1	CERTIFIED TAX RATES AMENDMENTS
2	2015 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Wayne A. Harper
5	House Sponsor: John Knotwell
6 7	LONG TITLE
8	General Description:
9	This bill addresses property tax certified tax rates.
10	Highlighted Provisions:
11	This bill:
12	 provides for adjustments of the certified tax rates of school districts;
13	 provides that a school district is not subject to certain notice and public hearing
14	requirements with respect to the certified tax rate adjustments;
15	repeals obsolete language;
16	 establishes a repeal date for the certified tax rate adjustment provisions; and
17	makes technical and conforming changes.
18	Money Appropriated in this Bill:
19	None
20	Other Special Clauses:
21	None
22	Utah Code Sections Affected:
23	AMENDS:
24	59-2-924.2, as and further amended by Revisor Instructions, Laws of Utah 2014,
25	Chapter 270 and last amended by Laws of Utah 2014, Chapter 270
26	63I-1-259, as last amended by Laws of Utah 2014, Chapter 54



28	Be it enacted by the Legislature of the state of Utah:
29	Section 1. Section 59-2-924.2 is amended to read:
30	59-2-924.2. Adjustments to the calculation of a taxing entity's certified tax rate.
31	(1) For purposes of this section, "certified tax rate" means a certified tax rate calculated
32	in accordance with Section 59-2-924.
33	(2) Beginning January 1, 1997, if a taxing entity receives increased revenues from
34	uniform fees on tangible personal property under Section 59-2-404, 59-2-405, 59-2-405.1,
35	59-2-405.2, or 59-2-405.3 as a result of any county imposing a sales and use tax under Chapter
36	12, Part 11, County Option Sales and Use Tax, the taxing entity shall decrease its certified tax
37	rate to offset the increased revenues.
38	(3) (a) Beginning July 1, 1997, if a county has imposed a sales and use tax under
39	Chapter 12, Part 11, County Option Sales and Use Tax, the county's certified tax rate shall be:
40	(i) decreased on a one-time basis by the amount of the estimated sales and use tax
41	revenue to be distributed to the county under Subsection 59-12-1102(3); and
42	(ii) increased by the amount necessary to offset the county's reduction in revenue from
43	uniform fees on tangible personal property under Section 59-2-404, 59-2-405, 59-2-405.1,
44	59-2-405.2, or 59-2-405.3 as a result of the decrease in the certified tax rate under Subsection
45	(3)(a)(i).
46	(b) The commission shall determine estimates of sales and use tax distributions for
47	purposes of Subsection (3)(a).
48	(4) Beginning January 1, 1998, if a municipality has imposed an additional resort
49	communities sales and use tax under Section 59-12-402, the municipality's certified tax rate
50	shall be decreased on a one-time basis by the amount necessary to offset the first 12 months of
51	estimated revenue from the additional resort communities sales and use tax imposed under
52	Section 59-12-402.
53	(5) (a) This Subsection (5) applies to each county that:
54	(i) establishes a countywide special service district under Title 17D, Chapter 1, Special
55	Service District Act, to provide jail service, as provided in Subsection 17D-1-201(10); and
56	(ii) levies a property tax on behalf of the special service district under Section
57	17D-1-105.
58	(b) (i) The certified tax rate of each county to which this Subsection (5) applies shall be

