TRANSPORTATION PROJECT AMENDMENTS
2015 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: V. Lowry Snow
Senate Sponsor: Todd Weiler
LONG TITLE
General Description:
This bill modifies the Transportation Code by amending provisions relating to
participation in a federal program assuming responsibility for environmental review of
highway projects.
Highlighted Provisions:
This bill:
 authorizes the Department of Transportation to assume federal responsibilities with
respect to one or more highway projects within the state under the National
Environmental Policy Act of 1969 for environmental review, consultation, or other
action required under any federal environmental law pertaining to the review or
approval of a specific highway project;
requires the state to $\hat{H} \rightarrow [waives] waive \leftarrow \hat{H}$ its immunity under the Eleventh
Amendment to the
United States Constitution and consent to suit in a federal court for lawsuits arising
out of the department's compliance, discharge, or enforcement of the assumed
responsibilities;
 requires the executive director of the Department of Transportation to execute a
memorandum of understanding with the United States Department of
Transportation accepting the jurisdiction of the federal courts for acts or omissions
that relate to compliance, discharge, or enforcement of responsibilities assumed by
the department; and



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 makes technical corrections.
Money Appropriated in this Bill:
None
Other Special Clauses:
None
Utah Code Sections Affected:
AMENDS:
72-1-207, as last amended by Laws of Utah 2007, Chapter 333
72-6-120, as last amended by Laws of Utah 2008, Chapter 382
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 72-1-207 is amended to read:
72-1-207. Department may sue and be sued Legal adviser of department
Partial waiver of Eleventh Amendment immunity.
(1) The department may sue, and it may be sued only on written contracts made by it or
under its authority.
(2) The department may sue in the name of the state.
(3) In all matters requiring legal advice in the performance of its duties and in the
prosecution or defense of any action growing out of the performance of its duties, the attorney
general is the legal adviser of the commission, and the department, and shall perform any and
all legal services required by the commission and the department without other compensation
than his salary.
(4) Upon request of the department, the attorney general shall aid in any investigation,
hearing, or trial under the provisions of Chapter 9, Motor Carrier Safety Act, and institute and
prosecute actions or proceedings for the enforcement of the provisions of the Constitution and
statutes of this state or any rule or order of the department affecting motor carriers of persons
and property.
(5) (a) The state waives its immunity under the 11th Amendment of the United States
Constitution and consents to suit in a federal court for lawsuits arising out of the department's
compliance, discharge, or enforcement of responsibilities assumed pursuant to 23 U.S.C. [Sec.]
Secs. 326 and 327.

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59	(b) The waiver of immunity under this Subsection (5) is valid only if:
60	(i) the executive director or the executive director's designee executes a memorandum
61	of understanding with the United States Department of Transportation accepting the
62	jurisdiction of the federal courts as required by 23 U.S.C. [Sec.] Secs. 326(c) and 327(c);
63	(ii) before execution of the memorandum of understanding under Subsection (5)(b)(i),
64	the attorney general has issued an opinion letter to the executive director and the administrator
65	of the Federal Highway Administration that the memorandum of understanding and the waiver
66	of immunity are valid and binding upon the state;
67	(iii) the act or omission that is the subject of the lawsuit arises out of or relates to
68	compliance, discharge, or enforcement of responsibilities assumed by the department pursuant
69	to 23 U.S.C. [Sec.] Secs. 326 and 327; and
70	(iv) the memorandum of understanding is in effect when the act or omission that is the
71	subject of the federal lawsuit occurred.
72	Section 2. Section 72-6-120 is amended to read:
73	72-6-120. Department authorized to participate in federal program assuming
74	responsibility for environmental review of highway projects Rulemaking authority.
75	(1) The department may:
76	(a) assume responsibilities under 23 U.S.C. Sec. 326 for:
77	(i) determining whether state highway design and construction projects are
78	categorically excluded from requirements for environmental assessments or environmental
79	impact statements; and
80	(ii) environmental review, consultation, or other actions required under federal law for
81	categorically excluded projects;
82	(b) assume responsibilities under 23 U.S.C. Sec. 327 with respect to one or more
83	highway projects within the state under the National Environmental Policy Act of 1969 for
84	environmental review, consultation, or other action required under any federal environmental
85	law pertaining to the review or approval of a specific highway project;
86	[(b)] (c) enter one or more memoranda of understanding with the United States
87	Department of Transportation related to federal highway programs as provided in 23 U.S.C.
88	[Sec.] Secs. 326 and 327 subject to the requirements of Subsection 72-1-207(5);
89	[(c)] (d) accept, receive, and administer grants, other money, or gifts from public and

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private agencies, including the federal government, for the purpose of carrying out the programs authorized under this section; and

- [(d)] (e) cooperate with the federal government in implementing this section and any memorandum of understanding entered into under Subsection 72-1-207(5).
- (2) Notwithstanding any other provision of law, in implementing a program under this section that is approved by the United States Department of Transportation, the department is authorized to:
- (a) perform or conduct any of the activities described in a memorandum of understanding entered into under Subsection 72-1-207(5);
 - (b) take actions necessary to implement the program; and
- (c) adopt relevant federal environmental standards as the standards for this state for categorically excluded projects.
- (3) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the department may makes rules to implement the provisions of this section.

Legislative Review Note as of 12-11-14 4:31 PM

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