$\begin{tabular}{lll} $\Phi$ & Approved for Filing: RLR & $\Phi$ & $\Phi$ & 01-15-01 8:53 AM & $\Phi$ & $\Phi$$ 

1	INDIVIDUAL INCOME TAX RELIEF FOR
2	LOW-INCOME INDIVIDUALS AND RELATED
3	STATE TAX COMMISSION AMENDMENTS
4	2001 GENERAL SESSION
5	STATE OF UTAH
6	Sponsor: Lyle W. Hillyard
7	Millie M. Peterson
8	This act modifies the Individual Income Tax Act by establishing an income level below which
9	a taxpayer is not subject to state individual income taxes. The act amends the authority of
10	the State Tax Commission to prescribe tax tables. This act defines terms, repeals obsolete
11	language, and makes technical changes. This act takes effect for taxable years beginning on
12	or after January 1, 2002.
13	This act affects sections of Utah Code Annotated 1953 as follows:
14	AMENDS:
15	59-10-104, as last amended by Chapter 333, Laws of Utah 1996
16	59-10-105, as last amended by Chapter 213, Laws of Utah 1988
17	59-10-116, as renumbered and amended by Chapter 2, Laws of Utah 1987
18	ENACTS:
19	<b>59-10-104.1</b> , Utah Code Annotated 1953
20	Be it enacted by the Legislature of the state of Utah:
21	Section 1. Section <b>59-10-104</b> is amended to read:
22	59-10-104. Tax basis Rates.
23	[(1) For taxable years beginning on or after January 1, 1996, but beginning before January
24	1, 1997, a tax is imposed on the state taxable income, as defined in Section 59-10-112, of every
25	resident individual as follows:]
26	[(a) For an individual, other than a husband and wife or head of household required to use
27	the tax table under Subsection (1)(b), the tax under this section is imposed in accordance with the



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28	following table:]	
29	[If the state taxable income is:	The tax is:]
30	[Less than or equal to \$750	2.55% of the state taxable income]
31	[Greater than \$750 but less than or equal	\$19, plus 3.5% of state taxable income]
32	[to \$1,500	greater than \$750]
33	[Greater than \$1,500 but less than or equal	\$45, plus 4.4% of state taxable income]
34	[to \$2,250	greater than \$1,500]
35	[Greater than \$2,250 but less than or equal	\$78, plus 5.35% of state taxable income]
36	[to \$3,000	greater than \$2,250]
37	[Greater than \$3,000 but less than or equal	\$119, plus 6% of state taxable income]
38	[to \$3,750	greater than \$3,000]
39	[Greater than \$3,750	\$164, plus 7% of state taxable income]
40		[greater than \$3,750]
41	[(b) For a husband and wife filing a singl	e return jointly, or a head of household as defined
42	in Section 2(b), Internal Revenue Code, filing a s	ingle return, the tax under this section is imposed
43	in accordance with the following table:]	
44	[If the state taxable income is:	The tax is:]
45	[Less than or equal to \$1,500	2.55% of the state taxable income]
46	[Greater than \$1,500 but less than or equal	\$38, plus 3.5% of state taxable income]
47	[ <del>to \$3,000</del>	greater than \$1,500]
48	[Greater than \$3,000 but less than or equal	\$91, plus 4.4% of state taxable income]
49	[ <del>to \$4,500</del>	greater than \$3,000]
50	[Greater than \$4,500 but less than or equal	\$157, plus 5.35% of state taxable income]
51	[to \$6,000	greater than \$4,500]
52	[Greater than \$6,000 but less than or equal	\$237, plus 6% of state taxable income]
53	[ <del>to \$7,500</del>	greater than \$6,000]
54	[Greater than \$7,500	\$327, plus 7% of state taxable income]
55		[greater than \$7,500]
56	[(2) For] (1) Except as provided in Subst	ection (2), for taxable years beginning on or after
57	January 1, 1997, a tax is imposed on the state tax	able income, as defined in Section 59-10-112,
58	of every resident individual as follows:	

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59	(a) For an individual, other than a husb	and and wife or head of household required to use
60	the tax table under Subsection $[\frac{(2)}{(1)}]$ $\underline{(1)}(b)$ , the t	ax under this section is imposed in accordance with
61	the following table:	
62	If the state taxable income is:	The tax is:
63	Less than or equal to \$750	2.3% of the state taxable income
64	Greater than \$750 but less than or equal	\$17, plus 3.3% of state taxable income
65	to \$1,500	greater than \$750
66	Greater than \$1,500 but less than or equal	\$42, plus 4.2% of state taxable income
67	to \$2,250	greater than \$1,500
68	Greater than \$2,250 but less than or equal	\$74, plus 5.2% of state taxable income
69	to \$3,000	greater than \$2,250
70	Greater than \$3,000 but less than or equal	\$113, plus 6% of state taxable income
71	to \$3,750	greater than \$3,000
72	Greater than \$3,750	\$158, plus 7% of state taxable income
73		greater than \$3,750
74	(b) For a husband and wife filing a sing	gle return jointly, or a head of household as defined
75	in Section 2(b), Internal Revenue Code, filing a	single return, the tax under this section is imposed
76	in accordance with the following table:	
77	If the state taxable income is:	The tax is:
78	Less than or equal to \$1,500	2.3% of the state taxable income
79	Greater than \$1,500 but less than or equal	\$35, plus 3.3% of state taxable income
80	to \$3,000	greater than \$1,500
81	Greater than \$3,000 but less than or equal	\$84, plus 4.2% of state taxable income
82	to \$4,500	greater than \$3,000
83	Greater than \$4,500 but less than or equal	\$147, plus 5.2% of state taxable income
84	to \$6,000	greater than \$4,500
85	Greater than \$6,000 but less than or equal	\$225, plus 6% of state taxable income
86	to \$7,500	greater than \$6,000
87	Greater than \$7,500	\$315, plus 7% of state taxable income
88		greater than \$7,500
89	(2) Subsection (1) does not apply to a re	esident individual exempt from taxation under

