1	LIVING WAGE AMENDMENTS
2	2014 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Lynn N. Hemingway
5	Senate Sponsor:
6 7	LONG TITLE
8	General Description:
9	This bill amends Title 34, Chapter 40, Utah Minimum Wage Act.
10	Highlighted Provisions:
11	This bill:
12	provides that:
13	• the minimum wage for a private or public employee within the state is \$10.25
14	per hour;
15	• the cash wage obligation for a tipped employee within the state is \$3.13 per
16	hour; and
17	• on the first day of every even-numbered year, beginning on January 1, 2016, the
18	minimum wage and the cash wage obligation shall increase by a percentage
19	equal to the percentage difference between the average of the Consumer Price
20	Index for the two preceding calendar years and the Consumer Price Index for
21	calendar year 2013; and
22	 makes technical and conforming changes.
23	Money Appropriated in this Bill:
24	None
25	Other Special Clauses:
26	None
27	Utah Code Sections Affected:



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AMENDS:
34-40-102, as last amended by Laws of Utah 2003, Chapter 151
34-40-103, as last amended by Laws of Utah 1997, Chapter 375
34-40-104, as last amended by Laws of Utah 2008, Chapter 382
34-40-106, as last amended by Laws of Utah 2005, Chapter 287
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 34-40-102 is amended to read:
34-40-102. Definitions.
(1) This chapter and the terms used in it, including the computation of wages, shall be
interpreted consistently with 29 U.S.C. Sec. 201 et seq., the Fair Labor Standards Act of 1938,
as amended, to the extent that act relates to the payment of a minimum wage.
(2) As used in this chapter:
(a) "Cash wage obligation" means an hourly wage that an employer pays a tipped
employee regardless of the tips or gratuities [a] the tipped employee receives.
(b) "Commission" means the Labor Commission <u>created in Section 34A-1-103</u> .
(c) "Division" means the Division of Antidiscrimination and Labor [in the
commission] created in Section 34A-1-202.
(d) "Minimum wage" means the state minimum hourly wage for <u>an</u> adult [employees]
<u>employee</u> as established under this chapter[, unless the context clearly indicates otherwise].
(e) "Minor" means an individual who is 16 years of age or younger.
[(e)] (f) "Tipped employee" means an employee who customarily and regularly
receives tips or gratuities.
Section 2. Section 34-40-103 is amended to read:
34-40-103. Minimum wage and cash wage obligation Commission to review
and modify minimum wage and cash wage obligation.
(1) [(a)] The minimum wage for [all] <u>a</u> private [and] <u>or</u> public [employees] <u>employee</u>
within the state [shall be \$3.35] is \$10.25 per hour.
[(b) Effective April 1, 1990, the minimum wage shall be \$3.80 per hour.]
[(2) (a) After July 1, 1990, the commission may by rule establish the minimum wage or
wages as provided in this chapter that may be paid to employees in public and private

59	employment within the state.
60	[(b) The minimum wage, as established by the commission, may not exceed the federal
61	minimum wage as provided in 29 U.S.C. Sec. 201 et seq., the Fair Labor Standards Act of
62	1938, as amended, in effect at the time of implementation of this section.]
63	[(c) The commission:]
64	[(i) may review the minimum wage at any time;]
65	[(ii) shall review the minimum wage at least every three years; and]
66	[(iii) shall review the minimum wage whenever the federal minimum wage is
67	changed].
68	[(3) The commission may provide for separate minimum hourly wages for minors.]
69	(2) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
70	commission may establish by rule a minimum hourly wage for minors that is different from the
71	minimum wage described in Subsection (1).
72	(3) The cash wage obligation for a tipped employee within the state is \$3.13 per hour.
73	(4) (a) Except as provided in Subsection (4)(b), on the first day of every
74	even-numbered year, beginning on January 1, 2016, the minimum wage and the cash wage
75	obligation shall increase by a percentage equal to the percentage difference between the
76	average of the Consumer Price Index for the two preceding calendar years and the Consumer
77	Price Index for calendar year 2013.
78	(b) If the percentage difference described in Subsection (4)(a) is negative, the
79	minimum wage and the cash wage obligation do not change.
80	(c) For purposes of Subsection (4)(a), the Consumer Price Index shall be calculated as
81	provided in 26 U.S.C. Sacs 1(f)(4) and (5).
82	(5) The commission shall post, on the home page of the commission's website, a
83	conspicuous and clearly identified link to the current minimum wage and the current cash wage
84	obligation.
85	Section 3. Section 34-40-104 is amended to read:
86	34-40-104. Exemptions.
87	(1) [The] Unless the individual is entitled to a minimum wage under 29 U.S.C. Sec.
88	201 et seq., the Fair Labor Standards Act of 1938, as amended, the minimum wage established
89	in this chapter does not apply to:

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90	(a) any employee who is entitled to a minimum wage as provided in 29 U.S.C. Sec.
91	201 et seq., the Fair Labor Standards Act of 1938, as amended;]
92	[(b)] (a) outside sales persons;
93	[(c)] (b) an employee who is a member of the employer's immediate family;
94	[(d)] (c) companionship service for persons who, because of age or infirmity, are
95	unable to care for themselves;
96	[(e)] (d) casual and domestic employees as defined by the commission;
97	[(f)] (e) seasonal employees of nonprofit camping programs, religious or recreation
98	programs, and nonprofit educational and charitable organizations registered under Title 13,
99	Chapter 22, Charitable Solicitations Act;
100	[(g)] (f) an individual employed by the United States of America;
101	[(h)] (g) any prisoner employed through the penal system;
102	[(i)] (h) any employee employed in agriculture if the employee:
103	(i) is principally engaged in the range production of livestock;
104	(ii) is employed as a harvest laborer and is paid on a piece rate basis in an operation
105	that has been and is generally recognized by custom as having been paid on a piece rate basis in
106	the region of employment;
107	(iii) was employed in agriculture less than 13 weeks during the preceding calendar
108	year; or
109	(iv) is a retired or semiretired person performing part-time or incidental work as a
110	condition of the employee's residence on a farm or ranch;
111	[(j)] <u>(i)</u> registered apprentices or students employed by the educational institution in
112	which they are enrolled; or
113	[(k)] (j) any seasonal hourly employee employed by a seasonal amusement
114	establishment with permanent structures and facilities if the other direct monetary
115	compensation from tips, incentives, commissions, end-of-season bonus, or other forms of pay
116	is sufficient to cause the average hourly rate of total compensation for the season of seasonal
117	hourly employees who continue to work to the end of the operating season to equal the
118	applicable minimum wage if the seasonal amusement establishment:
119	(i) does not operate for more than seven months in any calendar year; or
120	(ii) during the preceding calendar year its average receipts for any six months of that

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121	year were not more than 33-1/3% of its average receipts for the other six months of that year.
122	(2) (a) Persons with a disability whose earnings or productive capacities are impaired
123	by age, physical or mental deficiencies, or injury may be employed at wages that are lower than
124	the minimum wage, provided the wage is related to the employee's productivity.
125	(b) The commission may establish and regulate the wages paid or wage scales for
126	persons with a disability.
127	(3) The commission may establish or may set a lesser minimum wage for learners not
128	to exceed the first 160 hours of employment.
129	(4) (a) An employer of a tipped employee shall pay the tipped employee at least the
130	minimum wage established by this chapter.
131	(b) In computing a tipped employee's wage under this Subsection (4), an employer of a
132	tipped employee:
133	(i) shall pay the tipped employee at least the cash wage obligation as an hourly wage;
134	and
135	(ii) may compute the remainder of the tipped employee's wage using the tips or
136	gratuities the tipped employee actually receives.
137	(c) An employee shall retain all tips and gratuities except to the extent that the
138	employee participates in a bona fide tip pooling or sharing arrangement with other tipped
139	employees.
140	[(d) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act,
141	the commission shall by rule establish the cash wage obligation in conjunction with its review
142	of the minimum wage under Section 34-40-103.
143	Section 4. Section 34-40-106 is amended to read:
144	34-40-106. Limitations on minimum wage imposed by cities, towns, or counties.
145	(1) A city, town, or county may not establish, mandate, or require a minimum wage
146	that exceeds the [federal] minimum wage [as provided in 29 U.S.C. Sec. 201 et seq., Fair Labor
147	Standards Act of 1938] described in Section 34-40-103.

(2) (a) A city, town, or county may not require that a person who contracts with the city, town, or county pay [that] the person's employees a wage that exceeds the [federal] minimum wage [as provided in 29 U.S.C. Sec. 201 et seq., Fair Labor Standards Act of 1938] described in Section 34-40-103.

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152	(b) Subsection (2)(a) does not apply when federal law requires the payment of a
153	specified wage to persons working on projects funded in whole or in part by federal funds.
154	(c) Subsection (2)(a) applies to contracts executed on or after [April 30, 2001] May 13,
155	<u>2014</u> .
156	(3) (a) If a city, town, or county contracts with a person for the direct purchase of goods
157	or services, in awarding or otherwise executing that contract, the city, town, or county may not
158	give any preferential treatment to a person on the basis that the person pays that person's
159	employees a wage that exceeds the minimum wage [as provided in 29 U.S.C. 201 et seq., Fair
160	Labor Standards Act of 1938] described in Section 34-40-103.
161	(b) This Subsection (3) does not apply when federal law requires the consideration of
162	whether a person pays the person's employees a specified wage to persons working on projects
163	funded in whole or in part by federal funds.
164	(c) This Subsection (3) applies to contracts executed on or after [May 2, 2005] May 13,
165	<u>2014</u> .
166	(4) (a) The restrictions of this section on a city, town, or county apply to any entity
167	created by the city, town, or county.
168	(b) This Subsection (4) applies to contracts executed on or after [May 2, 2005] May 13,
169	<u>2014</u> .

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