1	AMENDMENTS RELATED TO SURCHARGE FEES
2	2020 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Joel Ferry
5	Senate Sponsor:
6	I ONG TITLE
7	LONG TITLE
8	General Description:
9	This bill modifies provisions related to the allocation of funds from surcharges.
10	Highlighted Provisions:
11	This bill:
12	<ul> <li>reroutes the criminal conviction surcharge collections to the General Fund;</li> </ul>
13	<ul> <li>repeals statutory language connecting the criminal conviction surcharge allocations</li> </ul>
14	to restricted accounts;
15	<ul> <li>repeals certain restricted accounts and directs remaining funds in the restricted</li> </ul>
16	accounts to be transferred into the General Fund;
17	<ul> <li>repeals funding and programming related to certain restricted accounts being</li> </ul>
18	repealed;
19	<ul> <li>raises the amounts of the court security surcharges and civil filing fees;</li> </ul>
20	<ul> <li>establishes the Education Fund as the source of funding for the Peace Officers</li> </ul>
21	Standards and Training program and substance abuse prevention student support
22	services;
23	<ul> <li>revises and relocates statutory language due to the repealing of restricted accounts;</li> </ul>
24	and
25	<ul> <li>makes technical changes.</li> </ul>
26	Money Appropriated in this Bill:
27	This bill appropriates in fiscal year 2021:



28	•	to the Office of the Attorney General Prosecution Council:
29		• from the General Fund, \$492,000
30		• from Public Safety Support Account (\$551,500)
31	•	to the Courts Administration:
32		• from the General Fund, \$410,000
33		• from Substance Abuse Prevention Account (\$571,700)
34	•	to the Courts Guardian Ad Litem:
35		• from the General Fund, \$287,000
36		• from Guardian Ad Litem Services Account (\$397,500)
37	•	to the Department of Health Family Health and Preparedness:
38		• from the General Fund, \$2,296,200
39		• from Dedicated Credits (\$2,296,200)
40	•	to the Department of Human Services Division of Child and Family Services:
41		• from the General Fund, \$731,000
42		• from Victims of Domestic Violence Service Account (\$732,100)
43	•	to the Department of Human Services Division of Substance Abuse and Mental
44	Health:	
45		• from the General Fund, \$1,230,100
46		• from Intoxicated Driver Rehabilitation Account (\$1,500,000)
47	•	to the Department of Public Safety Bureau of Criminal Identification:
48		• from the General Fund, \$250,000
49		• from Statewide Warrants Operations Account (\$596,300)
50	•	to the Department of Public Safety Peace Officers Standards and Training:
51		• from the Education Fund, \$3,034,300
52		• from Public Safety Support Account (\$4,111,600)
53	•	to the Courts Administration
54		• from General Fund (\$502,600)
55	•	to the Office of the Governor Commission on Criminal and Juvenile Justice:
56		• from the General Fund, \$1,971,000
57		• from Crime Victim Reparations Fund (\$1,971,100)
58	•	to the Office of the Governor Commission on Criminal and Juvenile Justice:

59 from the General Fund, \$1,360,200 60 • from Law Enforcement Operations Account (\$1,531,300) ▶ to the Office of the Governor -- Commission on Criminal and Juvenile Justice: 61 62 from Law Enforcement Services Account (\$617,900) ► to the Office of the Governor -- Crime Victims Reparations: 63 64 from the General Fund, \$3,769,400 65 from Dedicated Credits (\$3,769,400) 66 ▶ to the State Board of Education -- State Administrative Office: from the Education Fund, \$410,000 67 68 from Substance Abuse Prevention Account (\$512,600) 69 **Other Special Clauses:** 70 This bill provides a special effective date. **Utah Code Sections Affected:** 71 72 AMENDS: 73 10-1-203.5, as last amended by Laws of Utah 2017, Chapter 136 74 **26-8a-207**, as last amended by Laws of Utah 2011, Chapters 297 and 303 75 51-9-401, as last amended by Laws of Utah 2010, Chapter 402 76 **51-9-402**, as last amended by Laws of Utah 2011, Chapter 342 77 62A-15-503, as last amended by Laws of Utah 2010, Chapter 278 78 63I-1-263, as last amended by Laws of Utah 2019, Chapters 89, 246, 311, 414, 468, 79 469, 482 and last amended by Coordination Clause, Laws of Utah 2019, Chapter 80 246 81 631-2-263, as last amended by Laws of Utah 2019, Chapters 182, 240, 246, 325, 370, 82 and 483 83 63J-1-602.1, as last amended by Laws of Utah 2019, Chapters 89, 136, 213, 215, 244, 84 326, 342, and 482 85 63J-1-602.2, as last amended by Laws of Utah 2019, Chapters 136, 326, 468, and 469 86 63M-7-204, as last amended by Laws of Utah 2019, Chapter 435 87 63M-7-502, as last amended by Laws of Utah 2019, Chapter 297 67-5a-8, as last amended by Laws of Utah 2011, Chapter 340 88 89 77-38-302, as last amended by Laws of Utah 2013, Chapter 278

90	78A-2-301, as last amended by Laws of Utah 2018, Chapter 25
91	78A-2-601, as last amended by Laws of Utah 2015, Chapter 99
92	78A-7-120, as last amended by Laws of Utah 2017, Chapters 144, 150, and 186
93	78A-7-122, as last amended by Laws of Utah 2014, Chapter 168
94	ENACTS:
95	53E-3-521, Utah Code Annotated 1953
96	63M-7-526, Utah Code Annotated 1953
97	78A-6-903, Utah Code Annotated 1953
98	RENUMBERS AND AMENDS:
99	63M-7-213, (Renumbered from 51-9-411, as last amended by Laws of Utah 2016,
100	Chapter 191)
101	REPEALS:
102	51-9-403, as renumbered and amended by Laws of Utah 2008, Chapter 382
103	51-9-404, as last amended by Laws of Utah 2014, Chapter 56
104	51-9-405, as last amended by Laws of Utah 2019, Chapter 335
105	51-9-406, as last amended by Laws of Utah 2018, Chapter 353
106	51-9-407, as last amended by Laws of Utah 2010, Chapter 278
107	51-9-409, as last amended by Laws of Utah 2011, Chapter 303
108	51-9-410, as renumbered and amended by Laws of Utah 2008, Chapter 382
109	51-9-412, as last amended by Laws of Utah 2016, Chapter 191
110	62A-15-502.5, as enacted by Laws of Utah 2010, Chapter 278
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112	Be it enacted by the Legislature of the state of Utah:
113	Section 1. Section 10-1-203.5 is amended to read:
114	10-1-203.5. Disproportionate rental fee Good landlord training program Fee
115	reduction.
116	(1) As used in this section:
117	(a) "Business" means the rental of one or more residential units within a municipality.
118	(b) "Disproportionate rental fee" means a fee adopted by a municipality to recover its
119	disproportionate costs of providing municipal services to residential rental units compared to
120	similarly-situated owner-occupied housing.

121	(c) "Disproportionate rental fee reduction" means a reduction of a disproportionate
122	rental fee as a condition of complying with the requirements of a good landlord training
123	program.
124	(d) "Exempt business" means the rental of a residential unit within a single structure
125	that contains:
126	(i) no more than four residential units; and
127	(ii) one unit occupied by the owner.
128	(e) "Exempt landlord" means a residential landlord who demonstrates to a
129	municipality:
130	(i) completion of any live good landlord training program offered by any other Utah
131	city that offers a good landlord program;
132	(ii) that the residential landlord has a current professional designation of "property
133	manager"; or
134	(iii) compliance with a requirement described in Subsection (6).
135	(f) "Good landlord training program" means a program offered by a municipality to
136	encourage business practices that are designed to reduce the disproportionate cost of municipal
137	services to residential rental units by offering a disproportionate rental fee reduction for any
138	residential landlord who:
139	(i) (A) completes a landlord training program provided by the municipality; or
140	(B) is an exempt landlord;
141	(ii) implements measures to reduce crime in rental housing as specified in a municipal
142	ordinance or policy; and
143	(iii) operates and manages rental housing in accordance with an applicable municipal
144	ordinance.
145	(g) "Municipal services" means:
146	(i) public utilities;
147	(ii) police;
148	(iii) fire;
149	(iv) code enforcement;
150	(v) storm water runoff;
151	(vi) traffic control;

152	(vii) parking;
153	(viii) transportation;
154	(ix) beautification; or
155	(x) snow removal.
156	(h) "Municipal services study" means a study of the cost of all municipal services to
157	rental housing that:
158	(i) are reasonably attributable to the rental housing; and
159	(ii) exceed the municipality's cost to serve similarly-situated, owner-occupied housing.
160	(i) "Residential landlord" means:
161	(i) the owner of record of residential real property that is leased or rented to another; or
162	(ii) a third-party provider that has an agreement with the owner of record to manage the
163	owner's real property.
164	(2) The legislative body of a municipality may charge and collect a disproportionate
165	rental fee on a business that causes disproportionate costs to municipal services if the
166	municipality:
167	(a) has performed a municipal services study; and
168	(b) adopts a disproportionate rental fee that does not exceed the amount that is justified
169	by the municipal services study on a per residential rental unit basis.
170	(3) A municipality may not:
171	(a) impose a disproportionate rental fee on an exempt business;
172	(b) require a residential landlord to deny tenancy to an individual based on the
173	individual's criminal history [unless a halfway house, as that term is defined in Section
174	51-9-412,], unless a facility that houses parolees upon release from prison or houses
175	probationers who have violated the terms of their probation is located within the municipality;
176	(c) without cause and notice, require a residential landlord to submit to a random
177	building inspection;
178	(d) unless agreed to by a residential landlord and in compliance with state and federal
179	law, collect from a residential landlord or retain:
180	(i) a tenant's consumer report, as defined in 15 U.S.C. Sec. 1681a, in violation of 15
181	U.S.C. Sec. 1681b as amended;
182	(ii) a tenant's criminal history record information in violation of Section 53-10-108; or

183 (iii) a copy of an agreement between the residential landlord and a tenant regarding the 184 tenant's term of occupancy, rent, or any other condition of occupancy; 185 (e) require that any documents required from the landlord be notarized; or 186 (f) prohibit a residential landlord from passing on to the tenant the license or 187 disproportionate fee. 188 (4) Nothing in this section shall limit: 189 (a) a municipality's right to audit and inspect an exempt residential landlord's records to 190 ensure compliance with a disproportionate rental fee reduction program; or 191 (b) the right of a municipality with a short-term or vacation rental ordinance to review 192 an owner's rental agreement to verify compliance with the municipality's ordinance. 193 (5) Notwithstanding Section 10-11-2, a residential landlord may provide the name and address of a person to whom all correspondence regarding the property shall be sent. If the 194 195 landlord provides the name and address in writing, the municipality shall provide all further 196 correspondence regarding the property to the designated person. The municipality may also 197 provide copies of notices to the residential landlord. 198 (6) In addition to a requirement or qualification described in Subsection (1)(e), a 199 municipality may recognize a good landlord training program described in its ordinance. 200 (7) (a) If a municipality adopts a good landlord program, the municipality shall provide 201 an appeal procedure affording due process of law to a residential landlord who is denied a 202 disproportionate rental fee reduction. 203 (b) A municipality may not adopt a new disproportionate rental fee unless the 204 municipality provides a disproportionate rental fee reduction. 205 (8) A property manager who represents an owner of property that qualifies for a 206 municipal disproportionate rental fee may not be restricted from simultaneously representing 207 another owner of property that does not qualify for a municipal disproportionate rental fee. 208 Section 2. Section 26-8a-207 is amended to read: 209 26-8a-207. Emergency Medical Services Grant Program. 210 [(1) (a) The department shall receive as dedicated credits the amount established in

Section 51-9-403. That amount shall be transferred to the department by the Division of

Finance from funds generated by the surcharge imposed under Title 51, Chapter 9, Part 4,

Criminal Conviction Surcharge Allocation.

