VEHICLE LICENSE PLATE AND REGISTRATION
AMENDMENTS
2022 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Norman K. Thurston
Senate Sponsor:
LONG TITLE
General Description:
This bill modifies provisions related to license plates and vehicle emissions testing.
Highlighted Provisions:
This bill:
<ul><li>defines terms;</li></ul>
<ul><li>amends provisions regarding standard license plates;</li></ul>
<ul> <li>creates a moratorium on the personalized license plate program;</li> </ul>
<ul> <li>creates the support special group license plate program;</li> </ul>
<ul> <li>establishes eligibility criteria for different categories of support special group</li> </ul>
license plates;
<ul> <li>allows a county to require an emissions inspection of a vintage vehicle under certain</li> </ul>
circumstances;
<ul> <li>repeals certain restricted accounts; and</li> </ul>
<ul> <li>makes technical and conforming changes.</li> </ul>
Money Appropriated in this Bill:
None
Other Special Clauses:
This bill provides a special effective date.
Utah Code Sections Affected:



28	AMENDS:
29	4-42-102, as enacted by Laws of Utah 2017, Chapter 194
30	9-8-207, as last amended by Laws of Utah 2018, Chapter 260
31	9-17-102, as last amended by Laws of Utah 2011, Chapter 303
32	9-19-102, as enacted by Laws of Utah 2016, Chapter 70
33	13-1-16, as enacted by Laws of Utah 2020, Chapter 405
34	19-1-109, as enacted by Laws of Utah 2020, Chapter 322
35	23-14-13.5, as enacted by Laws of Utah 2017, Chapter 383
36	26-18b-101, as last amended by Laws of Utah 2021, Chapter 378
37	26-21a-302, as last amended by Laws of Utah 2011, Chapter 303
38	41-1a-102, as last amended by Laws of Utah 2019, Chapters 373, 428, 459, and 479
39	41-1a-222, as last amended by Laws of Utah 2017, Chapter 24
40	41-1a-226, as last amended by Laws of Utah 2017, Chapter 406
41	41-1a-401, as last amended by Laws of Utah 2018, Chapters 260, 260, and 454
42	41-1a-402, as last amended by Laws of Utah 2018, Chapters 20 and 262
43	41-1a-410, as last amended by Laws of Utah 1993, Chapter 222
44	41-1a-411, as last amended by Laws of Utah 2020, Chapter 259
45	41-1a-416, as last amended by Laws of Utah 2008, Chapter 382
46	41-1a-418, as last amended by Laws of Utah 2021, Chapters 219, 280, and 378
47	41-1a-419, as last amended by Laws of Utah 2018, Chapter 260
48	41-1a-421, as last amended by Laws of Utah 2018, Chapter 39
49	41-1a-1201, as last amended by Laws of Utah 2018, Chapter 424
50	41-1a-1211, as last amended by Laws of Utah 2015, Chapter 119
51	41-1a-1212, as last amended by Laws of Utah 2014, Chapters 61, 237, and 237
52	41-1a-1305, as last amended by Laws of Utah 2020, Chapter 74
53	41-6a-1642, as last amended by Laws of Utah 2021, Chapter 322
54	53-1-118, as last amended by Laws of Utah 2011, Chapter 303
55	53-1-120, as enacted by Laws of Utah 2016, Chapter 52
56	53-7-109, as enacted by Laws of Utah 2009, Chapter 348
57	53F-9-401, as last amended by Laws of Utah 2020, Chapter 408
58	53F-9-403, as enacted by Laws of Utah 2021, Chapter 219

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             59-10-1319, as last amended by Laws of Utah 2020, Chapter 322
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             61-2-204, as last amended by Laws of Utah 2011, Chapter 303
            62A-1-202, as last amended by Laws of Utah 2021, Chapter 356
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62
             62A-4a-608, as enacted by Laws of Utah 2011, Chapter 438
             63G-26-103, as enacted by Laws of Utah 2020, Chapter 393
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64
             63I-1-263, as last amended by Laws of Utah 2021, Chapters 70, 72, 84, 90, 171, 196,
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     260, 280, 282, 345, 382, 401, 421 and last amended by Coordination Clause, Laws
66
     of Utah 2021, Chapter 382
67
             63J-1-602.1, as last amended by Laws of Utah 2021, Chapters 280, 382, 401, and 438
             71-8-2, as last amended by Laws of Utah 2020, Chapter 409
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             71-8-4, as last amended by Laws of Utah 2018, Chapter 39
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70
             71-14-102, as enacted by Laws of Utah 2019, Chapter 213
71
            72-2-127, as enacted by Laws of Utah 2009, Chapter 380
72
             72-2-130, as enacted by Laws of Utah 2019, Chapter 38
73
             78A-2-804, as renumbered and amended by Laws of Utah 2021, Chapter 261
74
             79-4-203, as last amended by Laws of Utah 2021, Chapter 280
75
            79-4-404, as renumbered and amended by Laws of Utah 2009, Chapter 344
76
     ENACTS:
77
            41-1a-1601, Utah Code Annotated 1953
78
            41-1a-1602, Utah Code Annotated 1953
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            41-1a-1603, Utah Code Annotated 1953
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            41-1a-1604, Utah Code Annotated 1953
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            41-1a-1605, Utah Code Annotated 1953
82
            41-1a-1606, Utah Code Annotated 1953
83
            41-1a-1607, Utah Code Annotated 1953
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            41-1a-1608, Utah Code Annotated 1953
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            41-1a-1609, Utah Code Annotated 1953
86
     REPEALS:
87
             26-21a-304, as enacted by Laws of Utah 2016, Chapter 46
88
            26-58-102, as enacted by Laws of Utah 2016, Chapter 71
89
            41-1a-422, as last amended by Laws of Utah 2021, Chapters 219, 280, and 378
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91	Be it enacted by the Legislature of the state of Utah:
92	Section 1. Section 4-42-102 is amended to read:
93	4-42-102. Utah Intracurricular Student Organization Support for Agricultural
94	Education and Leadership Restricted Account.
95	(1) There is created in the General Fund a restricted account known as the "Utah
96	Intracurricular Student Organization Support for Agricultural Education and Leadership
97	Restricted Account."
98	(2) The account shall be funded by:
99	(a) contributions deposited into the account in accordance with Section [41-1a-422]
100	<u>41-1a-1603;</u>
101	(b) private contributions; and
102	(c) donations or grants from public or private entities.
103	(3) Upon appropriation by the Legislature, the department shall distribute funds in the
104	account to one or more organizations that:
105	(a) are statewide agricultural education and leadership organizations; and
106	(b) promote leadership and career development through agricultural education.
107	(4) (a) An organization described in Subsection (3) may apply to the department to
108	receive a distribution in accordance with Subsection (3).
109	(b) An organization that receives a distribution from the department in accordance with
110	Subsection (3) shall expend the distribution only to:
111	(i) create or support programs that focus on issues described in Subsection (3);
112	(ii) create or sponsor programs that will benefit residents within the state; and
113	(iii) pay the costs of issuing or reordering Utah Intracurricular Student Organization
114	Support for Agricultural Education and Leadership special group license plate decals.
115	(c) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
116	department may make rules providing procedures for an organization to apply to the
117	department to receive a distribution under this Subsection (4).
118	(5) In accordance with Section 63J-1-602.1, appropriations from the account are
119	nonlapsing.
120	Section 2. Section 9-8-207 is amended to read:

121	9-8-207. Historical society Donations Accounting.
122	(1) (a) There is created the Utah State Historical Society.
123	(b) The society may:
124	(i) solicit memberships from persons interested in the work of the society and charge
125	dues for memberships commensurate with the advantages of membership and the needs of the
126	society; and
127	(ii) receive gifts, donations, bequests, devises, and endowments of money or property,
128	which shall then become the property of the state of Utah.
129	(2) (a) If the donor directs that money or property donated under Subsection (1)(b)(ii)
130	be used in a specified manner, then the division shall use it in accordance with these directions.
131	Otherwise, all donated money and the proceeds from donated property, together with the
132	charges realized from society memberships, shall be deposited in the General Fund as restricted
133	revenue of the society.
134	(b) Funds received from donations to the society under Section [41-1a-422]
135	41-1a-1603 shall be deposited into the General Fund as a dedicated credit to achieve the
136	mission and purpose of the society.
137	(3) The division shall keep a correct account of funds and property received, held, or
138	disbursed by the society, and shall make reports to the governor as in the case of other state
139	institutions.
140	Section 3. Section 9-17-102 is amended to read:
141	9-17-102. Humanitarian Service and Educational and Cultural Exchange
142	Restricted Account.
143	(1) There is created in the General Fund a restricted account known as the
144	"Humanitarian Service and Educational and Cultural Exchange Restricted Account."
145	(2) The account shall be funded by:
146	(a) contributions deposited into the account in accordance with Section [41-1a-422]
147	<u>41-1a-1603</u> ;
148	(b) private contributions; and
149	(c) donations or grants from public or private entities.
150	(3) Upon appropriation by the Legislature, the department shall distribute funds in the
151	account to one or more charitable organizations that:

152	(a) qualify as being tax exempt under Section 501(c)(3) of the Internal Revenue Code;
153	(b) have a national parent organization which:
154	(i) provides international humanitarian service projects; and
155	(ii) has youth programs including programs to foster leadership in high school students,
156	humanitarian service in high school and college, and conducts and promotes community
157	service projects;
158	(c) have a non-profit youth exchange program that does not compensate those who
159	administer the program within the state;
160	(d) have an annual leadership conference, which does not compensate those who
161	administer the program within the state;
162	(e) have high school service clubs, which promote humanitarian services on a state
163	level, a national level, and an international level; and
164	(f) have college service clubs, which promote humanitarian service on a state level, a
165	national level, and an international level.
166	(4) (a) An organization described in Subsection (3) may apply to the department to
167	receive a distribution in accordance with Subsection (3).
168	(b) An organization that receives a distribution from the department in accordance with
169	Subsection (3) shall expend the distribution only to:
170	(i) pay the costs of supporting the following programs within the state:
171	(A) youth programs including programs to foster leadership in high school students and
172	humanitarian service in high school and college;
173	(B) community service projects;
174	(C) a non-profit youth exchange program;
175	(D) an annual leadership conference;
176	(E) high school service clubs, which promote humanitarian service on a state level, a
177	national level, and an international level; and
178	(F) college service clubs, which promote humanitarian service on a state level, a
179	national level, and an international level; and
180	(ii) pay the costs of issuing or reordering Humanitarian Service and Educational and
181	Cultural Exchange support special group license plate decals.
182	(c) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the

183	department may make rules providing procedures for an organization to apply to the
184	department to receive a distribution under Subsection (3).
185	Section 4. Section <b>9-19-102</b> is amended to read:
186	9-19-102. National Professional Men's Soccer Team Support of Building
187	Communities Restricted Account.
188	(1) There is created in the General Fund a restricted account known as the "National
189	Professional Men's Soccer Team Support of Building Communities Restricted Account."
190	(2) The account shall be funded by:
191	(a) contributions deposited into the account in accordance with Section [41-1a-422]
192	<u>41-1a-1603</u> ;
193	(b) private contributions; and
194	(c) donations or grants from public or private entities.
195	(3) Upon appropriation by the Legislature, the department shall distribute funds in the
196	account to one or more charitable organizations that:
197	(a) qualify as being tax exempt under Section 501(c)(3) of the Internal Revenue Code;
198	(b) have a board that is appointed by the owners that, either on an individual or joint
199	basis, own a controlling interest in a legal entity that is a franchised member of the
200	internationally recognized national governing body for professional men's soccer in the United
201	States;
202	(c) are headquartered within the state;
203	(d) create or support programs that focus on:
204	(i) strengthening communities through youth soccer by:
205	(A) using soccer to teach life skills;
206	(B) combating gang activity through youth involvement; and
207	(C) providing youth in underserved areas with opportunities to play soccer and become
208	certified referees;
209	(ii) building communities through professional player initiatives, tournaments, and
210	community gathering areas; and
211	(iii) promoting environmental sustainability; and
212	(e) have a board of directors that disperses all funds of the organization.
213	(4) (a) An organization described in Subsection (3) may apply to the department to

214	receive a distribution in accordance with Subsection (3).
215	(b) An organization that receives a distribution from the department in accordance with
216	Subsection (3) shall expend the distribution only to:
217	(i) create or support programs that focus on issues described in Subsection (3);
218	(ii) create or sponsor programs that will benefit residents within the state; and
219	(iii) pay the costs of issuing or reordering National Professional Men's Soccer Team
220	Support of Building Communities support special group license plate decals.
221	(c) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
222	department may make rules providing procedures for an organization to apply to the
223	department to receive a distribution under this Subsection (4).
224	(5) In accordance with Section 63J-1-602.1, appropriations from the account are
225	nonlapsing.
226	Section 5. Section 13-1-16 is amended to read:
227	13-1-16. Latino Community Support Restricted Account.
228	(1) There is created in the General Fund a restricted account known as the "Latino
229	Community Support Restricted Account."
230	(2) The account shall be funded by:
231	(a) contributions deposited into the account in accordance with Section [41-1a-422]
232	<u>41-1a-1603</u> ;
233	(b) private contributions; and
234	(c) donations or grants from public or private entities.
235	(3) (a) The state treasurer shall invest money in the account according to Title 51,
236	Chapter 7, State Money Management Act.
237	(b) The Division of Finance shall deposit interest or other earnings derived from
238	investment of account money into the General Fund.
239	(4) Subject to appropriation, the department shall distribute the money in the account
240	to one or more charitable organizations that:
241	(a) are tax exempt under Section 501(c)(3), Internal Revenue Code; and
242	(b) have as a primary part of the organization's mission to strengthen the state's Latino
243	community by:
244	(i) creating strong leaders through education and mentoring;

245	(ii) providing scholarships and educational financial support; and
246	(iii) recognizing academic and vocational achievement, and school and community
247	leadership.
248	(5) The department may also expend funds in the account to pay the costs of issuing or
249	reordering Latino Community support special group license plate decals.
250	(6) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
251	department shall make rules providing procedures for an organization to apply to receive
252	money under this section.
253	Section 6. Section 19-1-109 is amended to read:
254	19-1-109. Clean Air Support Restricted Account.
255	(1) There is created in the General Fund a restricted account known as the "Clean Air
256	Support Restricted Account."
257	(2) The account shall be funded by:
258	(a) contributions deposited into the account in accordance with Section [41-1a-422]
259	<u>41-1a-1603</u> ;
260	(b) private contributions; and
261	(c) donations or grants from public or private entities.
262	(3) (a) The state treasurer shall invest money in the account according to Title 51,
263	Chapter 7, State Money Management Act.
264	(b) The Division of Finance shall deposit interest or other earnings derived from
265	investment of account money into the account.
266	(4) Subject to appropriation, the department shall distribute the money in the account
267	to one or more organizations that:
268	(a) are tax exempt under Section 501(c)(3), Internal Revenue Code; and
269	(b) have as part of the organization's mission:
270	(i) to encourage and educate the public about simple changes to improve air quality in
271	the state;
272	(ii) to provide grants to organizations or individuals with innovative ideas to reduce
273	emissions; and
274	(iii) to partner with other organizations to strengthen efforts to improve air quality.
275	(5) The department may also expend funds in the account to pay the costs of issuing or

276	reordering Clean Air Support special group license plate decals.
277	(6) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
278	department shall make rules providing procedures for an organization to apply to receive
279	money under this section.
280	Section 7. Section 23-14-13.5 is amended to read:
281	23-14-13.5. Support for State-Owned Shooting Ranges Restricted Account.
282	(1) There is created in the General Fund a restricted account known as the "Support for
283	State-Owned Shooting Ranges Restricted Account."
284	(2) The account shall be funded by:
285	(a) contributions deposited into the account in accordance with Section [41-1a-422]
286	<u>41-1a-1603;</u>
287	(b) private contributions; and
288	(c) donations or grants from public or private entities.
289	(3) Upon appropriation by the Legislature, the division shall distribute funds in the
290	account to facilitate construction of new firearm shooting ranges, and operation and
291	maintenance of existing ranges, that are:
292	(a) built on land owned or leased by the state;
293	(b) owned by the division; and
294	(c) operated by the division or the division's contractors.
295	(4) The division shall only expend the funds to:
296	(a) construct, operate, and maintain firearm shooting ranges described in Subsection
297	(3); and
298	(b) pay the costs of issuing or reordering Support the 2nd Amendment and
299	State-Owned Shooting Ranges support special group license plate decals.
300	(5) In accordance with Section 63J-1-602.1, appropriations from the account are
301	nonlapsing.
302	Section 8. Section 26-18b-101 is amended to read:
303	26-18b-101. Allyson Gamble Organ Donation Contribution Fund created.
304	(1) (a) There is created an expendable special revenue fund known as the Allyson
305	Gamble Organ Donation Contribution Fund.
306	(b) The Allyson Gamble Organ Donation Contribution Fund shall consist of:

307	(i) private contributions;
308	(ii) donations or grants from public or private entities;
309	(iii) voluntary donations collected under Sections 41-1a-230.5 and 53-3-214.7;
310	(iv) contributions deposited into the account in accordance with Section [41-1a-422]
311	41-1a-1603; and
312	(v) interest and earnings on fund money.
313	(c) The cost of administering the Allyson Gamble Organ Donation Contribution Fund
314	shall be paid from money in the fund.
315	(2) The Department of Health shall:
316	(a) administer the funds deposited in the Allyson Gamble Organ Donation Contribution
317	Fund; and
318	(b) select qualified organizations and distribute the funds in the Allyson Gamble Organ
319	Donation Contribution Fund in accordance with Subsection (3).
320	(3) (a) The funds in the Allyson Gamble Organ Donation Contribution Fund may be
321	distributed to a selected organization that:
322	(i) promotes and supports organ donation;
323	(ii) assists in maintaining and operating a statewide organ donation registry; and
324	(iii) provides donor awareness education.
325	(b) An organization that meets the criteria of Subsections (3)(a)(i) through (iii) may
326	apply to the Department of Health, in a manner prescribed by the department, to receive a
327	portion of the money contained in the Allyson Gamble Organ Donation Contribution Fund.
328	(4) The Department of Health may expend funds in the account to pay the costs of
329	administering the fund and issuing or reordering the Donate Life support special group license
330	plate and decals.
331	Section 9. Section <b>26-21a-302</b> is amended to read:
332	26-21a-302. Cancer Research Restricted Account.
333	(1) As used in this section, "account" means the Cancer Research Restricted Account
334	created by this section.
335	(2) There is created in the General Fund a restricted account known as the "Cancer
336	Research Restricted Account."
337	(3) The account shall be funded by:

338	(a) contributions deposited into the account in accordance with Section [41-1a-422]
339	<u>41-1a-1603</u> ;
340	(b) private contributions;
341	(c) donations or grants from public or private entities; and
342	(d) interest and earnings on fund money.
343	(4) The department shall distribute funds in the account to one or more charitable
344	organizations that:
345	(a) qualify as being tax exempt under Section 501(c)(3) of the Internal Revenue Code;
346	(b) have been designated as an official cancer center of the state;
347	(c) is a National Cancer Institute designated cancer center; and
348	(d) have as part of [its] the charitable organization's primary mission:
349	(i) cancer research programs in basic science, translational science, population science,
350	and clinical research to understand cancer from its beginnings; and
351	(ii) the dissemination and use of knowledge developed by the research described in
352	Subsection (4)(d)(i) for the creation and improvement of cancer detection, treatments,
353	prevention, and outreach programs.
354	(5) (a) An organization described in Subsection (4) may apply to the department to
355	receive a distribution in accordance with Subsection (4).
356	(b) An organization that receives a distribution from the department in accordance with
357	Subsection (4) shall expend the distribution only to conduct cancer research for the purpose of
358	making improvements in cancer treatments, cures, detection, and prevention of cancer at the
359	molecular and genetic levels.
360	(c) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
361	department may make rules providing procedures for an organization to apply to the
362	department to receive a distribution under Subsection (4).
363	Section 10. Section 41-1a-102 is amended to read:
364	41-1a-102. Definitions.
365	As used in this chapter:
366	(1) "Actual miles" means the actual distance a vehicle has traveled while in operation.
367	(2) "Actual weight" means the actual unladen weight of a vehicle or combination of
368	vehicles as operated and certified to by a weighmaster.

