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Income Tax Revenue Amendments

2025 GENERAL SESSION STATE OF UTAH

Chief Sponsor: Norman K Thurston

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LONG TITLE

4 General Description:

This bill modifies provisions relating to state income tax revenue.

Highlighted Provisions:

- 7 This bill:
 - defines terms;
- 9 requires the State Tax Commission, the Office of the Legislative Fiscal Analyst, and the
- 10 Governor's Office of Planning and Budget to annually determine by consensus whether
- 11 federal tax law changes will likely result in a material increase in state income tax
- 12 revenue;
- requires the State Tax Commission to submit a report to the Revenue and Taxation
- 14 Interim Committee if a determination is made by consensus that federal tax law changes
- will likely result in a material increase in state income tax revenue;
- 16 authorizes the Revenue and Taxation Interim Committee, upon receiving a report, to
- 17 recommend legislative action for the next general session to negate the material increase
- in state income tax revenue;
- requires the State Tax Commission to submit a report to the Division of Finance
- 20 following the general session if a determination is made by consensus that a material
- 21 increase in state income tax revenue is still expected;
- creates the Income Tax Surplus Restricted Account (account);
- specifies purposes for which revenue deposited into the account may be used; and
- requires the Division of Finance, upon receiving a report, to deposit the estimated amount
- of the material increase in state income tax revenue into the account.
- 26 Money Appropriated in this Bill:
- None None
- 28 Other Special Clauses:
- 29 None
- 30 Utah Code Sections Affected:
- 31 ENACTS:

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	59-1-103 , Utah Code Annotated 1953
	59-1-214 , Utah Code Annotated 1953
B	e it enacted by the Legislature of the state of Utah:
	Section 1. Section 59-1-103 is enacted to read:
	59-1-103. Income Tax Surplus Restricted Account.
<u>(1</u>) As used in this section:
	(a) "Account" means the Income Tax Surplus Restricted Account created in Subsection
	<u>(2).</u>
	(b) "Material increase in state income tax revenue" means the same as that term is
	defined in Section 59-1-214.
<u>(2</u>	There is created within the Income Tax Fund a restricted account known as the "Income
	Tax Surplus Restricted Account."
<u>(3</u>	The account shall be funded by the revenue deposited into the account in accordance
	with Subsection (5).
<u>(</u> 4	(a) The account shall earn interest.
	(b) The interest described in Subsection (4)(a) shall be deposited into the account.
<u>(5</u>	After receiving from the commission an electronic report under Subsection
	59-1-214(6)(b) indicating the likelihood of a material increase in state income tax
	revenue, the Division of Finance shall, at the end of the fiscal year for which the
	material increase in state income tax revenue is expected, deposit into the account an
	amount of income tax revenue that is equal to the estimate of the amount of the material
	increase in state income tax revenue specified in the report.
<u>(</u> 6	Upon appropriation, the money in the account may be used for the purposes specified
	by the Legislature in accordance with Utah Constitution, Article X, Section 1.
	Section 2. Section 59-1-214 is enacted to read:
	59-1-214. Reporting on federal tax law changes expected to result in a material
ir	crease in state income tax revenue.
<u>(1</u>) As used in this section:
	(a) "Federal tax law change" means any modification to the Internal Revenue Code
	approved by Congress.
	(b) "Material increase in state income tax revenue" means a net increase in revenue the
	state is expected to receive from the income taxes imposed under this title for a fiscal
	year, as compared to the latest consensus revenue estimates adopted by the Executive

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66	Appropriations Committee, that is equal to or greater than .5% of the revenue the
67	state received from the income taxes imposed under this title for the preceding fiscal
68	<u>year.</u>
69	(c) "Specified entities" means the commission, the Office of the Legislative Fiscal
70	Analyst, and the Governor's Office of Planning and Budget.
71	(2) The specified entities shall annually determine by consensus whether federal tax law
72	changes will likely result in a material increase in state income tax revenue for:
73	(a) the next fiscal year; and
74	(b) the first taxable year in which the federal tax law change takes effect.
75	(3) In determining whether federal tax law changes will likely result in a material increase
76	in state income tax revenue under Subsection (2), the specified entities may consider:
77	(a) federal tax law changes enacted in any taxable year;
78	(b) legislative action to increase or offset increases in state income tax revenue; and
79	(c) any other factors the specified entities determine to be relevant.
80	(4)(a) The commission shall submit to the Revenue and Taxation Interim Committee an
81	electronic report on or before October 1 of each year in which the specified entities
82	predict a material increase in state income tax revenue by consensus under
83	Subsection (2).
84	(b) The report described in Subsection (4)(a) shall include:
85	(i) a description of each federal tax law change expected to result in a material
86	increase in state income tax revenue for the next fiscal year; and
87	(ii) an estimate of the amount of the material increase in state income tax revenue that
88	the state is expected to receive for the next fiscal year as a result of the federal tax
89	law changes described under Subsection (4)(b)(i), based on consensus between the
90	specified entities.
91	(5) Upon receiving the report described in Subsection (4)(a), the Revenue and Taxation
92	Interim Committee shall:
93	(a) review the information provided in the report; and
94	(b) if the Revenue and Taxation Interim Committee decides to recommend legislative
95	action to the Legislature in order to negate the material increase in state income tax
96	revenue predicted for the next fiscal year, prepare legislation for consideration in the
97	next annual general session.
98	(6)(a) If the commission submits a report under Subsection (4), the specified entities
99	shall, following the Legislature's next annual general session, determine by consensus

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100	whether legislative action taken during the annual general session negates the
101	specified entities' initial prediction of a material increase in state income tax revenue
102	for the next fiscal year.
103	(b)(i) If the specified entities determine by consensus under Subsection (6)(a) that
104	legislative action taken during the annual general session does not negate the
105	specified entities' initial prediction of a material increase in state income tax
106	revenue for the next fiscal year, the commission shall submit to the Division of
107	Finance an electronic report on or before the June 1 following the annual general
108	session.
109	(ii) The report described in this Subsection (6)(b) shall include the information
110	required by Subsection (4)(b)(ii).
111	Section 3. Effective Date.
112	This bill takes effect on May 7, 2025.