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214	[(b)] (1) Funds [transferred] appropriated to the department [under this section] for the
215	Emergency Medical Services Grant Program shall be used for improvement of delivery of
216	emergency medical services and administrative costs as described in Subsection (2)(a).
217	[Appropriations to the department for the purposes enumerated in this section shall be made
218	from those dedicated credits.]
219	(2) (a) The department may use the funds [transferred to it] under Subsection (1):
220	(i) to provide staff support; and
221	(ii) for other expenses incurred in:
222	(A) administration of grant funds; and
223	(B) other department administrative costs under this chapter.
224	(b) After funding staff support, administrative expenses, and trauma system
225	development, the department and the committee shall make emergency medical services grants
226	from the remaining funds [received as dedicated credits] under Subsection (1). A recipient of a
227	grant under this Subsection (2)(b) shall actively provide emergency medical services within the
228	state.
229	(c) The department shall distribute not less than 25% of the funds appropriated for the
230	Emergency Medical Services Grant Program, with the percentage being authorized by a
231	majority vote of the committee, as per capita block grants for use specifically related to the
232	provision of emergency medical services to nonprofit prehospital emergency medical services
233	providers that are either licensed or designated and to emergency medical services that are the
234	primary emergency medical services for a service area. The department shall determine the
235	grant amounts by prorating available funds on a per capita basis by county as described in
236	department rule.
237	(d) The committee shall award the remaining funds as competitive grants for use
238	specifically related to the provision of emergency medical services based upon rules
239	established by the committee.
240	Section 3. Section 51-9-401 is amended to read:
241	51-9-401. Surcharge Application.
242	(1) (a) A surcharge shall be paid on all criminal fines, penalties, and forfeitures
243	imposed by the courts.
244	(b) The surcharge shall be:

245	(i) 90% upon conviction of a:
246	(A) felony;
247	(B) class A misdemeanor;
248	(C) violation of Title 41, Chapter 6a, Part 5, Driving Under the Influence and Reckless
249	Driving; or
250	(D) class B misdemeanor not classified within Title 41, Motor Vehicles, including
251	violation of comparable county or municipal ordinances; or
252	(ii) 35% upon conviction of any other offense, including violation of county or
253	municipal ordinances not subject to the 90% surcharge.
254	[(c) The Division of Finance shall allocate the collected 90% surcharge in Subsection
255	(1)(b)(i) in the following order:]
256	[(i) the first \$30,000 to the General Fund;]
257	[(ii) the next 4.5% to the Law Enforcement Services Account established in Section
258	<del>51-9-412; and</del> ]
259	[(iii) the remainder as prescribed in Sections 51-9-403 through 51-9-411.]
260	(c) The Division of Finance shall deposit into the General Fund an amount equal to the
261	amount that the state retains under Section 51-9-402.
262	(2) The surcharge may not be imposed:
263	(a) upon nonmoving traffic violations;
264	(b) upon court orders when the offender is ordered to perform compensatory service
265	work in lieu of paying a fine; and
266	(c) upon penalties assessed by the juvenile court as part of the nonjudicial adjustment
267	of a case under Section 78A-6-602.
268	(3) (a) The surcharge and the exceptions under Subsections (1) and (2) [also] apply to
269	all fines, penalties, and forfeitures imposed on juveniles for conduct that would be criminal if
270	committed by an adult.
271	(b) [However] Notwithstanding Subsection (3)(a), the surcharge does not include
272	amounts assessed or collected separately by juvenile courts for the Juvenile Restitution
273	Account, which is independent of this part and does not affect the imposition or collection of
274	the surcharge.
275	(4) The surcharge under this section shall be imposed in addition to the fine charged

276 for a civil or criminal offense, and no reduction may be made in the fine charged due to the 277 surcharge imposition. 278 (5) Fees, assessments, and surcharges related to criminal or traffic offenses shall be 279 authorized and managed by this part rather than attached to particular offenses. 280 Section 4. Section **51-9-402** is amended to read: 281 51-9-402. Division of collected money retained by state treasurer and local 282 governmental collecting entity. 283 (1) The amount of the surcharge imposed under this part by courts of record shall be 284 collected before any fine and deposited with the state treasurer. 285 (2) The amount of the surcharge and the amount of criminal fines, penalties, and 286 forfeitures imposed under this part by courts not of record shall be collected concurrently. 287 (a) As money is collected on criminal fines, penalties, and forfeitures subject to the 288 90% surcharge, the money shall be divided pro rata so that the local governmental collecting 289 entity retains 53% of the collected money and the state retains 47% of the collected money. 290 (b) As money is collected on criminal fines, penalties, and forfeitures subject to the 291 35% surcharge, the money shall be divided pro rata so that the local governmental collecting 292 entity retains 74% of the collected money and the state retains 26% of the collected money. 293 (c) The court shall deposit with the state treasurer the surcharge portion of all money as 294 it is collected. 295 (3) Courts of record, courts not of record, and administrative traffic proceedings shall 296 collect financial information to determine: 297 (a) the total number of cases in which: 298 (i) a final judgment has been rendered; 299 (ii) surcharges and fines are paid by partial or installment payment; and 300 (iii) the judgment is fulfilled by an alternative method upon the court's order; and 301 (b) the total dollar amounts of surcharges owed to the state and fines owed to the state 302 and county or municipality, including: 303 (i) waived surcharges;

(4) The courts of record, courts not of record, and administrative traffic proceedings

(ii) uncollected surcharges; and

(iii) collected surcharges.

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307	shall report all collected financial information monthly to the Administrative Office of the
308	Courts. The collected information shall be categorized by cases subject to the 90% and 35%
309	surcharge.
310	[(5) The purpose of the surcharge is to finance the trust funds and support accounts as
311	provided in this part.]
312	[(6) (a) From the surcharge, the Division of Finance shall allocate in the manner and
313	for the purposes described in Sections 51-9-403 through 51-9-411.]
314	[(b) Allocations shall be made on a fiscal year basis.]
315	[(7)] (5) The provisions of this section and Section 51-9-401 may not impact the
316	distribution and allocation of fines and forfeitures imposed in accordance with Sections
317	23-14-13, 78A-5-110, and 78A-7-120.
318	Section 5. Section <b>53E-3-521</b> is enacted to read:
319	53E-3-521. Substance abuse prevention in public school programs Funds
320	allocated.
321	The state board shall use the allocation in public school programs for:
322	(1) substance abuse prevention and education;
323	(2) substance abuse prevention training for teachers and administrators; and
324	(3) district and school programs to supplement, not supplant, existing local prevention
325	efforts in cooperation with local substance abuse authorities.
326	Section 6. Section <b>62A-15-503</b> is amended to read:
327	62A-15-503. Assessments for DUI Use of money for rehabilitation programs,
328	including victim impact panels Rulemaking power granted.
329	(1) (a) Assessments imposed under Section 62A-15-502 may, pursuant to court order[s
330	either]:
331	[(a)] (i) be collected by the clerk of the court in which the person was convicted; or
332	[(b)] (ii) be paid directly to the licensed alcohol or drug treatment program. [Those
333	assessments]
334	(b) Assessments collected by the court [shall either be: (i) forwarded to the state
335	treasurer for credit to the Intoxicated Driver Rehabilitation Account created by Section
336	62A-15-502.5; or (ii) under Subsection (1)(a)(i) shall be forwarded to a special nonlapsing
337	account created by the county treasurer of the county in which the fee is collected.

338	(2) [Proceeds of the accounts described in] Assessments under Subsection (1) shall be
339	used exclusively for the operation of licensed alcohol or drug rehabilitation programs and
340	education, assessment, supervision, and other activities related to and supporting the
341	rehabilitation of persons convicted of driving while under the influence of intoxicating liquor
342	or drugs. A requirement of the rehabilitation program shall be participation with a victim
343	impact panel or program providing a forum for victims of alcohol or drug related offenses and
344	defendants to share experiences on the impact of alcohol or drug related incidents in their lives.
345	The Division of Substance Abuse and Mental Health shall establish guidelines to implement
346	victim impact panels where, in the judgment of the licensed alcohol or drug program,
347	appropriate victims are available, and shall establish guidelines for other programs where such
348	victims are not available.
349	(3) None of the assessments shall be maintained for administrative costs by the
350	division.
351	Section 7. Section <b>63I-1-263</b> is amended to read:
352	63I-1-263. Repeal dates, Titles 63A to 63N.
353	(1) In relation to the Utah Transparency Advisory Board, on January 1, 2025:
354	(a) Subsection 63A-1-201(1) is repealed;
355	(b) Subsection 63A-1-202(2)(c), the language that states "using criteria established by
356	the board" is repealed;
357	(c) Section 63A-1-203 is repealed;
358	(d) Subsections 63A-1-204(1) and (2), the language that states "After consultation with
359	the board, and" is repealed; and
360	(e) Subsection 63A-1-204(1)(b), the language that states "using the standards provided
361	in Subsection 63A-1-203(3)(c)" is repealed.
362	(2) Subsection 63A-5-228(2)(h), relating to prioritizing and allocating capital
363	improvement funding, is repealed on July 1, 2024.
364	(3) Section 63A-5-603, State Facility Energy Efficiency Fund, is repealed July 1, 2023.
365	(4) Title 63C, Chapter 4a, Constitutional and Federalism Defense Act, is repealed July
366	1, 2028.
367	(5) Title 63C, Chapter 6, Utah Seismic Safety Commission, is repealed January 1,
368	2025.

