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Property Rate Amendments

2025 GENERAL SESSION STATE OF UTAH

Chief Sponsor: Daniel McCay	
	House Sponsor:
	LONG TITLE
	General Description:
	This bill modifies the truth in taxation notice and public hearing provisions.
	Highlighted Provisions:
	This bill:
	allows a taxing entity that reduces the taxing entity's budget below the previous year's
	budgeted revenue to increase, for a period of five years, the budget up to the base year
	budget without complying with the truth in taxation notice and public hearing
	requirements.
	Money Appropriated in this Bill:
	None
	Other Special Clauses:
	This bill provides retrospective operation.
	Utah Code Sections Affected:
	AMENDS:
	59-2-919, as last amended by Laws of Utah 2024, Chapter 246
	Be it enacted by the Legislature of the state of Utah:
	Section 1. Section 59-2-919 is amended to read:
	59-2-919 . Notice and public hearing requirements for certain tax increases
	Exceptions Audit.
	(1) As used in this section:
	(a) "Additional ad valorem tax revenue" means ad valorem property tax revenue
	generated by the portion of the tax rate that exceeds the taxing entity's certified tax

(i) eligible new growth[-as defined in Section 59-2-924]; or

revenue from:

(b) "Ad valorem tax revenue" means ad valorem property tax revenue not including

31	(ii) personal property that is:
32	(A) assessed by a county assessor in accordance with Part 3, County Assessment;
33	and
34	(B) semiconductor manufacturing equipment.
35	(c) "Base year" means a taxing entity's fiscal year that immediately precedes the fiscal
36	year in which the taxing entity first adopted a budget below last year's property tax
37	budgeted revenue.
38	(d) "Base year budgeted revenue" means the property tax budgeted revenue, excluding
39	eligible new growth, for the base year.
40	[(e)] (e) "Calendar year taxing entity" means a taxing entity that operates under a fiscal
41	year that begins on January 1 and ends on December 31.
42	[(d)] (f) "County executive calendar year taxing entity" means a calendar year taxing
43	entity that operates under the county executive-council form of government described
44	in Section 17-52a-203.
45	[(e)] (g) "Current calendar year" means the calendar year immediately preceding the
46	calendar year for which a calendar year taxing entity seeks to levy a tax rate that
47	exceeds the calendar year taxing entity's certified tax rate.
48	(h) "Eligible new growth" means the same as that term is defined in Section 59-2-924.
49	[(f)] (i) "Fiscal year taxing entity" means a taxing entity that operates under a fiscal year
50	that begins on July 1 and ends on June 30.
51	[(g)] (j) "Last year's property tax budgeted revenue" does not include:
52	(i) revenue received by a taxing entity from a debt service levy voted on by the public
53	(ii) revenue generated by the combined basic rate as defined in Section 53F-2-301; or
54	(iii) revenue generated by the charter school levy described in Section 53F-2-703.
55	(k) "Truth-in-taxation exemption period" means a six-year period that begins with the
56	base year.
57	(2) [A] Except as provided in Subsection (11), a taxing entity may not levy a tax rate that
58	exceeds the taxing entity's certified tax rate unless the taxing entity meets:
59	(a) the requirements of this section that apply to the taxing entity; and
60	(b) all other requirements as may be required by law.
61	(3)(a) Subject to Subsection (3)(b) and except as provided in Subsection (5), a calendar
62	year taxing entity may levy a tax rate that exceeds the calendar year taxing entity's
63	certified tax rate if the calendar year taxing entity:
64	(i) 14 or more days before the date of the regular general election or municipal

