1

Scott D. Sandall proposes the following substitute bill:

Utah Fairpark Area Investment and Restoration District Modifications

2025 GENERAL SESSION

STATE OF UTAH

Chief Sponsor: Scott D. Sandall

House Sponsor:

LONG TITLE
General Description:
This bill modifies provisions relating to the Utah Fairpark Area Investment and Restoration
District.
Highlighted Provisions:
This bill:
 defines terms and modifies definitions;
 broadens permissible uses for a fair park land lease;
 allows for the development and construction of multiple qualified stadiums in the fairpark
district with a lower minimum capacity requirement;
 modifies taxing authority provisions related to the fairpark district or a host municipality;
 modifies land use authority provisions relating to land located within the fairpark district;
 enables a public infrastructure district created by the fairpark district to:
levy property taxes;
• use bond proceeds for the development and maintenance of public utility
infrastructure; and
• pay for specified development and improvements;
• establishes a process for a member of the fairpark board to annually file a conflict of
interest disclosure;
• designates the fairpark district as a qualified jurisdiction that can receive tax information
from the State Tax Commission; and
 makes technical changes.
Money Appropriated in this Bill:
None
Other Special Clauses:
None

29	Utah Code Sections Affected:
30	AMENDS:
31	11-68-201, as last amended by Laws of Utah 2024, Chapters 53, 419
32	11-70-101, as enacted by Laws of Utah 2024, Chapter 419
33	11-70-201, as enacted by Laws of Utah 2024, Chapter 419
34	11-70-202, as enacted by Laws of Utah 2024, Chapter 419
35	11-70-204, as enacted by Laws of Utah 2024, Chapter 419
36	11-70-206, as enacted by Laws of Utah 2024, Chapter 419
37	11-70-207, as enacted by Laws of Utah 2024, Chapter 419
38	11-70-304, as enacted by Laws of Utah 2024, Chapter 419
39	11-70-401, as enacted by Laws of Utah 2024, Chapter 419
40	11-70-501, as enacted by Laws of Utah 2024, Chapter 419
41	11-70-502, as enacted by Laws of Utah 2024, Chapter 419
42	17D-4-203, as last amended by Laws of Utah 2023, Chapters 15, 259
43	59-1-403, as last amended by Laws of Utah 2024, Chapters 25, 35
44	59-12-352, as last amended by Laws of Utah 2024, Chapters 413, 419
45	59-12-401, as last amended by Laws of Utah 2024, Chapter 419
46	59-12-402, as last amended by Laws of Utah 2024, Chapter 419
47 48	59-12-1201 , as last amended by Laws of Utah 2024, Chapter 274
49	Be it enacted by the Legislature of the state of Utah:
50	Section 1. Section 11-68-201 is amended to read:
51	11-68-201 . State Fair Park Authority Legal status Powers.
52	(1) There is created the State Fair Park Authority.
53	(2) The authority is:
54	(a) an independent, nonprofit, separate body corporate and politic, with perpetual
55	succession;
56	(b) a political subdivision of the state; and
57	(c) a public corporation, as defined in Section 63E-1-102.
58	(3)(a) The fair corporation is dissolved and ceases to exist, subject to any winding down
59	and other actions necessary for a transition to the authority.
60	(b) The authority:
61	(i) replaces and is the successor to the fair corporation;
62	(ii) succeeds to all rights, obligations, privileges, immunities, and assets of the fair

63	corporation; and
64	(iii) shall fulfill and perform all contractual and other obligations of the fair
65	corporation.
66	(c) The board shall take all actions necessary and appropriate to wind down the affairs of
67	the fair corporation as quickly as practicable and to make a transition from the fair
68	corporation to the authority.
69	(4) The authority shall:
70	(a) manage, supervise, and control:
71	(i) all activities relating to the annual exhibition described in Subsection (4)(j); and
72	(ii) except as otherwise provided by statute, all state expositions, including setting the
73	time, place, and purpose of any state exposition;
74	(b) for public entertainment, displays, and exhibits or similar events held on fair park
75	land:
76	(i) provide, sponsor, or arrange the events;
77	(ii) publicize and promote the events; and
78	(iii) secure funds to cover the cost of the exhibits from:
79	(A) private contributions;
80	(B) public appropriations;
81	(C) admission charges; and
82	(D) other lawful means;
83	(c) acquire and designate exposition sites;
84	(d) use generally accepted accounting principles in accounting for the authority's assets,
85	liabilities, and operations;
86	(e) seek corporate sponsorships for the state fair park or for individual buildings or
87	facilities on fair park land;
88	(f) work with county and municipal governments, the Salt Lake Convention and
89	Visitor's Bureau, the Utah Office of Tourism, and other entities to develop and
90	promote expositions and the use of fair park land;
91	(g) develop and maintain a marketing program to promote expositions and the use of fair
92	park land;
93	(h) in accordance with provisions of this chapter, operate and maintain state-owned
94	buildings and facilities on fair park land, including the physical appearance and
95	structural integrity of those buildings and facilities;
96	(i) prepare an economic development plan for the fair park land;

97	(j) hold an annual exhibition on fair park land that:
98	(i) is called the state fair or a similar name;
99	(ii) promotes and highlights agriculture throughout the state;
100	(iii) includes expositions of livestock, poultry, agricultural, domestic science,
101	horticultural, floricultural, mineral and industrial products, manufactured articles,
102	and domestic animals that, in the board's opinion, will best stimulate agricultural,
103	industrial, artistic, and educational pursuits and the sharing of talents among the
104	people of the state;
105	(iv) includes the award of premiums for the best specimens of the exhibited articles
106	and animals;
107	(v) permits competition by livestock exhibited by citizens of other states and
108	territories of the United States; and
109	(vi) is arranged according to plans approved by the board;
110	(k) fix the conditions of entry to the annual exhibition described in Subsection (4)(j); and
111	(1) publish a list of premiums that will be awarded at the annual exhibition described in
112	Subsection (4)(j) for the best specimens of exhibited articles and animals.
113	(5) In addition to the annual exhibition described in Subsection (4)(j), the authority may
114	hold other exhibitions of livestock, poultry, agricultural, domestic science, horticultural,
115	floricultural, mineral and industrial products, manufactured articles, and domestic
116	animals that, in the authority's opinion, will best stimulate agricultural, industrial,
117	artistic, and educational pursuits and the sharing of talents among the people of the state.
118	(6) The authority may:
119	(a) employ advisers, consultants, and agents, including financial experts and
120	independent legal counsel, and fix their compensation;
121	(b)(i) participate in the state's Risk Management Fund created under Section
122	63A-4-201 or any captive insurance company created by the risk manager; or
123	(ii) procure insurance against any loss in connection with the authority's property and
124	other assets;
125	(c) receive and accept aid or contributions of money, property, labor, or other things of
126	value from any source, including any grants or appropriations from any department,
127	agency, or instrumentality of the United States or the state;
128	(d) hold, use, loan, grant, and apply that aid and those contributions to carry out the
129	purposes of the authority, subject to the conditions, if any, upon which the aid and
130	contributions are made;

(e) enter into management agreements with any person or entity for the performance of
the authority's functions or powers;
(f) establish accounts and procedures that are necessary to budget, receive, disburse,
account for, and audit all funds received, appropriated, or generated;
(g) subject to Subsection (8) and subject to the powers and responsibilities of the Utah
Fairpark Area Investment and Restoration District, created in Section 11-70-201,
lease any of the state-owned buildings or facilities located on fair park land;
(h) sponsor events as approved by the board;
(i) subject to Subsection (11), acquire any interest in real property that the board
considers necessary or advisable to further a purpose of the authority or facilitate the
authority's fulfillment of a duty under this chapter;[-and]
(j) in accordance with [Title 11,]Chapter 42a, Commercial Property Assessed Clean
Energy Act, provide for or finance an energy efficiency upgrade, a clean energy
system, or electric vehicle charging infrastructure, as those terms are defined in
Section 11-42a-102; and
(k) enter into one or more agreements with the Utah Fairpark Area Investment and
Restoration District, created in Section 11-70-201.
(7) The authority shall comply with:
(a) Title 51, Chapter 5, Funds Consolidation Act;
(b) Title 51, Chapter 7, State Money Management Act;
(c) Title 52, Chapter 4, Open and Public Meetings Act;
(d) Title 63G, Chapter 2, Government Records Access and Management Act;
(e) the provisions of Section 67-3-12;
(f) Title 63G, Chapter 6a, Utah Procurement Code, except for a procurement for:
(i) entertainment provided at the state fair park;
(ii) judges for competitive exhibits; or
(iii) sponsorship of an event on fair park land; and
(g) the legislative approval requirements for capital development projects established in
Section 63A-5b-404.
(8)(a)[(i)] Before the authority executes a lease described in Subsection (6)(g) with a
term of 10 or more years and subject to the powers and responsibilities of the Utah
Fairpark Area Investment and Restoration District, created in Section 11-70-201,
the authority shall:
[(A)] (i) submit the proposed lease to the division for the division's approval or

165	rejection; and
166	[(B)] (ii) if the division approves the proposed lease, submit the proposed lease to the
167	Executive Appropriations Committee for the Executive Appropriation
168	Committee's review and recommendation in accordance with Subsection (8)(b).
169	[(ii) The authority may not execute a lease under Subsection (6)(g) for any part of fair
170	park land on or after May 1, 2024 unless the lease relates to the agricultural and
171	related exhibit facilities on fair park land.]
172	(b) The Executive Appropriations Committee shall review a proposed lease submitted in
173	accordance with Subsection (8)(a) and recommend to the authority that the authority:
174	(i) execute the proposed lease, either as proposed or with changes recommended by
175	the Executive Appropriations Committee; or
176	(ii) reject the proposed lease.
177	(9)(a) Subject to Subsection (9)(b), a department, division, or other instrumentality of
178	the state and a political subdivision of the state shall cooperate with the authority to
179	the fullest extent possible to provide whatever support, information, or other
180	assistance the authority requests that is reasonably necessary to help the authority
181	fulfill the authority's duties and responsibilities under this chapter.
182	(b) The division shall provide assistance and resources to the authority as the division
183	director determines is appropriate.
184	(10) The authority may share authority revenue with a municipality in which the fair park
185	land is located, as provided in an agreement between the authority and the municipality,
186	to pay for municipal services provided by the municipality.
187	(11)(a) As used in this Subsection (11), "new land" means land that, if acquired by the
188	authority, would result in the authority having acquired over three acres of land more
189	than the land described in Subsection 11-68-101(9)(a).
190	(b) In conjunction with the authority's acquisition of new land, the authority shall enter
191	an agreement with the municipality in which the new land is located.
192	(c) To provide funds for the cost of increased municipal services that the municipality
193	will provide to the new land, an agreement under Subsection (11)(b) shall:
194	(i) provide for:
195	(A) the payment of impact fees to the municipality for development activity on the
196	new land; and
197	(B) the authority's sharing with the municipality tax revenue generated from the
198	new land; and

