Senator Daniel McCay proposes the following substitute bill:

1	PUBLIC INFRASTRUCTURE DISTRICT AMENDMENTS
2	2020 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Daniel McCay
5	House Sponsor:
6	
7	LONG TITLE
8	General Description:
9	This bill modifies provisions in the Public Infrastructure District Act.
10	Highlighted Provisions:
11	This bill:
12	 allows the Military Installation Development Authority to create a public
13	infrastructure district;
14	 allows a public infrastructure district to annex or withdraw property without the
15	consent of the creating entity if authorized in the district's governing document;
16	 exempts a public infrastructure district from certain notice and hearing requirements
17	upon:
18	• levying a property tax if certain conditions are met; or
19	• amending a property tax levy rate limitation in the district's governing
20	document; and
21	 makes technical and conforming changes.
22	Money Appropriated in this Bill:
23	None
24	Other Special Clauses:
25	None

Utah Code Sections Affected:
AMENDS:
17B-2a-1202, as enacted by Laws of Utah 2019, Chapter 490
17B-2a-1204, as enacted by Laws of Utah 2019, Chapter 490
17B-2a-1205, as enacted by Laws of Utah 2019, Chapter 490
17B-2a-1207, as enacted by Laws of Utah 2019, Chapter 490
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 17B-2a-1202 is amended to read:
17B-2a-1202. Definitions.
As used in this part:
(1) "Board" means the board of trustees of a public infrastructure district.
(2) "Creating entity" means the county [or], municipality, or development authority that
approves [of] the creation of the public infrastructure district.
(3) "Development authority" means the military installation development authority
created in Section 63H-1-201.
[(3)] (4) "District applicant" means the person proposing the creation of the public
infrastructure district.
[(4)] (5) "Division" means a division of a public infrastructure district:
(a) that is relatively equal in number of eligible voters or potential eligible voters to all
other divisions within the public infrastructure district, taking into account existing or potential
developments which, when completed, would increase or decrease the population within the
public infrastructure district; and
(b) which a member of the board represents.
(6) "Governing body" means the legislative body or governing board of a creating
entity.
[(5)] (7) "Governing document" means the document governing the public
infrastructure district to which the creating entity agrees before the creation of the public
infrastructure district, as amended from time to time, and subject to the limitations of Chapter
1, Provisions Applicable to All Local Districts, and this part.
$\left[\frac{(6)}{(8)}\right]$ (a) "Limited tax bond" means a bond:

57	(i) that is directly payable from and secured by ad valorem property taxes that are
58	levied:
59	(A) by the public infrastructure district that issues the bond; and
60	(B) on taxable property within the district;
61	(ii) that is a general obligation of the public infrastructure district; and
62	(iii) for which the ad valorem property tax levy for repayment of the bond does not
63	exceed the [mill] property tax levy rate limit established under Section 17B-2a-1209 for any
64	fiscal year, except as provided in Subsection 17B-2a-1207(8).
65	(b) "Limited tax bond" does not include:
66	(i) a short-term bond;
67	(ii) a tax and revenue anticipation bond; or
68	(iii) a special assessment bond.
69	Section 2. Section 17B-2a-1204 is amended to read:
70	17B-2a-1204. Creation Annexation or withdrawal of property.
71	(1) In addition to the provisions regarding creation of a local district in Chapter 1,
72	Provisions Applicable to All Local Districts, a public infrastructure district may not be created
73	unless:
74	(a) if there are any registered voters within the applicable area, a petition is filed with
75	the creating entity that contains the signatures of 100% of registered voters within the
76	applicable area approving the creation of the public infrastructure district; and
77	(b) a petition is filed with the creating entity that contains the signatures of 100% of
78	surface property owners within the applicable area consenting to the creation of the public
79	infrastructure district.
80	(2) The election requirement of Section 17B-1-214 does not apply to a petition meeting
81	the requirements of Subsection (1).
82	(3) (a) Notwithstanding Chapter 1, Part 4, Annexation, an area outside of the
83	boundaries of a public infrastructure district may be annexed into the public infrastructure
84	district after:
85	(i) (A) adoption of resolutions of the board and the creating entity, each approving of
86	the annexation; <u>or</u>
87	(B) adoption of a governing document that authorizes the board to annex an area

