L	PROPERTY TAX AND APPRAISER AMENDMENTS	
2	2013 GENERAL SESSION	
3	STATE OF UTAH	
4	Chief Sponsor: Gage Froerer	
5	Senate Sponsor: Howard A. Stephenson	
5 7	LONG TITLE	
3	General Description:	
)	This bill makes changes related to property appraiser licensing requirements and	
)	property tax appeals.	
l	Highlighted Provisions:	
	This bill:	
	 establishes requirements related to county property tax appeal hearing officers; 	
	 addresses the consideration and weighing of evidence in a property tax appeal; 	
	defines terms;	
	► allows a person to present evidence or provide property tax information on behalf of	
	another person in a property tax appeal under certain circumstances;	
	 addresses the duties of a county relative to a property tax appeal; 	
	 exempts certain persons presenting evidence or providing property tax information 	
	from appraiser licensing provisions in certain circumstances;	
	addresses contingent fees;	
	 prohibits the use of certain terms by a person providing a price estimate or property 	
	tax information for a property tax appeal; and	
	makes technical and conforming changes.	
í	Money Appropriated in this Bill:	
	None	
•	Other Special Clauses:	
}	None	
)	Utah Code Sections Affected:	

30	AMENDS:	
31	59-2-1001 , as last amended by Laws of Utah 1993, Chapter 227	
32	59-2-1004 , as last amended by Laws of Utah 2012, Chapter 85	
33	59-2-1006 , as last amended by Laws of Utah 1992, Chapter 288	
34	61-2g-301 , as last amended by Laws of Utah 2012, Chapters 166 and 384	
35	61-2g-406, as renumbered and amended by Laws of Utah 2011, Chapter 289	
36	61-2g-407, as renumbered and amended by Laws of Utah 2011, Chapter 289	
37	ENACTS:	
38	59-2-1017 , Utah Code Annotated 1953	
39		
40	Be it enacted by the Legislature of the state of Utah:	
41	Section 1. Section 59-2-1001 is amended to read:	
42	59-2-1001. County board of equalization Public hearings Hearing officers	
43	Notice of decision Rulemaking.	
44	(1) The county legislative body is the county board of equalization and the county	
45	auditor is the clerk of the county board of equalization.	
46	(2) The county board of equalization shall adjust and equalize the valuation and	
47	assessment of the real and personal property within the county, subject to regulation and	
48	control by the commission, as prescribed by law. The county board of equalization shall meet	
49	and hold public hearings each year to examine the assessment roll and equalize the assessment	
50	of property in the county, including the assessment for general taxes of all taxing entities	
51	located in the county.	
52	[(3) For the purpose of this chapter, the county board of equalization may appoint	
53	hearing officers for the purpose of examining applicants and witnesses. The hearing officers]	
54	(3) (a) Except as provided in Subsection (3)(d), a county board of equalization may:	
55	(i) appoint an appraiser licensed in accordance with Title 61, Chapter 2g, Real Estate	
56	Appraiser Licensing and Certification Act, as a hearing officer for the purpose of examining an	
57	applicant or a witness; or	

(ii) appoint an individual who is not licensed in accordance with Title 61, Chapter 2g,
Real Estate Appraiser Licensing and Certification Act, as a hearing officer for the purpose of
examining an applicant or a witness if the county board of equalization determines that the
individual has competency relevant to the work of a hearing officer, including competency in:
(A) real estate;
(B) finance;
(C) economics;
(D) public administration; or
(E) law.
(b) Except as provided in Subsection (3)(d), beginning on January 1, 2014, a county
board of equalization may only allow an individual to serve as a hearing officer for the
purposes of examining an applicant or a witness if the individual has completed a course the
commission:
(i) develops in accordance with Subsection (3)(c)(i); or
(ii) approves in accordance with Subsection (3)(c)(ii).
(c) (i) On or before January 1, 2014, the commission shall develop a hearing officer
training course that includes training in property valuation and administrative law.
(ii) In addition to the course the commission develops in accordance with Subsection
(3)(c)(i), the commission may approve a hearing officer training course provided by a county or
a private entity if the course includes training in property valuation and administrative law.
(d) A county board of equalization may not appoint a person employed by an assessor's
office as a hearing officer.
(e) A hearing officer shall transmit [their] the hearing officer's findings to the board,
where a quorum shall be required for final action upon any application for exemption, deferral,
reduction, or abatement.
(4) The clerk of the board of equalization shall notify the taxpayer, in writing, of any
decision of the board. The decision shall include any adjustment in the amount of taxes due on
the property resulting from a change in the taxable value and shall be considered the corrected

