



```
26
     Other Special Clauses:
27
            None
28
     Utah Code Sections Affected:
29
     AMENDS:
30
            11-36a-202, as last amended by Laws of Utah 2022, Chapter 406
            59-4-101, as last amended by Laws of Utah 2020, Chapter 105
31
32
            59-12-401, as last amended by Laws of Utah 2021, Chapter 414
33
            63E-1-102, as last amended by Laws of Utah 2022, Chapters 44 and 63
34
            63C-25-101, as enacted by Laws of Utah 2022, Chapter 207 and last amended by
35
     Coordination Clause, Laws of Utah 2022, Chapter 207
36
            63J-7-102, as last amended by Laws of Utah 2022, Chapters 224, 451, and 456
37
            67-3-12, as last amended by Laws of Utah 2022, Chapters 169, 205, and 274
38
     ENACTS:
39
            11-68-401, Utah Code Annotated 1953
40
            11-68-501, Utah Code Annotated 1953
41
            11-68-502, Utah Code Annotated 1953
42
            11-68-503, Utah Code Annotated 1953
43
            11-68-504, Utah Code Annotated 1953
44
            11-68-505, Utah Code Annotated 1953
45
            11-68-506, Utah Code Annotated 1953
46
     RENUMBERS AND AMENDS:
47
            11-68-101, (Renumbered from 63H-6-102, as last amended by Laws of Utah 2020,
48
     Chapter 152)
49
            11-68-201, (Renumbered from 63H-6-103, as last amended by Laws of Utah 2022,
50
     Chapter 421)
51
            11-68-202, (Renumbered from 63H-6-108, as last amended by Laws of Utah 2022,
52
     Chapter 421)
53
            11-68-301, (Renumbered from 63H-6-104, as last amended by Laws of Utah 2020,
54
     Chapters 352 and 373)
55
            11-68-302, (Renumbered from 63H-6-105, as renumbered and amended by Laws of
56
     Utah 2011, Chapter 370)
```

5/	11-68-402, (Renumbered from 63H-6-109, as enacted by Laws of Utah 2016, Chapter
58	301)
59	11-68-403, (Renumbered from 63H-6-107, as last amended by Laws of Utah 2016,
60	Chapter 301)
61	11-68-601, (Renumbered from 63H-6-106, as renumbered and amended by Laws of
62	Utah 2011, Chapter 370)
63	REPEALS:
64	63H-6-101, as last amended by Laws of Utah 2016, Chapter 301
65	63H-6-201, as enacted by Laws of Utah 2016, Chapter 301
66	63H-6-202, as enacted by Laws of Utah 2016, Chapter 301
67	63H-6-203, as enacted by Laws of Utah 2016, Chapter 301
68	63H-6-204, as enacted by Laws of Utah 2016, Chapter 301
59	63H-6-205, as enacted by Laws of Utah 2016, Chapter 301
70	
71	Be it enacted by the Legislature of the state of Utah:
72	Section 1. Section 11-36a-202 is amended to read:
73	11-36a-202. Prohibitions on impact fees.
74	(1) A local political subdivision or private entity may not:
75	(a) impose an impact fee to:
76	(i) cure deficiencies in a public facility serving existing development;
77	(ii) raise the established level of service of a public facility serving existing
78	development; or
79	(iii) recoup more than the local political subdivision's or private entity's costs actually
30	incurred for excess capacity in an existing system improvement;
31	(b) delay the construction of a school or charter school because of a dispute with the
32	school or charter school over impact fees; or
33	(c) impose or charge any other fees as a condition of development approval unless
34	those fees are a reasonable charge for the service provided.
35	(2) (a) Notwithstanding any other provision of this chapter, a political subdivision or
36	private entity may not impose an impact fee:
37	(i) on residential components of development to pay for a public safety facility that is a

88	fire suppression vehicle;
89	(ii) on a school district or charter school for a park, recreation facility, open space, or
90	trail;
91	(iii) on a school district or charter school unless:
92	(A) the development resulting from the school district's or charter school's
93	development activity directly results in a need for additional system improvements for which
94	the impact fee is imposed; and
95	(B) the impact fee is calculated to cover only the school district's or charter school's
96	proportionate share of the cost of those additional system improvements;
97	(iv) to the extent that the impact fee includes a component for a law enforcement
98	facility, on development activity for:
99	(A) the Utah National Guard;
100	(B) the Utah Highway Patrol; or
101	(C) a state institution of higher education that has its own police force;
102	(v) on development activity on [the state] fair park land, as defined in Section
103	[63H-6-102] <u>11-68-101</u> ; or
104	(vi) on development activity that consists of the construction of an internal accessory
105	dwelling unit, as defined in Section 10-9a-530, within an existing primary dwelling.
106	(b) (i) Notwithstanding any other provision of this chapter, a political subdivision or
107	private entity may not impose an impact fee on development activity that consists of the
108	construction of a school, whether by a school district or a charter school, if:
109	(A) the school is intended to replace another school, whether on the same or a different
110	parcel;
111	(B) the new school creates no greater demand or need for public facilities than the
112	school or school facilities, including any portable or modular classrooms that are on the site of
113	the replaced school at the time that the new school is proposed; and
114	(C) the new school and the school being replaced are both within the boundary of the
115	local political subdivision or the jurisdiction of the private entity.
116	(ii) If the imposition of an impact fee on a new school is not prohibited under
117	Subsection (2)(b)(i) because the new school creates a greater demand or need for public

facilities than the school being replaced, the impact fee shall be based only on the demand or

119	need that the new school creates for public facilities that exceeds the demand or need that the
120	school being replaced creates for those public facilities.
121	(c) Notwithstanding any other provision of this chapter, a political subdivision or
122	private entity may impose an impact fee for a road facility on the state only if and to the extent
123	that:
124	(i) the state's development causes an impact on the road facility; and
125	(ii) the portion of the road facility related to an impact fee is not funded by the state or
126	by the federal government.
127	(3) Notwithstanding any other provision of this chapter, a local political subdivision
128	may impose and collect impact fees on behalf of a school district if authorized by Section
129	11-36a-206.
130	Section 2. Section 11-68-101, which is renumbered from Section 63H-6-102 is
131	renumbered and amended to read:
132	CHAPTER 68. STATE FAIR PARK AUTHORITY ACT
133	Part 1. General Provisions
134	[63H-6-102]. <u>11-68-101.</u> Definitions.
135	As used in this chapter:
136	(1) "Authority" means the State Fair Park Authority, created in Section 11-68-201.
137	[(1)] (2) "Board" means the <u>authority</u> board [of directors of the corporation], created in
138	<u>Section 11-68-301</u> .
139	[(2)] (3) "Business related experience" means at least three years of professional
140	experience in business administration, marketing, advertising, economic development, or a
141	related field.
142	[(3)] (4) "Capital development projects" means the same as [capital development
143	project, as] that term is defined in Section 63A-5b-401.
144	[(4) "Capital improvements" means the same as that term is defined in Section
145	63A-5b-401.]
146	[(5) "Corporation" means the Utah State Fair Corporation created by this chapter.]
147	[(6) "Corporation bond" means a bond issued by the corporation in accordance with
148	Part 2, Bonding Authority.]
149	(5) "Development" means:

150	(a) the demolition, construction, reconstruction, modification, expansion, or
151	improvement of a building, utility, infrastructure, landscape, parking lot, park, trail,
152	recreational amenity, or other facility; and
153	(b) the planning of, arranging for, or participation in any of the activities listed in
154	Subsection (5)(a).
155	[(7)] <u>(6)</u> "Division" means the Division of Facilities Construction and Management
156	created in Section 63A-5b-301.
157	[(8)] (7) "Executive director" means the executive director hired by the board [in
158	accordance with Section 63H-6-105] under Section 11-68-302.
159	(8) "Fair corporation" means the Utah State Fair Corporation, created by Laws of Utah
160	1995, Chapter 260.
161	(9) (a) ["State fair park"] "Fair park land" means the property owned by the state
162	located at:
163	(i) 155 North 1000 West, Salt Lake City, Utah, consisting of approximately 50 acres;
164	(ii) 1139 West North Temple, Salt Lake City, Utah, consisting of approximately 10.5
165	acres; and
166	(iii) 1220 West North Temple, Salt Lake City, Utah, consisting of approximately two
167	acres.
168	[(b) "State fair park" includes each building and each improvement on the property
169	described in Subsection (9)(a) that is owned by the state.]
170	(b) "Fair park land" includes any land acquired by the authority under Subsection
171	11-68-201(6)(a)(i).
172	Section 3. Section 11-68-201, which is renumbered from Section 63H-6-103 is
173	renumbered and amended to read:
174	Part 2. Utah State Fair Park Authority
175	[63H-6-103]. <u>11-68-201.</u> State Fair Park Authority Legal status
176	Powers.
177	(1) There is created [an independent public nonprofit corporation known as the "Utah
178	State Fair Corporation."] the State Fair Park Authority.
179	[(2) The board shall file articles of incorporation for the corporation with the Division
180	of Corporations and Commercial Code.