65 general election held in the current calendar year, states at a public meeting: 66 (A) that the calendar year taxing entity intends to levy a tax rate that exceeds the 67 calendar year taxing entity's certified tax rate; 68 (B) the dollar amount of and purpose for additional ad valorem tax revenue that 69 would be generated by the proposed increase in the certified tax rate; and 70 (C) the approximate percentage increase in ad valorem tax revenue for the taxing 71 entity based on the proposed increase described in Subsection (3)(a)(i)(B); 72 (ii) provides notice for the public meeting described in Subsection (3)(a)(i) in 73 accordance with Title 52, Chapter 4, Open and Public Meetings Act, including 74 providing a separate item on the meeting agenda that notifies the public that the 75 calendar year taxing entity intends to make the statement described in Subsection 76 (3)(a)(i);77 (iii) meets the advertisement requirements of Subsections (6) and (7) before the 78 calendar year taxing entity conducts the public hearing required by Subsection 79 (3)(a)(v); 80 (iv) provides notice by mail: 81 (A) seven or more days before the regular general election or municipal general 82 election held in the current calendar year; and 83 (B) as provided in Subsection (3)(c); and 84 (v) conducts a public hearing that is held: 85 (A) in accordance with Subsections (8) and (9); and (B) in conjunction with the public hearing required by Section 17-36-13 or 86 87 17B-1-610. 88 (b)(i) For a county executive calendar year taxing entity, the statement described in 89 Subsection (3)(a)(i) shall be made by the: 90 (A) county council; 91 (B) county executive; or 92 (C) both the county council and county executive. 93 (ii) If the county council makes the statement described in Subsection (3)(a)(i) or the 94 county council states a dollar amount of additional ad valorem tax revenue that is 95 greater than the amount of additional ad valorem tax revenue previously stated by 96 the county executive in accordance with Subsection (3)(a)(i), the county executive 97 calendar year taxing entity shall: 98 (A) make the statement described in Subsection (3)(a)(i) 14 or more days before

99	the county executive calendar year taxing entity conducts the public hearing
100	under Subsection (3)(a)(v); and
101	(B) provide the notice required by Subsection (3)(a)(iv) 14 or more days before
102	the county executive calendar year taxing entity conducts the public hearing
103	required by Subsection (3)(a)(v).
104	(c) The notice described in Subsection (3)(a)(iv):
105	(i) shall be mailed to each owner of property:
106	(A) within the calendar year taxing entity; and
107	(B) listed on the assessment roll;
108	(ii) shall be printed on a separate form that:
109	(A) is developed by the commission;
110	(B) states at the top of the form, in bold upper-case type no smaller than 18 point
111	"NOTICE OF PROPOSED TAX INCREASE"; and
112	(C) may be mailed with the notice required by Section 59-2-1317;
113	(iii) shall contain for each property described in Subsection (3)(c)(i):
114	(A) the value of the property for the current calendar year;
115	(B) the tax on the property for the current calendar year; and
116	(C) subject to Subsection (3)(d), for the calendar year for which the calendar year
117	taxing entity seeks to levy a tax rate that exceeds the calendar year taxing
118	entity's certified tax rate, the estimated tax on the property;
119	(iv) shall contain the following statement:
120	"[Insert name of taxing entity] is proposing a tax increase for [insert applicable calendar
121	year]. This notice contains estimates of the tax on your property and the proposed tax increase
122	on your property as a result of this tax increase. These estimates are calculated on the basis of
123	[insert previous applicable calendar year] data. The actual tax on your property and proposed
124	tax increase on your property may vary from this estimate.";
125	(v) shall state the dollar amount of additional ad valorem tax revenue that would be
126	generated each year by the proposed increase in the certified tax rate;
127	(vi) shall include a brief statement of the primary purpose for the proposed tax
128	increase, including the taxing entity's intended use of additional ad valorem tax
129	revenue described in Subsection (3)(c)(v);
130	(vii) shall state the date, time, and place of the public hearing described in Subsection
131	(3)(a)(v);
132	(viii) shall state the Internet address for the taxing entity's public website;