369	(3) "All-terrain type I vehicle" means the same as that term is defined in Section
370	41-22-2.
371	(4) "All-terrain type II vehicle" means the same as that term is defined in Section
372	41-22-2.
373	(5) "All-terrain type III vehicle" means the same as that term is defined in Section
374	41-22-2.
375	(6) "Alternative fuel vehicle" means:
376	(a) an electric motor vehicle;
377	(b) a hybrid electric motor vehicle;
378	(c) a plug-in hybrid electric motor vehicle; or
379	(d) a motor vehicle powered exclusively by a fuel other than:
380	(i) motor fuel;
381	(ii) diesel fuel;
382	(iii) natural gas; or
383	(iv) propane.
384	(7) "Amateur radio operator" means a person licensed by the Federal Communications
385	Commission to engage in private and experimental two-way radio operation on the amateur
386	band radio frequencies.
387	(8) "Autocycle" means the same as that term is defined in Section 53-3-102.
388	(9) "Automated driving system" means the same as that term is defined in Section
389	41-26-102.1.
390	(10) "Branded title" means a title certificate that is labeled:
391	(a) rebuilt and restored to operation;
392	(b) flooded and restored to operation; or
393	(c) not restored to operation.
394	(11) "Camper" means a structure designed, used, and maintained primarily to be
395	mounted on or affixed to a motor vehicle that contains a floor and is designed to provide a
396	mobile dwelling, sleeping place, commercial space, or facilities for human habitation or for
397	camping.
398	(12) "Certificate of title" means a document issued by a jurisdiction to establish a
399	record of ownership between an identified owner and the described vehicle, vessel, or outboard

100	motor.
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401 (13) "Certified scale weigh ticket" means a weigh ticket that has been issued by a weighmaster.

- (14) "Commercial vehicle" means a motor vehicle, trailer, or semitrailer used or maintained for the transportation of persons or property that operates:
  - (a) as a carrier for hire, compensation, or profit; or
- (b) as a carrier to transport the vehicle owner's goods or property in furtherance of the owner's commercial enterprise.
  - (15) "Commission" means the State Tax Commission.
- 409 (16) "Consumer price index" means the same as that term is defined in Section 410 59-13-102.
  - (17) "Dealer" means a person engaged or licensed to engage in the business of buying, selling, or exchanging new or used vehicles, vessels, or outboard motors either outright or on conditional sale, bailment, lease, chattel mortgage, or otherwise or who has an established place of business for the sale, lease, trade, or display of vehicles, vessels, or outboard motors.
    - (18) "Diesel fuel" means the same as that term is defined in Section 59-13-102.
  - (19) "Division" means the Motor Vehicle Division of the commission, created in Section 41-1a-106.
- 418 (20) "Dynamic driving task" means the same as that term is defined in Section 419 41-26-102.1.
  - (21) "Electric motor vehicle" means a motor vehicle that is powered solely by an electric motor drawing current from a rechargeable energy storage system.
  - (22) "Essential parts" means the integral and body parts of a vehicle of a type required to be registered in this state, the removal, alteration, or substitution of which would tend to conceal the identity of the vehicle or substantially alter the vehicle's appearance, model, type, or mode of operation.
  - (23) "Farm tractor" means a motor vehicle designed and used primarily as a farm implement for drawing plows, mowing machines, and other implements of husbandry.
  - (24) (a) "Farm truck" means a truck used by the owner or operator of a farm solely for the owner's or operator's own use in the transportation of:
  - (i) farm products, including livestock and its products, poultry and its products,

431 floricultural and horticultural products;

- (ii) farm supplies, including tile, fence, and any other thing or commodity used in agricultural, floricultural, horticultural, livestock, and poultry production; and
- (iii) livestock, poultry, and other animals and things used for breeding, feeding, or other purposes connected with the operation of a farm.
- (b) "Farm truck" does not include the operation of trucks by commercial processors of agricultural products.
  - (25) "Fleet" means one or more commercial vehicles.
- (26) "Foreign vehicle" means a vehicle of a type required to be registered, brought into this state from another state, territory, or country other than in the ordinary course of business by or through a manufacturer or dealer, and not registered in this state.
- (27) "Gross laden weight" means the actual weight of a vehicle or combination of vehicles, equipped for operation, to which shall be added the maximum load to be carried.
- (28) "Highway" or "street" means the entire width between property lines of every way or place of whatever nature when any part of it is open to the public, as a matter of right, for purposes of vehicular traffic.
- (29) "Hybrid electric motor vehicle" means a motor vehicle that draws propulsion energy from onboard sources of stored energy that are both:
  - (a) an internal combustion engine or heat engine using consumable fuel; and
- (b) a rechargeable energy storage system where energy for the storage system comes solely from sources onboard the vehicle.
- (30) (a) "Identification number" means the identifying number assigned by the manufacturer or by the division for the purpose of identifying the vehicle, vessel, or outboard motor.
- (b) "Identification number" includes a vehicle identification number, state assigned identification number, hull identification number, and motor serial number.
- (31) "Implement of husbandry" means a vehicle designed or adapted and used exclusively for an agricultural operation and only incidentally operated or moved upon the highways.
- 460 (32) (a) "In-state miles" means the total number of miles operated in this state during the preceding year by fleet power units.

(b) If a fleet is composed entirely of trailers or semitrailers, "in-state miles" means the total number of miles that those vehicles were towed on Utah highways during the preceding year.

- (33) "Interstate vehicle" means a commercial vehicle operated in more than one state, province, territory, or possession of the United States or foreign country.
- (34) "Jurisdiction" means a state, district, province, political subdivision, territory, or possession of the United States or any foreign country.
  - (35) "Lienholder" means a person with a security interest in particular property.
- (36) "Manufactured home" means a transportable factory built housing unit constructed on or after June 15, 1976, according to the Federal Home Construction and Safety Standards Act of 1974 (HUD Code), in one or more sections, which, in the traveling mode, is eight body feet or more in width or 40 body feet or more in length, or when erected on site, is 400 or more square feet, and which is built on a permanent chassis and designed to be used as a dwelling with or without a permanent foundation when connected to the required utilities, and includes the plumbing, heating, air-conditioning, and electrical systems.
- (37) "Manufacturer" means a person engaged in the business of constructing, manufacturing, assembling, producing, or importing new or unused vehicles, vessels, or outboard motors for the purpose of sale or trade.
- (38) "Mobile home" means a transportable factory built housing unit built prior to June 15, 1976, in accordance with a state mobile home code which existed prior to the Federal Manufactured Housing and Safety Standards Act (HUD Code).
  - (39) "Motor fuel" means the same as that term is defined in Section 59-13-102.
- (40) (a) "Motor vehicle" means a self-propelled vehicle intended primarily for use and operation on the highways.
  - (b) "Motor vehicle" does not include:
  - (i) an off-highway vehicle; or
- 488 (ii) a motor assisted scooter as defined in Section 41-6a-102.
- 489 (41) "Motorboat" means the same as that term is defined in Section 73-18-2.
- 490 (42) "Motorcycle" means:

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491 (a) a motor vehicle having a saddle for the use of the rider and designed to travel on not 492 more than three wheels in contact with the ground; or

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subject to a security interest.

493	(b) an autocycle.
494	(43) "Natural gas" means a fuel of which the primary constituent is methane.
495	(44) (a) "Nonresident" means a person who is not a resident of this state as defined by
496	Section 41-1a-202, and who does not engage in intrastate business within this state and does
497	not operate in that business any motor vehicle, trailer, or semitrailer within this state.
498	(b) A person who engages in intrastate business within this state and operates in that
499	business any motor vehicle, trailer, or semitrailer in this state or who, even though engaging in
500	interstate commerce, maintains a vehicle in this state as the home station of that vehicle is
501	considered a resident of this state, insofar as that vehicle is concerned in administering this
502	chapter.
503	(45) "Odometer" means a device for measuring and recording the actual distance a
504	vehicle travels while in operation, but does not include any auxiliary odometer designed to be
505	periodically reset.
506	(46) "Off-highway implement of husbandry" means the same as that term is defined in
507	Section 41-22-2.
508	(47) "Off-highway vehicle" means the same as that term is defined in Section 41-22-2.
509	(48) (a) "Operate" means:
510	(i) to navigate a vessel; or
511	(ii) collectively, the activities performed in order to perform the entire dynamic driving
512	task for a given motor vehicle by:
513	(A) a human driver as defined in Section 41-26-102.1; or
514	(B) an engaged automated driving system.
515	(b) "Operate" includes testing of an automated driving system.
516	(49) "Original issue license plate" means a license plate that is of a format and type
517	issued by the state in the same year as the model year of a vehicle that is a model year 1973 or
518	<u>older.</u>
519	[(49)] (50) "Outboard motor" means a detachable self-contained propulsion unit,
520	excluding fuel supply, used to propel a vessel.
521	[(50)] (51) (a) "Owner" means a person, other than a lienholder, holding title to a

vehicle, vessel, or outboard motor whether or not the vehicle, vessel, or outboard motor is

524 (b) If a vehicle is the subject of an agreement for the conditional sale or installment 525 sale or mortgage of the vehicle with the right of purchase upon performance of the conditions 526 stated in the agreement and with an immediate right of possession vested in the conditional 527 vendee or mortgagor, or if the vehicle is the subject of a security agreement, then the 528 conditional vendee, mortgagor, or debtor is considered the owner for the purposes of this 529 chapter. 530 (c) If a vehicle is the subject of an agreement to lease, the lessor is considered the 531 owner until the lessee exercises the lessee's option to purchase the vehicle. 532 [(51)] (52) "Park model recreational vehicle" means a unit that: 533 (a) is designed and marketed as temporary living quarters for recreational, camping, 534 travel, or seasonal use; 535 (b) is not permanently affixed to real property for use as a permanent dwelling; 536 (c) requires a special highway movement permit for transit; and 537 (d) is built on a single chassis mounted on wheels with a gross trailer area not 538 exceeding 400 square feet in the setup mode. 539 [(52)] (53) "Personalized license plate" means a license plate that has displayed on it a 540 combination of letters, numbers, or both as requested by the owner of the vehicle and assigned 541 to the vehicle by the division. 542 [(53)] (54) (a) "Pickup truck" means a two-axle motor vehicle with motive power 543 manufactured, remanufactured, or materially altered to provide an open cargo area. 544 (b) "Pickup truck" includes a motor vehicle with the open cargo area covered with a 545 camper, camper shell, tarp, removable top, or similar structure. 546 [<del>(54)</del>] (55) "Plug-in hybrid electric motor vehicle" means a hybrid electric motor 547 vehicle that has the capability to charge the battery or batteries used for vehicle propulsion 548 from an off-vehicle electric source, such that the off-vehicle source cannot be connected to the 549 vehicle while the vehicle is in motion. 550 [(55)] (56) "Pneumatic tire" means a tire in which compressed air is designed to 551 support the load.

[(56)] (57) "Preceding year" means a period of 12 consecutive months fixed by the division that is within 16 months immediately preceding the commencement of the registration or license year in which proportional registration is sought. The division in fixing the period

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555 shall conform it to the terms, conditions, and requirements of any applicable agreement or 556 arrangement for the proportional registration of vehicles. 557 [(57)] (58) "Public garage" means a building or other place where vehicles or vessels 558 are kept and stored and where a charge is made for the storage and keeping of vehicles and 559 vessels. 560 [(58)] (59) "Receipt of surrender of ownership documents" means the receipt of 561 surrender of ownership documents described in Section 41-1a-503. 562 [(59)] (60) "Reconstructed vehicle" means a vehicle of a type required to be registered 563 in this state that is materially altered from its original construction by the removal, addition, or 564 substitution of essential parts, new or used. 565 [<del>(60)</del>] (61) "Recreational vehicle" means the same as that term is defined in Section 566 13-14-102. 567 [(61)] (62) "Registration" means a document issued by a jurisdiction that allows operation of a vehicle or vessel on the highways or waters of this state for the time period for 568 569 which the registration is valid and that is evidence of compliance with the registration 570 requirements of the jurisdiction. 571 (63) "Registration decal" means the decal issued by the division that is evidence of 572 compliance with the division's registration requirements. 573 [<del>(62)</del>] (64) (a) "Registration year" means a 12 consecutive month period commencing 574 with the completion of the applicable registration criteria. 575 (b) For administration of a multistate agreement for proportional registration the 576 division may prescribe a different 12-month period. 577 [<del>(63)</del>] (65) "Repair or replacement" means the restoration of vehicles, vessels, or 578 outboard motors to a sound working condition by substituting any inoperative part of the 579 vehicle, vessel, or outboard motor, or by correcting the inoperative part. 580 [<del>(64)</del>] (66) "Replica vehicle" means: 581 (a) a street rod that meets the requirements under Subsection 41-21-1(3)(a)(i)(B); or 582 (b) a custom vehicle that meets the requirements under Subsection 583 41-6a-1507(1)(a)(i)(B). 584 [<del>(65)</del>] (67) "Road tractor" means a motor vehicle designed and used for drawing other

vehicles and constructed so it does not carry any load either independently or any part of the

586	weight of a vehicle or load that is drawn.
587	[(66)] (68) "Sailboat" means the same as that term is defined in Section 73-18-2.
588	[(67)] (69) "Security interest" means an interest that is reserved or created by a security
589	agreement to secure the payment or performance of an obligation and that is valid against third
590	parties.
591	[(68)] (70) "Semitrailer" means a vehicle without motive power designed for carrying
592	persons or property and for being drawn by a motor vehicle and constructed so that some part
593	of its weight and its load rests or is carried by another vehicle.
594	[(69)] (71) "Special group license plate" means a type of license plate designed for a
595	particular group of people or a license plate authorized and issued by the division in accordance
596	with Section 41-1a-418.
597	[(70)] $(72)$ (a) "Special interest vehicle" means a vehicle used for general
598	transportation purposes and that is:
599	(i) 20 years or older from the current year; or
600	(ii) a make or model of motor vehicle recognized by the division director as having
601	unique interest or historic value.
602	(b) In making a determination under Subsection [(70)] (72)(a), the division director
603	shall give special consideration to:
604	(i) a make of motor vehicle that is no longer manufactured;
605	(ii) a make or model of motor vehicle produced in limited or token quantities;
606	(iii) a make or model of motor vehicle produced as an experimental vehicle or one
607	designed exclusively for educational purposes or museum display; or
608	(iv) a motor vehicle of any age or make that has not been substantially altered or
609	modified from original specifications of the manufacturer and because of its significance is
610	being collected, preserved, restored, maintained, or operated by a collector or hobbyist as a
611	leisure pursuit.
612	[ <del>(71)</del> ] <u>(73)</u> (a) "Special mobile equipment" means a vehicle:
613	(i) not designed or used primarily for the transportation of persons or property;
614	(ii) not designed to operate in traffic; and
615	(iii) only incidentally operated or moved over the highways.

(b) "Special mobile equipment" includes:

617	(i) farm tractors;
618	(ii) off-road motorized construction or maintenance equipment including backhoes,
619	bulldozers, compactors, graders, loaders, road rollers, tractors, and trenchers; and
620	(iii) ditch-digging apparatus.
621	(c) "Special mobile equipment" does not include a commercial vehicle as defined
622	under Section 72-9-102.
623	[ <del>(72)</del> ] <u>(74)</u> "Specially constructed vehicle" means a vehicle of a type required to be
624	registered in this state, not originally constructed under a distinctive name, make, model, or
625	type by a generally recognized manufacturer of vehicles, and not materially altered from its
626	original construction.
627	(75) "Standard license plate" means a license plate for general issue described in
628	<u>Subsection 41-1a-402(1).</u>
629	[ <del>(73)</del> ] <u>(76)</u> "State impound yard" means a yard for the storage of a vehicle, vessel, or
630	outboard motor that meets the requirements of rules made by the commission pursuant to
631	Subsection 41-1a-1101(5).
632	(77) "Symbol decal" means the decal that is designed to represent a special group and
633	displayed on a special group license plate.
634	[ <del>(74)</del> ] <u>(78)</u> "Title" means the right to or ownership of a vehicle, vessel, or outboard
635	motor.
636	$\left[\frac{(75)}{(79)}\right]$ (a) "Total fleet miles" means the total number of miles operated in all
637	jurisdictions during the preceding year by power units.
638	(b) If fleets are composed entirely of trailers or semitrailers, "total fleet miles" means
639	the number of miles that those vehicles were towed on the highways of all jurisdictions during
640	the preceding year.
641	[(76)] (80) "Trailer" means a vehicle without motive power designed for carrying
642	persons or property and for being drawn by a motor vehicle and constructed so that no part of
643	its weight rests upon the towing vehicle.
644	$\left[\frac{(77)}{81}\right]$ "Transferee" means a person to whom the ownership of property is
645	conveyed by sale, gift, or any other means except by the creation of a security interest.
646	[ <del>(78)</del> ] (82) "Transferor" means a person who transfers the person's ownership in
647	property by sale, gift, or any other means except by creation of a security interest.

[(79)] (83) "Travel trailer," "camping trailer," or "fifth wheel trailer" means a portable vehicle without motive power, designed as a temporary dwelling for travel, recreational, or vacation use that does not require a special highway movement permit when drawn by a self-propelled motor vehicle.

[(80)] (84) "Truck tractor" means a motor vehicle designed and used primarily for drawing other vehicles and not constructed to carry a load other than a part of the weight of the vehicle and load that is drawn.

[(81)] (85) "Vehicle" includes a motor vehicle, trailer, semitrailer, off-highway vehicle, camper, park model recreational vehicle, manufactured home, and mobile home.

[(82)] (86) "Vessel" means the same as that term is defined in Section 73-18-2.

[<del>(83)</del>] (87) "Vintage vehicle" means the same as that term is defined in Section

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[(84)] (88) "Waters of this state" means the same as that term is defined in Section 73-18-2.

[(85)] (89) "Weighmaster" means a person, association of persons, or corporation permitted to weigh vehicles under this chapter.

Section 11. Section 41-1a-222 is amended to read:

## 41-1a-222. Application for multiyear registration -- Payment of taxes -- Penalties.

- (1) The owner of any intrastate fleet of commercial vehicles which is based in the state may apply to the commission for registration in accordance with this section.
  - (a) The application shall be made on a form prescribed by the commission.
- (b) Upon payment of required fees and meeting other requirements prescribed by the commission, the division shall issue, to each vehicle for which application has been made, a multiyear license plate and registration card.
- (i) The [license plate] registration decal and the registration card shall bear an expiration date fixed by the division and are valid until ownership of the vehicle to which they are issued is transferred by the applicant or until the expiration date, whichever comes first.
- (ii) An annual renewal application must be made by the owner if registration identification has been issued on an annual installment fee basis and the required fees must be paid on an annual basis.
  - (iii) License plates and registration cards issued pursuant to this section are valid for an

eight-year period, commencing with the year of initial application in this state.