199	(ii) be structured in a way that recognizes the needs of the authority and furthers
200	mutual goals of the authority and the municipality.
201	Section 2. Section 11-70-101 is amended to read:
202	11-70-101 . Definitions.
203	As used in this chapter:
204	(1) "Base taxable value" means the taxable value of land within the fairpark district
205	boundary as of January 1, 2024, as determined under Subsection 11-70-206(9).
206	(2) "Board" means the fairpark district's governing body, created in Section 11-70-301.
207	(3) "Designated parcel" means a parcel of land specified in a designation resolution.
208	(4) "Designation resolution" means a resolution adopted by the board that designates a
209	transition date for the parcel specified in the resolution.
210	(5) "Development" means:
211	(a) the demolition, construction, reconstruction, modification, expansion, or
212	improvement of a building, utility, infrastructure, landscape, parking lot, park, trail,
213	recreational amenity, or other facility, including public infrastructure and
214	improvements; and
215	(b) the planning of, arranging for, or participation in any of the activities listed in
216	Subsection (5)(a).
217	(6) "Development project" means a project for the development of land within a project
218	area.
219	(7) "District sales tax area" means an area described in and established as provided in
220	Subsection 11-70-206(10).
221	(8) "Enhanced property tax revenue":
222	(a) means the amount of money that is equal to the difference between:
223	(i) the amount of property tax revenues generated in a tax year by all taxing entities
224	from privately owned land, using the current assessed value of the property; and
225	(ii) the amount of property tax revenues that would be generated in the same tax year
226	by all taxing entities from that same area using the base taxable value of the
227	property; and
228	(b) does not include property tax revenue from:
229	(i) a county additional property tax or multicounty assessing and collecting levy
230	imposed in accordance with Section 59-2-1602;
231	(ii) a judgment levy imposed by a taxing entity under Section 59-2-1328 or 59-2-1330;
232	or

233	(iii) a levy imposed by a taxing entity under Section 11-14-310 to pay for a general
234	obligation bond.
235	(9) "Facilities division" means the Division of Facilities Construction and Management,
236	created in Section 63A-5b-301.
237	(10) "Fair park authority" means the State Fair Park Authority created in Section 11-68-201.
238	(11) "Fairpark district" means the Utah Fairpark Area Investment and Restoration District,
239	created in Section 11-70-201.
240	(12) "Fairpark district boundary" means a line or set of lines that:
241	(a) defines the geographic boundary of the fairpark district, consisting of the interior
242	space within each polygon described by the line or set of lines; and
243	(b) is delineated in the electronic shapefile that is the electronic component of H.B. 562,
244	Utah Fairpark Area Investment and Restoration District, 2024 General Session.
245	(13) "Fairpark district funds" means money the fairpark district receives from any source,
246	including money the fairpark district receives under:
247	(a) Sections 10-1-304 and 11-70-205;
248	(b) Section 10-1-403;
249	(c) Section 11-70-203;
250	(d) Section 11-70-204;
251	(e) Section 59-12-103;
252	[(e)] <u>(f)</u> Sections 59-12-352 and 59-12-354;
253	[(f)] (g) Section 59-12-401;
254	[(g)] (h) Section 59-12-402; and
255	[(h)] <u>(i)</u> Section 59-12-1201.
256	(14) "Fair park land" means the same as that term is defined in Section 11-68-101.
257	(15) "Franchise agreement" means a legally binding and valid agreement under which:
258	(a) a franchise is confirmed for a major league sports team that before January 1, 2024,
259	had not been located in the state; and
260	(b) the major league sports team agrees to play home games in a stadium to be
261	constructed within the fairpark district boundary.
262	(16) "Franchise agreement date" means the date that a franchise agreement is fully executed
263	and in effect.
264	(17) "Host municipality" means the municipality whose boundary includes the land within
265	the fairpark district boundary.
266	(18)(a) "Major league sports team" means a team:

267	[(a)] (i) consisting of professional athletes;
268	[(b)] (ii) that is part of a professional sports league; and
269	[(c)] (iii) that is engaged in the business of presenting live sporting events before
20)	primarily a paying audience.
270	(b) "Major league sports team" does not include a team organized and operated by an
271	institution of higher education as described in Section 53-2-101.
272	(19) "Other state land" means:
273	(a) land within the fairpark district boundary, other than fair park land, that is owned by
275	the state on January 1, 2024; and
276	(b) except for land acquired under Subsection 11-70-502(3)(a)(ii), land within the
277	<u>fairpark district boundary that is acquired by the fairpark district or the state on or</u>
278	after May 1, 2024[, within the fairpark district boundary].
279	(20) "Payment period" means a period of up to 35 years, as specified in a designation
280	resolution, beginning on the transition date, during which enhanced property tax revenue
281	under Section 11-70-401 is to be paid.
282	(21) "Post-designation parcel" means a parcel within a project area after the transition date
283	for that parcel.
284	(22) "Pre-designation parcel" means a parcel within a project area before the transition date
285	for that parcel.
286	(23) "Professional sports league" means a group of major league sports teams that have
287	formed a league[:]
288	[(a)] for the major league sports teams to compete against one another[; and] <u>.</u>
289	[(b) in which the combined average annual payroll for the major league sports teams in
290	the league on the franchise agreement date is not less than \$100,000,000.]
291	(24) "Project area" means land described in a project area plan or draft project area plan,
292	where the development project set forth in the project area plan or draft project area plan
293	takes place or is proposed to take place.
294	(25) "Project area budget" means a multiyear projection of annual or cumulative revenues
295	and expenses and other fiscal matters pertaining to the project area.
296	(26) "Project area plan" means a written plan that, after its effective date, guides and
297	controls the development within a project area.
298	(27) "Property tax" includes each levy on an ad valorem basis on tangible or intangible
299	personal or real property.
300	(28) "Public entity" means:

301	(a) the state, including each department, division, or other agency of the state; or
302	(b) a county, city, town, school district, special district, special service district, interlocal
303	cooperation entity, community reinvestment agency, or other political subdivision of
304	the state, including the fairpark district.
305	(29)(a) "Public infrastructure and improvements" means infrastructure, improvements,
306	facilities, or buildings that:
307	(i)(A) benefit the public and are owned by a public entity or a utility; or
308	(B) benefit the public and are publicly maintained or operated by a public entity; or
309	(ii)(A) are privately owned;
310	(B) benefit the public;
311	(C) as determined by the board, provide a substantial benefit to the development
312	and operation of a project area; and
313	(D) are built according to applicable design and safety standards.
314	(b) "Public infrastructure and improvements" includes:
315	(i) facilities, lines, or systems that provide:
316	(A) water, chilled water, or steam; or
317	(B) sewer, storm drainage, natural gas, electricity, energy storage, renewable
318	energy, microgrids, or telecommunications service;
319	(ii) streets, roads, curbs, gutters, sidewalks, walkways, solid waste facilities, parking
320	facilities, rail lines, intermodal facilities, multimodal facilities, and public
321	transportation facilities;
322	(iii) [a-]qualified [stadium] stadiums;
323	(iv) public trails and pathways associated with and rehabilitation of and
324	improvements to the Jordan River;[-and]
325	(v) agricultural and related exhibit facilities on fair park land[-] ; and
326	(vi) hotels, hospitality facilities, eating establishments, convention facilities, and
327	other related facilities.
328	(30) "Qualified owner" means an owner of at least 65 contiguous acres of privately owned
329	land within the fairpark district boundary, or the owner's affiliate.
330	(31)(a) "Qualified stadium" means a stadium:
331	(i) within the fairpark district boundary;
332	(ii) with a minimum capacity of [30,000] <u>18,000</u> spectators; and
333	(iii) that will primarily be used as the home of a major league sports team.
334	(b) "Qualified stadium" includes parking structures or facilities, lighting facilities,

335	plazas, and open space associated with a stadium described in Subsection (31)(a).
336	(32) "Shapefile" means the digital vector storage format for storing geometric location and
337	associated attribute information.
338	(33) "Stadium contribution" means the principal amount of bonds that the district issues to
339	pay for the development and construction of [a] one or more qualified [stadium] stadiums,
340	plus any other amount the district pays toward the development and construction of [a]
341	those qualified [stadium] stadiums.
342	(34) "State fair purposes" means the purposes for the use of fair park land related to the fair
343	park authority's management, supervision, and control over a state fair and related events
344	and activities.
345	(35) "State-owned land" means:
346	(a) fair park land; and
347	(b) other state land.
348	(36) "Taxable value" means the value of property as shown on the last equalized assessment
349	roll.
350	(37) "Taxing entity" means the same as that term is defined in Section 59-2-102, excluding
351	a public infrastructure district that the fairpark district creates under Title 17D, Chapter
352	4, Public Infrastructure District Act.
353	(38) "Transition date" means the date indicated in a designation resolution after which the
354	parcel that is the subject of the designation resolution becomes a post-designation parcel.
355	Section 3. Section 11-70-201 is amended to read:
356	11-70-201 . Creation of Utah Fairpark Area Investment and Restoration District
357	Status and purposes.
358	(1) Under the authority of Utah Constitution, Article XI, Section 8, there is created the Utah
359	Fairpark Area Investment and Restoration District.
360	(2) The fairpark district is:
361	(a) an independent, nonprofit, separate body corporate and politic, with perpetual
362	succession;
363	(b) a political subdivision of the state; and
364	(c) a public corporation, as defined in Section 63E-1-102.
365	(3)(a) The purpose of the fairpark district is to fulfill the statewide public purpose of
366	encouraging and facilitating development within the fairpark district boundary to
367	provide economic and other benefits to the area within the fairpark district boundary,
368	surrounding areas, the region, and the state, including:

369	(i) the development and construction of [a] one or more qualified [stadium] stadiums
370	and related facilities for [a] one or more major league sports [team] teams;
371	(ii) the development and construction of infrastructure to support [a] one or more
372	qualified [stadium] stadiums, associated uses, and recreational uses on land within
373	the fairpark district boundary;
374	(iii) the improvement and restoration of areas along the Jordan River within the
375	fairpark district boundary for aesthetic and recreational purposes;
376	(iv) coordinating with and supporting the fair park authority in the fair park
377	authority's use of fair park land; and
378	(v) other development on land within the fairpark district boundary.
379	(b) The duties and responsibilities of the fairpark district under this chapter are matters
380	of regional and statewide concern, importance, interest, and impact.
381	(c) The fairpark district is the mechanism the state chooses to focus resources and efforts
382	on behalf of the state, to oversee and manage development activities within the
383	fairpark district boundary, and to ensure that the regional and statewide interests,
384	concerns, and purposes described in this Subsection (3) are properly addressed from
385	more of a statewide perspective than any municipality can provide.
386	Section 4. Section 11-70-202 is amended to read:
387	11-70-202 . Fairpark district powers and duties.
388	(1) The fairpark district may:
389	(a) facilitate and bring about the development of land within the fairpark district
390	boundary, including the development of [a] one or more qualified [stadium] stadiums
391	to house [a] one or more major league sports [team] teams;
392	(b) enter into [a-]lease [agreement] agreements with [a] affiliates of major league sports [
393	team] teams to lease [a-]qualified [stadium] stadiums to [a-]major league sports [team]
394	teams and receive lease payments on behalf of the state;
395	(c) facilitate and provide funding for the development of land in a project area, including
396	the development of public infrastructure and improvements and other infrastructure
397	and improvements on or related to land in a project area;
398	(d) engage in marketing and business recruitment activities and efforts to encourage and
399	facilitate development of land within the fairpark district boundary;
400	(e) as the fairpark district considers necessary or advisable to carry out any of the
401	fairpark district's duties or responsibilities under this chapter:
402	(i) buy, obtain an option upon, or otherwise acquire any interest in real or personal