88	outside of the boundaries of the public infrastructure district without the consent of the creating
89	entity;
90	(ii) if there are any registered voters within the area proposed to be annexed, a petition
91	is filed with the creating entity that contains the signatures of 100% of registered voters within
92	the area and approves of the annexation into the public infrastructure district; and
93	(iii) a petition is filed with the creating entity that contains the signatures of 100% of
94	surface property owners within the area proposed to be annexed and consents to the annexation
95	into the public infrastructure district.
96	(b) Upon meeting the requirements of Subsection (3)(a), the board shall comply with
97	the resolution and filing requirements of Subsections 17B-1-414(1) and (2).
98	[(c) (i)] (4) (a) Notwithstanding Chapter 1, Part 5, Withdrawal, property may be
99	withdrawn from a public infrastructure district after:
100	(i) (A) adoption of resolutions of the board and the creating entity, each approving of
101	the [annexation;] withdrawal; or
102	(B) adoption of a governing document that authorizes the board to withdraw property
103	from the public infrastructure district without the consent of the creating entity;
104	[(B)] (ii) if there are any registered voters within the area proposed to be withdrawn, a
105	petition is filed with the creating entity that contains the signatures of 100% of registered voters
106	within the area and approves of the withdrawal from the public infrastructure district; and
107	[(C)] (iii) a petition is filed with the creating entity that contains the signatures of 100%
108	of surface property owners within the area proposed to be withdrawn and consents to the
109	withdrawal from the public infrastructure district.
110	[(ii)] (b) If any bonds that the public infrastructure district issues are allocable to the
111	area to be withdrawn remain unpaid at the time of the proposed withdrawal, the property
112	remains subject to any taxes, fees, or assessments that the public infrastructure district imposes
113	until the bonds or any associated refunding bonds are paid.
114	[(d)] (c) Upon meeting the requirements of [Subsection (3)(c)] Subsections (4)(a) and
115	(b), the board shall comply with the requirements of Section 17B-1-512.
116	[(4)] (5) The creating entity may impose limitations on the powers of the public
117	infrastructure district through the governing document.
118	$\left[\frac{(5)}{(6)}\right]$ (a) A public infrastructure district is separate and distinct from the creating

119	entity.
120	(b) (i) Except as provided in Subsection [(5)] (6)(b)(ii), any financial burden of a
121	public infrastructure district:
122	(A) is borne solely by the public infrastructure district; and
123	(B) is not borne by the creating entity or any municipality, county, the state, or any
124	other political subdivision.
125	(ii) Notwithstanding Subsection $[(5)]$ (6)(b)(i) and Section 17B-1-216, the governing
126	document may require:
127	(A) the district applicant to bear the initial costs of the public infrastructure district;
128	and
129	(B) the public infrastructure district to reimburse the district applicant for the initial
130	costs the creating entity bears.
131	(c) Any liability, judgment, or claim against a public infrastructure district:
132	(i) is the sole responsibility of the public infrastructure district; and
133	(ii) does not constitute a liability, judgment, or claim against the creating entity, the
134	state, or any municipality, county, or other political subdivision.
135	(d) (i) (A) The public infrastructure district solely bears the responsibility of any
136	collection, enforcement, or foreclosure proceeding with regard to any tax, fee, or assessment
137	the public infrastructure district imposes.
138	(B) The creating entity does not bear the responsibility described in Subsection $[(5)]$
139	<u>(6)</u> (d)(i)(A).
140	(ii) A public infrastructure district, and not the creating entity, shall undertake the
141	enforcement responsibility described in, as applicable, Subsection $[(5)]$ (6)(d)(i) in accordance
142	with Title 59, Chapter 2, Property Tax Act, or Title 11, Chapter 42, Assessment Area Act.
143	[(6)] (7) The creating entity may establish criteria in determining whether to approve or
144	disapprove of the creation of a public infrastructure district, including:
145	(a) historical performance of the district applicant;
146	(b) compliance with the creating entity's master plan;
147	(c) credit worthiness of the district applicant;
148	(d) plan of finance of the public infrastructure district; and
149	(e) proposed development within the public infrastructure district.

