Senator Kirk A. Cullimore proposes the following substitute bill:

1	STATE INFRASTRUCTURE BANK AMENDMENTS
2	2020 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Kirk A. Cullimore
5	House Sponsor: Kay J. Christofferson
6	T ONG TIME T
7	LONG TITLE
8	General Description:
9	This bill amends provisions related to the State Infrastructure Bank Fund.
10	Highlighted Provisions:
11	This bill:
12	amends provisions related to the State Infrastructure Bank Fund, including:
13	 certain allowed uses of funds; and
14	• interest rates and terms of loans from the State Infrastructure Bank Fund; and
15	makes technical changes.
16	Money Appropriated in this Bill:
17	None
18	Other Special Clauses:
19	None
20	Utah Code Sections Affected:
21	AMENDS:
22	72-2-121, as last amended by Laws of Utah 2019, Chapters 479 and 497
23	72-2-121.3, as last amended by Laws of Utah 2015, Chapter 421
24	72-2-121.4, as last amended by Laws of Utah 2015, Chapter 421
25	72-2-124, as last amended by Laws of Utah 2019, Chapters 327 and 479



72-2-201, as last amended by Laws of Utah 2019, Chapter 4/9
72-2-203, as last amended by Laws of Utah 2019, Chapter 479
72-2-204, as last amended by Laws of Utah 2019, Chapter 479
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 72-2-121 is amended to read:
72-2-121. County of the First Class Highway Projects Fund.
(1) There is created a special revenue fund within the Transportation Fund known as
the "County of the First Class Highway Projects Fund."
(2) The fund consists of money generated from the following revenue sources:
(a) any voluntary contributions received for new construction, major renovations, and
improvements to highways within a county of the first class;
(b) the portion of the sales and use tax described in Subsection 59-12-2214(3)(b)
deposited in or transferred to the fund;
(c) the portion of the sales and use tax described in Section 59-12-2217 deposited in or
transferred to the fund; and
(d) a portion of the local option highway construction and transportation corridor
preservation fee imposed in a county of the first class under Section 41-1a-1222 deposited in or
transferred to the fund.
(3) (a) The fund shall earn interest.
(b) All interest earned on fund money shall be deposited into the fund.
(4) The executive director shall use the fund money only:
(a) to pay debt service and bond issuance costs for bonds issued under Sections
63B-16-102, 63B-18-402, and 63B-27-102;
(b) for right-of-way acquisition, new construction, major renovations, and
improvements to highways within a county of the first class and to pay any debt service and
bond issuance costs related to those projects, including improvements to a highway located
within a municipality in a county of the first class where the municipality is located within the
boundaries of more than a single county;
(c) for the construction, acquisition, use, maintenance, or operation of:
(i) an active transportation facility for nonmotorized vehicles;

31	(ii) multimodal transportation that connects an origin with a destination, or
58	(iii) a facility that may include a:
59	(A) pedestrian or nonmotorized vehicle trail;
60	(B) nonmotorized vehicle storage facility;
61	(C) pedestrian or vehicle bridge; or
62	(D) vehicle parking lot or parking structure;
63	[(d) for fiscal year 2012-13 only, to pay for or to provide funds to a municipality or
64	county to pay for a portion of right-of-way acquisition, construction, reconstruction,
65	renovations, and improvements to highways described in Subsections 72-2-121.4(7), (8), and
66	(9);]
67	[(e)] (d) to transfer to the 2010 Salt Lake County Revenue Bond Sinking Fund created
68	by Section 72-2-121.3 the amount required in Subsection 72-2-121.3(4)(c) minus the amounts
69	transferred in accordance with Subsection 72-2-124(4)(a)(iv);
70	[(f)] (e) for a fiscal year beginning on or after July 1, 2013, to pay debt service and
71	bond issuance costs for \$30,000,000 of the bonds issued under Section 63B-18-401 for the
72	projects described in Subsection 63B-18-401(4)(a);
73	[(g)] (f) for a fiscal year beginning on or after July 1, 2013, and after the department
74	has verified that the amount required under Subsection 72-2-121.3(4)(c) is available in the
75	fund, to transfer an amount equal to 50% of the revenue generated by the local option highway
76	construction and transportation corridor preservation fee imposed under Section 41-1a-1222 in
77	a county of the first class:
78	(i) to the legislative body of a county of the first class; and
79	(ii) to be used by a county of the first class for:
80	(A) highway construction, reconstruction, or maintenance projects; or
81	(B) the enforcement of state motor vehicle and traffic laws;
82	[(h) for fiscal year 2015 only, and after the department has verified that the amount
83	required under Subsection 72-2-121.3(4)(c) is available in the fund and the transfer under
84	Subsection (4)(f) has been made, to transfer an amount equal to the remainder of the revenue
85	available in the fund for the 2015 fiscal year:]
86	[(i) to the legislative body of a county of the first class; and]
87	[(ii) to be used by a county of the first class for:

