{deleted text} shows text that was in SB0107 but was deleted in SB0107S01. inserted text shows text that was not in SB0107 but was inserted into SB0107S01.

DISCLAIMER: This document is provided to assist you in your comparison of the two bills. Sometimes this automated comparison will NOT be completely accurate. Therefore, you need to read the actual bills. This automatically generated document could contain inaccuracies caused by: limitations of the compare program; bad input data; or other causes.

Senator Ronald M. Winterton proposes the following substitute bill:

## **OIL AND GAS SEVERANCE TAX AMENDMENTS**

#### 2023 GENERAL SESSION

#### STATE OF UTAH

### **Chief Sponsor: Ronald M. Winterton**

House Sponsor:

#### LONG TITLE

#### **General Description:**

This bill modifies provisions related to oil and gas severance tax.

#### **Highlighted Provisions:**

This bill:

- creates the <u>{Impact}Severance Mitigation</u> Projects <u>{Restricted Account (restricted account)}Fund</u> to fund loans and grants to local governments impacted by mineral resource development;
- funds the <u>{restricted account}Severance Mitigation Projects Fund</u> with above-trend revenue from the oil and gas severance tax;
- directs the Permanent Community Impact Fund Board to award loans and grants from the {restricted account}Severance Mitigation Projects Fund for infrastructure projects intended to address the impacts of mineral resource development; and

• makes technical and conforming changes.

#### Money Appropriated in this Bill:

This bill appropriates in fiscal year 2024:

- to Department of Government Operations -- Long-Term Capital Projects Fund as a one-time appropriation:
  - from the General Fund, One-time, \$20,000,000; and
- to Department of Workforce Services -- {Permanent Community Impact
   Loan}Severance Mitigation Projects
   Fund as a one-time appropriation:
  - from {Long-Term Capital Projects}the General Fund, One-time, \$20,000,000.

#### **Other Special Clauses:**

None

#### **Utah Code Sections Affected:**

#### AMENDS:

35A-8-305, as last amended by Laws of Utah 2021, Chapter 339

59-5-115, as last amended by Laws of Utah 2021, Chapter 401

#### ENACTS:

35A-8-311, Utah Code Annotated 1953

Be it enacted by the Legislature of the state of Utah:

Section 1. Section **35A-8-305** is amended to read:

35A-8-305. Duties -- Loans -- Interest.

(1) The impact board shall:

(a) make grants and loans from the amounts appropriated by the Legislature out of the impact fund to state agencies, subdivisions, and interlocal agencies that are or may be socially or economically impacted, directly or indirectly, by mineral resource development for:

- (i) planning;
- (ii) construction and maintenance of public facilities; and
- (iii) provision of public services;
- (b) establish the criteria by which the loans and grants will be made;
- (c) determine the order in which projects will be funded;
- (d) in conjunction with other agencies of the state, subdivisions, or interlocal agencies,

conduct studies, investigations, and research into the effects of proposed mineral resource development projects upon local communities;

(e) sue and be sued in accordance with applicable law;

(f) qualify for, accept, and administer grants, gifts, loans, or other funds from:

(i) the federal government; and

(ii) other sources, public or private; and

(g) perform other duties assigned to it under <u>this part and</u> Sections 11-13-306 and 11-13-307.

(2) Money, including all loan repayments and interest, in the impact fund derived from bonus payments may be used for any of the purposes set forth in Subsection (1)(a) but may only be given in the form of interest bearing loans to be paid back into the impact fund by the agency, subdivision, or interlocal agency.

(3) The impact board may make a grant or loan under Subsection (1) regardless of whether the activity results in more than one impact or outcome, including an increase in natural resource development or an increase in economic development.

(4) If the public service described in Subsection (1)(a) is a contract with a public postsecondary institution described in Subsection 35A-8-302(9)(b)(iii), the contract shall be:

(a) based on an application to the impact board from the impacted county; and

(b) approved by the county legislative body.

Section 2. Section 35A-8-311 is enacted to read:

<u>-- 35A-8-311.<del>{ Impact}</del> Severance Mitigation</u> Projects <del>{Restricted Account -}<u>Fund</u> Administration and uses.</del>

(1) As used in this section:

(a) "<del>{Account}Fund</del>" means the <del>{Impact}Severance Mitigation</del> Projects <del>{Restricted</del> <u>Account}Fund</u> created in this section.

