1	RESOURCE CONSERVATION AMENDMENTS
2	2018 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Scott D. Sandall
5	Senate Sponsor:
6 7	LONG TITLE
8	General Description:
9	This bill modifies provisions related to the Conservation Commission.
10	Highlighted Provisions:
11	This bill:
12	 modifies the membership and duties of the Conservation Commission;
13	 modifies the procedure for making a loan or a grant from the Agriculture Resource
14	Development Fund;
15	 authorizes an advisory board of the Conservation Commission to approve loans
16	from the Agriculture Resource Development Fund;
17	 modifies the duties of a conservation district to include responsibility for planning
18	watershed and flood control projects;
19	 clarifies that a conservation district may not exercise taxing authority; and
20	makes technical changes.
21	Money Appropriated in this Bill:
22	None
23	Other Special Clauses:
24	None
25	Utah Code Sections Affected:
26	AMENDS:
27	4-18-102, as last amended by Laws of Utah 2017, Chapter 345



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	4-18-104, as last amended by Laws of Utah 2017, Chapter 345
	4-18-105, as last amended by Laws of Utah 2017, Chapters 345 and 463
	4-18-106, as last amended by Laws of Utah 2017, Chapter 345
	17D-3-103, as enacted by Laws of Utah 2008, Chapter 360
	17D-3-105, as last amended by Laws of Utah 2014, Chapter 189
Ве	it enacted by the Legislature of the state of Utah:
	Section 1. Section 4-18-102 is amended to read:
	4-18-102. Purpose declaration.
	(1) The Legislature finds and declares that:
	(a) the soil and water resources of this state constitute one of the state's basic assets;
and	l
	(b) the preservation of soil and water resources requires planning and programs to
ens	sure:
	(i) the development and utilization of soil and water resources; and
	(ii) soil and water resources' protection from the adverse effects of wind and water
ero	sion, sediment, and sediment related pollutants.
	(2) The Legislature finds that local production of food is essential for:
	(a) the security of the state's food supply; and
	(b) the self-sufficiency of the state's citizens.
	(3) The Legislature finds that sustainable agriculture is critical to:
	(a) the success of rural communities;
	(b) the historical culture of the state;
	(c) maintaining healthy farmland;
	(d) maintaining high water quality;
	(e) maintaining abundant wildlife;
	(f) high-quality recreation for citizens of the state; and
	(g) helping to stabilize the state economy.
	(4) The Legislature finds that livestock grazing on public lands is important for the
pro	per management, maintenance, and health of public lands in the state.
	(5) The Legislature encourages each agricultural producer in the state to operate in a

59	reasonable and responsible manner to maintain the integrity of [land,] soil, water, and air.
50	(6) The department shall administer the Utah Agriculture Certificate of Environmental
51	Stewardship Program, created in Section 4-18-107, to encourage each agricultural producer in
52	this state to operate in a reasonable and responsible manner to maintain the integrity of the
63	state's resources.
54	Section 2. Section 4-18-104 is amended to read:
65	4-18-104. Conservation Commission created Composition Appointment
66	Terms Compensation Attorney general to provide legal assistance.
67	(1) There is created within the department the Conservation Commission to perform
58	the functions specified in this chapter.
59	(2) The Conservation Commission shall be composed of [15]:
70	(a) 11 voting members, including:
71	[(a)] (i) the director of the Extension Service at Utah State University or the director's
72	designee;
73	[(b) the president of the Utah Association of Conservation Districts or the president's
74	designee;]
75	[(c) the commissioner or the commissioner's designee;]
76	[(d)] (ii) the executive director of the Department of Natural Resources or the
77	executive director's designee;
78	[(e)] (iii) the executive director of the Department of Environmental Quality or the
79	executive director's designee;
30	[(f) the chair, or the chair's designee, of the State Grazing Advisory Board, created in
31	Section 4-20-103;]
32	[(g)] <u>(iv)</u> the president of the County Weed Supervisors Association <u>or the president's</u>
33	designee; and
34	$[\frac{h}{v}]$ seven district supervisors who provide district representation on the
35	commission on a multicounty basis; and
36	(b) the commissioner or the commissioner's designee.
37	[(i) the director of the School and Institutional Trust Lands Administration or the
88	director's designee.]
39	(3) If a district supervisor is unable to attend a meeting, the district supervisor may