133	(ix) may contain other information approved by the commission; and
134	(x) if sent in calendar year 2024, 2025, or 2026, shall contain:
135	(A) notice that the taxpayer may request electronic notice as described in
136	Subsection 17-21-6(1)(m); and
137	(B) instructions describing how to elect to receive a notice as described in
138	Subsection 17-21-6(1)(m).
139	(d) For purposes of Subsection (3)(c)(iii)(C), a calendar year taxing entity shall calculate
140	the estimated tax on property on the basis of:
141	(i) data for the current calendar year; and
142 143	(ii) the amount of additional ad valorem tax revenue stated in accordance with this section.
144	(4) Except as provided in Subsection (5), a fiscal year taxing entity may levy a tax rate that
145	exceeds the fiscal year taxing entity's certified tax rate if the fiscal year taxing entity:
146	(a) provides notice by meeting the advertisement requirements of Subsections (6) and
147	(7) before the fiscal year taxing entity conducts the public meeting at which the fiscal
148	year taxing entity's annual budget is adopted; and
149	(b) conducts a public hearing in accordance with Subsections (8) and (9) before the
150	fiscal year taxing entity's annual budget is adopted.
151	(5)(a) A taxing entity is not required to meet the notice or public hearing requirements of
152	Subsection (3) or (4) if the taxing entity is expressly exempted by law from
153	complying with the requirements of this section.
154	(b) A taxing entity is not required to meet the notice requirements of Subsection (3) or
155	(4) if:
156	(i) Section 53F-8-301 allows the taxing entity to levy a tax rate that exceeds that
157	certified tax rate without having to comply with the notice provisions of this
158	section; or
159	(ii) the taxing entity:
160	(A) budgeted less than \$20,000 in ad valorem tax revenue for the previous fiscal
161	year; and
162	(B) sets a budget during the current fiscal year of less than \$20,000 of ad valorem
163	tax revenue.
164	(6)(a) Subject to Subsections (6)(d) and (7)(b), the advertisement described in this
165	section shall be published:
166	(i) subject to Section 45-1-101, in a newspaper or combination of newspapers of

167	general circulation in the taxing entity;
168	(ii) electronically in accordance with Section 45-1-101; and
169	(iii) for the taxing entity, as a class A notice under Section 63G-30-102, for at least
170	14 days before the day on which the taxing entity conducts the public hearing
171	described in Subsection (3)(a)(v) or (4)(b).
172	(b) The advertisement described in Subsection (6)(a)(i) shall:
173	(i) be no less than 1/4 page in size;
174	(ii) use type no smaller than 18 point; and
175	(iii) be surrounded by a 1/4-inch border.
176	(c) The advertisement described in Subsection (6)(a)(i) may not be placed in that portion
177	of the newspaper where legal notices and classified advertisements appear.
178	(d) It is the intent of the Legislature that:
179	(i) whenever possible, the advertisement described in Subsection (6)(a)(i) appear in a
180	newspaper that is published at least one day per week; and
181	(ii) the newspaper or combination of newspapers selected:
182	(A) be of general interest and readership in the taxing entity; and
183	(B) not be of limited subject matter.
184	(e)(i) The advertisement described in Subsection (6)(a)(i) shall:
185	(A) except as provided in Subsection (6)(f), be run once each week for the two
186	weeks before a taxing entity conducts a public hearing described under
187	Subsection $(3)(a)(v)$ or $(4)(b)$;
188	(B) state that the taxing entity will meet on a certain day, time, and place fixed in
189	the advertisement, which shall be seven or more days after the day the first
190	advertisement is published, for the purpose of hearing comments regarding any
191	proposed increase and to explain the reasons for the proposed increase; and
192	(C) state the Internet address for the taxing entity's public website.
193	(ii) The advertisement described in Subsection (6)(a)(ii) shall:
194	(A) be published two weeks before a taxing entity conducts a public hearing
195	described in Subsection (3)(a)(v) or (4)(b);
196	(B) state that the taxing entity will meet on a certain day, time, and place fixed in
197	the advertisement, which shall be seven or more days after the day the first
198	advertisement is published, for the purpose of hearing comments regarding any
199	proposed increase and to explain the reasons for the proposed increase; and
200	(C) state the Internet address for the taxing entity's public website.