181	[(3) The corporation, subject to this chapter, has all powers and authority permitted
182	nonprofit corporations by law.]
183	(2) The authority is:
184	(a) an independent, nonprofit, separate body corporate and politic, with perpetual
185	succession;
186	(b) a political subdivision of the state; and
187	(c) a public corporation, as defined in Section 63E-1-102.
188	(3) (a) The fair corporation is dissolved and ceases to exist, subject to any winding
189	down and other actions necessary for a transition to the authority.
190	(b) The authority:
191	(i) replaces and is the successor to the fair corporation;
192	(ii) succeeds to all rights, obligations, privileges, immunities, and assets of the fair
193	corporation; and
194	(iii) shall fulfill and perform all contractual and other obligations of the fair
195	corporation.
196	(c) The board shall take all actions necessary and appropriate to wind down the affairs
197	of the fair corporation as quickly as practicable and to make a transition from the fair
198	corporation to the authority.
199	(4) The [corporation] authority shall:
200	(a) manage, supervise, and control:
201	(i) all activities relating to the annual exhibition described in Subsection (4)(j); and
202	(ii) except as otherwise provided by statute, all state expositions, including setting the
203	time, place, and purpose of any state exposition;
204	(b) for public entertainment, displays, and exhibits or similar events <u>held at the state</u>
205	fair park:
206	(i) provide, sponsor, or arrange the events;
207	(ii) publicize and promote the events; and
208	(iii) secure funds to cover the cost of the exhibits from:
209	(A) private contributions;
210	(B) public appropriations;
211	(C) admission charges; and

212	(D) other lawful means;
213	(c) acquire and designate exposition sites;
214	(d) use generally accepted accounting principles in accounting for the [corporation's]
215	authority's assets, liabilities, and operations;
216	(e) seek corporate sponsorships for the state fair park or for individual buildings or
217	facilities [within the] on fair park land;
218	(f) work with county and municipal governments, the Salt Lake Convention and
219	Visitor's Bureau, the Utah [Travel Council] Office of Tourism, and other entities to develop
220	and promote expositions and the use of [the state] fair park land;
221	(g) develop and maintain a marketing program to promote expositions and the use of
222	[the state] fair park land;
223	(h) in accordance with provisions of this [part] chapter, operate and maintain [the state]
224	state-owned buildings and facilities on fair park land, including the physical appearance and
225	structural integrity of [the state fair park and the] those buildings [located at the state fair park]
226	and facilities;
227	(i) prepare an economic development plan for the [state] fair park <u>land</u> ;
228	(j) hold an annual exhibition on fair park land that:
229	(i) is called the state fair or a similar name;
230	(ii) promotes and highlights agriculture throughout the state;
231	(iii) includes expositions of livestock, poultry, agricultural, domestic science,
232	horticultural, floricultural, mineral and industrial products, manufactured articles, and domestic
233	animals that, in the [corporation's] board's opinion, will best stimulate agricultural, industrial,
234	artistic, and educational pursuits and the sharing of talents among the people of [Utah] the
235	state;
236	(iv) includes the award of premiums for the best specimens of the exhibited articles
237	and animals;
238	(v) permits competition by livestock exhibited by citizens of other states and territories
239	of the United States; and
240	(vi) is arranged according to plans approved by the board;
241	(k) fix the conditions of entry to the annual exhibition described in Subsection (4)(j);
242	and

251

252

253

254

255

256257

258

259

260

261

262

263

264

265

266

267

268

269

270

271

272

273

(l) publish a list of premiums that will be awarded at the annual exhibition described in Subsection (4)(j) for the best specimens of exhibited articles and animals.

(5) In addition to the annual exhibition described in Subsection (4)(j), the [corporation] authority may hold other exhibitions of livestock, poultry, agricultural, domestic science, horticultural, floricultural, mineral and industrial products, manufactured articles, and domestic animals that, in the corporation's opinion, will best stimulate agricultural, industrial, artistic,

and educational pursuits and the sharing of talents among the people of [Utah] the state.

- (6) The [corporation] authority may:
- (a) employ advisers, consultants, and agents, including financial experts and independent legal counsel, and fix their compensation;
- (b) (i) participate in the state's Risk Management Fund created under Section 63A-4-201 or any captive insurance company created by the risk manager; or
- (ii) procure insurance against any loss in connection with the [corporation's] authority's property and other assets[, including mortgage loans];
- (c) receive and accept aid or contributions of money, property, labor, or other things of value from any source, including any grants or appropriations from any department, agency, or instrumentality of the United States or [Utah] the state;
- (d) hold, use, loan, grant, and apply that aid and those contributions to carry out the purposes of the [corporation] authority, subject to the conditions, if any, upon which the aid and contributions [were] are made;
- (e) enter into management agreements with any person or entity for the performance of the [corporation's] authority's functions or powers;
- (f) establish [whatever] accounts and procedures [as] that are necessary to budget, receive, [and] disburse, account for, and audit all funds received, appropriated, or generated;
- (g) subject to Subsection (8), lease any of the <u>state-owned buildings or</u> facilities [at the <u>state</u>] <u>located on</u> fair park <u>land</u>;
 - (h) sponsor events as approved by the board; [and]
- (i) acquire any interest in real property that the board considers necessary or advisable to further a purpose of the authority or facilitate the authority's fulfillment of a duty under this chapter; and
 - [(i)] (j) enter into one or more agreements to develop the [state] fair park land.

274	[(7) (a) Except as provided in Subsection (7)(c), as an independent agency of Utah, the
275	corporation is exempt from:
276	[(i) Title 51, Chapter 5, Funds Consolidation Act;]
277	[(ii) Title 51, Chapter 7, State Money Management Act;]
278	[(iii) Title 63A, Utah Government Operations Code;]
279	[(iv) Title 63J, Chapter 1, Budgetary Procedures Act; and]
280	[(v) Title 63A, Chapter 17, Utah State Personnel Management Act.]
281	[(b) The board shall adopt policies parallel to and consistent with:]
282	(7) The authority shall comply with:
283	[(i)] (a) Title 51, Chapter 5, Funds Consolidation Act;
284	[(ii)] (b) Title 51, Chapter 7, State Money Management Act;
285	[(iii) Title 63A, Utah Government Operations Code; and]
286	[(iv) Title 63J, Chapter 1, Budgetary Procedures Act.]
287	[(c) The corporation shall comply with:]
288	[(i)] (c) Title 52, Chapter 4, Open and Public Meetings Act;
289	[(ii)] (d) Title 63G, Chapter 2, Government Records Access and Management Act;
290	[(iii)] (e) the provisions of Section 67-3-12;
291	[(iv)] (f) Title 63G, Chapter 6a, Utah Procurement Code, except for a procurement for:
292	[(A)] (i) entertainment provided at the state fair park;
293	[(B)] (ii) judges for competitive exhibits; or
294	[(C)] (iii) sponsorship of an event [at the state] on fair park land; and
295	[(v)] (g) the legislative approval requirements for [new facilities] capital development
296	projects established in Section 63A-5b-404.
297	(8) (a) Before the [corporation] authority executes a lease described in Subsection
298	(6)(g) with a term of 10 or more years, the [corporation] authority shall:
299	(i) submit the proposed lease to the division for the division's approval or rejection; and
300	(ii) if the division approves the proposed lease, submit the proposed lease to the
301	Executive Appropriations Committee for the Executive Appropriation Committee's review and
302	recommendation in accordance with Subsection (8)(b).
303	(b) The Executive Appropriations Committee shall review a proposed lease submitted
304	in accordance with Subsection (8)(a) and recommend to the [corporation] authority that the

003	[corporation] <u>authority</u> .
306	(i) execute the proposed [sublease] lease, either as proposed or with changes
307	recommended by the Executive Appropriations Committee; or
808	(ii) reject the proposed [sublease] lease.
309	(9) (a) Subject to Subsection (9)(b), a department, division, or other instrumentality of
310	the state and a political subdivision of the state shall cooperate with the authority to the fulles
311	extent possible to provide whatever support, information, or other assistance the authority
312	requests that is reasonably necessary to help the authority fulfill the authority's duties and
313	responsibilities under this chapter.
314	(b) The division shall provide assistance and resources to the authority as the division
315	director determines is appropriate.
316	Section 4. Section 11-68-202, which is renumbered from Section 63H-6-108 is
317	renumbered and amended to read:
318	[63H-6-108]. <u>11-68-202.</u> Operation of the state-owned buildings and
319	facilities on fair park land New construction and modification of existing facilities
320	Liability insurance Obligations of the authority.
321	(1) The [corporation] authority shall:
322	(a) operate and maintain [the state] state-owned buildings and facilities on fair park
323	land in accordance with the facility maintenance standards approved by the division;
324	(b) pay for all costs associated with operating and maintaining [the state fair park]
325	state-owned buildings and facilities on fair park land;
326	[(c) obtain approval from the division before the corporation commences capital
327	developments or capital improvements on the state fair park that involve:]
328	[(i) a construction project that costs more than \$250,000; or]
329	[(ii) the construction of a new building that costs more than \$1,000,000;]
330	[(d) obtain a building permit from the division before commencing an activity that
331	requires a building permit;]
332	[(e) ensure that:]
333	[(i) any design plan related to the state fair park satisfies any applicable design
334	standards established by the division; and]
335	(ii) construction performed on the state fair park satisfies any applicable construction

