361	(B) under the law of the other state, the property has become subject to a claim by the
1362	other state of abandonment;
1363	(b) the records of the holder did not accurately identify the owner of the property, the
1364	last known address of the owner was in another state, and, under the law of the other state, the
1365	property has become subject to a claim by the other state of abandonment;
1366	(c) the property was subject to the custody of the administrator of this state under
1367	Section 67-4a-305 and, under the law of the state of domicile of the holder, the property has
1368	become subject to a claim by the state of domicile of the holder of abandonment; or
1369	(d) the property:
1370	(i) is a sum payable on a traveler's check, money order, or similar instrument that was
1371	purchased in the other state and delivered to the administrator under Section 67-4a-306; and
1372	(ii) under the law of the other state, has become subject to a claim by the other state of
1373	abandonment.

1374	(2) A claim by another state to recover property under this section shall be presented in
1375	a form prescribed by the administrator, unless the administrator waives presentation of the
1376	<u>form.</u>
1377	(3) (a) The administrator shall decide a claim under this section not later than 90 days
1378	after it is presented.
1379	(b) If the administrator determines that the other state is entitled under Subsection (1)
1380	to custody of the property, the administrator shall allow the claim and pay or deliver the
1381	property to the other state.
1382	(4) The administrator may require another state, before recovering property under this
1383	section, to agree to indemnify this state and its agents, officers, and employees against any
1384	liability on a claim to the property.
1385	Section 54. Section 67-4a-903 is enacted to read:
1386	67-4a-903. Claim for property by person claiming to be owner.
1387	(1) (a) A person claiming to be the owner of property held under this chapter by the
1388	administrator may file a claim for the property on a form prescribed by the administrator.
1389	(b) The claimant shall verify the claim as to its completeness and accuracy.
1390	(2) If the owner claiming the unclaimed property is a creditor the following apply:
1391	(a) (i) the exclusive remedy for satisfying a creditor's judgement is payment of a claim
1392	under the act; and
1393	(ii) a writ of attachment, garnishment, or execution is prohibited on unclaimed
1394	property;
1395	(b) a creditor may only receive the value of the creditor's judgment or the amount held
1396	by the administrator, whichever is less; and
1397	(c) the administrator may waive the requirement in Subsection (1) and may pay or
1398	deliver property directly to a person if:
1399	(i) the person receiving the property or payment is shown to be the apparent owner
1400	included on a report filed under Section 67-4a-401;
1401	(ii) the administrator reasonably believes the person is entitled to receive the property

1402	or payment; and
1403	(iii) the property has a value of less than \$500.
1404	Section 55. Section 67-4a-904 is enacted to read:
1405	67-4a-904. When administrator shall honor claim for property.
1406	(1) The administrator shall pay or deliver property to a claimant under Subsection
1407	67-4a-903(1) if the administrator receives evidence sufficient to establish to the satisfaction of
1408	the administrator that the claimant is the owner of the property.
1409	(2) Not later than 90 days after a claim is filed under Subsection 67-4a-903(1), the
1410	administrator shall allow or deny the claim and give the claimant notice in a record of the
1411	decision.
1412	(3) If the claim is denied under Subsection (2):
1413	(a) the administrator shall inform the claimant of the reason for the denial and specify
1414	what additional evidence, if any, is required for the claim to be allowed;
1415	(b) the claimant may file an amended claim with the administrator or commence an
1416	action under Subsection 67-4a-906; and
1417	(c) the administrator shall consider an amended claim filed under Subsection (3)(b) as
1418	an initial claim.
1419	(4) If the administrator does not take action on a claim during the 90-day period
1420	following the filing of a claim under Subsection 67-4a-903(1), the claim is considered denied.
1421	Section 56. Section 67-4a-905 is enacted to read:
1422	67-4a-905. Allowance of claim for property.
1423	(1) (a) The administrator shall pay or deliver to the owner the property or pay to the
1424	owner the net proceeds of a sale of the property together with income or gain to which the
1425	owner is entitled under Section 67-4a-607.
1426	(b) On request of the owner, the administrator may sell or liquidate a security and pay
1427	the net proceeds to the owner.
1428	(2) Property held under this chapter by the administrator is subject to a claim for the
1429	payment of an enforceable debt the owner owes in this state for:

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1430	(a) child support arrearages, including child support collection costs and child support
1431	arrearages that are combined with maintenance;
1432	(b) a civil or criminal fine or penalty, court costs, a surcharge, or restitution imposed by
1433	a final order of an administrative agency or a final court judgment; or
1434	(c) state taxes, penalties, and interest that have been determined to be delinquent or as
1435	to which notice has been recorded with the State Tax Commission.
1436	(3) (a) Before delivery or payment to an owner under Subsection (1) of property or
1437	payment to the owner of net proceeds of a sale of the property, the administrator first shall
1438	apply the property or net proceeds to a debt under Subsection (2) the administrator determines
1439	is owed by the owner.
1440	(b) The administrator shall pay the amount to the appropriate state agency and notify
1441	the owner of the payment.
1442	(4) (a) The administrator may make periodic inquiries of state agencies in the absence
1443	of a claim filed under Section 67-4a-903 to determine whether an apparent owner included in
1444	the unclaimed property records of this state has enforceable debts described in Subsection (2).
1445	(b) The administrator first shall apply the property or net proceeds of a sale of property
1446	held by the administrator to a debt under Subsection (2) of an apparent owner that appears in
1447	the records of the administrator and deliver the amount to the appropriate state agency.
1448	(c) The administrator shall notify the apparent owner of the payment.
1449	Section 57. Section 67-4a-906 is enacted to read:
1450	67-4a-906. Action by person whose claim is denied.
1451	Not later than one year after filing a claim under Subsection 67-4a-903(1), the claimant
1452	may commence an action against the administrator in the district court to establish a claim that
1453	has been denied or considered denied under Subsection 67-4a-904(2).
1454	Section 58. Section 67-4a-1001 is enacted to read:
1455	Part 10. Verified Report of Property and Examination of Records
1456	67-4a-1001. Verified report of property.
1457	(1) If a person does not file a report required by Section 67-4a-401 or the administrator

