	SALES FACTOR WEIGHTED TAX MODIFICATIONS
	2017 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Wayne A. Harper
	House Sponsor: Daniel McCay
,	LONG TITLE
	General Description:
1	This bill modifies the business income apportionment provisions.
1	Highlighted Provisions:
	This bill:
	defines terms;
	 describes how a taxpayer determines whether greater than 50% of the taxpayer's
	economic activities are classified within particular NAICS codes;
	 addresses the timing for a taxpayer to determine if the taxpayer is an optional sales
	factor weighted taxpayer;
	requires that, for a taxable year beginning on or after January 1, 2018, a taxpayer
	that apportions business income using the single sales factor method for the
	previous taxable year use the single sales factor method of apportionment for the
	current taxable year; and
	 provides the circumstances where a taxpayer that previously apportioned business
	income using the single sales factor method may change the method of
	apportionment.
	Money Appropriated in this Bill:
	None



	Other Special Clauses:
	This bill provides retrospective operation.
	Utah Code Sections Affected:
	AMENDS:
	59-7-302, as last amended by Laws of Utah 2016, Chapters 311 and 368
	59-7-311, as last amended by Laws of Utah 2016, Chapters 311 and 323
	Be it enacted by the Legislature of the state of Utah:
	Section 1. Section 59-7-302 is amended to read:
	59-7-302. Definitions.
	(1) As used in this part, unless the context otherwise requires:
	(a) "Aircraft type" means a particular model of aircraft as designated by the
	manufacturer of the aircraft.
	(b) "Airline" means the same as that term is defined in Section 59-2-102.
	(c) "Airline revenue ton miles" means, for an airline, the total revenue ton miles during
	the airline's tax period.
	(d) "Business income" means income arising from transactions and activity in the
1	regular course of the taxpayer's trade or business and includes income from tangible and
	intangible property if the acquisition, management, and disposition of the property constitutes
	integral parts of the taxpayer's regular trade or business operations.
	(e) "Commercial domicile" means the principal place from which the trade or business
	of the taxpayer is directed or managed.
	(f) "Compensation" means wages, salaries, commissions, and any other form of
	remuneration paid to employees for personal services.
	(g) (i) "Excluded NAICS code" means a NAICS code of the 2002 or 2007 North
	American Industry Classification System of the federal Executive Office of the President,
	Office of Management and Budget, within:
	(A) NAICS Sector 21, Mining;
	(B) NAICS Industry Group 2212, Natural Gas Distribution;
	(C) NAICS Sector 31-33, Manufacturing;
	(D) NAICS Sector 48-49, Transportation and Warehousing;

57	(E) except as provided in Subsection (1)(g)(ii), NAICS Sector 51, Information; or
58	(F) NAICS Sector 52, Finance and Insurance.
59	(ii) "Excluded NAICS code" does not include NAICS Subsector 519, Other
60	Information Services.
61	(h) "Included NAICS code" means a NAICS code of the 2002 or 2007 North American
62	Industry Classification System of the federal Executive Office of the President, Office of
63	Management and Budget, that is not an excluded NAICS code.
64	[(g)] (i) (i) Except as provided in Subsection (1)[(g)](i)(ii), "mobile flight equipment"
65	[is as] means the same as that term is defined in Section 59-2-102.
66	(ii) "Mobile flight equipment" does not include:
67	(A) a spare engine; or
68	(B) tangible personal property described in Subsection 59-2-102(27) owned by an[:(1)]
69	air charter service[;] or [(H)] air contract service.
70	[(h)] (j) "Nonbusiness income" means all income other than business income.
71	[(i)] (k) "Optional sales factor weighted taxpayer" means:
72	(i) for a taxpayer that is not a unitary group, regardless of the number of economic
73	activities the taxpayer performs, a taxpayer [having] that has greater than 50% of the taxpayer's
74	[total sales everywhere generated by economic activities performed by the taxpayer if the]
75	economic activities [are] everywhere classified in a NAICS code within NAICS Subsector 334,
76	Computer and Electronic Product Manufacturing, of the 2002 or 2007 North American
77	Industry Classification System of the federal Executive Office of the President, Office of
78	Management and Budget; or
79	(ii) for a taxpayer that is a unitary group, a taxpayer [having] that has greater than 50%
80	of the taxpayer's [total sales everywhere generated by economic activities performed by the
81	taxpayer if the] economic activities [are] everywhere classified in a NAICS code within NAICS
82	Subsector 334, Computer and Electronic Product Manufacturing, of the 2002 or 2007 North
83	American Industry Classification System of the federal Executive Office of the President,
84	Office of Management and Budget.
85	(l) (i) "Qualifying status change" means that an entity with business income:
86	(A) acquires another entity;
87	(B) is acquired by another entity or