30	standards established by the division,
337	[(f) for any new construction project on the state fair park that costs \$250,000 or more:]
338	[(i) notify the division before commencing the new construction project; and]
339	[(ii) coordinate with the division regarding review of design plans and construction
340	management;]
341	[(g)] (c) obtain approval from the division before [the corporation makes] making any
342	alteration or addition to the water system, heating system, plumbing system, air conditioning
343	system, or electrical system of a state-owned building or facility on fair park land;
344	[(h) obtain approval from the division before the corporation demolishes a building or
345	facility on the state fair park;]
346	[(i)] (d) keep the [state] fair park land and all state-owned buildings and facilities on
347	fair park land fully insured to protect against loss or damage by fire, vandalism, or malicious
348	mischief;
349	[(j)] (e) in accordance with Subsection (3), at the [corporation's] authority's expense,
350	and for the mutual benefit of the division, maintain general public liability insurance in an
351	amount equal to at least \$1,000,000 through one or more companies that are:
352	(i) licensed to do business in the state;
353	(ii) selected by the [corporation] authority; and
354	(iii) approved by the division and the Division of Risk Management;
355	[(k)] (f) ensure that the division is an additional insured with primary coverage on each
356	insurance policy that the [corporation] authority obtains in accordance with this section;
357	[(1)] (g) give the division notice at least 30 days before the day on which the
358	[corporation] authority cancels any insurance policy that the [corporation] authority obtains in
359	accordance with this section; and
360	[(m)] (h) if any lien that is not invalid under Section 38-1a-103 is recorded or filed
861	against the state fair park as a result of an act or omission of the [corporation] authority, cause
362	the lien to be satisfied or [eancelled] released within 10 days after the day on which the
363	[corporation] authority receives notice of the lien.
364	[(2) At least 90 calendar days before demolition work begins, the division shall notify
365	the State Historic Preservation Office of any division plan to demolish a facility on the state
366	fair park.]

367	(2) (a) As used in this Subsection (2):
368	(i) "Existing facility modification" means an alteration, repair, or improvement to an
369	existing state-owned building or facility on fair park land.
370	(ii) "Major project" means new construction or an existing facility modification that
371	costs, regardless of the funding source, over \$100,000.
372	(iii) "Minor project" means new construction or an existing facility modification that
373	costs, regardless of the funding source, \$100,000 or less.
374	(iv) "New construction" means the design and construction of a new state-owned or
375	privately owned building or facility on fair park land.
376	(b) (i) The director of the division shall exercise direct supervision over a major
377	project.
378	(ii) Notwithstanding Subsection (2)(b)(i), the director of the division may delegate
379	control over a major project to the authority on a project-by-project basis.
380	(iii) With respect to a delegation of control under Subsection (2)(b)(ii), the director of
381	the division may:
382	(A) impose terms and conditions on the delegation that the director considers necessary
383	or advisable to protect the interests of the state; and
384	(B) revoke the delegation and assume control of the design, construction, or other
385	aspect of a delegated project if the director considers the revocation and assumption of control
386	to be necessary to protect the interests of the state.
387	(iv) If a major project over which the division exercises direct supervision includes the
388	demolition of a building or other facility on fair park land, the division shall, at least 90 days
389	before demolition work begins, notify the State Historic Preservation Office of the division's
390	demolition plan.
391	(c) Subject to Subsection (2)(d), the authority may exercise direct supervision over a
392	minor project.
393	(d) With respect to a minor project over which the authority exercises direct
394	supervision, the authority shall:
395	(i) obtain the division's approval before commencing the new construction or existing
396	facility modification;
397	(ii) obtain a building permit from the division before commencing the new

990	construction of existing facility modification, if a building permit is required,
399	(iii) comply with the division's forms and contracts and the division's design,
400	construction, alteration, repair, improvement, and code inspection standards;
401	(iv) notify the division before commencing the new construction or existing facility
402	modification;
403	(v) coordinate with the division regarding the review of design plans and management
404	of the new construction or existing facility modification project; and
405	(vi) at least 90 days before the beginning of any demolition of a building or facility on
406	the fair park land, notify the division and the State Historic Preservation Office of the proposed
407	demolition.
408	(3) The general public liability insurance described in Subsection $[(1)(j)]$ (1)(e) shall:
409	(a) insure against any claim for personal injury, death, or property damage that occurs
410	[at the state] on fair park land; and
411	(b) be a blanket policy that covers all activities of the [corporation] authority.
412	[(4) The division shall administer any capital improvements on the state fair park that
413	cost more than \$250,000.]
414	[(5)] (4) Upon 24 hours notice to the [corporation] board, the division may enter the
415	[state] fair park <u>land</u> to inspect [the state] <u>any facility on</u> fair park <u>land</u> and make any repairs
416	that the division determines necessary.
417	[(6) If the corporation no longer operates as an independent public nonprofit
418	corporation as described in this chapter, the state shall assume the responsibilities of the
419	corporation under any contract that is:]
420	[(a) in effect as of the day on which the status of the corporation changes; and]
421	[(b) for the lease, construction, or development of a building or facility on the state fair
122	park.]
423	$\left[\frac{7}{3}\right]$ (a) A debt or obligation contracted by the $\left[\frac{1}{3}\right]$ authority is a debt or
124	obligation of the [corporation] authority and not of the state.
125	(b) The state is not liable and assumes no responsibility for any debt or obligation
426	[described in Subsection (7)(a), unless the Legislature expressly:] of the authority.
427	[(i) authorizes the corporation to contract for the debt or obligation; and]
428	[(ii) accepts liability or assumes responsibility for the debt or obligation.]

429	(8) The provisions of this section apply notwithstanding any contrary provision in
430	Title 63A, Chapter 5b, Administration of State Facilities.]
431	Section 5. Section 11-68-301, which is renumbered from Section 63H-6-104 is
432	renumbered and amended to read:
433	Part 3. Authority Governance
434	[63H-6-104]. <u>11-68-301.</u> Board Membership Term Quorum
435	Vacancies Duties.
436	(1) The [corporation] authority is governed by a board [of directors].
437	(2) The board is composed of [members as follows]:
438	(a) the director of the Division of Facilities Construction and Management or the
439	director's designee;
440	(b) the commissioner of agriculture and food or the commissioner's designee;
441	(c) two members, appointed by the president of the Senate:
442	(i) who have business related experience; and
443	(ii) of whom only one may be a legislator, in accordance with Subsection (3)(e);
444	(d) two members, appointed by the speaker of the House:
445	(i) who have business related experience; and
446	(ii) of whom only one may be a legislator, in accordance with Subsection (3)(e);
447	(e) five members, of whom only one may be a legislator, in accordance with
448	Subsection (3)(e), appointed by the governor with the advice and consent of the Senate in
449	accordance with Title 63G, Chapter 24, Part 2, Vacancies as follows:
450	(i) two members who represent agricultural interests;
451	(ii) two members who have business related experience; and
452	(iii) one member who is recommended by the Utah Farm Bureau Federation;
453	(f) one member, appointed by the mayor of Salt Lake City with the advice and consent
454	of the Senate, who is a resident of the neighborhood located adjacent to the [state] fair park
455	<u>land</u> ;
456	(g) a representative of Salt Lake County, if Salt Lake County is party to an executed
457	lease agreement with the [corporation] authority; and
458	(h) a representative of the Days of '47 Rodeo.
150	(3) (a) (i) Except as provided in Subsection (3)(a)(ii) a hoard member appointed under

463

464

465

466

467

468

469

470

471

472

473474

475

476

477

478

479

480

481

482

483

484

485

486

- Subsection (2)(c), (d), (e), or (f) shall serve a term that expires on the December 1 four years after the year that the board member was appointed.
 - (ii) In making appointments to the board, the president of the Senate, the speaker of the House, the governor, and the mayor of Salt Lake City shall ensure that the terms of approximately 1/4 of the appointed board members expire each year.
 - (b) Except as provided in Subsection (3)(c), appointed board members serve until their successors are appointed and qualified.
 - (c) (i) If an appointed board member is absent from three consecutive board meetings without excuse, that member's appointment is terminated, the position is vacant, and the individual who appointed the board member shall appoint a replacement.
 - (ii) The president of the Senate, the speaker of the House, the governor, or the mayor of Salt Lake City, as applicable, may remove an appointed member of the board at will.
 - (d) The president of the Senate, the speaker of the House, the governor, or the mayor of Salt Lake City, as appropriate, shall fill any vacancy that occurs on the board for any reason by appointing an individual in accordance with the procedures described in this section for the unexpired term of the vacated member.
 - (e) No more than a combined total of two legislators may be appointed under Subsections (2)(c), (d), and (e).
 - (4) The governor shall select the board's chair.
 - (5) A majority of the members of the board is a quorum for the transaction of business.
 - (6) The board may elect a vice chair and any other board offices.
 - (7) The board may create one or more subcommittees to advise the board on any issue related to the state fair park.
 - (8) A member described in Subsection (2)(e) shall comply with the conflict of interest provisions described in Title 63G, Chapter 24, Part 3, Conflicts of Interest.
 - Section 6. Section **11-68-302**, which is renumbered from Section 63H-6-105 is renumbered and amended to read:

487 [63H-6-105]. 11-68-302. Executive director.