1458	believes that a person may have filed an inaccurate, incomplete, or false report, the
1459	administrator may require the person to file a verified report in a form prescribed by the
1460	administrator.
1461	(2) The verified report under Subsection (1) shall:
1462	(a) state whether the person is holding property reportable under this chapter;
1463	(b) describe property not previously reported or about which the administrator has
1464	inquired;
1465	(c) specifically identify property described under Subsection (2)(b) about which there is
1466	a dispute whether it is reportable under this chapter; and
1467	(d) state the amount or value of the property.
1468	Section 59. Section 67-4a-1002 is enacted to read:
1469	67-4a-1002. Examination of records to determine compliance.
1470	The administrator, at reasonable times and on reasonable notice, may:
1471	(1) examine the records of a person, including examination of appropriate records in
1472	the possession of an agent of the person under examination, if the records are reasonably
1473	necessary to determine whether the person has complied with this chapter;
1474	(2) issue an administrative subpoena requiring the person or agent of the person to
1475	make records available for examination; and
1476	(3) bring an action seeking judicial enforcement of the subpoena.
1477	Section 60. Section 67-4a-1003 is enacted to read:
1478	67-4a-1003. Rules for conducting examination.
1479	(1) (a) The administrator may adopt rules governing procedures and standards for an
1480	examination under Section 67-4a-1002.
1481	(b) The rules may reference any standards concerning unclaimed property
1482	examinations promulgated by the National Association of Unclaimed Property Administrators.
1483	(2) An examination under Section 67-4a-1002 shall be performed under rules adopted
1484	under Subsection (1).
1/185	(3) If a person subject to examination under Section 67-42-1002 has filed the reports

1486	required under Section 67-4a-401 and Section 67-4a-1001 and has retained the records required
1487	by Section 67-4a-404, the following rules apply:
1488	(a) the examination shall include a review of the person's records;
1489	(b) the examination may not be based on an estimate unless the person expressly
1490	consents in a record to the use of an estimate; and
1491	(c) the person conducting the examination shall consider the evidence presented in
1492	good faith by the person in preparing the findings of the examination under Section
1493	<u>67-4a-1007.</u>
1494	Section 61. Section 67-4a-1004 is enacted to read:
1495	67-4a-1004. Records obtained in examination.
1496	Records obtained and records, including work papers, compiled by the administrator in
1497	the course of conducting an examination under Section 67-4a-1002:
1498	(1) are subject to the confidentiality and security provisions of Part 14, Confidentiality
1499	and Security of Information, and are not public records;
1500	(2) may be used by the administrator in an action to collect property or otherwise
1501	enforce this chapter;
1502	(3) may be used in a joint examination conducted with another state, the United States,
1503	a foreign country or subordinate unit of a foreign country, or any other governmental entity if
1504	the governmental entity conducting the examination is legally bound to maintain the
1505	confidentiality and security of information obtained from a person subject to examination in a
1506	manner substantially equivalent to Part 14, Confidentiality and Security of Information;
1507	(4) shall be disclosed, on request, to the person that administers the unclaimed property
1508	law of another state for that state's use in circumstances equivalent to circumstances described
1509	in this part, if the other state is required to maintain the confidentiality and security of
1510	information obtained in a manner substantially equivalent to Part 14, Confidentiality and
1511	Security of Information;
1512	(5) shall be produced by the administrator under an administrative or judicial subpoena
1513	or administrative or court order; and

1514	(6) shall be produced by the administrator on request of the person subject to the
1515	examination in an administrative or judicial proceeding relating to the property.
1516	Section 62. Section 67-4a-1005 is enacted to read:
1517	67-4a-1005. Evidence of unpaid debt or undischarged obligation.
1518	(1) A record of a putative holder showing an unpaid debt or undischarged obligation is
1519	prima facie evidence of the debt or obligation.
1520	(2) A putative holder may establish by a preponderance of the evidence that there is no
1521	unpaid debt or undischarged obligation for a debt or obligation described in Subsection (1) or
1522	that the debt or obligation was not, or no longer is, a fixed and certain obligation of the putative
1523	holder.
1524	(3) A putative holder may overcome prima facie evidence under Subsection (1) by
1525	establishing by a preponderance of the evidence that a check, draft, or similar instrument was:
1526	(a) issued as an unaccepted offer in settlement of an unliquidated amount;
1527	(b) issued but later was replaced with another instrument because the earlier instrument
1528	was lost or contained an error that was corrected;
1529	(c) issued to a party affiliated with the issuer;
1530	(d) paid, satisfied, or discharged;
1531	(e) issued in error;
1532	(f) issued without consideration;
1533	(g) issued but there was a failure of consideration;
1534	(h) voided within a reasonable time after issuance for a valid business reason set forth
1535	in a contemporaneous record; or
1536	(i) issued but not delivered to the third-party payee for a sufficient reason recorded
1537	within a reasonable time after issuance.
1538	(4) In asserting a defense under this section, a putative holder may present evidence of
1539	a course of dealing between the putative holder and the apparent owner or of custom and
1540	practice.
1541	Section 63. Section 67-4a-1006 is enacted to read:

1542	67-4a-1006. Failure of person examined to retain records.
1543	(1) If a person subject to examination under Section 67-4a-1002 does not retain the
1544	records required by Section 67-4a-404, the administrator may determine the value of property
1545	due using a reasonable method of estimation based on all information available to the
1546	administrator, including extrapolation and use of statistical sampling when appropriate and
1547	necessary, consistent with examination procedures and standards adopted under Subsection
1548	67-4a-1003(1) and in accordance with Subsection 67-4a-1003(2).
1549	(2) A payment made based on estimation under this section is a penalty for failure to
1550	maintain the records required by Section 67-4a-404 and does not relieve a person from an
1551	obligation to report and deliver property to a state in which the holder is domiciled.
1552	Section 64. Section 67-4a-1007 is enacted to read:
1553	67-4a-1007. Report to person whose records were examined.
1554	At the conclusion of an examination under Section 67-4a-1002, unless waived in
1555	writing by the person being examined, the administrator shall provide to the person whose
1556	records were examined a report that specifies:
1557	(1) the work performed;
1558	(2) the property types reviewed;
1559	(3) the methodology of any estimation technique, extrapolation, or statistical sampling
1560	used in conducting the examination;
1561	(4) each calculation showing the value of property determined to be due; and
1562	(5) the findings of the person conducting the examination.
1563	Section 65. Section 67-4a-1008 is enacted to read:
1564	67-4a-1008. Informal conference.
1565	(1) If a person subject to examination under Section 67-4a-1002 believes the person
1566	conducting the examination has made an unreasonable or unauthorized request or is not
1567	proceeding expeditiously to complete the examination, the person in a record may request an
1568	informal conference with the administrator.
1569	(2) (a) If a person in a record requests an informal conference with the administrator,