403	property;
404	(ii) sell, convey, grant, dispose of by gift, or otherwise dispose of any interest in real
405	or personal property; or
406	(iii) enter into a lease agreement on real or personal property, as lessee or lessor;
407	(f) sue and be sued;
408	(g) enter into contracts generally;
409	(h) exercise powers and perform functions under a contract, as authorized in the contract;
410	(i) receive and spend enhanced property tax revenue, as provided in this chapter;
411	(j) accept financial or other assistance from any public or private source for the fairpark
412	district's activities, powers, and duties, and expend any funds so received for any of
413	the purposes of this chapter;
414	(k) borrow money, contract with, or accept financial or other assistance from the federal
415	government, a public entity, or any other source for any of the purposes of this
416	chapter and comply with any conditions of the loan, contract, or assistance;
417	(1) issue bonds to finance the undertaking of any development objectives of the fairpark
418	district, including bonds under Chapter 17, Utah Industrial Facilities and
419	Development Act, bonds under Chapter 42, Assessment Area Act, and bonds under
420	Chapter 42a, Commercial Property Assessed Clean Energy Act;
421	(m) hire employees, including independent contractors;
422	(n) transact other business and exercise all other powers provided for in this chapter;
423	(o) engage one or more consultants to advise or assist the fairpark district in the
424	performance of the fairpark district's duties and responsibilities;
425	(p) enter into an agreement with a private contractor to provide a municipal service
426	within a project area that is not being provided by a municipality or other
427	governmental service provider;
428	(q) provide public safety services in the area within the fairpark district boundary,
429	including under a contract, approved by the board, with an existing governmental
430	provider of public safety services;
431	(r) finance, develop, own, lease, operate, or otherwise control public infrastructure and
432	improvements in a project area; and
433	(s) exercise powers and perform functions that the fairpark district is authorized by
434	statute to exercise or perform.
435	(2)(a) The fairpark district is responsible for and has jurisdiction over any development
436	that occurs on fair park land, including the funding of that development.

437	(b) The fairpark district shall consult and coordinate with the fair park authority with
438	respect to any development activities anticipated for or that occur on fair park land.
439	(c) Any development of fair park land shall be:
440	(i) subject to and compatible with the use of fair park land for state fair purposes and
441	related and other activities under the jurisdiction of the fair park authority; and
442	(ii) as far as practicable, consistent with the master plan for fair park land approved
443	by the fair park authority.
444	(3) With respect to state land other than fair park land, the fairpark district and the facilities
445	division shall consult with each other and with agencies occupying the land with respect
446	to any potential change of use or development of the land.
447	(4) The total amount of the fairpark district's stadium contribution may not exceed
448	\$900,000,000.
449	(5) Beginning April 1, 2025, the fairpark district shall:
450	(a) be the repository of the official delineation of the fairpark district boundary, identical
451	to the fairpark district boundary as delineated in the shapefile that is the electronic
452	component of H.B. 562, Utah Fairpark Area Investment and Restoration District,
453	2024 General Session, subject to:
454	(i) any later changes to the boundary enacted by the Legislature; and
455	(ii) any additions of land to the fairpark district boundary under Subsection (6); and
456	(b) maintain an accurate digital file of the boundary that is easily accessible by the
457	public.
458	(6) The fairpark district boundary may be expanded to include land outside the fairpark
459	district boundary if:
460	(a) the land is owned by a qualified owner;
461	(b) the qualified owner consents to including the land within the fairpark district
462	boundary; and
463	(c) the land is:
464	(i) contiguous to the fairpark district boundary; or
465	(ii) within 200 feet of the fairpark district boundary.
466	Section 5. Section 11-70-204 is amended to read:
467	11-70-204 . Fairpark district accommodations tax.
468	(1) As used in this section:
469	(a)[(i)] "Accommodations and services" means an accommodation or service
470	described in Subsection 59-12-103(1)(i).

471	[(ii) "Accommodations and services" does not include an accommodation or service
472	for which amounts paid or charged are not part of a rental room rate.]
473	(b) "Accommodations tax" means a tax imposed as provided in this section.
474	(2) By resolution, the fairpark district board may impose an accommodations tax on a
475	provider for amounts paid or charged for accommodations and services, if the place of
476	accommodation is located within the district sales tax area.
477	(3) The maximum rate of an accommodations tax is 15% of the amounts paid to or charged
478	by the provider for accommodations and services.
479	(4) A provider may recover an amount equal to the accommodations tax from customers, if
480	the provider includes the amount as a separate billing line item.
481	(5) If the fairpark district imposes an accommodations tax, a public entity[, including] other
482	than the fairpark district, may not impose, on the amounts paid or charged for
483	accommodations and services within the district sales tax area, any other tax described
484	in:
485	(a) Title 59, Chapter 12, Sales and Use Tax Act; or
486	(b) Title 59, Chapter 28, State Transient Room Tax Act.
487	(6) Except as provided in Subsection $[(7)]$ (8) or $[(8)]$ (9), an accommodations tax shall be
488	administered, collected, and enforced in accordance with:
489	(a) the same procedures used to administer, collect, and enforce the tax under:
490	(i) Title 59, Chapter 12, Part 1, Tax Collection; or
491	(ii) Title 59, Chapter 12, Part 2, Local Sales and Use Tax Act; and
492	(b) Title 59, Chapter 1, General Taxation Policies.
493	(7) The location of a transaction shall be determined in accordance with Sections 59-12-211
494	through 59-12-215.
495	(8)(a) An accommodations tax is not subject to Section 59-12-107.1 or 59-12-123 or
496	Subsections 59-12-205(2) through (5).
497	(b) The exemptions described in Sections 59-12-104, 59-12-104.1, and 59-12-104.6 do
498	not apply to an accommodations tax.
499	(9) The State Tax Commission shall:
500	(a) except as provided in Subsection (9)(b), distribute the revenue collected from an
501	accommodations tax to the fairpark district; and
502	(b) retain and deposit an administrative charge in accordance with Section 59-1-306
503	from revenue the commission collects from an accommodations tax.
504	(10)(a) If the fairpark district imposes, repeals, or changes the rate of an accommodations

505	tax, the implementation, repeal, or change takes effect:
506	(i) on the first day of a calendar quarter; and
507	(ii) after a 90-day period beginning on the date the State Tax Commission receives
508	the notice described in Subsection (10)(b) from the fairpark district.
509	(b) The notice required in Subsection (10)(a)(ii) shall state:
510	(i) that the fairpark district will impose, repeal, or change the rate of an
511	accommodations tax;
512	(ii) the effective date of the implementation, repeal, or change of the accommodations
513	tax; and
514	(iii) the rate of the accommodations tax.
515	(11) In addition to the uses permitted under Section 11-70-207, the fairpark district may
516	allocate revenue from an accommodations tax to a county in which a place of
517	accommodation that is subject to the accommodations tax is located, if:
518	(a) the county had a transient room tax described in Section 59-12-301 in effect at the
519	time the fairpark district board imposed an accommodations tax; and
520	(b) the revenue replaces revenue that the county received from a county transient room
521	tax described in Section 59-12-301 for the county's general operations and
522	administrative expenses.
523	Section 6. Section 11-70-206 is amended to read:
524	11-70-206 . Applicability of other law Cooperation of state and local
525	governments Municipal services Services from state agencies Procurement policy
526	Public infrastructure district.
527	(1) With respect to the use or development of state-owned land, the fairpark district is not
528	subject to:
529	(a) Title 10, Chapter 9a, Municipal Land Use, Development, and Management Act; or
530	(b) the jurisdiction of a special district under Title 17B, Limited Purpose Local
531	Government Entities - Special Districts, or a special service district under Title 17D,
532	Chapter 1, Special Service District Act, except to the extent that:
533	(i) some or all of the state land is, on January 1, 2024, included within the boundary
534	of a special district or special service district; and
535	(ii) the fairpark district elects to receive service from the special district or special
536	service district for the state land that is included within the boundary of the special
537	district or special service district, respectively.
538	(2) The fairpark district has and may exercise all powers relating to the regulation of land

539	uses on state-owned land.
540	(3)(a) Subject to [Subsection] Subsections (3)(b) and (3)(c), the fairpark district has and
541	may exercise all powers relating to the regulation of land uses on privately owned
542	land within the fairpark district boundary.
543	(b)(i) [Land] Except as provided in Subsection (3)(d), land owned by a qualified
544	owner is subject to a host municipality's land use authority under Title 10, Chapter
545	9a, Municipal Land Use, Development, and Management Act, if the qualified
546	owner and the host municipality enter into an agreement, as provided in
547	Subsection (3)(b)(ii), no later than December 31, 2024.
548	(ii)(A) An agreement under Subsection (3)(b)(i) shall require the host municipality
549	to provide an expedited process for the review and approval of a qualified
550	owner's completed land use application that complies with adopted land use
551	regulations.
552	(B) In an agreement under Subsection (3)(b)(i), the host municipality shall agree
553	to vest the qualified owner in any approved land use for a qualified stadium
554	and related uses.
555	(c)(i) If the board approves the addition of land owned by a qualified owner to the
556	fairpark district boundary, the host municipality shall, within six months after the
557	day of the board's approval, approve an amendment to the agreement established
558	under Subsection (3)(b) to include the additional land.
559	(ii) A host municipality may not unreasonably withhold, delay, or condition
560	approving the amendment described in Subsection (3)(c)(i).
561	(iii) If a host municipality fails to approve an amendment described in Subsection
562	(3)(c)(i) within the time frame described in Subsection (3)(c)(i), the fairpark
563	district shall become the land use authority for the additional land.
564	(d) If an agreement under Subsection (3)(b) terminates for any reason described in the
565	agreement or by operation of law, the fairpark district shall become the land use
566	authority for the land that was subject to the agreement immediately upon
567	termination of the agreement.
568	(e) Upon expiration of the agreement described in Subsection (3)(b), the host
569	municipality shall remain the sole land use authority for the land that was subject to
570	the expired agreement.
571	[(c)] (f) A host municipality may not prohibit or condition the use of a qualified owner's
572	land for a qualified stadium.