88	[(A) highway construction, reconstruction, or maintenance projects; or]
89	[(B) the enforcement of state motor vehicle and traffic laws;]
90	[(i)] (g) for fiscal year 2015-16 only, and after the department has verified that the
91	amount required under Subsection 72-2-121.3(4)(c) is available in the fund and the transfer
92	under Subsection (4)[(f)](e) has been made, to transfer an amount equal to \$25,000,000:
93	(i) to the legislative body of a county of the first class; and
94	(ii) to be used by the county for the purposes described in this section;
95	[(j)] (h) for a fiscal year beginning on or after July 1, 2015, after the department has
96	verified that the amount required under Subsection 72-2-121.3(4)(c) is available in the fund
97	and the transfer under Subsection (4)[(f)](e) has been made, to annually transfer an amount
98	equal to up to 42.5% of the sales and use tax revenue imposed in a county of the first class and
99	deposited into the fund in accordance with Subsection 59-12-2214(3)(b) to:
100	(i) the appropriate debt service or sinking fund for the repayment of bonds issued under
101	Section 63B-27-102; and
102	(ii) the Transportation Fund created in Section 72-2-102 until \$28,079,000 has been
103	deposited into the Transportation Fund;
104	[(k)] (i) for a fiscal year beginning on or after July 1, 2018, after the department has
105	verified that the amount required under Subsection 72-2-121.3(4)(c) is available in the fund
106	and after the transfer under Subsection $(4)[(e)](d)$, the payment under Subsection $(4)[(f)](e)$,
107	and the transfers under Subsections $(4)[\frac{(i)}{(i)}](h)(i)$ and (ii) have been made, to annually transfer
108	20% of the amount deposited into the fund under Subsection (2)(b) to a public transit district in
109	a county of the first class to fund a system for public transit;
110	[(1)] (j) for a fiscal year beginning on or after July 1, 2018, after the department has
111	verified that the amount required under Subsection 72-2-121.3(4)(c) is available in the fund
112	and after the transfer under Subsection $(4)[(e)](d)$, the payment under Subsection $(4)[(f)](e)$,
113	and the transfers under Subsections $(4)[\frac{(i)}{(i)}](h)(i)$ and (ii) have been made, to annually transfer
114	20% of the amount deposited into the fund under Subsection (2)(b):
115	(i) to the legislative body of a county of the first class; and
116	(ii) to fund parking facilities in a county of the first class that facilitate significant
117	economic development and recreation and tourism within the state;
118	[(m)] (k) for the 2018-19 fiscal year only, after the department has verified that the

119	amount required under Subsection 72-2-121.3(4)(c) is available in the fund and after the
120	transfer under Subsection (4)(e), the payment under Subsection (4)(f), and the transfers under
121	Subsections (4)(j) through (l) have been made, to transfer \$12,000,000 to the Department of
122	Transportation to distribute for the following projects:
123	(i) \$2,000,000 to West Valley City for highway improvement to 4100 South;
124	(ii) \$1,000,000 to Herriman for highway improvements to Herriman Boulevard from
125	6800 West to 7300 West;
126	(iii) \$1,100,000 to South Jordan for highway improvements to Grandville Avenue;
127	(iv) \$1,800,000 to Riverton for highway improvements to Old Liberty Way from 13400
128	South to 13200 South;
129	(v) \$1,000,000 to Murray City for highway improvements to 5600 South from State
130	Street to Van Winkle;
131	(vi) \$1,000,000 to Draper for highway improvements to Lone Peak Parkway from
132	11400 South to 12300 South;
133	(vii) \$1,000,000 to Sandy City for right-of-way acquisition for Monroe Street;
134	(viii) \$900,000 to South Jordan City for right-of-way acquisition and improvements to
135	10200 South from 2700 West to 3200 West;
136	(ix) \$1,000,000 to West Jordan for highway improvements to 8600 South near
137	Mountain View Corridor;
138	(x) \$700,000 to South Jordan right-of-way improvements to 10550 South; and
139	(xi) \$500,000 to Salt Lake County for highway improvements to 2650 South from
140	7200 West to 8000 West; and
141	[(n)] (l) for a fiscal year beginning after the amount described in Subsection (4)[(j)](h)
142	has been repaid to the Transportation Fund until fiscal year 2030, or sooner if the amount
143	described in Subsection (4)[(j)](h)(ii) has been repaid, after the department has verified that the
144	amount required under Subsection 72-2-121.3(4)(c) is available in the fund and the transfer
145	under Subsection (4)[(f)](e) has been made, and after the bonds under Section 63B-27-102
146	have been repaid, to annually transfer an amount equal to up to 42.5% of the sales and use tax
147	revenue imposed in a county of the first class and deposited into the fund in accordance with
148	Subsection 59-12-2214(3)(b):
149	(i) to the legislative body of a county of the first class; and