369	(6) Title 63C, Chapter 16, Prison Development Commission Act, is repealed July 1,
370	2020.
371	(7) Title 63C, Chapter 17, Point of the Mountain Development Commission Act, is
372	repealed July 1, 2021.
373	(8) Title 63C, Chapter 18, Mental Health Crisis Line Commission, is repealed July 1,
374	2023.
375	(9) Title 63G, Chapter 21, Agreements to Provide State Services, is repealed July 1,
376	2025.
377	(10) Title 63H, Chapter 4, Heber Valley Historic Railroad Authority, is repealed July 1,
378	2020.
379	(11) In relation to the State Fair Corporation Board of Directors, on January 1, 2025:
380	(a) Subsection 63H-6-104(2)(c), related to a Senate appointment, is repealed;
381	(b) Subsection 63H-6-104(2)(d), related to a House appointment, is repealed;
382	(c) in Subsection 63H-6-104(2)(e), the language that states ", of whom only one may
383	be a legislator, in accordance with Subsection (3)(e)," is repealed;
384	(d) Subsection 63H-6-104(3)(a)(i) is amended to read:
385	"(3)(a)(i) Except as provided in Subsection (3)(a)(ii), a board member appointed under
386	Subsection (2)(e) or (f) shall serve a term that expires on the December 1 four years after the
387	year that the board member was appointed.";
388	(e) in Subsections 63H-6-104(3)(a)(ii), (c)(ii), and (d), the language that states "the
389	president of the Senate, the speaker of the House, the governor," is repealed and replaced with
390	"the governor"; and
391	(f) Subsection 63H-6-104(3)(e), related to limits on the number of legislators, is
392	repealed.
393	(12) Title 63H, Chapter 8, Utah Housing Corporation Act, is repealed July 1, 2026.
394	(13) Section 63M-7-212 is repealed on December 31, 2019.
395	(14) On July 1, 2025:
396	(a) in Subsection 17-27a-404(3)(c)(ii), the language that states "the Resource
397	Development Coordinating Committee," is repealed;
398	(b) Subsection 23-14-21(2)(c) is amended to read "(c) provide notification of proposed

sites for the transplant of species to local government officials having jurisdiction over areas

- 400 that may be affected by a transplant.";
- 401 (c) in Subsection 23-14-21(3), the language that states "and the Resource Development
- 402 Coordinating Committee" is repealed;
- (d) in Subsection 23-21-2.3(1), the language that states "the Resource Development
- 404 Coordinating Committee created in Section 63J-4-501 and" is repealed;
- 405 (e) in Subsection 23-21-2.3(2), the language that states "the Resource Development
- 406 Coordinating Committee and" is repealed;
- 407 (f) Subsection 63J-4-102(1) is repealed and the remaining subsections are renumbered accordingly;
- 409 (g) Subsections 63J-4-401(5)(a) and (c) are repealed:
- 410 (h) Subsection 63J-4-401(5)(b) is renumbered to Subsection 63J-4-401(5)(a) and the
- 411 word "and" is inserted immediately after the semicolon;
- 412 (i) Subsection 63J-4-401(5)(d) is renumbered to Subsection 63J-4-401(5)(b);
- 413 (j) Sections 63J-4-501, 63J-4-502, 63J-4-503, 63J-4-504, and 63J-4-505 are repealed;
- 414 and
- 415 (k) Subsection 63J-4-603(1)(e)(iv) is repealed and the remaining subsections are
- 416 renumbered accordingly.
- 417 (15) Subsection 63J-1-602.1[(13)](12), Nurse Home Visiting Restricted Account is
- 418 repealed July 1, 2026.
- 419 (16) Subsection 63J-1-602.2(4), referring to dedicated credits to the Utah Marriage
- 420 Commission, is repealed July 1, 2023.
- 421 (17) Subsection 63J-1-602.2(5), referring to the Trip Reduction Program, is repealed
- 422 July 1, 2022.
- 423 (18) (a) Subsection 63J-1-602.1[<del>(53)</del>](52), relating to the Utah Statewide Radio System
- 424 Restricted Account, is repealed July 1, 2022.
- 425 (b) When repealing Subsection 63J-1-602.1[(53)](52), the Office of Legislative
- 426 Research and General Counsel shall, in addition to the office's authority under Subsection
- 427 36-12-12(3), make necessary changes to subsection numbering and cross references.
- 428 (19) Subsection 63J-1-602.2[(23)](25), related to the Utah Seismic Safety
- 429 Commission, is repealed January 1, 2025.
- 430 (20) Subsection 63J-4-708(1), in relation to the Talent Ready Utah Board, on January

- 431 1, 2023, is amended to read:
- "(1) On or before October 1, the board shall provide an annual written report to the
- 433 Social Services Appropriations Subcommittee and the Economic Development and Workforce
- 434 Services Interim Committee.".
- 435 (21) In relation to the Utah Substance Use and Mental Health Advisory Council, on
- 436 January 1, 2023:
- 437 (a) Sections 63M-7-301, 63M-7-302, 63M-7-303, 63M-7-304, and 63M-7-306 are
- 438 repealed;
- (b) Section 63M-7-305, the language that states "council" is replaced with
- 440 "commission";
- 441 (c) Subsection 63M-7-305(1) is repealed and replaced with:
- "(1) "Commission" means the Commission on Criminal and Juvenile Justice."; and
- (d) Subsection 63M-7-305(2) is repealed and replaced with:
- "(2) The commission shall:
- 445 (a) provide ongoing oversight of the implementation, functions, and evaluation of the
- 446 Drug-Related Offenses Reform Act; and
- (b) coordinate the implementation of Section 77-18-1.1 and related provisions in
- 448 Subsections 77-18-1(5)(b)(iii) and (iv).".
- 449 (22) The Crime Victim Reparations and Assistance Board, created in Section
- 450 63M-7-504, is repealed July 1, 2027.
- 451 (23) Title 63M, Chapter 11, Utah Commission on Aging, is repealed July 1, 2021.
- 452 (24) Subsection 63N-1-301(4)(c), related to the Talent Ready Utah Board, is repealed
- 453 on January 1, 2023.
- 454 (25) Title 63N, Chapter 2, Part 2, Enterprise Zone Act, is repealed July 1, 2028.
- 455 (26) (a) Title 63N, Chapter 2, Part 4, Recycling Market Development Zone Act, is
- repealed January 1, 2021.
- 457 (b) Subject to Subsection (26)(c), Sections 59-7-610 and 59-10-1007 regarding tax
- 458 credits for certain persons in recycling market development zones, are repealed for taxable
- years beginning on or after January 1, 2021.
- 460 (c) A person may not claim a tax credit under Section 59-7-610 or 59-10-1007:
- 461 (i) for the purchase price of machinery or equipment described in Section 59-7-610 or

- 59-10-1007, if the machinery or equipment is purchased on or after January 1, 2021; or
- 463 (ii) for an expenditure described in Subsection 59-7-610(1)(b) or 59-10-1007(1)(b), if 464 the expenditure is made on or after January 1, 2021.
- 465 (d) Notwithstanding Subsections (26)(b) and (c), a person may carry forward a tax 466 credit in accordance with Section 59-7-610 or 59-10-1007 if:
  - (i) the person is entitled to a tax credit under Section 59-7-610 or 59-10-1007; and
- 468 (ii) (A) for the purchase price of machinery or equipment described in Section
- 469 59-7-610 or 59-10-1007, the machinery or equipment is purchased on or before December 31,
- 470 2020; or

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- 471 (B) for an expenditure described in Subsection 59-7-610(1)(b) or 59-10-1007(1)(b), the 472 expenditure is made on or before December 31, 2020.
- 473 (27) Section 63N-2-512 is repealed on July 1, 2021.
- 474 (28) (a) Title 63N, Chapter 2, Part 6, Utah Small Business Jobs Act, is repealed 475 January 1, 2021.
- 476 (b) Section 59-9-107 regarding tax credits against premium taxes is repealed for calendar years beginning on or after January 1, 2021.
  - (c) Notwithstanding Subsection (28)(b), an entity may carry forward a tax credit in accordance with Section 59-9-107 if:
- 480 (i) the person is entitled to a tax credit under Section 59-9-107 on or before December 481 31, 2020; and
- 482 (ii) the qualified equity investment that is the basis of the tax credit is certified under 483 Section 63N-2-603 on or before December 31, 2023.
  - (29) Subsections 63N-3-109(2)(e) and 63N-3-109(2)(f)(i) are repealed July 1, 2023.
- 485 (30) Title 63N, Chapter 4, Part 4, Rural Employment Expansion Program, is repealed 486 July 1, 2023.
- 487 (31) Title 63N, Chapter 9, Part 2, Outdoor Recreational Infrastructure Grant Program, 488 is repealed January 1, 2023.
- 489 (32) In relation to the Pete Suazo Utah Athletic Commission, on January 1, 2021:
- 490 (a) Subsection 63N-10-201(2)(a) is amended to read:
- "(2) (a) The governor shall appoint five commission members with the advice and consent of the Senate.";

493	(b) Subsection 63N-10-201(2)(b), related to legislative appointments, is repealed;
494	(c) in Subsection 63N-10-201(3)(a), the language that states ", president, or speaker,
495	respectively," is repealed; and
496	(d) Subsection 63N-10-201(3)(d) is amended to read:
497	"(d) The governor may remove a commission member for any reason and replace the
498	commission member in accordance with this section.".
499	(33) In relation to the Talent Ready Utah Board, on January 1, 2023:
500	(a) Subsection 9-22-102(16) is repealed;
501	(b) in Subsection 9-22-114(2), the language that states "Talent Ready Utah," is
502	repealed; and
503	(c) in Subsection 9-22-114(5), the language that states "representatives of Talent Ready
504	Utah," is repealed.
505	(34) Title 63N, Chapter 12, Part 5, Talent Ready Utah Center, is repealed January 1,
506	2023.
507	Section 8. Section 63I-2-263 is amended to read:
508	63I-2-263. Repeal dates, Title 63A to Title 63N.
509	(1) On July 1, 2020:
510	(a) Subsection 63A-1-203(5)(a)(i) is repealed; and
511	(b) in Subsection 63A-1-203(5)(a)(ii), the language that states "appointed on or after
512	May 8, 2018," is repealed.
513	(2) Sections 63C-4a-307 and 63C-4a-309 are repealed January 1, 2020.
514	(3) Title 63C, Chapter 19, Higher Education Strategic Planning Commission is
515	repealed July 1, 2020.
516	(4) The following sections regarding the World War II Memorial Commission are
517	repealed on July 1, 2020:
518	(a) Section 63G-1-801;
519	(b) Section 63G-1-802;
520	(c) Section 63G-1-803; and
521	(d) Section 63G-1-804.
522	(5) In relation to the State Fair Park Committee, on January 1, 2021:
523	(a) Section 63H-6-104.5 is repealed; and

524	(b) Subsections 63H-6-104(8) and (9) are repealed.
525	(6) Section 63H-7a-303 is repealed on July 1, 2022.
526	(7) In relation to the Employability to Careers Program Board, on July 1, 2022:
527	(a) Subsection 63J-1-602.1[ <del>(52)</del> ](51) is repealed;
528	(b) Subsection 63J-4-301(1)(h), related to the review of data and metrics, is repealed;
529	and
530	(c) Title 63J, Chapter 4, Part 7, Employability to Careers Program, is repealed.
531	(8) Section 63J-4-708 is repealed January 1, 2023.
532	Section 9. Section <b>63J-1-602.1</b> is amended to read:
533	63J-1-602.1. List of nonlapsing appropriations from accounts and funds.
534	Appropriations made from the following accounts or funds are nonlapsing:
535	(1) The Utah Intracurricular Student Organization Support for Agricultural Education
536	and Leadership Restricted Account created in Section 4-42-102.
537	(2) The Native American Repatriation Restricted Account created in Section 9-9-407.
538	(3) The Martin Luther King, Jr. Civil Rights Support Restricted Account created in
539	Section 9-18-102.
540	(4) The National Professional Men's Soccer Team Support of Building Communities
541	Restricted Account created in Section 9-19-102.
542	(5) Funds collected for directing and administering the C-PACE district created in
543	Section 11-42a-302.
544	(6) The "Support for State-Owned Shooting Ranges Restricted Account" created in
545	Section 23-14-13.5.
546	(7) Award money under the State Asset Forfeiture Grant Program, as provided under
547	Section 24-4-117.
548	(8) Funds collected from the program fund for local health department expenses
549	incurred in responding to a local health emergency under Section 26-1-38.
550	[(9) Funds collected from the emergency medical services grant program, as provided
551	in Section 26-8a-207.]
552	[(10)] (9) The Children with Cancer Support Restricted Account created in Section
553	26-21a-304.
554	[(11)] (10) State funds for matching federal funds in the Children's Health Insurance