201	(f) If a fiscal year taxing entity's public hearing information is published by the county
202	auditor in accordance with Section 59-2-919.2, the fiscal year taxing entity is not
203	subject to the requirement to run the advertisement twice, as required by Subsection
204	(6)(e)(i), but shall run the advertisement once during the week before the fiscal year
205	taxing entity conducts a public hearing at which the taxing entity's annual budget is
206	discussed.
207	(g) For purposes of Subsection (3)(a)(iii) or (4)(a), the form and content of an advertisement
208	shall be substantially as follows:
209	"NOTICE OF PROPOSED TAX INCREASE
210	(NAME OF TAXING ENTITY)
211	The (name of the taxing entity) is proposing to increase its property tax revenue.
212	• The (name of the taxing entity) tax on a (insert the average value of a residence in
213	the taxing entity rounded to the nearest thousand dollars) residence would increase from
214	\$ to \$, which is \$ per year.
215	• The (name of the taxing entity) tax on a (insert the value of a business having the
216	same value as the average value of a residence in the taxing entity) business would increase
217	from \$ to \$, which is \$ per year.
218	• If the proposed budget is approved, (name of the taxing entity) would receive an
219	additional \$ in property tax revenue per year as a result of the tax increase.
220	 If the proposed budget is approved, (name of the taxing entity) would increase its
221	property tax budgeted revenue by% above last year's property tax budgeted revenue
222	excluding eligible new growth.
223	The (name of the taxing entity) invites all concerned citizens to a public hearing for the
224	purpose of hearing comments regarding the proposed tax increase and to explain the reasons
225	for the proposed tax increase.
226	PUBLIC HEARING
227	Date/Time: (date) (time)
228	Location: (name of meeting place and address of meeting place)
229	To obtain more information regarding the tax increase, citizens may contact the (name
230	of the taxing entity) at (phone number of taxing entity) or visit (Internet address for the taxing
231	entity's public website)."
232	(7) The commission:
233	(a) shall adopt rules in accordance with Title 63G, Chapter 3, Utah Administrative
234	Rulemaking Act, governing the joint use of one advertisement described in

235	Subsection (6) by two or more taxing entities; and
236	(b) subject to Section 45-1-101, may authorize:
237	(i) the use of a weekly newspaper:
238	(A) in a county having both daily and weekly newspapers if the weekly newspaper
239	would provide equal or greater notice to the taxpayer; and
240	(B) if the county petitions the commission for the use of the weekly newspaper; or
241	(ii) the use by a taxing entity of a commission approved direct notice to each taxpayer
242	if:
243	(A) the cost of the advertisement would cause undue hardship;
244	(B) the direct notice is different and separate from that provided for in Section
245	59-2-919.1; and
246	(C) the taxing entity petitions the commission for the use of a commission
247	approved direct notice.
248	(8)(a)(i) A fiscal year taxing entity shall, on or before June 1, notify the commission
249	and the county auditor of the date, time, and place of the public hearing described
250	in Subsection (4)(b).
251	(ii) A calendar year taxing entity shall, on or before October 1 of the current calendar
252	year, notify the commission and the county auditor of the date, time, and place of
253	the public hearing described in Subsection (3)(a)(v).
254	(b)(i) A public hearing described in Subsection (3)(a)(v) or (4)(b) shall be:
255	(A) open to the public; and
256	(B) held at a meeting of the taxing entity with no items on the agenda other than
257	discussion and action on the taxing entity's intent to levy a tax rate that exceeds
258	the taxing entity's certified tax rate, the taxing entity's budget, a special
259	district's or special service district's fee implementation or increase, or a
260	combination of these items.
261	(ii) The governing body of a taxing entity conducting a public hearing described in
262	Subsection $(3)(a)(v)$ or $(4)(b)$ shall:
263	(A) state the dollar amount of additional ad valorem tax revenue that would be
264	generated each year by the proposed increase in the certified tax rate;
265	(B) explain the reasons for the proposed tax increase, including the taxing entity's
266	intended use of additional ad valorem tax revenue described in Subsection
267	(8)(b)(ii)(A);
268	(C) if the county auditor compiles the list required by Section 59-2-919.2, present