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- (ii) to be used by the county for the purposes described in this section.
- 151 (5) The revenues described in Subsections (2)(b), (c), and (d) that are deposited in the 152 fund and bond proceeds from bonds issued under Sections 63B-16-102, 63B-18-402, and 153 63B-27-102 are considered a local matching contribution for the purposes described under 154 Section 72-2-123.
 - (6) The additional administrative costs of the department to administer this fund shall be paid from money in the fund.
 - (7) Notwithstanding any statutory or other restrictions on the use or expenditure of the revenue sources deposited into this fund, the Department of Transportation may use the money in this fund for any of the purposes detailed in Subsection (4).
 - [(8) (a) For a fiscal year beginning on or after July 1, 2018, at the end of each fiscal year, after all programmed payments and transfers authorized or required under this section have been made, on July 30 the department shall transfer the remainder of the money in the fund to the Transportation Fund to reduce the amount owed to the Transportation Fund under Subsection (4)(j)(ii).]
 - [(b) The department shall provide notice to a county of the first class of the amount transferred in accordance with this Subsection (8).]
 - (8) (a) For a fiscal year beginning on or after July 1, 2020, at the end of each fiscal year, after all programmed payments and transfers authorized or required under this section have been made, on July 30 the department shall transfer the remainder of the money in the fund to the Transportation Fund to reduce the amount owed to the Transportation Fund under Subsection (4)(h)(ii).
 - (b) The department shall provide notice to a county of the first class of the amount transferred in accordance with this Subsection (8).
 - (9) (a) Any revenue in the fund that is not specifically allocated and obligated under [this section] Subsections (4) through (8) is subject to the review process described in this Subsection (9).
 - (b) A county of the first class shall create a county transportation advisory committee as described in Subsection (9)(c) to review proposed transportation and, as applicable, public transit projects and rank projects for allocation of funds.
 - (c) The county transportation advisory committee described in Subsection (9)(b) shall

101	be composed of the following 13 members:
182	(i) six members who are residents of the county, nominated by the county executive
183	and confirmed by the county legislative body who are:
184	(A) members of a local advisory council of a large public transit district as defined in
185	Section 17B-2a-802;
186	(B) county council members; or
187	(C) other residents with expertise in transportation planning and funding; and
188	(ii) seven members nominated by the county executive, and confirmed by the county
189	legislative body, chosen from mayors or managers of cities or towns within the county.
190	(d) (i) A majority of the members of the county transportation advisory committee
191	constitutes a quorum.
192	(ii) The action by a quorum of the county transportation advisory committee constitutes
193	an action by the county transportation advisory committee.
194	(e) The county body shall determine:
195	(i) the length of a term of a member of the county transportation advisory committee;
196	(ii) procedures and requirements for removing a member of the county transportation
197	advisory committee;
198	(iii) voting requirements of the county transportation advisory committee;
199	(iv) chairs or other officers of the county transportation advisory committee;
200	(v) how meetings are to be called and the frequency of meetings, but not less than once
201	annually; and
202	(vi) the compensation, if any, of members of the county transportation advisory
203	committee.
204	(f) The county shall establish by ordinance criteria for prioritization and ranking of
205	projects, which may include consideration of regional and countywide economic development
206	impacts, including improved local access to:
207	(i) employment;
208	(ii) recreation;
209	(iii) commerce; and
210	(iv) residential areas.
211	(g) The county transportation advisory committee shall evaluate and rank each

this section.