- 488 (1) (a) The board shall:
- 489 (i) hire an executive director for the [corporation] authority as provided in this 490 [subsection] Subsection (1)(a);

491	(ii) conduct a national search to find applicants for the position of executive director;
492	and
493	(iii) establish the salary, benefits, and other compensation of the executive director.
494	(b) The board may appoint an interim director while searching for a permanent
495	executive director.
496	(c) The executive director serves at the pleasure of the board and may be terminated by
497	the board at will.
498	(d) The executive director is an employee of the [corporation] authority.
499	(e) The executive director may not be a member of the board.
500	(2) The executive director shall:
501	(a) act as the executive officer of the board and the [corporation] authority;
502	(b) administer, manage, and direct the affairs and activities of the [corporation]
503	authority in accordance with the policies and under the control and direction of the board;
504	(c) keep the board, the governor, the Legislature, and its agencies, and other affected
505	officers, associations, and groups informed about the operations of the [corporation] authority;
506	(d) recommend to the board any necessary or desirable changes in the statutes
507	governing the [corporation] authority;
508	(e) recommend to the board an annual administrative budget covering the operations of
509	the [corporation] authority and, upon approval, submit the budget to the governor and the
510	Legislature for their examination and approval;
511	(f) after approval, direct and control the subsequent expenditures of the budget;
512	(g) employ, within the limitations of the budget, staff personnel and consultants to
513	accomplish the purpose of the [corporation] authority, and establish [their] the qualifications,
514	duties, and compensation of the staff personnel and consultants;
515	(h) keep in convenient form all records and accounts of the [corporation] authority,
516	including those necessary for the administration of the [state] fair park land;
517	(i) in cooperation with the board, create:
518	(i) business plans for the [corporation] authority;
519	(ii) a financial plan for the [corporation] authority that projects self-sufficiency for the
520	[corporation] authority within two years; and
521	(iii) a master plan for the [state] fair park land;

522	(j) approve all accounts for:
523	(i) salaries;
524	(ii) allowable expenses of the [corporation] authority and its employees and
525	consultants; and
526	(iii) expenses incidental to the operation of the [corporation] authority; and
527	(k) perform other duties as directed by the board.
528	Section 7. Section 11-68-401 is enacted to read:
529	Part 4. Authority Revenues
530	11-68-401. Fair park rental facility tax.
531	(1) As used in this section:
532	(a) "Fair park rental facility tax" means a tax imposed under this section on a provider.
533	(b) "Provider" means a person that charges a rental charge for the use of a rental
534	facility provided by the person.
535	(c) (i) "Rental charge" means the amount paid to or charged by a provider as rent for a
536	rental facility.
537	(ii) "Rental charge":
538	(A) includes an amount paid to or charged by the provider for a service provided in
539	conjunction with the rental of the rental facility; and
540	(B) excludes an amount paid to or charged by the provider that is not part of the rental
541	rate for the rental facility.
542	(d) "Rental facility" means a tourist home, hotel, motel, or trailer court facility that is:
543	(i) located on fair park land; and
544	(ii) regularly rented for less than 30 consecutive days.
545	(2) (a) The authority may impose a fair park rental facility tax on a provider.
546	(b) The maximum amount the authority may impose as a fair park rental facility tax is
547	15% of the rental charge.
548	(3) A provider may recover from a customer an amount equal to the fair park rental
549	facility tax if the provider includes the amount as a separate item on the customer billing of the
550	rental charge.
551	(4) If the authority imposes a fair park rental facility tax, no governmental entity,
552	including the authority, may impose a tax on the rental charge under:

553	(a) Title 59, Chapter 12, Sales and Use Tax Act; or
554	(b) Title 59, Chapter 28, State Transient Room Tax Act.
555	(5) Except as provided in Subsections (6) and (7), the fair park rental facility tax shall
556	be administered, collected, and enforced in accordance with:
557	(a) the same procedures used to administer, collect, and enforce a tax under:
558	(i) Title 59, Chapter 12, Part 1, Tax Collection; or
559	(ii) Title 59, Chapter 12, Part 2, Local Sales and Use Tax Act; and
560	(b) Title 59, Chapter 1, General Taxation Policies.
561	(6) The location of a rental charge transaction shall be determined in accordance with
562	Sections 59-12-211 through 59-12-215.
563	(7) (a) A tax under this section is not subject to Section 59-12-107.1 or 59-12-123 or
564	<u>Subsections</u> 59-12-205(2) through (5).
565	(b) The exemptions described in Sections 59-12-104, 59-12-104.1, and 59-12-104.6 do
566	not apply to a fair park rental facility tax.
567	(8) The State Tax Commission shall:
568	(a) except as provided in Subsection (8)(b), distribute the revenue collected from the
569	fair park rental facility tax to the authority; and
570	(b) retain and deposit an administrative charge in accordance with Section 59-1-306
571	from revenue the commission collects from the fair park rental facility tax.
572	(9) If the authority imposes or repeals a fair park rental facility tax or changes the rate
573	of a fair park rental facility tax:
574	(a) the authority shall provide written notice to the State Tax Commission stating:
575	(i) that the authority will impose, repeal, or change a fair park rental facility tax;
576	(ii) the effective date of the imposition, repeal, or change of the tax, as provided in
577	Subsection (9)(b); and
578	(iii) the rate of the tax, if the authority imposes or changes the rate of the tax; and
579	(b) the imposition, repeal, or change takes effect on the first day of the calendar quarter
580	next following the 90-day period beginning on the date the State Tax Commission receives the
581	notice described in Subsection (9)(a) from the authority.
582	(10) The authority may share a portion of the revenue from the fair park rental facility
583	tax with a municipality in which the rental facility that generates the fair park rental facility tax

584	is located.
585	Section 8. Section 11-68-402, which is renumbered from Section 63H-6-109 is
586	renumbered and amended to read:
587	[63H-6-109]. <u>11-68-402.</u> Tax Exemption Tax equivalent payment.
588	(1) The possession or beneficial use of property [within the state] on fair park land is
589	[exempt from taxation under] subject to Title 59, Chapter 4, Privilege Tax.
590	[(2) (a) Any agreement between the corporation and a person to develop property
591	within the state fair park shall provide that the person shall, in accordance with Title 59,
592	Chapter 3, Tax Equivalent Property Act, make a tax equivalent payment as defined in Section
593	59-3-102 to the corporation each year.]
594	(2) (a) All revenue from a privilege tax under Subsection (1) shall be paid to the
595	authority.
596	(b) The [corporation] authority shall deposit all revenue collected under Subsection
597	(2)(a) into the Utah State Fair Fund created in Section [63H-6-107] 11-68-403.
598	Section 9. Section 11-68-403, which is renumbered from Section 63H-6-107 is
599	renumbered and amended to read:
600	[63H-6-107]. <u>11-68-403.</u> Enterprise fund Creation Revenue Uses.
601	(1) (a) There is created an enterprise fund entitled the Utah State Fair Fund.
602	(b) The executive director shall administer the fund under the direction of the board.
603	(2) The fund consists of money generated from the following revenue sources:
604	(a) lease payments from person or entities leasing [the state] any part of the fair park
605	<u>land</u> or any other facilities owned by the [corporation] <u>authority</u> ;
606	(b) revenue received from any expositions or other events wholly or partially sponsored
607	by the [corporation] authority;
608	(c) aid or contributions of money, property, labor, or other things of value from any
609	source, including any grants or appropriations from any department, agency, or instrumentality
610	of the United States or [Utah] the state;
611	(d) appropriations made to the fund by the Legislature;
612	(e) revenue received under [an agreement described in Subsection 63H-6-109(2)] a
613	privilege tax; and
614	(f) any other income obtained by the [corporation] authority.

615	(3) (a) The fund shall earn interest.
616	(b) All interest earned on fund money shall be deposited into the fund.
617	(4) The executive director may use fund money to operate, maintain, and support the
618	Utah [state fair, the state] State Fair, the fair park land, and other expositions sponsored by the
619	[corporation] authority.
620	Section 10. Section 11-68-501 is enacted to read:
621	Part 5. Authority Bonds
622	11-68-501. Authority may issue bonds Resolution authorizing issuance of
623	authority bonds Characteristics of bonds.
624	(1) The authority may issue bonds as provided in this part.
625	(2) The authority may not issue bonds under this part unless the board first:
626	(a) adopts a parameters resolution, as defined in Section 63C-25-101; and
627	(b) submits the parameters resolution to the State Finance Review Commission created
628	in Section 63C-25-201 for review and recommendation, as provided in Subsection
629	<u>63C-25-202(4).</u>
630	(3) (a) As provided in the authority resolution authorizing the issuance of bonds under
631	this part or the trust indenture under which the bonds are issued, bonds issued under this part
632	may be issued in one or more series and may be sold at public or private sale and in the manner
633	provided in the resolution or indenture.
634	(b) Bonds issued under this part shall bear the date, be payable at the time, bear interest
635	at the rate, be in the denomination and in the form, carry the conversion or registration
636	privileges, have the rank or priority, be executed in the manner, be subject to the terms of
637	redemption or tender, with or without premium, be payable in the medium of payment and at
638	the place, and have other characteristics as provided in the authority resolution authorizing the
639	bonds' issuance or the trust indenture under which the bonds are issued.
640	(4) Upon the board's adoption of a resolution providing for the issuance of bonds, the
641	board may provide for the publication of the resolution:
642	(a) in a newspaper having general circulation in the authority's boundaries; and
643	(b) as required in Section 45-1-101.
644	(5) In lieu of publishing the entire resolution, the board may publish notice of bonds
645	that contains the information described in Subsection 11-14-316(2).

