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Rollback Tax Amendments

2025 GENERAL SESSION

STATE OF UTAH

Chief Sponsor: Casey Snider

]	LONG TITLE
,	General Description:
	This bill modifies provisions related to property taxes and fees imposed when land is no
	longer used for agricultural purposes.
	Highlighted Provisions:
	This bill:
	 redirects a portion of the rollback tax or fee-in-lieu revenue that is imposed when land is
	no longer used for agricultural purposes from the county where the land is located to the
	LeRay McAllister Working Farm and Ranch Fund;
	 updates the sources of revenue to the LeRay McAllister Working Farm and Ranch Fund
	to include the rollback tax and fee-in-lieu revenue; and
	 makes technical and conforming changes.
	Money Appropriated in this Bill:
	None
	Other Special Clauses:
	None
	Utah Code Sections Affected:
	AMENDS:
	4-46-301, as last amended by Laws of Utah 2024, Chapter 59
	59-2-506, as last amended by Laws of Utah 2024, Chapter 297
	59-2-511, as last amended by Laws of Utah 2024, Chapter 297
	59-2-1705, as last amended by Laws of Utah 2024, Chapter 297
	59-2-1710, as last amended by Laws of Utah 2024, Chapter 297
	REPEALS:
	17-41-601, as enacted by Laws of Utah 2023, Chapter 180
	17-41-602, as enacted by Laws of Utah 2023, Chapter 180

31 Section 1. Section **4-46-301** is amended to read:

32	4-46-301 . LeRay McAllister Working Farm and Ranch Fund.
33	(1) There is created a restricted account within the General Fund entitled the "LeRay
34	McAllister Working Farm and Ranch Fund."
35	(2) The LeRay McAllister Working Farm and Ranch Fund shall consist of:
36	(a) appropriations by the Legislature;
37	(b) grants from federal or private sources; [and]
38	(c) revenue paid in accordance with Section 59-2-506, 59-2-511, 59-2-1705, or
39	<u>59-2-1710; and</u>
40	[(c)] (d) interest and earnings from the account.
41	(3) The Land Conservation Board created in Section 4-46-201 may use appropriations from
42	the fund in accordance with Section 4-46-302.
43	Section 2. Section 59-2-506 is amended to read:
44	59-2-506 . Rollback tax Penalty Computation of tax Procedure Lien
45	Interest Notice Collection Distribution.
46	(1) Except as provided in this section, Section 59-2-506.5, or Section 59-2-511, if land is
47	withdrawn from this part, the land is subject to a rollback tax imposed in accordance
48	with this section.
49	(2)(a) An owner shall notify the county assessor that land is withdrawn from this part
50	within 120 days after the day on which the land is withdrawn from this part.
51	(b) An owner that fails to notify the county assessor under Subsection (2)(a) that land is
52	withdrawn from this part is subject to a penalty equal to the greater of:
53	(i) \$10; or
54	(ii) 2% of the rollback tax due for the last year of the rollback period.
55	(3)(a) The county assessor shall determine the amount of the rollback tax by computing
56	the difference for the rollback period described in Subsection (3)(b) between:
57	(i) the tax paid while the land was assessed under this part; and
58	(ii) the tax that would have been paid had the property not been assessed under this
59	part.
60	(b) For purposes of this section, the rollback period is a time period that:
61	(i) begins on the later of:
62	(A) the date the land is first assessed under this part; or
63	(B) five years preceding the day on which the county assessor mails the notice
64	required by Subsection (5); and
65	(ii) ends the day on which the county assessor mails the notice required by

66	Subsection (5).
67	(4)(a) The county treasurer shall:
68	(i) collect the rollback tax; and
69	(ii) after the rollback tax is paid, certify to the county recorder that the rollback tax
70	lien on the property has been satisfied by:
71	(A) preparing a document that certifies that the rollback tax lien on the property
72	has been satisfied; and
73	(B) providing the document described in Subsection (4)(a)(ii)(A) to the county
74	recorder for recordation.
75	(b) The county treasurer shall pay the rollback tax collected under this section as follows:
76	(i) 20% to the [county for use for open land and working agricultural land as those
77	terms are defined in Section 4-46-102] LeRay McAllister Working Farm and
78	Ranch Fund created in Section 4-46-301; and
79	(ii) 80% to the various taxing entities pro rata in accordance with the property tax
80	levies for the current year.
81	(5)(a) The county assessor shall mail to an owner of the land that is subject to a rollback
82	tax a notice that:
83	(i) the land is withdrawn from this part;
84	(ii) the land is subject to a rollback tax under this section; and
85	(iii) the rollback tax is delinquent if the owner of the land does not pay the tax on or
86	before the due date listed on the notice described in this Subsection (5)(a).
87	(b)(i) The rollback tax is due and payable within 60 days after the day on which the
88	county assessor mails the notice required by Subsection (5)(a).
89	(ii) Subject to Subsection (7), the rollback tax is delinquent if an owner of the land
90	that is withdrawn from this part does not pay the rollback tax on or before the due
91	date listed on the notice described in Subsection (5)(a).
92	(6)(a) Subject to Subsection (6)(b), the following are a lien on the land assessed under
93	this part:
94	(i) the rollback tax; and
95	(ii) interest imposed in accordance with Subsection (7).
96	(b) The lien described in Subsection (6)(a) shall:
97	(i) arise upon the imposition of the rollback tax under this section;
98	(ii) end on the day on which the rollback tax and interest imposed in accordance with
99	Subsection (7) are paid in full; and