212	proposed public transit project and regionally significant transportation facility according to
213	criteria developed pursuant to Subsection (9)(f).
214	(h) (i) After the review and ranking of each project as described in this section, the
215	county transportation advisory committee shall provide a report and recommend the ranked list
216	of projects to the county legislative body and county executive.
217	(ii) After review of the recommended list of projects, as part of the county budgetary
218	process, the county executive shall review the list of projects and may include in the proposed
219	budget the proposed projects for allocation, as funds are available.
220	(i) The county executive of the county of the first class, with information provided by
221	the county and relevant state entities, shall provide a report annually to the county
222	transportation advisory committee, and to the mayor or manager of each city, town, or metro
223	township in the county, including the following:
224	(i) the amount of revenue received into the fund during the past year;
225	(ii) any funds available for allocation;
226	(iii) funds obligated for debt service; and
227	(iv) the outstanding balance of transportation-related debt.
228	Section 2. Section 72-2-121.3 is amended to read:
229	72-2-121.3. Special revenue fund 2010 Salt Lake County Revenue Bond
230	Sinking Fund.
231	(1) There is created a special revenue fund within the County of the First Class
232	Highway Projects Fund entitled "2010 Salt Lake County Revenue Bond Sinking Fund."
233	(2) The fund consists of:
234	(a) money transferred into the fund from the County of the First Class Highway
235	Projects Fund in accordance with Subsection [72-2-121(4)(e)] 72-2-121(4)(d); and
236	(b) for a fiscal year beginning on or after July 1, 2013, money transferred into the fund
237	from the Transportation Investment Fund of 2005 in accordance with Subsection
238	72-2-124(4)(a)(iv).
239	(3) (a) The fund shall earn interest.
240	(b) All interest earned on fund money shall be deposited into the fund.
241	(4) (a) The director of the Division of Finance may use fund money only as provided in

- (b) The director of the Division of Finance may not distribute any money from the fund under this section until the director has received a formal opinion from the attorney general that Salt Lake County has entered into a binding agreement with the state of Utah containing all of the terms required by Section 72-2-121.4.
- (c) Except as provided in Subsection (4)(b), and until the bonds issued by Salt Lake County as provided in the interlocal agreement required by Section 72-2-121.4 are paid off, on July 1 of each year beginning July 1, 2011, the director of the Division of Finance shall transfer from the County of the First Class Highway Projects Fund and the Transportation Investment Fund of 2005 to the 2010 Salt Lake County Revenue Bond Sinking Fund the amount certified by Salt Lake County that is necessary to pay:
- (i) up to two times the debt service requirement necessary to pay debt service on the revenue bonds issued by Salt Lake County for that fiscal year; and
- (ii) any additional amounts necessary to pay costs of issuance, pay capitalized interest, and fund any debt service reserve requirements.
- (d) Except as provided in Subsection (4)(b), and until the bonds issued by Salt Lake County as provided in the interlocal agreement required by Section 72-2-121.4 are paid off, the director of the Division of Finance shall, upon request from Salt Lake County, transfer to Salt Lake County or its designee from the 2010 Salt Lake County Revenue Bond Sinking Fund the amount certified by Salt Lake County as necessary to pay:
- (i) the debt service on the revenue bonds issued by Salt Lake County as provided in the interlocal agreement required by Section 72-2-121.4; and
- (ii) any additional amounts necessary to pay costs of issuance, pay capitalized interest, and fund any debt service reserve requirements.
- (5) Any money remaining in the 2010 Salt Lake County Revenue Bond Sinking Fund at the end of the fiscal year lapses to the County of the First Class Highway Projects Fund.
 - Section 3. Section **72-2-121.4** is amended to read:
- 72-2-121.4. 2010 interlocal agreement governing state highway projects in Salt Lake County.
- (1) Under the direction of the attorney general, the state of Utah and Salt Lake County may enter into an interlocal agreement that includes, at minimum, the provisions specified in this section.

274	(2) The attorney general shall ensure that, in the agreement, Salt Lake County
275	covenants to:
276	(a) issue revenue bonds in an amount generating proceeds of at least \$77,000,000,
277	together with additional amounts necessary to pay costs of issuance, pay capitalized interest,
278	and fund any debt service reserve requirements, and secured by revenues received from the
279	state of Utah under Section 72-2-121.3;
280	(b) transfer at least \$68,500,000 to the Department of Transportation to be used for
281	state highway projects in Salt Lake County as provided in the interlocal agreement; and
282	(c) use or transfer to a municipality to use \$8,500,000 to pay all or part of the costs of
283	the following highway construction projects in Salt Lake County in the following amounts:
284	(i) \$2,000,000 to Salt Lake County for 2300 East in Salt Lake County;
285	(ii) \$3,500,000 to Salt Lake City for North Temple;
286	(iii) \$1,500,000 to Murray City for 4800 South; and
287	(iv) \$1,500,000 to Riverton City for 13400 South 4000 West to 4570 West.
288	(3) The attorney general shall ensure that, in the agreement, the state of Utah covenants
289	to:
290	(a) use the money transferred by Salt Lake County under Subsection (2)(b) to pay all or
291	part of the costs of the following state highway construction or reconstruction projects within
292	Salt Lake County:
293	(i) 5400 South Bangerter Highway to 4000 West;
294	(ii) Bangerter Highway at SR-201;
295	(iii) 12300 South at State Street;
296	(iv) Bangerter Highway at 6200 South;
297	(v) Bangerter Highway at 7000 South;
298	(vi) Bangerter Highway at 3100 South;
299	(vii) 5400 South 4000 West to past 4800 West;
300	(viii) 9400 South and Wasatch Boulevard; and
301	(ix) I-215 West Interchange 3500 South to 3800 South and ramp work;
302	(b) widen and improve US-89 between 7200 South and 9000 South with available
303	highway funding identified by the commission; and
304	(c) transfer to Salt Lake County or its designee from the 2010 Salt Lake County