646	(6) For a period of 30 days after the publication, any person in interest may contest:
647	(a) the legality of the resolution or proceeding;
648	(b) any bonds that may be authorized by the resolution or proceeding; or
649	(c) any provisions made for the security and payment of the bonds.
650	(7) (a) A person may contest the matters set forth in Subsection (6) by filing a verified
651	written complaint, within 30 days after the publication under Subsection (5), in the district
652	court of the county in which the person resides.
653	(b) A person may not contest the matters set forth in Subsection (6), or the regularity,
654	formality, or legality of the resolution or proceeding, for any reason, after the 30-day period for
655	contesting provided in Subsection (7)(a).
656	(8) No later than 60 days after the closing day of any bonds, the authority shall report
657	the bonds issuance, including the amount of the bonds, terms, interest rate, and security, to:
658	(a) the Executive Appropriations Committee; and
659	(b) the State Finance Review Commission created in Section 63C-25-201.
660	Section 11. Section 11-68-502 is enacted to read:
661	11-68-502. Sources from which bonds may be made payable Authority powers
662	regarding bonds.
663	(1) The principal and interest on bonds issued by the authority may be made payable
664	<u>from:</u>
665	(a) the income and revenues of the development projects financed with the proceeds of
666	the bonds;
667	(b) the income and revenues of certain designated development projects whether or not
668	they were financed in whole or in part with the proceeds of the bonds;
669	(c) the income, revenues, proceeds, and funds the authority derives from or holds in
670	connection with the authority undertaking and carrying out development;
671	(d) property tax revenue;
672	(e) revenue from a fair park rental facility tax under Section 11-68-401;
673	(f) revenue from a resort communities tax that the authority imposes under Section
674	<u>59-12-401;</u>
675	(g) authority revenues generally;
676	(h) a contribution, loan, grant, or other financial assistance from the federal

677	government or a public entity in aid of the development; or
678	(i) funds derived from any combination of the sources listed in Subsections (1)(a)
679	through (h).
680	(2) (a) In connection with the issuance of authority bonds, the authority may:
681	(i) pledge all or any part of the authority's gross or net rents, fees, or revenues to which
682	the authority's right then exists or may thereafter come into existence; and
683	(ii) make the covenants and take the action that may be necessary, convenient, or
684	desirable to secure the authority's bonds, or, except as otherwise provided in this chapter, that
685	will tend to make the bonds more marketable, even though such covenants or actions are not
686	specifically enumerated in this chapter.
687	(b) The authority may not use all or any portion of the fair park land as collateral for
688	any bonds or encumber the fair park land by mortgage, deed of trust, or otherwise as collateral
689	for any bonds.
690	Section 12. Section 11-68-503 is enacted to read:
691	11-68-503. Authority to purchase agency bonds.
692	(1) Any person, firm, corporation, association, political subdivision of the state, or
693	other entity or public or private officer may purchase bonds issued by an authority under this
694	part with funds owned or controlled by the purchaser.
695	(2) Nothing in this section may be construed to relieve a purchaser of authority bonds
696	of any duty to exercise reasonable care in selecting securities.
697	Section 13. Section 11-68-504 is enacted to read:
698	11-68-504. Those executing bonds not personally liable Limitation of
699	obligations under bonds Negotiability.
700	(1) A member of the board or other person executing an authority bond is not liable
701	personally on the bond.
702	(2) (a) A bond issued by the authority is not an obligation or liability of the state or any
703	of the state's political subdivisions, except the authority, and does not constitute a charge
704	against the general credit or taxing powers of the state or other political subdivisions of the
705	state.
706	(b) A bond issued by the authority is not payable out of any funds other than those of
707	the authority.

(c) The state and any political subdivision of the state, other than the authority, may not
be liable on a bond issued by the authority.
(d) A bond issued by the authority does not constitute indebtedness within the meaning
of any constitutional or statutory debt limitation.
(3) A bond issued by the authority under this part is fully negotiable.
Section 14. Section 11-68-505 is enacted to read:
11-68-505. Obligee rights Board may confer other rights.
(1) In addition to all other rights that are conferred on an obligee of a bond issued by
the authority under this part and subject to contractual restrictions binding on the obligee, an
obligee may:
(a) by mandamus, suit, action, or other proceeding, compel the authority and the
authority's board, officers, agents, or employees to perform every term, provision, and covenant
contained in any contract of the authority with or for the benefit of the obligee, and require the
authority to carry out the covenants and agreements of the authority and to fulfill all duties
imposed on the authority by this part; and
(b) by suit, action, or proceeding in equity, enjoin any acts or things that may be
unlawful or violate the rights of the obligee.
(2) In a board resolution authorizing the issuance of bonds or in a trust indenture, lease
or other contract, the board may confer upon an obligee holding or representing a specified
amount in bonds, certain rights to receive the income, revenues, proceeds, funds, fees, rents,
grants, or taxes.
Section 15. Section 11-68-506 is enacted to read:
11-68-506. Bonds exempt from taxes Authority may purchase its own bonds.
(1) A bond issued by the authority under this part is issued for an essential public and
governmental purpose and is, together with interest on the bond and income from the bond,
exempt from all state taxes except the corporate franchise tax.
(2) The authority may purchase the authority's own bonds at a price that the board
determines.
(3) Nothing in this section may be construed to limit the right of an obligee to pursue a
remedy for the enforcement of a pledge or lien given under this part by the authority on the
authority's income, revenues, proceeds, funds, fees, rents, grants, or taxes.

739	Section 16. Section 11-68-601 , which is renumbered from Section 63H-6-106 is
740	renumbered and amended to read:
741	Part 6. Authority Reporting
742	[63H-6-106]. <u>11-68-601.</u> Financial reports Audit Surety bonds.
743	(1) (a) The [corporation] authority shall, following the close of each fiscal year, submit
744	an annual report of [its] the authority's activities for the preceding year to the governor and the
745	Legislature.
746	(b) The report shall contain:
747	(i) a complete operating report detailing the [corporation's] authority's activities; and
748	(ii) financial statements of the [corporation] authority audited by a certified public
749	accountant according to generally accepted auditing standards.
750	(2) (a) At least once a year, the state auditor shall:
751	(i) audit the books and accounts of the [corporation] authority; or
752	(ii) contract with a nationally recognized independent certified public accountant to
753	conduct the audit and review the audit report when [it] the audit is completed.
754	(b) The [corporation] authority shall reimburse the state auditor for the costs of the
755	audit.
756	(c) If the audit is conducted by an independent auditor, the independent auditor shall
757	submit a copy of the audit to the state auditor for review within 90 days after the end of the
758	fiscal year covered by the audit.
759	(3) (a) The [corporation] authority shall maintain a surety bond in the penal sum of
760	\$25,000 for each member of the board.
761	(b) The [corporation] authority shall maintain a surety bond in the penal sum of
762	\$50,000 for the executive director.
763	(c) The [corporation] authority shall ensure that each surety bond is:
764	(i) conditioned upon the faithful performance of the duties of office to which $[it]$ the
765	surety bond attaches;
766	(ii) issued by a surety company authorized to transact business in [Utah] the state as a
767	surety; and
768	(iii) filed in the office of the State Treasurer.
769	(d) The [corporation] authority shall pay the cost of the surety bonds.

Section 17. Section **59-4-101** is amended to read:

59-4-101. Tax basis -- Exceptions -- Assessment and collection -- Designation of person to receive notice.

