Tax Commission Amendments

2025 GENERAL SESSION

STATE OF UTAH

Chief Sponsor: Steve Eliason

Senate Sponsor: Daniel McCay

	LONG TITLE
	General Description:
	This bill addresses the executive director and motor vehicle enforcement administrator of
	the State Tax Commission.
	Highlighted Provisions:
	This bill:
	 clarifies that the motor vehicle enforcement administrator of the State Tax Commission
	reports to the executive director of the State Tax Commission; and
	 modifies the salary and benefits of the executive director of the State Tax Commission.
	Money Appropriated in this Bill:
	None
	Other Special Clauses:
	This bill provides a special effective date.
	Utah Code Sections Affected:
	AMENDS:
	41-3-104 (Effective 05/07/25), as enacted by Laws of Utah 1992, Chapter 234
	67-22-2 (Effective 07/01/25), as last amended by Laws of Utah 2024, Chapter 522
;	
	Be it enacted by the Legislature of the state of Utah:
	Section 1. Section 41-3-104 is amended to read:
	41-3-104 (Effective 05/07/25). Division creation Administrator appointed.
	(1) There is created within the commission the Motor Vehicle Enforcement Division with
	the powers and duties provided in this chapter.
	(2) The division shall be administered by the motor vehicle enforcement administrator.
	(3) The administrator shall be appointed by the [commission] executive director and is
	subject to the [commission's] executive director's supervision and direction.
	Section 2. Section 67-22-2 is amended to read:
	67-22-2 (Effective 07/01/25). Compensation Other state officers.

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31	(1) As used in this section:
32	(a) "Appointed executive" means the:
33	(i) commissioner of the Department of Agriculture and Food;
34	(ii) commissioner of the Insurance Department;
35	(iii) commissioner of the Labor Commission;
36	(iv) director, Department of Alcoholic Beverage Services;
37	(v) commissioner of the Department of Financial Institutions;
38	(vi) executive director, Department of Commerce;
39	(vii) executive director, Commission on Criminal and Juvenile Justice;
40	(viii) adjutant general;
41	(ix) executive director, Department of Cultural and Community Engagement;
42	(x) executive director, Department of Corrections;
43	(xi) commissioner, Department of Public Safety;
44	(xii) executive director, Department of Natural Resources;
45	(xiii) executive director, Governor's Office of Planning and Budget;
46	(xiv) executive director, Department of Government Operations;
47	(xv) executive director, Department of Environmental Quality;
48	(xvi) executive director, Governor's Office of Economic Opportunity;
49	(xvii) executive director, Department of Workforce Services;
50	(xviii) executive director, Department of Health and Human Services, Nonphysician;
51	(xix) executive director, Department of Transportation;
52	(xx) executive director, Department of Veterans and Military Affairs;
53	(xxi) executive director, Public Lands Policy Coordinating Office, created in Section
54	63L-11-201;
55	(xxii) Great Salt Lake commissioner, appointed under Section 73-32-201; and
56	(xxiii) Utah water agent, appointed under Section 73-10g-602.
57	(b) "Board or commission executive" means:
58	(i) members, Board of Pardons and Parole;
59	(ii) chair, State Tax Commission;
60	(iii) commissioners, State Tax Commission;
61	(iv) executive director, State Tax Commission;
62	(v) chair, Public Service Commission; and
63	(vi) commissioners, Public Service Commission.
64	(c) "Deputy" means the person who acts as the appointed executive's second in

65	command as determined by the Division of Human Resource Management.
66	(2)(a) The director of the Division of Human Resource Management shall:
67	(i) before October 31 of each year, recommend to the governor a compensation plan
68	for the appointed executives and the board or commission executives; and
69	(ii) base those recommendations on market salary studies conducted by the Division
70	of Human Resource Management.
71	(b)(i) The Division of Human Resource Management shall determine the salary
72	range for the appointed executives by:
73	(A) identifying the salary range assigned to the appointed executive's deputy;
74	(B) designating the lowest minimum salary from those deputies' salary ranges as
75	the minimum salary for the appointed executives' salary range; and
76	(C) designating 105% of the highest maximum salary range from those deputies'
77	salary ranges as the maximum salary for the appointed executives' salary range.
78	(ii) If the deputy is a medical doctor, the Division of Human Resource Management
79	may not consider that deputy's salary range in designating the salary range for
80	appointed executives.
81	(c)(i) Except as provided in Subsection (2)(c)(ii), in establishing the salary ranges for
82	board or commission executives, the Division of Human Resource Management
83	shall set the maximum salary in the salary range for each of those positions at
84	90% of the salary for district judges as established in the annual appropriation act
85	under Section 67-8-2.
86	(ii) In establishing the salary ranges for an individual described in [Subsection
87	(1)(b)(ii) or (iii),] <u>Subsection (1)(b)(ii), (1)(b)(iii), or (1)(b)(iv),</u> the Division of
88	Human Resource Management shall set the maximum salary in the salary range
89	for each of those positions at 100% of the salary for district judges as established
90	in the annual appropriation act under Section 67-8-2.
91	(3)(a)(i) Except as provided in Subsection (3)(a)(ii) or Subsection (3)(d), the
92	governor shall establish a specific salary for each appointed executive within the
93	range established under Subsection (2)(b).
94	(ii) If the executive director of the Department of Health and Human Services is a
95	physician, the governor shall establish a salary within the highest physician salary
96	range established by the Division of Human Resource Management.
97	(iii) The governor may provide salary increases for appointed executives within the
98	range established by Subsection (2)(b) and identified in Subsection (3)(a)(ii).