- (c) When application for registration or renewal is made on an installment payment basis, the applicant shall submit acceptable evidence of a surety bond in a form, and with a surety, approved by the commission and in an amount equal to the total annual fees required for all vehicles registered to the applicant in accordance with this section.
- (2) Each vehicle registered as part of a fleet of commercial vehicles must be titled in the name of the fleet.
- (3) Each owner who registers fleets pursuant to this section shall pay the taxes or in lieu fees otherwise due pursuant to:
- (a) Section 41-1a-206;
- 689 (b) Section 41-1a-207;

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- 690 (c) Subsection 41-1a-301(12);
- 691 (d) Section 59-2-405.1;
- 692 (e) Section 59-2-405.2; or
- 693 (f) Section 59-2-405.3.
  - (4) An owner who fails to comply with the provisions of this section is subject to the penalties in Section 41-1a-1301 and, if the commission so determines, will result in the loss of the privileges granted in this section.
- Section 12. Section **41-1a-226** is amended to read:
- 698 41-1a-226. Vintage vehicle -- Signed statement -- Registration.
  - (1) The owner of a vintage vehicle who applies for registration under this part shall provide a signed statement that the vintage vehicle:
    - (a) is owned and operated for the purposes described in Section 41-21-1; and
    - (b) is safe to operate on the highways of this state as described in Section 41-21-4.
  - (2) [The] Except as provided in Subsection 41-6a-1642(14), the signed statement described in Subsection (1) is in lieu of an emissions inspection, from which a vintage vehicle is exempt under Subsection 41-6a-1642(4).
    - Section 13. Section **41-1a-401** is amended to read:
- 707 41-1a-401. License plates -- Number of plates -- Reflectorization -- Indicia of registration in lieu of or used with plates.
  - (1) (a) Except as provided in Subsection (1)(c), the division upon registering a vehicle

shall issue to the owner:

- (i) one license plate for a motorcycle, trailer, or semitrailer;
- (ii) one <u>registration</u> decal for a park model recreational vehicle, in lieu of a license plate, which shall be attached in plain sight to the rear of the park model recreational vehicle;
- (iii) one <u>registration</u> decal for a camper, in lieu of a license plate, which shall be attached in plain sight to the rear of the camper; and
  - (iv) two identical license plates for every other vehicle.
- (b) The license plate or <u>registration</u> decal issued under Subsection (1)(a) is for the particular vehicle registered and may not be removed during the term for which the license plate or <u>registration</u> decal is issued or used upon any other vehicle than the registered vehicle.
- (c) (i) Notwithstanding Subsections (1)(a) and (b) and except as provided in Subsection (1)(c)(ii), the division, upon registering a motor vehicle that has been sold, traded, or the ownership of which has been otherwise released, shall transfer the license plate issued to the person applying to register the vehicle if:
- (A) the previous registered owner has included the license plate as part of the sale, trade, or ownership release; and
- (B) the person applying to register the vehicle applies to transfer the license plate to the new registered owner of the vehicle.
- (ii) The division may not transfer a personalized or special group license plate to a new registered owner under this Subsection (1)(c) if the new registered owner does not meet the qualification or eligibility requirements for that personalized or special group license plate under [Sections 41-1a-410 through 41-1a-422] this part or Part 16, Support Special Group License Plates.
- (2) The division may receive applications for registration renewal, renew registration, and issue new license plates or <u>registration</u> decals at any time prior to the expiration of registration.
- (3) (a) (i) All license plates to be manufactured and issued by the division shall be treated with a fully reflective material on the plate face that provides effective and dependable reflective brightness during the service period of the license plate.
- (ii) For a historical support special group license plate created under this part, the division shall procure reflective material to satisfy the requirement under Subsection (3)(a)(i)

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741	as soon as such material is available at a reasonable cost.
742	(b) The division shall prescribe all license plate material specifications and establish
743	and implement procedures for conforming to the specifications.
744	(c) The specifications for the materials used such as the aluminum plate substrate, the
745	reflective sheeting, and glue shall be drawn in a manner so that at least two manufacturers may
746	qualify as suppliers.
747	(d) The granting of contracts for the materials shall be by public bid.
748	(4) (a) The commission may issue, adopt, and require the use of indicia of registration
749	it considers advisable in lieu of or in conjunction with license plates as provided in this part.
750	(b) All provisions of this part relative to license plates apply to these indicia of
751	registration, so far as the provisions are applicable.
752	(5) A violation of this section is an infraction.
753	Section 14. Section 41-1a-402 is amended to read:
754	41-1a-402. Required colors, numerals, and letters Expiration.
755	(1) (a) Upon registering a vehicle, the division shall issue to the owner a standard
756	license plate described in Subsection (1)(b) unless the division issues to the owner:
757	(i) a special group license plate described in Section 41-1a-418; or
758	(ii) an apportioned vehicle license plate described in Section 41-1a-301.
759	(b) The division shall offer four standard license plate options, each with a different
760	design as follows:
761	(i) two designs that incorporate one or more elements that represent the state's
762	economy or geography;
763	(ii) one design that represents the state's values or culture; and
764	(iii) one design that commemorates a current event relevant to the state or a significant
765	anniversary of a historic event relevant to the state.

(c) The division shall offer:

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- (i) each design described in Subsection (1)(b)(i) or (ii) for at least a 10-year period; and
- 768 (ii) each design described in Subsection (1)(b)(iii) for no more than a five-year period.
- 769 (d) The division may not offer more than four standard license plate designs at any one time.
  - (2) Before the division offers a design described in Subsection (1), the division shall:

772	(a) consult with the Governor's Office of Economic Opportunity and the Utah
773	Department of Cultural and Community Engagement regarding the proposed design; and
774	(b) submit to the Legislature the proposed design for approval by concurrent resolution.
775	[(1)] (3) Each license plate shall have displayed on it:
776	(a) the registration number assigned to the vehicle for which it is issued;
777	(b) the name of the state; and
778	(c) unless exempted by Section 41-1a-301 or 41-1a-407, a registration decal showing
779	the date of expiration displayed in accordance with Subsection (6).
780	[(2)] (4) If registration is extended by affixing a registration decal to the license plate,
781	the expiration date of the <u>registration</u> decal governs the expiration date of the license plate.
782	[(3) Except as provided in Subsection (4), each original license plate that is not one of
783	the special group license plates issued under Section 41-1a-418 shall be:]
784	[(a) a statehood centennial license plate with the same color, design, and slogan as the
785	plates issued in conjunction with the statehood centennial;]
786	[(b) a Ski Utah license plate; or]
787	[(c) an In God We Trust license plate.]
788	[(4) Beginning on the date that the division determines the existing inventories of
789	statehood centennial license plates and Ski Utah license plates are exhausted, each license plate
790	that is not one of the special group license plates issued under Section 41-1a-418 shall:]
791	[(a) (i) display the "Life Elevated" slogan; and]
792	[(ii) have a color and design approved by the 57th Legislature in the 2007 General
793	Session that features:
794	[(A) a skier with the "Greatest Snow on Earth" slogan; or]
795	[ <del>(B) Delicate Arch;</del> ]
796	[(b) be an In God We Trust license plate; or]
797	[(c) beginning on the date that the division determines the existing inventories of
798	decals for an apportioned vehicle described in Section 41-1a-301 are exhausted, be a distinctive
799	license plate displaying the word "apportioned" or the abbreviation "APP."]
800	(5) (a) Except as provided under Subsection 41-1a-215(2) and Section 41-1a-216,
801	license plates shall be renewed annually.
802	(b) (i) The division shall issue the vehicle owner a month registration decal and a year

803	registration decal upon the vehicle's first registration with the division.
804	(ii) The division shall issue the vehicle owner only a year registration decal upon
805	subsequent renewals of registration to validate registration renewal.
806	[(6) The decals issued in accordance with Subsection (5) shall be applied as follows:]
807	[(a) for license plates issued beginning in 1974 through 1985, decals displayed on
808	license plates with black lettering on a white background shall be applied to the lower left-hand
809	corner of the rear of the license plate vehicles;]
810	[(b) decals displayed on statehood centennial license plates and on Ski Utah license
811	plates issued in accordance with Subsection (3) shall be applied to the upper left-hand corner of
812	the rear license plate;]
813	[(c) decals displayed on special group license plates issued in accordance with Section
814	41-1a-418 shall be applied to the upper right-hand corner of the license plate unless there is a
815	plate indentation on the upper left-hand corner of the license plate;]
816	[(d) decals displayed on license plates with the "Life Elevated" slogan issued in
817	accordance with Subsection (4) shall be applied in the upper left-hand corner for the month
818	decal and the upper right-hand corner for the year decal;]
819	[(e) decals displayed on license plates with the "In God We Trust" slogan issued in
820	accordance with Subsection (4)(b) shall be applied in the upper right-hand corner of the rear
821	license plate unless there is a plate indentation on the upper left-hand corner of the license
822	plate;]
823	[(f) decals issued for motorcycles shall be applied to the upper corner of the license
824	plate opposite the word "Utah"; and]
825	[(g) decals displayed on license plates issued under Section 41-1a-416 shall be applied
826	as appropriate for the year of the plate.]
827	(6) Except as otherwise provided by rule:
828	[ <del>(7)</del> ] (a) [The] the month registration decal issued in accordance with Subsection (5)
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029	shall be displayed on the license plate in the left position[-]; and
830	shall be displayed on the license plate in the left position[-]; and  (b) [The] the year registration decal issued in accordance with Subsection (5) shall be
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shall be placed over or in place of the previous year <u>registration</u> decal.

834 [(9)] (8) If a license plate, month registration decal, or year registration decal is lost or 835 destroyed, a replacement shall be issued upon application and payment of the fees required 836 under Section 41-1a-1211 or 41-1a-1212. [(10)] (9) (a) A violation of this section is an infraction. 837 838 (b) A court shall waive a fine for a violation under this section if: 839 (i) the registration for the vehicle was current at the time of the citation; and 840 (ii) the person to whom the citation was issued provides, within 21 business days, 841 evidence that the license plate and registration decals are properly displayed in compliance with this section. 842 843 (10) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, 844 the division may make rules regarding the placement and positioning of registration decals on 845 license plates issued by the division. 846 Section 15. Section 41-1a-410 is amended to read: 847 41-1a-410. Eligibility for personalized plates. 848 (1) [A] Subject to Subsection 41-1a-411(4), a person who is the registered owner of a 849 vehicle not subject to registration under Section 41-1a-301, registered with the division, or who 850 applies for an original registration of a vehicle not subject to registration under Section 851 41-1a-301, may upon payment of the fee prescribed in Section 41-1a-1211 apply to the division 852 for personalized license plates. 853 (2) Application shall be made in accordance with Section 41-1a-411. (3) The personalized plates shall be affixed to the vehicle for which registration is 854 855 sought in lieu of the regular license plates. 856 (4) Personalized license plates shall be issued only to the registered owner of the 857 vehicle on which they are to be displayed. 858 Section 16. Section 41-1a-411 is amended to read: 859 41-1a-411. Application for personalized plates -- Refusal authorized. (1) [An] Subject to Subsection (4), an applicant for personalized license plates or 860 861 renewal of the plates shall file an application for the plates in the form and by the date the

(2) (a) Except as provided in Subsection (3) and subject to Subsection (4), the division

division requires, indicating the combination of letters, numbers, or both requested as a

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registration number.

865	may refuse to issue any combination of letters, numbers, or both that:
866	(i) may carry connotations offensive to good taste and decency or that would be
867	misleading; or
868	(ii) disparages a group based on:
869	(A) race;
870	(B) color;
871	(C) national origin;
872	(D) religion;
873	(E) age;
874	(F) sex;
875	(G) gender identity;
876	(H) sexual orientation;
877	(I) citizenship status; or
878	(J) physical or mental disability.
879	(b) [The] Subject to Subsection (4), the division may refuse to issue a combination of
880	letters, numbers, or both as a registration number if that same combination is already in use as
881	registration number on an existing license plate.
882	(3) (a) Except as provided in Subsection (2) or (3)(b), and subject to Subsection (4) the
883	division may not refuse a combination of letters, numbers, or both as a registration number if:
884	(i) the license plate is [an honor] a veteran special group license plate as described in
885	Section 41-1a-421, and the combination of letters, numbers, or both refers to:
886	(A) a year related to military service;
887	(B) a military branch; or
888	(C) an official achievement, badge, or honor received for military service; or
889	(ii) the combination of letters, numbers, or both as a registration number refers to an
890	official state symbol described in Section 63G-1-601.
891	(b) [H] Subject to Subsection (4), if an applicant requests a combination containing
892	only numbers, the division may refuse the combination if the combination includes less than
893	four numerical digits.
894	(4) (a) Beginning July 1, 2022, the division may not accept an application for or issue a

895

personalized plate under this section.

896	(b) On or before October 1 of each year, the commission shall prepare and submit to
897	the Transportation Interim Committee a report on personalized license plate programs in other
898	states that provides:
899	(i) information on relevant court cases and rulings involving other state's personalized
900	license plate programs;
901	(ii) if available, other state responses to legal challenges to that state's personalized
902	license plate program; and
903	(iii) recommendations regarding Utah's personalized license plate program, including:
904	(A) reinstating the personalized license plate program;
905	(B) continuing the moratorium; or
906	(C) modifying or repealing the personalized license plate program.
907	Section 17. Section 41-1a-416 is amended to read:
908	41-1a-416. Original issue license plates Alternative stickers Rulemaking.
909	(1) The owner of a motor vehicle that is a model year 1973 or older may apply to the
910	division for permission to display an original issue license plate [of a format and type issued by
911	the state in the same year as the model year of the vehicle].
912	[(2) The owner of a motor vehicle who desires to display original issue license plates
913	instead of license plates issued under Section 41-1a-401 shall:]
914	(2) An owner described in Subsection (1) shall:
915	(a) complete an application on a form provided by the division;
916	[(b) supply and submit the original license plates that the owner desires to display to
917	the division for approval; and]
918	(b) supply and submit to the division for approval the original issue license plate that
919	the owner intends to display on the motor vehicle; and
920	(c) pay the fees prescribed in Sections 41-1a-1206 and 41-1a-1211.
921	(3) [The division, prior to approval of an application under this section,] Before
922	approving an application under this section, the division shall determine that the original issue
923	license [plates] plate:
924	(a) [are] is of a format and type issued by the state for use on a motor vehicle [in this
925	state];
926	(b) [have] has numbers and characters that are unique and do not conflict with existing

927 license plate series in this state;

- (c) [are] is legible, durable, and otherwise in a condition that serves the purposes of this chapter[, except that original issue license plates are exempt from the provision of Section 41-1a-401 regarding reflectorization and Section 41-1a-403 regarding legibility from 100 feet]; and
- (d) [are] is from the same year of issue as the model year of the motor vehicle on which [they are] the original issue license plate is to be displayed.
- (4) (a) [An] Except as provided in this section, the owner of a motor vehicle displaying an original issue license [plates] plate approved under this section is not exempt from any [other requirement of] requirement described in this chapter [except as specified under this section].
  - (b) An original issue license plate approved under this section is exempt from:
  - (i) the provisions of Section 41-1a-401 regarding reflectorization; and
- (ii) Section 41-1a-403.
- (5) (a) [An owner of a motor vehicle currently registered in this state whose original issue license plates are not approved by the division because of the requirement in Subsection (3)(b)] A registered owner whose original issue license plate does not meet the requirement described in Subsection (3)(b) may apply to the division for a sticker to allow the temporary display of the original issue license [plates] plate if:
  - (i) the [plates otherwise comply] license plate otherwise complies with this section;
- (ii) the [plates are] <u>license plate is</u> only displayed when the motor vehicle is used for participating in motor vehicle club activities, exhibitions, tours, parades, and similar activities [and are not used for general daily transportation];
- (iii) the license [plates] plate and registration issued under this chapter for normal use of the motor vehicle for general daily transportation on the highways of this state are kept in the motor vehicle and shown to a peace officer on request; and
- (iv) the sticker issued by the division under this subsection is properly affixed to the face of the original issue license plate.
- (b) The sticker issued under this section shall be the size and form customarily furnished by the division.
  - (6) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the

958	division may make rules for the implementation of this section.
959	Section 18. Section 41-1a-418 is amended to read:
960	41-1a-418. Authorized special group license plates.
961	[(1) The division shall only issue special group license plates in accordance with this
962	section through Section 41-1a-422 to a person who is specified under this section within the
963	categories listed as follows:]
964	(1) In accordance with this chapter, the division shall issue to an eligible applicant a
965	special group license plate in one of the following categories:
966	(a) <u>a</u> disability special group license [plates] plate issued in accordance with Section
967	41-1a-420;
968	(b) [honor] a veteran special group license [plates, as in a war hero, which plates are
969	issued for a] plate issued to:
970	(i) <u>a</u> survivor of the Japanese attack on Pearl Harbor;
971	(ii) <u>a</u> former prisoner of war;
972	(iii) <u>a</u> recipient of a Purple Heart;
973	(iv) <u>a</u> disabled veteran; <u>or</u>
974	(v) <u>a</u> recipient of a gold star award issued by the United States Secretary of Defense;
975	[ <del>or</del> ]
976	[(vi) recipient of a campaign or combat theater award determined by the Department of
977	Veterans and Military Affairs;]
978	(c) $\underline{a}$ unique vehicle type special group license [plates, as for historical, collectors
979	value, or other unique vehicle type, which plates are] plate issued for:
980	(i) a special interest vehicle;
981	(ii) a vintage vehicle; or
982	(iii) a farm truck; [or]
983	[(iv) (A) until Subsection (1)(c)(iv)(B) or (4) applies, a vehicle powered by clean fuel
984	as defined in Section 59-13-102; or]
985	[(B) beginning on the effective date of rules made by the Department of Transportation
986	authorized under Subsection 41-6a-702(5)(b) and until Subsection (4) applies, a vehicle
987	powered by clean fuel that meets the standards established by the Department of Transportation
988	in rules authorized under Subsection 41-6a-702(5)(b);

989	(d) <u>a</u> recognition special group license [plates, which plates are] <u>plate</u> issued for:
990	(i) a current member of the Legislature;
991	(ii) a current member of the United States Congress;
992	(iii) a current member of the National Guard;
993	(iv) a licensed amateur radio operator;
994	[(v) a currently employed, volunteer, or retired firefighter until June 30, 2009;]
995	[(vi)] (v) an emergency medical technician;
996	[(vii)] (vi) a current member of a search and rescue team;
997	[(viii)] (vii) a current honorary consulate designated by the United States Department
998	of State;
999	[(ix)] (viii) an individual supporting commemoration and recognition of women's
000	suffrage;
001	[(x)] (ix) an individual supporting a fraternal, initiatic order for those sharing moral
002	and metaphysical ideals, and designed to teach ethical and philosophical matters of brotherly
003	love, relief, and truth;
004	$[\frac{(xi)}{2}]$ an individual supporting the Utah Wing of the Civil Air Patrol; or
005	[(xii)] (xi) an individual supporting the recognition and continuation of the work and
006	life of Dr. Martin Luther King, Jr.; or
007	[(e) support special group license plates, as for a contributor to an institution or cause,
800	which plates are issued for a contributor to:]
009	[(i) an institution's scholastic scholarship fund;]
010	[(ii) the Division of Wildlife Resources;]
011	[(iii) the Department of Veterans and Military Affairs;]
012	[(iv) the Division of State Parks or the Division of Recreation;]
013	[(v) the Department of Agriculture and Food;]
014	[(vi) the Guardian Ad Litem Services Account and the Children's Museum of Utah;]
015	[(vii) the Boy Scouts of America;]
016	[(viii) spay and neuter programs through No More Homeless Pets in Utah;]
017	[(ix) the Boys and Girls Clubs of America;]
018	[(x) Utah public education;]
019	[(xi) programs that provide support to organizations that create affordable housing for

1020	those in severe need through the Division of Real Estate;]
1021	[(xii) the Department of Public Safety;]
1022	[(xiii) programs that support Zion National Park;]
1023	[(xiv) beginning on July 1, 2009, programs that provide support to firefighter
1024	organizations;]
1025	[(xv) programs that promote bicycle operation and safety awareness;]
1026	[(xvi) programs that conduct or support cancer research;]
1027	[(xvii) programs that create or support autism awareness;]
1028	[(xviii) programs that create or support humanitarian service and educational and
1029	cultural exchanges;]
1030	[(xix) until September 30, 2017, programs that conduct or support prostate cancer
1031	awareness, screening, detection, or prevention;]
1032	[(xx) programs that support and promote adoptions;]
1033	[(xxi) programs that support issues affecting women and children through an
1034	organization affiliated with a national professional men's basketball organization;]
1035	[(xxii) programs that strengthen youth soccer, build communities, and promote
1036	environmental sustainability through an organization affiliated with a professional men's soccer
1037	organization;]
1038	[(xxiii) programs that support children with heart disease;]
1039	[(xxiv) programs that support the operation and maintenance of the Utah Law
1040	Enforcement Memorial;]
1041	[(xxv) programs that provide assistance to children with cancer;]
1042	[(xxvi) programs that promote leadership and career development through agricultural
1043	education;]
1044	[(xxvii) the Utah State Historical Society;]
1045	[(xxviii) programs to transport veterans to visit memorials honoring the service and
1046	sacrifices of veterans;]
1047	[(xxix) programs that promote motorcycle safety awareness;]
1048	[(xxx) organizations that promote clean air through partnership, education, and
1049	awareness;]
1050	[(xxxi) programs dedicated to strengthening the state's Latino community through

