1

Utah Lake Authority Amendments

2025 GENERAL SESSION STATE OF UTAH

Chief Sponsor: Brady Brammer

House Sponsor:

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LONG TITLE

General Description:

This bill amends provisions related to the Utah Lake Authority (lake authority).

Highlighted Provisions:

- 7 This bill:
 - modifies certain definitions:
- 9 establishes the lake authority's funding sources;
- establishes a Utah Lake nature and research center with Utah Valley University;
- restructures the appointment process for certain lake authority board members;
- creates requirements for when and how lake authority project area plans must be
- 13 prepared; and
- 14 makes technical changes and corrections.

15 Money Appropriated in this Bill:

- This bill appropriates \$2,152,000 in operating and capital budgets for fiscal year 2025, all
- of which is from the General Fund.
- This bill appropriates \$2,152,000 in transfers to unrestricted funds for fiscal year 2025, all of
- which is from the General Fund.

20 Other Special Clauses:

- 21 None
- 22 Utah Code Sections Affected:
- 23 AMENDS:
- 24 **11-65-101**, as last amended by Laws of Utah 2024, Chapters 53, 438
- 25 **11-65-103**, as enacted by Laws of Utah 2022, Chapter 59
- 26 **11-65-302**, as last amended by Laws of Utah 2023, Chapter 204
- 27 **11-65-401**, as enacted by Laws of Utah 2022, Chapter 59
- 28 ENACTS:
- 29 **11-65-207**, Utah Code Annotated 1953

3.B. 319

- 31 *Be it enacted by the Legislature of the state of Utah:*
- 32 Section 1. Section **11-65-101** is amended to read:
- 33 **11-65-101** . **Definitions**.
- 34 As used in this chapter:
- 35 (1) "Adjacent political subdivision" means a political subdivision of the state with a
- boundary that abuts the lake authority boundary or includes lake authority land.
- 37 (2) "Board" means the lake authority's governing body, created in Section 11-65-301.
- 38 (3) "Lake authority" means the Utah Lake Authority, created in Section 11-65-201.
- 39 (4) "Lake authority boundary" means the boundary:
- 40 (a) defined by recorded boundary settlement agreements between private landowners
- and the Division of Forestry, Fire, and State Lands; and
- 42 (b) that separates privately owned land from Utah Lake sovereign land.
- 43 (5) "Lake authority land" means land on the lake side of the lake authority boundary.
- 44 (6) "Management" means work to coordinate and facilitate the improvement of Utah Lake,
- including work to enhance the long-term viability and health of Utah Lake and to
- produce economic, aesthetic, recreational, environmental, and other benefits for the
- state, consistent with the strategies, policies, and objectives described in this chapter.
- 48 (7) "Management plan" means a plan to conceptualize, design, facilitate, coordinate,
- 49 encourage, and bring about the management of the lake authority land to achieve the
- 50 policies and objectives described in Section 11-65-203.
- 51 (8) "Nonvoting member" means an individual appointed as a member of the board under
- Subsection 11-65-302(6) who does not have the power to vote on matters of lake
- authority business.
- 54 (9) "Project area" means [an area that is identified in a project area plan as the area where
- the management described in the project area plan will occur.] the geographic area
- described in a project area plan or draft project area plan where rehabilitation,
- development, or improvement may occur.
- 58 (10) "Project area budget" means a multiyear projection of annual or cumulative revenues
- and expenses and other fiscal matters pertaining to a project area.
- 60 (11) "Project area plan" means a written plan that, after the plan's effective date, manages
- activity within a project area within the scope of a management plan.
- 62 (12) "Public entity" means:
- 63 (a) the state, including each department, division, or other agency of the state; or
- (b) a county, city, town, school district, special district, special service district, interlocal

65 cooperation entity, community reinvestment agency, or other political subdivision of 66 the state. 67 (13) "Publicly owned infrastructure and improvements": 68 (a) means infrastructure, improvements, facilities, or buildings that: 69 (i) benefit the public; and 70 (ii)(A) are owned by a public entity or a utility; or 71 (B) are publicly maintained or operated by a public entity; and 72 (b) includes: 73 (i) facilities, lines, or systems that provide: 74 (A) water, chilled water, or steam; or 75 (B) sewer, storm drainage, natural gas, electricity, energy storage, clean energy, 76 microgrids, or telecommunications service; and 77 (ii) streets, roads, curbs, gutters, sidewalks, walkways, solid waste facilities, parking 78 facilities, and public transportation facilities. 79 (14) "Sovereign land" means land: 80 (a) lying below the ordinary high water mark of a navigable body of water at the date of 81 statehood; and 82 (b) owned by the state by virtue of the state's sovereignty. 83 (15) "Utah Lake" includes all waters of Utah Lake and all land, whether or not submerged 84 under water, within the lake authority boundary. 85 (16) "Voting member" means an individual appointed as a member of the board under 86 Subsection 11-65-302(2). 87 Section 2. Section 11-65-103 is amended to read: 88 11-65-103. Funding and nonlapsing funds. 89 (1) The lake authority may receive funding from: 90 (a) an appropriation the Legislature provides; 91 (b) federal funds, including federal grants; 92 (c) local government funds; and 93 (d) private donations. 94 (2) [Money the lake authority receives from legislative appropriations is The lake 95 authority's funds described in Subsection (1) are nonlapsing. 96 Section 3. Section 11-65-207 is enacted to read: 97 11-65-207. Nature center and research funding.