86	tax	notice
86	tax	notice

- (5) During the session of the board, the assessor or any deputy whose testimony is needed shall be present[7] and may make any statement or introduce and examine witnesses on questions before the board.
 - (6) The county board of equalization may make and enforce any rule which is consistent with statute or commission rule[5] and necessary for the government of the board, the preservation of order, and the transaction of business.
 - Section 2. Section **59-2-1004** is amended to read:
- 59-2-1004. Appeal to county board of equalization -- Real property -- Time period for appeal -- Decision of board -- Extensions approved by commission -- Appeal to commission.
- (1) (a) A taxpayer dissatisfied with the valuation or the equalization of the taxpayer's real property may make an application to appeal by:
- (i) filing the application with the county board of equalization within the time period described in Subsection (2); or
- (ii) making an application by telephone or other electronic means within the time period described in Subsection (2) if the county legislative body passes a resolution under Subsection [(5)] (7) authorizing applications to be made by telephone or other electronic means.
- (b) The contents of the application shall be prescribed by rule of the county board of equalization.
- (2) (a) Except as provided in Subsection (2)(b), for purposes of Subsection (1), a taxpayer shall make an application to appeal the valuation or the equalization of the taxpayer's real property on or before the later of:
 - (i) September 15 of the current calendar year; or
- 111 (ii) the last day of a 45-day period beginning on the day on which the county auditor
 112 mails the notice under Section 59-2-919.1.
- 113 (b) Notwithstanding Subsection (2)(a), in accordance with Title 63G, Chapter 3, Utah

114 Administrative Rulemaking Act, the commission shall make rules providing for circumstances 115 under which the county board of equalization is required to accept an application to appeal that 116 is filed after the time period prescribed in Subsection (2)(a). 117 (3) The owner shall include in the application under Subsection (1)(a)(i) the owner's 118 estimate of the fair market value of the property and any evidence which may indicate that the 119 assessed valuation of the owner's property is improperly equalized with the assessed valuation 120 of comparable properties. 121 (4) In reviewing evidence submitted to a county board of equalization by or on behalf 122 of an owner or a county assessor, the county board of equalization shall consider and weigh: 123 (a) the accuracy, reliability, and comparability of the evidence presented by the owner or the county assessor; 124 (b) if submitted, the sales price of relevant property that was under contract for sale as 125 126 of the lien date but sold after the lien date; 127 (c) if submitted, the sales offering price of property that was offered for sale as of the lien date but did not sell, including considering and weighing the amount of time for which, 128 129 and manner in which, the property was offered for sale; and 130 (d) if submitted, other evidence that is relevant to determining the fair market value of 131 the property. 132 [(4)] (5) (a) The county board of equalization shall meet and hold public hearings as 133 prescribed in Section 59-2-1001. 134 (b) The county board of equalization shall make a decision on each appeal filed in accordance with this section within a 60-day period after the day on which the application is 135 136 made. (c) The commission may approve the extension of a time period provided for in 137 138 Subsection [(4)] (5)(b) for a county board of equalization to make a decision on an appeal.

(d) Unless the commission approves the extension of a time period under Subsection

(5)(c), if a county board of equalization fails to make a decision on an appeal within the time

period described in Subsection (5)(b), the county legislative body shall:

139

140

142	(i) list the appeal, by property owner and parcel number, on the agenda for the next	
143	meeting of the county legislative body that is held after the expiration of the time period	
144	described in Subsection (5)(b); and	
145	(ii) hear the appeal at the meeting described in Subsection (5)(d)(i).	
146	[(d)] (e) The decision of the board shall contain a determination of the valuation of the	
147	property based on fair market value, and a conclusion that the fair market value is properly	
148	equalized with the assessed value of comparable properties.	
149	[(e)] (f) If no evidence is presented before the county board of equalization, it will be	
150	presumed that the equalization issue has been met.	
151	[f] (g) (i) If the fair market value of the property that is the subject of the appeal	
152	deviates plus or minus 5% from the assessed value of comparable properties, the valuation of	
153	the appealed property shall be adjusted to reflect a value equalized with the assessed value of	
154	comparable properties.	
155	(ii) Subject to Sections 59-2-301.1, 59-2-301.2, 59-2-301.3, and 59-2-301.4, equalized	
156	value established under Subsection $[\frac{(4)(f)(i)}{(5)(g)(i)}]$ shall be the assessed value for property	
157	tax purposes until the county assessor is able to evaluate and equalize the assessed value of all	
158	comparable properties to bring them all into conformity with full fair market value.	
159	[(5)] (6) If any taxpayer is dissatisfied with the decision of the county board of	
160	equalization, the taxpayer may file an appeal with the commission as prescribed in Section	
161	59-2-1006.	
162	[(6)] (7) A county legislative body may pass a resolution authorizing taxpayers owing	
163	taxes on property assessed by that county to file property tax appeals applications under this	
164	section by telephone or other electronic means.	
165	Section 3. Section 59-2-1006 is amended to read:	
166	59-2-1006. Appeal to commission Duties of auditor Decision by commission.	
167	(1) Any person dissatisfied with the decision of the county board of equalization	
168	concerning the assessment and equalization of any property, or the determination of any	
169	exemption in which the person has an interest, may appeal that decision to the commission by	

