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**Personal Property Tax Exemption Amendments** 

## 2025 GENERAL SESSION STATE OF UTAH

Chief Sponsor: Jason B. Kyle

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LONG T	TITLE
General	Description:
This	bill modifies provisions related to exemption of personal property from property tax.
Highligh	ted Provisions:
This	bill:
► m	odifies the qualifications for tangible personal property tax to be exempt from property
ax.	
Money A	Appropriated in this Bill:
None	
Other Sp	pecial Clauses:
This	bill provides a special effective date.
Utah Co	de Sections Affected:
AMEND	S:
59-2	-1115, as last amended by Laws of Utah 2022, Chapters 41, 275 and 293
Be it ena	cted by the Legislature of the state of Utah:
Sec	ction 1. Section <b>59-2-1115</b> is amended to read:
59.	-2-1115 . Exemption of certain tangible personal property.
(1) As us	sed in this section:
(a)(i)	"Item of taxable tangible personal property" does not include an improvement
t	o real property or a part that will become an improvement.
(	ii) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act,
	the commission may make rules defining the term "item of taxable tangible
	personal property."
(b)(i)	"Supply" means taxable tangible personal property that is:
	(A) not held for sale in the ordinary course of business;
	(B) either carried on hand and for which no record of consumption is taken in
	ordinary business or typically used up within the calendar year; and
	(C) used in the provision of the taxpayer's business activity.

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32	(ii) "Supply" includes an office supply, a shipping supply, a maintenance supply, a
33	replacement part, a lubricating oil, a fuel, or an item consumed in the course of
34	operating the business.
35	(iii) "Supply" does not include furniture, a fixture, machinery, equipment, a
36	computer, a cellular telephone, or a vehicle.
37	(c)(i) "Taxable tangible personal property" means tangible personal property that is
38	subject to taxation under this chapter.
39	(ii) "Taxable tangible personal property" does not include:
40	(A) tangible personal property required by law to be registered with the state
41	before it is used on a public highway, public waterway, or public land or in the
42	air;
43	(B) a mobile home as defined in Section 41-1a-102; or
44	(C) a manufactured home as defined in Section 41-1a-102.
45	(2)(a) In accordance with Utah Constitution, Article XIII, Section 3, Subsection
46	(2)(a)(vi), which provides that the Legislature may by statute exempt tangible
47	personal property that, if subject to property tax, would generate an inconsequential
48	amount of revenue, the Legislature exempts the tangible personal property described
49	in this Subsection (2).
50	(b) The taxable tangible personal property of a taxpayer is exempt from taxation if the
51	taxable tangible personal property has a total aggregate taxable value per county of [
52	\$25,000] <u>\$100,000</u> or less.
53	(c) For an item of taxable tangible personal property that is not exempt under Subsection
54	(2)(b), the item is exempt from taxation if:
55	(i) the item is owned by a business and is not critical to the actual business operation
56	of the business; and
57	(ii) the acquisition cost of the item is less than \$500.
58	(d) A supply, including the cost of freight-in, is exempt from taxation.
59	(3)(a) For a calendar year beginning on or after January 1, [2023] 2027, the commission
60	shall increase the dollar amount described in Subsection (2)(b):
61	(i) by a percentage equal to the percentage difference between the consumer price
62	index for the preceding calendar year and the consumer price index for calendar
63	year [ <del>2021</del> ] <del>2025</del> ; and
64	(ii) up to the nearest \$100 increment.
65	(b) For purposes of this Subsection (3), the commission shall calculate the consumer

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66 price index as provided in Sections 1(f)(4) and 1(f)(5), Internal Revenue Code. 67 (c) If the percentage difference under Subsection (3)(a)(i) is zero or a negative 68 percentage, the consumer price index increase for the year is zero. 69 (4)(a) For the first calendar year in which a taxpayer qualifies for an exemption 70 described in Subsection (2)(b), a county assessor may require the taxpayer to file a 71 signed statement described in Section 59-2-306. 72 (b) If a taxpayer qualifies for an exemption described in Subsection (2)(b) and files a 73 signed statement in accordance with Subsection (4)(a), a county assessor may not 74 require the taxpayer to file a signed statement for each continuing consecutive year 75 for which the taxpayer qualifies for the exemption. 76 (c) If a taxpayer qualifies for an exemption described in Subsection (2)(c) for an item of 77 tangible taxable personal property or in Subsection (2)(d) for a supply, a county 78 assessor may not require the taxpayer to include the item on a signed statement 79 described in Section 59-2-306. 80 (5)(a) [Beginning in 2023, a] A county assessor shall send a notice to a taxpayer who 81 becomes eligible for the exemption described in Subsection (2)(b). 82 (b) The county assessor shall: 83 (i) send the notice during the calendar year in which the taxpayer becomes eligible 84 for the exemption and before the deadline to file a signed statement; and 85 (ii) in the notice, inform the taxpayer that: 86 (A) in accordance with Subsection (4)(b), the taxpayer is not required to file a 87 signed statement for each continuing consecutive year for which the taxpayer 88 qualifies for the exemption; and 89 (B) the taxpayer shall notify the county assessor if the taxpayer's taxable tangible 90 personal property exceeds the total aggregate taxable value described in 91 Subsection (2)(b). 92 (6) A signed statement with respect to qualifying exempt primary residential rental personal 93 property is as provided in Section 59-2-103.5. 94 (7) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the 95 commission may make rules to administer this section and provide for uniform 96 implementation. 97 Section 2. Effective date. 98 This bill takes effect on January 1, 2026.