90	<u>designate</u> an alternate [may] to serve in the place of the district supervisor for that meeting.
91	(4) None of the members described in Subsection (2)(a)(v) or (3) may serve on an
92	association that represents a conservation district.
93	(5) (a) The commissioner or the commissioner's designee shall serve as chair of the
94	Conservation Commission.
95	(b) The commissioner or the commissioner's designee may not vote except in the event
96	of a tie, in which case the commissioner or the commissioner's designee shall cast the deciding
97	vote.
98	[(4)] <u>(6)</u> The members of the commission specified in Subsection (2)[(h)] <u>(e)</u> shall:
99	(a) be recommended by the commission to the governor; and
100	(b) be appointed by the governor with the consent of the Senate.
101	[(5)] (a) Except as required by Subsection $[(5)]$ (7)(b), as terms of current
102	commission members expire, the governor shall appoint each new member or reappointed
103	member to a four-year term.
104	(b) Notwithstanding the requirements of Subsection $[(5)]$ (7) (a), the governor shall, at
105	the time of appointment or reappointment, adjust the length of terms to ensure that the terms of
106	commission members are staggered so that approximately half of the commission is appointed
107	every two years.
108	(c) A commission member may not be appointed to more than two consecutive terms.
109	[(6)] (8) When a vacancy occurs in the membership for any reason, the replacement
110	shall be appointed for the unexpired term.
111	[(7) The commissioner is chair of the commission.]
112	[(8)] <u>(9)</u> Attendance of [a majority] <u>six voting members</u> of the commission [members]
113	at a meeting constitutes a quorum.
114	[(9)] (10) A member may not receive compensation or benefits for the member's
115	service, but may receive per diem and travel expenses in accordance with:
116	(a) Section 63A-3-106;
117	(b) Section 63A-3-107; and
118	(c) rules made by the Division of Finance pursuant to Sections 63A-3-106 and
119	63A-3-107.
120	$\left[\frac{(10)}{(11)}\right]$ The commission shall keep a record of the commission's actions.

121	$\left[\frac{(11)}{(12)}\right]$ The attorney general shall provide legal services to the commission upon
122	request.
123	Section 3. Section 4-18-105 is amended to read:
124	4-18-105. Conservation Commission Functions and duties.
125	(1) The commission shall:
126	(a) facilitate the development and implementation of the strategies and programs
127	necessary to:
128	(i) protect, conserve, utilize, and develop the soil, [air, and] water, and air resources of
129	the state; and
130	(ii) promote the protection, integrity, and restoration of land for agricultural and other
131	beneficial purposes;
132	(b) disseminate information regarding districts' activities and programs;
133	(c) supervise the formation, reorganization, or dissolution of districts according to the
134	requirements of Title 17D, Chapter 3, Conservation District Act;
135	(d) prescribe uniform accounting and recordkeeping procedures for districts and
136	require each district to submit annually [an audit of the district's funds to the commission] the
137	information required in Section 17D-3-103;
138	(e) approve and make loans for agricultural purposes, through the <u>loan</u> advisory [board]
139	subcommittee described in Section 4-18-106, from the Agriculture Resource Development
140	Fund[, for:];
141	[(i) rangeland improvement and management projects;]
142	[(ii) watershed protection and flood prevention projects;]
143	[(iii) agricultural cropland soil and water conservation projects;]
144	[(iv) programs designed to promote energy efficient farming practices; and]
145	[(v) programs or improvements for agriculture product storage or protections of a crop
146	or animal resource;]
147	(f) seek to obtain and administer federal or state funds[, including loan funds under this
148	chapter,] in accordance with applicable federal or state guidelines and make loans or grants
149	from those funds to $\hat{H} \rightarrow [land\ occupiers]$ an eligible entity, as defined by the department by rule
149a	made in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, ←Ĥ
149b	for[:] the preservation of soil, water, and air resources;
150	[(i) conservation of soil or water resources;]
151	[(ii) maintenance of rangeland improvement projects;]