88	(C) merges with another entity.
89	(ii) "Qualifying status change" does not include any change in the structure, ownership,
90	or management of the entity with business income other than a change described in Subsection
91	(1)(1)(i).
92	[(j)] (m) "Revenue ton miles" is determined in accordance with 14 C.F.R. Part 241.
93	[(k)] (n) "Sales" means all gross receipts of the taxpayer not allocated under Sections
94	59-7-306 through 59-7-310.
95	[(1)] (o) Subject to Subsection (2), "sales factor weighted taxpayer" means:
96	(i) for a taxpayer that is not a unitary group, regardless of the number of economic
97	activities the taxpayer performs, a taxpayer [having] that has greater than 50% of the taxpayer's
98	[total sales everywhere generated by economic activities performed by the taxpayer if the]
99	economic activities [are] everywhere classified in [a NAICS code of the 2002 or 2007 North
100	American Industry Classification System of the federal Executive Office of the President,
101	Office of Management and Budget, except for:] included NAICS codes; or
102	[(A) a NAICS code within NAICS Sector 21, Mining;]
103	[(B) a NAICS code within NAICS Industry Group 2212, Natural Gas Distribution;]
104	[(C) a NAICS code within NAICS Sector 31-33, Manufacturing;]
105	[(D) a NAICS code within NAICS Sector 48-49, Transportation and Warehousing;]
106	[(E) a NAICS code within NAICS Sector 51, Information, except for NAICS Subsector
107	519, Other Information Services; or]
108	[(F) a NAICS code within NAICS Sector 52, Finance and Insurance; or]
109	(ii) for a taxpayer that is a unitary group, a taxpayer [having] that has greater than 50%
110	of the taxpayer's [total sales everywhere generated by economic activities performed by the
111	taxpayer if the] economic activities [are] everywhere classified in [a NAICS code of the 2002
112	or 2007 North American Industry Classification System of the federal Executive Office of the
113	President, Office of Management and Budget, except for a NAICS code under Subsections
114	(1)(1)(n)(i)(A) through (F)] included NAICS codes.
115	[(m)] (p) "State" means any state of the United States, the District of Columbia, the
116	Commonwealth of Puerto Rico, any territory or possession of the United States, and any
117	foreign country or political subdivision thereof.
118	[(n)] (q) "Transportation revenue" means revenue an airline earns from:

119	(i) transporting a passenger or cargo; or
120	(ii) from miscellaneous sales of merchandise as part of providing transportation
121	services.
122	[(o)] (r) "Utah revenue ton miles" means, for an airline, the total revenue ton miles
123	within the borders of this state:
124	(i) during the airline's tax period; and
125	(ii) from flight stages that originate or terminate in this state.
126	[(2) The following apply to Subsection (1)(l):]
127	(2) (a) (i) Subject to the other provisions of this Subsection (2), a taxpayer shall [for
128	each taxable year] determine for a taxable year whether the taxpayer is a sales factor weighted
129	taxpayer if the taxpayer did not apportion business income using the method described in
130	Subsection 59-7-311(3) for the previous taxable year.
131	(ii) A taxpayer shall make the determination required by Subsection (2)(a)(i) before the
132	due date for filing the taxpayer's return under this chapter for the taxable year, including
133	extensions.
134	(iii) For purposes of making the determination required by Subsection (2)(a)(i), [total
135	sales everywhere include only the total sales everywhere:] a taxpayer shall determine whether
136	greater than 50% of the taxpayer's economic activities everywhere are classified in included
137	NAICS codes as provided in Subsections (2)(a)(iv) through (vi).
138	[(A) as determined in accordance with this part; and]
139	[(B) made during the taxable year for which a taxpayer makes the determination
140	required by Subsection (2)(a)(i).]
141	(iv) A taxpayer shall calculate the following two fractions, taking into account the
142	taxpayer's establishments and the taxpayer's economic activities everywhere, regardless of
143	whether the taxpayer eliminates intercompany sales or intercompany transactions for other
144	purposes on the taxpayer's income tax return:
145	(A) the fraction reached by making the calculation described in Subsection 59-7-312,
146	except that the numerator shall be the property everywhere that is attributable to economic
147	activities that are classified in included NAICS codes; and
148	(B) the fraction reached by making the calculation described in Subsection 59-7-315,
149	except that the numerator shall be the payroll everywhere that is attributable to economic