555	Program as provided in Section 26-40-108.
556	[(12)] (11) The Children with Heart Disease Support Restricted Account created in
557	Section 26-58-102.
558	[(13)] (12) The Nurse Home Visiting Restricted Account created in Section 26-63-601
559	[(14)] (13) The Technology Development Restricted Account created in Section
560	31A-3-104.
561	[(15)] (14) The Criminal Background Check Restricted Account created in Section
562	31A-3-105.
563	[(16)] (15) The Captive Insurance Restricted Account created in Section 31A-3-304,
564	except to the extent that Section 31A-3-304 makes the money received under that section free
565	revenue.
566	[(17)] (16) The Title Licensee Enforcement Restricted Account created in Section
567	31A-23a-415.
568	[(18)] (17) The Health Insurance Actuarial Review Restricted Account created in
569	Section 31A-30-115.
570	[(19)] (18) The Insurance Fraud Investigation Restricted Account created in Section
571	31A-31-108.
572	[(20)] (19) The Underage Drinking Prevention Media and Education Campaign
573	Restricted Account created in Section 32B-2-306.
574	[(21)] (20) The School Readiness Restricted Account created in Section 35A-15-203.
575	[(22)] (21) Money received by the Utah State Office of Rehabilitation for the sale of
576	certain products or services, as provided in Section 35A-13-202.
577	[(23)] (22) The Oil and Gas Conservation Account created in Section 40-6-14.5.
578	[(24)] (23) The Electronic Payment Fee Restricted Account created by Section
579	41-1a-121 to the Motor Vehicle Division.
580	[(25)] (24) The Motor Vehicle Enforcement Division Temporary Permit Restricted
581	Account created by Section 41-3-110 to the State Tax Commission.
582	[(26)] (25) The Utah Law Enforcement Memorial Support Restricted Account created
583	in Section 53-1-120.
584	[(27)] (26) The State Disaster Recovery Restricted Account to the Division of
585	Emergency Management, as provided in Section 53-2a-603.

586	$\left[\frac{(28)}{(27)}\right]$ The Department of Public Safety Restricted Account to the Department of
587	Public Safety, as provided in Section 53-3-106.
588	[(29)] (28) The Utah Highway Patrol Aero Bureau Restricted Account created in
589	Section 53-8-303.
590	[ <del>(30)</del> ] (29) The DNA Specimen Restricted Account created in Section 53-10-407.
591	[(31)] (30) The Canine Body Armor Restricted Account created in Section 53-16-201.
592	[(32)] (31) The Technical Colleges Capital Projects Fund created in Section
593	53B-2a-118.
594	[(33)] (32) The Higher Education Capital Projects Fund created in Section
595	53B-22-202.
596	[(34)] (33) A certain portion of money collected for administrative costs under the
597	School Institutional Trust Lands Management Act, as provided under Section 53C-3-202.
598	[(35)] (34) The Public Utility Regulatory Restricted Account created in Section
599	54-5-1.5, subject to Subsection 54-5-1.5(4)(d).
600	[(36)] (35) Funds collected from a surcharge fee to provide certain licensees with
601	access to an electronic reference library, as provided in Section 58-3a-105.
602	[(37)] (36) Certain fines collected by the Division of Occupational and Professional
603	Licensing for violation of unlawful or unprofessional conduct that are used for education and
604	enforcement purposes, as provided in Section 58-17b-505.
605	[(38)] [37] Funds collected from a surcharge fee to provide certain licensees with
606	access to an electronic reference library, as provided in Section 58-22-104.
607	[(39)] [38] Funds collected from a surcharge fee to provide certain licensees with
608	access to an electronic reference library, as provided in Section 58-55-106.
609	[(40)] (39) Funds collected from a surcharge fee to provide certain licensees with
610	access to an electronic reference library, as provided in Section 58-56-3.5.
611	[(41)] (40) Certain fines collected by the Division of Occupational and Professional
612	Licensing for use in education and enforcement of the Security Personnel Licensing Act, as
613	provided in Section 58-63-103.
614	[ <del>(42)</del> ] (41) The Relative Value Study Restricted Account created in Section 59-9-105.
615	[ <del>(43)</del> ] (42) The Cigarette Tax Restricted Account created in Section 59-14-204.
616	[ <del>(44)</del> ] (43) Funds paid to the Division of Real Estate for the cost of a criminal

617	background check for a mortgage loan license, as provided in Section 61-2c-202.		
618	$\left[\frac{(45)}{(44)}\right]$ Funds paid to the Division of Real Estate for the cost of a criminal		
619	background check for principal broker, associate broker, and sales agent licenses, as provided		
620	in Section 61-2f-204.		
621	[(46)] (45) Certain funds donated to the Department of Human Services, as provided in		
622	Section 62A-1-111.		
623	[47) (46) The National Professional Men's Basketball Team Support of Women and		
624	Children Issues Restricted Account created in Section 62A-1-202.		
625	[(48)] (47) Certain funds donated to the Division of Child and Family Services, as		
626	provided in Section 62A-4a-110.		
627	[49) (48) The Choose Life Adoption Support Restricted Account created in Section		
628	62A-4a-608.		
629	[(50)] (49) Funds collected by the Office of Administrative Rules for publishing, as		
630	provided in Section 63G-3-402.		
631	[(51)] (50) The Immigration Act Restricted Account created in Section 63G-12-103.		
632	$[\frac{(52)}{(51)}]$ Money received by the military installation development authority, as		
633	provided in Section 63H-1-504.		
634	[ <del>(53)</del> ] (52) The Computer Aided Dispatch Restricted Account created in Section		
635	63H-7a-303.		
636	[ <del>(54)</del> ] <u>(53)</u> The Unified Statewide 911 Emergency Service Account created in Section		
637	63H-7a-304.		
638	[(55)] (54) The Utah Statewide Radio System Restricted Account created in Section		
639	63H-7a-403.		
640	[(56)] (55) The Employability to Careers Program Restricted Account created in		
641	Section 63J-4-703.		
642	[(57)] (56) The Motion Picture Incentive Account created in Section 63N-8-103.		
643	[(58)] (57) Certain money payable for expenses of the Pete Suazo Utah Athletic		
644	Commission, as provided under Section 63N-10-301.		
645	[(59)] (58) Funds collected by the housing of state probationary inmates or state parole		
646	inmates, as provided in Subsection 64-13e-104(2).		
647	[(60)] (59) Certain forestry and fire control funds utilized by the Division of Forestry,		

- Fire, and State Lands, as provided in Section 65A-8-103.
- [(61)] (60) The Transportation of Veterans to Memorials Support Restricted Account
- 650 created in Section 71-14-102.
- [(62)] (61) The Amusement Ride Safety Restricted Account, as provided in Section
- 652 72-16-204.
- [(63)] (62) Certain funds received by the Office of the State Engineer for well drilling
- fines or bonds, as provided in Section 73-3-25.
- [(64)] (63) The Water Resources Conservation and Development Fund, as provided in
- 656 Section 73-23-2.
- [(65)] (64) Funds donated or paid to a juvenile court by private sources, as provided in
- 658 Subsection 78A-6-203(1)(c).
- [(65)] [65) Fees for certificate of admission created under Section 78A-9-102.
- [(67)] (66) Funds collected for adoption document access as provided in Sections
- 661 78B-6-141, 78B-6-144, and 78B-6-144.5.
- [(68)] (67) Funds collected for indigent defense as provided in Title 78B, Chapter 22,
- Part 4, Utah Indigent Defense Commission.
- [(69)] (68) Revenue for golf user fees at the Wasatch Mountain State Park, Palisades
- State Park, Jordan River State Park, and Green River State Park, as provided under Section
- 666 79-4-403.
- [(70)] (69) Certain funds received by the Division of Parks and Recreation from the
- sale or disposal of buffalo, as provided under Section 79-4-1001.
- Section 10. Section **63J-1-602.2** is amended to read:
- 670 63J-1-602.2. List of nonlapsing appropriations to programs.
- Appropriations made to the following programs are nonlapsing:
- (1) The Legislature and [its] the Legislature's committees.
- 673 (2) The Percent-for-Art Program created in Section 9-6-404.
- 674 (3) The LeRay McAllister Critical Land Conservation Program created in Section
- 675 11-38-301.
- (4) Dedicated credits accrued to the Utah Marriage Commission as provided under
- 677 Subsection 17-16-21(2)(d)(ii).
- (5) The Trip Reduction Program created in Section 19-2a-104.

679	(6) The Division of Wildlife Resources for the appraisal and purchase of lands under		
680	the Pelican Management Act, as provided in Section 23-21a-6.		
681	(7) The emergency medical services grant program in Section 26-8a-207.		
682	$\left[\frac{(7)}{8}\right]$ The primary care grant program created in Section 26-10b-102.		
683	[(8)] (9) Sanctions collected as dedicated credits from Medicaid provider under		
684	Subsection 26-18-3(7).		
685	[ <del>(9)</del> ] (10) The Utah Health Care Workforce Financial Assistance Program created in		
686	Section 26-46-102.		
687	[(10)] (11) The Rural Physician Loan Repayment Program created in Section		
688	26-46a-103.		
689	[(11)] (12) The Opiate Overdose Outreach Pilot Program created in Section 26-55-107.		
690	[(12)] (13) Funds that the Department of Alcoholic Beverage Control retains in		
691	accordance with Subsection 32B-2-301(7)(a) or (b).		
692	[(13)] (14) The General Assistance program administered by the Department of		
693	Workforce Services, as provided in Section 35A-3-401.		
694	[(14)] (15) A new program or agency that is designated as nonlapsing under Section		
695	36-24-101.		
696	[(15)] (16) The Utah National Guard, created in Title 39, Militia and Armories.		
697	[(16)] (17) The State Tax Commission under Section 41-1a-1201 for the:		
698	(a) purchase and distribution of license plates and decals; and		
699	(b) administration and enforcement of motor vehicle registration requirements.		
700	[(17)] (18) The Search and Rescue Financial Assistance Program, as provided in		
701	Section 53-2a-1102.		
702	[(18)] (19) The Motorcycle Rider Education Program, as provided in Section 53-3-905.		
703	[(19)] (20) The State Board of Regents for teacher preparation programs, as provided		
704	in Section 53B-6-104.		
705	[(20)] (21) The Medical Education Program administered by the Medical Education		
706	Council, as provided in Section 53B-24-202.		
707	[(21)] (22) The State Board of Education, as provided in Section 53F-2-205.		
708	[(22)] (23) The Division of Services for People with Disabilities, as provided in		
709	Section 62 A-5-102		