1570	the administrator shall hold the informal conference not later than 30 days after receiving the
1571	request.
1572	(b) For good cause, and after notice in a record to the person requesting an informal
1573	conference, the administrator may extend the time for the holding of an informal conference.
1574	(c) The administrator may hold the informal conference in person, by telephone, or by
1575	electronic means.
1576	(3) If an informal conference is held under Subsection (2), not later than 30 days after
1577	the conference ends, the administrator shall provide a response to the person that requested the
1578	conference.
1579	(4) (a) The administrator may deny a request for an informal conference under this
1580	section if the administrator reasonably believes that the request was made in bad faith or
1581	primarily to delay the examination.
1582	(b) If the administrator denies a request for an informal conference, the denial shall be
1583	in a record provided to the person requesting the informal conference.
1584	Section 66. Section 67-4a-1009 is enacted to read:
1585	67-4a-1009. Administrator's contract with another to conduct examination.
1586	(1) The administrator may contract with a person to conduct an examination under this
1587	chapter.
1588	(2) If the administrator contracts with a person under Subsection (1):
1589	(a) the contract may provide for compensation of the person based on a fixed fee,
1590	hourly fee, or contingent fee; and
1591	(b) a contingent fee arrangement may not provide for a payment that exceeds 15% of
1592	the amount or value of property paid or delivered as a result of the examination.
1593	(3) A contract under Subsection (1) is a public record under Section 63G-2-301.
1594	Section 67. Section 67-4a-1010 is enacted to read:
1595	67-4a-1010. Report by administrator to state official.
1596	(1) Not later than three months after the end of the fiscal year, the administrator shall
1597	compile and submit a report to the treasurer, president of the Senate, and speaker of the House.

1598	(2) The report shall contain the following information about property presumed
1599	abandoned for the preceding fiscal year for the state:
1600	(a) the total amount and value of all property paid or delivered under this chapter to the
1601	administrator, separated into:
1602	(i) the part voluntarily paid or delivered; and
1603	(ii) the part paid or delivered as a result of an examination under Section 67-4a-1002;
1604	(b) the total amount and value of all property paid or delivered by the administrator to
1605	persons that made claims for property held by the administrator;
1606	(c) the total amount expended to provide notice to apparent owners under Section
1607	67-4a-503; and
1608	(d) other information the administrator believes would be useful or informative.
1609	Section 68. Section 67-4a-1011 is enacted to read:
1610	67-4a-1011. Determination of liability for unreported reportable property.
1611	If the administrator determines from an examination conducted under Section
1612	67-4a-1002 that a putative holder failed or refused to pay or deliver to the administrator
1613	property that is reportable under this chapter, the administrator shall issue a determination of
1614	the putative holder's liability to pay or deliver and give notice in a record to the putative holder
1615	of the determination.
1616	Section 69. Section 67-4a-1101 is enacted to read:
1617	Part 11. Determination of Liability and
1618	Putative Holder Remedies
1619	67-4a-1101. Informal conference.
1620	(1) (a) Not later than 30 days after receipt of a notice under Section 67-4a-1011, the
1621	putative holder may request an informal conference with the administrator to review the
1622	determination.
1623	(b) Except as otherwise provided in this section, the administrator may designate an
1624	employee to act on behalf of the administrator.
1625	(2) If a putative holder makes a timely request under Subsection (1) for an informal

1626	conference:
1627	(a) not later than 20 days after the date of the request, the administrator shall set the
1628	time and place of the conference;
1629	(b) the administrator shall give the putative holder notice in a record of the time and
1630	place of the conference;
1631	(c) the conference may be held in person, by telephone, or by electronic means, as
1632	determined by the administrator;
1633	(d) the request tolls the 90-day period under Sections 67-4a-1103 and 67-4a-1104 until
1634	notice of a decision under Subsection (2)(g) has been given to the putative holder or the
1635	putative holder withdraws the request for the conference;
1636	(e) the conference may be postponed, adjourned, and reconvened as the administrator
1637	determines appropriate;
1638	(f) the administrator or the administrator's designee with the approval of the
1639	administrator may modify a determination made under Section 67-4a-1011 or withdraw it; and
1640	(g) the administrator shall issue a decision in a record and provide a copy of the record
1641	to the putative holder and examiner not later than 20 days after the conference ends.
1642	(3) (a) A conference under Subsection (2) is not an administrative remedy and is not a
1643	contested case subject to the state administrative procedure act.
1644	(b) An oath is not required and rules of evidence do not apply in the conference.
1645	(4) At a conference under Subsection (2), the putative holder shall be given an
1646	opportunity to confer informally with the administrator and the person that examined the
1647	records of the putative holder to:
1648	(a) discuss the determination made under Section 67-4a-1011; and
1649	(b) present any issue concerning the validity of the determination.
1650	(5) If the administrator fails to act within the period prescribed in Subsection (2)(a) or
1651	(g), the failure does not affect a right of the administrator, except that interest does not accrue
1652	on the amount for which the putative holder was determined to be liable under Section
1653	67-4a-1011 during the period in which the administrator failed to act until the earlier of:

1654	(a) the date under Section 67-4a-1103 the putative holder initiates administrative
1655	review or files an action under Section 67-4a-1104; or
1656	(b) 90 days after the putative holder received notice of the administrator's
1657	determination under Section 67-4a-1011 if no review was initiated under Section 67-4a-1103
1658	and no action was filed under Section 67-4a-1104.
1659	(6) The administrator may hold an informal conference with a putative holder about a
1660	determination under Section 67-4a-1011 without a request at any time before the putative
1661	holder initiates administrative review under Section 67-4a-1103 or files an action under Section
1662	<u>67-4a-1104.</u>
1663	(7) Interest and penalties under Section 67-4a-1204 continue to accrue on property not
1664	reported, paid, or delivered as required by this chapter after the initiation, and during the
1665	pendency, of an informal conference under this section.
1666	Section 70. Section 67-4a-1102 is enacted to read:
1667	67-4a-1102. Review of administrator's determination.
1668	A putative holder may seek relief from a determination under Section 67-4a-1011 by:
1669	(1) administrative review under Section 67-4a-1103; or
1670	(2) judicial review under Section 67-4a-1104.
1671	Section 71. Section 67-4a-1103 is enacted to read:
1672	67-4a-1103. Administrative review.
1673	(1) Not later than 30 days after receiving notice of the administrator's determination
1674	under Section 67-4a-1011, a putative holder may initiate a proceeding under Section
1675	63G-4-301 for review of the administrator's determination.
1676	(2) A final decision in an administrative proceeding initiated under Subsection (1) is
1677	subject to judicial review by the district court as a matter of right in a de novo proceeding on
1678	the record in which either party is entitled to introduce evidence as a supplement to the record.
1679	Section 72. Section 67-4a-1104 is enacted to read:
1680	<u>67-4a-1104.</u> Judicial remedy.
1681	(1) Not later than 90 days after receiving notice of the administrator's determination

1682	under Section 67-4a-1011, the putative holder may:
1683	(a) file an action against the administrator in the district court challenging the
1684	administrator's determination of liability and seeking a declaration that the determination is
1685	unenforceable, in whole or in part; or
1686	(b) pay the amount or deliver the property determined by the administrator to be paid
1687	or delivered to the administrator and, not later than six months after payment or delivery, file
1688	an action against the administrator in the district court for a refund of all or part of the amount
1689	paid or return of all or part of the property delivered.
1690	(2) If a putative holder pays or delivers property the administrator determined shall be
1691	paid or delivered to the administrator at any time after the putative holder files an action under
1692	Subsection (1)(a), the court shall continue the action as if the action had been filed originally as
1693	an action for a refund or return of property under Subsection (1)(b).
1694	(3) On the final determination of an action filed under Subsection (1), the court may,
1695	on application, award to the prevailing party the prevailing party's reasonable attorney fees,
1696	costs, and expenses of litigation.
1697	(4) A putative holder that is the prevailing party in an action under this section for
1698	refund of money paid to the administrator is entitled to interest on the amount refunded, at the
1699	same rate a holder is required to pay to the administrator under Subsection 67-4a-1204(1), from
1700	the date paid to the administrator until the date of the refund.
1701	Section 73. Section 67-4a-1201 is enacted to read:
1702	Part 12. Enforcement by Administrator
1703	67-4a-1201. Judicial action to enforce liability.
1704	(1) (a) If a determination under Section 67-4a-1011 becomes final and is not subject to
1705	administrative or judicial review, the administrator may commence an action in the district
1706	court or in a district court of another state to enforce the determination and secure payment or
1707	delivery of past due, unpaid, or undelivered property.
1708	(b) The action shall be brought not later than one year after the determination becomes

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<u>final.</u>

1710	(2) In an action under Subsection (1), if no court in this state has jurisdiction over the
1711	defendant, the administrator may commence an action in any court having jurisdiction over the
1712	defendant.
1713	Section 74. Section 67-4a-1202 is enacted to read:
1714	67-4a-1202. Interstate and international agreement Cooperation.
1715	(1) Subject to Subsection (2), the administrator may:
1716	(a) exchange information with another state or foreign country relating to property
1717	presumed abandoned or relating to the possible existence of property presumed abandoned; and
1718	(b) authorize in a record another state or foreign country or a person acting on behalf of
1719	the other state or foreign country to examine the other state or foreign country's records of a
1720	putative holder as provided in Part 10, Verified Report of Property and Examination of
1721	Records.
1722	(2) An exchange or examination under Subsection (1) may be done only if the state or
1723	foreign country has confidentiality and security requirements substantially equivalent to those
1724	in Part 14, Confidentiality and Security of Information, or agrees in a record to be bound by
1725	this state's confidentiality and security requirements.
1726	Section 75. Section 67-4a-1203 is enacted to read:
1727	67-4a-1203. Action involving another state or foreign country.
1728	(1) The administrator may join another state or foreign country to examine and seek
1729	enforcement of this chapter against a putative holder.
1730	(2) On request of another state or foreign country, the attorney general may commence
1731	an action on behalf of the other state or foreign country to enforce, in this state, the law of the
1732	other state or foreign country against a putative holder subject to a claim by the other state or
1733	foreign country, if the other state or foreign country agrees to pay costs incurred by the attorney
1734	general in the action.
1735	(3) (a) The administrator may request the official authorized to enforce the unclaimed
1736	property law of another state or foreign country to commence an action to recover property in
1737	the other state or foreign country on behalf of the administrator