152	[(iii) development and implementation of coordinated resource management plans, as
153	defined in Section 4-18-103, with conservation districts, as defined in Section 17D-3-102; and]
154	[(iv) control or eradication of noxious weeds and invasive plant species:]
155	[(A) in cooperation and coordination with local weed boards; and]
156	[(B) in accordance with Section 4-17-114;]
157	(g) seek to coordinate soil and water protection, conservation, and development
158	activities and programs of state agencies, local governmental units, other states, special interest
159	groups, and federal agencies; and
160	[(h) plan watershed and flood control projects in cooperation with appropriate local,
161	state, and federal authorities, and coordinate flood control projects in the state;]
162	[(i) assist other state agencies with conservation standards for agriculture when
163	requested; and]
164	[(j)] (h) when assigned by the governor, when required by contract with the
165	Department of Environmental Quality, or when required by contract with the United States
166	Environmental Protection Agency:
167	(i) develop programs for the prevention, control, or abatement of new or existing
168	pollution to the soil, water, or air of the state;
169	(ii) advise, consult, and cooperate with affected parties to further the purpose of this
170	chapter;
171	(iii) conduct studies, investigations, research, and demonstrations relating to
172	agricultural pollution issues;
173	(iv) give reasonable consideration in the exercise of its powers and duties to the
174	economic impact on sustainable agriculture;
175	(v) meet the requirements of federal law related to water and air pollution in the
176	exercise of the commission's powers and duties; and
177	(vi) establish administrative penalties relating to agricultural discharges as defined in
178	Section 4-18-103 that are proportional to the seriousness of the resulting environmental harm.
179	(2) The commission may:
180	(a) employ, with the approval of the department, an administrator and necessary
181	technical experts and employees;
182	(b) execute contracts or other instruments necessary to exercise its powers:

183	(c) take necessary action to promote and enforce the purpose and findings of Section
184	4-18-102;
185	(d) sue and be sued; and
186	(e) adopt rules, in accordance with Title 63G, Chapter 3, Utah Administrative
187	Rulemaking Act, necessary to carry out the powers and duties described in Subsection (1) and
188	Subsections (2)(b) and (c).
189	Section 4. Section 4-18-106 is amended to read:
190	4-18-106. Agriculture Resource Development Fund Contents Use of fund
191	money Authority board.
192	(1) There is created a revolving loan fund known as the Agriculture Resource
193	Development Fund.
194	(2) The Agriculture Resource Development Fund shall consist of:
195	(a) money appropriated to it by the Legislature;
196	(b) sales and use tax receipts transferred to the fund in accordance with Section
197	59-12-103;
198	(c) money received for the repayment of loans made from the fund;
199	(d) money made available to the state for agriculture resource development from any
200	source; and
201	(e) interest earned on the fund.
202	(3) The commission shall make loans from the Agriculture Resource Development
203	Fund [as provided by Subsections 4-18-105(1)(e)(i) through (iv).] for a:
204	(a) rangeland improvement and management project;
205	(b) watershed protection or flood prevention project;
206	(c) soil and water conservation project;
207	(d) program designed to promote energy efficient farming practices;
208	(e) improvement program for agriculture product storage or program designed to
209	protect a crop or animal resource; or
210	(f) hydroponic or aquaponic system.
211	(4) The commission may appoint an advisory board that shall:
212	(a) oversee the award process for loans, as described in this section;
213	(b) Imake recommendations to the commission regarding approve loans; and

214	(c) recommend policies and procedures for the Agriculture Resource Development
215	Fund that are consistent with statute.
216	(5) The commission may make a grant from the Agriculture Resource Development
217	Fund to an $\hat{H} \rightarrow \underline{\text{eligible}} \leftarrow \hat{H}$ entity $\hat{H} \rightarrow \underline{\text{, as defined by the department by rule made in}}$
217a	accordance with Title 63G, Chapter 3, Utah Adminsitrative Rulemaking Act, ←Ĥ that has the
217b	legal right to occupy land for:
218	(a) the development or implementation of a coordinated resource management plan
219	with a conservation district, as defined in Section 17D-3-102; and
220	(b) control or eradication of noxious weeds and invasive plant species in cooperation
221	and coordination with a local weed board.
222	Section 5. Section 17D-3-103 is amended to read:
223	17D-3-103. Conservation district status, authority, and duties.
224	(1) A conservation district created under this chapter:
225	(a) is a body corporate and politic;
226	(b) is a political subdivision of the state; and
227	(c) may sue and be sued.
228	(2) (a) A conservation district may:
229	(i) survey, investigate, and research soil erosion, floodwater, nonpoint source water
230	pollution, flood control, water pollution, sediment damage, and watershed development;
231	(ii) subject to Subsection (2)(b), devise and implement on state or private land a
232	measure to prevent soil erosion, floodwater or sediment damage, nonpoint source water
233	pollution, or other degradation of a watershed or of property affecting a watershed;
234	(iii) subject to Subsection (2)(b), devise and implement a measure to conserve,
235	develop, utilize, or dispose of water on state or private land;
236	(iv) construct, improve, operate, and maintain a structure that the board of supervisors
237	considers necessary or convenient for the conservation district to carry out its purposes under
238	this chapter;
239	(v) acquire property, real or personal, by purchase or otherwise, and maintain, improve,
240	and administer that property consistent with the purposes of this chapter;
241	(vi) enter into a contract in the name of the conservation district;
242	(vii) receive money from:
243	(A) a federal or state agency;
244	(B) a county, municipality, or other political subdivision of the state; or