99	(b) The governor shall apply the same overtime regulations applicable to other FLSA
100	exempt positions.
101	(c) The governor may develop standards and criteria for reviewing the appointed
102	executives.
103	(d) If under Section 73-10g-602 the governor appoints an individual who is serving in an
104	appointed executive branch position to be the Utah water agent, the governor shall
105	adjust the salary of the Utah water agent to account for salary received for the
106	appointed executive branch position.
107	(4) Salaries for other Schedule A employees, as defined in Section 63A-17-301, that are not
108	provided for in this chapter, or in Title 67, Chapter 8, Utah Elected Official and Judicial
109	Salary Act, shall be established as provided in Section 63A-17-301.
110	(5)(a) The Legislature fixes benefits for the appointed executives and the board or
111	commission executives as follows:
112	(i) the option of participating in a state retirement system established by Title 49,
113	Utah State Retirement and Insurance Benefit Act, or in a deferred compensation
114	plan administered by the State Retirement Office in accordance with the Internal
115	Revenue Code and its accompanying rules and regulations;
116	(ii) health insurance;
117	(iii) dental insurance;
118	(iv) basic life insurance;
119	(v) unemployment compensation;
120	(vi) workers' compensation;
121	(vii) required employer contribution to Social Security;
122	(viii) long-term disability income insurance;
123	(ix) the same additional state-paid life insurance available to other noncareer service
124	employees;
125	(x) the same severance pay available to other noncareer service employees;
126	(xi) the same leave, holidays, and allowances granted to Schedule B state employees
127	as follows:
128	(A) sick leave;
129	(B) converted sick leave if accrued prior to January 1, 2014;
130	(C) educational allowances;
131	(D) holidays; and
132	(E) annual leave except that annual leave shall be accrued at the maximum rate

133	provided to Schedule B state employees;
134	(xii) the option to convert accumulated sick leave to cash or insurance benefits as
135	provided by law or rule upon resignation or retirement according to the same
136	criteria and procedures applied to Schedule B state employees;
137	(xiii) the option to purchase additional life insurance at group insurance rates
138	according to the same criteria and procedures applied to Schedule B state
139	employees; and
140	(xiv) professional memberships if being a member of the professional organization is
141	a requirement of the position.
142	(b) Each department shall pay the cost of additional state-paid life insurance for its
143	executive director from its existing budget.
144	(6) The Legislature fixes the following additional benefits:
145	[(a) for the executive director of the State Tax Commission a vehicle for official and
146	personal use;]
147	[(b)] (a) for the executive director of the Department of Transportation a vehicle for
148	official and personal use;
149	[(c)] (b) for the executive director of the Department of Natural Resources a vehicle for
150	commute and official use;
151	[(d)] (c) for the commissioner of Public Safety:
152	(i) an accidental death insurance policy if POST certified; and
153	(ii) a public safety vehicle for official and personal use;
154	[(e)] (d) for the executive director of the Department of Corrections:
155	(i) an accidental death insurance policy if POST certified; and
156	(ii) a public safety vehicle for official and personal use;
157	[(f)] (e) for the adjutant general a vehicle for official and personal use;
158	[(g)] (f) for each member of the Board of Pardons and Parole a vehicle for commute and
159	official use; and
160	[(h)] (g) for the executive director of the Department of Veterans and Military Affairs a
161	vehicle for commute and official use.
162	Section 3. Effective Date.
163	(1) Except as provided in Subsection (2), this bill takes effect May 7, 2025.
164	(2) The actions affecting Section 67-22-2 (Effective 07/01/25) take effect on July 1, 2025.