7200 West.]

305 Revenue Bond Sinking Fund the amount certified by Salt Lake County as necessary to pay: 306 (i) the debt service on the revenue bonds issued by Salt Lake County; and 307 (ii) any additional amounts necessary to pay costs of issuance, pay capitalized interest, 308 and fund any debt service reserve requirements. 309 (4) The costs under Subsections (2)(c) and (3)(a) may include the cost of acquiring 310 land, interests in land, easements and rights-of-way, improving sites, and making all 311 improvements necessary, incidental, or convenient to the facilities and all related engineering, 312 architectural, and legal fees. 313 (5) In preparing the agreement required by this section, the attorney general and Salt 314 Lake County shall: 315 (a) review each existing interlocal agreement with Salt Lake County concerning Salt 316 Lake County revenues received by the state for state highway projects within Salt Lake County; 317 and 318 (b) as necessary, modify those agreements or draft a new interlocal agreement 319 encompassing all of the provisions necessary to reflect the state of Utah's and Salt Lake 320 County's obligations for those revenues and projects. 321 [(6) If project savings are identified by the Department of Transportation from the funds provided to the Department of Transportation as described in Subsection (2)(b) and if the 322 323 use of funds is not in violation of any agreement, the Department of Transportation shall 324 provide \$1,000,000 of the funds described in Subsection (2)(b) to Draper City to pay for 325 highway improvements to 13490 South. 326 [(7) If project savings are identified from the funds provided to the Department of 327 Transportation as described in Subsection (2)(b) and if the use of funds is not in violation of 328 any agreement, the Department of Transportation shall provide \$3,000,000 of the funds 329 described in Subsection (2)(b) and from funds in the County of the First Class Highway 330 Projects Fund created by Section 72-2-121 to fund the following highway projects: 331 [(a) \$2,000,000 to West Valley City to pay for highway improvements to SR-201 332 Frontage Road at Bangerter Highway and associated roads to ease traffic flow onto Bangerter 333 Highway between SR-201 and Lake Park Boulevard; and 334 [(b) \$1,000,000 to West Valley City for improvements to SR-201 Frontage Road at

336	[(8) If project savings are identified by the Department of Transportation from the
337	funds provided to the Department of Transportation as described in Subsection (2)(b) and if the
338	use of funds is not in violation of any agreement, the Department of Transportation shall
339	provide \$1,100,000 of the funds described in Subsection (2)(b) and from funds in the County
340	of the First Class Highway Projects Fund created by Section 72-2-121 to West Jordan City for
341	highway improvements on 4000 West from 7800 South to Old Bingham Highway.]
342	[(9) If project savings are identified by the Department of Transportation from the
343	funds provided to the Department of Transportation as described in Subsection (2)(b) and if the
344	use of funds is not in violation of any agreement, the Department of Transportation shall
345	provide \$1,000,000 of the funds described in Subsection (2)(b) and from funds in the County
346	of the First Class Highway Projects Fund created by Section 72-2-121 to Midvale City to fund
347	the following highway projects:
348	[(a) \$500,000 to Midvale City for improvements to Union Park Avenue from I-215 exit
349	south to Creek Road and Wasatch Boulevard; and]
350	[(b) \$500,000 to Midvale City for improvements to 7200 South from I-15 to 700
351	West.]
352	[(10) (a) (i) Before providing funds to a municipality or county under Subsections (7),
353	(8), and (9), the Department of Transportation shall obtain from the municipality or county:]
354	[(A) a written certification signed by the county or city mayor or the mayor's designee
355	certifying that the municipality or county will use the funds provided under Subsections (7),
356	(8), and (9) solely for the projects described in Subsections (7), (8), and (9); and
357	[(B) other documents necessary to protect the state and the bondholders and to ensure
358	that all legal requirements are met.]
359	[(ii) Except as provided in Subsection (10)(b), by January 1 of each year, the
360	municipality or county receiving funds described in Subsections (7), (8), and (9) shall submit to
361	the Department of Transportation a statement of cash flow for the current fiscal year detailing
362	the funds necessary to pay project costs for the projects described in Subsections (7), (8), and
363	(9).]
364	[(iii) Except as provided in Subsection (10)(b), after receiving the statement required
365	under Subsection (10)(a)(ii) and after July 1, the Department of Transportation shall provide
366	funds to the municipality or county necessary to pay project costs for the current fiscal year

