01-31 12:20 S.B. 13

1

27

28

**ENACTS:** 

**59-2-2001**. Utah Code Annotated 1953

## **Property Tax Reimbursement Amendments**

## 2025 GENERAL SESSION STATE OF UTAH

## **Chief Sponsor: Lincoln Fillmore**

House Sponsor: Joseph Elison

2 3 **LONG TITLE** 4 -Ĥ→ [Committee Note: 5 The Revenue and Taxation Interim Committee recommended this bill. 6 **Legislative Vote:** 10 voting for 0 voting against <del>]</del> ←Ĥ 8 absent 7 **General Description:** 8 This bill provides for reimbursement of property taxes. 9 **Highlighted Provisions:** 10 This bill: 11 defines terms; 12 allows certain rental businesses to charge a fee on the rental of heavy equipment for 13 reimbursement of property taxes (recovery fee); 14 requires recovery fees to be separately itemized and clarifies that recovery fees are not 15 subject to sales and use tax; 16 prohibits a rental business from charging a recovery fee to a governmental entity; 17 requires the State Tax Commission to coordinate with county  $\hat{\mathbf{H}} \rightarrow [\mathbf{auditors}]$ **assessors**  $\leftarrow$ **Ĥ** and the 17a 18 Multicounty Appraisal Trust to conduct a study on the recovery fee rate and provide a 19 report with recommendations to the Legislature; and 20 requires county  $\hat{\mathbf{H}} \rightarrow [\mathbf{auditors}] \mathbf{assessors} \leftarrow \hat{\mathbf{H}}$  and the Multicounty Appraisal Trust to 20a share requested 21 information with the State Tax Commission for purposes of conducting the study. 22 **Money Appropriated in this Bill:** 23 None 24 **Other Special Clauses:** 25 This bill provides a special effective date. 26 **Utah Code Sections Affected:** 

S.B. 13 01-31 12:20

Be	e it enacted by the Legislature of the state of Utah:
	Section 1. Section <b>59-2-2001</b> is enacted to read:
	Part 20. Recovery Fee for Rental of Heavy Equipment
	<u>59-2-2001</u> . Definitions.
	As used in this part:
<u>(1</u>	)(a) "Heavy equipment" means tangible personal property that:
	(i) is owned by a qualified rental business for purposes of renting;
	(ii) is utilized or designed for construction, earthmoving, or industrial operations; and
	(iii) is portable and transferable to the location in which the heavy equipment is used.
	(b) "Heavy equipment" includes:
	(i) lift equipment;
	(ii) material handling equipment;
	(iii) cranes;
	(iv) pumps;
	(v) generators;
	(vi) compressors;
	(vii) portable power equipment;
	(viii) heating, ventilation, and air conditioning equipment;
	(ix) portable worksite offices and containers;
	(x) tank trailers; and
	(xi) self-propelled equipment.
<u>(2</u>	) "Multicounty Appraisal Trust" means the same as that term is defined in Section
	<u>59-2-1601.</u>
<u>(3</u>	) "Qualified rental business" means a business entity located in this state:
	(a) that is classified within one of the following NAICS codes of the 2022 North
	American Industry Classification System of the federal Executive Office of the
	President, Office of Management and Budget:
	(i) NAICS Code 532310, General Rental Centers; or
	(ii) NAICS Code 532412, Construction, Mining, and Forestry Machinery and
	Equipment Rental and Leasing; and
	(b) for which 51% or more of the business entity's total annual revenue is derived from
	the rental of heavy equipment.

01-31 12:20 S.B. 13

63	(4) "Recovery fee" means the fee authorized in Subsection 59-2-2002(1).
64	(5) "Rental" means the same as the terms "lease" or "rental" are defined in Section
65	<u>59-12-102.</u>
66	(6)(a) "Rental charge" means the amount charged to a renter by a qualified rental
67	business for the rental of heavy equipment.
68	(b) "Rental charge" does not include any additional charges separate from the actual cost
69	of the rental transaction, including costs required for delivery, insurance, or a waiver
70	of liability.
71	(7) "Renter" means the person to which a qualified rental business rents heavy equipment.
72	Section 2. Section <b>59-2-2002</b> is enacted to read:
73	59-2-2002 . Recovery fee for rental of heavy equipment Commission study and
74	report.
75	(1) A qualified rental business may charge to a renter a fee in an amount equal to 1.5% of
76	the rental charge for each item of heavy equipment rented in this state.
77	(2) A recovery fee under Subsection (1):
78	(a) shall be separately stated on the invoice or receipt for the rental transaction; and
79	(b) is not subject to a sales and use tax under Chapter 12, Sales and Use Tax Act.
80	(3) A qualified rental business may not charge a recovery fee to a renter that is a
81	governmental entity as defined in Section 59-2-511.
82	(4) Any amount of recovery fees collected by a qualified rental business during a calendar
83	year shall be used as reimbursement for property taxes paid by the qualified rental
84	business on heavy equipment in the same calendar year.
85	(5)(a) The commission shall:
86	(i) in coordination with county $\hat{\mathbf{H}} \rightarrow [\underline{\mathbf{auditors}}]$ assessors $\leftarrow \hat{\mathbf{H}}$ and the Multicounty Appraisal
86a	Trust, conduct
87	a study to determine the need for adjustment to the rate authorized under
88	Subsection (1) for purposes of property tax reimbursement; and
89	(ii) on or before September 30, 2027, provide to the Revenue and Taxation Interim
90	Committee an electronic report of the results of the study required under
91	Subsection (5)(a)(i), including any recommendations, based on information
92	received by the commission, for legislative changes to the rate authorized under
93	Subsection (1).
94	(b) A county $\hat{\mathbf{H}} \rightarrow [\underline{\mathbf{auditor}}]$ assessor $\leftarrow \hat{\mathbf{H}}$ or the Multicounty Appraisal Trust shall, upon request by
94a	<u>the</u>

S.B. 13 01-31 12:20

95	commission, provide to the commission any information necessary to complete the
96	study required under Subsection (5)(a)(i).
97	Section 3. Effective date.
98	This bill takes effect on January 1, 2026.