- (1) (a) Except as provided in Subsections (1)(b), (1)(c), and (3), a tax is imposed on the possession or other beneficial use enjoyed by any person of any real or personal property that is exempt for any reason from taxation, if that property is used in connection with a business conducted for profit.
- (b) Any interest remaining in the state in state lands after subtracting amounts paid or due in part payment of the purchase price as provided in Subsection 59-2-1103(2)(b)(i) under a contract of sale is subject to taxation under this chapter regardless of whether the property is used in connection with a business conducted for profit.
- (c) The tax imposed under Subsection (1)(a) does not apply to property exempt from taxation under Section 59-2-1114.
- (2) (a) The tax imposed under this chapter is the same amount that the ad valorem property tax would be if the possessor or user were the owner of the property.
- (b) The amount of any payments that are made in lieu of taxes is credited against the tax imposed on the beneficial use of property owned by the federal government.
 - (3) A tax is not imposed under this chapter on the following:
- (a) the use of property that is a concession in, or relative to, the use of a public airport, park, fairground, or similar property that is available as a matter of right to the use of the general public;
- (b) the use or possession of property by a religious, educational, or charitable organization;
- (c) the use or possession of property if the revenue generated by the possessor or user of the property through its possession or use of the property inures only to the benefit of a religious, educational, or charitable organization and not to the benefit of any other person;
- (d) the possession or other beneficial use of public land occupied under the terms of an agricultural lease or permit issued by the United States or this state;
- (e) the use or possession of any lease, permit, or easement unless the lease, permit, or easement entitles the lessee or permittee to exclusive possession of the premises to which the lease, permit, or easement relates;

- (f) the use or possession of property by a public agency, as defined in Section 11-13-103, to the extent that the ownership interest of the public agency in that property is subject to a fee in lieu of ad valorem property tax under Section 11-13-302; or
- (g) the possession or beneficial use of public property as a tollway by a private entity through a tollway development agreement as defined in Section 72-6-202.
 - (4) For purposes of Subsection (3)(e):
- (a) every lessee, permittee, or other holder of a right to remove or extract the mineral covered by the holder's lease, right permit, or easement, except from brines of the Great Salt Lake, is considered to be in possession of the premises, regardless of whether another party has a similar right to remove or extract another mineral from the same property; and
- (b) a lessee, permittee, or holder of an easement still has exclusive possession of the premises if the owner has the right to enter the premises, approve leasehold improvements, or inspect the premises.
- (5) A tax imposed under this chapter is assessed to the possessors or users of the property on the same forms, and collected and, subject to Subsection 11-68-402(2), distributed at the same time and in the same manner, as taxes assessed owners, possessors, or other claimants of property that is subject to ad valorem property taxation. The tax is not a lien against the property, and no tax-exempt property may be attached, encumbered, sold, or otherwise affected for the collection of the tax.
- (6) (a) (i) Except as provided in Subsection (6)(a)(ii), if a governmental entity is required under this chapter to send information or notice to a person, the governmental entity shall send the information or notice to:
 - (A) the person required under the applicable provision of this chapter; and
- (B) each person designated in accordance with Subsection (6)(b) by the person described in Subsection (6)(a)(i)(A).
- (ii) If a governmental entity is required under Section 59-2-919.1 or 59-2-1317 to send information or notice to a person, the governmental entity shall send the information or notice to:
 - (A) the person required under the applicable section; or
- 830 (B) one person designated in accordance with Subsection (6)(b) by the person described in Subsection (6)(a)(ii)(A).

832	(b) (i) A person to whom a governmental entity is required under this chapter to send
833	information or notice may designate a person to receive the information or notice in accordance
834	with Subsection (6)(a).
835	(ii) To make a designation described in Subsection (6)(b)(i), the person shall submit a
836	written request to the governmental entity on a form prescribed by the commission.
837	(c) A person who makes a designation described in Subsection (6)(b) may revoke the
838	designation by submitting a written request to the governmental entity on a form prescribed by
839	the commission.
840	(7) Sections 59-2-301.1 through 59-2-301.7 apply for purposes of assessing a tax under
841	this chapter.
842	Section 18. Section 59-12-401 is amended to read:
843	59-12-401. Resort communities tax authority for cities, towns, military
844	installation development authority, and state fair park authority Base Rate
845	Collection fees.
846	(1) As used in this section:
847	(a) "Development authority" means the Military Installation Development Authority,
848	created in Section 63H-1-201.
849	(b) "Fair park authority" means the State Fair Park Authority, created in Section
850	<u>11-68-201</u> .
851	(c) "Qualifying entity" means:
852	(i) a city or town in which the transient room capacity, as defined in Section 59-12-405.
853	is equal to or greater than 66% of the city or town's permanent census population;
854	(ii) the development authority; or
855	(iii) the fair park authority.
856	(d) "Tax area" means:
857	(i) for a city or town, the area within the boundary of the city or town;
858	(ii) for the development authority, the area within a project area:
859	(A) described in a project area plan adopted by the development authority under Title
860	63H, Chapter 1, Military Installation Development Authority Act; and
861	(B) in which the transient room capacity, as defined in Section 59-12-405, is equal to
862	or greater than 66% of the project area's permanent census population, subject to Subsection

803	(4), OI
864	(iii) for the fair park authority, the fair park land, as defined in Section 11-68-101.
865	[(1)] (2) (a) In addition to other sales and use taxes, a [city or town in which the
866	transient room capacity as defined in Section 59-12-405 is greater than or equal to 66% of the
867	municipality's permanent census population] qualifying entity may impose a sales and use tax
868	of up to 1.1% on the transactions described in Subsection 59-12-103(1) located within the [city
869	or town] tax area.
870	(b) Notwithstanding Subsection [(1)(a), a city or town] (2)(a), a qualifying entity may
871	not impose a tax under this section on:
872	(i) the sale of:
873	(A) a motor vehicle;
874	(B) an aircraft;
875	(C) a watercraft;
876	(D) a modular home;
877	(E) a manufactured home; or
878	(F) a mobile home;
879	(ii) the sales and uses described in Section 59-12-104 to the extent the sales and uses
880	are exempt from taxation under Section 59-12-104; and
881	(iii) except as provided in Subsection (1)(d), amounts paid or charged for food and
882	food ingredients.
883	(c) For purposes of this Subsection [(1)] (2), the location of a transaction shall be
884	determined in accordance with Sections 59-12-211 through 59-12-215.
885	(d) A [city or town] qualifying entity imposing a tax under this section shall impose the
886	tax on the purchase price or the sales price for amounts paid or charged for food and food
887	ingredients if the food and food ingredients are sold as part of a bundled transaction attributable
888	to food and food ingredients and tangible personal property other than food and food
889	ingredients.
890	[(2) (a) An] (3) (a) A qualifying entity that imposes a tax under this section shall pay
891	to the state General Fund an amount equal to the total of any costs incurred by the state in
892	connection with the implementation of Subsection [(1)] (2) which exceed, in any year, the
893	revenues received by the state from [its] the state's collection fees received in connection with

897

898

899

900

901

902903

904

905

906

907

908

909

910

911

912

913

914

915916

917918

the implementation of Subsection [(1) shall be paid over to the state General Fund by the cities
and towns which impose the tax provided for in Subsection (1)] (2).

- (b) Amounts paid under Subsection [(2)] (3)(a) shall be allocated proportionally among those [cities and towns] qualifying entities according to the amount of revenue the respective [cities and towns] qualifying entities generate in that year through imposition of [that] the tax.
- [(3) (a) Subject to Section 63II-1-203, the military installation development authority created in Section 63II-1-201 may impose a tax under this section on the transactions described in Subsection 59-12-103(1) located within a project area described in a project area plan adopted by the authority under Title 63II, Chapter 1, Military Installation Development Authority Act, as though the authority were a city or a town.]
- [(b)] (4) (a) For purposes of calculating the permanent census population within a project area[, the board, as defined in Section 63H-1-102,] of the development authority, the development authority board shall:
- (i) use the actual number of permanent residents within the project area as determined by the board;
- (ii) include in the calculation of transient room capacity the number, as determined by the board, of approved high-occupancy lodging units, recreational lodging units, special lodging units, and standard lodging units, even if the units are not constructed;
 - (iii) adopt a resolution verifying the population number; and
 - (iv) provide the commission any information required in Section 59-12-405.
- [(e)] (b) Notwithstanding [Subsection (1)(a), a board as defined in Section 63H-1-102] the calculation of the number of permanent residents under Subsections (1)(d)(ii)(B) and (4)(a), the development authority may impose the sales and use tax under this section even if there are no permanent residents.
- Section 19. Section **63C-25-101** is amended to read:
- 919 **63C-25-101. Definitions.**
- 920 As used in this chapter:
- 921 (1) "Authority" means the same as that term is defined in Section 63B-1-303.
- 922 (2) "Bond" means the same as that term is defined in Section 63B-1-101.
- 923 (3) "Bonding political subdivision" means:
- 924 (a) the Utah Inland Port Authority, created in Section 11-58-201;

925 (b) the Military Installation Development Authority, created in Section 63H-1-201; 926 (c) the Point of the Mountain State Land Authority, created in Section 11-59-201; [or] 927 (d) the Utah Lake Authority, created in Section 11-65-201[-]; or 928 (e) the State Fair Park Authority, created in Section 11-68-201. (4) "Commission" means the State Finance Review Commission created in Section 929 930 63C-25-201. 931 (5) "Concessionaire" means a person who: 932 (a) operates, finances, maintains, or constructs a government facility under a contract 933 with a bonding political subdivision; and 934 (b) is not a bonding political subdivision. 935 (6) "Creating entity" means the same as that term is defined in Section 17D-4-102. 936 (7) "Government facility" means infrastructure, improvements, or a building that: 937 (a) costs more than \$5.000.000 to construct; and 938 (b) has a useful life greater than five years. 939 (8) "Large public transit district" means the same as that term is defined in Section 940 17B-2a-802. 941 (9) "Loan entity" means the board, person, unit, or agency with legal responsibility for 942 making a loan from a revolving loan fund. 943 (10) "Obligation" means the same as that term is defined in Section 63B-1-303. (11) "Parameters resolution" means a resolution of a bonding political subdivision, or 944 945 public infrastructure district created by a bonding political subdivision, that sets forth for 946 proposed bonds: 947 (a) the maximum: 948 (i) amount of bonds; 949 (ii) term; and 950 (iii) interest rate; and 951 (b) the expected security for the bonds. 952 (12) "Public infrastructure district" means a public infrastructure district created under 953 Title 17D, Chapter 4, Public Infrastructure District Act. 954 (13) "Public-private partnership" means a contract: 955 (a) between a bonding political subdivision and a concessionaire for the operation,