573	[(d)] (g) In making land use decisions affecting land within the fairpark district boundary
574	that is subject to a host municipality's land use authority under this Subsection (3),
575	the legislative body of the host municipality shall consider input from the board.
576	$(4)(\underline{a})$ No later than December 31, 2024, the host municipality and the host
577	municipality's community reinvestment agency shall take all necessary actions to
578	withdraw from the fairpark district boundary any area that is within a project area of
579	the community reinvestment agency.
580	(b) If land is added to the fairpark district boundary, the host municipality and the
581	community reinvestment agency shall take all necessary actions to withdraw from the
582	fairpark district boundary any area that is within a project area of the community
583	reinvestment agency.
584	(5) A department, division, or other agency of the state and a political subdivision of the
585	state shall cooperate with the fairpark district to the fullest extent possible to provide
586	whatever support, information, or other assistance the board requests that is reasonably
587	necessary to help the fairpark district fulfill its duties and responsibilities under this
588	chapter.
589	(6)(a) A host municipality shall provide the same municipal services to the area of the
590	municipality that is within the fairpark district boundary as the municipality provides
591	to other areas of the municipality with similar zoning and a similar development level.
592	(b) The level and quality of municipal services that a host municipality provides within
593	the fairpark district boundary shall be fairly and reasonably consistent with the level
594	and quality of municipal services that the municipality provides to other areas of the
595	municipality with similar zoning and a similar development level.
596	(c) No later than December 31, 2024, the fairpark district and host municipality shall
597	enter into an agreement providing for the fairpark district to reimburse the host
598	municipality for services the host municipality provides to a project area.
599	(7)(a) The fairpark district may request and, upon request, shall receive:
600	(i) fuel dispensing and motor pool services provided by the Division of Fleet
601	Operations;
602	(ii) surplus property services provided by the Division of Purchasing and General
603	Services;
604	(iii) information technology services provided by the Division of Technology
605	Services;
606	(iv) archive services provided by the Division of Archives and Records Service;

607	(v) financial services provided by the Division of Finance;
608	(vi) human resources services provided by the Division of Human Resource
609	Management;
610	(vii) legal services provided by the Office of the Attorney General; and
611	(viii) banking services provided by the Office of the State Treasurer.
612	(b) Nothing in Subsection [(6)(a) may be construed to relieve] (7)(a) relieves the
613	fairpark district of the obligation to pay the applicable fee for the service provided.
614	(8)(a) To govern fairpark district procurements, the board shall adopt a procurement
615	policy that the board reasonably determines to substantially fulfill the purposes
616	described in Section 63G-6a-102.
617	(b) The board may delegate to the executive director the responsibility to adopt a
618	procurement policy.
619	(c) The board's determination under Subsection $[(7)(a)]$ (8)(a) is final and conclusive.
620	(9) No later than December 31, 2024, the board and the assessor of the county in which the
621	fairpark district is located shall together determine the base taxable value of privately
622	owned property within the fairpark district boundary.
623	(10)(a) As used in this Subsection (10):
624	(i) "District ZIP area" means a ZIP area a majority of which includes land within the
625	fairpark district boundary.
626	(ii) "ZIP area" means an area defined by the ZIP Code, as defined in Section
627	59-12-102, plus the four-digit deliver route extension.
628	(b) No later than June 1, 2024, the State Tax Commission shall:
629	(i) define the area that consists of all district zip areas; and
630	(ii) provide a description of the area under Subsection [(9)(b)(i)] <u>(10)(b)(i)</u> to the host
631	municipality and the board.
632	(c) The State Tax Commission shall annually:
633	(i) update the definition of the area under Subsection (10)(b)(i); and
634	(ii) provide the updated description to the host municipality and the board.
635	(11)(a)(i) A public infrastructure district created by the fairpark district under Title
636	17D, Chapter 4, Public Infrastructure District Act, may, subject to limitations of
637	that chapter, levy a property tax for the operations and maintenance of the public
638	infrastructure district's financed public infrastructure and improvements, subject to
639	a maximum rate of .015.
640	(ii) A levy under Subsection (11)(a)(i) may be separate from a public infrastructure

641	district property tax levy for a bond.
642	(b) If a public infrastructure created by the fairpark district issues a bond:
643	(i) the public infrastructure district may:
644	(A) delay the effective date of the property tax levy for the bond until after the
645	period of capitalized interest payments; and
646	(B) covenant with bondholders not to reduce or impair the property tax levy; and
647	(ii) notwithstanding a provision to the contrary in Title 17D, Chapter 4, Public
648	Infrastructure District Act, the tax rate for the property tax levy for the bond may
649	not exceed a rate that generates more revenue than required to pay the annual debt
650	service of the bond plus administrative costs, subject to a maximum rate of .015.
651	(c)(i) A public infrastructure district created by the fairpark district under Title 17D,
652	Chapter 4, Public Infrastructure District Act, may create tax areas, as defined in
653	Section 59-2-102, within the public infrastructure district and apply a different
654	property tax rate to each tax area, subject to the maximum rate limitations
655	described in Subsections (11)(a)(i) and (11)(b)(ii).
656	(ii) If a public infrastructure district created by the fairpark district issues bonds, the
657	public infrastructure district may issue bonds secured by property taxes from:
658	(A) the entire public infrastructure district; or
659	(B) one or more tax areas within the public infrastructure district.
660	(d) A public infrastructure district created by the fairpark district may use bond proceeds
661	<u>to:</u>
662	(i) pay for public infrastructure and improvements; and
663	(ii) pay costs related to the development, operation, or maintenance of infrastructure
664	described in Subsection (11)(d)(i).
665	Section 7. Section 11-70-207 is amended to read:
666	11-70-207 . Use of fairpark district funds.
667	(1)(a) Subject to Subsection (2), the fairpark district may use fairpark district funds for
668	any purpose authorized under this chapter, including to pay for:
669	(i) the development and construction of [a] one or more qualified [stadium] stadiums;
670	(ii) administrative, overhead, legal, consulting, and other operating expenses of the
671	fairpark district;
672	(iii) all or part of the development of land within a project area, including:
673	(A) financing or refinancing; and
674	(B) assisting the ongoing operation of a development or facility within the project

675	area;
676	(iv) the cost of the installation of public infrastructure and improvements outside a
677	project area if the board determines by resolution that the infrastructure and
678	improvements are of benefit to the project area;
679	(v) the principal and interest on bonds issued by the fairpark district;
680	(v) the payment of an infrastructure loan, as defined in Section 11-70-104, according
681	to the terms of the infrastructure loan; and
682	(vii) the costs of promoting, facilitating, and implementing other development of land
683	within the fairpark district boundary.
684	(b) The determination of the board under Subsection $(1)(a)(iv)$ regarding benefit to the
685	project area is final.
686	(2)(a) The fairpark district may use money it receives under Subsection 59-12-1201
687	(2)(a)(ii) and Subsection 59-12-103(16) only for[-]:
688	(i) the development and construction of $[a]$ one or more qualified [stadium] stadiums,
689	including parking structures or facilities, lighting facilities, plazas, or open space
690	associated with a qualified stadium; and
691	(ii) [paying for] the payment of bonds issued to pay for the development and
692	construction [of a qualified stadium] described in Subsection (2)(a)(i).
693	(b) If the amount of money the fairpark district receives under Subsection (2)(a) exceeds
694	the amount required to pay the annual debt service on bonds issued to pay for the
695	development and construction of [a] one or more qualified [stadium] stadiums, the
696	fairpark district shall use the excess amount received to pay down the principal on
697	those bonds.
698	(c) The fairpark district may use money described in Subsection (2)(a) before or after a
699	franchise agreement date.
700	(3) The fairpark district may share enhanced property tax revenue with a taxing entity that
701	levies a property tax on land within the project area from which the enhanced property
702	tax revenue is generated.
703	Section 8. Section 11-70-304 is amended to read:
704	11-70-304 . Limitations on board members and executive director Annual
705	conflict of interest disclosure statement Penalties.
706	(1) As used in this section:
707	(a) "Direct financial benefit":
708	(i) means any form of financial benefit that accrues to an individual directly,

709	including:
710	(A) compensation, commission, or any other form of a payment or increase of
711	money; and
712	(B) an increase in the value of a business or property; and
713	(ii) does not include a financial benefit that accrues to the public generally.
714	(b) "Family member" means a parent, spouse, sibling, child, or grandchild.
715	(2) An individual may not serve as a member of the board or as executive director if:
716	(a) the individual owns real property, other than a personal residence in which the
717	individual resides, within the fairpark district boundary, whether or not the ownership
718	interest is a recorded interest;
719	(b) a family member of the individual owns an interest in real property, other than a
720	personal residence in which the family member resides, located within the fairpark
721	district boundary; or
722	(c) the individual or a family member of the individual owns an interest in, is directly
723	affiliated with, or is an employee or officer of a private firm, private company, or
724	other private entity that the individual reasonably believes is likely to:
725	(i) participate in or receive a direct financial benefit from the development of land
726	within the fairpark district boundary; or
727	(ii) acquire an interest in or locate a facility within the fairpark district boundary.
728	(3) Before taking office as a board member or accepting employment as executive director,
729	an individual shall submit to the fairpark district a statement verifying that the
730	individual's service as a board member or employment as executive director does not
731	violate Subsection (2).
732	(4)(a) An individual may not, at any time during the individual's service as a board
733	member or employment with the fairpark district, acquire, or take any action to
734	initiate, negotiate, or otherwise arrange for the acquisition of, an interest in real
735	property located within the fairpark district boundary, if:
736	(i) the acquisition is in the individual's personal capacity or in the individual's
737	capacity as an employee or officer of a private firm, private company, or other
738	private entity; and
739	(ii) the acquisition will enable the individual to receive a direct financial benefit as a
740	result of the development of land within the fairpark district boundary.
741	(b) Subsection (4)(a) does not apply to an individual's acquisition of, or action to initiate,
742	negotiate, or otherwise arrange for the acquisition of, an interest in real property that

743	is a personal residence in which the individual will reside upon acquisition of the real
744	property.
745	(5)(a) A board member or an employee of the fairpark district may not receive a direct
746	financial benefit from development within the fairpark district boundary.
747	(b) For purposes of Subsection (5)(a), a direct financial benefit does not include:
748	(i) expense reimbursements;
749	(ii) per diem pay for board member service, if applicable; or
750	(iii) an employee's compensation or benefits from employment with the fairpark
751	district.
752	(6)(a) In addition to any other limitation on a board member described in this section,
753	and except as provided in Subsection (7), a voting member or nonvoting advisory
754	member of the board shall, no sooner than January 1 and no later than January 31 of
755	each year during which the board member holds office on the board:
756	(i) prepare a written conflict of interest disclosure statement that contains a response
757	to each item of information described in Subsection 20A-11-1604(6); and
758	(ii) submit the written disclosure statement to the administrator or clerk of the board.
759	(b) No later than 10 business days after the date on which the board member submits the
760	written disclosure statement described in Subsection (6)(a) to the administrator or
761	clerk of the board, the administrator or clerk shall:
762	(i)(A) post an electronic copy of the written disclosure statement on the fairpark
763	district website; or
764	(B) if the fairpark district does not have a website, post an electronic copy of the
765	disclosure statement on the Utah Public Notice Website created in Section
766	<u>63A-16-601; and</u>
767	(ii) provide the lieutenant governor with a link to the posting described in Subsection
768	<u>(6)(b)(i).</u>
769	(c) The administrator or clerk of the board shall ensure that the board member's written
770	disclosure statement remains posted on the website described in Subsection (6)(b)(i)
771	until the board member leaves office.
772	(d) The administrator or clerk of the board shall take the action described in Subsection
773	<u>(6)(e) if:</u>
774	(i) a board member fails to timely submit the written disclosure statement described
775	in Subsection (6)(a); or
776	(ii) a submitted written disclosure statement does not comply with the requirements

