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POST DISASTER RECOVERY AND MITIGATION



26	• to the Department of Public Safety as an ongoing appropriation
27	<ul> <li>from the General Fund Restricted Post Disaster Recovery and Mitigation</li> </ul>
28	Restricted Account, \$2,000,000.
29	Other Special Clauses:
30	None
31	<b>Utah Code Sections Affected:</b>
32	ENACTS:
33	<b>53-2a-1301</b> , Utah Code Annotated 1953
34	<b>53-2a-1302</b> , Utah Code Annotated 1953
35	<b>53-2a-1303</b> , Utah Code Annotated 1953
36	<b>53-2a-1304</b> , Utah Code Annotated 1953
37	<b>53-2a-1305</b> , Utah Code Annotated 1953
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39	Be it enacted by the Legislature of the state of Utah:
40	Section 1. Section 53-2a-1301 is enacted to read:
41	Part 13. Post Disaster Recovery and Mitigation Restricted Account
42	<u>53-2a-1301.</u> Definitions.
43	As used in the part:
44	(1) "Account" means the Post Disaster Recovery and Mitigation Restricted Account
45	created in Section 53-2a-1302.
46	(2) "Affected community" means a community directly affected by an ongoing or
47	recent disaster.
48	(3) "Chief executive officer" means the same as that term is defined in Section
49	<u>53-2a-203.</u>
50	(4) "Community" means a county, municipality, local district, or special service
51	district.
52	(5) "Costs not recoverable" include:
53	(a) the county threshold; and
54	(b) costs covered by insurance or federal government grants, including funding
55	provided to the state by FEMA's Public Assistance grant program described in 44 C.F.R.
56	Chapter 1, Subchapter D, Part 206.

57	(6) "County threshold" means, for each county, the countywide per capita indicator
58	established by FEMA for the state, multiplied by the population of the county as determined by
59	the division.
60	(7) "Disaster recovery" means action taken to remove debris, implement life-saving
61	emergency protective measures, or repair, replace, or restore facilities in response to a disaster.
62	(8) "Disaster recovery grant" means money granted to an affected community for
63	disaster recovery that amounts to not more than 75% of the difference between the cost of
64	disaster recovery, as determined by the division after reviewing the official damage assessment,
65	and costs not recoverable.
66	(9) "FEMA" means the Federal Emergency Management Agency.
67	(10) "Post hazard mitigation" means action taken, after a natural disaster, to reduce or
68	eliminate risk to people or property that may occur as a result of the long-term effects of the
69	natural disaster or a subsequent natural disaster, including action to prevent damage caused by
70	flooding, earthquake, dam failure, wildfire, landslide, severe weather, drought, and problem
71	<u>soil.</u>
72	(11) "Post hazard mitigation grant" means money granted to a community for post
73	hazard mitigation that amounts to not more than 75% of the costs deemed necessary by the
74	division to complete the post hazard mitigation.
75	(12) "Official damage assessment" means a financial assessment of the damage to an
76	affected community, caused by a disaster, that is conducted under the direction of the
77	governing body of the affected community, in accordance with the rules described in Section
78	<u>53-2a-1305.</u>
79	Section 2. Section <b>53-2a-1302</b> is enacted to read:
80	53-2a-1302. Post Disaster Recovery and Mitigation Restricted Account.
81	(1) There is created a restricted account in the General Fund known as the "Post
82	Disaster Recovery and Mitigation Restricted Account."
83	(2) The account consists of:
84	(a) money appropriated to the account by the Legislature;
85	(b) income and interest derived from the deposit and investment of money in the
86	account; and
87	(c) private donations, grants, gifts, bequests, or money made available from any other

88	source to implement this section.
89	(3) At the close of a fiscal year, money in the account exceeding \$10,000,000,
90	excluding money granted to the account under Subsection (2)(c), shall be transferred to the
91	General Fund.
92	(4) Subject to the requirements described in this part, and upon appropriation by the
93	Legislature, the division may grant money appropriated from the account:
94	(a) to an affected community for the affected community's disaster recovery efforts as
95	described in Section 53-2a-1303; or
96	(b) to a community for post hazard mitigation as described in Section 53-2a-1304.
97	Section 3. Section 53-2a-1303 is enacted to read:
98	53-2a-1303. Disaster Recovery Grant.
99	(1) The division may grant money under Subsection 53-2a-1302(4)(a) appropriated
100	from the account after receiving an application from an affected community for a disaster
101	recovery grant.
102	(2) An affected community is eligible to receive a disaster recovery grant appropriated
103	from the account if:
104	(a) the affected community submits an application described in Subsection (1) that
105	includes the information required by the rules described in Section 53- 2a-1305;
106	(b) the occurrence of disaster in the affected community results in:
107	(i) the president of the United States declaring an emergency or major disaster in the
108	state;
109	(ii) the governor declaring a state of emergency under Section 53-2a-206; or
110	(iii) the chief executive officer of a local government within the affected community
111	declaring a local emergency under Section 53-2a-205;
112	(c) the governing body of the affected community conducts an official damage
113	assessment of the disaster;
114	(d) the cost of disaster recovery, as determined by the division after reviewing the
115	official damage assessment, exceeds the county threshold for the county in which the affected
116	community is located; and
117	(e) the division maintains sufficient money for the grant.
118	Section 4. Section <b>53-2a-1304</b> is enacted to read:

119	53-2a-1304. Post Hazard Mitigation Grant.
120	(1) The division may grant money under Subsection 53-2a-1302(4)(b) appropriated
121	from the account after receiving an application from a community for post hazard mitigation if:
122	(a) the non-lapsing balance available from money appropriated by the Legislature for
123	the previous fiscal year exceeds the amount of money appropriated by the Legislature for the
124	current fiscal year; and
125	(b) the total money granted by the division for post hazard mitigation does not exceed
126	the difference between the amount of non-lapsing funds from the previous fiscal year and the
127	amount of money appropriated by the Legislature for the current fiscal year.
128	(2) A community is eligible to receive a post hazard mitigation grant if the division
129	determines the post hazard mitigation to be funded by the post hazard mitigation grant:
130	(a) is reasonably likely to mitigate:
131	(i) economically significant property damage resulting from a disaster; or
132	(ii) threats to human safety resulting from a disaster;
133	(b) will be designed and constructed in a economically efficient manner that comports
134	with accepted industry standards; and
135	(c) addresses a threat of disaster that is plausible and not merely speculative.
136	Section 5. Section 53-2a-1305 is enacted to read:
137	53-2a-1305. Rulemaking authority and division responsibilities.
138	(1) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
139	division may make rules to:
140	(a) designate the requirements and procedures:
141	(i) for the governing body of an affected community to:
142	(A) apply for a disaster recovery grant; and
143	(B) conduct an official damage assessment; and
144	(ii) for the governing body of a community to apply for a post hazard mitigation grant;
145	<u>and</u>
146	(b) establish standards to ensure that projects completed in accordance with this section
147	are completed in a cost effective manner, are reasonably necessary for disaster recovery or post
148	hazard mitigation, and that all receipts and invoices are documented.
149	(2) No later than December 31 of each year, the division shall provide the governor and

150	the Criminal Justice Appropriations Subcommittee a written report of the division's activities
151	under this part, including:
152	(a) an accounting of the money expended or committed to be expended under this part;
153	<u>and</u>
154	(b) the balance of the account.
155	Section 6. Appropriation.
156	The following sums of money are appropriated for the fiscal year beginning July 1,
157	2019, and ending June 30, 2020. These are additions to amounts previously appropriated for
158	fiscal year 2020.
159	Subsection 6a. Restricted Fund and Account Transfers.
160	The Legislature authorizes the State Division of Finance to transfer the following
161	amounts between the following funds or accounts as indicated. Expenditures and outlays from
162	the funds or accounts to which the money is transferred must be authorized by an
163	appropriation.
164	ITEM 1
165	To the General Fund Restricted Post Disaster Recovery and Mitigation
166	Restricted Account
167	From General Fund \$2,000,000
168	Schedule of Programs:
169	General Fund Restricted Post Disaster Recovery and
170	Mitigation Restricted Account \$2,000,000
171	Subsection 6b. Operating and Capital Budgets.
172	Under the terms and conditions of Title 63J, Chapter 1, Budgetary Procedures Act, the
173	Legislature appropriates the following sums of money from the funds or accounts indicated for
174	the use and support of the government of the state of Utah.
175	ITEM 2
176	To Department of Public Safety Emergency Management
177	From General Fund Restricted Post Disaster Recovery and Mitigation
178	Restricted Account \$2,000,000
179	Schedule of Programs:
180	Emergency Management: \$2,000,000

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181	The Legislature intends that:
182	(1) appropriations provided under this Subsection (6)(b) be used for Disaster Recovery
183	Grants and Post Hazard Mitigation Grants described in Sections 53-2a-1303 and 53-2a-1304;
184	<u>and</u>
185	(2) under Section 63J-1-603, appropriations provided under this section not lapse at the
186	close of fiscal year 2020.