367	based upon the statement of cash flow submitted by the municipality or county.]
368	[(iv) Upon the financial close of each project described in Subsections (7), (8), and (9),
369	the municipality or county receiving funds under Subsections (7), (8), and (9) shall submit a
370	statement to the Department of Transportation detailing the expenditure of funds received for
371	each project.]
372	[(b) For calendar year 2012 only:]
373	[(i) the municipality or county shall submit to the Department of Transportation a
374	statement of cash flow as provided in Subsection (10)(a)(ii) as soon as possible; and]
375	[(ii) the Department of Transportation shall provide funds to the municipality or county
376	necessary to pay project costs based upon the statement of cash flow.]
377	[(c) The commission or the state treasurer may make any statement of intent relating to
378	a reimbursement under this Subsection (10) that is necessary or desirable to comply with
379	federal tax law.]
380	Section 4. Section 72-2-124 is amended to read:
381	72-2-124. Transportation Investment Fund of 2005.
382	(1) There is created a capital projects fund entitled the Transportation Investment Fund
383	of 2005.
384	(2) The fund consists of money generated from the following sources:
385	(a) any voluntary contributions received for the maintenance, construction,
386	reconstruction, or renovation of state and federal highways;
387	(b) appropriations made to the fund by the Legislature;
388	(c) registration fees designated under Section 41-1a-1201;
389	(d) the sales and use tax revenues deposited into the fund in accordance with Section
390	59-12-103; and
391	(e) revenues transferred to the fund in accordance with Section 72-2-106.
392	(3) (a) The fund shall earn interest.
393	(b) All interest earned on fund money shall be deposited into the fund.
394	(4) (a) Except as provided in Subsection (4)(b), the executive director may only use
395	fund money to pay:
396	(i) the costs of maintenance, construction, reconstruction, or renovation to state and
397	federal highways prioritized by the Transportation Commission through the prioritization

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- process for new transportation capacity projects adopted under Section 72-1-304;
- 399 (ii) the costs of maintenance, construction, reconstruction, or renovation to the highway 400 projects described in Subsections 63B-18-401(2), (3), and (4);
 - (iii) principal, interest, and issuance costs of bonds authorized by Section 63B-18-401 minus the costs paid from the County of the First Class Highway Projects Fund in accordance with Subsection [72-2-121(4)(f)] 72-2-121(4)(e);
 - (iv) for a fiscal year beginning on or after July 1, 2013, to transfer to the 2010 Salt Lake County Revenue Bond Sinking Fund created by Section 72-2-121.3 the amount certified by Salt Lake County in accordance with Subsection 72-2-121.3(4)(c) as necessary to pay the debt service on \$30,000,000 of the revenue bonds issued by Salt Lake County;
 - (v) principal, interest, and issuance costs of bonds authorized by Section 63B-16-101 for projects prioritized in accordance with Section 72-2-125;
 - (vi) all highway general obligation bonds that are intended to be paid from revenues in the Centennial Highway Fund created by Section 72-2-118;
 - (vii) for fiscal year 2015-16 only, to transfer \$25,000,000 to the County of the First Class Highway Projects Fund created in Section 72-2-121 to be used for the purposes described in Section 72-2-121; and
 - (viii) if a political subdivision provides a contribution equal to or greater than 40% of the costs needed for construction, reconstruction, or renovation of paved pedestrian or paved nonmotorized transportation for projects that:
 - (A) mitigate traffic congestion on the state highway system;
 - (B) are part of an active transportation plan approved by the department; and
 - (C) are prioritized by the commission through the prioritization process for new transportation capacity projects adopted under Section 72-1-304.
 - (b) The executive director may use fund money to exchange for an equal or greater amount of federal transportation funds to be used as provided in Subsection (4)(a).
 - (5) (a) Except as provided in Subsection (5)(b), the executive director may not use fund money, including fund money from the Transit Transportation Investment Fund, within the boundaries of a municipality that is required to adopt a moderate income housing plan element as part of the municipality's general plan as described in Subsection 10-9a-401(3), if the municipality has failed to adopt a moderate income housing plan element as part of the