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90	<u>Section 59-10-104.1.</u>
91	Section 2. Section <b>59-10-104.1</b> is enacted to read:
92	59-10-104.1. Exemption from taxation.
93	(1) For purposes of this section:
94	(a) "personal exemptions" means the total exemption amount an individual is allowed to
95	claim for the taxable year under Section 151, Internal Revenue Code, for:
96	(i) the individual;
97	(ii) the individual's spouse; and
98	(iii) the individual's dependents; and
99	(b) "standard deduction":
100	(i) except as provided in Subsection (1)(b)(ii), means the standard deduction an individual
101	is allowed to claim for the taxable year under Section 63, Internal Revenue Code; and
102	(ii) notwithstanding Subsection (1)(b)(i), does not include an additional amount allowed
103	under Section 63(f), Internal Revenue Code, for an individual or an individual's spouse who is:
104	(A) blind; or
105	(B) 65 years of age or older.
106	(2) For taxable years beginning on or after January 1, 2002, an individual is exempt from
107	a tax imposed by Section 59-10-104, 59-10-105, or 59-10-116 if the individual's adjusted gross
108	income on the individual's federal individual income tax return for the taxable year is less than or
109	equal to the sum of the individual's:
110	(i) personal exemptions for that taxable year; and
111	(ii) standard deduction for that taxable year.
112	Section 3. Section <b>59-10-105</b> is amended to read:
113	59-10-105. Optional tax.
114	[In lieu of the tax imposed under Section 59-10-104 there is hereby imposed]
115	(1) (a) Except as provided in Subsection (4), for [each] taxable [year] years beginning on
116	or after [December 31, 1972] January 1, 2002, if the commission prescribes state individual
117	income tax tables in accordance with Subsection (2), a tax is imposed as provided in this section
118	on the state taxable income of [every] an individual who elects to compute [his] the individual's
119	income tax in accordance with the state individual income tax tables prescribed [in Section 3 of
120	the Internal Revenue Code, a tax computed in accordance with the tax tables applicable to such

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121	taxable year as prescribed by the commission. Such an electing taxpayer] by the commission.
122	(b) An individual who pays a tax imposed by this section is not subject to the tax imposed
123	by Section 59-10-104.
124	(2) The commission may prescribe state individual income tax tables:
125	(a) for a taxable year;
126	(b) for purposes of computing the tax authorized by this section; and
127	(c) if the state individual income tax tables are substantially in accordance with Section
128	3, Internal Revenue Code, except that the commission shall use:
129	(i) the tax rates and tax brackets provided for in Section 59-10-104;
130	(ii) state taxable income as defined in Section 59-10-112; and
131	(iii) any other provision of this chapter necessary to prescribe state individual income tax
132	tables under this section.
133	(3) An individual electing to compute the individual's income tax in accordance with this
134	section shall use the:
135	(a) standard deduction as provided in Section 63(c) [of the], Internal Revenue Code; and
136	[the]
137	(b) number and amount of exemptions allowed by Section 151 [of the]. Internal Revenue
138	Code.
139	(4) This section does not apply to an individual exempt from taxation under Section
140	<u>59-10-104.1.</u>
141	Section 4. Section <b>59-10-116</b> is amended to read:
142	59-10-116. Tax on nonresident individual's state taxable income.
143	(1) For purposes of this section:
144	(a) "state income tax percentage" means a percentage equal to a nonresident individual's
145	federal adjusted gross income for the taxable year received from Utah sources, as determined under
146	Section 59-10-117, divided by the nonresident individual's total federal adjusted gross income for
147	that taxable year; and
148	(b) "state taxable income" means the product of a nonresident individual's:
149	(i) federal taxable income, as defined in Section 59-10-111, with the modifications,
150	subtractions, and adjustments provided for in Section 59-10-114; and
151	(ii) \$ [ state income tax percentage.] TAX IMPOSED UNDER SECTION 59-10-104 s

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152	[A] (2) § (a) § Except as provided in Subsection (3), a tax is [hereby] imposed as provided
152a	<u>in this</u>
153	section on the state taxable income[, as defined in Sections 59-10-111 and 59-10-112, of every]
154	calculated under this section of a nonresident individual \$ [in accordance with the ] \$ [schedules]
154a	Ş [ <del>-tables</del> ]
155	[provided for in Section 59-10-104] § [, but the individual's Utah tax shall be only the portion of the
156	resident tax so calculated as the individual's federal adjusted gross income received from Utah
157	sources (determined under Section 59-10-117) bears to the individual's total federal adjusted gross
158	income for the same taxable year].
158a	\$ (b) THE TAX UNDER THIS SECTION SHALL BE CALCULATED BY MULTIPLYING THE
158b	NONRESIDENT INDIVIDUAL'S STATE TAXABLE INCOME BY THE NONRESIDENT INDIVIDUAL'S
158c	STATE INCOME TAX PERCENTAGE. §
159	(3) This section does not apply to a nonresident individual exempt from taxation under
160	Section 59-10-104.1.
161	Section 5. Effective date.
162	This act takes effect for taxable years beginning on or after January 1, 2002.

## Legislative Review Note as of 1-11-01 12:45 PM

A limited legal review of this legislation raises no obvious constitutional or statutory concerns.

Office of Legislative Research and General Counsel