



# House of Representatives *State of Utah*

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February 3, 2004

Mr. Speaker:

The Revenue and Taxation Committee reports a favorable recommendation on **H.B. 239**, SEXUALLY EXPLICIT BUSINESS AND ESCORT SERVICE TAX, by Representative D. Bourdeaux, with the following amendments:

1. *Page 3, Lines 79 through 80:*

79           (1) A tax is imposed on a sexually explicit business equal to 10% of amounts paid  
              to or  
80           charged by the sexually explicit business for the following transactions:

2. *Page 4, Lines 97 through 98:*

97           (b) is ~~[[not]]~~ subject to ~~[[any]]~~ an agreement sales ~~[[or]]~~ and  
              use tax [collected or paid] under Chapter 12, Sales and  
98           Use Tax Act.

3. *Page 5, Lines 132 through 134:*

132           (b) (i) The monies in the fund shall be invested by the state treasurer pursuant to  
              Title 51,  
133           Chapter 7, State Money Management Act ~~[[, except that]]~~ .  
              (ii) - ~~[[all]]~~ All interest or other earnings derived  
134           from the fund monies shall be deposited in the fund.

Respectfully,

Wayne A. Harper  
Committee Chair

Voting: 9-5-0

3 HB0239.HC1.WPD 2/3/04 5:31 pm howe/BRH TCL/RCN

Bill Number



HB0239

Action Class



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Action Code



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