1738	(b) This state shall pay the costs, including reasonable attorney fees and expenses,
1739	incurred by the other state or foreign country in an action under this Subsection (3).
1740	(4) The administrator may pursue an action on behalf of this state to recover property
1741	subject to this chapter but delivered to the custody of another state if the administrator believes
1742	the property is subject to the custody of the administrator.
1743	(5) The attorney general may retain an attorney for the administrator in this state,
1744	another state, or a foreign country to commence an action to recover property on behalf of the
1745	administrator and may agree to pay attorney fees based in whole or in part on a fixed fee, an
1746	hourly fee, or a percentage of the amount or value of property recovered in the action.
1747	(6) (a) Expenses incurred by this state in an action under this section may be paid from
1748	property received under this chapter or the net proceeds of the property.
1749	(b) Expenses paid to recover property may not be deducted from the amount that is
1750	subject to a claim under this chapter by the owner.
1751	Section 76. Section 67-4a-1204 is enacted to read:
1752	67-4a-1204. Interest and penalty for failure to act in timely manner.
1753	(1) A holder that fails to report, pay, or deliver property within the time prescribed by
1754	this chapter shall pay to the administrator interest at an annual rate calculated based on the
1755	federal short-term rate determined by the secretary of the treasury under Section 6621, Internal
1756	Revenue Code, in effect for the preceding fourth calendar quarter plus four percentage points
1757	on the property or value of the property from the date the property should have been reported,
1758	paid, or delivered to the administrator until the date reported, paid, or delivered.
1759	(2) Except as otherwise provided in Section 67-4a-1205 or 67-4a-1206, the
1760	administrator may require a holder that fails to report, pay, or deliver property within the time
1761	prescribed by this chapter to pay to the administrator, in addition to interest included under
1762	Subsection (1), a civil penalty of \$200 for each day the duty is not performed, up to a
1763	cumulative maximum amount of \$5,000.
1764	Section 77. Section 67-4a-1205 is enacted to read:
1765	67-4a-1205. Other civil penalties.

(1) If a holder enters into a contract or other arrangement for the purpose of evading an
obligation under this chapter or otherwise willfully fails to perform a duty imposed on the
holder under this chapter, the administrator may require the holder to pay the administrator, in
addition to interest as provided in Subsection 67-4a-1204(1), a civil penalty of \$1,000 for each
day the obligation is evaded or the duty is not performed, up to a cumulative maximum amount
of \$25,000, plus 25% of the amount or value of property that should have been but was not
reported, paid, or delivered as a result of the evasion or failure to perform.
(2) If a holder makes a fraudulent report under this chapter, the administrator may
require the holder to pay to the administrator, in addition to interest under Subsection
67-4a-1204(1), a civil penalty of \$1,000 for each day from the date the report was made until
corrected, up to a cumulative maximum of \$25,000, plus 25% of the amount or value of any
property that should have been reported but was not included in the report or was under
reported.
Section 78. Section 67-4a-1206 is enacted to read:
67-4a-1206. Waiver of interest and penalty.
The administrator:
(1) may waive, in whole or in part, interest under Subsection 67-4a-1204(1) and
(1) may waive, in whole or in part, interest under Subsection 67-4a-1204(1) and penalties under Subsection 67-4a-1204(2) or Section 67-4a-1205; and
penalties under Subsection 67-4a-1204(2) or Section 67-4a-1205; and
penalties under Subsection 67-4a-1204(2) or Section 67-4a-1205; and  (2) may waive a penalty under Subsection 67-4a-1204(2) if the administrator
penalties under Subsection 67-4a-1204(2) or Section 67-4a-1205; and  (2) may waive a penalty under Subsection 67-4a-1204(2) if the administrator determines that the holder acted in good faith and without negligence.
penalties under Subsection 67-4a-1204(2) or Section 67-4a-1205; and  (2) may waive a penalty under Subsection 67-4a-1204(2) if the administrator determines that the holder acted in good faith and without negligence.  Section 79. Section 67-4a-1301 is enacted to read:
penalties under Subsection 67-4a-1204(2) or Section 67-4a-1205; and  (2) may waive a penalty under Subsection 67-4a-1204(2) if the administrator determines that the holder acted in good faith and without negligence.  Section 79. Section 67-4a-1301 is enacted to read:  Part 13. Agreement to Locate Property of Apparent
penalties under Subsection 67-4a-1204(2) or Section 67-4a-1205; and  (2) may waive a penalty under Subsection 67-4a-1204(2) if the administrator determines that the holder acted in good faith and without negligence.  Section 79. Section 67-4a-1301 is enacted to read:  Part 13. Agreement to Locate Property of Apparent  Owner Held by Administrator
penalties under Subsection 67-4a-1204(2) or Section 67-4a-1205; and  (2) may waive a penalty under Subsection 67-4a-1204(2) if the administrator determines that the holder acted in good faith and without negligence.  Section 79. Section 67-4a-1301 is enacted to read:  Part 13. Agreement to Locate Property of Apparent  Owner Held by Administrator  67-4a-1301. When agreement to locate property enforceable.
penalties under Subsection 67-4a-1204(2) or Section 67-4a-1205; and  (2) may waive a penalty under Subsection 67-4a-1204(2) if the administrator determines that the holder acted in good faith and without negligence.  Section 79. Section 67-4a-1301 is enacted to read:  Part 13. Agreement to Locate Property of Apparent  Owner Held by Administrator  67-4a-1301. When agreement to locate property enforceable.  An agreement by an apparent owner and another person, the primary purpose of which

1/94	provided;
1795	(2) is signed by or on behalf of the apparent owner; and
1796	(3) states the amount or value of the property reasonably expected to be recovered,
1797	computed before and after a fee or other compensation to be paid to the person has been
1798	deducted.
1799	Section 80. Section 67-4a-1302 is enacted to read:
1800	67-4a-1302. When agreement to locate property void.
1801	(1) Subject to Subsection (2), an agreement under Section 67-4a-1301 is void if the
1802	agreement is entered into during the period beginning on the date the property was paid or
1803	delivered by a holder to the administrator and ending 24 months after the payment or delivery.
1804	(2) If a provision in an agreement described in Subsection (1) applies to mineral
1805	proceeds for which compensation is to be paid to the other person based in whole or in part on
1806	a part of the underlying minerals or mineral proceeds not then presumed abandoned, the
1807	provision is void regardless of when the agreement was entered into.
1808	(3) (a) An agreement under Subsection (1) that provides for compensation in an
1809	amount that is unconscionable is unenforceable except by the apparent owner.
1810	(b) An apparent owner that believes the compensation the apparent owner has agreed
1811	to pay is unconscionable or the administrator, acting on behalf of an apparent owner, or both,
1812	may file an action in the district court to reduce the compensation to the maximum amount that
1813	is not unconscionable.
1814	(c) On the final determination of an action filed under this Subsection (3), the court
1815	may, on application, award the prevailing party the prevailing party's reasonable attorney fees,
1816	costs, and expenses of litigation.
1817	(4) An apparent owner or the administrator may assert that an agreement described in
1818	this section is void on a ground other than it provides for payment of unconscionable
1819	compensation.
1820	(5) This section does not apply to an apparent owner's agreement with an attorney to
1821	pursue a claim for recovery of specifically identified property held by the administrator or to