777	of Subsection 20A-11-1604(6).
778	(e) If a circumstance described in Subsection (6)(d) occurs, the administrator or clerk of
779	the board shall, within five days after the day on which the administrator or clerk
780	determines that a violation occurred, notify the board member of the violation and
781	direct the board member to submit an amended written disclosure statement
782	correcting the problem.
783	(f)(i) It is unlawful for a board member to fail to submit or amend a written
784	disclosure statement within seven days after the day on which the board member
785	receives the notice described in Subsection (6)(e).
786	(ii) A board member who violates Subsection (6)(f)(i) is guilty of a class B
787	misdemeanor.
788	(iii) The administrator or clerk of the board shall report a violation of Subsection
789	(6)(f)(i) to the attorney general.
790	(iv) In addition to the criminal penalty described in Subsection (6)(f)(ii), the
791	administrator or clerk of the board shall impose a civil fine of \$100 against a
792	board member who violates Subsection (6)(f)(i).
793	(g) The administrator or clerk of the board shall deposit a fine collected under this
794	section into the board's account to pay for the costs of administering this section.
795	(7) For a board member who is also a state legislator, a member of a county or municipal
796	legislative body, or who is otherwise required to make the written disclosure statement
797	described in Subsection (6)(a) under another provision of law:
798	(a) Subsection (6) does not apply; and
799	(b) the administrator or clerk of the board shall, instead:
800	(i) post an electronic link, on the website described in Subsection (6)(b)(i), to the
801	written disclosure statement the board member made in the board member's
802	capacity as:
803	(A) a state legislator, under Title 20A, Chapter 11, Part 16, Conflict of Interest
804	Disclosures;
805	(B) an elected officer of a county, under Section 17-16a-13;
806	(C) an elected officer of a municipality, under Section 10-3-1313; or
807	(D) an individual who is required to make the written disclosure statement
808	described in Subsection (6)(a) under another provision of law; and
809	(ii) provide the lieutenant governor with a link to the electronic posting described in
810	Subsection (7)(b)(i).

811 $\left[\frac{6}{6}\right]$ (8) Nothing in this section may be construed to affect the application or effect of any 812 other code provision applicable to a board member or employee relating to ethics or 813 conflicts of interest. 814 Section 9. Section **11-70-401** is amended to read: 815 **11-70-401**. Enhanced property tax revenue to be paid to fairpark district. 816 (1) Subject to Subsection (5), the fairpark district shall be paid 90% of enhanced property 817 tax revenue generated from each parcel of privately owned land within the fairpark 818 district boundary: 819 (a) beginning the tax year that begins on January 1, 2025; and 820 (b) until the transition date for that parcel. 821 (2) Subject to Subsection (5), during the payment period the fairpark district shall be paid 822 up to 100% of enhanced property tax revenue: 823 (a) generated from designated parcels of privately owned land within a project area; and 824 (b) as the board specifies in a designation resolution adopted in consultation with a 825 qualified owner. 826 (3) For purposes of the payment of enhanced property tax revenue under this section, a 827 payment period shall begin, as specified in the designation resolution, on January 1 of a 828 year that begins after the designation resolution is adopted. 829 (4)(a) For purposes of this section, the fairpark district may designate an improved 830 portion of a parcel in a project area as a separate parcel. 831 (b) A fairpark district designation of an improved portion of a parcel as a separate parcel 832 under Subsection (4)(a) does not constitute a subdivision, as defined in Section 833 10-9a-103 or Section 17-27a-103. 834 (c) A county recorder shall assign a separate tax identification number to the improved 835 portion of a parcel designated by the fairpark district as a separate parcel under 836 Subsection (4)(a). 837 (5) A host municipality shall be paid a minimum of 25% of the enhanced property tax 838 revenue generated by a property tax imposed by the host municipality to reimburse the 839 host municipality for services the host municipality provides to a project area in 840 accordance with Subsection 11-70-206(6)(c), with the exact amount determined in an 841 agreement between the host municipality and the fairpark district. 842 Section 10. Section **11-70-501** is amended to read: 843 11-70-501. Preparation of project area plan -- Required contents of project area 844 plan.

845	(1) As provided in this section, the fairpark district may adopt a project area plan for the
846	development of some or all of the land within the fairpark district boundary.
847	(2) In consultation with the fair park authority board, the fairpark district may adopt a
848	project area plan for the development of some or all of the fair park land.
849	(3) With the consent of a qualified owner, the fairpark district may adopt a project area plan
850	for the development of the qualified owner's land, including the development and
851	construction of [a] one or more qualified [stadium] stadiums.
852	(4)(a) To adopt a project area plan, the board shall:
853	(i) prepare a draft project area plan;
854	(ii) give notice as required under Subsection 11-70-503(2);
855	(iii) hold at least one public meeting, as required under Subsection 11-70-503(1); and
856	(iv) after holding at least one public meeting and subject to Subsection (4)(b), adopt
857	the draft project area plan as the project area plan.
858	(b) Before adopting a draft project area plan as the project area plan, the board may
859	make modifications to the draft project area plan that the board considers necessary
860	or appropriate.
861	(5) A project area plan and draft project area plan shall contain:
862	(a) a legal description of the boundary of the project area;
863	(b) the fairpark district's purposes and intent with respect to the project area; and
864	(c) the board's findings and determination that:
865	(i) there is a need for the proposed development project to effectuate a public purpose;
866	(ii) there is a public benefit that will result from the proposed development project;
867	and
868	(iii) it is economically sound and feasible to adopt and carry out the project area plan.
869	Section 11. Section 11-70-502 is amended to read:
870	11-70-502 . Qualified stadiums under project area plan.
871	(1) A project area plan may provide for the development and construction of [a] one or more
872	qualified [stadium] stadiums on land that, until conveyed to the fairpark district as
873	provided in Subsection (3)(b), is owned by a qualified owner.
874	(2) A project area plan under Subsection (1) shall include a requirement that the qualified
875	owner and fairpark district enter an agreement relating to:
876	(a) the development, construction, operation, and ownership of $[a]$ each qualified
877	stadium; and
878	(b) the development of other land owned by the qualified owner within the fairpark

879	district boundary.
880	(3)(a) An agreement under Subsection (2) shall:
881	(i) limit the stadium contribution, which the board may allocate among each qualified
882	stadium, to the lesser of:
883	(A) half the actual cost of developing and constructing [the] <u>all</u> qualified [stadium]
884	stadiums; or
885	(B) \$900,000,000;
886	(ii) require the qualified owner to convey to the fairpark district, as soon as
887	practicable after [the] each franchise agreement date, title to the property on which
888	the applicable qualified stadium will be constructed;
889	(iii) require the qualified owner, if [the] \underline{a} major league sports team leaves [the] \underline{a}
890	qualified stadium before 30 years after the franchise agreement date for that
891	<u>stadium</u> , to[;] :
892	(A) pay the remaining outstanding balance of bonds issued by the fairpark district
893	for the development and construction of [the] that qualified stadium; and
894	(B) pay to the fairpark district the difference between the stadium contribution
895	allocated to that qualified stadium and the amount paid under Subsection
896	(3)(a)(iii)(A);
897	(iv) provide for the fairpark district to possess full ownership rights to [the] each
898	qualified stadium;
899	(v) provide for the qualified owner to sell and control sponsorship rights relating to [
900	the] each qualified stadium;
901	(vi) provide for the fairpark district to lease [the] <u>a</u> qualified stadium to [the] <u>a</u> major
902	league [sports] baseball team for lease payments of \$150,000 per month for 360
903	months;
904	(vii) require the qualified owner to operate and maintain [the] each qualified stadium
905	and to pay for all operation and maintenance costs;
906	(viii) require the qualified owner to cooperate and coordinate with the fairpark
907	district to allow events other than events of [the] a major league sports team to
908	occur at [the] each qualified stadium if those other events do not interfere with the
909	use of the qualified stadium for events of the major league sports team;
910	(ix) include negotiated terms that are fair and reasonable;
911	(x) establish the timing and process for the development of the qualified owner's
912	property within the fairpark district boundary, based on the qualified owner's

913	development plan;
914	(xi) establish the timing and process for assisting the fair park authority to complete
915	the fair park authority's master plan; and
916	(xii) require [the] a major league [sports] baseball team that leases a qualified stadium
917	to be given a name that includes "Utah."
918	(b) Before approving an agreement under Subsection (3)(a), the board shall:
919	(i) hold at least one public meeting to consider and discuss the draft agreement; and
920	(ii) provide notice of the public meeting as provided in Subsection 11-70-503(2).
921	(c) A legal action or other challenge to an agreement under Subsection (3)(a) by a person
922	other than a party to the agreement is barred unless brought within 30 days after the
923	execution of the agreement.
924	[(4) The fairpark district shall pay to the Division of Finance, for deposit into the General
925	Fund, all lease payments the fairpark district receives under a lease agreement for the
926	qualified stadium.]
927	Section 12. Section 17D-4-203 is amended to read:
928	17D-4-203 . Public infrastructure district powers.
929	(1) A public infrastructure district[:]
930	$[(1)]$ _has all of the authority conferred upon a special district under Section 17B-1-103[; and] .
931	(2) <u>A public infrastructure district may</u> :
932	(a) issue negotiable bonds to pay:
933	(i) all or part of the costs of acquiring, acquiring an interest in, improving, or
934	extending any of the improvements, facilities, or property allowed under Section
935	11-14-103;
936	(ii) capital costs of improvements in an energy assessment area, as defined in Section
937	11-42a-102, and other related costs, against the funds that the public infrastructure
938	district will receive because of an assessment in an energy assessment area, as
939	defined in Section 11-42a-102;
940	(iii) public improvements related to the provision of housing;
941	(iv) capital costs related to public transportation;
942	(v) for a public infrastructure district created by a development authority, the cost of
943	acquiring or financing public infrastructure and improvements; and
944	(vi) for a public infrastructure district that is a subsidiary of the Utah Inland Port
945	Authority, the costs associated with a remediation project, as defined in Section
946	11-58-102;