710	[(23)] (24) The Division of Fleet Operations for the purpose of upgrading underground
711	storage tanks under Section 63A-9-401.
712	[ <del>(24)</del> ] (25) The Utah Seismic Safety Commission, as provided in Section 63C-6-104.
713	[(25)] (26) Appropriations to the Department of Technology Services for technology
714	innovation as provided under Section 63F-4-202.
715	[(26)] (27) The Office of Administrative Rules for publishing, as provided in Section
716	63G-3-402.
717	[(27)] (28) The Utah Science Technology and Research Initiative created in Section
718	63M-2-301.
719	[(28)] (29) The Governor's Office of Economic Development to fund the Enterprise
720	Zone Act, as provided in Title 63N, Chapter 2, Part 2, Enterprise Zone Act.
721	[(29)] (30) Appropriations to fund the Governor's Office of Economic Development's
722	Rural Employment Expansion Program, as described in Title 63N, Chapter 4, Part 4, Rural
723	Employment Expansion Program.
724	[(30)] (31) The Department of Human Resource Management user training program, as
725	provided in Section 67-19-6.
726	[(31)] (32) A public safety answering point's emergency telecommunications service
726 727	[(31)] (32) A public safety answering point's emergency telecommunications service fund, as provided in Section 69-2-301.
727	fund, as provided in Section 69-2-301.
727 728	fund, as provided in Section 69-2-301.  [(32)] (33) The Traffic Noise Abatement Program created in Section 72-6-112.
727 728 729	fund, as provided in Section 69-2-301.  [(32)] (33) The Traffic Noise Abatement Program created in Section 72-6-112.  [(33)] (34) The Judicial Council for compensation for special prosecutors, as provided
727 728 729 730	fund, as provided in Section 69-2-301.  [(32)] (33) The Traffic Noise Abatement Program created in Section 72-6-112.  [(33)] (34) The Judicial Council for compensation for special prosecutors, as provided in Section 77-10a-19.
727 728 729 730 731	fund, as provided in Section 69-2-301.  [(32)] (33) The Traffic Noise Abatement Program created in Section 72-6-112.  [(33)] (34) The Judicial Council for compensation for special prosecutors, as provided in Section 77-10a-19.  [(34)] (35) A state rehabilitative employment program, as provided in Section
727 728 729 730 731 732	fund, as provided in Section 69-2-301.  [(32)] (33) The Traffic Noise Abatement Program created in Section 72-6-112.  [(33)] (34) The Judicial Council for compensation for special prosecutors, as provided in Section 77-10a-19.  [(34)] (35) A state rehabilitative employment program, as provided in Section 78A-6-210.
727 728 729 730 731 732 733	fund, as provided in Section 69-2-301.  [(32)] (33) The Traffic Noise Abatement Program created in Section 72-6-112.  [(33)] (34) The Judicial Council for compensation for special prosecutors, as provided in Section 77-10a-19.  [(34)] (35) A state rehabilitative employment program, as provided in Section 78A-6-210.  [(35)] (36) The Utah Geological Survey, as provided in Section 79-3-401.
727 728 729 730 731 732 733 734	fund, as provided in Section 69-2-301.  [(32)] (33) The Traffic Noise Abatement Program created in Section 72-6-112.  [(33)] (34) The Judicial Council for compensation for special prosecutors, as provided in Section 77-10a-19.  [(34)] (35) A state rehabilitative employment program, as provided in Section 78A-6-210.  [(35)] (36) The Utah Geological Survey, as provided in Section 79-3-401.  [(36)] (37) The Bonneville Shoreline Trail Program created under Section 79-5-503.
727 728 729 730 731 732 733 734 735	fund, as provided in Section 69-2-301.  [(32)] (33) The Traffic Noise Abatement Program created in Section 72-6-112.  [(33)] (34) The Judicial Council for compensation for special prosecutors, as provided in Section 77-10a-19.  [(34)] (35) A state rehabilitative employment program, as provided in Section 78A-6-210.  [(35)] (36) The Utah Geological Survey, as provided in Section 79-3-401.  [(36)] (37) The Bonneville Shoreline Trail Program created under Section 79-5-503.  [(37)] (38) Adoption document access as provided in Sections 78B-6-141, 78B-6-144,
727 728 729 730 731 732 733 734 735 736	fund, as provided in Section 69-2-301.  [(32)] (33) The Traffic Noise Abatement Program created in Section 72-6-112.  [(33)] (34) The Judicial Council for compensation for special prosecutors, as provided in Section 77-10a-19.  [(34)] (35) A state rehabilitative employment program, as provided in Section 78A-6-210.  [(35)] (36) The Utah Geological Survey, as provided in Section 79-3-401.  [(36)] (37) The Bonneville Shoreline Trail Program created under Section 79-5-503.  [(37)] (38) Adoption document access as provided in Sections 78B-6-141, 78B-6-144, and 78B-6-144.5.

Management under Subsection 63A-5-228(3) under which state agencies receive an

appropriation and pay lease payments for the use and occupancy of buildings owned by the Division of Facilities Construction and Management.

- Section 11. Section **63M-7-204** is amended to read:
- 744 **63M-7-204.** Duties of commission.

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- (1) The State Commission on Criminal and Juvenile Justice administration shall:
- (a) promote the commission's purposes as enumerated in Section 63M-7-201;
- (b) promote the communication and coordination of all criminal and juvenile justice agencies;
  - (c) study, evaluate, and report on the status of crime in the state and on the effectiveness of criminal justice policies, procedures, and programs that are directed toward the reduction of crime in the state;
  - (d) study, evaluate, and report on programs initiated by state and local agencies to address reducing recidivism, including changes in penalties and sentencing guidelines intended to reduce recidivism, costs savings associated with the reduction in the number of inmates, and evaluation of expenses and resources needed to meet goals regarding the use of treatment as an alternative to incarceration, as resources allow;
  - (e) study, evaluate, and report on policies, procedures, and programs of other jurisdictions which have effectively reduced crime;
  - (f) identify and promote the implementation of specific policies and programs the commission determines will significantly reduce crime in Utah;
  - (g) provide analysis and recommendations on all criminal and juvenile justice legislation, state budget, and facility requests, including program and fiscal impact on all components of the criminal and juvenile justice system;
  - (h) provide analysis, accountability, recommendations, and supervision for state and federal criminal justice grant money;
  - (i) provide public information on the criminal and juvenile justice system and give technical assistance to agencies or local units of government on methods to promote public awareness;
  - (j) promote research and program evaluation as an integral part of the criminal and juvenile justice system;
    - (k) provide a comprehensive criminal justice plan annually;

(l) review agency forecasts regarding future demands on the criminal and juvenile justice systems, including specific projections for secure bed space;

- (m) promote the development of criminal and juvenile justice information systems that are consistent with common standards for data storage and are capable of appropriately sharing information with other criminal justice information systems by:
- (i) developing and maintaining common data standards for use by all state criminal justice agencies;
- (ii) annually performing audits of criminal history record information maintained by state criminal justice agencies to assess their accuracy, completeness, and adherence to standards;
- (iii) defining and developing state and local programs and projects associated with the improvement of information management for law enforcement and the administration of justice; and
- (iv) establishing general policies concerning criminal and juvenile justice information systems and making rules as necessary to carry out the duties under Subsection (1)(k) and this Subsection (1)(m);
- (n) allocate and administer grants, from money made available, for approved education programs to help prevent the sexual exploitation of children;
- (o) allocate and administer grants [funded from money from the Law Enforcement Operations Account created in Section 51-9-411] for law enforcement operations and programs related to reducing illegal drug activity and related criminal activity;
- (p) request, receive, and evaluate data and recommendations collected and reported by agencies and contractors related to policies recommended by the commission regarding recidivism reduction;
- (q) establish and administer a performance incentive grant program that allocates funds appropriated by the Legislature to programs and practices implemented by counties that reduce recidivism and reduce the number of offenders per capita who are incarcerated;
- (r) oversee or designate an entity to oversee the implementation of juvenile justice reforms;
- (s) make rules and administer the juvenile holding room standards and juvenile jail standards to align with the Juvenile Justice and Delinquency Prevention Act requirements

803	pursuant to 42 U.S.C. Sec. 5633;			
804	(t) allocate and administer grants, from money made available, for pilot qualifying			
805	education programs;			
806	(u) oversee the trauma-informed justice program described in Section 63M-7-209; and			
807	(v) administer the Child Welfare Parental Defense Program in accordance with			
808	Sections 63M-7-211, 63M-7-211.1, and 63M-7-211.2.			
809	(2) If the commission designates an entity under Subsection (1)(r), the commission			
810	shall ensure that the membership of the entity includes representation from the three branches			
811	of government and, as determined by the commission, representation from relevant stakeholder			
812	groups across all parts of the juvenile justice system, including county representation.			
813	Section 12. Section 63M-7-213, which is renumbered from Section 51-9-411 is			
814	renumbered and amended to read:			
815	[51-9-411]. 63M-7-213. Commission on Criminal and Juvenile Justice			
816	Grants.			
817	(1) As used in this section:			
818	[(a) "Account" means the Law Enforcement Operations Account.]			
819	[(b)] (a) "Commission" means the Commission on Criminal and Juvenile Justice			
820	created in Section 63M-7-201.			
821	[(c)] (b) "Law enforcement agency" means a state or local law enforcement agency.			
822	[(d)] (c) "Other appropriate agency" means a state or local government agency, or a			
823	nonprofit organization, that works to prevent illegal drug activity and enforce laws regarding			
824	illegal drug activity and related criminal activity by:			
825	(i) programs, including education, prevention, treatment, and research programs; and			
826	(ii) enforcement of laws regarding illegal drugs.			
827	[(2) There is created a restricted account within the General Fund known as the Law			
828	Enforcement Operations Account.]			
829	[(3) (a) The Division of Finance shall allocate the balance of the collected surcharge			
830	under Section 51-9-401 that is not allocated under Title 51, Chapter 9, Part 4, Criminal			
831	Conviction Surcharge Allocation, to the account, to be appropriated by the Legislature.]			
832	[(b) Money in the account shall be appropriated to the commission for implementing			
833	law enforcement operations and programs related to reducing illegal drug activity and related			

334	criminal activity as fisted in Subsection (3).
335	[(c) The state treasurer shall invest money in the account according to Title 51, Chapter
336	7, State Money Management Act.]
337	[(d) The Division of Finance shall deposit interest or other earnings derived from
838	investment of account money into the General Fund.]
339	[(4) (a) The commission shall allocate grants of funds from the account for the
840	purposes under Subsection (5) to state, local, or multijurisdictional law enforcement agencies
841	and other appropriate agencies.]
342	[(b) The grants shall be made by an application process established by the commission
343	in accordance with Subsection (6).]
844	(2) The commission shall implement law enforcement operations and programs related
345	to reducing illegal drug activity as listed in Subsection (3).
846	[(5)] (a) The first priority of the commission is to annually allocate not more than
847	\$2,500,000, depending upon funding available from other sources, to directly fund the
848	operational costs of state and local law enforcement agencies' drug or crime task forces,
849	including multijurisdictional task forces.
350	(b) The second priority of the commission is to allocate grants for specified law
351	enforcement agency functions and other agency functions as the commission finds appropriate
352	to more effectively reduce illegal drug activity and related criminal activity, including
353	providing education, prevention, treatment, and research programs.
354	[6] (a) In allocating grants and determining the amount of the grants, the
355	commission shall consider:
356	(i) the demonstrated ability of the agency to appropriately use the grant to implement
357	the proposed functions and how this function or task force will add to the law enforcement
858	agency's current efforts to reduce illegal drug activity and related criminal activity; and
859	(ii) the agency's cooperation with other state and local agencies and task forces.
360	(b) Agencies qualify for a grant only if they demonstrate compliance with all reporting
861	and policy requirements applicable under this section and under Title 63M, Chapter 7,
362	Criminal Justice and Substance Abuse, in order to qualify as a potential grant recipient.
363	[ <del>(7)</del> ] <u>(5)</u> Recipient agencies may only use grant money after approval or appropriation
864	by the agency's governing body, and a determination that the grant money is nonlapsing.

