



# House of Representatives *State of Utah*

UTAH STATE CAPITOL COMPLEX • 350 STATE CAPITOL  
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February 19, 2008

Mr. Speaker:

The Revenue and Taxation Committee reports a favorable recommendation on **1st Sub. S.B. 45**, INVENTORY FOR COMPETITIVE ACTIVITIES OF LOCAL ENTITIES, by Senator H. Stephenson, with the following amendments:

1. *Page 2, Lines 30 through 40:*

- 30           (1) As used in this section:
- 31           (a) "Competitive activity" means an activity engaged in by a city or an entity created  
by  
32 ~~the city~~ {~~;~~
- 33 ~~—(i) that is not a core governmental activity; and~~
- 34 ~~—(ii)—~~ by which the city or an entity created by the city provides a good or service  
that is  
35 substantially similar to a good or service that is provided by a person:
- 36           ~~{(A)}~~ (i) who is not an entity of the federal government, state government,  
or a political  
37 subdivision of the state; and
- 38           ~~{(B)}~~ (ii) within the boundary of the county in which the city is located.
- 39           (b) (i) Subject to Subsection (1)(b)(ii), "entity created by the city" includes:
- 40           (A) an entity created by an interlocal agreement under Title 11, Chapter 13, Interlocal

2. *Page 2, Lines 46 through 52:*

- 46           (2) The governing body of a city of the first or second class shall by no later than  
June  
47 30, 2009, create an inventory of activities of the city or an entity created by the city to ~~:~~
- 48 (a) classify  
whether an activity is {~~;~~
- 49 ~~—(a)—~~ a competitive activity; {~~or~~
- 50 ~~—(b) an inherently governmental activity;~~ and

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**(b) identify efforts that have been made to privatize aspects of the activity** .

51           (3) The governing body of a city of the first or second class shall update the  
inventory  
52           created under this section at least every two years.

3. *Page 3, Lines 59 through 68:*

59           (1) As used in this section:  
60           (a) "Competitive activity" means an activity engaged in by a county or an entity  
created  
61           by the county {:  
62           —(i) that is not a core governmental activity; and  
63           —(ii)—} by which the county or an entity created by the county provides a good or  
service  
64           that is substantially similar to a good or service that is provided by a person:  
65           {(A)} (i) who is not an entity of the federal government, state government,  
or a political  
66           subdivision of the state; and  
67           {(B)} (ii) within the boundary of the county.  
68           (b) (i) Subject to Subsection (1)(b)(ii), "entity created by the county" includes:

4. *Page 3, Lines 75 through 81:*

75           (2) The governing body of a county of the first or second class shall by no later than  
76           June 30, 2009, create an inventory of activities of the county or an entity created by the  
county  
77           to :  
(a)           classify whether an activity is {:  
78           —(a)} a competitive activity; {or  
79           —(b) an inherently governmental activity} and  
**(b) identify efforts that have been made to privatize aspects of the activity** .  
80           (3) The governing body of a county of the first or second class shall update the  
81           inventory created under this section at least every two years.

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Respectfully,

John Dougall  
Committee Chair

Voting: 10-0-4

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