1031	education, mentoring, and readership opportunities,
1052	[(xxxii) organizations dedicated to facilitating, connecting, registering, and advocating
1053	for organ donors and donor families; or]
1054	[(xxxiii) public education on behalf of the Kiwanis International clubs.]
1055	(e) a support special group license plate described in Section 41-1a-1602.
1056	(2) [(a)] The division may not issue a new type of special group license plate or symbol
1057	decal unless the division receives:
1058	[(i) (A)] (a) a private donation for the start-up fee established under Section 63J-1-504
1059	for the production and administrative costs of providing the new special group license [plates
1060	or decals] plate or symbol decal; or
1061	[(B)] (b) a legislative appropriation for the start-up fee [provided under] described in
1062	Subsection (2)(a)[ <del>(i)(A); and</del> ].
1063	[(ii) beginning on January 1, 2012, and for the issuance of a support special group
1064	license plate authorized in Section 41-1a-422, at least 500 completed applications for the new
1065	type of support special group license plate or decal to be issued with all fees required under this
1066	part for the support special group license plate or decal issuance paid by each applicant.]
1067	[(b) (i) Beginning on January 1, 2012, each participating organization shall collect and
1068	hold applications for support special group license plates or decals authorized in Section
1069	41-1a-422 on or after January 1, 2012, until it has received at least 500 applications.]
1070	[(ii) Once a participating organization has received at least 500 applications, it shall
1071	submit the applications, along with the necessary fees, to the division for the division to begin
1072	working on the design and issuance of the new type of support special group license plate or
1073	decal to be issued.]
1074	[(iii) Beginning on January 1, 2012, the division may not work on the issuance or
1075	design of a new support special group license plate or decal authorized in Section 41-1a-422
1076	until the applications and fees required under this Subsection (2) have been received by the
1077	division.]
1078	[(iv) The division shall begin issuance of a new support special group license plate or
1079	decal authorized in Section 41-1a-422 on or after January 1, 2012, no later than six months
1080	after receiving the applications and fees required under this Subsection (2).]
1081	[(c) (i) Beginning on July 1, 2009, the division may not renew a motor vehicle

1082	registration of a motor vehicle that has been issued a firefighter recognition special group
1083	license plate unless the applicant is a contributor as defined in Subsection
1084	41-1a-422(1)(a)(ii)(D) to the Firefighter Support Restricted Account.]
1085	[(ii) A registered owner of a vehicle that has been issued a firefighter recognition
1086	special group license plate prior to July 1, 2009, upon renewal of the owner's motor vehicle
1087	registration shall:]
1088	[(A) be a contributor to the Firefighter Support Restricted Account as required under
1089	Subsection (2)(c)(i); or]
1090	[(B) replace the firefighter recognition special group license plate with a new license
1091	<del>plate.</del> ]
1092	[(3) Beginning on July 1, 2011, if a support special group license plate or decal type
1093	authorized in Section 41-1a-422 and issued on or after January 1, 2012, has fewer than 500
1094	license plates issued each year for a three consecutive year time period that begins on July 1,
1095	the division may not issue that type of support special group license plate or decal to a new
1096	applicant beginning on January 1 of the following calendar year after the three consecutive year
1097	time period for which that type of support special group license plate or decal has fewer than
1098	500 license plates issued each year.]
1099	[(4) Beginning on July 1, 2011, the division may not issue to an applicant a unique
1100	vehicle type license plate for a vehicle powered by clean fuel under Subsection (1)(c)(iv).]
1101	[(5) (a) Beginning on October 1, 2017, the division may not issue a new prostate cancer
1102	support special group license plate.]
1103	[(b) A registered owner of a vehicle that has been issued a prostate cancer support
1104	special group license plate before October 1, 2017, may renew the owner's motor vehicle
1105	registration, with the contribution allocated as described in Section 41-1a-422.]
1106	Section 19. Section 41-1a-419 is amended to read:
1107	41-1a-419. Plate design Vintage vehicle certification and registration
1108	Personalized special group license plates Rulemaking.
1109	[(1) (a) The design and maximum number of numerals or characters on special group
1110	license plates shall be determined by the division in accordance with the requirements under
1111	Subsection (1)(b).]
1112	(1) (a) In accordance with Subsection (1)(b) the division shall determine the design

1113	and maximum number of numerals or characters on a special group license plate.
1114	(b) (i) Except as provided in Subsection (1)(b)(ii), each special group license plate
1115	shall display:
1116	(A) the word Utah;
1117	(B) the name or identifying slogan of the special group;
1118	(C) a symbol decal not exceeding two positions in size representing the special group;
1119	and
1120	(D) the combination of letters, numbers, or both uniquely identifying the registered
1121	vehicle.
1122	(ii) The division, in consultation with the Utah State Historical Society, shall design
1123	the historical support special group license plate, which shall:
1124	(A) have a black background;
1125	(B) have white characters; and
1126	(C) display the word Utah.
1127	(2) (a) The division shall, after consultation with a representative designated by the
1128	special group or sponsoring organization as defined in Section 41-1a-1601, specify the word or
1129	words comprising the special group name and the symbol decal to be displayed upon the
1130	special group license [plates] plate.
1131	(b) A special group license plate symbol decal may not be redesigned:
1132	(i) unless the division receives a redesign fee established by the division under Section
1133	63J-1-504; and
1134	(ii) more frequently than every five years.
1135	(c) [(i) Except as provided in Subsection (2)(c)(ii), a] A special group license plate
1136	symbol decal may not be reordered unless the division receives a symbol decal reorder fee
1137	established by the division [under] in accordance with Section 63J-1-504.
1138	[(ii) A recognition special group license plate symbol decal for a currently employed,
1139	volunteer, or retired firefighter issued in accordance with Subsection 41-1a-418(1)(d)(v) that is
1140	reordered on or after July 1, 2007, but on or before June 30, 2008, is exempt from the symbol
1141	decal reorder fee authorized under Subsection (2)(c)(i).]
1142	(3) The license plates issued for horseless carriages prior to July 1, 1992, are valid

without renewal as long as the vehicle is owned by the registered owner and the license plates

1144	may not be recalled by the division.
1145	[(4) A person who meets the criteria established under Sections 41-1a-418 through
1146	41-1a-422 for issuance of special group license plates may make application in the same
1147	manner provided in Sections 41-1a-410 and 41-1a-411 for personalized special group license
1148	<del>plates.</del> ]
1149	(4) A person who meets the requirements described in this part or Part 16, Support
1150	Special Group License Plates, for a special group license plate may, in accordance with
1151	Sections 41-1a-410 and 41-1a-411, apply for a personalized special group license plate.
1152	(5) [The] Subject to the provisions of this chapter, the commission shall make rules in
1153	accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, to:
1154	(a) establish qualifying criteria for persons to receive, renew, or surrender special group
1155	license plates; and
1156	(b) establish the maximum number of numerals or characters for special group license
1157	plates.
1158	Section 20. Section 41-1a-421 is amended to read:
1159	41-1a-421. Veteran special group license plates Personal identity requirements.
1160	(1) (a) The requirements of this Subsection (1) apply to a vehicle displaying a:
1161	(i) survivor of the Japanese attack on Pearl Harbor license plate;
1162	(ii) former prisoner of war license plate;
1163	(iii) Purple Heart license plate;
1164	(iv) disabled veteran license plate; or
1165	(v) a state agency revenue support special group license plate as defined in Section
1166	41-1a-1601 for a recipient of a campaign or combat theater award [license plate].
1167	[(b) The vehicle shall be titled in the name of the veteran or the veteran and spouse.]
1168	(b) A person may not display a license plate described in Subsection (1) on a vehicle,
1169	unless the vehicle is titled in:
1170	(i) the veteran's name; or
1171	(ii) both the veteran's and the veteran's spouse's name.
1172	(c) Upon the death of the veteran, the <u>veteran's</u> surviving spouse may, upon application
1173	to the division, retain the special group license plate <u>symbol</u> decal [so long as] <u>if</u> the <u>veteran's</u>
1174	surviving spouse remains unmarried.

1175	(d) The division shall require the surviving spouse to make a sworn statement that the
1176	surviving spouse is unmarried before renewing the registration under this section.]
1177	(d) Before a veteran's surviving spouse renews a registration under this section, the
1178	division shall require the veteran's surviving spouse to submit a sworn statement to the division
1179	that states the veteran's surviving spouse remains unmarried.
1180	(2) Proper evidence of a Purple Heart is either:
1181	(a) a membership card in the Military Order of the Purple Heart; or
1182	(b) an original or certificate in lieu of the applicant's military discharge form, DD-214,
1183	issued by the National Personnel Records Center.
1184	(3) The Purple Heart license plates shall bear:
1185	(a) the words "Purple Heart" at the bottom of the plate;
1186	(b) a logo substantially depicting a Purple Heart award; and
1187	(c) the letter and number combinations assigned by the division.
1188	(4) Proper evidence that a person is a disabled veteran is a written document issued by
1189	a military entity certifying that the person is disabled as a result of service in a branch of the
1190	United States Military.
1191	(5) A disabled veteran seeking a disabled veteran license plate shall request the
1192	Department of Veterans and Military Affairs to provide the verification required under
1193	Subsection (4).
1194	(6) (a) An applicant for a gold star license plate shall submit written documentation
1195	that the applicant is a recipient of a gold star award issued by the United States Secretary of
1196	Defense.
1197	(b) Written documentation under Subsection (6)(a) may include any of the following:
1198	(i) a death certificate;
1199	(ii) documentation showing classification of death as listed by the United States
1200	Secretary of Defense;
1201	(iii) a casualty report;
1202	(iv) a telegram from the United States Secretary of Defense or one of the branches of
1203	the United States armed forces; or
1204	(v) other documentation that verifies the applicant meets the requirements of
1205	Subsection (6)(a).

1206	[ <del>(7)</del> An applicant for a campaign or combat theater award special group license plate
1207	shall:]
1208	[(a) be a contributor in accordance with Subsections 41-1a-422(1)(a)(i)(B) and
1209	(1)(a)(ii)(A); and]
1210	[(b) submit a form to the division obtained from the Department of Veterans and
1211	Military Affairs which verifies that the applicant qualifies for the campaign or combat theater
1212	award special group license plate requested.]
1213	[(8) Each campaign or combat theater award special group license plate authorized by
1214	the Department of Veterans and Military Affairs shall be considered a new special group
1215	license plate and require the payment of the fees associated with newly authorized special
1216	group license plates.]
1217	Section 21. Section 41-1a-1201 is amended to read:
1218	41-1a-1201. Disposition of fees.
1219	(1) All fees received and collected under this part shall be transmitted daily to the state
1220	treasurer.
1221	(2) Except as provided in Subsections (3), (6), (7), (8), and (9) and Sections
1222	[ <del>41-1a-422,</del> ] 41-1a-1220, 41-1a-1221, [ <del>and</del> ] 41-1a-1223, <u>and 41-1a-1603,</u> all fees collected
1223	under this part shall be deposited [in] into the Transportation Fund.
1224	(3) Funds generated under Subsections 41-1a-1211(1)(b)(ii), (6)(b)(ii), and (7) and
1225	Section 41-1a-1212 may be used by the commission to cover the costs incurred in issuing
1226	license plates under Part 4, License Plates and Registration Indicia.
1227	(4) In accordance with Section 63J-1-602.2, all funds available to the commission for
1228	the purchase and distribution of license plates and decals are nonlapsing.
1229	(5) (a) Except as provided in Subsections (3) and (5)(b) and Section 41-1a-1205, the
1230	expenses of the commission in enforcing and administering this part shall be provided for by
1231	legislative appropriation from the revenues of the Transportation Fund.
1232	(b) Three dollars of the registration fees imposed under Subsections 41-1a-1206(2)(a)
1233	and (b) for each vehicle registered for a six-month registration period under Section
1234	41-1a-215.5 may be used by the commission to cover the costs incurred in enforcing and
1235	administering this part.
1236	(6) (a) The following portions of the registration fees imposed under Section

1237	41-1a-1206 for each vehicle shall be deposited in the Transportation Investment Fund of 2005
1238	created under Section 72-2-124:
1239	(i) \$30 of the registration fees imposed under Subsections 41-1a-1206(1)(a), (1)(b),
1240	(1)(f), (4), and (7);
1241	(ii) \$21 of the registration fees imposed under Subsections 41-1a-1206(1)(c)(i) and
1242	(1)(c)(ii);
1243	(iii) \$2.50 of the registration fee imposed under Subsection 41-1a-1206(1)(e)(ii);
1244	(iv) \$23 of the registration fee imposed under Subsection 41-1a-1206(1)(d)(i);
1245	(v) \$24.50 of the registration fee imposed under Subsection 41-1a-1206(1)(e)(i); and
1246	(vi) \$1 of the registration fee imposed under Subsection 41-1a-1206(1)(d)(ii).
1247	(b) The following portions of the registration fees collected for each vehicle registered
1248	for a six-month registration period under Section 41-1a-215.5 shall be deposited in the
1249	Transportation Investment Fund of 2005 created by Section 72-2-124:
1250	(i) \$23.25 of each registration fee collected under Subsection 41-1a-1206(2)(a)(i); and
1251	(ii) \$23 of each registration fee collected under Subsection 41-1a-1206(2)(a)(ii).
1252	(7) (a) Ninety-four cents of each registration fee imposed under Subsections
1253	41-1a-1206(1)(a) and (b) for each vehicle shall be deposited in the Public Safety Restricted
1254	Account created in Section 53-3-106.
1255	(b) Seventy-one cents of each registration fee imposed under Subsections
1256	41-1a-1206(2)(a) and (b) for each vehicle registered for a six-month registration period under
1257	Section 41-1a-215.5 shall be deposited in the Public Safety Restricted Account created in
1258	Section 53-3-106.
1259	(8) (a) One dollar of each registration fee imposed under Subsections 41-1a-1206(1)(a)
1260	and (b) for each vehicle shall be deposited into the Motor Vehicle Safety Impact Restricted
1261	Account created in Section 53-8-214.
1262	(b) One dollar of each registration fee imposed under Subsections 41-1a-1206(2)(a)
1263	and (b) for each vehicle registered for a six-month registration period under Section
1264	41-1a-215.5 shall be deposited into the Motor Vehicle Safety Impact Restricted Account
1265	created in Section 53-8-214.
1266	(9) Fifty cents of each registration fee imposed under Subsection 41-1a-1206(1)(a) for

each motorcycle shall be deposited [in] into the Spinal Cord and Brain Injury Rehabilitation

1268 Fund created in Section 26-54-102. 1269 Section 22. Section **41-1a-1211** is amended to read: 1270 41-1a-1211. License plate fees -- Application fees for issuance and renewal of 1271 personalized and special group license plates -- Replacement fee for license plates --1272 Postage fees. 1273 (1) (a) Except as provided in Subsections (11), (12), (13), and (14), a license plate fee 1274 established in accordance with Section 63J-1-504 shall be paid to the division for the issuance 1275 of any new license plate under Part 4, License Plates and Registration Indicia. 1276 (b) The license plate fee shall be deposited as follows: 1277 (i) \$1 in the Transportation Fund; and 1278 (ii) the remainder of the fee charged under Subsection (1)(a), as provided in Section 1279 41-1a-1201. 1280 (2) An applicant for original issuance of personalized license plates issued under 1281 Section 41-1a-410 shall pay a \$50 per set license plate application fee in addition to the fee 1282 required in Subsection (1). 1283 (3) Beginning July 1, 2003, a person who applies for a special group license plate shall 1284 pay a \$5 fee for the original set of license plates in addition to the fee required under 1285 Subsection (1). 1286 (4) An applicant for original issuance of personalized special group license plates shall pay the license plate application fees required in Subsection (2) in addition to the license plate 1287 1288 fees and license plate application fees established under Subsections (1) and (3). 1289 (5) An applicant for renewal of personalized license plates issued under Section 1290 41-1a-410 shall pay a \$10 per set application fee. 1291 (6) (a) The division may charge a fee established under Section 63J-1-504 to recover 1292 the costs for the replacement of any license plate issued under Part 4, License Plates and 1293 Registration Indicia. 1294 (b) The license plate fee shall be deposited as follows:

(7) The division may charge a fee established under Section 63J-1-504 to recover [its]

(ii) the remainder of the fee charged under Subsection (6)(a), as provided in Section

(i) \$1 in the Transportation Fund; and

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plate in accordance with Section 41-1a-418.

