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26	Be it enacted by the Legislature of the state of Utah:					
27	Section 1. Section 17D-1-301 is amended to read:					
28	17D-1-301. Governance of a special service district Authority to create and					
29	delegate authority to an administrative control board Limitations on authority to					
30	delegate.					
31	(1) Each special service district shall be governed by the legislative body of the county					
32	or municipality that creates the special service district, subject to any delegation under this					
33	section of a right, power, or authority to an administrative control board.					
34	(2) At the time a special service district is created or at any time thereafter, the					
35	legislative body of a county or municipality that creates a special service district may, by					
36	resolution or ordinance:					
37	(a) create an administrative control board for the special service district; [and]					
38	(b) subject to Subsection (3), delegate to the administrative control board the exercise					
39	of any right, power, or authority that the legislative body possesses with respect to the					
40	governance of the special service district[-]; and					
41	(c) specify the members of the initial administrative control board by name or other					
42	designation that clearly identifies each member of the initial administrative control board.					
43	(3) A county or municipal legislative body may not delegate to an administrative					
44	control board of a special service district the power to:					
45	(a) annex an area to an existing special service district or add a service within the area					
46	of an existing special service district under Part 4, Annexing a New Area and Adding a New					
47	Service;					
48	(b) designate, under Section 17D-1-107, the classes of special service district contracts					
49	that are subject to Title 11, Chapter 39, Building Improvements and Public Works Projects;					
50	(c) levy a tax on the taxable property within the special service district;					
51	(d) issue special service district bonds payable from taxes;					
52	(e) call or hold an election for the authorization of a property tax or the issuance of					
53	bonds;					
54	(f) levy an assessment;					
55	(g) issue interim warrants or bonds payable from an assessment; or					
56	(h) appoint a board of equalization under Section 11-42-403.					

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57 (4) (a) A county or municipal legislative body that has delegated a right, power, or 58 authority under this section to an administrative control board may at any time modify, limit, or 59 revoke any right, power, or authority delegated to the administrative control board. 60 (b) A modification, limitation, or revocation under Subsection (4)(a) does not affect the 61 validity of an action taken by an administrative control board before the modification, 62 limitation, or revocation. 63 Section 2. Section **17D-1-401** is amended to read: 64 17D-1-401. Annexing an area or adding a service to an existing special service district. 65 (1) Except as provided in Subsections (3) and (4), a county or municipal legislative 66 67 body acting as the governing body of the special service district may, as provided in this part: (a) annex an area to an existing special service district to provide to that area a service 68 69 that the special service district is authorized to provide; 70 (b) add a service under Section 17D-1-201 within the area of an existing special service district that the special service district is not already authorized to provide; or 71 72 (c) both annex an area under Subsection (1)(a) and add a service under Subsection 73 (1)(b). 74 (2) Except for Section 17D-1-209, the provisions of Part 2, Creating a Special Service District, apply to and govern the process of annexing an area to an existing special service 75 76 district or adding a service that the special service district is not already authorized to provide. 77 to the same extent as if the annexation or addition were the creation of a special service district. 78 (3) A county or municipal legislative body may not: 79 (a) annex an area to an existing special service district if a local district provides to that 80 area the same service that the special service district is proposed to provide to the area, unless 81 the local district consents to the annexation; or 82 (b) add a service within the area of an existing special service district if a local district 83 provides to that area the same service that is proposed to be added, unless the local district 84 consents to the addition. 85 (4) A county or municipal legislative body may not annex an area to an existing special

service district or add a service within the area of an existing special service district if the

creation of a special service district including that area or providing that service would not be

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88	allowed under Part 2,	Creating a	Special	Service	District
00	anowed under 1 art 2,	Creating a	Special	SCI VICC	District.

(5) A county or municipal legislative body may not annex an area to an existing special
service district or add a service within the area of an existing special service district if the area
is located within a project area described in a project area plan adopted by the military
installation development authority under Title 63H, Chapter 1, Military Installation
Development Authority Act, unless the county or municipal legislative body has first obtained
the authority's approval.