59	decreased by the amount necessary to reduce county revenues by the same amount of revenues
60	that will be generated by the property tax imposed on behalf of the special service district.
61	(ii) Each decrease under Subsection (5)(b)(i) shall occur contemporaneously with the
62	levy on behalf of the special service district under Section 17D-1-105.
63	(6) (a) As used in this Subsection (6):
64	(i) "Annexing county" means a county whose unincorporated area is included within a
65	public safety district by annexation.
66	(ii) "Annexing municipality" means a municipality whose area is included within a
67	public safety district by annexation.
68	(iii) "Equalized public safety protection tax rate" means the tax rate that results from:
69	(A) calculating, for each participating county and each participating municipality, the
70	property tax revenue necessary:
71	(I) in the case of a fire district, to cover all of the costs associated with providing fire
72	protection, paramedic, and emergency services:
73	(Aa) for a participating county, in the unincorporated area of the county; and
74	(Bb) for a participating municipality, in the municipality; or
75	(II) in the case of a police district, to cover all the costs:
76	(Aa) associated with providing law enforcement service:
77	(Ii) for a participating county, in the unincorporated area of the county; and
78	(IIii) for a participating municipality, in the municipality; and
79	(Bb) that the police district board designates as the costs to be funded by a property
80	tax; and
81	(B) adding all the amounts calculated under Subsection (6)(a)(iii)(A) for all
82	participating counties and all participating municipalities and then dividing that sum by the
83	aggregate taxable value of the property, as adjusted in accordance with Section 59-2-913:
84	(I) for participating counties, in the unincorporated area of all participating counties;
85	and
86	(II) for participating municipalities, in all the participating municipalities.
87	(iv) "Fire district" means a service area under Title 17B, Chapter 2a, Part 9, Service
88	Area Act:
89	(A) created to provide fire protection, paramedic, and emergency services; and

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90	(B) in the creation of which an election was not required under Subsection
91	17B-1-214(3)(c).
92	(v) "Participating county" means a county whose unincorporated area is included
93	within a public safety district at the time of the creation of the public safety district.
94	(vi) "Participating municipality" means a municipality whose area is included within a
95	public safety district at the time of the creation of the public safety district.
96	(vii) "Police district" means a service area under Title 17B, Chapter 2a, Part 9, Service
97	Area Act, within a county of the first class:
98	(A) created to provide law enforcement service; and
99	(B) in the creation of which an election was not required under Subsection
100	17B-1-214(3)(c).
101	(viii) "Public safety district" means a fire district or a police district.
102	(ix) "Public safety service" means:
103	(A) in the case of a public safety district that is a fire district, fire protection,
104	paramedic, and emergency services; and
105	(B) in the case of a public safety district that is a police district, law enforcement
106	service.
107	(b) In the first year following creation of a public safety district, the certified tax rate of
108	each participating county and each participating municipality shall be decreased by the amount
109	of the equalized public safety tax rate.
110	(c) In the first budget year following annexation to a public safety district, the certified
111	tax rate of each annexing county and each annexing municipality shall be decreased by an
112	amount equal to the amount of revenue budgeted by the annexing county or annexing
113	municipality:
114	(i) for public safety service; and
115	(ii) in:
116	(A) for a taxing entity operating under a January 1 through December 31 fiscal year,
117	the prior calendar year; or
118	(B) for a taxing entity operating under a July 1 through June 30 fiscal year, the prior
119	fiscal year.

(d) Each tax levied under this section by a public safety district shall be considered to

121	be levied by:
122	(i) each participating county and each annexing county for purposes of the county's tax
123	limitation under Section 59-2-908; and
124	(ii) each participating municipality and each annexing municipality for purposes of the
125	municipality's tax limitation under Section 10-5-112, for a town, or Section 10-6-133, for a
126	city.
127	(e) The calculation of a public safety district's certified tax rate for the year of
128	annexation shall be adjusted to include an amount of revenue equal to one half of the amount
129	of revenue budgeted by the annexing entity for public safety service in the annexing entity's
130	prior fiscal year if:
131	(i) the public safety district operates on a January 1 through December 31 fiscal year;
132	(ii) the public safety district approves an annexation of an entity operating on a July 1
133	through June 30 fiscal year; and
134	(iii) the annexation described in Subsection (6)(e)(ii) takes effect on July 1.
135	[(7) For the calendar year beginning on January 1, 2007, the calculation of a taxing
136	entity's certified tax rate, calculated in accordance with Section 59-2-924, shall be adjusted by
137	the amount necessary to offset any change in the certified tax rate that may result from
138	excluding the following from the certified tax rate under Subsection 59-2-924(3) enacted by the
139	Legislature during the 2007 General Session:]
140	[(a) personal property tax revenue:]
141	[(i) received by a taxing entity;]
142	[(ii) assessed by a county assessor in accordance with Part 3, County Assessment; and]
143	[(iii) for personal property that is semiconductor manufacturing equipment; or]
144	[(b) the taxable value of personal property:]
145	[(i) contained on the tax rolls of a taxing entity;]
146	[(ii) assessed by a county assessor in accordance with Part 3, County Assessment; and]
147	[(iii) that is semiconductor manufacturing equipment.]
148	[(8)] (7) (a) The <u>base</u> taxable value [for the base year] under Subsection 17C-1-102(6)
149	shall be reduced for any year to the extent necessary to provide a community development and
150	renewal agency established under Title 17C, Limited Purpose Local Government Entities -
151	Community Development and Renewal Agencies Act, with approximately the same amount of