1299 the division's costs for the replacement of [decals] a symbol decal issued under Section 1300 41-1a-418. 1301 (8) The division may charge a fee established under Section 63J-1-504 to recover the 1302 cost of issuing stickers under Section 41-1a-416. 1303 (9) In addition to any other fees required by this section, the division shall assess a fee 1304 established under Section 63J-1-504 to cover postage expenses if new or replacement license 1305 plates are mailed to the applicant. 1306 (10) The fees required under this section are separate from and in addition to 1307 registration fees required under Section 41-1a-1206. 1308 (11) (a) An applicant for a license plate issued under Section 41-1a-407 is not subject 1309 to the license plate fee under Subsection (1). 1310 (b) An applicant for a Purple Heart special group license plate issued in accordance 1311 with Section 41-1a-421 is exempt from the fees under Subsections (1), (3), and (7). 1312 (12) A person is exempt from the fee under Subsection (1) or (6) if the person: 1313 (a) was issued a clean fuel special group license plate in accordance with Section 1314 41-1a-418 prior to the effective date of rules made by the Department of Transportation under 1315 Subsection 41-6a-702(5)(b); 1316 (b) beginning on the effective date of rules made by the Department of Transportation 1317 authorized under Subsection 41-6a-702(5)(b), is no longer eligible for a clean fuel special 1318 group license plate under the rules made by the Department of Transportation; and 1319 (c) upon renewal or reissuance, is required to replace the clean fuel special group 1320 license plate with a new license plate. 1321 [(13) Until June 30, 2011, a person is exempt from the license plate fee under 1322 Subsection (1) or (6) if the person: 1323 (a) was issued a firefighter recognition special group license plate in accordance with 1324 Section 41-1a-418 prior to July 1, 2009; 1325 (b) upon renewal of the person's vehicle registration on or after July 1, 2009, is not a 1326 contributor to the Firefighter Support Restricted Account as required under Section 41-1a-418;

(c) is required to replace the firefighter special group license plate with a new license

1330	[(14)] (13) A person is not subject to the license plate fee under Subsection (1) if the
1331	person presents official documentation that the person is a recipient of the Purple Heart Award
1332	issued:
1333	(a) by a recognized association representing peace officers who:
1334	(i) receives a salary from a federal, state, county, or municipal government or any
1335	subdivision of the state; and
1336	(ii) works in the state; or
1337	(b) in accordance with Subsection 41-1a-421(2).
1338	Section 23. Section 41-1a-1212 is amended to read:
1339	41-1a-1212. Fee for replacement of license plate decals.
1340	A fee established in accordance with Section 63J-1-504 shall be paid to the division for
1341	the replacement of a license plate <u>registration</u> decal required by Section 41-1a-402 or a
1342	registration decal required by Section 41-1a-401.
1343	Section 24. Section 41-1a-1305 is amended to read:
1344	41-1a-1305. License plate and registration card violations Class C
1345	misdemeanor.
1346	It is a class C misdemeanor:
1347	(1) to break, injure, interfere with, or remove from any vehicle any seal, lock, or device
1348	on it for holding or displaying any license plate or registration card attached for denoting
1349	registration and identity of the vehicle;
1350	(2) to remove from any registered vehicle the license plate or registration card issued or
1351	attached to it for its registration;
1352	(3) to place or display any license plate or registration card upon any other vehicle than
1353	the one for which it was issued by the division;
1354	(4) to use or permit the use or display of any license plate, registration card, or permit
1355	upon or in the operation of any vehicle other than that for which it was issued;
1356	(5) to operate upon any highway of this state any vehicle required by law to be
1357	registered without having the license plate or plates securely attached, except that the
1358	registration card issued by the division to all trailers and semitrailers shall be carried in the
1359	towing vehicle;
1360	(6) for any weighmaster to knowingly make any false entry in his record of weights of

vehicles subject to registration or to knowingly report to the commission or division any false information regarding the weights;

- (7) for any inspector, officer, agent, employee, or other person performing any of the functions required for the registration or operation of vehicles subject to registration, to do, permit, cause, connive at, or permit to be done any act with the intent, or knowledge that the probable effect of the act would be to injure any person, deprive him of his property, or to injure or defraud the state with respect to its revenues relating to title or registration of vehicles;
- (8) for any person to combine or conspire with another to do, attempt to do, or cause or allow any of the acts in this chapter classified as a misdemeanor;
- (9) to operate any motor vehicle with a camper mounted on it upon any highway without displaying a current <u>registration</u> decal in clear sight upon the rear of the camper, issued by the county assessor of the county in which the camper has situs for taxation;
- (10) to manufacture, use, display, or sell any facsimile or reproduction of any license plate issued by the division or any article that would appear to be a substitute for a license plate; or
- (11) to fail to return to the division any registration card, license plate or plates, registration decal, permit, or title that has been canceled, suspended, voided, or revoked.
  - Section 25. Section 41-1a-1601 is enacted to read:

## Part 16. Support Special Group License Plates

- **41-1a-1601. Definitions.**
- 1382 As used in this part:

- (1) "Applicant" means a registered owner who submits an application for a support special group license plate in accordance with this part.
- (2) "Collegiate support special group license plate" means a support special group license plate issued to a contributor to an institution.
- (3) "Contributor" means an applicant who contributes the required contribution to a sponsoring organization for a support special group license plate.
- 1389 (4) "Existing support special group license plate" means a support special group license plate that the division issues:
- (a) as of January 1, 2023; or

1392	(b) in accordance with this part on or after January 1, 2023.
1393	(5) "Institution" means:
1394	(a) a state institution of higher education as defined in Section 53B-3-102; or
1395	(b) a private institution of higher education in the state accredited by a regional or
1396	national accrediting agency recognized by the United State Department of Education.
1397	(6) "Private nonprofit organization" means a private nonprofit organization that:
1398	(a) qualifies as being tax exempt under Section 501(c)(3) of the Internal Revenue
1399	Code; and
1400	(b) has a charitable purpose or scientific research purpose.
1401	(7) "Private nonprofit support special group license plate" means a support special
1402	group license plate issued to a contributor to a private nonprofit organization.
1403	(8) "Required contribution" means:
1404	(a) the minimum contribution amount established by the division under Subsection
1405	41-1a-1603(4)(a)(iii); or
1406	(b) if the sponsoring organization establishes a minimum contribution amount in
1407	accordance with Subsection 41-1a-1603(4)(b), the amount the sponsoring organization
1408	establishes under Subsection 41-1a-1603(4)(b).
1409	(9) "Sponsoring organization" means an institution, a private nonprofit, or a state
1410	agency that:
1411	(a) is or seeks to be associated with a support special group license plate; and
1412	(b) receives or seeks to receive contributions from applicants as part of the support
1413	special group license plate program created under this part.
1414	(10) (a) "State agency revenue support special group license plate" means a support
1415	special group license plate issued to a contributor to a state agency to support a specific state
1416	agency program.
1417	(b) "State agency revenue support special group license plate" includes:
1418	(i) a veterans support special group license plate displaying a symbol representing the
1419	Army, Navy, Air Force, Marines, Coast Guard, or American Legion; and
1420	(ii) a campaign or combat theater award support special group license plate.
1421	(11) "Support special group license plate" means a license plate:
1422	(a) designed for and associated with a sponsoring organization; and

1423	(b) issued to a contributor to the sponsoring organization in accordance with this part.
1424	Section 26. Section 41-1a-1602 is enacted to read:
1425	41-1a-1602. Support special group license plate program.
1426	(1) The division shall establish and administer a support special group license plate
1427	program as described in this part.
1428	(2) The division shall issue to an applicant who satisfies the requirements of this part
1429	one of the following:
1430	(a) a collegiate support special group license plate;
1431	(b) a private nonprofit support special group license plate; or
1432	(c) a state agency revenue support special group license plate.
1433	Section 27. Section 41-1a-1603 is enacted to read:
1434	41-1a-1603. Application Requirements Fees Contributions Rulemaking.
1435	(1) An applicant for an original issue or renewal of a support special group license
1436	plate shall submit to the division:
1437	(a) in a form and manner that the division prescribes, a complete application;
1438	(b) payment of the fee for the issuance or renewal of the support special group license
1439	plate established under Subsection (4)(a)(i);
1440	(c) (i) the required contribution for the support special group license plate; or
1441	(ii) if the application is for a new type of support special group license plate, a copy of
1442	the verification form that verifies that the applicant is a contributor to the sponsoring
1443	organization; and
1444	(d) if the application is for a state agency revenue support special group license plate
1445	that is a campaign or combat theater award support special group license plate, a form obtained
1446	from the Department of Veterans and Military Affairs that verifies the applicant is a recipient
1447	of a campaign or combat theater award.
1448	(2) (a) An applicant who wishes to obtain a new type of support special group license
1449	plate may preorder the new type of support special group license plate by:
1450	(i) submitting a complete preorder form created by the division to the sponsoring
1451	organization associated with the new type of support special group license plate; and
1452	(ii) making the required contribution to the sponsoring organization.
1453	(b) After the division approves the sponsoring organization's request for the new type

1454	of support special group license plate under Section 41-1a-1604, an applicant who submitted a
1455	preorder in accordance with this subsection shall apply for the support special group license
1456	plate in accordance with Subsection (1).
1457	(3) After the division issues a support special group license plate or renewal decal, the
1458	division shall charge the sponsoring organization a fee for the division's management and
1459	administrative expenses incurred in issuing and renewing the support special group license
1460	plate.
1461	(4) (a) The division shall, in accordance with Section 63J-1-504, establish:
1462	(i) the fee to charge an applicant for the division's costs of issuing or renewing an
1463	original issue or renewal support special group license plate or symbol decal;
1464	(ii) the fee to charge a sponsoring organization for the division's costs of designing and
1465	administering a new type of support special group license plate; and
1466	(iii) subject to Subsection (4)(b), the minimum contribution amount an applicant is
1467	required to make before the applicant may obtain or renew the sponsoring organization's
1468	support special group license plate.
1469	(b) A sponsoring organization may establish a required contribution amount for the
1470	sponsoring organization's support special group license plate that is greater than the amount
1471	established by the division under Subsection (4)(a)(iii).
1472	(5) (a) The division shall, at least annually, deposit collected contributions under this
1473	section into the appropriate account less the division's actual administrative costs associated
1474	with issuing the support special group license plate.
1475	(b) An applicant's contribution described in this section is a voluntary contribution for
1476	funding the sponsoring organization's activities and not a motor vehicle registration fee.
1477	(6) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
1478	commission shall make rules to establish and administer the support special group license plate
1479	program, including to:
1480	(a) implement the eligibility criteria;
1481	(b) approve a new type of support special group license plate;
1482	(c) continue an existing support special group license plate; and
1483	(d) discontinue an existing support special group license plate.
1484	Section 28. Section 41-1a-1604 is enacted to read:

1485	41-1a-1604. New support special group license plates Eligibility criteria.
1486	(1) Subject to the other provisions of this part, after a sponsoring organization receives
1487	500 preorders under Subsection 41-1a-1603(2) for a new type of support special group license
1488	plate, the sponsoring organization shall submit to the division, in a form and manner the
1489	division prescribes:
1490	(a) a request to issue the new type of support special group license plate;
1491	(b) at least 500 complete preorder applications for the new type of support special
1492	group license plate;
1493	(c) the fee for the cost of designing and administering the new type of support special
1494	group license plate established under Subsection 41-1a-1603(4)(a)(ii); and
1495	(d) if the new type of support special group license plate is a private nonprofit special
1496	group license plate:
1497	(i) information about the sponsoring organization specified by commission rule;
1498	(ii) contact information for an individual representing the sponsoring organization;
1499	(iii) account information for directing funds the division receives through the support
1500	special group license plate program to the sponsoring organization; and
1501	(iv) evidence that the sponsoring organization maintains a functional website that:
1502	(A) explains how the contributions to the organization will be used in accordance with
1503	this section;
1504	(B) makes available the sponsoring organization's current IRS Form 990; and
1505	(C) provides instructions for how to donate and become eligible for the organization's
1506	proposed or existing support special group license plate.
1507	(2) The division may not begin design work on or issue a new type of support special
1508	group license plate unless the sponsoring organization satisfies the requirements of Subsection
1509	<u>(1).</u>
1510	(3) A sponsoring organization of a new type of support special group license plate
1511	shall:
1512	(a) collect and hold each complete preorder application for the support special group
1513	license plate until the sponsoring organization receives at least 500 complete preorder
1514	applications and the required contributions; and
1515	(b) once the sponsoring organization receives at least 500 complete preorder

1516	applications and required contributions, submit to the division the complete preorder
1517	applications and the required fees described in Subsection 41-1a-1603(4)(a)(ii).
1518	(4) The division shall begin issuing the new type of support special group license plate
1519	no later than six months after the day on which the division receives the items described in
1520	Subsection (1).
1521	(5) The division may consider a support special group license plate for more than one
1522	military branch as a single license plate type for the purposes of meeting the eligibility criteria
1523	described in this section.
1524	Section 29. Section 41-1a-1605 is enacted to read:
1525	41-1a-1605. Collegiate support special group license plates.
1526	(1) A sponsoring organization that is an institution shall:
1527	(a) issue to each contributor a verification form designed by the commission that
1528	<u>includes:</u>
1529	(i) the name of the contributor;
1530	(ii) the institution's name; and
1531	(iii) the date of the contribution; and
1532	(b) only use funds received through the support special group license plate program for
1533	the institution's scholastic scholarships.
1534	(2) The state auditor may audit each institution to verify that the money an institution
1535	collects from contributors is used only for scholastic scholarships.
1536	Section 30. Section 41-1a-1606 is enacted to read:
1537	41-1a-1606. Private nonprofit support special group license plates.
1538	(1) A sponsoring organization that is a private nonprofit organization shall:
1539	(a) issue to each contributor a verification form designed by the commission that
1540	<u>includes:</u>
1541	(i) the name of the contributor;
1542	(ii) the private nonprofit organization's name; and
1543	(iii) the date of the contribution; and
1544	(b) only use funds received through the support special group license plate program to
1545	pay the private nonprofit organization's employee salaries, administrative costs, or fundraising
1546	expenses.

1547	(2) A private nonprofit organization may collect a contributor's personal information
1548	for the purposes of future fundraising and any required reporting.
1549	Section 31. Section 41-1a-1607 is enacted to read:
1550	41-1a-1607. State agency revenue support special group license plates.
1551	(1) (a) Except as provided in Subsection (1)(b), a sponsoring organization that is a state
1552	agency may not submit a request for a new type of state agency revenue support special group
1553	license plate unless the governor or the governor's designee approves the request and the
1554	funding source from which to pay the fee established under Subsection 41-1a-1603(4)(a)(ii).
1555	(b) Upon a request from the state agency, the executive director of the commission may
1556	exempt a state agency from the requirements of Subsection (1)(a).
1557	(2) A sponsoring organization that is a state agency shall issue to a contributor a
1558	verification form designed by the commission that includes:
1559	(a) the name of the contributor;
1560	(b) the state agency's name; and
1561	(c) the date of the contribution.
1562	(3) The money collected from a state agency revenue support special group license
1563	plate:
1564	(a) shall be used to support the implementation or administration of the state agency's
1565	designated program described in Subsection (1)(a); and
1566	(b) may not be directed to a nongovernmental entity.
1567	Section 32. Section 41-1a-1608 is enacted to read:
1568	41-1a-1608. Review Discontinuance.
1569	(1) The division shall annually review each support special group license plate to
1570	determine the number of each type of support special group license plates the division issued
1571	during the preceding calendar year.
1572	(2) If the division issues fewer than 500 support special group license plates of a
1573	particular type each year for two consecutive years, beginning on January 1 of the calendar year
1574	following the second annual review, the division may not issue the support special group
1575	license plate.
1576	(3) If the division discontinues a type of support special group license plate in
1577	accordance with this section, the division may not reissue the support special group license

1578	plate, unless the sponsoring organization submits a request for a new type of support special
1579	group license plate in accordance with Section 41-1a-1604.
1580	Section 33. Section 41-1a-1609 is enacted to read:
1581	41-1a-1609. Transition of existing support special group license plates.
1582	(1) Except as provided in this section, the division may not issue an existing support
1583	special group license plate on or after January 1, 2023.
1584	(2) The division may issue an existing support special group license plate if:
1585	(a) the sponsoring organization submits to the division a request to sponsor the support
1586	special group license plate in accordance with Subsection 41-1a-1604(1); and
1587	(b) the division issued at least 500 of the existing support special group license plate
1588	each of the two calendar years immediately preceding January 1, 2023.
1589	(3) If a sponsoring organization that is a state agency meets the requirements of
1590	Subsection (2), upon notice to the division, the sponsoring organization may transfer the
1591	support special group license plate to a private nonprofit to sponsor the support special group
1592	license plate as a private nonprofit support special group license plate.
1593	(4) If the division discontinues an existing support special group license plate in
1594	accordance with this section, the division may reissue the existing support special group license
1595	plate only if:
1596	(a) a sponsoring organization submits to the division a request to reissue an existing
1597	support special group license plate; and
1598	(b) the request meets the initial eligibility requirements described in Subsection
1599	<u>41-1a-1604.</u>
1600	(5) (a) A registered owner who was issued a support special group license plate that the
1601	division discontinues in accordance with this section may continue to display the license plate
1602	upon renewing the motor vehicle's registration.
1603	(b) A registered owner described in Subsection (5)(a) is not required to pay a
1604	contribution to the sponsoring organization associated with the support special group license
1605	plate.
1606	(6) The division may not transfer a discontinued support special group license plate to
1607	a new registered owner.
1608	Section 34. Section 41-6a-1642 is amended to read:

1609	41-6a-1642.	<b>Emissions inspection</b>	County program.

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(1) The legislative body of each county required under federal law to utilize a motor vehicle emissions inspection and maintenance program or in which an emissions inspection and maintenance program is necessary to attain or maintain any national ambient air quality standard shall require:

- (a) a certificate of emissions inspection, a waiver, or other evidence the motor vehicle is exempt from emissions inspection and maintenance program requirements be presented:
  - (i) as a condition of registration or renewal of registration; and
- (ii) at other times as the county legislative body may require to enforce inspection requirements for individual motor vehicles, except that the county legislative body may not routinely require a certificate of emissions inspection, or waiver of the certificate, more often than required under Subsection (9); and
- (b) compliance with this section for a motor vehicle registered or principally operated in the county and owned by or being used by a department, division, instrumentality, agency, or employee of:
  - (i) the federal government;
  - (ii) the state and any of its agencies; or
  - (iii) a political subdivision of the state, including school districts.
- (2) A vehicle owner subject to Subsection (1) shall obtain a motor vehicle emissions inspection and maintenance program certificate of emissions inspection as described in Subsection (1), but the program may not deny vehicle registration based solely on the presence of a defeat device covered in the Volkswagen partial consent decrees or a United States Environmental Protection Agency-approved vehicle modification in the following vehicles:
- (a) a 2.0-liter diesel engine motor vehicle in which its lifetime nitrogen oxide emissions are mitigated in the state pursuant to a partial consent decree, including:
  - (i) Volkswagen Jetta, model years 2009, 2010, 2011, 2012, 2013, 2014, and 2015;
- 1635 (ii) Volkswagen Jetta Sportwagen, model years 2009, 2010, 2011, 2012, 2013, and 2014;
- 1637 (iii) Volkswagen Golf, model years 2010, 2011, 2012, 2013, 2014, and 2015;
- 1638 (iv) Volkswagen Golf Sportwagen, model year 2015;
- 1639 (v) Volkswagen Passat, model years 2012, 2013, 2014, and 2015;

1640	(vi) Volkswagen Beetle, model years 2013, 2014, and 2015;
1641	(vii) Volkswagen Beetle Convertible, model years 2013, 2014, and 2015; and
1642	(viii) Audi A3, model years 2010, 2011, 2012, 2013, and 2015; and
1643	(b) a 3.0-liter diesel engine motor vehicle in which its lifetime nitrogen oxide
1644	emissions are mitigated in the state to a settlement, including:
1645	(i) Volkswagen Touareg, model years 2009, 2010, 2011, 2012, 2013, 2014, 2015, and
1646	2016;
1647	(ii) Audi Q7, model years 2009, 2010, 2011, 2012, 2013, 2014, 2015, and 2016;
1648	(iii) Audi A6 Quattro, model years 2014, 2015, and 2016;
1649	(iv) Audi A7 Quattro, model years 2014, 2015, and 2016;
1650	(v) Audi A8, model years 2014, 2015, and 2016;
1651	(vi) Audi A8L, model years 2014, 2015, and 2016;
1652	(vii) Audi Q5, model years 2014, 2015, and 2016; and
1653	(viii) Porsche Cayenne Diesel, model years 2013, 2014, 2015, and 2016.
1654	(3) (a) The legislative body of a county identified in Subsection (1), in consultation
1655	with the Air Quality Board created under Section 19-1-106, shall make regulations or
1656	ordinances regarding:
1657	(i) emissions standards;
1658	(ii) test procedures;
1659	(iii) inspections stations;
1660	(iv) repair requirements and dollar limits for correction of deficiencies; and
1661	(v) certificates of emissions inspections.
1662	(b) In accordance with Subsection (3)(a), a county legislative body:
1663	(i) shall make regulations or ordinances to attain or maintain ambient air quality
1664	standards in the county, consistent with the state implementation plan and federal
1665	requirements;
1666	(ii) may allow for a phase-in of the program by geographical area; and
1667	(iii) shall comply with the analyzer design and certification requirements contained in
1668	the state implementation plan prepared under Title 19, Chapter 2, Air Conservation Act.
1669	(c) The county legislative body and the Air Quality Board shall give preference to an
1670	inspection and maintenance program that:

(i) is decentralized, to the extent the decentralized program will attain and maintain ambient air quality standards and meet federal requirements;

- (ii) is the most cost effective means to achieve and maintain the maximum benefit with regard to ambient air quality standards and to meet federal air quality requirements as related to vehicle emissions; and
- (iii) provides a reasonable phase-out period for replacement of air pollution emission testing equipment made obsolete by the program.
  - (d) The provisions of Subsection (3)(c)(iii) apply only to the extent the phase-out:
  - (i) may be accomplished in accordance with applicable federal requirements; and
- (ii) does not otherwise interfere with the attainment and maintenance of ambient air quality standards.
- (4) The following vehicles are exempt from an emissions inspection program and the provisions of this section:
  - (a) an implement of husbandry as defined in Section 41-1a-102;
  - (b) a motor vehicle that:

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- (i) meets the definition of a farm truck under Section 41-1a-102; and
- (ii) has a gross vehicle weight rating of 12,001 pounds or more;
- (c) subject to Subsection (14), a vintage vehicle as defined in Section 41-21-1;
- (d) a custom vehicle as defined in Section 41-6a-1507;
- (e) to the extent allowed under the current federally approved state implementation plan, in accordance with the federal Clean Air Act, 42 U.S.C. Sec. 7401, et seq., a motor vehicle that is less than two years old on January 1 based on the age of the vehicle as determined by the model year identified by the manufacturer;
- (f) a pickup truck, as defined in Section 41-1a-102, with a gross vehicle weight rating of 12,000 pounds or less, if the registered owner of the pickup truck provides a signed statement to the legislative body stating the truck is used:
- (i) by the owner or operator of a farm located on property that qualifies as land in agricultural use under Sections 59-2-502 and 59-2-503; and
  - (ii) exclusively for the following purposes in operating the farm:
- 1700 (A) for the transportation of farm products, including livestock and its products, poultry and its products, floricultural and horticultural products; and

1702 (B) in the transportation of farm supplies, including tile, fence, and every other thing or 1703 commodity used in agricultural, floricultural, horticultural, livestock, and poultry production 1704 and maintenance; 1705 (g) a motorcycle as defined in Section 41-1a-102; 1706 (h) an electric motor vehicle as defined in Section 41-1a-102; and 1707 (i) a motor vehicle with a model year of 1967 or older. 1708 (5) The county shall issue to the registered owner who signs and submits a signed 1709 statement under Subsection (4)(f) a certificate of exemption from emissions inspection 1710 requirements for purposes of registering the exempt vehicle. 1711 (6) A legislative body of a county described in Subsection (1) may exempt from an 1712 emissions inspection program a diesel-powered motor vehicle with a: 1713 (a) gross vehicle weight rating of more than 14,000 pounds; or 1714 (b) model year of 1997 or older. 1715 (7) The legislative body of a county required under federal law to utilize a motor 1716 vehicle emissions inspection program shall require: 1717 (a) a computerized emissions inspection for a diesel-powered motor vehicle that has: 1718 (i) a model year of 2007 or newer; 1719 (ii) a gross vehicle weight rating of 14,000 pounds or less; and 1720 (iii) a model year that is five years old or older; and 1721 (b) a visual inspection of emissions equipment for a diesel-powered motor vehicle: 1722 (i) with a gross vehicle weight rating of 14,000 pounds or less; (ii) that has a model year of 1998 or newer; and 1723 1724 (iii) that has a model year that is five years old or older. 1725 (8) (a) Subject to Subsection (8)(c), the legislative body of each county required under 1726 federal law to utilize a motor vehicle emissions inspection and maintenance program or in 1727 which an emissions inspection and maintenance program is necessary to attain or maintain any 1728 national ambient air quality standard may require each college or university located in a county 1729 subject to this section to require its students and employees who park a motor vehicle not

registered in a county subject to this section to provide proof of compliance with an emissions inspection accepted by the county legislative body if the motor vehicle is parked on the college

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or university campus or property.