150	[(7)] (8) (a) The creation of a public infrastructure district is subject to the sole
151	discretion of the creating entity responsible for approving or rejecting the creation of the public
152	infrastructure district.
153	(b) The proposed creating entity bears no liability for rejecting the proposed creation of
154	a public infrastructure district.
155	Section 3. Section 17B-2a-1205 is amended to read:
156	17B-2a-1205. Public infrastructure district board Governing document.
157	(1) The [legislative] governing body of the creating entity [that approves the creation of
158	a public infrastructure district] shall appoint the members of the board, in accordance with the
159	governing document.
160	(2) (a) Unless otherwise limited in the governing document and except as provided in
161	Subsection (2)(b), the initial term of each member of the board is four years.
162	(b) Notwithstanding Subsection (2)(a), approximately half of the members of the initial
163	board shall serve a six-year term so that, after the expiration of the initial term, the term of
164	approximately half the board members expires every two years.
165	(c) A board may elect that a majority of the board serve an initial term of six years.
166	(d) After the initial term, the term of each member of the board is four years.
167	(3) (a) Notwithstanding Subsection 17B-1-302(1)(b), a board member is not required
168	to be a resident within the boundaries of the public infrastructure district if:
169	(i) all of the surface property owners consent to the waiver of the residency
170	requirement;
171	(ii) there are no residents within the boundaries of the public infrastructure district;
172	(iii) no qualified candidate timely files to be considered for appointment to the board;
173	or
174	(iv) no qualified individual files a declaration of candidacy for a board position in
175	accordance with Subsection 17B-1-306(4).
176	(b) Except under the circumstances described in Subsection (3)(a)(iii) or (iv), the
177	residency requirement in Subsection 17B-1-302(1)(b) is applicable to any board member
178	elected for a division or board position that has transitioned from an appointed to an elected
179	board member in accordance with this section.

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(c) An individual who is not a resident within the boundaries of the public

181 infrastructure district may not serve as a board member unless the individual is:

- (i) an owner of land or an agent or officer of the owner of land within the boundaries ofthe public infrastructure district; and
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(ii) a registered voter at the individual's primary residence.

(4) (a) A governing document may provide for a transition from [legislative] governing
body appointment under Subsection (1) to a method of election by registered voters based upon
milestones or events that the governing document identifies, including a milestone for each
division or individual board position providing that when the milestone is reached:

(i) for a division, the registered voters of the division elect a member of the board inplace of an appointed member at the next municipal general election for the board position; or

(ii) for an at large board position established in the governing document, the registered
voters of the public infrastructure district elect a member of the board in place of an appointed
member at the next municipal general election for the board position.

(b) Regardless of whether a board member is elected under Subsection (4)(a), the
position of each remaining board member shall continue to be appointed under Subsection (1)
until the member's respective division or board position surpasses the density milestone
described in the governing document.

(5) (a) Subject to Subsection (5)(c), the board may, in the board's discretion but no
more frequently than every four years, reestablish the boundaries of each division so that each
division that has reached a milestone specified in the governing document, as described in
Subsection (4)(a), has, as nearly as possible, the same number of eligible voters.

(b) In reestablishing division boundaries under Subsection (5)(a), the board shall
consider existing or potential developments within the divisions which, when completed,
would increase or decrease the number of eligible voters within the division.

(c) The governing document may prohibit the board from reestablishing, without theconsent of the creating entity, the division boundaries as described in Subsection (5)(a).