<u>c</u>	contest the administrator's denial of a claim for recovery of the property.
	Section 81. Section 67-4a-1303 is enacted to read:
	67-4a-1303. Right of agent of apparent owner to recover property held by
2	administrator.
	(1) (a) An apparent owner that contracts with another person to locate, deliver, recover
<u>c</u>	or assist in the location, delivery, or recovery of property of the apparent owner that is held by
<u>t</u>	he administrator may designate the person as the agent of the apparent owner.
	(b) The designation under Subsection (1)(a) shall be in a record signed by the apparent
<u>C</u>	owner.
	(2) The administrator shall give the agent of the apparent owner all information
<u>c</u>	concerning the property that the apparent owner is entitled to receive, including information
<u>t</u>	hat otherwise is confidential information under Section 67-4a-1402.
	(3) If authorized by the apparent owner, the agent of the apparent owner may bring an
<u>a</u>	action against the administrator on behalf of and in the name of the apparent owner.
	Section 82. Section 67-4a-1401 is enacted to read:
	Part 14. Confidentiality and Security of Information
	67-4a-1401. Definitions Applicability.
	(1) As used in this part, "personal information" means:
	(a) information that identifies or reasonably can be used to identify an individual, such
<u>a</u>	s first and last name in combination with the individual's:
	(i) social security number or other government-issued number or identifier;
	(ii) date of birth;
	(iii) home or physical address;
	(iv) electronic mail address or other online contact information or Internet provider
<u>a</u>	address;
	(v) financial account number or credit or debit card number;
	(vi) biometric data, health or medical data, or insurance information; or
	(vii) passwords or other credentials that permit access to an online or other account:

1850	(b) personally identifiable financial or insurance information, including nonpublic
1851	personal information defined by applicable federal law; and
1852	(c) any combination of data that, if accessed, disclosed, modified, or destroyed without
1853	authorization of the owner of the data, or if lost or misused, would require notice or reporting
1854	under Section 13-44-202 and federal privacy and data security law, regardless of whether the
1855	administrator or the administrator's agent is subject to the law.
1856	(2) A provision of this part that applies to the administrator or the administrator's
1857	records applies to an administrator's agent.
1858	Section 83. Section 67-4a-1402 is enacted to read:
1859	67-4a-1402. Confidential information.
1860	(1) Except as otherwise provided in this chapter, the following are confidential and
1861	exempt from public inspection or disclosure:
1862	(a) records of the administrator and the administrator's agent related to the
1863	administration of this chapter;
1864	(b) reports and records of a holder in the possession of the administrator or the
1865	administrator's agent; and
1866	(c) personal information and other information derived or otherwise obtained by or
1867	communicated to the administrator or the administrator's agent from an examination under this
1868	chapter of the records of a person.
1869	(2) A record or other information that is confidential under the law of this state other
1870	than in this chapter, another state, or the United States continues to be confidential when
1871	disclosed or delivered under this chapter to the administrator or the administrator's agent.
1872	Section 84. Section 67-4a-1403 is enacted to read:
1873	67-4a-1403. When confidential information may be disclosed.
1874	(1) When reasonably necessary to enforce or implement this chapter, the administrator
1875	may disclose confidential information concerning property held by the administrator or the
1876	administrator's agent only to:
1877	(a) an apparent owner or the apparent owner's personal representative, attorney, other

1878	legal representative, relative, or agent designated under Section 67-4a-1303 to have the
1879	information;
1880	(b) the personal representative, other legal representative, relative of a deceased
1881	apparent owner, agent designated under Section 67-4a-1303 by the deceased apparent owner,
1882	or person entitled to inherit from the deceased apparent owner;
1883	(c) another department or agency of this state or of the United States;
1884	(d) the person that administers the unclaimed property law of another state, if the other
1885	state accords substantially reciprocal privileges to the administrator of this state if the other
1886	state is required to maintain the confidentiality and security of information obtained in a
1887	manner substantially equivalent to Part 14, Confidentiality and Security of Information; or
1888	(e) a person subject to an examination as required by Subsection 67-4a-1004(6).
1889	(2) (a) Except as otherwise provided in Subsection 67-4a-1402(1), the administrator
1890	shall include on the website or in the database required by Subsection 67-4a-503(4)(a) the
1891	name of each apparent owner of property held by the administrator.
1892	(b) The administrator may include in published notices, printed publications,
1893	telecommunications, the Internet, other media, on the website, or in the database additional
1894	information concerning the apparent owner's property if the administrator believes the
1895	information will assist in identifying and returning property to the owner and does not disclose
1896	personal information except the home or physical address of an apparent owner.
1897	(3) The administrator and the administrator's agent may not use confidential
1898	information provided to the administrator or the administrator's agent or in the administrator or
1899	the administrator's agent's possession except as expressly authorized by this chapter or required
1900	by law other than in this chapter.
1901	Section 85. Section 67-4a-1404 is enacted to read:
1902	67-4a-1404. Confidentiality agreement.
1903	A person to be examined under Section 67-4a-1002 may require, as a condition of
1904	disclosure of the records of the person to be examined, that each person having access to the
1905	records disclosed in the examination execute and deliver to the person to be examined a