(b) College or university parking areas that are metered or for which payment is required per use are not subject to the requirements of this Subsection (8).

- (c) The legislative body of a county shall make the reasons for implementing the provisions of this Subsection (8) part of the record at the time that the county legislative body takes its official action to implement the provisions of this Subsection (8).
- (9) (a) An emissions inspection station shall issue a certificate of emissions inspection for each motor vehicle that meets the inspection and maintenance program requirements established in rules made under Subsection (3).
- (b) The frequency of the emissions inspection shall be determined based on the age of the vehicle as determined by model year and shall be required annually subject to the provisions of Subsection (9)(c).
- (c) (i) To the extent allowed under the current federally approved state implementation plan, in accordance with the federal Clean Air Act, 42 U.S.C. Sec. 7401 et seq., the legislative body of a county identified in Subsection (1) shall only require the emissions inspection every two years for each vehicle.
- (ii) The provisions of Subsection (9)(c)(i) apply only to a vehicle that is less than six years old on January 1.
- (iii) For a county required to implement a new vehicle emissions inspection and maintenance program on or after December 1, 2012, under Subsection (1), but for which no current federally approved state implementation plan exists, a vehicle shall be tested at a frequency determined by the county legislative body, in consultation with the Air Quality Board created under Section 19-1-106, that is necessary to comply with federal law or attain or maintain any national ambient air quality standard.
- (iv) If a county legislative body establishes or changes the frequency of a vehicle emissions inspection and maintenance program under Subsection (9)(c)(iii), the establishment or change shall take effect on January 1 if the State Tax Commission receives notice meeting the requirements of Subsection (9)(c)(v) from the county before October 1.
  - (v) The notice described in Subsection (9)(c)(iv) shall:
- (A) state that the county will establish or change the frequency of the vehicle emissions inspection and maintenance program under this section;
  - (B) include a copy of the ordinance establishing or changing the frequency; and

(C) if the county establishes or changes the frequency under this section, state how frequently the emissions testing will be required.

- (d) If an emissions inspection is only required every two years for a vehicle under Subsection (9)(c), the inspection shall be required for the vehicle in:
  - (i) odd-numbered years for vehicles with odd-numbered model years; or
  - (ii) in even-numbered years for vehicles with even-numbered model years.
- (10) (a) Except as provided in Subsections (9)(b), (c), and (d), the emissions inspection required under this section may be made no more than two months before the renewal of registration.
- (b) (i) If the title of a used motor vehicle is being transferred, the owner may use an emissions inspection certificate issued for the motor vehicle during the previous 11 months to satisfy the requirement under this section.
- (ii) If the transferor is a licensed and bonded used motor vehicle dealer, the owner may use an emissions inspection certificate issued for the motor vehicle in a licensed and bonded motor vehicle dealer's name during the previous 11 months to satisfy the requirement under this section.
- (c) If the title of a leased vehicle is being transferred to the lessee of the vehicle, the lessee may use an emissions inspection certificate issued during the previous 11 months to satisfy the requirement under this section.
- (d) If the motor vehicle is part of a fleet of 101 or more vehicles, the owner may not use an emissions inspection made more than 11 months before the renewal of registration to satisfy the requirement under this section.
- (e) If the application for renewal of registration is for a six-month registration period under Section 41-1a-215.5, the owner may use an emissions inspection certificate issued during the previous eight months to satisfy the requirement under this section.
- (11) (a) A county identified in Subsection (1) shall collect information about and monitor the program.
- (b) A county identified in Subsection (1) shall supply this information to an appropriate legislative committee, as designated by the Legislative Management Committee, at times determined by the designated committee to identify program needs, including funding needs.
  - (12) If approved by the county legislative body, a county that had an established

1795 emissions inspection fee as of January 1, 2002, may increase the established fee that an 1796 emissions inspection station may charge by \$2.50 for each year that is exempted from 1797 emissions inspections under Subsection (9)(c) up to a \$7.50 increase. 1798 (13) (a) Except as provided in Subsection 41-1a-1223(1)(c), a county identified in 1799 Subsection (1) may impose a local emissions compliance fee on each motor vehicle registration 1800 within the county in accordance with the procedures and requirements of Section 41-1a-1223. 1801 (b) A county that imposes a local emissions compliance fee may use revenues 1802 generated from the fee for the establishment and enforcement of an emissions inspection and 1803 maintenance program in accordance with the requirements of this section. 1804 (c) A county that imposes a local emissions compliance fee may use revenues 1805 generated from the fee to promote programs to maintain a local, state, or national ambient air 1806 quality standard. 1807 (14) A county legislative body described in Subsection (1) may require an emissions 1808 inspection of a vintage vehicle, as defined in Section 41-21-1, if the county exempts from an 1809 emissions inspection a motor vehicle that is: 1810 (a) 20 years old or older; and (b) driven less than 1,500 miles during the prior calendar year. 1811 1812 Section 35. Section **53-1-118** is amended to read: 1813 53-1-118. Public Safety Honoring Heroes Restricted Account -- Creation --1814 Funding -- Distribution of funds by the commissioner. 1815 (1) There is created in the General Fund a restricted account known as the Public 1816 Safety Honoring Heroes Restricted Account. 1817 (2) The account shall be funded by: 1818 (a) contributions deposited into the Public Safety Honoring Heroes Restricted Account 1819 in accordance with Section [41-1a-422] 41-1a-1603; 1820 (b) private contributions; and (c) donations or grants from public or private entities. 1821 1822 (3) The Legislature shall appropriate money in the account to the commissioner.

(a) qualify as being tax exempt under Section 501(c)(3) of the Internal Revenue Code;

(4) The commissioner shall distribute the funds to one or more charitable organizations

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that:

1826	and
1827	(b) have as a primary part of their mission to support the families of fallen Utah
1828	Highway Patrol troopers and other Department of Public Safety employees.
1829	(5) The commissioner may only consider proposals that are:
1830	(a) proposed by a charitable organization under Subsection (4); and
1831	(b) designed to support families of fallen Utah Highway Patrol troopers and other
1832	Department of Public Safety employees.
1833	(6) (a) An organization described in Subsection (4) may apply to the commissioner to
1834	receive a distribution in accordance with Subsection (4).
1835	(b) An organization that receives a distribution from the commissioner in accordance
1836	with Subsection (4) shall expend the distribution only to support the families of fallen Utah
1837	Highway Patrol troopers and other Department of Public Safety employees.
1838	(7) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
1839	commissioner shall make rules providing procedures for an organization to apply to receive
1840	funds under this section.
1841	Section 36. Section <b>53-1-120</b> is amended to read:
1842	53-1-120. Utah Law Enforcement Memorial Support Restricted Account
1843	Creation Funding Distribution of funds by the commissioner.
1844	(1) There is created in the General Fund a restricted account known as the Utah Law
1845	Enforcement Memorial Support Restricted Account.
1846	(2) The account shall be funded by:
1847	(a) contributions deposited into the Utah Law Enforcement Memorial Support
1848	Restricted Account in accordance with Section [41-1a-422] 41-1a-1603;
1849	(b) private contributions; and
1850	(c) donations or grants from public or private entities.
1851	(3) Subject to appropriations by the Legislature, money in the account may only be
1852	used by the commissioner for purposes described in this section.
1853	(4) Upon appropriation, the commissioner shall distribute the funds to one or more
1854	charitable organizations that:
1855	(a) qualify as being tax exempt under Section 501(c)(3) of the Internal Revenue Code;
1856	and

(b) have as a primary part of their mission to support the operation and maintenance of

1858	the Utah Law Enforcement Memorial.
1859	(5) The commissioner may only consider proposals that are:
1860	(a) proposed by a charitable organization described in Subsection (4); and
1861	(b) designed to support the operation and maintenance of the Utah Law Enforcement
1862	Memorial.
1863	(6) (a) An organization described in Subsection (4) may apply to the commissioner to
1864	receive a distribution in accordance with Subsection (4).
1865	(b) An organization that receives a distribution from the commissioner in accordance
1866	with Subsection (4) shall expend the distribution only to support the operation and maintenance
1867	of the Utah Law Enforcement Memorial.
1868	(7) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
1869	commissioner shall make rules providing procedures for an organization to apply to receive
1870	funds under this section.
1871	Section 37. Section 53-7-109 is amended to read:
1872	53-7-109. Firefighter Support Restricted Account.
1873	(1) There is created in the General Fund the Firefighter Support Restricted Account.
1874	(2) The account shall be funded by:
1875	(a) contributions deposited into the account in accordance with Section [41-1a-422]
1876	41-1a-1603; and
1877	(b) donations or grants from public or private entities.
1878	(3) The Legislature shall appropriate funds in the account to the division.
1879	(4) The division shall distribute funds in the account to one or more charitable
1880	organizations that:
1881	(a) qualify as being tax exempt under Section 501(c)(3) of the Internal Revenue Code;
1882	(b) provide firefighter education and training programs;
1883	(c) initiate and maintain active participation in all aspects of fire service;
1884	(d) maintain a fire history museum; and
1885	(e) represent over 2,000 active, inactive, retired, volunteer, or career firefighters
1886	throughout the state.
1887	(5) (a) An organization described in Subsection (4) may apply to the division to receive

1888	a distribution in accordance with Subsection (4).
1889	(b) An organization that receives a distribution from the division in accordance with
1890	Subsection (4) shall expend the distribution only to:
1891	(i) pay for firefighter education or training programs;
1892	(ii) pay for firefighter scholarship programs;
1893	(iii) pay the costs of maintaining a fire history museum;
1894	(iv) pay the costs of representing firefighter interests on a national and local level; and
1895	(v) pay for assistance with purchasing equipment or apparatuses used in firefighting.
1896	(c) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
1897	division may make rules providing procedures for an organization to apply to the division to
1898	receive a distribution under Subsection (4).
1899	Section 38. Section <b>53F-9-401</b> is amended to read:
1900	53F-9-401. Autism Awareness Restricted Account.
1901	(1) There is created in the General Fund a restricted account known as the "Autism
1902	Awareness Restricted Account."
1903	(2) The account shall be funded by:
1904	(a) contributions deposited into the account in accordance with Section [41-1a-422]
1905	<u>41-1a-1603</u> ;
1906	(b) private contributions; and
1907	(c) donations or grants from public or private entities.
1908	(3) Upon appropriation by the Legislature, the state superintendent shall:
1909	(a) (i) ensure the inventory of Autism Awareness Support special group license plate
1910	decals are in stock; and
1911	(ii) transfer money to the State Tax Commission to pay for the group license plate as
1912	needed;
1913	(b) distribute funds in the account to one or more charitable organizations that:
1914	(i) qualify as being tax exempt under Section 501(c)(3) of the Internal Revenue Code;
1915	(ii) has as the organization's sole mission to promote access to resources and
1916	responsible information for individuals of all ages who have, or are affected by, autism or
1917	autism spectrum related conditions;
1918	(iii) is an independent organization that has representation from state agencies and

1919	private providers serving individuals with autism spectrum disorder and their families in the
1920	state;
1921	(iv) includes representation of:
1922	(A) national and local autism advocacy groups, as available; and
1923	(B) interested parents and professionals; and
1924	(v) does not endorse any specific treatment, therapy, or intervention used for autism.
1925	(4) (a) An organization described in Subsection (3) may apply to the state
1926	superintendent to receive a distribution in accordance with Subsection (3).
1927	(b) An organization that receives a distribution from the state superintendent in
1928	accordance with Subsection (3) shall expend the distribution only to:
1929	(i) pay for autism education and public awareness of programs and related services in
1930	the state;
1931	(ii) enhance programs designed to serve individuals with autism;
1932	(iii) provide support to caregivers providing services for individuals with autism;
1933	(iv) pay administrative costs of the organization; and
1934	(v) pay for academic scholarships and research efforts in the area of autism spectrum
1935	disorder.
1936	(c) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
1937	state board may make rules providing procedures for an organization to apply to the state
1938	superintendent to receive a distribution under Subsection (3).
1939	Section 39. Section <b>53F-9-403</b> is amended to read:
1940	53F-9-403. Kiwanis Education Support Fund.
1941	(1) There is created an expendable special revenue fund known as the "Kiwanis
1942	Education Support Fund."
1943	(2) The fund consists of:
1944	(a) contributions deposited into the fund in accordance with Section [41-1a-422]
1945	<u>41-1a-1603</u> ;
1946	(b) private contributions;
1947	(c) donations or grants from public or private entities; and
1948	(d) money appropriated to the fund by the Legislature.
1949	(3) Subject to Subsection 41-1a-418(2), the State Tax Commission:

1950	(a) shall expend money in the fund to pay the initial costs of ordering and issuing
1951	Kiwanis special group license plates; and
1952	(b) as needed, may expend money in the fund to pay the costs of reordering Kiwanis
1953	special group license plates and decals.
1954	(4) On an annual basis, the State Tax Commission shall:
1955	(a) evaluate the fund's ability to cover the costs described in Subsection (3); and
1956	(b) based on the evaluation described in Subsection (4)(a), adjust the allocation of
1957	contributions described in Subsection (2)(a) deposited into the fund.
1958	Section 40. Section <b>59-10-1319</b> is amended to read:
1959	59-10-1319. Contribution to Clean Air Fund.
1960	(1) (a) There is created an expendable special revenue fund known as the "Clean Air
1961	Fund."
1962	(b) The fund shall consist of all amounts deposited into the fund in accordance with
1963	Subsection (2).
1964	(2) (a) Except as provided in Section 59-10-1304, for a taxable year beginning on or
1965	after January 1, 2017, a resident or nonresident individual who files an individual income tax
1966	return under this chapter may designate on the resident or nonresident individual's individual
1967	income tax return a contribution as provided in this section to be:
1968	(i) deposited into the Clean Air Fund; and
1969	(ii) expended as provided in Subsection (3).
1970	(b) The fund shall also consist of amounts deposited into the fund through:
1971	(i) contributions deposited into the account in accordance with Section [41-1a-422]
1972	<u>41-1a-1603</u> ;
1973	(ii) private contributions; and
1974	(iii) donations or grants from public or private entities.
1975	(3) (a) At least once each year, the commission shall disburse from the Clean Air Fund
1976	all money deposited into the fund since the last disbursement.
1977	(b) The commission shall disburse money under Subsection (3)(a) to the Division of
1978	Air Quality for the purpose of:
1979	(i) providing money for grants to individuals or organizations in the state to fund
1980	activities intended to improve air quality in the state;

1981	(11) enhancing programs designed to educate the public about the importance of air
1982	quality to the health, well-being, and livelihood of individuals in the state; and
1983	(iii) pay the costs of issuing or reordering Clean Air Support special group license plate
1984	decals.
1985	Section 41. Section 61-2-204 is amended to read:
1986	61-2-204. Utah Housing Opportunity Restricted Account.
1987	(1) For purposes of this section, "account" means the Utah Housing Opportunity
1988	Restricted Account created by this section.
1989	(2) There is created in the General Fund a restricted account known as the "Utah
1990	Housing Opportunity Restricted Account."
1991	(3) The account shall be funded by:
1992	(a) contributions deposited into the account in accordance with Section [41-1a-422]
1993	<u>41-1a-1603</u> ;
1994	(b) private contributions; and
1995	(c) donations or grants from public or private entities.
1996	(4) (a) The state treasurer shall invest money in the account according to Title 51,
1997	Chapter 7, State Money Management Act.
1998	(b) The Division of Finance shall deposit interest or other earnings derived from
1999	investment of account money into the General Fund.
2000	(5) The Legislature shall appropriate money in the account to the division.
2001	(6) The division shall distribute the money in the account to one or more charitable
2002	organizations that:
2003	(a) are tax exempt under Section 501(c)(3), Internal Revenue Code; and
2004	(b) have as a primary part of their mission to provide support to organizations that
2005	create affordable housing for those in severe need.
2006	(7) The division may consider a proposal only if it is:
2007	(a) proposed by an organization described in Subsection (6); and
2008	(b) designed to provide support to organizations that create affordable housing for
2009	those in severe need.
2010	(8) (a) An organization described in Subsection (6) may apply to the division to receive
2011	a distribution in accordance with Subsection (6).