170	filing a notice of appeal specifying the grounds for the appeal with the county auditor within 30	
171	days after the final action of the county board.	
172	(2) The auditor shall:	
173	(a) file one notice with the commission;	
174	(b) certify and transmit to the commission:	
175	(i) the minutes of the proceedings of the county board of equalization for the matter	
176	appealed;	
177	(ii) all documentary evidence received in that proceeding; and	
178	(iii) a transcript of any testimony taken at that proceeding that was preserved; and	
179	(c) if the appeal is from a hearing where an exemption was granted or denied, certify	
180	and transmit to the commission the written decision of the board of equalization as required by	
181	Section 59-2-1102.	
182	(3) In reviewing the county board's decision, the commission may:	
183	(a) admit additional evidence;	
184	(b) issue orders that it considers to be just and proper; and	
185	(c) make any correction or change in the assessment or order of the county board of	
186	equalization.	
187	(4) In reviewing evidence submitted to the commission by or on behalf of an owner or	
188	a county, the commission shall consider and weigh:	
189	(a) the accuracy, reliability, and comparability of the evidence presented by the owner	
190	or the county;	
191	(b) if submitted, the sales price of relevant property that was under contract for sale as	
192	of the lien date but sold after the lien date;	
193	(c) if submitted, the sales offering price of property that was offered for sale as of the	
194	lien date but did not sell, including considering and weighing the amount of time for which,	
195	and manner in which, the property was offered for sale; and	
196	(d) if submitted, other evidence that is relevant to determining the fair market value of	
197	the property.	

198	[4) In reviewing the county board's decision, the commission shall adjust property
199	valuations to reflect a value equalized with the assessed value of other comparable properties
200	if:
201	(a) the issue of equalization of property values is raised; and
202	(b) the commission determines that the property that is the subject of the appeal
203	deviates in value plus or minus 5% from the assessed value of comparable properties.
204	[(5)] (6) The commission shall decide all appeals taken pursuant to this section not
205	later than March 1 of the following year for real property and within 90 days for personal
206	property, and shall report its decision, order, or assessment to the county auditor, who shall
207	make all changes necessary to comply with the decision, order, or assessment.
208	Section 4. Section 59-2-1017 is enacted to read:
209	59-2-1017. Property tax appeal assistance.
210	(1) As used in this section:
211	(a) "Licensed appraiser" means an appraiser licensed in accordance with Title 61,
212	Chapter 2g, Real Estate Appraiser Licensing and Certification Act.
213	(b) "Opinion of value" means an estimate of fair market value that:
214	(i) is made by a licensed appraiser; and
215	(ii) complies with the Uniform Standards of Professional Appraisal Practice
216	promulgated by the Appraisal Standards Board as described in 12 U.S.C. Sec. 3339.
217	(c) "Present evidence" means to present information:
218	(i) to a county board of equalization or the commission; and
219	(ii) related to a property tax appeal made in accordance with this part.
220	(d) "Price estimate" means an estimate:
221	(i) of the price that property would sell for; and
222	(ii) that is not an opinion of value.
223	(e) "Provide property tax information" means to provide information related to a
224	property tax appeal made in accordance with this part to another person.
225	(2) Subject to the other provisions of this section, a person may:

226	(a) present evidence in a property tax appeal on behalf of another person after
227	obtaining permission from that other person; or
228	(b) provide property tax information to another person.
229	(3) For purposes of Subsection (2):
230	(a) only a person who is a licensed appraiser may present or provide an opinion of
231	value; and
232	(b) only a person who is not a licensed appraiser may present or provide a price
233	estimate.
234	(4) (a) A licensed appraiser who presents evidence or provides property tax
235	information in accordance with Subsection (2) is subject to Sections 61-2g-304, 61-2g-403,
236	61-2g-406, and 62-2g-407.
237	(b) A person who is not a licensed appraiser, who presents evidence or provides
238	property tax information in accordance with Subsection (2):
239	(i) is subject to Section 61-2g-407; and
240	(ii) if the person charges a contingent fee, is subject to Section 61-2g-406.
241	(5) A county board of equalization or the commission may evaluate the reliability or
242	accuracy of evidence presented or property tax information provided in accordance with
243	Subsection (2).
244	Section 5. Section 61-2g-301 is amended to read:
245	61-2g-301. License or certification required.
246	(1) Except as provided in Subsection (2), it is unlawful for a person to prepare, for
247	valuable consideration, an appraisal, an appraisal report, a certified appraisal report, or perform
248	a consultation service relating to real estate or real property in this state without first being
249	licensed or certified in accordance with this chapter.
250	(2) This section does not apply to:
251	(a) a principal broker, associate broker, or sales agent as defined by Section 61-2f-102
252	licensed by this state who, in the ordinary course of the broker's or sales agent's business, gives
253	an opinion:

254	(i) regarding the value of real estate;
255	(ii) to a potential seller or third-party recommending a listing price of real estate; or
256	(iii) to a potential buyer or third-party recommending a purchase price of real estate;
257	(b) an employee of a company who states an opinion of value or prepares a report
258	containing value conclusions relating to real estate or real property solely for the company's
259	use;
260	(c) an official or employee of a government agency while acting solely within the scope
261	of the official's or employee's duties, unless otherwise required by Utah law;
262	(d) an auditor or accountant who states an opinion of value or prepares a report
263	containing value conclusions relating to real estate or real property while performing an audit;
264	(e) an individual, except an individual who is required to be licensed or certified under
265	this chapter, who states an opinion about the value of property in which the person has an
266	ownership interest;
267	(f) an individual who states an opinion of value if no consideration is paid or agreed to
268	be paid for the opinion and no other party is reasonably expected to rely on the individual's
269	appraisal expertise;
270	(g) an individual, such as a researcher or a secretary, who does not render significant
271	professional assistance, as defined by the board, in arriving at a real estate appraisal analysis,
272	opinion, or conclusion; [or]
273	(h) an attorney authorized to practice law in any state who, in the course of the
274	attorney's practice or tax appeal services, uses an appraisal report governed by this chapter or
275	who states an opinion of the value of real estate[:]; or
276	(i) a person who is not an appraiser who presents or provides a price estimate,
277	evidence, or property tax information solely for a property tax appeal in accordance with
278	Section 59-2-1017.
279	(3) An opinion of value or report containing value conclusions exempt under
280	Subsection (2) may not be referred to as an appraisal.

(4) Except as provided in Subsection (2), to prepare or cause to be prepared in this state

an appraisal, an appraisal report, or a certified appraisal report, an individual shall:

- (a) apply in writing for licensure or certification as provided in this chapter in the form [as] the division may prescribe; and
 - (b) become licensed or certified under this chapter.
- Section 6. Section **61-2g-406** is amended to read:
 - 61-2g-406. Contingent fees.

- (1) A person licensed or certified under this chapter who enters into an agreement to perform an appraisal may not accept a contingent fee.
- (2) A person who presents or provides a price estimate or property tax information in accordance with Section 59-2-1017, or a person who is licensed or certified under this chapter who enters into an agreement to provide consultation services, may be paid a fixed fee or a contingent fee.
- (3) (a) If a person who presents or provides a price estimate or property tax information in accordance with Section 59-2-1017, or a person who is licensed or certified under this chapter, enters into an agreement to perform consultation services for a contingent fee, this fact shall be clearly stated in each oral statement.
- (b) In addition to the requirements of Subsection (3)(a), if a person who presents or provides a price estimate or property tax information in accordance with Section 59-2-1017, or a person who is licensed or certified under this chapter, prepares a written consultation report or summary, letter of transmittal, or certification statement for a contingent fee, the person shall clearly state in the price estimate, property tax information, report, summary, letter of transmittal, or certification statement that the report is prepared under a contingent fee arrangement.
 - Section 7. Section **61-2g-407** is amended to read:
- 61-2g-407. Consultation reports -- Restrictions on use of terms.

A person who <u>presents or provides a price estimate or property tax information in accordance with Section 59-2-1017, or prepares a written or oral consultation report, may not refer to the price estimate, property tax information, or consultation report as an appraisal, an</u>

H.B. 54	Enrolled Copy
---------	---------------

310 appraisal report, or in any manner that may be interpreted as referring to an appraisal or an

311 appraisal report.