865	$\left[\frac{(8)}{(6)}\right]$ A recipient law enforcement agency may use funds granted under this section		
866	only for the purposes stated by the commission in the grant.		
867	[(9)] (7) (a) For each fiscal year, any law enforcement agency that receives a grant fro		
868	the commission under this section shall prepare[;] and file with the commission and the state		
869	auditor[;] a report in a form specified by the commission.		
870	(b) The report shall include the following regarding each grant:		
871	[(a)] (i) the agency's name;		
872	[(b)] (ii) the amount of the grant;		
873	[(c)] (iii) the date of the grant;		
874	[(d)] (iv) how the grant has been used; and		
875	$[\underline{(e)}]$ $\underline{(v)}$ a statement signed by both the agency's or political subdivision's executive		
876	officer or designee and by the agency's legal counsel, that all grant funds were used for law		
877	enforcement operations and programs approved by the commission and that relate to reducing		
878	illegal drug activity and related criminal activity, as specified in the grant.		
879	Section 13. Section <b>63M-7-502</b> is amended to read:		
880	63M-7-502. Definitions.		
881	As used in this chapter:		
882	(1) "Accomplice" means a person who has engaged in criminal conduct as defined in		
883	Section 76-2-202.		
884	(2) "Board" means the Crime Victim Reparations and Assistance Board created under		
885	Section 63M-7-504.		
886	(3) "Bodily injury" means physical pain, illness, or any impairment of physical		
887	condition.		
888	(4) "Claim" means:		
889	(a) the victim's application or request for a reparations award; and		
890	(b) the formal action taken by a victim to apply for reparations pursuant to this chapter.		
891	(5) "Claimant" means any of the following claiming reparations under this chapter:		
892	(a) a victim;		
893	(b) a dependent of a deceased victim;		
894	(c) a representative other than a collateral source; or		
895	(d) the person or representative who files a claim on behalf of a victim.		

(6) "Child" means an unemancipated person who is under 18 years [of age] old.

- (7) "Collateral source" means the definition as provided in Section 63M-7-513.
- (8) "Contested case" means a case which the claimant contests, claiming the award was either inadequate or denied, or which a county attorney, a district attorney, a law enforcement officer, or other individual related to the criminal investigation proffers reasonable evidence of the claimant's lack of cooperation in the prosecution of a case after an award has already been given.
- (9) (a) "Criminally injurious conduct" other than acts of war declared or not declared means conduct that:
  - (i) is or would be subject to prosecution in this state under Section 76-1-201;
  - (ii) occurs or is attempted;

- (iii) causes, or poses a substantial threat of causing, bodily injury or death;
- (iv) is punishable by fine, imprisonment, or death if the person engaging in the conduct possessed the capacity to commit the conduct; and
- (v) does not arise out of the ownership, maintenance, or use of a motor vehicle, aircraft, or water craft, unless the conduct is intended to cause bodily injury or death, or is conduct which is or would be punishable under Title 76, Chapter 5, Offenses Against the Person, or as any offense chargeable as driving under the influence of alcohol or drugs.
- (b) "Criminally injurious conduct" includes an act of terrorism, as defined in 18 U.S.C. Sec. 2331 committed outside of the United States against a resident of this state. "Terrorism" does not include an "act of war" as defined in 18 U.S.C. Sec. 2331.
- (c) "Criminally injurious conduct" includes a felony violation of Section 76-7-101 and other conduct leading to the psychological injury of a person resulting from living in a setting that involves a bigamous relationship.
- (10) "Dependent" means a natural person to whom the victim is wholly or partially legally responsible for care or support and includes a child of the victim born after the victim's death.
- (11) "Dependent's economic loss" means loss after the victim's death of contributions of things of economic value to the victim's dependent, not including services the dependent would have received from the victim if the victim had not suffered the fatal injury, less expenses of the dependent avoided by reason of victim's death.

(12) "Dependent's replacement services loss" means loss reasonably and necessarily incurred by the dependent after the victim's death in obtaining services in lieu of those the decedent would have performed for the victim's benefit if the victim had not suffered the fatal injury, less expenses of the dependent avoided by reason of the victim's death and not subtracted in calculating the dependent's economic loss.

- (13) "Director" means the director of the Utah Office for Victims of Crime.
- (14) "Disposition" means the sentencing or determination of penalty or punishment to be imposed upon a person:
  - (a) convicted of a crime;
- (b) found delinquent; or

- 937 (c) against whom a finding of sufficient facts for conviction or finding of delinquency 938 is made.
  - (15) "Economic loss" means economic detriment consisting only of allowable expense, work loss, replacement services loss, and if injury causes death, dependent's economic loss and dependent's replacement service loss. Noneconomic detriment is not loss, but economic detriment is loss although caused by pain and suffering or physical impairment.
    - (16) "Elderly victim" means a person 60 years [of age] old or older who is a victim.
  - (17) "Fraudulent claim" means a filed claim based on material misrepresentation of fact and intended to deceive the reparations staff for the purpose of obtaining reparation funds for which the claimant is not eligible as provided in Section 63M-7-510.
  - (18) "Fund" means the Crime Victim Reparations Fund created in Section [51-9-404] 63M-7-526.
  - (19) "Law enforcement officer" means a law enforcement officer as defined in Section 53-13-103.
  - (20) "Medical examination" means a physical examination necessary to document criminally injurious conduct but does not include mental health evaluations for the prosecution and investigation of a crime.
  - (21) "Mental health counseling" means outpatient and inpatient counseling necessitated as a result of criminally injurious conduct. The definition of mental health counseling is subject to rules promulgated by the board pursuant to Title 63G, Chapter 3, Utah Administrative Rulemaking Act.

(22) "Misconduct" as provided in Subsection 63M-7-512(1)(b) means conduct by the victim which was attributable to the injury or death of the victim as provided by rules promulgated by the board pursuant to Title 63G, Chapter 3, Utah Administrative Rulemaking Act.

- (23) "Noneconomic detriment" means pain, suffering, inconvenience, physical impairment, and other nonpecuniary damage, except as provided in this chapter.
- (24) "Pecuniary loss" does not include loss attributable to pain and suffering except as otherwise provided in this chapter.
- (25) "Offender" means a person who has violated the criminal code through criminally injurious conduct regardless of whether the person is arrested, prosecuted, or convicted.
  - (26) "Offense" means a violation of the criminal code.

- (27) "Perpetrator" means the person who actually participated in the criminally injurious conduct.
  - (28) "Reparations officer" means a person employed by the office to investigate claims of victims and award reparations under this chapter, and includes the director when the director is acting as a reparations officer.
  - (29) "Replacement service loss" means expenses reasonably and necessarily incurred in obtaining ordinary and necessary services in lieu of those the injured person would have performed, not for income but the benefit of the injured person or the injured person's dependents if the injured person had not been injured.
  - (30) "Representative" means the victim, immediate family member, legal guardian, attorney, conservator, executor, or an heir of a person but does not include service providers.
  - (31) "Restitution" means money or services an appropriate authority orders an offender to pay or render to a victim of the offender's conduct.
  - (32) "Secondary victim" means a person who is traumatically affected by the criminally injurious conduct subject to rules promulgated by the board pursuant to Title 63G, Chapter 3, Utah Administrative Rulemaking Act.
  - (33) "Service provider" means a person or agency who provides a service to crime victims for a monetary fee except attorneys as provided in Section 63M-7-524.
- (34) "Utah Office for Victims of Crime" or "office" means the director, the reparations and assistance officers, and any other staff employed for the purpose of carrying out the

989	provisions	of this	chapter.
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(35) (a) "Victim" means a person who suffers bodily or psychological injury or death as a direct result of criminally injurious conduct or of the production of pornography in violation of Section 76-5b-201 if the person is a minor.

- (b) "Victim" does not include a person who participated in or observed the judicial proceedings against an offender unless otherwise provided by statute or rule.
- (c) "Victim" includes a resident of this state who is injured or killed by an act of terrorism, as defined in 18 U.S.C. Sec. 2331, committed outside of the United States.
- (36) "Work loss" means loss of income from work the injured victim would have performed if the injured victim had not been injured and expenses reasonably incurred by the injured victim in obtaining services in lieu of those the injured victim would have performed for income, reduced by any income from substitute work the injured victim was capable of performing but unreasonably failed to undertake.
  - Section 14. Section **63M-7-526** is enacted to read:

## 63M-7-526. Crime Victims Reparations Fund.

- (1) (a) There is created an expendable special revenue fund known as the "Crime Victim Reparations Fund" to be administered and distributed as provided in this section by the office in cooperation with the Division of Finance.
  - (b) The fund shall consist of:
  - (i) appropriations by the Legislature; and
  - (ii) funds collected under Subsections (2) and (3).
- 1010 (c) Money deposited in this fund is for victim reparations, other victim services, and, as
  1011 appropriated, for administrative costs of the office.
  - (2) (a) A percentage of the income earned by inmates working for correctional industries in a federally certified private sector/prison industries enhancement program shall be deposited in the fund.
  - (b) The percentage of income deducted from inmate pay under Subsection (2)(a) shall be determined by the executive director of the Department of Corrections in accordance with the requirements of the private sector/prison industries enhancement program.
- 1018 (3) (a) Judges are encouraged to, and may in their discretion, impose additional reparations to be paid into the fund by convicted criminals.

1020	(b) The additional discretionary reparations may not exceed the statutory maximum			
1021	fine permitted by Title 76, Utah Criminal Code, for that offense.			
1022	Section 15. Section 67-5a-8 is amended to read:			
1023	67-5a-8. Administration.			
1024	[(1) (a) The administration costs of this chapter, including council staff compensation,			
1025	shall be funded from appropriations made by the Legislature to the Office of the Attorney			
1026	General for the support of the council from the Public Safety Support Account established in			
1027	<del>Section 51-9-404.</del> ]			
1028	[(b)] (1) Funds [available from other sources may also] may be appropriated by the			
1029	Legislature to the Office of the Attorney General for the administration of this chapter.			
1030	(2) In exercising its duties, the council shall minimize costs of administration and			
1031	utilize existing training facilities and resources where possible so the greatest portion of the			
1032	funds available are expended for training prosecuting attorneys.			
1033	(3) Council staff may receive per diem and travel expenses in accordance with:			
1034	(a) Section 63A-3-106;			
1035	(b) Section 63A-3-107; and			
1036	(c) rules made by the Division of Finance pursuant to Sections 63A-3-106 and			
1037	63A-3-107.			
1038	Section 16. Section 77-38-302 is amended to read:			
1039	77-38-302. Definitions.			
1040	As used in this part:			
1041	(1) "Convicted person" means a person who has been convicted of a crime.			
1042	(2) "Conviction" means an adjudication by a federal or state court resulting from a trial			
1043	or plea, including a plea of no contest, nolo contendere, a finding of not guilty due to insanity,			
1044	or not guilty but having a mental illness regardless of whether the sentence was imposed or			
1045	suspended.			
1046	(3) "Fund" means the Crime Victim Reparations Fund created in Section [51-9-404]			
1047	<u>63M-7-526</u> .			
1048	(4) "Memorabilia" means any tangible property of a convicted person or a			
1049	representative or assignee of a convicted person, the value of which is enhanced by the			
1050	notoriety gained from the criminal activity for which the person was convicted.			