2012	(b) An organization that receives a distribution from the division in accordance with
2013	Subsection (6) shall expend the distribution only to provide support to organizations that create
2014	affordable housing for those in severe need.
2015	(9) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
2016	division shall make rules providing procedures for an organization to apply to receive money
2017	under this section.
2018	Section 42. Section <b>62A-1-202</b> is amended to read:
2019	62A-1-202. National Professional Men's Basketball Team Support of Women and
2020	Children Issues Restricted Account.
2021	(1) There is created in the General Fund a restricted account known as the "National
2022	Professional Men's Basketball Team Support of Women and Children Issues Restricted
2023	Account."
2024	(2) The account shall be funded by:
2025	(a) contributions deposited into the account in accordance with Section [41-1a-422]
2026	<u>41-1a-1603</u> ;
2027	(b) private contributions; and
2028	(c) donations or grants from public or private entities.
2029	(3) Upon appropriation by the Legislature, the department shall distribute funds in the
2030	account to one or more charitable organizations that:
2031	(a) qualify as being tax exempt under Section 501(c)(3) of the Internal Revenue Code;
2032	(b) are selected by the owners that, either on an individual or joint basis, own a
2033	controlling interest in a legal entity that is a franchised member of the internationally
2034	recognized national governing body for professional men's basketball in the United States;
2035	(c) are headquartered within the state;
2036	(d) create or support programs that focus on issues affecting women and children
2037	within the state, with an emphasis on health and education; and
2038	(e) have a board of directors that disperses all funds of the organization.
2039	(4) (a) An organization described in Subsection (3) may apply to the department to
2040	receive a distribution in accordance with Subsection (3).
2041	(b) An organization that receives a distribution from the department in accordance with
2042	Subsection (3) shall expend the distribution only to:

(i) create or support programs that focus on issues affecting women and children, with

2044	an emphasis on health and education;
2045	(ii) create or sponsor programs that will benefit residents within the state; and
2046	(iii) pay the costs of issuing or reordering National Professional Men's Basketball
2047	Team Support of Women and Children Issues support special group license plate decals.
2048	(c) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
2049	department may make rules providing procedures for an organization to apply to the
2050	department to receive a distribution under this Subsection (4).
2051	(5) In accordance with Section 63J-1-602.1, appropriations from the account are
2052	nonlapsing.
2053	Section 43. Section <b>62A-4a-608</b> is amended to read:
2054	62A-4a-608. Choose Life Adoption Support Restricted Account.
2055	(1) There is created in the General Fund the "Choose Life Adoption Support Restricted
2056	Account."
2057	(2) The account shall be funded by:
2058	(a) contributions deposited into the Choose Life Adoption Support Restricted Account
2059	in accordance with Section [ <del>41-1a-422</del> ] <u>41-1a-1603</u> ;
2060	(b) appropriations to the account by the Legislature;
2061	(c) private contributions; and
2062	(d) donations or grants from public or private entities.
2063	(3) The Legislature shall appropriate money in the account to the division.
2064	(4) The division shall distribute the funds in the account to one or more charitable
2065	organizations that:
2066	(a) qualify as being tax exempt under Section 501(c)(3) of the Internal Revenue Code;
2067	(b) have as part of their primary mission the support, promotion, and education of
2068	adoption programs; and
2069	(c) are licensed or registered to do business within the state in accordance with state
2070	law.
2071	(5) (a) An organization described in Subsection (4) may apply to the division to receive
2072	a distribution in accordance with Subsection (4).
2073	(b) An organization that receives a distribution from the division in accordance with

2074 Subsection (4) shall expend the distribution only to: 2075 (i) produce and distribute educational and promotional materials on adoption; 2076 (ii) conduct educational courses on adoption; and 2077 (iii) provide other programs that support adoption. 2078 (c) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the 2079 division may make rules providing procedures and requirements for an organization to apply to 2080 the division to receive a distribution under Subsection (4). 2081 Section 44. Section 63G-26-103 is amended to read: 2082 63G-26-103. Protection of personal information. 2083 (1) Except as provided in Subsections (2), (3), and (5), a public agency may not: 2084 (a) require an individual to provide the public agency with personal information or 2085 otherwise compel the release of personal information; 2086 (b) require an entity exempt from federal income tax under Section 501(c) of the 2087 Internal Revenue Code to provide the public agency with personal information or compel the 2088 entity to release personal information; 2089 (c) release, publicize, or otherwise publicly disclose personal information in possession 2090 of a public agency; or 2091 (d) request or require a current or prospective contractor or grantee of the public 2092 agency to provide the public agency with a list of entities exempt from federal income tax 2093 under Section 501(c) of the Internal Revenue Code to which the contractor or grantee has 2094 provided financial or nonfinancial support. 2095 (2) Subsection (1) does not apply to: 2096 (a) a disclosure of personal information required under Title 20A, Election Code, Title 2097 36, Chapter 11, Lobbyist Disclosure and Regulation Act, or any other legal requirement 2098 relating to reporting campaign contributions, campaign expenditures, lobbying disclosures, or 2099 lobbying expenditures: 2100

- (b) a disclosure of personal information expressly required by law:
- 2101 (c) a disclosure of personal information voluntarily made:
- 2102 (i) as part of public comment or in a public meeting; or
- 2103 (ii) in another manner that is publicly accessible:
- 2104 (d) a disclosure of personal information pursuant to a warrant or court order issued by a

2105	court of competent jurisdiction;
2106	(e) a lawful request for discovery of personal information in litigation or a criminal
2107	proceeding;
2108	(f) the use of personal information in a legal proceeding;
2109	(g) a public agency sharing personal information with another public agency in
2110	accordance with the requirements of law; or
2111	(h) a nonprofit created under Title 11, Chapter 13a, Governmental Nonprofit
2112	Corporations Act.
2113	(3) Subsections (1)(a), (b), and (d) do not apply to:
2114	(a) administration or enforcement of Title 13, Chapter 11, Utah Consumer Sales
2115	Practices Act, or Title 13, Chapter 22, Charitable Solicitations Act;
2116	(b) the request or use of personal information necessary to the State Tax Commission's
2117	administration of tax or motor vehicle laws; or
2118	(c) access to personal information by the Office of the Legislative Auditor General or
2119	the state auditor's office to conduct an audit.
2120	(4) A court shall consider whether to:
2121	(a) limit a request for discovery of personal information; or
2122	(b) issue a protective order in relation to the disclosure of personal information
2123	obtained or used in relation to a legal proceeding.
2124	(5) Subsection (1) does not apply to disclosure of a contributor[, as defined in Section
2125	41-1a-422;] to a sponsoring organization [described in Subsection 41-1a-422(3)], as those
2126	terms are defined in Section 41-1a-1601.
2127	Section 45. Section 63I-1-263 is amended to read:
2128	63I-1-263. Repeal dates, Titles 63A to 63N.
2129	(1) In relation to the Utah Transparency Advisory Board, on January 1, 2025:
2130	(a) Section 63A-16-102 is repealed;
2131	(b) Section 63A-16-201 is repealed; and
2132	(c) Section 63A-16-202 is repealed.
2133	(2) Subsection 63A-5b-405(5), relating to prioritizing and allocating capital
2134	improvement funding, is repealed July 1, 2024.
2135	(3) Section 63A-5b-1003, State Facility Energy Efficiency Fund, is repealed July 1,

- 2136 2023.
- 2137 (4) Sections 63A-9-301 and 63A-9-302, related to the Motor Vehicle Review
- 2138 Committee, are repealed July 1, 2023.
- 2139 (5) Title 63C, Chapter 4a, Constitutional and Federalism Defense Act, is repealed July
- 2140 1, 2028.
- 2141 (6) Title 63C, Chapter 6, Utah Seismic Safety Commission, is repealed January 1,
- 2142 2025.
- 2143 (7) Title 63C, Chapter 12, Snake Valley Aquifer Advisory Council, is repealed July 1,
- 2144 2024.
- 2145 (8) Title 63C, Chapter 17, Point of the Mountain Development Commission Act, is
- 2146 repealed July 1, 2023.
- 2147 (9) Title 63C, Chapter 18, Behavioral Health Crisis Response Commission, is repealed
- 2148 July 1, 2023.
- 2149 (10) Title 63C, Chapter 23, Education and Mental Health Coordinating Council, is
- 2150 repealed July 1, 2026.
- 2151 (11) Title 63A, Chapter 16, Part 7, Data Security Management Council, is repealed
- 2152 July 1, 2025.
- 2153 (12) Section 63G-6a-805, which creates the Purchasing from Persons with Disabilities
- 2154 Advisory Board, is repealed July 1, 2026.
- 2155 (13) Title 63G, Chapter 21, Agreements to Provide State Services, is repealed July 1,
- 2156 2025.
- 2157 (14) Title 63H, Chapter 4, Heber Valley Historic Railroad Authority, is repealed July 1,
- 2158 2024.
- 2159 (15) Title 63H, Chapter 8, Utah Housing Corporation Act, is repealed July 1, 2026.
- 2160 (16) Subsection 63J-1-602.1[(17)](15), Nurse Home Visiting Restricted Account is
- 2161 repealed July 1, 2026.
- 2162 (17) (a) Subsection 63J-1-602.1[(61)](59), relating to the Utah Statewide Radio System
- 2163 Restricted Account, is repealed July 1, 2022.
- (b) When repealing Subsection 63J-1-602.1[(61)](59), the Office of Legislative
- 2165 Research and General Counsel shall, in addition to the office's authority under Subsection
- 2166 36-12-12(3), make necessary changes to subsection numbering and cross references.

2167	(18) Subsection 63J-1-602.2(5), referring to dedicated credits to the Utah Marria	ge
2168	Commission, is repealed July 1, 2023.	

- 2169 (19) Subsection 63J-1-602.2(6), referring to the Trip Reduction Program, is repealed 2170 July 1, 2022.
- 2171 (20) Subsection 63J-1-602.2(24), related to the Utah Seismic Safety Commission, is repealed January 1, 2025.
- 2173 (21) Title 63J, Chapter 4, Part 5, Resource Development Coordinating Committee, is repealed July 1, 2027.
- 2175 (22) In relation to the advisory committee created in Subsection 63L-11-305(3), on July 1, 2022:
- 2177 (a) Subsection 63L-11-305(1)(a), which defines "advisory committee," is repealed; and
- 2178 (b) Subsection 63L-11-305(3), which creates the advisory committee, is repealed.
- 2179 (23) In relation to the Utah Substance Use and Mental Health Advisory Council, on January 1, 2023:
- 2181 (a) Sections 63M-7-301, 63M-7-302, 63M-7-303, 63M-7-304, and 63M-7-306 are repealed;
- 2183 (b) Section 63M-7-305, the language that states "council" is replaced with "commission":
- 2185 (c) Subsection 63M-7-305(1) is repealed and replaced with:
- "(1) "Commission" means the Commission on Criminal and Juvenile Justice."; and
- 2187 (d) Subsection 63M-7-305(2) is repealed and replaced with:
- 2188 "(2) The commission shall:
- 2189 (a) provide ongoing oversight of the implementation, functions, and evaluation of the 2190 Drug-Related Offenses Reform Act; and
- 2191 (b) coordinate the implementation of Section 77-18-104 and related provisions in Subsections 77-18-103(2)(c) and (d).".
- 2193 (24) The Crime Victim Reparations and Assistance Board, created in Section 2194 63M-7-504, is repealed July 1, 2027.
- 2195 (25) Title 63M, Chapter 7, Part 6, Utah Council on Victims of Crime, is repealed July 1, 2022.
- 2197 (26) Title 63M, Chapter 11, Utah Commission on Aging, is repealed July 1, 2026.

2198 (27) Title 63N, Chapter 1, Part 5, Governor's Economic Development Coordinating Council, is repealed July 1, 2024.

- (28) Title 63N, Chapter 2, Part 2, Enterprise Zone Act, is repealed July 1, 2028.
- 2201 (29) Section 63N-2-512, related to the Hotel Impact Mitigation Fund, is repealed July 2202 1, 2028.
- 2203 (30) (a) Title 63N, Chapter 2, Part 6, Utah Small Business Jobs Act, is repealed 2204 January 1, 2021.
- 2205 (b) Section 59-9-107 regarding tax credits against premium taxes is repealed for calendar years beginning on or after January 1, 2021.
- 2207 (c) Notwithstanding Subsection(30)(b), an entity may carry forward a tax credit in accordance with Section 59-9-107 if:
- 2209 (i) the person is entitled to a tax credit under Section 59-9-107 on or before December 2210 31, 2020; and
- 2211 (ii) the qualified equity investment that is the basis of the tax credit is certified under 2212 Section 63N-2-603 on or before December 31, 2023.
- 2213 (31) Title 63N, Chapter 4, Part 4, Rural Employment Expansion Program, is repealed 2214 July 1, 2023.
- 2215 (32) Title 63N, Chapter 7, Part 1, Board of Tourism Development, is repealed July 1, 2216 2025.
- 2217 (33) Title 63N, Chapter 9, Part 2, Outdoor Recreational Infrastructure Grant Program, 2218 is repealed January 1, 2028.
- Section 46. Section **63J-1-602.1** is amended to read:

- 2220 63J-1-602.1. List of nonlapsing appropriations from accounts and funds.
- Appropriations made from the following accounts or funds are nonlapsing:
- 2222 (1) The Utah Intracurricular Student Organization Support for Agricultural Education 2223 and Leadership Restricted Account created in Section 4-42-102.
- 2224 (2) The Native American Repatriation Restricted Account created in Section 9-9-407.
- 2225 (3) The Martin Luther King, Jr. Civil Rights Support Restricted Account created in Section 9-18-102.
- 2227 (4) The National Professional Men's Soccer Team Support of Building Communities 2228 Restricted Account created in Section 9-19-102.

2229	(5) Funds collected for directing and administering the C-PACE district created in
2230	Section 11-42a-106.
2231	(6) Money received by the Utah Inland Port Authority, as provided in Section
2232	11-58-105.
2233	(7) The "Latino Community Support Restricted Account" created in Section 13-1-16.
2234	(8) The Clean Air Support Restricted Account created in Section 19-1-109.
2235	(9) The Division of Air Quality Oil, Gas, and Mining Restricted Account created in
2236	Section 19-2a-106.
2237	(10) The Division of Water Quality Oil, Gas, and Mining Restricted Account created in
2238	Section 19-5-126.
2239	(11) The "Support for State-Owned Shooting Ranges Restricted Account" created in
2240	Section 23-14-13.5.
2241	(12) Award money under the State Asset Forfeiture Grant Program, as provided under
2242	Section 24-4-117.
2243	(13) Funds collected from the program fund for local health department expenses
2244	incurred in responding to a local health emergency under Section 26-1-38.
2245	[(14) The Children with Cancer Support Restricted Account created in Section
2246	<del>26-21a-304.</del> ]
2247	[(15)] (14) State funds for matching federal funds in the Children's Health Insurance
2248	Program as provided in Section 26-40-108.
2249	[(16) The Children with Heart Disease Support Restricted Account created in Section
2250	<del>26-58-102.</del> ]
2251	[(17)] (15) The Nurse Home Visiting Restricted Account created in Section 26-63-601.
2252	[(18)] (16) The Technology Development Restricted Account created in Section
2253	31A-3-104.
2254	[(19)] (17) The Criminal Background Check Restricted Account created in Section
2255	31A-3-105.
2256	[(20)] (18) The Captive Insurance Restricted Account created in Section 31A-3-304,
2257	except to the extent that Section 31A-3-304 makes the money received under that section free
2258	revenue.
2259	[(21)] (19) The Title Licensee Enforcement Restricted Account created in Section

2260	31A-23a-415.
2261	[(22)] (20) The Health Insurance Actuarial Review Restricted Account created in
2262	Section 31A-30-115.
2263	[(23)] (21) The Insurance Fraud Investigation Restricted Account created in Section
2264	31A-31-108.
2265	[(24)] (22) The Underage Drinking Prevention Media and Education Campaign
2266	Restricted Account created in Section 32B-2-306.
2267	[(25)] (23) The School Readiness Restricted Account created in Section 35A-15-203.
2268	[(26)] (24) Money received by the Utah State Office of Rehabilitation for the sale of
2269	certain products or services, as provided in Section 35A-13-202.
2270	[(27)] (25) The Oil and Gas Administrative Penalties Account created in Section
2271	40-6-11.
2272	[(28)] (26) The Oil and Gas Conservation Account created in Section 40-6-14.5.
2273	[(29)] (27) The Division of Oil, Gas, and Mining Restricted account created in Section
2274	40-6-23.
2275	[(30)] (28) The Electronic Payment Fee Restricted Account created by Section
2276	41-1a-121 to the Motor Vehicle Division.
2277	[(31)] (29) The Motor Vehicle Enforcement Division Temporary Permit Restricted
2278	Account created by Section 41-3-110 to the State Tax Commission.
2279	[(32)] (30) The Utah Law Enforcement Memorial Support Restricted Account created
2280	in Section 53-1-120.
2281	[(33)] (31) The State Disaster Recovery Restricted Account to the Division of
2282	Emergency Management, as provided in Section 53-2a-603.
2283	[(34)] (32) The Department of Public Safety Restricted Account to the Department of
2284	Public Safety, as provided in Section 53-3-106.
2285	[(35)] (33) The Utah Highway Patrol Aero Bureau Restricted Account created in
2286	Section 53-8-303.
2287	[(36)] (34) The DNA Specimen Restricted Account created in Section 53-10-407.
2288	[(37)] (35) The Canine Body Armor Restricted Account created in Section 53-16-201.
2289	[(38)] (36) The Technical Colleges Capital Projects Fund created in Section
2290	53B-2a-118.

2291	[ <del>(39)</del> ] (37) The Higher Education Capital Projects Fund created in Section
2292	53B-22-202.
2293	[(40)] (38) A certain portion of money collected for administrative costs under the
2294	School Institutional Trust Lands Management Act, as provided under Section 53C-3-202.
2295	[(41)] (39) The Public Utility Regulatory Restricted Account created in Section
2296	54-5-1.5, subject to Subsection 54-5-1.5(4)(d).
2297	[(42)] (40) Funds collected from a surcharge fee to provide certain licensees with
2298	access to an electronic reference library, as provided in Section 58-3a-105.
2299	[ <del>(43)</del> ] (41) Certain fines collected by the Division of Occupational and Professional
2300	Licensing for violation of unlawful or unprofessional conduct that are used for education and
2301	enforcement purposes, as provided in Section 58-17b-505.
2302	[44)] (42) Funds collected from a surcharge fee to provide certain licensees with
2303	access to an electronic reference library, as provided in Section 58-22-104.
2304	[(45)] (43) Funds collected from a surcharge fee to provide certain licensees with
2305	access to an electronic reference library, as provided in Section 58-55-106.
2306	[46) [44) Funds collected from a surcharge fee to provide certain licensees with
2307	access to an electronic reference library, as provided in Section 58-56-3.5.
2308	[ <del>(47)</del> ] (45) Certain fines collected by the Division of Occupational and Professional
2309	Licensing for use in education and enforcement of the Security Personnel Licensing Act, as
2310	provided in Section 58-63-103.
2311	[(48)] (46) The Relative Value Study Restricted Account created in Section 59-9-105.
2312	[ <del>(49)</del> ] (47) The Cigarette Tax Restricted Account created in Section 59-14-204.
2313	[(50)] (48) Funds paid to the Division of Real Estate for the cost of a criminal
2314	background check for a mortgage loan license, as provided in Section 61-2c-202.
2315	[(51)] (49) Funds paid to the Division of Real Estate for the cost of a criminal
2316	background check for principal broker, associate broker, and sales agent licenses, as provided
2317	in Section 61-2f-204.
2318	[(52)] (50) Certain funds donated to the Department of Human Services, as provided in
2319	Section 62A-1-111.
2320	[(53)] (51) The National Professional Men's Basketball Team Support of Women and
2321	Children Issues Restricted Account created in Section 62A-1-202.