(b) "Impacted subdivision" means a political subdivision that:

(i) is economically impacted, directly or indirectly, by oil and gas

{severance}extraction; and

(ii) is a county or is located within a county in which a person described in Subsection 59-5-102(2)(a) owns an interest for which the person pays severance tax under Section 59-5-102.

(c) "Political subdivision" means a county, city, town, local district, or special service <u>district.</u>

(2) (a) There is created {in the General Fund a restricted account known as the "Impact Projects Restricted Account."

(b) The account}an enterprise fund entitled the "Severance Mitigation Projects Fund."

(b) The fund consists of:

(i) money deposited into the {account} fund in accordance with Section 59-5-115; { and (ii) appropriations made by the Legislature.

<u>(c) Upon appropriation}</u>

(ii) all amounts received for the repayment of loans made by the impact board under this section; and

(iii) all other money appropriated or otherwise made available to the fund by the Legislature {, the impact board may expend money from the account in accordance with this section }.

(3) The impact board shall:

(a) use money in the {account} fund to provide loans and grants to one or more

impacted subdivisions for infrastructure projects intended to address the impacts of {mineral

resource development}oil and gas extraction within the impacted subdivision; and

(b) {for a loan or grant described in this Subsection (3), }establish:

(i) eligibility requirements for a loan or grant;

(ii) criteria for awarding {the}a loan or grant; and

(iii) terms for repayment of a loan.

(4) The impact board shall allocate from the fund an amount, not to exceed 2% of the annual receipts of the fund, to the department for the administration of the fund.

(5) The state treasurer shall:

(a) invest the money in the fund by following the procedures and requirements of Title

51, Chapter 7, State Money Management Act; and

(b) deposit all interest or other earnings derived from those investments into the fund.

Section 3. Section **59-5-115** is amended to read:

### 59-5-115. Disposition of taxes collected -- Credit to General Fund.

(1) As used in this section, "above-trend revenue" means the amount by which

the actual revenue from the oil and gas severance tax deposited into the General Fund under Subsection (2) exceeds the long-term trend of oil and gas severance tax revenue to the General Fund as determined by the Office of the Legislative Fiscal Analyst{ forecast to be deposited into the General Fund in the long-term forecast}.

(2) Except as provided in Section 51-9-305, 51-9-306, 51-9-307, 59-5-116, or 59-5-119, a tax imposed and collected under Section 59-5-102 shall be paid to the commission <del>{ [},</del> promptly remitted to the state treasurer, and credited to <del>{ ] and the commission shall deposit the revenue into }</del> the General Fund.

(3) Notwithstanding Subsection (2), once the total amount of above-trend revenue deposited into the General Fund since July 1, 2023 has reached \$20,000,000, the <u>{commission}Division of Finance shall {deposit any}transfer additional above-trend revenue</u> <u>{that exceeds \$20,000,000}from the General Fund into the {Impact}Severance Mitigation</u> <u>Projects {Restricted Account}Fund created in Section 35A-8-311.</u>

#### Section 4. Appropriation.

The following sums of money are appropriated for the fiscal year beginning July 1, 2023, and ending June 30, 2024. These are additions to {amount} amounts previously appropriated for fiscal year 2024. Under the terms and conditions of Title 63J, Chapter 1, Budgetary Procedures Act, the Legislature appropriates the following sums of money from the funds or accounts indicated for the use and support of the government of the state of Utah. ITEM 1

<u>To Department of {Government Operations -- Long-Term Capital}Workforce</u>
<u>Services -- Severance Mitigation Projects Fund</u>

 From General Fund, One-time
 (\$20)
 20,000,000

<u>{</u> <u>}Schedule of Programs:</u>

<u>{ Long-Term Capital}Severance Mitigation Projects Fund</u>

<u>{\$20,000,000</u>

ITEM 2

 To Department of Workforce Services -- Permanent Community Impact Loan Fund

 From Long-Term Capital Projects Fund, One-time
 \$20,000,000

 Schedule of Programs:
 Permanent Community Impact Loan Fund
 \$20}

 20,000,000
 \$20

The Legislature intends that the appropriation to the <del>{Permanent Community Impact</del> <u>Loan}Severance Mitigation Projects</u> Fund is repayment for <del>{that fund's}any</del> loan <u>made</u> to the Duchesne Special Service District Number 2.