1906	confidentiality agreement that:
1907	(1) is in a form that is reasonably satisfactory to the administrator; and
1908	(2) requires the person having access to the records to comply with the provisions of
1909	this part applicable to the person.
1910	Section 86. Section 67-4a-1405 is enacted to read:
1911	67-4a-1405. No confidential information in notice.
1912	Except as otherwise provided in Sections 67-4a-501 and 67-4a-502, a holder is not
1913	required under this chapter to include confidential information in a notice the holder is required
1914	to provide to an apparent owner under this chapter.
1915	Section 87. Section 67-4a-1406 is enacted to read:
1916	67-4a-1406. Security of information.
1917	(1) If a holder is required to include confidential information in a report to the
1918	administrator, the information shall be provided by a secure means.
1919	(2) If confidential information in a record is provided to and maintained by the
1920	administrator or the administrator's agent as required by this chapter, the administrator or the
1921	administrator's agent shall:
1922	(a) implement administrative, technical, and physical safeguards to protect the security,
1923	confidentiality, and integrity of the information required by Section 13-44-202 and federal
1924	privacy and data security law regardless of whether the administrator or the administrator's
1925	agent is subject to the law;
1926	(b) protect against reasonably anticipated threats or hazards to the security,
1927	confidentiality, or integrity of the information; and
1928	(c) protect against unauthorized access to or use of the information that could result in
1929	substantial harm or inconvenience to a holder or the holder's customers, including insureds,
1930	annuitants, and policy or contract owners and the insureds', annuitants', and policy or contract
1931	owners' beneficiaries.
1932	(3) The administrator:
1933	(a) after notice and comment, shall adopt and implement a security plan that identifies

1934	and assesses reasonably foreseeable internal and external risks to confidential information in
1935	the administrator's possession and seeks to mitigate the risks; and
1936	(b) shall ensure that an administrator's agent adopts and implements a similar plan with
1937	respect to confidential information in the administrator's agent's possession.
1938	(4) The administrator and the administrator's agent shall educate and train the
1939	administrator's and the administrator's agent's employees regarding the plan adopted under
1940	Subsection (3).
1941	(5) The administrator and the administrator's agent shall in a secure manner return or
1942	destroy all confidential information no longer reasonably needed under this chapter.
1943	Section 88. Section 67-4a-1407 is enacted to read:
1944	<u>67-4a-1407.</u> Security breach.
1945	(1) Except to the extent prohibited by law other than in this chapter, the administrator
1946	or the administrator's agent shall notify a holder as soon as practicable of:
1947	(a) a suspected loss, misuse, unauthorized access, disclosure, modification, or
1948	destruction of confidential information obtained from the holder in the possession of the
1949	administrator or the administrator's agent; and
1950	(b) any interference with operations in any system hosting or housing confidential
1951	information that:
1952	(i) compromises the security, confidentiality, or integrity of the information; or
1953	(ii) creates a substantial risk of identity fraud or theft.
1954	(2) Except as necessary to inform an insurer, attorney, investigator, or others as
1955	required by law, the administrator and the administrator's agent may not disclose, without the
1956	express consent in a record of the holder, an event described in Subsection (1) to a person
1957	whose confidential information was supplied by the holder.
1958	(3) If an event described in Subsection (1) occurs, the administrator and the
1959	administrator's agent shall:
1960	(a) take action necessary for the holder to understand and minimize the effect of the
1961	event and determine the event's scope; and

1962	(b) cooperate with the holder with respect to:
1963	(i) any notification required by law concerning a data or other security breach; and
1964	(ii) a regulatory inquiry, litigation, or similar action.
1965	Section 89. Section 67-4a-1408 is enacted to read:
1966	67-4a-1408. Indemnification for breach.
1967	(1) If a claim is made or action commenced arising out of an event described in
1968	Subsection 67-4a-1407(1) relating to confidential information possessed by the administrator,
1969	this state shall indemnify, defend, and hold harmless a holder and the holder's affiliates,
1970	officers, directors, employees, and agents as to:
1971	(a) any claim or action; and
1972	(b) a liability, obligation, loss, damage, cost, fee, penalty, fine, settlement, charge, or
1973	other expense, including reasonable attorney fees and costs, established by the claim or action.
1974	(2) If a claim is made or action commenced arising out of an event described in
1975	Subsection 67-4a-1407(1) relating to confidential information possessed by an administrator's
1976	agent, the administrator's agent shall indemnify, defend, and hold harmless a holder and the
1977	holder's affiliates, officers, directors, employees, and agents as to:
1978	(a) any claim or action; and
1979	(b) a liability, obligation, loss, damage, cost, fee, penalty, fine, settlement, charge, or
1980	other expense, including reasonable attorney fees and costs, established by the claim or action.
1981	(3) The administrator shall require the administrator's agent that will receive
1982	confidential information required under this chapter to maintain adequate insurance for
1983	indemnification obligations of the administrator's agent under Subsection (2).
1984	(4) The agent required to maintain the insurance shall provide evidence of the
1985	insurance to:
1986	(a) the administrator not less frequently than annually; and
1987	(b) the holder on commencement of an examination and annually thereafter until all
1988	confidential information is returned or destroyed under Subsection 67-4a-1406(5).
1989	Section 90. Section <b>67-4a-1501</b> is enacted to read:

1990	Part 15. Miscellaneous Provisions
1991	67-4a-1501. Uniformity of application and construction.
1992	In applying and construing this uniform chapter, consideration shall be given to the
1993	need to promote uniformity of the law with respect to the chapter's subject matter among states
1994	that enact it.
1995	Section 91. Section 67-4a-1502 is enacted to read:
1996	67-4a-1502. Relation to Electronic Signatures in Global and National Commerce
1997	Act.
1998	This chapter modifies, limits, or supersedes the Electronic Signatures in Global and
1999	National Commerce Act, 15 U.S.C. Sec. 7001 et seq., except this chapter does not:
2000	(1) modify, limit, or supersede Section 101(c) of that act, 15 U.S.C. Sec. 7001(c); or
2001	(2) authorize electronic delivery of any of the notices described in Section 103(b) of
2002	that act, 15 U.S.C. Sec. 7003(b).
2003	Section 92. Section 67-4a-1503 is enacted to read:
2004	67-4a-1503. Transitional provision.
2005	(1) An initial report filed under this chapter for property that was not required to be
2006	reported before May 9, 2017, but that is required to be reported under this chapter, shall include
2007	all items of property that would have been presumed abandoned during the 10-year period
2008	preceding May 9, 2017, as if this chapter had been in effect during that period.
2009	(2) This chapter does not relieve a holder of a duty that arose before May 9, 2017, to
2010	report, pay, or deliver property.
2011	(3) Subject to Subsections 67-4a-610(2) and (3), a holder that did not comply with the
2012	law governing unclaimed property before May 9, 2017, is subject to applicable provisions for
2013	enforcement and penalties in effect before May 9, 2017.
2014	Section 93. Section 67-4a-1504 is enacted to read:
2015	<u>67-4a-1504.</u> Severability.
2016	If any provision of this chapter or its application to any person or circumstance is held
2017	invalid, the invalidity does not affect other provisions or applications of this chapter that can be

given effect without the invalid provision or application, and to this end the provisions of this chapter are severable.