150	activities that are classified in included NAICS codes.
151	(v) The taxpayer shall calculate an average of the fractions calculated in accordance
152	with Subsection (2)(a)(iv) by:
153	(A) adding together the fractions calculated in accordance with Subsection (2)(a)(iv);
154	<u>and</u>
155	(B) dividing the sum calculated in Subsection (2)(a)(v)(A) by two.
156	(vi) If the average calculated in Subsection (2)(a)(v) is greater than .50, the taxpayer is
157	a sales factor weighted taxpayer.
158	(b) (i) Subject to other provisions of this Subsection (2), a taxpayer that is not a sales
159	factor weighted taxpayer may determine for a taxable year whether the taxpayer is an optional
160	sales factor weighted taxpayer if the taxpayer did not apportion business income using the
161	method described in Subsection 59-7-311(3) for the previous taxable year.
162	(ii) A taxpayer shall make the determination described in Subsection (2)(b)(i) before:
163	(A) the taxpayer may use the apportionment options described in Subsection
164	<u>59-7-311(4); and</u>
165	(B) the due date for filing the taxpayer's return under this chapter for the taxable year,
166	including extensions.
167	(iii) For purposes of making the determination described in Subsection (2)(b)(i), a
168	taxpayer shall determine whether greater than 50% of the taxpayer's economic activities
169	everywhere are classified in a NAICS code within NAICS Subsector 334, Computer and
170	Electronic Product Manufacturing, as provided in Subsections (2)(b)(iv) through (vi).
171	(iv) A taxpayer shall calculate the following two fractions, taking into account the
172	taxpayer's establishments and the taxpayer's economic activities everywhere, regardless of
173	whether the taxpayer eliminates intercompany sales or intercompany transactions for other
174	purposes on the taxpayer's income tax return:
175	(A) the fraction reached by making the calculation described in Subsection 59-7-312,
176	except that the numerator shall be the property everywhere attributable to economic activities
177	that are classified in a NAICS code within Subsector 334, Computer and Electronic Product
178	Manufacturing; and
179	(B) the fraction reached by making the calculation described in Subsection 59-7-315,
180	except that the numerator shall be the payroll everywhere attributable to economic activities

181	that are classified in a NAICS code within Subsector 334, Computer and Electronic Product
182	Manufacturing.
183	(v) The taxpayer shall calculate an average of the fractions calculated in accordance
184	with Subsection (2)(b)(iv) by:
185	(A) adding together the fractions calculated in accordance with Subsection (2)(b)(iv);
186	<u>and</u>
187	(B) dividing the sum calculated in Subsection (2)(b)(v)(A) by two.
188	(vi) If the average calculated in Subsection (2)(b)(v) is greater than .50, the taxpayer is
189	an optional sales factor weighted taxpayer.
190	[(b)] (c) A taxpayer that files a return as a unitary group for a taxable year is considered
191	to be a unitary group for that taxable year.
192	[(c)] (d) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking
193	Act, the commission may define the term "economic activity" consistent with the use of the
194	term "activity" in the 2007 North American Industry Classification System of the federal
195	Executive Office of the President, Office of Management and Budget.
196	Section 2. Section 59-7-311 is amended to read:
197	59-7-311. Method of apportionment of business income.
198	(1) For a taxable year, all business income shall be apportioned to this state by
199	multiplying the business income by a fraction calculated as provided in this section.
200	(2) Subject to the other provisions of this part, a taxpayer, except for a sales factor
201	weighted taxpayer [and], an optional sales factor weighted taxpayer, and a taxpayer subject to
202	Subsection (5), shall calculate the fraction for apportioning business income to this state using
203	one of the following fractions:
204	(a) a fraction where:
205	(i) the numerator of the fraction is the sum of:
206	(A) the property factor as calculated under Section 59-7-312;
207	(B) the payroll factor as calculated under Section 59-7-315; and
208	(C) the sales factor as calculated under Section 59-7-317; and
209	(ii) the denominator of the fraction is three; or
210	(b) a fraction where:
211	(i) the numerator of the fraction is the sum of:

212	(A) the property factor as calculated under Section 59-7-312;
213	(B) the payroll factor as calculated under Section 59-7-315; and
214	(C) the sales factor as calculated under Section 59-7-317 multiplied by two; and
215	(ii) the denominator of the fraction is four.
216	(3) Subject to the other provisions of this part, a sales factor weighted taxpayer shall
217	calculate the fraction for apportioning business income to this state using a fraction where:
218	(a) the numerator of the fraction is the sales factor as calculated under Section
219	59-7-317; and
220	(b) the denominator of the fraction is one.
221	(4) [Subject] Except as provided in Subsection (5) and subject to the other provisions
222	of this part, an optional sales factor weighted taxpayer shall calculate the fraction for
223	apportioning business income to this state using a method described in Subsection (2)(a),
224	(2)(b), or (3).
225	(5) Except as provided in Subsection (6), for a taxable year beginning on or after
226	January 1, 2018, a taxpayer that apportions business income using the method described in
227	Subsection (3) for the previous taxable year shall apportion income using the method described
228	in Subsection (3) for the current taxable year.
229	(6) (a) A taxpayer that is subject to Subsection (5) may make a new determination of
230	the taxpayer's method of apportionment for a taxable year in which a qualifying status change
231	occurs.
232	(b) Once a taxpayer described in Subsection (6)(a) apportions business income using
233	the method described in Subsection (3) after a qualifying status change, the provisions of
234	Subsection (5) apply.
235	[(5)] (a) The taxpayer shall determine the method for calculating the fraction for
236	apportioning business income to this state under this section on or before the due date for filing
237	the taxpayer's return under this chapter for the taxable year, including extensions.
238	(b) The method described in Subsection $[(5)]$ (7) (a) is in effect for the taxable year.
239	[(6)] (8) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking
240	Act, the commission may make rules providing procedures for a taxpayer to make the election
241	required by Subsections (2) and (4).
242	Section 3. Retrospective operation.

02-17-17 3:14 PM

1st Sub. (Green) S.B. 229

243 This bill has retrospective operation for taxable year beginning on or after January 1,

<u>244</u> <u>2017.</u>