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100	(iii) relate back to the first day of the rollback period described in Subsection (3)(b).
101	(7)(a) A delinquent rollback tax under this section shall accrue interest:
102	(i) from the date of delinquency until paid; and
103	(ii) at the interest rate established under Section 59-2-1331 and in effect on January 1
104	of the year in which the delinquency occurs.
105	(b) The county treasurer shall include in the notice required by Section 59-2-1317 a
106	rollback tax that is delinquent on September 1 of any year and interest calculated on
107	that delinquent amount through November 30 of the year in which the county
108	treasurer provides the notice under Section 59-2-1317.
109	(8)(a) Land that becomes ineligible for assessment under this part only as a result of an
110	amendment to this part is not subject to the rollback tax if the owner of the land
111	notifies the county assessor, in accordance with Subsection (2), that the land is
112	withdrawn from this part.
113	(b) Land described in Subsection (8)(a) that is withdrawn from this part as a result of an
114	event other than an amendment to this part, whether voluntary or involuntary, is
115	subject to the rollback tax.
116	(9) Except as provided in Section 59-2-511, land that becomes exempt from taxation under
117	Utah Constitution, Article XIII, Section 3, is not subject to the rollback tax if the land meets
118	the requirements of Section 59-2-503 to be assessed under this part.
119	(10) Land that becomes ineligible for assessment under this part only as a result of a split
120	estate mineral rights owner exercising the right to extract a mineral is not subject to the
121	rollback tax:
122	(a)(i) for the portion of the land required by a split estate mineral rights owner to
123	extract a mineral if, after the split estate mineral rights owner exercises the right to
124	extract a mineral, the portion of the property that remains in agricultural
125	production still meets the acreage requirements of Section 59-2-503 for
126	assessment under this part; or
127	(ii) for the entire acreage that would otherwise qualify for assessment under this part
128	if, after the split estate mineral rights owner exercises the right to extract a
129	mineral, the entire acreage that would otherwise qualify for assessment under this
130	part no longer meets the acreage requirements of Section 59-2-503 for assessment
131	under this part only due to the extraction of the mineral by the split estate mineral
132	rights owner; and
133	(b) for the period of time that the property described in Subsection (10)(a) is ineligible

134	for assessment under this part due to the extraction of a mineral by the split estate
135	mineral rights owner.
136	(11)(a) A portion of land withdrawn from this part is not subject to the rollback tax if
137	the portion of land:
138	(i) qualifies for assessment under Part 17, Urban Farming Assessment Act; and
139	(ii) for the tax year immediately following withdrawal, the owner of the portion of
140	land applies in accordance with Section 59-2-1707 for the land to be assessed
141	under Part 17, Urban Farming Assessment Act.
142	(b) Any remaining portion of the withdrawn land that does not satisfy the requirements
143	of Subsection (11)(a) is subject to the rollback tax.
144	Section 3. Section 59-2-511 is amended to read:
145	59-2-511 . Acquisition of land by governmental entity Requirements
146	Rollback tax One-time in lieu fee payment Passage of title.
147	(1) For purposes of this section, "governmental entity" means:
148	(a) the United States;
149	(b) the state;
150	(c) a political subdivision of the state, including:
151	(i) a county;
152	(ii) a city;
153	(iii) a town;
154	(iv) a school district;
155	(v) a special district; or
156	(vi) a special service district; or
157	(d) an entity created by the state or the United States, including:
158	(i) an agency;
159	(ii) a board;
160	(iii) a bureau;
161	(iv) a commission;
162	(v) a committee;
163	(vi) a department;
164	(vii) a division;
165	(viii) an institution;
166	(ix) an instrumentality; or
167	(x) an office.

