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2196	prioritization process adopted under Section 72-1-304;
2197	(ii) for development of the oversight plan described in Section 72-1-202(5); or
2198	(iii) to the department for oversight of a fixed guideway capital development project
2199	for which the department has responsibility.
2200	(e) (i) The Legislature may only appropriate money from the fund for a public transit
2201	capital development project or pedestrian or nonmotorized transportation project that provides
2202	connection to the public transit system if the public transit district or political subdivision
2203	provides funds of equal to or greater than $[40\%]$ $\hat{H} \rightarrow [\hat{H} \rightarrow [20\%] 40\% \leftarrow \hat{H}] 30\% \leftarrow \hat{H}$ of the costs
2203a1	needed for the
2203a	project.
2204	(ii) A public transit district or political subdivision may use money derived from a loan
2205	granted pursuant to Title 72, Chapter 2, Part 2, State Infrastructure Bank Fund, to provide all or
2206	part of the [40%] $\hat{\mathbf{H}} \rightarrow [\hat{\mathbf{H}} \rightarrow [20\%] 40\% \leftarrow \hat{\mathbf{H}}] 30\% \leftarrow \hat{\mathbf{H}}$ requirement described in Subsection
2206a	(9)(e)(i) if:
2207	(A) the loan is approved by the commission as required in Title 72, Chapter 2, Part 2,
2208	State Infrastructure Bank Fund; and
2209	(B) the proposed capital project has been prioritized by the commission pursuant to
2210	Section 72-1-303.
2211	(f) Before July 1, 2022, the department and a large public transit district shall enter into
2212	an agreement for a large public transit district to pay the department \$5,000,000 per year for 15
2213	years to be used to facilitate the purchase of zero emissions or low emissions rail engines and
2214	trainsets for regional public transit rail systems.
2215	(10) (a) There is created in the Transportation Investment Fund of 2005 the
2216	Cottonwood Canyons Transportation Investment Fund.
2217	(b) The fund shall be funded by:
2218	(i) money deposited into the fund in accordance with Section 59-12-103;
2219	(ii) appropriations into the account by the Legislature;
2220	(iii) private contributions; and
2221	(iv) donations or grants from public or private entities.
2222	(c) (i) The fund shall earn interest.
2223	(ii) All interest earned on fund money shall be deposited into the fund.
2224	(d) The Legislature may appropriate money from the fund for public transit or
2225	transportation projects in the Cottonwood Canyons of Salt Lake County.
2226	Section 25. Section 72-5-117 is amended to read:

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2320	to cover costs associated with providing towing dispatch and rotation service.
2321	(ii) A special service district created under Title 17D, Chapter 1, Special Service
2322	District Act, that charges a dispatch fee on or before January 1, 2023, may continue to charge a
2323	fee related to dispatch costs.
2324	(iii) Ĥ→ [Ŝ→ [<u>Except as provided in Subsection (8), a] A</u> ←Ŝ] <u>Except as provided in</u>
2324a1	Subsection (8), a ←Ĥ fee described in Subsection
2324a	<u>(7)(b)(ii) may</u>
2325	not exceed an amount reasonably reflective to the actual costs of providing the towing dispatch
2326	and rotation service.
2327	(c) A towing entity may not charge a fee described in Subsection (7)(a)(i) or (7)(b)(ii)
2328	unless the relevant governing body of the towing entity has approved the fee amount.
2329	(d) In addition to fees set by the department in rules made in accordance with
2330	Subsection 72-9-603(16), a tow truck operator or a tow truck motor carrier may pass through a
2331	fee described in this Subsection (7) to owners, lien holders, or insurance providers of towed
2332	vehicles, vessels, or outboard motors.
2333	(8) (a) In addition to the fees described in Subsection (7), a tow truck operator or tow
2334	truck motor carrier may charge an additional fee to absorb unrecovered costs of abandoned
2335	vehicles related to the $\hat{H} \rightarrow [\hat{S} \rightarrow [\underline{fees \ described \ in \ Subsections (7)(a)(i) \ and (7)(b)(ii)]} \underline{fee \ described \ in}$
2335a	<u>Subsection (7)(a)(i)</u> ←Ŝ] fees described in Subsections (7)(a)(i) and (7)(b)(ii) ←Ĥ .
2336	(b) Beginning May 3, 2023, and ending on June 30, 2025, a tow truck operator or tow
2337	truck motor carrier may charge a fee described in Subsection (8)(a) in an amount not to exceed
2338	an amount greater than 25% of the relevant fee described in Subsection (7)(a)(i) $\hat{H} \rightarrow [\hat{S} \rightarrow]$ [f] or
2338a1	<u>(7)(b)(ii)</u> []] ←Ĥ
2338a	Ĥ→ [←Ŝ] ←Ĥ <u>.</u>
2339	(c) (i) Beginning January 1, 2025, and annually thereafter, the towing entity shall,
2340	based on data provided by the State Tax Commission, determine the percentage of vehicles,
2341	vessels, or outboard motors that were abandoned during the previous year by:
2342	(A) determining the total number of vehicles, vessels, or outboard motors that were
2343	towed as part of a towing entity's towing rotation during the previous calendar year that were
2344	also abandoned; and
2345	(B) dividing the number described in Subsection (8)(c)(i)(A) by the total number of
2346	vehicles, vessels, or outboard motors that were towed as part of the towing entity's towing
2347	rotation during the previous calendar year.
2348	(ii) No later than March 31, 2025, and each year thereafter, the towing entity shall
2349	publish:
2350	(A) the relevant fee amount described in Subsection (7)(a)(i) $\hat{H} \rightarrow [\hat{S} \rightarrow]$ [f] or (7)(b)(ii) [f]
2350a	[←Ŝ] ←Ĥ <u>; and</u>

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- 2351 (B) the percentage described in Subsection (8)(c)(i). 2352 (iii) Beginning on July 1, 2025, and each year thereafter, a tow truck operator or a tow 2353 truck motor carrier may charge a fee authorized in Subsection (8)(a) in an amount equal to the 2354 percentage described in Subsection (8)(c)(i) multiplied by the relevant fee amount described in 2355 Subsection (7)(a)(i) $\hat{\mathbf{H}} \rightarrow [\hat{\mathbf{S}} \rightarrow]$ [f] or (7)(b)(ii) [f] [$\leftarrow \hat{\mathbf{S}}$] $\leftarrow \hat{\mathbf{H}}$. (d) A tow truck operator or tow truck motor carrier shall list on a separate line on the 2356 towing invoice any fee described in this Subsection (8). 2357 2358 [(7)] (9) A towing entity may not require a tow truck operator who has received an 2359 authorized towing certificate from the department to submit additional criminal background 2360 check information for inclusion of the tow truck motor carrier on a rotation. $\left[\frac{(8)}{(10)}\right]$ (10) If a tow truck motor carrier is dispatched as part of a towing rotation, the tow 2361 truck operator that responds may not respond to the location in a tow truck that is owned by a 2362
- tow truck motor carrier that is different than the tow truck motor carrier that was dispatched.