207 (6) The public infrastructure district may not compensate a board member for the
208 member's service on the board under Section 17B-1-307 unless the board member is a resident
209 within the boundaries of the public infrastructure district.

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- (7) The governing document shall:

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(a) include a boundary description and a map of the public infrastructure district;

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212	(b) state the number of board members;
213	(c) describe any divisions of the public infrastructure district;
214	(d) establish any applicable [mill] property tax levy rate limit for the public
215	infrastructure district;
216	(e) establish any applicable limitation on the principal amount of indebtedness for the
217	public infrastructure district; and
218	(f) include other information that the public infrastructure district or the creating entity
219	determines to be necessary or advisable.
220	(8) (a) Except as provided in Subsection (8)(b), the board and the governing body of
221	the creating entity may amend a governing document by each adopting a resolution that
222	approves the amended governing document.
223	[(b) Notwithstanding Subsection (8)(a), any amendment to a property tax mill
224	limitation requires:]
225	[(i) before the adoption of the resolution of the creating entity described in Subsection
226	(8)(a), the public infrastructure district to comply with the notice and public hearing
227	requirements of Section 59-2-919, with at least one member of the governing body of the
228	creating entity attending the public hearing required in Subsection 59-2-919(3)(a)(v) or (4)(b);
229	or]
230	[(ii) the consent of:]
231	[(A) 100% of surface property owners within the boundaries of the public
232	infrastructure district; and]
233	[(B) 100% of the registered voters, if any, within the boundaries of the public
234	infrastructure district.]
235	(b) Notwithstanding Subsection (8)(a), any amendment to a property tax levy rate
236	limitation requires the consent of:
237	(i) 100% of surface property owners within the boundaries of the public infrastructure
238	district; and
239	(ii) 100% of the registered voters, if any, within the boundaries of the public
240	infrastructure district.
241	(9) A board member is not in violation of Section $67-16-9$ if the board member:
242	(a) discloses a business relationship in accordance with Sections 67-16-7 and 67-16-8

243	and files the disclosure with the creating entity:
244	(i) before any appointment or election; and
245	(ii) upon any significant change in the business relationship; and
246	(b) conducts the affairs of the public infrastructure district in accordance with this title
247	and any parameters described in the governing document.
248	Section 4. Section 17B-2a-1207 is amended to read:
249	17B-2a-1207. Public infrastructure district bonds.
250	(1) A public infrastructure district may issue negotiable bonds for the purposes
251	described in Section 17B-2a-1206, as provided in, as applicable:
252	(a) Title 11, Chapter 14, Local Government Bonding Act;
253	(b) Title 11, Chapter 27, Utah Refunding Bond Act;
254	(c) Title 11, Chapter 42, Assessment Area Act; and
255	(d) this section.
256	(2) A public infrastructure district bond:
257	(a) shall mature within 40 years of the date of issuance; and
258	(b) may not be secured by any improvement or facility paid for by the public
259	infrastructure district.
260	(3) (a) A public infrastructure district may issue a limited tax bond, in the same manner
261	as a general obligation bond:
262	(i) with the consent of 100% of surface property owners within the boundaries of the
263	public infrastructure district and 100% of the registered voters, if any, within the boundaries of
264	the proposed public infrastructure district; or
265	(ii) upon approval of a majority of the registered voters within the boundaries of the
266	public infrastructure district voting in an election held for that purpose under Title 11, Chapter
267	14, Local Government Bonding Act.
268	(b) A limited tax bond described in Subsection (3)(a):
269	(i) is not subject to the limitation on a general obligation bond described in Subsection
270	17B-1-1102(4)(a)(xii); and
271	(ii) is subject to a limitation, if any, on the principal amount of indebtedness as
272	described in the governing document.
273	(c) Unless limited tax bonds are initially purchased exclusively by one or more

273 (c) Unless limited tax bonds are initially purchased exclusively by one or more