269	the list at the public hearing and make the list available on the taxing entity's
270	public website; and
271	(D) provide an interested party desiring to be heard an opportunity to present oral
272	testimony_within reasonable time limits and without unreasonable restriction
273	on the number of individuals allowed to make public comment.
274	(c)(i) Except as provided in Subsection (8)(c)(ii), a taxing entity may not schedule a
275	public hearing described in Subsection (3)(a)(v) or (4)(b) at the same time as the
276	public hearing of another overlapping taxing entity in the same county.
277	(ii) The taxing entities in which the power to set tax levies is vested in the same
278	governing board or authority may consolidate the public hearings described in
279	Subsection (3)(a)(v) or (4)(b) into one public hearing.
280	(d) The county auditor shall resolve any conflict in public hearing dates and times after
281	consultation with each affected taxing entity.
282	(e)(i) A taxing entity shall hold a public hearing described in Subsection (3)(a)(v) or
283	(4)(b) beginning at or after 6 p.m.
284	(ii) If a taxing entity holds a public meeting for the purpose of addressing general
285	business of the taxing entity on the same date as a public hearing described in
286	Subsection (3)(a)(v) or (4)(b), the public meeting addressing general business
287	items shall conclude before the beginning of the public hearing described in
288	Subsection $(3)(a)(v)$ or $(4)(b)$.
289	(f)(i) Except as provided in Subsection (8)(f)(ii), a taxing entity may not hold the
290	public hearing described in Subsection (3)(a)(v) or (4)(b) on the same date as
291	another public hearing of the taxing entity.
292	(ii) A taxing entity may hold the following hearings on the same date as a public
293	hearing described in Subsection (3)(a)(v) or (4)(b):
294	(A) a budget hearing;
295	(B) if the taxing entity is a special district or a special service district, a fee
296	hearing described in Section 17B-1-643;
297	(C) if the taxing entity is a town, an enterprise fund hearing described in Section
298	10-5-107.5; or
299	(D) if the taxing entity is a city, an enterprise fund hearing described in Section
300	10-6-135.5.
301	(9)(a) If a taxing entity does not make a final decision on budgeting additional ad
302	valorem tax revenue at a public hearing described in Subsection (3)(a)(v) or (4)(b),

303	the taxing entity shall:
304	(i) announce at that public hearing the scheduled time and place of the next public
305	meeting at which the taxing entity will consider budgeting the additional ad
306	valorem tax revenue; and
307	(ii) if the taxing entity is a fiscal year taxing entity, hold the public meeting described
308	in Subsection (9)(a)(i) before September 1.
309	(b) A calendar year taxing entity may not adopt a final budget that budgets an amount of
310	additional ad valorem tax revenue that exceeds the largest amount of additional ad
311	valorem tax revenue stated at a public meeting under Subsection (3)(a)(i).
312	(c) A public hearing on levying a tax rate that exceeds a fiscal year taxing entity's
313	certified tax rate may coincide with a public hearing on the fiscal year taxing entity's
314	proposed annual budget.
315	(10)(a) A county auditor may conduct an audit to verify a taxing entity's compliance
316	with Subsection (8).
317	(b) If the county auditor, after completing an audit, finds that a taxing entity has failed to
318	meet the requirements of Subsection (8), the county auditor shall prepare and submit
319	a report of the auditor's findings to the commission.
320	(c) The commission may not certify a tax rate that exceeds a taxing entity's certified tax
321	rate if, on or before September 15 of the year in which the taxing entity is required to
322	hold the public hearing described in Subsection (3)(a)(v) or (4)(b), the commission
323	determines that the taxing entity has failed to meet the requirements of Subsection (8)
324	(11) For a fiscal year within a truth-in-taxation exemption period, a taxing entity may adopt
325	a budget that is equal to or less than the base year budgeted revenue without complying
326	with this section.
327	Section 2. Effective Date.
328	This bill takes effect on May 7, 2025.
329	Section 3. Retrospective operation.
330	This bill has retrospective operation to January 1, 2025.