money the agency would have received without a reduction in the county's certified tax rate, calculated in accordance with Section 59-2-924, if:

- (i) in that year there is a decrease in the certified tax rate under Subsection (2) or (3)(a);
- (ii) the amount of the decrease is more than 20% of the county's certified tax rate of the previous year; and
- (iii) the decrease results in a reduction of the amount to be paid to the agency under Section 17C-1-403 or 17C-1-404.
- (b) The base taxable value under Subsection 17C-1-102(6) shall be increased in any year to the extent necessary to provide a community development and renewal agency with approximately the same amount of money as the agency would have received without an increase in the certified tax rate that year if:
- (i) in that year the base taxable value under Subsection 17C-1-102(6) is reduced due to a decrease in the certified tax rate under Subsection (2) or (3)(a); and
- (ii) the certified tax rate of a city, school district, local district, or special service district increases independent of the adjustment to the taxable value of the base year.
- (c) Notwithstanding a decrease in the certified tax rate under Subsection (2) or (3)(a), the amount of money allocated and, when collected, paid each year to a community development and renewal agency established under Title 17C, Limited Purpose Local Government Entities Community Development and Renewal Agencies Act, for the payment of bonds or other contract indebtedness, but not for administrative costs, may not be less than that amount would have been without a decrease in the certified tax rate under Subsection (2) or (3)(a).
- [(9)] (8) (a) For the calendar year beginning on January 1, 2014, the calculation of a county assessing and collecting levy shall be adjusted by the amount necessary to offset:
- (i) any change in the certified tax rate that may result from amendments to Part 16, Multicounty Assessing and Collecting Levy, in Laws of Utah 2014, Chapter 270, Section 3; and
- (ii) the difference in the amount of revenue a taxing entity receives from or contributes to the Property Tax Valuation Agency Fund, created in Section 59-2-1602, that may result from amendments to Part 16, Multicounty Assessing and Collecting Levy, in Laws of Utah 2014, Chapter 270, Section 3.

183	(b) A taxing entity is not required to comply with the notice and public hearing
184	requirements in Section 59-2-919 for an adjustment to the county assessing and collecting levy
185	described in Subsection [(9)] (8) (a).
186	(9) (a) For the calendar year beginning on January 1, 2017, the commission shall
187	increase or decrease a school district's certified tax rate to offset a change in revenues from the
188	calendar year beginning on January 1, 2016, to the calendar year beginning on January 1, 2017,
189	as follows:
190	(i) the commission shall increase a school district's certified tax rate by the amount
191	necessary to offset a decrease in revenues that may result from the repeal of Section 59-2-924.3
192	on December 31, 2016; and
193	(ii) the commission shall decrease a school district's certified tax rate by the amount
194	necessary to offset an increase in revenues that may result from the repeal of Section
195	<u>59-2-924.3</u> on December 31, 2016.
196	(b) A school district is not required to comply with the notice and public hearing
197	requirements of Section 59-2-919 for an offset to the certified tax rate described in Subsection
198	<u>(9)(a).</u>
199	Section 2. Section 63I-1-259 is amended to read:
200	63I-1-259. Repeal dates, Title 59.
201	(1) Subsection 59-2-924(3)(g) is repealed on December 31, 2016.
202	(2) Subsection <u>59-2-924.2(9)</u> is repealed on December 31, 2017.
203	[(2)] <u>(3)</u> Section 59-2-924.3 is repealed on December 31, 2016.
204	$[\frac{(3)}{(3)}]$ (4) Section 59-9-102.5 is repealed December 31, 2020.

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Office of Legislative Research and General Counsel