274	qualified institutional buyers as defined in Rule 144A, 17 C.F.R. Sec. 230.144A, the public
275	infrastructure district may only issue limited tax bonds in denominations of not less than
276	\$500,000, and in integral multiples above \$500,000 of not less than \$1,000 each.
277	(d) (i) Without any further election or consent of property owners or registered voters,
278	a public infrastructure district may convert a limited tax bond described in Subsection (3)(a) to
279	a general obligation bond if the principal amount of the related limited tax bond together with
280	the principal amount of other related outstanding general obligation bonds of the public
281	infrastructure district does not exceed 15% of the fair market value of taxable property in the
282	public improvement district securing the general obligation bonds, determined by:
283	(A) an appraisal from an appraiser who is a member of the Appraisal Institute that is
284	addressed to the public infrastructure district or a financial institution; or
285	(B) the most recent market value of the property from the assessor of the county in
286	which the property is located.
287	(ii) The consent to the issuance of a limited tax bond described in Subsection (3)(a) is
288	sufficient to meet any statutory or constitutional election requirement necessary for the
289	issuance of the limited tax bond and any general obligation bond to be issued in place of the
290	limited tax bond upon meeting the requirements of this Subsection (3)(d).
291	(iii) A general obligation bond resulting from a conversion of a limited tax bond under
292	this Subsection (3)(d) is not subject to the limitation on general obligation bonds described in
293	Subsection 17B-1-1102(4)(a)(xii).
294	(e) A public infrastructure district that levies a property tax for payment of debt service
295	on a limited tax bond issued under this section is not required to comply with the notice and
296	hearing requirements of Section 59-2-919 unless the rate exceeds the rate established in:
297	(i) Section 17B-2a-1209, except as provided in Subsection (8);
298	(ii) the governing document; or
299	(iii) the documents relating to the issuance of the limited tax bond.
300	(4) There is no limitation on the duration of revenues that a public infrastructure
301	district may receive to cover any shortfall in the payment of principal of and interest on a bond
302	that the public infrastructure district issues.
303	(5) A public infrastructure district is not a municipal corporation for purposes of the

303 (5) A public infrastructure district is not a municipal corporation for purposes
 304 debt limitation of Utah Constitution, Article XIV, Section 4.

305	(6) The board may, by resolution, delegate to one or more officers of the public
306	infrastructure district the authority to:
307	(a) in accordance and within the parameters set forth in a resolution adopted in
308	accordance with Section 11-14-302, approve the final interest rate, price, principal amount,
309	maturity, redemption features, and other terms of the bond;
310	(b) approve and execute any document relating to the issuance of a bond; and
311	(c) approve any contract related to the acquisition and construction of the
312	improvements, facilities, or property to be financed with a bond.
313	(7) (a) Any person may contest the legality of the issuance of a public infrastructure
314	district bond or any provisions for the security and payment of the bond for a period of 30 days
315	after:
316	(i) publication of the resolution authorizing the bond; or
317	(ii) publication of a notice of bond containing substantially the items required under
318	Subsection 11-14-316(2).
319	(b) After the 30-day period described in Subsection (7)(a), no person may bring a
320	lawsuit or other proceeding contesting the regularity, formality, or legality of the bond for any
321	reason.
322	(8) (a) In the event of any statutory change in the methodology of assessment or
323	collection of property taxes in a manner that reduces the amounts which are devoted or pledged
324	to the repayment of limited tax bonds, a public infrastructure district may charge a rate
325	sufficient to receive the amount of property taxes or assessment the public infrastructure
326	district would have received before the statutory change in order to pay the debt service on
327	outstanding limited tax bonds.
328	(b) The rate increase described in Subsection (8)(a) may exceed the limit described in
329	Section 17B-2a-1209.
330	(c) The public infrastructure district may charge the rate increase described in
331	Subsection (8)(a) until the bonds, including any associated refunding bonds, or other securities,

332 together with applicable interest, are fully met and discharged.

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