2322	[ <del>(54)</del> ] (52) Certain funds donated to the Division of Child and Family Services, as
2323	provided in Section 62A-4a-110.
2324	[ <del>(55)</del> ] (53) The Choose Life Adoption Support Restricted Account created in Section
2325	62A-4a-608.
2326	[(56)] (54) Funds collected by the Office of Administrative Rules for publishing, as
2327	provided in Section 63G-3-402.
2328	[(57)] (55) The Immigration Act Restricted Account created in Section 63G-12-103.
2329	[(58)] (56) Money received by the military installation development authority, as
2330	provided in Section 63H-1-504.
2331	[ <del>(59)</del> ] (57) The Computer Aided Dispatch Restricted Account created in Section
2332	63H-7a-303.
2333	[(60)] (58) The Unified Statewide 911 Emergency Service Account created in Section
2334	63H-7a-304.
2335	[(61)] (59) The Utah Statewide Radio System Restricted Account created in Section
2336	63H-7a-403.
2337	[(62)] (60) The Utah Capital Investment Restricted Account created in Section
2338	63N-6-204.
2339	[(63)] (61) The Motion Picture Incentive Account created in Section 63N-8-103.
2340	[ <del>(64)</del> ] (62) Certain money payable for expenses of the Pete Suazo Utah Athletic
2341	Commission, as provided under Section 63N-10-301.
2342	[(65)] (63) Funds collected by the housing of state probationary inmates or state parole
2343	inmates, as provided in Subsection 64-13e-104(2).
2344	[(66)] (64) Certain forestry and fire control funds utilized by the Division of Forestry,
2345	Fire, and State Lands, as provided in Section 65A-8-103.
2346	[(67)] (65) The Transportation of Veterans to Memorials Support Restricted Account
2347	created in Section 71-14-102.
2348	[(68)] (66) The Amusement Ride Safety Restricted Account, as provided in Section
2349	72-16-204.
2350	[(69)] (67) Certain funds received by the Office of the State Engineer for well drilling
2351	fines or bonds, as provided in Section 73-3-25.
2352	[ <del>(70)</del> ] (68) The Water Resources Conservation and Development Fund, as provided in

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(3) The department shall:

2353	Section 73-23-2.
2354	[ <del>(71)</del> ] <u>(69)</u> Funds donated or paid to a juvenile court by private sources, as provided in
2355	Subsection 78A-6-203(1)(c).
2356	[ <del>(72)</del> ] <u>(70)</u> Fees for certificate of admission created under Section 78A-9-102.
2357	[ <del>(73)</del> ] <u>(71)</u> Funds collected for adoption document access as provided in Sections
2358	78B-6-141, 78B-6-144, and 78B-6-144.5.
2359	[ <del>(74)</del> ] <u>(72)</u> Funds collected for indigent defense as provided in Title 78B, Chapter 22,
2360	Part 4, Utah Indigent Defense Commission.
2361	[(75)] (73) The Utah Geological Survey Oil, Gas, and Mining Restricted Account
2362	created in Section 79-3-403.
2363	[(76)] (74) Revenue for golf user fees at the Wasatch Mountain State Park, Palisades
2364	State Park, and Green River State Park, as provided under Section 79-4-403.
2365	[(77)] (75) Certain funds received by the Division of State Parks from the sale or
2366	disposal of buffalo, as provided under Section 79-4-1001.
2367	[(78)] (76) The Drinking While Pregnant Prevention Media and Education Campaign
2368	Restricted Account created in Section 32B-2-308.
2369	Section 47. Section 71-8-2 is amended to read:
2370	71-8-2. Department of Veterans and Military Affairs created Appointment of
2371	executive director Department responsibilities.
2372	(1) There is created the Department of Veterans and Military Affairs.
2373	(2) The governor shall appoint an executive director for the department, after
2374	consultation with the Veterans Advisory Council, who is subject to Senate confirmation.
2375	(a) The executive director shall be an individual who:
2376	(i) has served on active duty in the armed forces for more than 180 consecutive days;
2377	(ii) was a member of a reserve component who served in a campaign or expedition for
2378	which a campaign medal has been authorized; or
2379	(iii) incurred an actual service-related injury or disability in the line of duty, whether or
2380	not that person completed 180 consecutive days of active duty; and
2381	(iv) was separated or retired under honorable conditions.
2382	(b) Any veteran or veterans group may submit names to the council for consideration.

2304	(a) conduct and supervise an veteran activities as provided in this title;
2385	(b) determine which campaign or combat theater awards are eligible for a support
2386	special group license plate in accordance with [Section 41-1a-418] Title 41, Chapter 1a, Part
2387	16, Support Special Group License Plates;
2388	(c) verify that an applicant for a campaign or combat theater award support special
2389	group license plate is qualified to receive [it] the campaign or combat theater award support
2390	special group license plate;
2391	(d) provide an applicant that qualifies a form indicating the campaign or combat theater
2392	award support special group license plate for which the applicant qualifies;
2393	(e) adopt rules in accordance with Title 63G, Chapter 3, Utah Administrative
2394	Rulemaking Act, to carry out the provisions of this title; and
2395	(f) ensure that any training or certification required of a public official or public
2396	employee, as those terms are defined in Section 63G-22-102, complies with Title 63G, Chapter
2397	22, State Training and Certification Requirements, if the training or certification is required:
2398	(i) under this title;
2399	(ii) by the department; or
2400	(iii) by an agency or division within the department.
2401	(4) (a) The department may award grants for the purpose of supporting veteran and
2402	military outreach, employment, education, healthcare, homelessness prevention, and
2403	recognition events.
2404	(b) The department may award a grant described in Subsection (4)(a) to:
2405	(i) an institution of higher education listed in Section 53B-1-102;
2406	(ii) a nonprofit organization involved in veterans or military-related activities; or
2407	(iii) a political subdivision of the state.
2408	(c) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
2409	department shall make rules for the administration of grants, including establishing:
2410	(i) the form and process for submitting an application to the department;
2411	(ii) the method and criteria for selecting a grant recipient;
2412	(iii) the method and formula for determining a grant amount; and
2413	(iv) the reporting requirements of a grant recipient.
2414	(d) A grant may be awarded by the department only after consultation with the

2413	Veterans Advisory Council.
2416	(5) Nothing in this chapter shall be construed as altering or preempting the provisions
2417	of Title 39, Militia and Armories, as specifically related to the Utah National Guard.
2418	Section 48. Section <b>71-8-4</b> is amended to read:
2419	71-8-4. Veterans Advisory Council Membership Duties and responsibilities -
2420	Per diem and travel expenses.
2421	(1) There is created a Veterans Advisory Council whose purpose is to advise the
2422	executive director of the Department of Veterans and Military Affairs on issues relating to
2423	veterans.
2424	(2) The council shall consist of the following 14 members:
2425	(a) 11 voting members to serve four-year terms:
2426	(i) seven veterans at large appointed by the governor;
2427	(ii) the commander or the commander's designee, whose terms shall last for as long as
2428	they hold that office, from each of the following organizations:
2429	(A) Veterans of Foreign Wars;
2430	(B) American Legion; and
2431	(C) Disabled American Veterans; and
2432	(iii) a representative from the Office of the Governor; and
2433	(b) three nonvoting members:
2434	(i) the executive director of the Department of Veterans and Military Affairs;
2435	(ii) the director of the VA Health Care System or his designee; and
2436	(iii) the director of the VA Benefits Administration Regional Office in Salt Lake City,
2437	or his designee.
2438	(3) (a) Except as required by Subsection (3)(b), as terms of current council members
2439	expire, the governor shall appoint each new or reappointed member to a four-year term
2440	commencing on July 1.
2441	(b) Notwithstanding the requirements of Subsection (3)(a), the governor shall, at the
2442	time of appointment or reappointment, adjust the length of terms to ensure that the terms of
2443	council members are staggered so that approximately half of the members appointed by the
2444	governor are appointed every two years.
2445	(4) When a vacancy occurs in the membership for any reason, the governor shall

2446 appoint a replacement for the unexpired term within 60 days of receiving notice. 2447 (5) Members appointed by the governor may not serve more than three consecutive 2448 terms. 2449 (6) (a) Any veterans group or veteran may provide the executive director with a list of 2450 recommendations for members on the council. 2451 (b) The executive director shall provide the governor with the list of recommendations 2452 for members to be appointed to the council. 2453 (c) The governor shall make final appointments to the council by June 30 of any year in 2454 which appointments are to be made under this chapter. 2455 (7) The council shall elect a chair and vice chair from among the council members 2456 every two years. The chair and vice chair shall each be an individual who: 2457 (a) has served on active duty in the armed forces for more than 180 consecutive days; 2458 (b) was a member of a reserve component who served in a campaign or expedition for 2459 which a campaign medal has been authorized; or 2460 (c) incurred an actual service-related injury or disability in the line of duty, whether or 2461 not that person completed 180 consecutive days of active duty; and 2462 (d) was separated or retired under honorable conditions. 2463 (8) (a) The council shall meet at least once every quarter. 2464 (b) The executive director of the Department of Veterans and Military Affairs may 2465 convene additional meetings, as necessary. 2466 (9) The department shall provide staff to the council. 2467 (10) Six voting members are a quorum for the transaction of business. (11) The council shall: 2468 2469 (a) solicit input concerning veterans issues from veterans' groups throughout the state; 2470 (b) report issues received to the executive director of the Department of Veterans and 2471 Military Affairs and make recommendations concerning them; 2472

- (c) keep abreast of federal developments that affect veterans locally and advise the executive director of them;
- (d) approve, by a majority vote, the use of money generated from veterans license plates under Section [41-1a-422] 41-1a-1603 for veterans programs; and
  - (e) assist the director in developing guidelines and qualifications for:

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2477	(i) participation by donors and recipients in the Veterans Assistance Registry created in
2478	Section 71-12-101; and
2479	(ii) developing a process for providing contact information between qualified donors
2480	and recipients.
2481	(12) A member may not receive compensation or benefits for the member's service, but
2482	may receive per diem and travel expenses in accordance with:
2483	(a) Section 63A-3-106;
2484	(b) Section 63A-3-107; and
2485	(c) rules made by the Division of Finance pursuant to Sections 63A-3-106 and
2486	63A-3-107.
2487	Section 49. Section 71-14-102 is amended to read:
2488	71-14-102. Transportation of Veterans to Memorials Support Restricted
2489	Account.
2490	(1) As used in this section, "department" means the Department of Veterans and
2491	Military Affairs created in Section 71-8-2.
2492	(2) There is created in the General Fund a restricted account known as the
2493	"Transportation of Veterans to Memorials Support Restricted Account."
2494	(3) The account shall be funded by contributions deposited into the account in
2495	accordance with Section [41-1a-422] 41-1a-1603.
2496	(4) Upon appropriation by the Legislature, the department shall distribute funds in the
2497	account to one or more charitable organizations that:
2498	(a) qualify as being tax exempt under Section 501(c)(3) of the Internal Revenue Code;
2499	and
2500	(b) have as a primary mission the transportation of veterans to Washington D.C. to
2501	visit memorials dedicated to honor the service and sacrifice of veterans.
2502	(5) (a) An organization described in Subsection (4) may apply to the department to
2503	receive a distribution in accordance with Subsection (4).
2504	(b) An organization that receives a distribution from the department in accordance with
2505	Subsection (4) shall expend the distribution only:
2506	(i) to facilitate, coordinate, and cover costs of travel to visit veterans memorials in
2507	Washington D.C.; and

2508	(ii) pay the costs of issuing or reordering Transportation of Veterans to Memorials
2509	Support special group license plate decals.
2510	(c) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
2511	department may make rules providing procedures for an organization to apply to the
2512	department to receive a distribution as provided in this section.
2513	(6) In accordance with Section 63J-1-602.1, appropriations from the account are
2514	nonlapsing.
2515	Section 50. Section 72-2-127 is amended to read:
2516	72-2-127. Share the Road Bicycle Support Restricted Account.
2517	(1) There is created in the General Fund the Share the Road Bicycle Support Restricted
2518	Account.
2519	(2) The account shall be funded by:
2520	(a) contributions deposited into the account in accordance with Section [41-1a-422]
2521	<u>41-1a-1603</u> ;
2522	(b) appropriations to the account by the Legislature;
2523	(c) private contributions; and
2524	(d) donations or grants from public or private entities.
2525	(3) The Legislature shall appropriate funds in the account to the department.
2526	(4) The department may expend up to 5% of the money appropriated under Subsection
2527	(3) to administer account distributions in accordance with Subsections (5) and (6).
2528	(5) The department shall distribute contributions in the account to one or more
2529	charitable organizations that:
2530	(a) are exempt from federal income taxation under Section 501(c)(3) of the Internal
2531	Revenue Code;
2532	(b) have as part of their primary mission the promotion and education of:
2533	(i) safe bicycle operation;
2534	(ii) safe motor vehicle operation around bicycles; and
2535	(iii) healthy lifestyles; and
2536	(c) contribute to the start-up fee for the production and administrative costs for
2537	providing a Share the Road Bicycle Support special group license plate in accordance with
2538	Subsection 41-1a-418(2)[ <del>(a)</del> ].

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2539	(6) (a) An organization described in Subsection (5) may apply to the department to
2540	receive a distribution in accordance with Subsection (5).
2541	(b) An organization that receives a distribution from the department in accordance with
2542	Subsection (5) shall expend the distribution only to:
2543	(i) pay the costs of reordering Share the Road Bicycle Support special group license
2544	plate decals;
2545	(ii) produce and distribute materials to educate:
2546	(A) bicyclists and motorists about safe bicycling, sharing the road, and obeying the law
2547	in Utah; and
2548	(B) the public on healthy lifestyles;
2549	(iii) participate in transportation planning that provides accommodations for safe
2550	bicycling;
2551	(iv) promote a network of safe bicycling routes throughout the state; and
2552	(v) provide other programs that promote bicycle safety.
2553	(c) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
2554	department may make rules providing procedures and requirements for an organization to
2555	apply to the department to receive a distribution under Subsection (5).
2556	Section 51. Section <b>72-2-130</b> is amended to read:
2557	72-2-130. Motorcycle Safety Awareness Support Restricted Account.
2558	(1) There is created in the General Fund the Motorcycle Safety Awareness Support
2559	Restricted Account.
2560	(2) The account shall be funded by:
2561	(a) contributions deposited into the account in accordance with Section [41-1a-422]
2562	<u>41-1a-1603</u> ;
2563	(b) appropriations to the account by the Legislature;
2564	(c) private contributions; and
2565	(d) donations or grants from public or private entities.
2566	(3) The Legislature shall appropriate funds in the account to the department.
2567	(4) The department may expend up to 5% of the money appropriated under Subsection
2568	(3) to administer account distributions in accordance with Subsections (5) and (6).
2569	(5) The department shall distribute contributions in the account to one or more

25/0	charitable organizations that:
2571	(a) are exempt from federal income taxation under Section 501(c)(3) of the Internal
2572	Revenue Code;
2573	(b) have as part of their primary mission:
2574	(i) the promotion of motorcycle safety and awareness;
2575	(ii) safe motor vehicle operation around motorcycles; and
2576	(iii) assistance to motorcycle riders who have been involved in an accident that resulted
2577	in hospitalization; and
2578	(c) contribute to the start-up fee for the production and administrative costs for
2579	providing a Motorcycle Safety Awareness Support special group license plate in accordance
2580	with Subsection 41-1a-418(2)[ <del>(a)</del> ].
2581	(6) (a) An organization described in Subsection (5) may apply to the department to
2582	receive a distribution in accordance with Subsection (5).
2583	(b) An organization that receives a distribution from the department in accordance with
2584	Subsection (5) shall expend the distribution only to:
2585	(i) pay the costs of reordering Motorcycle Safety Awareness Support special group
2586	license plate decals;
2587	(ii) produce and distribute materials to educate motorcycle riders and motorists about
2588	motorcycle safety and awareness and obeying the law in Utah;
2589	(iii) promote education on motorcycle safety;
2590	(iv) assist motorcycle riders and families of motorcycle riders who have been involved
2591	in a motorcycle accident resulting in hospitalization; and
2592	(v) provide other programs that promote motorcycle and related traffic safety.
2593	(c) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
2594	department may make rules providing procedures and requirements for an organization to
2595	apply to the department to receive a distribution under Subsection (5).
2596	Section 52. Section <b>78A-2-804</b> is amended to read:
2597	78A-2-804. Guardian Ad Litem Services Account established Funding.
2598	(1) There is created a restricted account in the General Fund known as the Guardian Ad
2599	Litem Services Account, for the purpose of funding the office, in accordance with this part.
2600	(2) The [account] Guardian Ad Litem Services Account shall be funded by [the

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donation described in Subsection 41-1a-422(1)(a)(i)(F)] contributions deposited into the account in accordance with Section 41-1a-1603.

Section 53. Section **79-4-203** is amended to read:

## 79-4-203. Powers and duties of division.

- (1) As used in this section, "real property" includes land under water, upland, and all other property commonly or legally defined as real property.
- (2) The Division of Wildlife Resources shall retain the power and jurisdiction conferred upon the Division of Wildlife Resources by law within state parks and on property controlled by the Division of State Parks with reference to fish and game.
- (3) The division shall permit multiple use of state parks and property controlled by the division for purposes such as grazing, fishing, hunting, camping, mining, and the development and utilization of water and other natural resources.
- (4) (a) The division may acquire real and personal property in the name of the state by all legal and proper means, including purchase, gift, devise, eminent domain, lease, exchange, or otherwise, subject to the approval of the executive director and the governor.
- (b) In acquiring any real or personal property, the credit of the state may not be pledged without the consent of the Legislature.
- (5) (a) Before acquiring any real property, the division shall notify the county legislative body of the county where the property is situated of its intention to acquire the property.
- (b) If the county legislative body requests a hearing within 10 days of receipt of the notice, the division shall hold a public hearing in the county concerning the matter.
- (6) Acceptance of gifts or devises of land or other property is at the discretion of the division, subject to the approval of the executive director and the governor.
- (7) The division shall acquire property by eminent domain in the manner authorized by Title 78B, Chapter 6, Part 5, Eminent Domain.
- (8) (a) The division may make charges for special services and use of facilities, the income from which is available for park purposes.
- (b) The division may conduct and operate those services necessary for the comfort and convenience of the public.
- 2631 (9) (a) The division may lease or rent concessions of all lawful kinds and nature in state

2632	parks and property to persons, partnerships, and corporations for a valuable consideration upon
2633	the recommendation of the board.
2634	(b) The division shall comply with Title 63G, Chapter 6a, Utah Procurement Code, in
2635	selecting concessionaires.
2636	(10) The division shall proceed without delay to negotiate with the federal government
2637	concerning the Weber Basin and other recreation and reclamation projects.
2638	(11) The division shall receive and distribute voluntary contributions collected under
2639	Section [41-1a-422] 41-1a-1603 in accordance with Section 79-4-404.
2640	Section 54. Section <b>79-4-404</b> is amended to read:
2641	79-4-404. Zion National Park Support Programs Restricted Account Creation
2642	Funding Distribution of funds.
2643	(1) There is created within the General Fund the Zion National Park Support Programs
2644	Restricted Account.
2645	(2) The account shall be funded by:
2646	(a) contributions deposited into the account in accordance with Section [41-1a-422]
2647	<u>41-1a-1603</u> ;
2648	(b) private contributions; or
2649	(c) donations or grants from public or private entities.
2650	(3) The Legislature shall appropriate funds in the account to the division.
2651	(4) The board may expend up to 10% of the money appropriated under Subsection (3)
2652	to administer account distributions in accordance with Subsections (5) and (6).
2653	(5) The division shall distribute contributions to one or more organizations that:
2654	(a) are exempt from federal income taxation under Section 501(c)(3), Internal Revenue
2655	Code;
2656	(b) operate under a written agreement with the National Park Service to provide
2657	interpretive, educational, and research activities for the benefit of Zion National Park;
2658	(c) produce and distribute educational and promotional materials on Zion National
2659	Park;
2660	(d) conduct educational courses on the history and ecosystem of the greater Zion
2661	Canyon area; and
2662	(e) provide other programs that enhance visitor appreciation and enjoyment of Zion

2663	National Park.
2664	(6) (a) An organization described in Subsection (5) may apply to the division to receive
2665	a distribution in accordance with Subsection (5).
2666	(b) An organization that receives a distribution from the division in accordance with
2667	Subsection (5) shall expend the distribution only to:
2668	(i) produce and distribute educational and promotional materials on Zion National
2669	Park;
2670	(ii) conduct educational courses on the history and ecosystem of the greater Zion
2671	Canyon area; and
2672	(iii) provide other programs that enhance visitor appreciation and enjoyment of Zion
2673	National Park.
2674	(c) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
2675	division may make rules providing procedures and requirements for an organization to apply to
2676	the division to receive a distribution under Subsection (5).
2677	Section 55. Repealer.
2678	This bill repeals:
2679	Section 26-21a-304, Children with Cancer Support Restricted Account.
2680	Section 26-58-102, Children with Heart Disease Support Restricted Account.
2681	Section 41-1a-422, Support special group license plates Contributor Voluntary
2682	contribution collection procedures.
2683	Section 56. Effective date.
2684	This bill takes effect on January 1, 2023.