(1) As used in this section, "center" means a Utah Lake nature or research center described

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99	in this section.			
100	(2) The lake authority's offices shall be housed at a center affiliated with Utah Valley			
101	University in space provided by Utah Valley University.			
102	(3) The lake authority shall oversee the planning, development, and management of the			
103	center as agreed upon between the lake authority and Utah Valley University.			
104	(4) The lake authority shall partner with Utah Valley University to:			
105	(a) select research the center sponsors or conducts; and			
106	(b) award and provide oversight of any applied research funds associated with the center			
107	to advance research at Utah Lake.			
108	Section 4. Section 11-65-302 is amended to read:			
109	11-65-302 . Number of board members Appointment Vacancies.			
110	(1) The lake authority's board shall consist of 15 members, as provided in Subsection (2).			
111	(2)(a) The governor shall appoint two board members, at least one of whom shall be			
112	from the Governor's Office of Economic Opportunity.			
113	(b) The president of the Senate shall appoint as one board member an individual who			
114	holds office as a member of the Senate and whose Senate district includes an area			
115	within Utah County.			
116	(c) The speaker of the House of Representatives shall appoint as one board member an			
117	individual who holds office as a member of the House of Representatives and whose			
118	House of Representatives district includes an area within Utah County.			
119	(d) The legislative body of Utah County shall appoint a member of the legislative body			
120	of Utah County as a board member.			
121	[(e)(i) The Utah County Council of Governments shall appoint eight board			
122	members, at least one of whom shall be an individual selected from among			
123	individuals designated by chambers of commerce in Utah County, each of which			
124	may recommend an individual for appointment to the board.]			
125	[(ii) Except for a member appointed as designated by a chamber of commerce in			
126	Utah County, all members appointed by the Utah County Council of Governments			
127	shall be elected officials from municipalities whose boundaries are no more than			
128	one half mile from the lake authority boundary.]			
129	[(iii) The initial members appointed by the Utah County Council of Governments			
130	shall include:]			
131	[(A) an individual designated by the legislative body of the city of Lehi;]			
132	[(B) an individual designated by the legislative body of the city of Lindon;]			

133	[(C) an individual designated by the legislative body of the city of Spanish Fork;]		
134	[(D) an individual who is an elected officer of the city of Provo, designated by the		
135	mayor of the city of Provo;]		
136	[(E) an individual who is an elected officer of the city of Orem, designated by the		
137	legislative body of the city of Orem;]		
138	[(F) an individual who is an elected officer of the city of Vineyard, designated by		
139	the legislative body of the city of Vineyard; and]		
140	[(G) an individual who is an elected officer of the city of Saratoga Springs,		
141	designated by the legislative body of the city of Saratoga Springs.]		
142	(e) The Utah County Council of Governments shall appoint eight board members as		
143	follows:		
144	(i) at least one board member shall be a member of a Utah County chamber of		
145	commerce chosen by the council from recommendations received by the chambers		
146	of commerce in Utah County; and		
147	(ii) except as provided in Subsection (2)(e)(iii), the remaining board members who		
148	shall be elected officials appointed by the legislative bodies of municipalities		
149	within a half-mile of the lake authority boundary, including elected officials from		
150	the cities of:		
151	(A) Lehi;		
152	(B) Lindon;		
153	(C) Spanish Fork;		
154	(<u>D</u>) <u>Provo;</u>		
155	<u>(E)</u> Orem;		
156	(F) Vineyard;		
157	(G) Saratoga Springs;		
158	(H) American Fork; and		
159	(I) Genola; and		
160	(iii) notwithstanding Subsection (2)(e)(ii), for an individual representing Provo City,		
161	an individual who is an elected officer of the city of Provo, designated by the		
162	mayor of the city of Provo.		
163	(f) The executive director of the Department of Natural Resources shall appoint one		
164	board member.		
165	(g) The executive director of the Department of Environmental Quality shall appoint one		
166	board member		

