59	[(ii) tax policy of the state and the political subdivisions.]
60	[(2) The review commission may advise the governor, the Legislature, and political
61	subdivisions on any proposed change of tax laws or tax policy.]
61a	$\hat{S} \rightarrow \underline{(1) \text{ the governor}};$
62	[(1)] (2) \leftarrow \$\hat{S}\$ the Legislature in a joint resolution of the Legislature; \$\hat{S} \to \hat{H} \to [\fi] or [\fi] \leftar{H}
63	$[\underbrace{(2)}]$ (3) \leftarrow \$ the Legislative Management Committee \Rightarrow
63a	$[\underline{(4)} \text{ a Revenue and Taxation interim or standing committee} \leftarrow \hat{S} .] \leftarrow \hat{H}$
64	Section 2. Section 59-1-904 is amended to read:
65	59-1-904. Public hearings.
66	The review commission may hold public hearings it considers advisable and in various
67	locations within the state so that all interested persons who are citizens of this state may be
68	afforded an opportunity to appear and present their views in respect to any subject relating to
69	the work of the review commission <u>under Section 59-1-903</u> .
70	Section 3. Section 59-1-905 is amended to read:
71	59-1-905. Per diem and travel expenses.
72	[(1)] A member may not receive compensation or benefits for the member's service,
73	but may receive per diem and travel expenses in accordance with:
74	[(a)] <u>(1)</u> Section 63A-3-106;
75	[(b)] <u>(2)</u> Section 63A-3-107; and
76	[(c)] (3) rules made by the Division of Finance pursuant to Sections 63A-3-106 and
77	63A-3-107.
78	[(2) Prior to the convening of the Legislature in annual general session, the review
79	commission shall submit its recommendations to the members of the Legislature and to the
80	governor.]
81	Section 4. Section 59-5-102 is amended to read:
82	59-5-102. Severance tax Rate Computation Annual exemption Tax credit
83	Tax rate reduction Study by Revenue and Taxation Interim Committee.
84	(1) Each person owning an interest, working interest, royalty interest, payments out of
85	production, or any other interest, in oil or gas produced from a well in the state, or in the
86	proceeds of the production, shall pay to the state a severance tax on the basis of the value
87	determined under Section 59-5-103.1 of the oil or gas:
88	(a) produced; and
89	(b) (i) saved;

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1299	[(ii) the Revenue and Taxation Interim Committee.]
1300	[(3) Notwithstanding Subsection (2):]
1301	[(a) the Utah Tax Review Commission] The Revenue and Taxation Interim Committee
1302	shall <u>:</u>
1303	(1) review Subsection 59-12-104(28) before October 1 of the year after the year in
1304	which Congress permits a state to participate in the special supplemental nutrition program
1305	under 42 U.S.C. Sec. 1786 even if state or local sales taxes are collected within the state on
1306	purchases of food under that program;
1307	[(b) the Utah Tax Review Commission shall] (2) review Subsection 59-12-104(21)
1308	before October 1 of the year after the year in which Congress permits a state to participate in
1309	the food stamp program under the Food Stamp Act, 7 U.S.C. Sec. 2011 et seq., even if state or
1310	local sales taxes are collected within the state on purchases of food under that program; and
1311	[(c) the Utah Tax Review Commission shall] (3) review Subsection 59-12-104(62)
1312	before the October 2011 interim meeting.
1313	Section 20. Section 63I-3-203 is amended to read:
1314	63I-3-203. Duties.
1315	[(1) Subject to Subsection (2), the Utah Constitutional Revision Commission shall:]
1316	[(a) conduct a comprehensive examination of the Utah Constitution, as amended, and
1317	make recommendations to the governor and the Legislature as to specific proposed
1318	constitutional amendments to implement the commission's recommendations for changes in the
1319	constitution; and]
1320	[(b) upon request of the governor, president of the Senate, speaker of the House of
1321	Representatives, minority leader of the Senate, minority leader of the House, or the legislative
1322	sponsor of a resolution to amend the Utah Constitution, advise the governor and the Legislature
1323	on any proposed constitutional amendment or revision.]
1324	[(2) The commission may not make a recommendation on a proposed constitutional
1325	amendment after both houses of the Legislature have taken final action on it, unless requested
1326	to do so by the governor, the president of the Senate, or the speaker of the House of
1327	Representatives.]
1328	(1) The commission shall advise the Ŝ→ governor and the ←Ŝ Legislature on proposals to
1328a	amend the Utah
1329	Constitution $\hat{S} \rightarrow , \leftarrow \hat{S}$ as $\hat{S} \rightarrow \underline{requested by}$ $\hat{H} \rightarrow :$
1329a1	$(a) \leftarrow \hat{H} \text{ the governor } \hat{H} \rightarrow [or by];$
1329a2	(b) ←Ĥ ←Ŝ the Legislature
1329a	$\hat{S} \rightarrow [\underline{\text{requests in}}] \hat{H} \rightarrow [\underline{\text{through}}] \underline{\text{in}} \leftarrow \hat{H} \leftarrow \hat{S} \underline{\text{a joint resolution of the Legislature}} \hat{H} \rightarrow [\underline{:}] \underline{; \text{ or}}$
1329b	(c) the Legislative Management Committee. ←Ĥ