168	(2)(a) Except as provided in Subsections (3) through (5), land acquired by a
169	governmental entity is subject to the rollback tax imposed by this part if:
170	(i) [prior to the governmental entity acquiring] before the governmental entity acquires
171	the land, the land is assessed under this part; and
172	(ii) after the governmental entity acquires the land, the land does not meet the
173	requirements of Section 59-2-503 for assessment under this part.
174	(b) A person dedicating a public right-of-way to a governmental entity shall pay the
175	rollback tax imposed by this part if:
176	(i) a portion of the public right-of-way is located within a subdivision as defined in
177	Section 10-9a-103; or
178	(ii) in exchange for the dedication, the person dedicating the public right-of-way
179	receives:
180	(A) money; or
181	(B) other consideration.
182	(3)(a) Except as provided in Subsections (4) and (5), land acquired by a governmental
183	entity is not subject to the rollback tax imposed by this part, but is subject to a
184	one-time in lieu fee payment as provided in Subsection (3)(b), if:
185	(i) the governmental entity acquires the land by eminent domain;
186	(ii)(A) the land is under the threat or imminence of eminent domain proceedings;
187	and
188	(B) the governmental entity provides written notice of the proceedings to the
189	owner; or
190	(iii) the land is donated to the governmental entity.
191	(b)(i) If a governmental entity acquires land under Subsection (3)(a)(iii), the
192	governmental entity shall make a one-time in lieu fee payment:
193	(A) to the county treasurer of the county in which the land is located; and
194	(B) in an amount equal to the amount of rollback tax calculated under Section
195	59-2-506.
196	(ii) If a governmental entity acquires land under Subsection (3)(a)(i) or (3)(a)(ii), the
197	governmental entity shall make a one-time in lieu fee payment:
198	(A) to the county treasurer of the county in which the land is located; and
199	(B)(I) if the land remaining after the acquisition by the governmental entity
200	meets the requirements of Section 59-2-503, in an amount equal to the
201	rollback tax under Section 59-2-506 on the land acquired by the

202	governmental entity; or
203	(II) if the land remaining after the acquisition by the governmental entity is less
204	than five acres, in an amount equal to the rollback tax under Section
205	59-2-506 on the land acquired by the governmental entity and the land
206	remaining after the acquisition by the governmental entity.
207	(iii) For purposes of Subsection (3)(b)(ii), "land remaining after the acquisition by the
208	governmental entity" includes other eligible acreage that is used in conjunction
209	with the land remaining after the acquisition by the governmental entity.
210	(c) A county receiving an in lieu fee payment under Subsection (3)(b) shall distribute the [
211	revenues] revenue generated by the payment as follows:
212	(i) 20% to the [county for use for open land and working agricultural land as those
213	terms are defined in Section 4-46-102] LeRay McAllister Working Farm and
214	Ranch Fund created in Section 4-46-301; and
215	(ii) 80% to the taxing entities in which the land is located.
216	(4) Except as provided in Section 59-2-506.5, if land acquired by a governmental entity is
217	made subject to a conservation easement in accordance with Section 59-2-506.5:
218	(a) the land is not subject to the rollback tax imposed by this part; and
219	(b) the governmental entity acquiring the land is not required to make an in lieu fee
220	payment under Subsection (3)(b).
221	(5)(a) This Subsection (5) applies only to a governmental entity that is the state or a
222	political subdivision of the state as described in Subsections (1)(b) and (c).
223	(b) Land acquired by a governmental entity described in Subsection (5)(a) is not subject
224	to the rollback tax imposed by this part.
225	(c) Notwithstanding Subsection (5)(b), a governmental entity described in Subsection
226	(5)(a) may not, within five years after the day on which the governmental entity
227	acquires land, sell the land to a private entity unless the governmental entity makes a
228	one-time in lieu fee payment:
229	(i) to the county treasurer of the county in which the land is located;
230	(ii) in an amount equal to the rollback tax under Section 59-2-506 on the land
231	acquired by the governmental entity at the time of acquisition; and
232	(iii) before selling the land to the private entity.
233	(6) If a governmental entity acquires land subject to assessment under this part, title to the
234	land may not pass to the governmental entity until the following are paid to the county
235	treasurer:

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236	(a) any tax due under this part;
237	(b) any one-time in lieu fee payment due under this part; and
238	(c) any interest due under this part.
239	Section 4. Section 59-2-1705 is amended to read:
240	59-2-1705 . Rollback tax Penalty Computation of tax Procedure Lien
241	Interest Notice Collection Distribution.
242	(1) Except as provided in this section or Section 59-2-1710, land that is withdrawn from
243	this part is subject to a rollback tax imposed as provided in this section.
244	(2)(a) An owner shall notify the county assessor that land is withdrawn from this part
245	within 120 days after the day on which the land is withdrawn from this part.
246	(b) An owner who fails to notify the county assessor under Subsection (2)(a) that land is
247	withdrawn from this part is subject to a penalty equal to the greater of:
248	(i) \$10; or
249	(ii) 2% of the rollback tax due for the last year of the rollback period.
250	(3)(a) The county assessor shall determine the amount of the rollback tax by computing
251	the difference for the rollback period described in Subsection (3)(b) between:
252	(i) the tax paid while the land was assessed under this part; and
253	(ii) the tax that would have been paid had the property not been assessed under this
254	part.
255	(b) For purposes of this section, the rollback period is a time period that:
256	(i) begins on the later of:
257	(A) except as provided in Subsection (3)(c), the date the land is first assessed
258	under this part; or
259	(B) five years preceding the day on which the county assessor mails the notice
260	required by Subsection (5); and
261	(ii) ends the day on which the county assessor mails the notice required by
262	Subsection (5).
263	(c) For land that was previously assessed under Part 5, Farmland Assessment Act, the
264	date described in Subsection (3)(b)(i)(A) is the date the land was first assessed under
265	Part 5, Farmland Assessment Act, unless the land was subject to a rollback tax
266	imposed under Section 59-2-506.
267	(4)(a) The county treasurer shall:
268	(i) collect the rollback tax; and
269	(ii) after the rollback tax is paid, certify to the county recorder that the rollback tax

270	lien on the property has been satisfied by:
271	(A) preparing a document that certifies that the rollback tax lien on the property
272	has been satisfied; and
273	(B) providing the document described in Subsection (4)(a)(ii)(A) to the county
274	recorder for recording.
275	(b) The county treasurer shall pay the rollback tax collected under this section as follows:
276	(i) 20% to the [county for use for land and working agricultural land as those terms
277	are defined in Section 4-46-102] LeRay McAllister Working Farm and Ranch
278	Fund created in Section 4-46-301; and
279	(ii) 80% to the various taxing entities pro rata in accordance with the property tax
280	levies for the current year.
281	(5)(a) The county assessor shall mail to an owner of the land that is subject to a rollback
282	tax a notice that:
283	(i) the land is withdrawn from this part;
284	(ii) the land is subject to a rollback tax under this section; and
285	(iii) the rollback tax is delinquent if the owner of the land does not pay the tax on or
286	before the due date listed on the notice described in this Subsection (5)(a).
287	(b)(i) The rollback tax is due and payable within 60 days after the day on which the
288	county assessor mails the notice required by Subsection (5)(a).
289	(ii) Subject to Subsection (7), the rollback tax is delinquent if an owner of the land
290	that is withdrawn from this part does not pay the rollback tax on or before the due
291	date listed on the notice described in Subsection (5)(a).
292	(6)(a) Subject to Subsection (6)(b), the rollback tax and interest imposed under
293	Subsection (7) are a lien on the land assessed under this part.
294	(b) The lien described in Subsection (6)(a) shall:
295	(i) arise upon the imposition of the rollback tax under this section;
296	(ii) end on the day on which the rollback tax and interest imposed under Subsection
297	(7) are paid in full; and
298	(iii) relate back to the first day of the rollback period described in Subsection (3)(b).
299	(7)(a) A delinquent rollback tax under this section shall accrue interest:
300	(i) from the date of delinquency until paid; and
301	(ii) at the interest rate established under Section 59-2-1331 and in effect on January 1
302	of the year in which the delinquency occurs.
303	(b) The county treasurer shall include in the notice required by Section 59-2-1317 a