947	(b)	enter into an interlocal agreement in accordance with Title 11, Chapter 13, Interlocal
948		Cooperation Act, provided that the interlocal agreement may not expand the powers
949		of the public infrastructure district, within the limitations of Title 11, Chapter 13,
950		Interlocal Cooperation Act, without the consent of the creating entity;
951	(c)	acquire completed or partially completed improvements for fair market value as
952		reasonably determined by:
953		(i) the board;
954		(ii) the creating entity, if required in the governing document; or
955		(iii) a surveyor or engineer that a public infrastructure district employs or engages to
956		perform the necessary engineering services for and to supervise the construction
957		or installation of the improvements;
958	(d)	contract with the creating entity for the creating entity to provide administrative
959		services on behalf of the public infrastructure district, when agreed to by both parties,
960		in order to achieve cost savings and economic efficiencies, at the discretion of the
961		creating entity; and
962	(e)	for a public infrastructure district created by a development authority:
963		(i)(A) operate and maintain public infrastructure and improvements the district
964		acquires or finances; and
965		(B) use fees, assessments, or taxes to pay for the operation and maintenance of
966		those public infrastructure and improvements; and
967		(ii) issue bonds under Title 11, Chapter 42, Assessment Area Act; and
968	(f)	for a public infrastructure district that is a subsidiary of the Utah Inland Port
969		Authority, pay for costs associated with a remediation project, as defined in Section
970		11-58-102, of the Utah Inland Port Authority.
971	<u>(3)</u> <u>A</u> <u>1</u>	public infrastructure district created by the Utah Fairpark Area Investment and
972	Re	storation District, created in Section 11-70-201, may:
973	<u>(a)</u>	pay for the cost of the development and construction of one or more qualified
974		stadiums, as defined in Section 11-70-101; and
975	<u>(b)</u>	pay for the cost of public infrastructure and improvements.
976	S	Section 13. Section 59-1-403 is amended to read:
977	5	9-1-403 . Confidentiality Exceptions Penalty Application to property tax.
978	(1) As	used in this section:
979	(a)	"Distributed tax, fee, or charge" means a tax, fee, or charge:
980		(i) the commission administers under:

981	(A) this title, other than a tax under Chapter 12, Part 2, Local Sales and Use Tax
982	Act;
983	(B) Title 10, Chapter 1, Part 3, Municipal Energy Sales and Use Tax Act;
984	(C) Title 10, Chapter 1, Part 4, Municipal Telecommunications License Tax Act;
985	(D) Section 19-6-805;
986	(E) Section 63H-1-205; or
987	(F) Title 69, Chapter 2, Part 4, Prepaid Wireless Telecommunications Service
988	Charges; and
989	(ii) with respect to which the commission distributes the revenue collected from the
990	tax, fee, or charge to a qualifying jurisdiction.
991	(b) "GOEO" means the Governor's Office of Economic Opportunity created in Section
992	<u>63N-1a-301.</u>
993	[(b)] (c) "Qualifying jurisdiction" means:
994	(i) a county, city, or town;
995	(ii) the military installation development authority created in Section 63H-1-201;[-or]
996	(iii) the Utah Inland Port Authority created in Section 11-58-201; or
997	(iv) the Utah Fairpark Area Investment and Restoration District created in Section
998	<u>11-70-201</u> .
999	(2)(a) Any of the following may not divulge or make known in any manner any
1000	information gained by that person from any return filed with the commission:
1001	(i) a tax commissioner;
1002	(ii) an agent, clerk, or other officer or employee of the commission; or
1003	(iii) a representative, agent, clerk, or other officer or employee of any county, city, or
1004	town.
1005	(b) An official charged with the custody of a return filed with the commission is not
1006	required to produce the return or evidence of anything contained in the return in any
1007	action or proceeding in any court, except:
1008	(i) in accordance with judicial order;
1009	(ii) on behalf of the commission in any action or proceeding under:
1010	(A) this title; or
1011	(B) other law under which persons are required to file returns with the
1012	commission;
1013	(iii) on behalf of the commission in any action or proceeding to which the
1014	commission is a party; or

1015	(iv) on behalf of any party to any action or proceeding under this title if the report or
1016	facts shown by the return are directly involved in the action or proceeding.
1017	(c) Notwithstanding Subsection (2)(b), a court may require the production of, and may
1018	admit in evidence, any portion of a return or of the facts shown by the return, as are
1019	specifically pertinent to the action or proceeding.
1020	(3) This section does not prohibit:
1021	(a) a person or that person's duly authorized representative from receiving a copy of any
1022	return or report filed in connection with that person's own tax;
1023	(b) the publication of statistics as long as the statistics are classified to prevent the
1024	identification of particular reports or returns; and
1025	(c) the inspection by the attorney general or other legal representative of the state of the
1026	report or return of any taxpayer:
1027	(i) who brings action to set aside or review a tax based on the report or return;
1028	(ii) against whom an action or proceeding is contemplated or has been instituted
1029	under this title; or
1030	(iii) against whom the state has an unsatisfied money judgment.
1031	(4)(a) Notwithstanding Subsection (2) and for purposes of administration, the
1032	commission may by rule, made in accordance with Title 63G, Chapter 3, Utah
1033	Administrative Rulemaking Act, provide for a reciprocal exchange of information
1034	with:
1035	(i) the United States Internal Revenue Service; or
1036	(ii) the revenue service of any other state.
1037	(b) Notwithstanding Subsection (2) and for all taxes except individual income tax and
1038	corporate franchise tax, the commission may by rule, made in accordance with Title
1039	63G, Chapter 3, Utah Administrative Rulemaking Act, share information gathered
1040	from returns and other written statements with the federal government, any other
1041	state, any of the political subdivisions of another state, or any political subdivision of
1042	this state, except as limited by Sections 59-12-209 and 59-12-210, if the political
1043	subdivision, other state, or the federal government grant substantially similar
1044	privileges to this state.
1045	(c) Notwithstanding Subsection (2) and for all taxes except individual income tax and
1046	corporate franchise tax, the commission may by rule, in accordance with Title 63G,
1047	Chapter 3, Utah Administrative Rulemaking Act, provide for the issuance of
1048	information concerning the identity and other information of taxpayers who have

1049	failed to file tax returns or to pay any tax due.
1050	(d) Notwithstanding Subsection (2), the commission shall provide to the director of the
1051	Division of Environmental Response and Remediation, as defined in Section
1052	19-6-402, as requested by the director of the Division of Environmental Response
1053	and Remediation, any records, returns, or other information filed with the
1054	commission under Chapter 13, Motor and Special Fuel Tax Act, or Section
1055	19-6-410.5 regarding the environmental assurance program participation fee.
1056	(e) Notwithstanding Subsection (2), at the request of any person the commission shall
1057	provide that person sales and purchase volume data reported to the commission on a
1058	report, return, or other information filed with the commission under:
1059	(i) Chapter 13, Part 2, Motor Fuel; or
1060	(ii) Chapter 13, Part 4, Aviation Fuel.
1061	(f) Notwithstanding Subsection (2), upon request from a tobacco product manufacturer,
1062	as defined in Section 59-22-202, the commission shall report to the manufacturer:
1063	(i) the quantity of cigarettes, as defined in Section 59-22-202, produced by the
1064	manufacturer and reported to the commission for the previous calendar year under
1065	Section 59-14-407; and
1066	(ii) the quantity of cigarettes, as defined in Section 59-22-202, produced by the
1067	manufacturer for which a tax refund was granted during the previous calendar
1068	year under Section 59-14-401 and reported to the commission under Subsection
1069	59-14-401(1)(a)(v).
1070	(g) Notwithstanding Subsection (2), the commission shall notify manufacturers,
1071	distributors, wholesalers, and retail dealers of a tobacco product manufacturer that is
1072	prohibited from selling cigarettes to consumers within the state under Subsection
1073	59-14-210(2).
1074	(h) Notwithstanding Subsection (2), the commission may:
1075	(i) provide to the Division of Consumer Protection within the Department of
1076	Commerce and the attorney general data:
1077	(A) reported to the commission under Section 59-14-212; or
1078	(B) related to a violation under Section 59-14-211; and
1079	(ii) upon request, provide to any person data reported to the commission under
1080	Subsections 59-14-212(1)(a) through (c) and Subsection 59-14-212(1)(g).
1081	(i) Notwithstanding Subsection (2), the commission shall, at the request of a committee
1082	of the Legislature, the Office of the Legislative Fiscal Analyst, or the Governor's

1083	Office of Planning and Budget, provide to the committee or office the total amount of
1084	revenues collected by the commission under Chapter 24, Radioactive Waste Facility
1085	Tax Act, for the time period specified by the committee or office.
1086	(j) Notwithstanding Subsection (2), the commission shall make the directory required by
1087	Section 59-14-603 available for public inspection.
1088	(k) Notwithstanding Subsection (2), the commission may share information with federal,
1089	state, or local agencies as provided in Subsection 59-14-606(3).
1090	(l)(i) Notwithstanding Subsection (2), the commission shall provide the Office of
1091	Recovery Services within the Department of Health and Human Services any
1092	relevant information obtained from a return filed under Chapter 10, Individual
1093	Income Tax Act, regarding a taxpayer who has become obligated to the Office of
1094	Recovery Services.
1095	(ii) The information described in Subsection (4)(1)(i) may be provided by the Office
1096	of Recovery Services to any other state's child support collection agency involved
1097	in enforcing that support obligation.
1098	(m)(i) Notwithstanding Subsection (2), upon request from the state court
1099	administrator, the commission shall provide to the state court administrator, the
1100	name, address, telephone number, county of residence, and social security number
1101	on resident returns filed under Chapter 10, Individual Income Tax Act.
1102	(ii) The state court administrator may use the information described in Subsection
1103	(4)(m)(i) only as a source list for the master jury list described in Section
1104	78B-1-106.
1105	(n)(i) As used in this Subsection (4)(n):
1106	[(A) "GOEO" means the Governor's Office of Economic Opportunity created in
1107	Section 63N-1a-301.]
1108	[(B)] (A) "Income tax information" means information gained by the commission
1109	that is required to be attached to or included in a return filed with the
1110	commission under Chapter 7, Corporate Franchise and Income Taxes, or
1111	Chapter 10, Individual Income Tax Act.
1112	[(C)] (B) "Other tax information" means information gained by the commission
1113	that is required to be attached to or included in a return filed with the
1114	commission except for a return filed under Chapter 7, Corporate Franchise and
1115	Income Taxes, or Chapter 10, Individual Income Tax Act.
1116	[(D)] (C) "Tax information" means income tax information or other tax

information.
(ii)(A) Notwithstanding Subsection (2) and except as provided in Subsection
(4)(n)(ii)(B) or (C), the commission shall at the request of GOEO provide to
GOEO all income tax information.
(B) For purposes of a request for income tax information made under Subsection
(4)(n)(ii)(A), GOEO may not request and the commission may not provide to
GOEO a person's address, name, social security number, or taxpayer
identification number.
(C) In providing income tax information to GOEO, the commission shall in all
instances protect the privacy of a person as required by Subsection (4)(n)(ii)(B).
(iii)(A) Notwithstanding Subsection (2) and except as provided in Subsection
(4)(n)(iii)(B), the commission shall at the request of GOEO provide to GOEO
other tax information.
(B) Before providing other tax information to GOEO, the commission shall redact
or remove any name, address, social security number, or taxpayer identification
number.
(iv) GOEO may provide tax information received from the commission in accordance
with this Subsection (4)(n) only:
(A) as a fiscal estimate, fiscal note information, or statistical information; and
(B) if the tax information is classified to prevent the identification of a particular
return.
(v)(A) A person may not request tax information from GOEO under Title 63G,
Chapter 2, Government Records Access and Management Act, or this section,
if GOEO received the tax information from the commission in accordance with
this Subsection (4)(n).
(B) GOEO may not provide to a person that requests tax information in
accordance with Subsection $(4)(n)(v)(A)$ any tax information other than the tax
information GOEO provides in accordance with Subsection (4)(n)(iv).
(o) Notwithstanding Subsection (2), the commission may provide to the governing board
of the agreement or a taxing official of another state, the District of Columbia, the
United States, or a territory of the United States:
(i) the following relating to an agreement sales and use tax:
(A) information contained in a return filed with the commission;
(B) information contained in a report filed with the commission;