Section 94. Section **78B-6-816** is amended to read:

- 78B-6-816. Abandoned premises -- Retaking and rerenting by owner -- Liability of tenant -- Personal property of tenant left on premises.
- (1) In the event of abandonment, the owner may retake the premises and attempt to rent them at a fair rental value and the tenant who abandoned the premises shall be liable:
  - (a) for the entire rent due for the remainder of the term; or
- (b) for rent accrued during the period necessary to rerent the premises at a fair rental value, plus the difference between the fair rental value and the rent agreed to in the prior rental agreement, plus a reasonable commission for the renting of the premises and the costs, if any, necessary to restore the rental unit to its condition when rented by the tenant less normal wear and tear. This Subsection (1) applies, if less than Subsection (1)(a), notwithstanding that the owner did not rerent the premises.
- (2) (a) If the tenant has abandoned the premises and has left personal property on the premises, the owner is entitled to remove the property from the dwelling, store it for the tenant, and recover actual moving and storage costs from the tenant.
- (b) (i) The owner shall post a copy of the notice in a conspicuous place and send by first class mail to the last known address for the tenant a notice that the property is considered abandoned.
- (ii) The tenant may retrieve the property within 15 calendar days from the date of the notice if the tenant tenders payment of all costs of inventory, moving, and storage to the owner.
- (iii) Except as provided in Subsection (5), if the property has been in storage for at least 15 calendar days and the tenant has made no reasonable effort to recover the property after notice was sent, pay reasonable costs associated with the inventory, removal, and storage, and no court hearing on the property is pending, the owner may:
- (A) sell the property at a public sale and apply the proceeds toward any amount the tenant owes; or

2046 (B) donate the property to charity if the donation is a commercially reasonable 2047 alternative. 2048 (c) Any money left over from the public sale of the property shall be handled as 2049 specified in Title 67, Chapter 4a, Part 2, [Standards for Determining When Property Is Abandoned or Unclaimed | Presumption of Abandonment. 2050 2051 (d) Nothing contained in this act shall be in derogation of or alter the owner's rights 2052 under Title 38, Chapter 3, Lessors' Liens, or any other contractual liens or rights. 2053 (3) If abandoned property is determined to belong to a person who is the tenant or an 2054 occupant, the tenant or occupant may claim the property, upon payment of any costs, inventory, 2055 moving, and storage, by delivery of a written demand with evidence of ownership of the personal property within 15 calendar days after the notice described in Subsection (2)(b) is 2056 2057 sent. The owner may not be liable for the loss of the abandoned personal property if the 2058 written demand is not received. 2059 (4) As used in this section, "personal property" does not include a motor vehicle, as 2060 defined in Section 41-1a-102. 2061 (5) A tenant has no recourse for damage or loss if the tenant fails to recover any 2062 abandoned property as required in this section. 2063 (6) An owner is not required to store the following abandoned personal property: 2064 (a) chemicals, pests, potentially dangerous or other hazardous materials; (b) animals, including dogs, cats, fish, reptiles, rodents, birds, or other pets: 2065 (c) gas, fireworks, combustibles, or any item considered to be hazardous or explosive; 2066 (d) garbage: 2067

2068 (e) perishable items; or

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- (f) items that when placed in storage might create a hazardous condition or a pest control issue.
- (7) An owner shall give an extension for up to 15 calendar days, beyond the 15 calendar day limit described in Subsection (2)(b)(ii), to recover the abandoned property, if a tenant provides:

2074	(a) a copy of a police report or protection order for situations of domestic violence, as
2075	defined in Section 77-36-1;
2076	(b) verification of an extended hospitalization from a verified medical provider; or
2077	(c) a death certificate or obituary for a tenant's death, provided by an immediate family
2078	member.
2079	(8) Items listed in Subsection (6) may be properly disposed of by the owner
2080	immediately upon determination of abandonment. A tenant may not recover for disposal of
2081	abandoned items listed in Subsection (6).
2082	(9) Notice of any public sale shall be mailed to the last known address of the tenant at
2083	least five calendar days prior to the public sale.
2084	(10) If the tenant is present at the public sale:
2085	(a) the tenant may specify the order in which the personal property is sold;
2086	(b) the owner may sell only as much personal property necessary to satisfy the amount
2087	due under the rental agreement and statutorily allowed damages, costs, and fees associated with
2088	the abandoned items; and
2089	(c) any unsold personal property shall be released to the tenant.
2090	(11) If the tenant is not present at the public sale:
2091	(a) all items may be sold; and
2092	(b) any surplus amount over the amount due to the owner shall be paid to the tenant, if
2093	the tenant's current location is known. If the tenant's location is not known, any surplus shall
2094	be disposed of in accordance with Title 67, Chapter 4a, [Unclaimed Property Act] Revised
2095	<u>Uniform Unclaimed Property Act</u> .
2096	Section 95. Repealer.
2097	This bill repeals:
2098	Section 67-4a-210, Property held by courts and public agencies.
2099	Section 67-4a-211, Gift certificates Credit memos Gift cards.
2100	Section 67-4a-212, Wages.
2101	Section 67-4a-213, Contents of safe deposit box or other safekeeping repository.

2102 Section 67-4a-214, Mineral proceeds.