304	rollback tax that is delinquent on September 1 of any year and interest calculated on
305	that delinquent amount through November 30 of the year in which the county
306	treasurer provides the notice under Section 59-2-1317.
307	(8)(a) Land that becomes ineligible for assessment under this part only as a result of an
308	amendment to this part is not subject to the rollback tax if the owner of the land
309	notifies the county assessor, in accordance with Subsection (2), that the land is
310	withdrawn from this part.
311	(b) Land described in Subsection (8)(a) that is withdrawn from this part as a result of an
312	event other than an amendment to this part, whether voluntary or involuntary, is
313	subject to the rollback tax.
314	(9) Except as provided in Section 59-2-1710, land that becomes exempt from taxation
315	under Utah Constitution, Article XIII, Section 3, is not subject to the rollback tax if the
316	land meets the requirements of Section 59-2-1703 to be assessed under this part.
317	Section 5. Section 59-2-1710 is amended to read:
318	59-2-1710 . Acquisition of land by governmental entity Requirements
319	Rollback tax One-time in lieu fee payment Passage of title.
320	(1) For purposes of this section, "governmental entity" means:
321	(a) the United States;
322	(b) the state;
323	(c) a political subdivision of the state, including a county, city, town, school district,
324	special district, or special service district; or
325	(d) an entity created by the state or the United States, including an agency, board,
326	bureau, commission, committee, department, division, institution, instrumentality, or
327	office.
328	(2)(a) Except as provided in Subsections (3) and (4), land acquired by a governmental
329	entity is subject to the rollback tax imposed by this part if:
330	(i) before the governmental entity acquires the land, the land is assessed under this
331	part; and
332	(ii) after the governmental entity acquires the land, the land does not meet the
333	requirements of Section 59-2-1703 for assessment under this part.
334	(b) A person dedicating a public right-of-way to a governmental entity shall pay the
335	rollback tax imposed by this part if:
336	(i) a portion of the public right-of-way is located within a subdivision as defined in
337	Section 10-9a-103; or

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338	(ii) in exchange for the dedication, the person dedicating the public right-of-way
339	receives money or other consideration.
340	(3)(a) Except as provided in Subsection (4), land acquired by a governmental entity is
341	not subject to the rollback tax imposed by this part, but is subject to a one-time in lieu
342	fee payment as provided in Subsection (3)(b), if:
343	(i) the governmental entity acquires the land by eminent domain;
344	(ii)(A) the land is under the threat or imminence of eminent domain proceedings;
345	and
346	(B) the governmental entity provides written notice of the proceedings to the
347	owner; or
348	(iii) the land is donated to the governmental entity.
349	(b)(i) If a governmental entity acquires land under Subsection (3)(a)(iii), the
350	governmental entity shall make a one-time in lieu fee payment:
351	(A) to the county treasurer of the county in which the land is located; and
352	(B) in an amount equal to the amount of rollback tax calculated under Section
353	59-2-1705.
354	(ii) A governmental entity that acquires land under Subsection (3)(a)(i) or (ii) shall
355	make a one-time in lieu fee payment to the county treasurer of the county in which
356	the land is located:
357	(A) if the land remaining after the acquisition by the governmental entity meets
358	the requirements of Section 59-2-1703, in an amount equal to the rollback tax
359	under Section 59-2-1705 on the land acquired by the governmental entity; or
360	(B) if the land remaining after the acquisition by the governmental entity is less
361	than one acre, in an amount equal to the rollback tax under Section 59-2-1705
362	on the land acquired by the governmental entity and the land remaining after
363	the acquisition by the governmental entity.
364	(c) A county receiving an in lieu fee payment under Subsection (3)(b) shall distribute the [
365	revenues] revenue collected from the payment as follows:
366	(i) 20% to the [county for use for open land and working agricultural land as those
367	terms are defined in Section 4-46-102] LeRay McAllister Working Farm and
368	Ranch Fund created in Section 4-46-301; and
369	(ii) 80% to the taxing entities in which the land is located.
370	(4)(a) This Subsection (4) applies only to a governmental entity that is the state or a
371	political subdivision of the state as described in Subsections (1)(b) and (c).

372	(b) Land acquired by a governmental entity described in Subsection (4)(a) is not subject
373	to the rollback tax imposed by this part.
374	(c) Notwithstanding Subsection (4)(b), a governmental entity described in Subsection
375	(4)(a) may not, within five years after the day on which the governmental entity
376	acquires land, sell the land to a private entity unless the governmental entity makes a
377	one-time in lieu fee payment:
378	(i) to the county treasurer of the county in which the land is located;
379	(ii) in an amount equal to the rollback tax under Section 59-2-1705 on the land
380	acquired by the governmental entity at the time of acquisition; and
381	(iii) before selling the land to the private entity.
382	(5) If a governmental entity acquires land subject to assessment under this part, title to the
383	land may not pass to the governmental entity until any tax, one-time in lieu fee payment,
384	and applicable interest due under this part are paid to the county treasurer.
385	Section 6. Repealer.
386	This bill repeals:
387	Section 17-41-602, Use of money Criteria Administration.
388	Section 17-41-601, Definitions.
389	Section 7. Effective Date.
390	This bill takes effect on May 7, 2025.