(5) "Notoriety of crimes contract" means a contract or other agreement with a convicted person, or a representative or assignee of a convicted person, with respect to:(a) the reenactment of a crime in any manner including a movie, book, magazine

- (a) the reenactment of a crime in any manner including a movie, book, magazine article, Internet website, recording, phonograph record, radio or television presentation, or live entertainment of any kind;
- (b) the expression of the convicted person's thoughts, feelings, opinions, or emotions regarding a crime involving or causing personal injury, death, or property loss as a direct result of the crime; or
- (c) the payment or exchange of any money or other consideration or the proceeds or profits that directly or indirectly result from the notoriety of the crime.
  - (6) "Office" means the Utah Office for Victims of Crime.
  - (7) "Profit" means any income or benefit:

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- (a) over and above the fair market value of tangible property that is received upon the sale or transfer of memorabilia; or
- (b) any money, negotiable instruments, securities, or other consideration received or contracted for gain which is traceable to a notoriety of crimes contract.
  - Section 17. Section **78A-2-301** is amended to read:

## 78A-2-301. Civil fees of the courts of record -- Courts complex design.

- (1) (a) The fee for filing any civil complaint or petition invoking the jurisdiction of a court of record not governed by another subsection is [\$360] \$375.
  - (b) The fee for filing a complaint or petition is:
- (i) [\$75] \$90 if the claim for damages or amount in interpleader exclusive of court costs, interest, and attorney fees is \$2,000 or less;
- (ii) [\$185] \$200 if the claim for damages or amount in interpleader exclusive of court costs, interest, and attorney fees is greater than \$2,000 and less than \$10,000;
- (iii) [\$360] \$375 if the claim for damages or amount in interpleader is \$10,000 or more;
- 1078 (iv) [\$\frac{\$310}{}\$] \$\frac{\$325}{}\$ if the petition is filed under Title 30, Chapter 3, Divorce, or Title 30, Chapter 4, Separate Maintenance;
  - (v) \$35 for a motion for temporary separation order filed under Section 30-3-4.5;
- (vi) \$125 if the petition is for removal from the Sex Offender and Kidnap Offender

Registry under Section 77-41-112; and

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- 1083 (vii) \$35 if the petition is for guardianship and the prospective ward is the biological or adoptive child of the petitioner.
  - (c) The fee for filing a small claims affidavit is:
- 1086 (i) \$60 if the claim for damages or amount in interpleader exclusive of court costs, 1087 interest, and attorney fees is \$2,000 or less;
  - (ii) \$100 if the claim for damages or amount in interpleader exclusive of court costs, interest, and attorney fees is greater than \$2,000, but less than \$7,500; and
  - (iii) \$185 if the claim for damages or amount in interpleader exclusive of court costs, interest, and attorney fees is \$7,500 or more.
  - (d) The fee for filing a counter claim, cross claim, complaint in intervention, third party complaint, or other claim for relief against an existing or joined party other than the original complaint or petition is:
  - (i) \$55 if the claim for relief exclusive of court costs, interest, and attorney fees is \$2,000 or less;
  - (ii) [\$150] \$165 if the claim for relief exclusive of court costs, interest, and attorney fees is greater than \$2,000 and less than \$10,000;
  - (iii) [\$155] \$170 if the original petition is filed under Subsection (1)(a), the claim for relief is \$10,000 or more, or the party seeks relief other than monetary damages; and
- 1101 (iv) [\$115] \$130 if the original petition is filed under Title 30, Chapter 3, Divorce, or 1102 Title 30, Chapter 4, Separate Maintenance.
  - (e) The fee for filing a small claims counter affidavit is:
- 1104 (i) \$50 if the claim for relief exclusive of court costs, interest, and attorney fees is \$2,000 or less;
- 1106 (ii) \$70 if the claim for relief exclusive of court costs, interest, and attorney fees is 1107 greater than \$2,000, but less than \$7,500; and
- 1108 (iii) \$120 if the claim for relief exclusive of court costs, interest, and attorney fees is \$7,500 or more.
- 1110 (f) The fee for depositing funds under Section 57-1-29 when not associated with an action already before the court is determined under Subsection (1)(b) based on the amount deposited.

1113 (g) The fee for filing a petition is:

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- (i) [\$225] \$240 for trial de novo of an adjudication of the justice court or of the small claims department; and
  - (ii) [\$65] \$80 for an appeal of a municipal administrative determination in accordance with Section 10-3-703.7.
  - (h) The fee for filing a notice of appeal, petition for appeal of an interlocutory order, or petition for writ of certiorari is [\$225] \$240.
    - (i) The fee for filing a petition for expungement is [\$135] \$150.
- (j) (i) Fifteen dollars of the fees established by Subsections (1)(a) through (i) shall be allocated to and between the Judges' Contributory Retirement Trust Fund and the Judges' Noncontributory Retirement Trust Fund, as provided in Title 49, Chapter 17, Judges' Contributory Retirement Act, and Title 49, Chapter 18, Judges' Noncontributory Retirement
  - (ii) Four dollars of the fees established by Subsections (1)(a) through (i) shall be allocated by the state treasurer to be deposited in the restricted account, Children's Legal Defense Account, as provided in Section 51-9-408.
  - (iii) Three dollars of the fees established under Subsections (1)(a) through (e), (1)(g), and (1)(s) shall be allocated to and deposited with the Dispute Resolution Account as provided in Section 78B-6-209.
  - (iv) [Fifteen] Thirty dollars of the fees established by Subsections (1)(a), (1)(b)(iii) and (iv), (1)(d)(iii) and (iv), (1)(g)(ii), (1)(h), and (1)(i) shall be allocated by the state treasurer to be deposited in the restricted account, Court Security Account, as provided in Section 78A-2-602.
  - (v) [Five] Twenty dollars of the fees established by Subsections (1)(b)(i) and (ii), (1)(d)(ii) and (1)(g)(i) shall be allocated by the state treasurer to be deposited in the restricted account, Court Security Account, as provided in Section 78A-2-602.
  - (k) The fee for filing a judgment, order, or decree of a court of another state or of the United States is \$35.
  - (1) The fee for filing a renewal of judgment in accordance with Section 78B-6-1801 is 50% of the fee for filing an original action seeking the same relief.
  - (m) The fee for filing probate or child custody documents from another state is \$35.
- (n) (i) The fee for filing an abstract or transcript of judgment, order, or decree of the

1144 [Utah] State Tax Commission is \$30.

Commission, is \$50.

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- (ii) The fee for filing an abstract or transcript of judgment of a court of law of this state or a judgment, order, or decree of an administrative agency, commission, board, council, or hearing officer of this state or of its political subdivisions other than the [Utah] State Tax
- 1149 (o) The fee for filing a judgment by confession without action under Section 1150 78B-5-205 is \$35.
  - (p) The fee for filing an award of arbitration for confirmation, modification, or vacation under Title 78B, Chapter 11, Utah Uniform Arbitration Act, that is not part of an action before the court is \$35.
- 1154 (q) The fee for filing a petition or counter-petition to modify a domestic relations order 1155 other than a protective order or stalking injunction is \$100.
  - (r) The fee for filing any accounting required by law is:
- (i) \$15 for an estate valued at \$50,000 or less;
  - (ii) \$30 for an estate valued at \$75,000 or less but more than \$50,000;
- (iii) \$50 for an estate valued at \$112,000 or less but more than \$75,000;
- (iv) \$90 for an estate valued at \$168,000 or less but more than \$112,000; and
- (v) \$175 for an estate valued at more than \$168,000.
- (s) The fee for filing a demand for a civil jury is \$250.
- 1163 (t) The fee for filing a notice of deposition in this state concerning an action pending in 1164 another state under Utah Rules of Civil Procedure, Rule 30 is \$35.
  - (u) The fee for filing documents that require judicial approval but are not part of an action before the court is \$35.
    - (v) The fee for a petition to open a sealed record is \$35.
- 1168 (w) The fee for a writ of replevin, attachment, execution, or garnishment is \$50 in addition to any fee for a complaint or petition.
- 1170 (x) (i) The fee for a petition for authorization for a minor to marry required by Section 30-1-9 is \$5.
- 1172 (ii) The fee for a petition for emancipation of a minor provided in Title 78A, Chapter 6, Part 8, Emancipation, is \$50.
- 1174 (y) The fee for a certificate issued under Section 26-2-25 is \$8.

1175 (z) The fee for a certified copy of a document is \$4 per document plus 50 cents per 1176 page.

- (aa) The fee for an exemplified copy of a document is \$6 per document plus 50 cents per page.
- (bb) The Judicial Council shall by rule establish a schedule of fees for copies of documents and forms and for the search and retrieval of records under Title 63G, Chapter 2, Government Records Access and Management Act. Fees under this Subsection (1)(bb) shall be credited to the court as a reimbursement of expenditures.
- (cc) There is no fee for services or the filing of documents not listed in this section or otherwise provided by law.
- (dd) Except as provided in this section, all fees collected under this section are paid to the General Fund. Except as provided in this section, all fees shall be paid at the time the clerk accepts the pleading for filing or performs the requested service.
- (ee) The filing fees under this section may not be charged to the state, its agencies, or political subdivisions filing or defending any action. In judgments awarded in favor of the state, its agencies, or political subdivisions, except the Office of Recovery Services, the court shall order the filing fees and collection costs to be paid by the judgment debtor. The sums collected under this Subsection (1)(ee) shall be applied to the fees after credit to the judgment, order, fine, tax, lien, or other penalty and costs permitted by law.
- (2) (a) (i) From March 17, 1994, until June 30, 1998, the state court administrator shall transfer all revenues representing the difference between the fees in effect after May 2, 1994, and the fees in effect before February 1, 1994, as dedicated credits to the Division of Facilities Construction and Management Capital Projects Fund.
- (ii) (A) Except as provided in Subsection (2)(a)(ii)(B), the Division of Facilities Construction and Management shall use up to \$3,750,000 of the revenue deposited in the Capital Projects Fund under this Subsection (2)(a) to design and take other actions necessary to initiate the development of a courts complex in Salt Lake City.
- (B) If the Legislature approves funding for construction of a courts complex in Salt Lake City in the 1995 Annual General Session, the Division of Facilities Construction and Management shall use the revenue deposited in the Capital Projects Fund under this Subsection (2)(a)(ii) to construct a courts complex in Salt Lake City.

(C) After the courts complex is completed and all bills connected with its construction have been paid, the Division of Facilities Construction and Management shall use any money remaining in the Capital Projects Fund under this Subsection (2)(a)(ii) to fund the Vernal District Court building.