1151	(C) a schedule related to Subsection (4)(0)(i)(A) or (B); or
1152	(D) a document filed with the commission; or
1153	(ii) a report of an audit or investigation made with respect to an agreement sales and
1154	use tax.
1155	(p) Notwithstanding Subsection (2), the commission may provide information
1156	concerning a taxpayer's state income tax return or state income tax withholding
1157	information to the Driver License Division if the Driver License Division:
1158	(i) requests the information; and
1159	(ii) provides the commission with a signed release form from the taxpayer allowing
1160	the Driver License Division access to the information.
1161	(q) Notwithstanding Subsection (2), the commission shall provide to the Utah
1162	Communications Authority, or a division of the Utah Communications Authority, the
1163	information requested by the authority under Sections 63H-7a-302, 63H-7a-402, and
1164	63H-7a-502.
1165	(r) Notwithstanding Subsection (2), the commission shall provide to the Utah
1166	Educational Savings Plan information related to a resident or nonresident individual's
1167	contribution to a Utah Educational Savings Plan account as designated on the
1168	resident or nonresident's individual income tax return as provided under Section
1169	59-10-1313.
1170	(s) Notwithstanding Subsection (2), for the purpose of verifying eligibility under
1171	Sections 26B-3-106 and 26B-3-903, the commission shall provide an eligibility
1172	worker with the Department of Health and Human Services or its designee with the
1173	adjusted gross income of an individual if:
1174	(i) an eligibility worker with the Department of Health and Human Services or its
1175	designee requests the information from the commission; and
1176	(ii) the eligibility worker has complied with the identity verification and consent
1177	provisions of Sections 26B-3-106 and 26B-3-903.
1178	(t) Notwithstanding Subsection (2), the commission may provide to a county, as
1179	determined by the commission, information declared on an individual income tax
1180	return in accordance with Section 59-10-103.1 that relates to eligibility to claim a
1181	residential exemption authorized under Section 59-2-103.
1182	(u) Notwithstanding Subsection (2), the commission shall provide a report regarding any
1183	access line provider that is over 90 days delinquent in payment to the commission of
1184	amounts the access line provider owes under Title 69, Chapter 2, Part 4, Prepaid

