SINGLE SIGN-ON DATABASE AMENDMENTS
2018 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Bruce R. Cutler
Senate Sponsor: Curtis S. Bramble
LONG TITLE
General Description:
This bill modifies provisions relating to the single sign-on database.
Highlighted Provisions:
This bill:
<ul> <li>provides for the Division of Corporations and Commercial Code to charge business</li> </ul>
entities a single sign-on fee and establishes the amount of the fee;
<ul> <li>creates the Single Sign-On Expendable Special Revenue Fund into which all single</li> </ul>
sign-on fees are to be deposited;
<ul> <li>authorizes the Department of Technology Services to use money in the Single</li> </ul>
Sign-On Expendable Special Revenue Fund to pay for the design, creation, and
operation of the single sign-on web portal;
<ul> <li>modifies reporting requirements applicable to the Department of Technology</li> </ul>
Services; and
<ul> <li>requires the Public Utilities, Energy, and Technology Interim Committee to review</li> </ul>
the single sign-on fee.
Money Appropriated in this Bill:
None
Other Special Clauses:
This bill provides a special effective date.
Utah Code Sections Affected:



AMEN	IDS:
	63F-3-103, as enacted by Laws of Utah 2016, Chapter 259
	63F-3-104, as enacted by Laws of Utah 2016, Chapter 259
ENAC'	TS:
	13-1a-10, Utah Code Annotated 1953
	63F-3-105, Utah Code Annotated 1953
Be it er	nacted by the Legislature of the state of Utah:
	Section 1. Section 13-1a-10 is enacted to read:
	13-1a-10. Single sign-on fee.
	(1) As used in this section:
	(a) "Business entity" means a sole proprietorship, partnership, limited partnership,
<u>limited</u>	liability company, corporation, or other entity or association used to carry on a business
for pro	<u>fit.</u>
	(b) "Filing fee" means a fee that the division is authorized or required to charge a
busines	ss entity in connection with the business entity's filing of organizational documents with
the div	<u>ision.</u>
	(c) "Organizational documents" means documents that a business entity is required to
file wit	th the division periodically to renew the business entity's status with the division.
	(d) "Single sign-on fee" means a fee described in Subsection (2) to fund the
establis	shment and maintenance of a single sign-on web portal, as defined in Section 63F-3-102.
	(2) In addition to any filing fee that the division charges a business entity, the division
shall cl	narge a business entity filing organizational documents with the division a single sign-on
fee in t	he amount of \$5.00.
	(3) All single sign-on fee revenue that the division receives shall be deposited into the
Single	Sign-On Expendable Special Revenue Fund, created in Section 63F-3-105.
	Section 2. Section <b>63F-3-103</b> is amended to read:
	63F-3-103. Single sign-on database Creation.
	(1) The department shall, in consultation with the entities described in Subsection (4),
design	and create a prototype of a single database, and associated data entry screens, that stores
husines	ss data agreed upon by the entities described in Subsection (4) that is:

59	(a) secure;
60	(b) centralized; and
61	(c) interconnected.
62	(2) The department shall create a web portal that allows a person doing business in the
63	state to access, at a single point of entry, all relevant state-collected business data about the
64	person, including information related to:
65	(a) business registration;
66	(b) workers' compensation;
67	(c) tax liability and payment; and
68	(d) other information collected by the state that the department determines is relevant
69	to a person doing business in the state.
70	(3) The department shall develop the business database and the single sign-on web
71	portal:
72	(a) using an open platform that:
73	(i) facilitates participation in the database and web portal by a state entity; and
74	(ii) allows for optional participation by a political subdivision of the state; and
75	(b) in a manner that anticipates expanding the database and web portal to include:
76	(i) a database for data collected by the state on an individual; and
77	(ii) a web portal for an individual to access all relevant data collected by the state on
78	the individual.
79	(4) In developing the business database and the single sign-on web portal, the
80	department shall consult with:
81	(a) the Department of Commerce;
82	(b) the State Tax Commission;
83	(c) the Labor Commission;
84	(d) the Department of Workforce Services;
85	(e) the Governor's Office of Management and Budget;
86	(f) the Utah League of Cities and Towns;
87	(g) the Utah Association of Counties; and
88	(h) the business community that is likely to use the business database and single
89	sign-on web portal.

90	(5) The department shall ensure that the single sign-on web portal is fully operational
91	no later than May 1, 2021.
92	Section 3. Section 63F-3-104 is amended to read:
93	63F-3-104. Report.
94	(1) The department shall report to the Public Utilities, Energy, and Technology Interim
95	Committee:
96	[(1)] (a) no later than November 30, 2016, with an initial design and prototype of the
97	business database and the single sign-on web portal, together with a minimum two-year plan,
98	including projected cost, for the initial implementation phase of the project; and
99	[(2)] (b) before November 30 of each year beginning in 2017 [until the development of
100	the business database and the single sign-on web portal is complete,]:
101	(i) regarding the progress the department has made in developing the business database
102	and the single sign-on web portal[-] and, once that development is complete, regarding the
103	operation of the single sign-on web portal; and
104	(ii) on the amount of money being deposited into and spent from the Single Sign-On
105	Expendable Special Revenue Fund, created in Section 63F-1-305, and whether the department
106	recommends any change to the single sign-on fee being charged under Section 13-1a-10.
107	(2) The Public Utilities, Energy, and Technology Interim Committee shall annually:
108	(a) review the single sign-on fee being charged under Section 13-1a-10;
109	(b) determine whether the revenue from the single sign-on fee is adequate for designing
110	and developing and then, once developed, operating and maintaining the single sign-on web
111	portal; and
112	(c) make any recommendation to the Legislature that the committee considers
113	appropriate concerning the single sign-on fee.
114	Section 4. Section <b>63F-3-105</b> is enacted to read:
115	63F-3-105. Single Sign-On Expendable Special Revenue Fund.
116	(1) As used in this section:
117	(a) "Division" means the Division of Corporations and Commercial Code created in
118	Section 13-1a-1.
119	(b) "Fund" means the Single Sign-On Expendable Special Revenue Fund created in
120	this section.

121 (c) "Single sign-on fee" means the same as that term is defined in Section 13-1a-10. 122 (2) There is created the Single Sign-On Expendable Special Revenue Fund. 123 (3) The fund consists of: (a) revenue that the division receives from charging the single sign-on fee; and 124 125 (b) money that the Legislature appropriates to the fund. 126 (4) The department shall use money in the fund to design, create, and operate the single 127 sign-on web portal. Section 5. Effective date. 128 129 If approved by two-thirds of all the members elected to each house, this bill takes effect 130 upon approval by the governor, or the day following the constitutional time limit of Utah

Constitution, Article VII, Section 8, without the governor's signature, or in the case of a veto,

H.B. 150

Legislative Review Note Office of Legislative Research and General Counsel

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the date of veto override.

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