- (iii) The Division of Facilities Construction and Management may enter into agreements and make expenditures related to this project before the receipt of revenues provided for under this Subsection (2)(a)(iii).
  - (iv) The Division of Facilities Construction and Management shall:

- (A) make those expenditures from unexpended and unencumbered building funds already appropriated to the Capital Projects Fund; and
- (B) reimburse the Capital Projects Fund upon receipt of the revenues provided for under this Subsection (2).
- (b) After June 30, 1998, the state court administrator shall ensure that all revenues representing the difference between the fees in effect after May 2, 1994, and the fees in effect before February 1, 1994, are transferred to the Division of Finance for deposit in the restricted account.
- (c) The Division of Finance shall deposit all revenues received from the state court administrator into the restricted account created by this section.
- (d) (i) From May 1, 1995, until June 30, 1998, the state court administrator shall transfer \$7 of the amount of a fine or bail forfeiture paid for a violation of Title 41, Motor Vehicles, in a court of record to the Division of Facilities Construction and Management Capital Projects Fund. The division of money pursuant to Section 78A-5-110 shall be calculated on the balance of the fine or bail forfeiture paid.
- (ii) After June 30, 1998, the state court administrator or a municipality shall transfer \$7 of the amount of a fine or bail forfeiture paid for a violation of Title 41, Motor Vehicles, in a court of record to the Division of Finance for deposit in the restricted account created by this section. The division of money pursuant to Section 78A-5-110 shall be calculated on the balance of the fine or bail forfeiture paid.
- (3) (a) There is created within the General Fund a restricted account known as the State Courts Complex Account.
  - (b) The Legislature may appropriate money from the restricted account to the state

1237	court administrator for the following purposes only:
1238	(i) to repay costs associated with the construction of the court complex that were
1239	funded from sources other than revenues provided for under this Subsection (3)(b)(i); and
1240	(ii) to cover operations and maintenance costs on the court complex.
1241	Section 18. Section <b>78A-2-601</b> is amended to read:
1242	78A-2-601. Security surcharge Application and exemptions Deposit in
1243	restricted account.
1244	(1) In addition to any fine, penalty, forfeiture, or other surcharge, a security surcharge
1245	of [\$43] \$53 shall be assessed in all courts of record on all criminal convictions and juvenile
1246	delinquency judgments.
1247	(2) The security surcharge may not be imposed upon:
1248	(a) nonmoving traffic violations;
1249	(b) community service; and
1250	(c) penalties assessed by the juvenile court as part of the nonjudicial adjustment of a
1251	case under Section 78A-6-602.
1252	(3) The security surcharge shall be collected after the surcharge under Section
1253	51-9-401, but before any fine, and deposited with the state treasurer. A fine that would
1254	otherwise have been charged may not be reduced due to the imposition of the security
1255	surcharge.
1256	(4) The state treasurer shall deposit the collected security surcharge in the restricted
1257	account, Court Security Account, as provided in Section 78A-2-602.
1258	Section 19. Section <b>78A-6-903</b> is enacted to read:
1259	78A-6-903. Guardian Ad Litem Services Account established Funding Uses.
1260	(1) There is created in the General Fund a restricted account known as the Guardian Ad
1261	Litem Services Account, for the purpose of funding the Office of Guardian Ad Litem, in
1262	accordance with the provisions of Sections 78A-6-901 and 78A-6-902.
1263	(2) The account shall be funded by the donation described in Subsection
1264	41-1a-422(1)(a)(i)(F).
1265	Section 20. Section <b>78A-7-120</b> is amended to read:
1266	78A-7-120. Disposition of fines.
1267	(1) Except as otherwise specified by this section, fines and forfeitures collected by a

justice court shall be remitted, 1/2 to the treasurer of the local government responsible for the court and 1/2 to the treasurer of the local government which prosecutes or which would prosecute the violation. An interlocal agreement created pursuant to Title 11, Chapter 13, Interlocal Cooperation Act, related to justice courts may alter the ratio provided in this section if the parties agree.

- (2) (a) For violation of Title 23, Wildlife Resources Code of Utah, the court shall allocate 85% to the Division of Wildlife Resources and 15% to the general fund of the city or county government responsible for the justice court.
- (b) For violation of Title 41, Chapter 22, Off-Highway Vehicles, or Title 73, Chapter 18, State Boating Act, the court shall allocate 85% to the Division of Parks and Recreation and 15% to the general fund of the city or county government responsible for the justice court.
- (c) Fines and forfeitures collected by the court for a violation of Section 41-6a-1302 in instances where evidence of the violation was obtained by an automated traffic enforcement safety device as described in Section 41-6a-1310 shall be remitted:
- (i) 20% to the school district or private school that owns or contracts for the use of the school bus; and
  - (ii) 80% in accordance with Subsection (1).

- (3) The surcharge established by Section 51-9-401 shall be paid to the state treasurer[-] and deposited into the General Fund.
- (4) Fines, fees, court costs, and forfeitures collected by a municipal or county justice court for a violation of Section 72-7-404 or 72-7-406 regarding maximum weight limitations and overweight permits, minus court costs not to exceed the schedule adopted by the Judicial Council, shall be paid to the state treasurer and allocated to the Department of Transportation for class B and class C roads.
- (5) Revenue allocated for class B and class C roads pursuant to Subsection (4) is supplemental to the money appropriated under Section 72-2-107 but shall be expended in the same manner as other class B and class C road funds.
- (6) (a) Fines and forfeitures collected by the court for a second or subsequent violation under Section 41-6a-1713 or Subsection 72-7-409(6)(c) shall be remitted:
  - (i) 60% to the state treasurer to be deposited in the Transportation Fund; and
- (ii) 40% in accordance with Subsection (1).

1299	(b) Fines and forfeitures collected by the court for a second or subsequent violation	
1300	under Subsection 72-7-409(6)(d) shall be remitted:	
1301	(i) 50% to the state treasurer to be deposited in the Transportation Fund; and	
1302	(ii) 50% in accordance with Subsection (1).	
1303	Section 21. Section <b>78A-7-122</b> is amended to read:	
1304	78A-7-122. Security surcharge Application Deposit in restricted accounts.	
1305	(1) In addition to any fine, penalty, forfeiture, or other surcharge, a security surcharge	
1306	of $[\$50]$ $\$60$ shall be assessed on all convictions for offenses listed in the uniform bail schedule	
1307	adopted by the Judicial Council and moving traffic violations.	
1308	(2) The security surcharge shall be collected and distributed pro rata with any fine	
1309	collected. A fine that would otherwise have been charged may not be reduced due to the	
1310	imposition of the security surcharge.	
1311	(3) [Eighteen] Twenty-eight dollars of the security surcharge shall be remitted to the	
1312	state treasurer and distributed to the Court Security Account created in Section 78A-2-602.	
1313	(4) Thirty-two dollars of the security surcharge shall be allocated as follows:	
1314	(a) the assessing court shall retain 20% of the amount collected for deposit into the	
1315	general fund of the governmental entity; and	
1316	(b) 80% shall be remitted to the state treasurer to be distributed as follows:	
1317	(i) 62.5% to the treasurer of the county in which the justice court which remitted the	
1318	amount is located;	
1319	(ii) 25% to the Court Security Account created in Section 78A-2-602; and	
1320	(iii) 12.5% to the Justice Court Technology, Security, and Training Account created in	
1321	Section 78A-7-301.	
1322	(5) The court shall remit money collected in accordance with Title 51, Chapter 7, State	
1323	Money Management Act.	
1324	Section 22. Repealer.	
1325	This bill repeals:	
1326	Section 51-9-403, EMS share of surcharge Accounting.	
1327	Section 51-9-404, Crime Victims Reparations Fund Public Safety Support	
1328	Account Distribution of surcharge amounts.	
1329	Section 51-9-405, Substance Abuse Prevention Account established Funding	

1330	Uses.			
1331	Section 51-9-406, Victims of Domestic Violence Services Account established			
1332	Funding Uses.			
1333	Section 51-9-407, Intoxicated Driver Rehabilitation Account share of surcharge.			
1334	Section 51-9-409, Guardian Ad Litem Services Account established Funding			
1335	Uses.			
1336	Section 51-9-410, Statewide Warrant Operations Account Share of surcharge			
1337	Use.			
1338	Section 51-9-412, Law Enforcement Services Account Funding Uses.			
1339	Section 62A-15-502.5, Intoxicated Driver Rehabilitation Account Created.			
1340	Section 23. Appropriation.			
1341	Section 1. FY 2021 Appropriations. The following sums of money are appropriated			
1342	for the fiscal year beginning July 1, 2020, and ending June 30, 2021. These are additions to			
1343	amounts previously appropriated for fiscal year 2021.			
1344	Subsection (1)(a). Operating and Capital Budgets. Under the terms and conditions of			
1345	Title 63J, Chapter 1, Budgetary Procedures Act, the Legislature appropriates the following			
1346	sums of money from the funds or accounts indicated for the use and support of the government			
1347	of the state of Utah.			
1348	ITEM 1			
1349	To Office of the Attorney General Prosecution Council			
1350	From General Fund 492,00	)(		
1351	From Public Safety Support Account (551,50)	0)		
1352	Schedule of Programs:			
1353	<u>Prosecution Council</u> (59,500)			
1354	The Legislature intends that upon closeout of Fiscal Year 2020, any remaining funds in			
1355	the Public Safety Support Account be transferred to the General Fund.			
1356	ITEM 2			
1357	To Courts Administration			
1358	From General Fund 410,00	)(		
1359	From Substance Abuse Prevention Account (571,70)	0)		
1360	Schedule of Programs:			

1361	Juvenile Courts	<u>(161,700)</u>		
1362	The Legislature intends that upon closeout of Fiscal Year 2020, any remaining funds in			
1363	the Substance Abuse Prevention Account be transferred to the General Fund.			
1364	ITEM 3			
1365	To Courts Guardian Ad Litem			
1366	From General Fund	<u>287,000</u>		
1367	From Guardian Ad Litem Services Account	(397,500)		
1368	Schedule of Programs:			
1369	Guardian Ad Litem	<u>(110,500)</u>		
1370	ITEM 4			
1371	To Department of Health Family Health and Prepared	ness		
1372	From General Fund	<u>2,296,200</u>		
1373	From Dedicated Credits	(2,296,200)		
1374	Schedule of Programs:			
1375	Emergency Medical Services and			
1376	Preparedness	(2,296,200)		
1377	<b>Emergency Medical Services Grants</b>	<u>2,296,200</u>		
1378	ITEM 5			
1379	To Department of Human Services Division of Child	and Family Services		
1380	From General Fund	731,000		
1381	From Victims of Domestic Violence Service Acc	<u>(732,100)</u>		
1382	Schedule of Programs:			
1383	<u>Domestic Violence</u>	<u>(1,100)</u>		
1384	The Legislature intends that upon closeout of Fiscal Year	r 2020, any remaining funds in		
1385	the Domestic Violence Services Account be transferred to the C	eneral Fund.		
1386	ITEM 6			
1387	To Department of Human Services Division of Substa	nce Abuse and Mental Health		
1388	From General Fund	<u>1,230,100</u>		
1389	From Intoxicated Driver Rehabilitation Account	(1,500,000)		
1390	Schedule of Programs:			
1391	Driving Under the Influence (DUI) Fines	(269,900)		

1392	The Legislature intends that upon closeout of Fiscal Year 2020, any remaining funds in			
1393	the Intoxicated Driver Rehabilitation Account be transferred to the General Fund.			
1394	ITEM 7			
1395	To Department of Public Safety Bureau of Criminal Identification			
1396	From General Fund 250,000			
1397	From Statewide Warrants Operations Account (596,300)			
1398	Schedule of Programs:			
1399	<u>Law Enforcement/Criminal Justice Services</u> (346,300)			
1400	The Legislature intends that upon closeout of Fiscal Year 2020, any remaining funds in			
1401	the Statewide Warrants Operation Account be transferred to the General Fund.			
1402	ITEM 8			
1403	To Department of Public Safety Peace Officers Standards and Training			
1404	From Education Fund 3,034,300			
1405	From Public Safety Support Account (4,111,600)			
1406	Schedule of Programs:			
1407	Basic Training (456,800)			
1408	POST Administration (411,900)			
1409	Regional/Inservice Training (208,600)			
1410	The Legislature intends that upon closeout of Fiscal Year 2020, any remaining funds in			
1411	the Public Safety Support Account be transferred to the General Fund.			
1412	ITEM 9			
1413	To Courts Administration			
1414	From General Fund (502,600)			
1415	Schedule of Programs:			
1416	Court Security (502,600)			
1417	<u>ITEM 10</u>			
1418	To Governor's Office Commission on Criminal and Juvenile Justice			
1419	From General Fund 1,971,100			
1420	From Crime Victim Reparations Fund (1,971,100)			
1421	<u>ITEM 11</u>			
1422	To Governor's Office Commission on Criminal and Juvenile Justice			

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Section 24. Effective date.

This bill takes effect on July 1, 2020.