167	(3) Appointments required under Subsection (2) shall be made no later than June 1[, 2022]			
168	of each appointing year, in accordance with this section.			
169	(4)(a) A vacancy in the board shall be filled in the same manner under this section as the			
170	appointment of the member whose vacancy is being filled.			
171	(b) An individual appointed to fill a vacancy shall serve the remaining unexpired term of			
172	the member whose vacancy the individual is filling.			
173	(5) A member of the board appointed by the governor, president of the Senate, or speaker			
174	of the House of Representatives serves at the pleasure of and may be removed and			
175	replaced at any time, with or without cause, by the governor, president of the Senate, or			
176	speaker of the House of Representatives, respectively.			
177	(6) The lake authority may appoint nonvoting members of the board and set terms for those			
178	nonvoting members.			
179	(7) Upon a vote of a majority of all board members, the board may appoint a board chair			
180	and any other officer of the board.			
181	(8) The board:			
182	(a) may appoint one or more advisory committees that may include individuals from			
183	impacted public entities, community organizations, environmental organizations,			
184	business organizations, or other organizations or associations; and			
185	(b) shall appoint an advisory committee to advise on:			
186	(i) water rights, water projects, and water facilities associated with Utah Lake; and			
187	(ii) recreation and avian and other wildlife activities on Utah Lake.			
188	Section 5. Section 11-65-401 is amended to read:			
189	11-65-401. Determination when a project area plan is required Preparation of			
190	project area plan Required contents of project area plan.			
191	(1) The lake authority shall prepare a project area plan when:			
192	(a) the project will be funded in whole or in part by property tax revenue;			
193	(b) the project meets or exceeds a minimum acreage of land threshold the lake authority			
194	sets; and			
195	(c) the land for the project area is owned by multiple parties.			
196	(2) The lake authority shall ensure a project plan:			
197	(a) effectuates a public purpose;			
198	(b) provides a public benefit;			
199	(c) is economically sound and feasible; and			

(d) aligns with the lake authority's goals.

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201	[(1)] (3)(a) The lake authority board's adoption of a project area plan is governed by this			
202	part.			
203	(b) In order to adopt a project area plan, the lake authority board shall:			
204	(i) prepare a draft project area plan;			
205	(ii) give notice as required under Subsection 11-65-402(2);			
206	(iii) hold the public meetings required under Subsection 11-65-402(1) at least 30 day			
207	apart; and			
208	(iv) after holding the required public meetings and subject to Subsection (1)(c), ado			
209	the draft project area plan as the project area plan.			
210	(c)(i) The lake authority board may not adopt the project area plan until at least 30			
211	days after the last public meeting under Section 11-65-402.			
212	(ii) Before adopting a draft project area plan as the project area plan, the lake			
213	authority board may make modifications to the draft project area plan that the			
214	board considers necessary or appropriate.			
215	(d)(i) A lease or development agreement that the lake authority enters before the			
216	creation of a project area shall provide that the board is not required to create a			
217	project area.			
218	(ii) The lake authority may not be required to pay any amount or incur any loss or			
219	penalty for the board's failure to create a project area.			
220	[(2)] (4) Each project area plan and draft project area plan shall contain:			
221	(a) a legal description of the boundary of the project area that is the subject of the project			
222	area plan;			
223	(b) the lake authority's purposes and intent with respect to the project area;			
224	(c) a description of any management proposed to occur within the project area; and			
225	(d) the board's findings and determination that:			
226	(i) there is a need to effectuate a public purpose;			
227	(ii) there is a public benefit to the proposed management project;			
228	(iii) it is economically sound and feasible to adopt and carry out the project area pla			
229	and			
230	(iv) carrying out the project area plan will promote the purposes of the lake authority,			
231	as stated in Section 11-65-203.			
232	Section 6. FY 2025 Appropriations.			
233	The following sums of money are appropriated for the fiscal year beginning July 1,			
234	2024, and ending June 30, 2025. These are additions to amounts previously appropriated for			

235	fiscal year 2025.			
236	Subsection 6(a). Operating and Capital Budgets			
237	Under the terms and conditions of Title 63J, Chapter 1, Budgetary Procedures Act, the			
238	Legislature appropriates the following sums of money from the funds or accounts indicated for			
239	the use and support of the government of the state of Utah.			
240	ITEM 1 To Utah Valley University - Education and General			
241	From General Fund, One-time	2,152,000		
242	Schedule of Programs:			
243	Public Service	2,152,000		
244	Subsection 6(b). Transfers to Unrestricted Funds			
245	The Legislature authorizes the State Division of Finance to transfer the following			
246	amounts to the unrestricted General Fund, Income Tax Fund, or Uniform School Fund, as			
247	indicated, from the restricted funds or accounts indicated. Expenditures and outlays from the			
248	General Fund, Income Tax Fund, or Uniform School Fund must be authorized by an			
249	appropriation.			
250	ITEM 2 To General Fund			
251	From Nonlapsing Balances - Department of Natural			
252	Resources - DNR Pass Through, One-time	2,152,000		
253	Schedule of Programs:			
254	General Fund, One-time	2,152,000		
255	Section 7. Effective Date.			
256	This bill takes effect on May 7, 2025.			