245	(C) a private source;
246	(viii) subject to Subsection (2)(c), make recommendations governing land use within
247	the conservation district, including:
248	(A) the observance of particular methods of cultivation;
249	(B) the use of specific crop programs and tillage practices;
250	(C) the avoidance of tilling and cultivating highly erosive areas where erosion may not
251	be adequately controlled if cultivated;
252	(D) the construction of terraces, terrace outlets, check dams, dikes, ponds, or other
253	structures; and
254	(E) the development or restoration, or both, of range or forest lands or other natural
255	resources, whether in private, state, or federal ownership;
256	(ix) plan watershed and flood control projects in cooperation with local, state, and
257	federal authorities, and coordinate flood control projects in the state;
258	[(ix)] (x) make recommendations for county and municipal land use authorities within
259	the conservation district to consider with respect to land use applications and other
260	development proposals;
261	[(x)] (xi) employ clerical and other staff personnel, including legal staff, subject to
262	available funds; and
263	[(xi)] (xii) perform any other act that the board of supervisors considers necessary or
264	convenient for the efficient and effective administration of the conservation district.
265	(b) A conservation district's authority under Subsections (2)(a)(ii) and (iii) is subject to
266	the consent of:
267	(i) the land occupier; and
268	(ii) in the case of school and institutional trust lands, as defined in Section 53C-1-103,
269	the director of the School and Institutional Trust Lands Administration, in accordance with
270	Sections 53C-1-102 and 53C-1-303.
271	(c) (i) Each recommendation under Subsection (2)(a)(viii) shall be uniform throughout
272	the conservation district or, if the board of supervisors classifies land under Subsection
273	(2)(c)(ii), throughout each land classification.
274	(ii) The board of supervisors may uniformly classify land within the conservation
275	district with respect to soil type, degree of slope, degree of threatened or existing erosion,

276	cropping and tillage practices in use, or other relevant factors.
277	(3) (a) Each conservation district shall annually submit to the commission, no later
278	than the date that the commission prescribes:
279	(i) a copy of the minutes of each conservation district meeting;
280	(ii) a copy of the conservation district's annual work plan; and
281	(iii) an accounting of the conservation district's financial affairs, as provided in
282	Subsection (3)(b).
283	(b) The accounting required under Subsection (3)(a)(iii) shall:
284	(i) be prepared by a disinterested person; and
285	(ii) show the conservation district's debits and credits, including accounts payable and
286	accounts receivable, the purpose of each debit, the source of each credit, and the actual cash
287	balance on hand.
288	Section 6. Section 17D-3-105 is amended to read:
289	17D-3-105. Conservation districts subject to other provisions.
290	(1) [A] Subject to Subsection (3), a conservation district is, to the same extent as if it
291	were a local district, subject to and governed by:
292	(a) Sections 17B-1-105, 17B-1-107, 17B-1-108, 17B-1-110, 17B-1-112, 17B-1-113,
293	17B-1-116, 17B-1-121, 17B-1-307, 17B-1-311, 17B-1-313, and 17B-1-314;
294	(b) Title 17B, Chapter 1, Part 6, Fiscal Procedures for Local Districts;
295	(c) Title 17B, Chapter 1, Part 7, Local District Budgets and Audit Reports;
296	(d) Title 17B, Chapter 1, Part 8, Local District Personnel Management; and
297	(e) Title 17B, Chapter 1, Part 9, Collection of Service Fees and Charges.
298	(2) For purposes of applying the provisions listed in Subsection (1) to a conservation
299	district, each reference in those provisions to the local district board of trustees means the

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board of supervisors described in Section 17D-3-301.

(3) A conservation district may not exercise taxing authority.

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