956	finance, maintenance, or construction of a government facility;
957	(b) that authorizes the concessionaire to operate the government facility for a term of
958	five years or longer, including any extension of the contract; and
959	(c) in which all or some of the annual source of payment to the concessionaire comes
960	from state funds provided to the bonding political subdivision.
961	(14) "Revolving loan fund" means:
962	(a) the Water Resources Conservation and Development Fund, created in Section
963	73-10-24;
964	(b) the Water Resources Construction Fund, created in Section 73-10-8;
965	(c) the Water Resources Cities Water Loan Fund, created in Section 73-10-22;
966	(d) the Clean Fuel Conversion Funds, created in Title 19, Chapter 1, Part 4, Clean
967	Fuels and Vehicle Technology Program Act;
968	(e) the Water Development Security Fund and its subaccounts, created in Section
969	73-10c-5;
970	(f) the Agriculture Resource Development Fund, created in Section 4-18-106;
971	(g) the Utah Rural Rehabilitation Fund, created in Section 4-19-105;
972	(h) the Permanent Community Impact Fund, created in Section 35A-8-303;
973	(i) the Petroleum Storage Tank Fund, created in Section 19-6-409;
974	(j) the School Building Revolving Account, created in Section 53F-9-206;
975	(k) the State Infrastructure Bank Fund, created in Section 72-2-202;
976	(l) the Uintah Basin Revitalization Fund, created in Section 35A-8-1602;
977	(m) the Navajo Revitalization Fund, created in Section 35A-8-1704;
978	(n) the Energy Efficiency Fund, created in Section 11-45-201;
979	(o) the Brownfields Fund, created in Section 19-8-120;
980	(p) the following enterprise revolving loan funds created in Section 63A-3-402:
981	(i) the inland port infrastructure revolving loan fund;
982	(ii) the point of the mountain infrastructure revolving loan fund; or
983	(iii) the military development infrastructure revolving loan fund; and
984	(q) any other revolving loan fund created in statute where the borrower from the
985	revolving loan fund is a public non-profit entity or political subdivision, including a fund listed
986	in Section 63A-3-205, from which a loan entity is authorized to make a loan.

987	(15) (a) "State funds" means an appropriation by the Legislature identified as coming
988	from the General Fund or Education Fund.
989	(b) "State funds" does not include:
990	(i) a revolving loan fund; or
991	(ii) revenues received by a bonding political subdivision from:
992	(A) a tax levied by the bonding political subdivision;
993	(B) a fee assessed by the bonding political subdivision; or
994	(C) operation of the bonding political subdivision's government facility.
995	Section 20. Section 63E-1-102 is amended to read:
996	63E-1-102. Definitions List of independent entities.
997	As used in this title:
998	(1) "Authorizing statute" means the statute creating an entity as an independent entity.
999	(2) "Committee" means the Retirement and Independent Entities Committee created by
1000	Section 63E-1-201.
1001	(3) "Independent corporation" means a corporation incorporated in accordance with
1002	Chapter 2, Independent Corporations Act.
1003	(4) (a) "Independent entity" means an entity having a public purpose relating to the
1004	state or its citizens that is individually created by the state or is given by the state the right to
1005	exist and conduct its affairs as an:
1006	(i) independent state agency; or
1007	(ii) independent corporation.
1008	(b) "Independent entity" includes the:
1009	(i) Utah Beef Council, created by Section 4-21-103;
1010	(ii) Utah Dairy Commission created by Section 4-22-103;
1011	(iii) Heber Valley Historic Railroad Authority created by Section 63H-4-102;
1012	(iv) Utah Housing Corporation created by Section 63H-8-201;
1013	[(v) Utah State Fair Corporation created by Section 63H-6-103;]
1014	[(vi)] (v) Utah State Retirement Office created by Section 49-11-201;
1015	[(vii)] (vi) School and Institutional Trust Lands Administration created by Section
1016	53C-1-201;
1017	[(viii)] (vii) School and Institutional Trust Fund Office created by Section 53D-1-201;

1018	[(ix)] (viii) Utah Communications Authority created by Section 63H-7a-201;
1019	[(x)] (ix) Utah Capital Investment Corporation created by Section 63N-6-301; and
1020	[(xi)] (x) Military Installation Development Authority created by Section 63H-1-201.
1021	(c) Notwithstanding this Subsection (4), "independent entity" does not include:
1022	(i) the Public Service Commission of Utah created by Section 54-1-1;
1023	(ii) an institution within the state system of higher education;
1024	(iii) a city, county, or town;
1025	(iv) a local school district;
1026	(v) a local district under Title 17B, Limited Purpose Local Government Entities - Local
1027	Districts; or
1028	(vi) a special service district under Title 17D, Chapter 1, Special Service District Act.
1029	(5) "Independent state agency" means an entity that is created by the state, but is
1030	independent of the governor's direct supervisory control.
1031	(6) "Money held in trust" means money maintained for the benefit of:
1032	(a) one or more private individuals, including public employees;
1033	(b) one or more public or private entities; or
1034	(c) the owners of a quasi-public corporation.
1035	(7) "Public corporation" means an artificial person, public in ownership, individually
1036	created by the state as a body politic and corporate for the administration of a public purpose
1037	relating to the state or its citizens.
1038	(8) "Quasi-public corporation" means an artificial person, private in ownership,
1039	individually created as a corporation by the state, which has accepted from the state the grant of
1040	a franchise or contract involving the performance of a public purpose relating to the state or its
1041	citizens.
1042	Section 21. Section 63J-7-102 is amended to read:
1043	63J-7-102. Scope and applicability of chapter.
1044	(1) Except as provided in Subsection (2), and except as otherwise provided by a statute
1045	superseding provisions of this chapter by explicit reference to this chapter, the provisions of
1046	this chapter apply to each agency and govern each grant received on or after May 5, 2008.
1047	(2) This chapter does not govern:
1048	(a) a grant deposited into a General Fund restricted account;

1049	(b) a grant deposited into a Fiduciary Fund as defined in Section 51-5-4;
1050	(c) a grant deposited into an Enterprise Fund as defined in Section 51-5-4;
1051	(d) a grant made to the state without a restriction or other designated purpose that is
1052	deposited into the General Fund as free revenue;
1053	(e) a grant made to the state that is restricted only to "education" and that is deposited
1054	into the Income Tax Fund or Uniform School Fund as free revenue;
1055	(f) in-kind donations;
1056	(g) a tax, fees, penalty, fine, surcharge, money judgment, or other money due the state
1057	when required by state law or application of state law;
1058	(h) a contribution made under Title 59, Chapter 10, Part 13, Individual Income Tax
1059	Contribution Act;
1060	(i) a grant received by an agency from another agency or political subdivision;
1061	(j) a grant to the Utah Dairy Commission created in Section 4-22-103;
1062	(k) a grant to the Heber Valley Historic Railroad Authority created in Section
1063	63H-4-102;
1064	(l) a grant to the Utah State Railroad Museum Authority created in Section 63H-5-102;
1065	(m) a grant to the Utah Housing Corporation created in Section 63H-8-201;
1066	(n) a grant to the [Utah State Fair Corporation] State Fair Park Authority created in
1067	Section [63H-6-103] <u>11-68-201</u> ;
1068	(o) a grant to the Utah State Retirement Office created in Section 49-11-201;
1069	(p) a grant to the School and Institutional Trust Lands Administration created in
1070	Section 53C-1-201;
1071	(q) a grant to the Utah Communications Authority created in Section 63H-7a-201;
1072	(r) a grant to the Medical Education Program created in Section 26-69-403;
1073	(s) a grant to the Utah Capital Investment Corporation created in Section 63N-6-301;
1074	(t) a grant to the Utah Charter School Finance Authority created in Section 53G-5-602;
1075	(u) a grant to the State Building Ownership Authority created in Section 63B-1-304; or
1076	(v) a grant to the Military Installation Development Authority created in Section
1077	63H-1-201.
1078	(3) An agency need not seek legislative review or approval of grants under Part 2,
1079	Grant Approval Requirements, if:

1080	(a) the governor has declared a state of emergency; and
1081	(b) the grant is donated to the agency to assist victims of the state of emergency under
1082	Subsection 53-2a-204(1).
1083	Section 22. Section 67-3-12 is amended to read:
1084	67-3-12. Utah Public Finance Website Establishment and administration
1085	Records disclosure Exceptions.
1086	(1) As used in this section:
1087	(a) (i) Subject to Subsections (1)(a)(ii) and (iii), "independent entity" means the same
1088	as that term is defined in Section 63E-1-102.
1089	(ii) "Independent entity" includes an entity that is part of an independent entity
1090	described in Subsection (1)(a)(i), if the entity is considered a component unit of the
1091	independent entity under the governmental accounting standards issued by the Governmental
1092	Accounting Standards Board.
1093	(iii) "Independent entity" does not include the Utah State Retirement Office created in
1094	Section 49-11-201.
1095	(b) "Local education agency" means a school district or charter school.
1096	(c) "Participating local entity" means:
1097	(i) a county;
1098	(ii) a municipality;
1099	(iii) the State Fair Park Authority, created in Section 11-68-201;
1100	[(iii)] (iv) a local district under Title 17B, Limited Purpose Local Government Entities
1101	- Local Districts;
1102	[(iv)] (v) a special service district under Title 17D, Chapter 1, Special Service District
1103	Act;
1104	[(v)] (vi) a housing authority under Title 35A, Chapter 8, Part 4, Housing Authorities;
1105	[(vi)] (vii) a public transit district under Title 17B, Chapter 2a, Part 8, Public Transit
1106	District Act;
1107	[(vii)] (viii) except for a taxed interlocal entity as defined in Section 11-13-602:
1108	(A) an interlocal entity as defined in Section 11-13-103;
1109	(B) a joint or cooperative undertaking as defined in Section 11-13-103; or
1110	(C) any project, program, or undertaking entered into by interlocal agreement in

1111	accordance with Title 11, Chapter 13, Interiocal Cooperation Act,
1112	[(viii)] (ix) except for a taxed interlocal entity as defined in Section 11-13-602, an
1113	entity that is part of an entity described in Subsections (1)(c)(i) through [(viii)] (viii), if the
1114	entity is considered a component unit of the entity described in Subsections (1)(c)(i) through
1115	[(viii)] (viii) under the governmental accounting standards issued by the Governmental
1116	Accounting Standards Board; or
1117	[(ix)] (x) a conservation district under Title 17D, Chapter 3, Conservation District Act.
1118	(d) (i) "Participating state entity" means the state of Utah, including its executive,
1119	legislative, and judicial branches, its departments, divisions, agencies, boards, commissions,
1120	councils, committees, and institutions.
1121	(ii) "Participating state entity" includes an entity that is part of an entity described in
1122	Subsection (1)(d)(i), if the entity is considered a component unit of the entity described in
1123	Subsection (1)(d)(i) under the governmental accounting standards issued by the Governmental
1124	Accounting Standards Board.
1125	(e) "Public finance website" or "website" means the website established by the state
1126	auditor in accordance with this section.
1127	(f) "Public financial information" means each record that is required under this section
1128	or by rule made by the Office of the State Auditor under Subsection (9) to be made available or
1129	the public finance website, a participating local entity's website, or an independent entity's
1130	website.
1131	(g) "Qualifying entity" means:
1132	(i) an independent entity;
1133	(ii) a participating local entity;
1134	(iii) a participating state entity;
1135	(iv) a local education agency;
1136	(v) a state institution of higher education as defined in Section 53B-3-102;
1137	(vi) the Utah Educational Savings Plan created in Section 53B-8a-103;
1138	(vii) the Utah Housing Corporation created in Section 63H-8-201;
1139	(viii) the School and Institutional Trust Lands Administration created in Section
1140	53C-1-201;
1141	(ix) the Utah Capital Investment Corporation created in Section 63N-6-301; or

1142	(x) a URS-participating employer.
1143	(h) (i) "URS-participating employer" means an entity that:
1144	(A) is a participating employer, as that term is defined in Section 49-11-102; and
1145	(B) is not required to report public financial information under this section as a
1146	qualifying entity described in Subsections (1)(g)(i) through (ix).
1147	(ii) "URS-participating employer" does not include:
1148	(A) the Utah State Retirement Office created in Section 49-11-201;
1149	(B) an insurer that is subject to the disclosure requirements of Section 31A-4-113; or
1150	(C) a withdrawing entity.
1151	(i) (i) "Withdrawing entity" means:
1152	(A) an entity that elects to withdraw from participation in a system or plan under Title
1153	49, Chapter 11, Part 6, Procedures and Records;
1154	(B) until the date determined under Subsection 49-11-626(2)(a), a public employees'
1155	association that provides the notice of intent described in Subsection 49-11-626(2)(b); and
1156	(C) beginning on the date determined under Subsection 49-11-626(2)(a), a public
1157	employees' association that makes an election described in Subsection 49-11-626(3).
1158	(ii) "Withdrawing entity" includes a withdrawing entity, as that term is defined in
1159	Sections 49-11-623 and 49-11-624.
1160	(2) The state auditor shall establish and maintain a public finance website in
1161	accordance with this section.
1162	(3) The website shall:
1163	(a) permit Utah taxpayers to:
1164	(i) view, understand, and track the use of taxpayer dollars by making public financial
1165	information available on the Internet for participating state entities, independent entities,
1166	participating local entities, and URS-participating employers, using the website; and
1167	(ii) link to websites administered by participating local entities, independent entities, or
1168	URS-participating employers that do not use the website for the purpose of providing public
1169	financial information as required by this section and by rule made under Subsection (9);
1170	(b) allow a person that has Internet access to use the website without paying a fee;
1171	(c) allow the public to search public financial information on the website;
1172	(d) provide access to financial reports, financial audits, budgets, or other financial

1202

1203

1173 documents that are used to allocate, appropriate, spend, and account for government funds, as 1174 may be established by rule made in accordance with Subsection (9): 1175 (e) have a unique and simplified website address: 1176 (f) be guided by the principles described in Subsection 63A-16-202(2): 1177 (g) include other links, features, or functionality that will assist the public in obtaining 1178 and reviewing public financial information, as may be established by rule made under 1179 Subsection (9); and 1180 (h) include a link to school report cards published on the State Board of Education's 1181 website under Section 53E-5-211. 1182 (4) The state auditor shall: 1183 (a) establish and maintain the website, including the provision of equipment, resources, 1184 and personnel as necessary; 1185 (b) maintain an archive of all information posted to the website; 1186 (c) coordinate and process the receipt and posting of public financial information from 1187 participating state entities; and 1188 (d) coordinate and regulate the posting of public financial information by participating 1189 local entities and independent entities. 1190 (5) A qualifying entity shall permit the public to view the qualifying entity's public 1191 financial information by posting the public financial information to the public finance website 1192 in accordance with rules made under Subsection (9). 1193 (6) The content of the public financial information posted to the public finance website 1194 is the responsibility of the qualifying entity posting the public financial information. 1195 (7) A URS-participating employer shall provide employee compensation information 1196 for each fiscal year ending on or after June 30, 2022: 1197 (a) to the state auditor for posting on the Utah Public Finance Website; or 1198 (b) (i) through the URS-participating employer's own website; and 1199 (ii) via a link to the website described in Subsection (7)(b)(i), submitted to the state 1200 auditor for posting on the Utah Public Finance Website.

(8) (a) A qualifying entity may not post financial information that is classified as

private, controlled, or protected under Title 63G, Chapter 2, Government Records Access and

Management Act, to the public finance website.

1204	(b) An individual who negligently discloses financial information that is classified as
1205	private, protected, or controlled by Title 63G, Chapter 2, Government Records Access and
1206	Management Act, is not criminally or civilly liable for an improper disclosure of the financial
1207	information if the financial information is disclosed solely as a result of the preparation or
1208	publication of the website.
1209	(9) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
1210	Office of the State Auditor:
1211	(a) shall make rules to:
1212	(i) establish which records a qualifying entity is required to post to the public finance
1213	website; and
1214	(ii) establish procedures for obtaining, submitting, reporting, storing, and posting
1215	public financial information on the public finance website; and
1216	(b) may make rules governing when a qualifying entity is required to disclose an
1217	expenditure made by a person under contract with the qualifying entity, including the form and
1218	content of the disclosure.
1219	(10) The rules made under Subsection (9) shall only require a URS-participating
1220	employer to provide employee compensation information for each fiscal year ending on or after
1221	June 30, 2022:
1222	(a) to the state auditor for posting on the public finance website; or
1223	(b) (i) through the URS-participating employer's own website; and
1224	(ii) via a link to the website described in Subsection (10)(b)(i), submitted to the state
1225	auditor for posting on the public finance website.
1226	Section 23. Repealer.
1227	This bill repeals:
1228	Section 63H-6-101, Title.
1229	Section 63H-6-201, Title.
1230	Section 63H-6-202, Resolution authorizing issuance of corporation bond
1231	Presentation to Executive Appropriations Committee Characteristics of bond.
1232	Section 63H-6-203, Sources from which a corporation bond may be made payable
1233	Corporation powers regarding corporation bond.
1234	Section 63H-6-204, Purchaser of a corporation bond.

1235 Section 63H-6-205, Obligee rights.