- municipality's general plan or has failed to implement the requirements of the moderate income housing plan as determined by the results of the Department of Workforce Service's review of the annual moderate income housing report described in Subsection 35A-8-803(1)(a)(vii).
 - (b) Within the boundaries of a municipality that is required under Subsection 10-9a-401(3) to plan for moderate income housing growth but has failed to adopt a moderate income housing plan element as part of the municipality's general plan or has failed to implement the requirements of the moderate income housing plan as determined by the results of the Department of Workforce Service's review of the annual moderate income housing report described in Subsection 35A-8-803(1)(a)(vii), the executive director:
 - (i) may use fund money in accordance with Subsection (4)(a) for a limited-access facility;
- (ii) may not use fund money for the construction, reconstruction, or renovation of an interchange on a limited-access facility;
- (iii) may use Transit Transportation Investment Fund money for a multi-community fixed guideway public transportation project; and
- (iv) may not use Transit Transportation Investment Fund money for the construction, reconstruction, or renovation of a station that is part of a fixed guideway public transportation project.
- (6) (a) Except as provided in Subsection (6)(b), the executive director may not use fund money, including fund money from the Transit Transportation Investment Fund, within the boundaries of the unincorporated area of a county, if the county is required to adopt a moderate income housing plan element as part of the county's general plan as described in Subsection 17-27a-401(3) and if the county has failed to adopt a moderate income housing plan element as part of the county's general plan or has failed to implement the requirements of the moderate income housing plan as determined by the results of the Department of Workforce Service's review of the annual moderate income housing report described in Subsection 35A-8-803(1)(a)(vii).
- (b) Within the boundaries of the unincorporated area of a county where the county is required under Subsection 17-27a-401(3) to plan for moderate income housing growth but has failed to adopt a moderate income housing plan element as part of the county's general plan or has failed to implement the requirements of the moderate income housing plan as determined

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- by the results of the Department of Workforce Service's review of the annual moderate income housing report described in Subsection 35A-8-803(1)(a)(vii), the executive director:
 - (i) may use fund money in accordance with Subsection (4)(a) for a limited-access facility;
 - (ii) may not use fund money for the construction, reconstruction, or renovation of an interchange on a limited-access facility;
 - (iii) may use Transit Transportation Investment Fund money for a multi-community fixed guideway public transportation project; and
 - (iv) may not use Transit Transportation Investment Fund money for the construction, reconstruction, or renovation of a station that is part of a fixed guideway public transportation project.
 - (7) (a) Before bonds authorized by Section 63B-18-401 or 63B-27-101 may be issued in any fiscal year, the department and the commission shall appear before the Executive Appropriations Committee of the Legislature and present the amount of bond proceeds that the department needs to provide funding for the projects identified in Subsections 63B-18-401(2), (3), and (4) or Subsection 63B-27-101(2) for the current or next fiscal year.
 - (b) The Executive Appropriations Committee of the Legislature shall review and comment on the amount of bond proceeds needed to fund the projects.
 - (8) The Division of Finance shall, from money deposited into the fund, transfer the amount of funds necessary to pay principal, interest, and issuance costs of bonds authorized by Section 63B-18-401 or 63B-27-101 in the current fiscal year to the appropriate debt service or sinking fund.
 - (9) (a) There is created in the Transportation Investment Fund of 2005 the Transit Transportation Investment Fund.
 - (b) The fund shall be funded by:
 - (i) contributions deposited into the fund in accordance with Section 59-12-103;
- 486 (ii) appropriations into the account by the Legislature;
- 487 (iii) private contributions; and
- 488 (iv) donations or grants from public or private entities.
- (c) (i) The fund shall earn interest.
- 490 (ii) All interest earned on fund money shall be deposited into the fund.

491	(d) Subject to Subsection (9)(e), the Legislature may appropriate money from the fund
492	for public transit capital development of new capacity projects to be used as prioritized by the
493	commission.
494	(e) (i) The Legislature may only appropriate money from the fund for a public transit
495	capital development project or pedestrian or nonmotorized transportation project that provides
496	connection to the public transit system if the public transit district or political subdivision
497	provides funds of equal to or greater than 40% of the costs needed for the project.
498	(ii) A public transit district or political subdivision may use money derived from a loan
499	granted pursuant to Title 72, Chapter 2, Part 2, State Infrastructure Bank Fund, to provide all or
500	part of the 40% requirement described in Subsection (9)(e)(i) if:
501	(A) the loan is approved by the commission as required in Title 72, Chapter 2, Part 2,
502	State Infrastructure Bank Fund; and
503	(B) the proposed capital project has been prioritized by the commission pursuant to
504	Section 72-1-303.
505	Section 5. Section 72-2-201 is amended to read:
506	72-2-201. Definitions.
507	As used in this part:
508	(1) "Fund" means the State Infrastructure Bank Fund created under Section 72-2-202.
509	(2) "Infrastructure assistance" means any use of fund money, except an infrastructure
510	loan, to provide financial assistance for transportation projects, including:
511	(a) capital reserves and other security for bond or debt instrument financing; or
512	(b) any letters of credit, lines of credit, bond insurance, or loan guarantees obtained by
513	a public entity to finance transportation projects.
514	(3) "Infrastructure loan" means a loan of fund money to finance a transportation
515	project.
516	(4) "Public entity" means a state agency, county, municipality, local district, special
517	service district, an intergovernmental entity organized under state law, or the military
518	installation development authority created in Section 63H-1-201.
519	(5) "Transportation project":
520	(a) means a project:
521	(i) to improve a state or local highway:

522	(ii) to improve a public transportation facility or nonmotorized transportation facility;
523	(iii) to construct or improve parking facilities [that support an intermodal regional
524	transportation purpose]; or
525	(iv) that is subject to a transportation reinvestment zone agreement pursuant to Section
526	11-13-227 if the state is party to the agreement;
527	(b) includes the costs of acquisition, construction, reconstruction, rehabilitation,
528	equipping, and fixturing; and
529	(c) may only include a project if the project is part of:
530	(i) the statewide long range plan;
531	(ii) a regional transportation plan of the area metropolitan planning organization if a
532	metropolitan planning organization exists for the area; or
533	(iii) a local government general plan or economic development initiative.
534	Section 6. Section 72-2-203 is amended to read:
535	72-2-203. Loans and assistance Authority Rulemaking.
536	(1) Money in the fund may be used by the department, as prioritized by the commission
537	or as directed by the Legislature, to make infrastructure loans or to provide infrastructure
538	assistance to any public entity for any purpose consistent with any applicable constitutional
539	limitation.
540	(2) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
541	commission shall make rules providing procedures and standards for making infrastructure
542	loans and providing infrastructure assistance and a process for prioritization of requests for
543	loans and assistance.
544	(3) The prioritization process, procedures, and standards for making an infrastructure
545	loan or providing infrastructure assistance may include consideration of the following:
546	(a) availability of money in the fund;
547	(b) credit worthiness of the project;
548	(c) demonstration that the project will encourage, enhance, or create economic benefits
549	to the state or political subdivision;
550	(d) likelihood that assistance would enable the project to proceed at an earlier date than
551	would otherwise be possible;
552	(e) the extent to which assistance would foster innovative public-private partnerships

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553	and attract private debt or equity investment;
554	(f) demonstration that the project provides a benefit to the state highway system,
555	including safety or mobility improvements;
556	(g) the amount of proposed assistance as a percentage of the overall project costs with
557	emphasis on local and private participation;
558	(h) demonstration that the project provides intermodal connectivity with public
559	transportation, pedestrian, or nonmotorized transportation facilities; and
560	(i) other provisions the commission considers appropriate.
561	Section 7. Section 72-2-204 is amended to read:
562	72-2-204. Loan program procedures Repayment.
563	(1) A public entity may obtain an infrastructure loan from the department, upon
564	approval by the commission, by entering into a loan contract with the department secured by
565	legally issued bonds, notes, or other evidence of indebtedness validly issued under state law,
566	including pledging all or any portion of a revenue source controlled by the public entity to the
567	repayment of the loan.
568	(2) A loan or assistance from the fund shall bear interest at [or] a rate not to exceed
569	.5% above bond market interest rates available to the state.
570	(3) A loan shall be repaid no later than $[10]$ 15 years from the date the department
571	issues the loan to the borrower, with repayment commencing no later than:
572	(a) when the project is completed; or
573	(b) in the case of a highway project, when the facility has opened to traffic.
574	(4) The public entity shall repay the infrastructure loan in accordance with the loan
575	contract from any of the following sources:
576	(a) transportation project revenues, including special assessment revenues;
577	(b) general funds of the public entity;
578	(c) money withheld under Subsection (7); or
579	(d) any other legally available revenues.
580	(5) An infrastructure loan contract with a public entity may provide that a portion of
581	the proceeds of the loan may be applied to fund a reserve fund to secure the repayment of the
582	loan.

(6) Before obtaining an infrastructure loan, a county or municipality shall:

- 584 (a) publish its intention to obtain an infrastructure loan at least once in accordance with 585 the publication of notice requirements under Section 11-14-316; and 586 (b) adopt an ordinance or resolution authorizing the infrastructure loan. 587 (7) (a) If a public entity fails to comply with the terms of its infrastructure loan 588 contract, the department may seek any legal or equitable remedy to obtain compliance or 589 payment of damages. 590 (b) If a public entity fails to make infrastructure loan payments when due, the state 591 shall, at the request of the department, withhold an amount of money due to the public entity 592 and deposit the withheld money in the fund to pay the amounts due under the contract. 593
 - (c) The department may elect when to request the withholding of money under this Subsection (7).
- 595 (8) All loan contracts, bonds, notes, or other evidence of indebtedness securing the 596 loan contracts shall be held, collected, and accounted for in accordance with Section 597 63B-1b-202.