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LOCAL GOVERNMENT FINANCIAL AMENDMENTS					
2019 GENERAL SESSION					
	STATE OF UTAH				
	Chief Sponsor: Stephen G. Handy Senate Sponsor: Todd Weiler				
L	ONG TITLE				
G	General Description:				
	This bill amends provisions related to a local district's insurance and revenue.				
Н	lighlighted Provisions:				
	This bill:				
	• encourages a local district with a certain budget to obtain liability insurance;				
	<ul> <li>modifies the balance a local district may accumulate in the district's general fund;</li> </ul>				
ar	nd				
	<ul><li>makes technical and conforming changes.</li></ul>				
M	Money Appropriated in this Bill:				
	None				
O	Other Special Clauses:				
	None				
U	tah Code Sections Affected:				
A	MENDS:				
	17B-1-113, as renumbered and amended by Laws of Utah 2007, Chapter 329				
	17B-1-612, as renumbered and amended by Laws of Utah 2007, Chapter 329				
	17B-2a-703, as last amended by Laws of Utah 2014, Chapter 377				
	17B-2a-1109, as last amended by Laws of Utah 2018, Chapter 174				
В	e it enacted by the Legislature of the state of Utah:				
	Section 1. Section 17B-1-113 is amended to read:				
	17B-1-113. Liability insurance.				

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30	(1) Each local district with an annual operating budget of \$50,000 or more shall obtain		
31	liability insurance as considered appropriate by the local district board.		
32	(2) Each local district with an annual operating budget of less than \$50,000 is not		
33	required to obtain liability insurance, but liability insurance is encouraged, as considered		
34	appropriate by the local district board.		
35	Section 2. Section 17B-1-612 is amended to read:		
36	17B-1-612. Accumulated fund balances Limitations Excess balances		
37	Unanticipated excess of revenues Reserves for capital projects.		
38	(1) (a) A local district may accumulate retained earnings or fund balances, as		
39	appropriate, in any fund.		
40	(b) For the general fund only, a local district may only use an accumulated fund		
41	balance [may be used only] to:		
42	(i) [to] provide working capital to finance expenditures from the beginning of the		
43	budget year until general property taxes or other applicable revenues are collected, subject to		
14	Subsection (1)(c);		
45	(ii) [to] provide a resource to meet emergency expenditures under Section 17B-1-623;		
46	and		
<b>1</b> 7	(iii) [to] cover a pending year-end excess of expenditures over revenues from an		
48	unavoidable shortfall in revenues, subject to Subsection (1)(d).		
19	(c) Subsection (1)(b)(i) [may not be construed to] does not authorize a local district to		
50	appropriate a fund balance for budgeting purposes, except as provided in Subsection (4).		
51	(d) Subsection (1)(b)(iii) [may not be construed to] does not authorize a local district to		
52	appropriate a fund balance to avoid an operating deficit during a budget year except:		
53	(i) as provided under Subsection (4); or		
54	(ii) for emergency purposes under Section 17B-1-623.		
55	(2) (a) [The] Except as provided in Subsection (2)(b), the accumulation of a fund		
56	balance in the general fund may not exceed [the greater of: (a)] the most recently adopted		
57	general fund budget, plus 100% of the current year's property tax[; or].		

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58 [(b) (i) 25% of the total general fund revenues for a district with an annual general fund 59 budget greater than \$100,000; or 60 [(ii) 50% of the total general fund revenues for a district with an annual general fund 61 budget equal to or less than \$100,000. (b) Notwithstanding Subsection (2)(a), a local district may accumulate in the general 62 63 fund mineral lease revenue that the local district receives from the United States under the Mineral Lands Leasing Act, 30 U.S.C. Sec. 181 et seq., through a distribution under: 64 (i) Title 35A, Chapter 8, Part 3, Community Impact Alleviation; or 65 66 (ii) Title 59, Chapter 21, Mineral Lease Funds. 67 (3) If the fund balance at the close of any fiscal year exceeds the amount permitted under Subsection (2), the district shall appropriate the excess [in the manner provided] in 68 69 accordance with Section 17B-1-613. 70 (4) Any A local district may utilize any fund balance in excess of 5% of the total 71 revenues of the general fund [may be utilized] for budget purposes. 72 (5) (a) Within a capital projects fund, the board of trustees may, in any budget year, 73 appropriate from estimated revenue or fund balance to a reserve for capital projects for the purpose of financing future specific capital projects, including new construction, capital 74 repairs, replacement, and maintenance, under a formal long-range capital plan [adopted by] that 75 76 the board of trustees adopts. 77 (b) A local district may allow a reserve amount under Subsection (5)(a) to accumulate 78 from year to year until the accumulated total is sufficient to permit economical expenditure for 79 the specified purposes. 80 (c) A local district may disburse from a reserve account under Subsection (5)(a) only 81 by a budget appropriation [adopted in the manner provided by] that the local district adopts in 82 accordance with this part. 83 (d) [Expenditures] A local district shall ensure that the expenditures from the [above] appropriation budget accounts [shall] described in this Subsection (5) conform to all 84

requirements of this part relating to execution and control of budgets.

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86	Section 3. Section 17B-2a-703 is amended to read:
87	17B-2a-703. Additional mosquito abatement district powers.
88	In addition to the powers conferred on a mosquito abatement district under Section
89	17B-1-103, a mosquito abatement district may:
90	(1) take all necessary and proper steps for the extermination of mosquitos, flies,
91	crickets, grasshoppers, and other insects:
92	(a) within the district; or
93	(b) outside the district, if lands inside the district are benefitted;
94	(2) abate as nuisances all stagnant pools of water and other breeding places for
95	mosquitos, flies, crickets, grasshoppers, or other insects anywhere inside or outside the state
96	from which mosquitos migrate into the district;
97	(3) enter upon territory referred to in Subsections (1) and (2) in order to inspect and
98	examine the territory and to remove from the territory, without notice, stagnant water or other
99	breeding places for mosquitos, flies, crickets, grasshoppers, or other insects;
100	(4) issue bonds as provided in and subject to Chapter 1, Part 11, Local District Bonds,
101	to carry out the purposes of the district;
102	(5) make a contract to indemnify or compensate an owner of land or other property for
103	injury or damage [necessarily caused by] that the exercise of district powers necessarily causes
104	or arising out of the use, taking, or damage of property for a district purpose; and
105	(6) in addition to the accumulated fund balance allowed under Section 17B-1-612,
106	establish a reserve fund, not to exceed the greater of 25% of the district's annual operating
107	budget or \$50,000, to pay for extraordinary abatement measures, including a vector-borne
108	public health emergency.
109	Section 4. Section 17B-2a-1109 is amended to read:
110	17B-2a-1109. Counties and municipalities authorized to provide funds to a
111	municipal services district.

(1) A county or, subject to Section 17B-2a-1108, a municipality involved in the

establishment [and] or operation of a municipal services district may fund the operation and

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maintenance of the district through the sharing of sales tax and other revenue for district purposes.

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(2) A municipal services district may use sales tax or other revenue that the district receives from a county or a municipality under Subsection (1) to fund expenses and activities of a county or municipality that is part of the district.