1186 Communications Authority created in Section 63H-7a-201. 1187 (v) Notwithstanding Subsection (2), the commission shall provide the Department of 1188 Environmental Quality a report on the amount of tax paid by a radioactive waste 1189 facility for the previous calendar year under Section 59-24-103.5. 1190 (w) Notwithstanding Subsection (2), the commission may, upon request, provide to the 1191 Department of Workforce Services any information received under Chapter 10, Part 1192 4. Withholding of Tax, that is relevant to the duties of the Department of Workforce 1193 Services. 1194 (x) Notwithstanding Subsection (2), the commission may provide the Public Service 1195 Commission or the Division of Public Utilities information related to a seller that 1196 collects and remits to the commission a charge described in Subsection 69-2-405(2), 1197 including the seller vollects. 1198 69-2-405(2) that the seller collects. 1199 (y)(i) Notwithstanding Subsection (2), the commission shall provide to each 1200 qualifying jurisdiction the collection data necessary to verify the revenue collected 1201 by the commission for a distributed tax, fee, or charge collected within the 1202 qualifying jurisdiction. </th <th>1185</th> <th>Wireless Telecommunications Service Charges, to the board of the Utah</th>	1185	Wireless Telecommunications Service Charges, to the board of the Utah
1188Environmental Quality a report on the amount of tax paid by a radioactive waste1189facility for the previous calendar year under Section 59-24-103.5.1190(w) Notwithstanding Subsection (2), the commission may, upon request, provide to the1191Department of Workforce Services any information received under Chapter 10, Part11924, Withholding of Tax, that is relevant to the duties of the Department of Workforce1193Services.1194(x) Notwithstanding Subsection (2), the commission may provide the Public Service1195Commission or the Division of Public Utilities information related to a seller that1196collects and remits to the commission a charge described in Subsection 69-2-405(2),1197including the seller's identity and the number of charges described in Subsection119869-2-405(2) that the seller collects.1199(y)(i) Notwithstanding Subsection (2), the commission shall provide to each1200qualifying jurisdiction the collection data necessary to verify the revenue collected1201by the commission or a distributed tax, fee, or charge collected within the1202qualifying jurisdiction.1203(ii) In addition to the information provided under Subsection (4)(y)(i), the1204commission shall provide a qualifying jurisdiction with copies of returns and other1205information relating to a distributed tax, fee, or charge collected within the1202qualifying jurisdiction.1203(ii) A to obtain the information described in Subsection (4)(y)(i), the chief1206qualifying jurisdiction. <td>1186</td> <td>Communications Authority created in Section 63H-7a-201.</td>	1186	Communications Authority created in Section 63H-7a-201.
1189facility for the previous calendar year under Section 59-24-103.5.1190(w) Notwithstanding Subsection (2), the commission may, upon request, provide to the1191Department of Workforce Services any information received under Chapter 10, Part11924, Withholding of Tax, that is relevant to the duties of the Department of Workforce1193Services.1194(x) Notwithstanding Subsection (2), the commission may provide the Public Service1195Commission or the Division of Public Utilities information related to a seller that1196collects and remits to the commission a charge described in Subsection 69-2-405(2),1197including the seller's identity and the number of charges described in Subsection119869-2-405(2) that the seller collects.1199(y)(i) Notwithstanding Subsection (2), the commission shall provide to each1200qualifying jurisdiction the collection data necessary to verify the revenue collected1201by the commission for a distributed tax, fee, or charge collected within the1202qualifying jurisdiction.1203(ii) In addition to the information provided under Subsection (4)(y)(i), the1206qualifying jurisdiction.1207(iii)(A) To obtain the information described in Subsection (4)(y)(ii), the chief1208executive officer or the chief executive officer's designee of the qualifying1209jurisdiction shall submit a written request to the commission that states the1200specific information sought and how the qualifying jurisdiction intends to use1201the information described in Subsecti	1187	(v) Notwithstanding Subsection (2), the commission shall provide the Department of
1190(w) Notwithstanding Subsection (2), the commission may, upon request, provide to the1191Department of Workforce Services any information received under Chapter 10, Part11924, Withholding of Tax, that is relevant to the duties of the Department of Workforce1193Services.1194(x) Notwithstanding Subsection (2), the commission may provide the Public Service1195Commission or the Division of Public Utilities information related to a seller that1196collects and remits to the commission a charge described in Subsection 69-2-405(2),1197including the seller's identity and the number of charges described in Subsection119869-2-405(2) that the seller collects.1199(y)(i) Notwithstanding Subsection (2), the commission shall provide to each1200qualifying jurisdiction the collection data necessary to verify the revenue collected1201by the commission for a distributed tax, fee, or charge collected within the1202qualifying jurisdiction.1203(ii) In addition to the information provided under Subsection (4)(y)(i), the1206commission shall provide a qualifying jurisdiction with copies of returns and other1205information relating to a distributed tax, fee, or charge collected within the1202qualifying jurisdiction.1203(iii) (A) To obtain the information described in Subsection (4)(y)(ii), the chief1206executive officer or the chief executive officer's designee of the qualifying1207(iii)(A) To obtain the information adust and how the qualifying jurisdiction intends to use1210speci	1188	Environmental Quality a report on the amount of tax paid by a radioactive waste
1191Department of Workforce Services any information received under Chapter 10, Part11924, Withholding of Tax, that is relevant to the duties of the Department of Workforce1193Services.1194(x) Notwithstanding Subsection (2), the commission may provide the Public Service1195Commission or the Division of Public Utilities information related to a seller that1196collects and remits to the commission a charge described in Subsection 69-2-405(2),1197including the seller's identity and the number of charges described in Subsection119869-2-405(2) that the seller collects.1199(y)(i) Notwithstanding Subsection (2), the commission shall provide to each1200qualifying jurisdiction the collection data necessary to verify the revenue collected1201by the commission for a distributed tax, fee, or charge collected within the1202qualifying jurisdiction.1203(ii) In addition to the information provided under Subsection (4)(y)(i), the1204commission shall provide a qualifying jurisdiction with copies of returns and other1205information relating to a distributed tax, fee, or charge collected within the1206qualifying jurisdiction.1207(iii)(A) To obtain the information described in Subsection (4)(y)(ii), the chief1208executive officer or the chief executive officer's designee of the qualifying1209jurisdiction shall submit a written request to the commission that states the1210specific information described in Subsection (4)(y)(ii) is available only in official1211the information des	1189	facility for the previous calendar year under Section 59-24-103.5.
11924. Withholding of Tax, that is relevant to the duties of the Department of Workforce1193Services.1194(x) Notwithstanding Subsection (2), the commission may provide the Public Service1195Commission or the Division of Public Utilities information related to a seller that1196collects and remits to the commission a charge described in Subsection 69-2-405(2),1197including the seller's identity and the number of charges described in Subsection119869-2-405(2) that the seller collects.1199(y)(i) Notwithstanding Subsection (2), the commission shall provide to each1200qualifying jurisdiction the collection data necessary to verify the revenue collected1201by the commission for a distributed tax, fee, or charge collected within the1202qualifying jurisdiction.1203(ii) In addition to the information provided under Subsection (4)(y)(i), the1204commission shall provide a qualifying jurisdiction with copies of returns and other1205information relating to a distributed tax, fee, or charge collected within the1206qualifying jurisdiction.1207(iii)(A) To obtain the information described in Subsection (4)(y)(ii), the chief1208executive officer or the chief executive officer's designee of the qualifying1209jurisdiction shall submit a written request to the commission that states the1210specific information described in Subsection (4)(y)(ii) is available only in official1211the information described in Subsection (4)(y)(ii) is available only in official1212B) The information	1190	(w) Notwithstanding Subsection (2), the commission may, upon request, provide to the
1193Services.1194(x) Notwithstanding Subsection (2), the commission may provide the Public Service1195Commission or the Division of Public Utilities information related to a seller that1196collects and remits to the commission a charge described in Subsection 69-2-405(2),1197including the seller's identity and the number of charges described in Subsection119869-2-405(2) that the seller collects.1199(y)(i) Notwithstanding Subsection (2), the commission shall provide to each1200qualifying jurisdiction the collection data necessary to verify the revenue collected1201by the commission for a distributed tax, fee, or charge collected within the1202qualifying jurisdiction.1203(ii) In addition to the information provided under Subsection (4)(y)(i), the1204commission shall provide a qualifying jurisdiction with copies of returns and other1205information relating to a distributed tax, fee, or charge collected within the1206qualifying jurisdiction.1207(iii)(A) To obtain the information described in Subsection (4)(y)(ii), the chief1208executive officer or the chief executive officer's designee of the qualifying1210specific information sought and how the qualifying jurisdiction intends to use1211the information.1212(B) The information described in Subsection (4)(y)(ii) is available only in official matters of the qualifying jurisdiction.1211the information described in Subsection (4)(y)(iii) is available only in official matters of the qualifying jurisdiction.1214 <t< td=""><td>1191</td><td>Department of Workforce Services any information received under Chapter 10, Part</td></t<>	1191	Department of Workforce Services any information received under Chapter 10, Part
1194(x) Notwithstanding Subsection (2), the commission may provide the Public Service1195Commission or the Division of Public Utilities information related to a seller that1196collects and remits to the commission a charge described in Subsection 69-2-405(2),1197including the seller's identity and the number of charges described in Subsection119869-2-405(2) that the seller collects.1199(y)(i) Notwithstanding Subsection (2), the commission shall provide to each1200qualifying jurisdiction the collection data necessary to verify the revenue collected1201by the commission for a distributed tax, fee, or charge collected within the1202qualifying jurisdiction.1203(ii) In addition to the information provided under Subsection (4)(y)(i), the1204commission shall provide a qualifying jurisdiction with copies of returns and other1205information relating to a distributed tax, fee, or charge collected within the1206qualifying jurisdiction.1207(iii)(A) To obtain the information described in Subsection (4)(y)(ii), the chief1208executive officer or the chief executive officer's designee of the qualifying1209jurisdiction shall submit a written request to the commission that states the1210specific information described in Subsection (4)(y)(ii) is available only in official1213matters of the qualifying jurisdiction.1214(iv) Information that a qualifying jurisdiction.1215the information that a qualifying jurisdiction.1216(A) classified as a private record under Title 63G, Chapte	1192	4, Withholding of Tax, that is relevant to the duties of the Department of Workforce
1195Commission or the Division of Public Utilities information related to a seller that1196collects and remits to the commission a charge described in Subsection 69-2-405(2),1197including the seller's identity and the number of charges described in Subsection119869-2-405(2) that the seller collects.1199(y)(i) Notwithstanding Subsection (2), the commission shall provide to each1200qualifying jurisdiction the collection data necessary to verify the revenue collected1201by the commission for a distributed tax, fee, or charge collected within the1202qualifying jurisdiction.1203(ii) In addition to the information provided under Subsection (4)(y)(i), the1206commission shall provide a qualifying jurisdiction with copies of returns and other1205information relating to a distributed tax, fee, or charge collected within the1206qualifying jurisdiction.1207(iii)(A) To obtain the information described in Subsection (4)(y)(ii), the chief1208executive officer or the chief executive officer's designee of the qualifying1209jurisdiction shall submit a written request to the commission that states the1210specific information described in Subsection (4)(y)(ii) is available only in official1211(B) The information described in Subsection (4)(y)(ii) is available only in official1213matters of the qualifying jurisdiction.1214(iv) Information that a qualifying jurisdiction receives in response to a request under1215this subsection is:1216(A) classified as a private record under Tit	1193	Services.
1196collects and remits to the commission a charge described in Subsection 69-2-405(2),1197including the seller's identity and the number of charges described in Subsection119869-2-405(2) that the seller collects.1199(y)(i) Notwithstanding Subsection (2), the commission shall provide to each1200qualifying jurisdiction the collection data necessary to verify the revenue collected1201by the commission for a distributed tax, fee, or charge collected within the1202qualifying jurisdiction.1203(ii) In addition to the information provided under Subsection (4)(y)(i), the1204commission shall provide a qualifying jurisdiction with copies of returns and other1205information relating to a distributed tax, fee, or charge collected within the1206qualifying jurisdiction.1207(iii)(A) To obtain the information described in Subsection (4)(y)(ii), the chief1208executive officer or the chief executive officer's designee of the qualifying1209jurisdiction shall submit a written request to the commission that states the1210specific information sought and how the qualifying jurisdiction intends to use1211the information described in Subsection (4)(y)(ii) is available only in official1213matters of the qualifying jurisdiction.1214(iv) Information that a qualifying jurisdiction receives in response to a request under1215this subsection is:1216(A) classified as a private record under Title 63G, Chapter 2, Government Records1217Access and Management Act; and	1194	(x) Notwithstanding Subsection (2), the commission may provide the Public Service
1197including the seller's identity and the number of charges described in Subsection119869-2-405(2) that the seller collects.1199(y)(i) Notwithstanding Subsection (2), the commission shall provide to each1200qualifying jurisdiction the collection data necessary to verify the revenue collected1201by the commission for a distributed tax, fee, or charge collected within the1202qualifying jurisdiction.1203(ii) In addition to the information provided under Subsection (4)(y)(i), the1204commission shall provide a qualifying jurisdiction with copies of returns and other1205information relating to a distributed tax, fee, or charge collected within the1206qualifying jurisdiction.1207(iii)(A) To obtain the information described in Subsection (4)(y)(ii), the chief1208executive officer or the chief executive officer's designee of the qualifying1209jurisdiction shall submit a written request to the commission that states the1210specific information described in Subsection (4)(y)(ii) is available only in official1211the information.1212(B) The information described in Subsection (4)(y)(ii) is available only in official1213matters of the qualifying jurisdiction.1214(iv) Information that a qualifying jurisdiction receives in response to a request under1215this subsection is:1216(A) classified as a private record under Title 63G, Chapter 2, Government Records1217Access and Management Act; and	1195	Commission or the Division of Public Utilities information related to a seller that
119869-2-405(2) that the seller collects.1199(y)(i) Notwithstanding Subsection (2), the commission shall provide to each1200qualifying jurisdiction the collection data necessary to verify the revenue collected1201by the commission for a distributed tax, fee, or charge collected within the1202qualifying jurisdiction.1203(ii) In addition to the information provided under Subsection (4)(y)(i), the1204commission shall provide a qualifying jurisdiction with copies of returns and other1205information relating to a distributed tax, fee, or charge collected within the1206qualifying jurisdiction.1207(iii)(A) To obtain the information described in Subsection (4)(y)(ii), the chief1208executive officer or the chief executive officer's designee of the qualifying1209jurisdiction shall submit a written request to the commission that states the1210specific information described in Subsection (4)(y)(ii) is available only in official1211the information described in Subsection (4)(y)(ii) is available only in official1213matters of the qualifying jurisdiction.1214(iv) Information that a qualifying jurisdiction receives in response to a request under1215this subsection is:1216(A) classified as a private record under Title 63G, Chapter 2, Government Records1217Access and Management Act; and	1196	collects and remits to the commission a charge described in Subsection 69-2-405(2),
1199(y)(i) Notwithstanding Subsection (2), the commission shall provide to each1200qualifying jurisdiction the collection data necessary to verify the revenue collected1201by the commission for a distributed tax, fee, or charge collected within the1202qualifying jurisdiction.1203(ii) In addition to the information provided under Subsection (4)(y)(i), the1204commission shall provide a qualifying jurisdiction with copies of returns and other1205information relating to a distributed tax, fee, or charge collected within the1206qualifying jurisdiction.1207(iii)(A) To obtain the information described in Subsection (4)(y)(ii), the chief1208executive officer or the chief executive officer's designee of the qualifying1209jurisdiction shall submit a written request to the commission that states the1211the information.1212(B) The information described in Subsection (4)(y)(ii) is available only in official1213matters of the qualifying jurisdiction.1214(iv) Information that a qualifying jurisdiction receives in response to a request under1215this subsection is:1216(A) classified as a private record under Title 63G, Chapter 2, Government Records1217Access and Management Act; and	1197	including the seller's identity and the number of charges described in Subsection
1200qualifying jurisdiction the collection data necessary to verify the revenue collected1201by the commission for a distributed tax, fee, or charge collected within the1202qualifying jurisdiction.1203(ii) In addition to the information provided under Subsection (4)(y)(i), the1204commission shall provide a qualifying jurisdiction with copies of returns and other1205information relating to a distributed tax, fee, or charge collected within the1206qualifying jurisdiction.1207(iii)(A) To obtain the information described in Subsection (4)(y)(ii), the chief1208executive officer or the chief executive officer's designee of the qualifying1209jurisdiction shall submit a written request to the commission that states the1210specific information described in Subsection (4)(y)(ii) is available only in official1213matters of the qualifying jurisdiction.1214(iv) Information that a qualifying jurisdiction receives in response to a request under1215this subsection is:1216(A) classified as a private record under Title 63G, Chapter 2, Government Records1217Access and Management Act; and	1198	69-2-405(2) that the seller collects.
1201by the commission for a distributed tax, fee, or charge collected within the1202qualifying jurisdiction.1203(ii) In addition to the information provided under Subsection (4)(y)(i), the1204commission shall provide a qualifying jurisdiction with copies of returns and other1205information relating to a distributed tax, fee, or charge collected within the1206qualifying jurisdiction.1207(iii)(A) To obtain the information described in Subsection (4)(y)(ii), the chief1208executive officer or the chief executive officer's designee of the qualifying1209jurisdiction shall submit a written request to the commission that states the1210specific information described in Subsection (4)(y)(ii) is available only in official1211the information described in Subsection (4)(y)(ii) is available only in official1213matters of the qualifying jurisdiction.1214(iv) Information that a qualifying jurisdiction receives in response to a request under1215this subsection is:1216(A) classified as a private record under Title 63G, Chapter 2, Government Records1217Access and Management Act; and	1199	(y)(i) Notwithstanding Subsection (2), the commission shall provide to each
1202qualifying jurisdiction.1203(ii) In addition to the information provided under Subsection (4)(y)(i), the1204commission shall provide a qualifying jurisdiction with copies of returns and other1205information relating to a distributed tax, fee, or charge collected within the1206qualifying jurisdiction.1207(iii)(A) To obtain the information described in Subsection (4)(y)(ii), the chief1208executive officer or the chief executive officer's designee of the qualifying1209jurisdiction shall submit a written request to the commission that states the1210specific information described in Subsection (4)(y)(ii) is available only in official1211the information described in Subsection (4)(y)(ii) is available only in official1212(B) The information described in Subsection (4)(y)(ii) is available only in official1213matters of the qualifying jurisdiction.1214(iv) Information that a qualifying jurisdiction receives in response to a request under1215this subsection is:1216(A) classified as a private record under Title 63G, Chapter 2, Government Records1217Access and Management Act; and	1200	qualifying jurisdiction the collection data necessary to verify the revenue collected
1203(ii) In addition to the information provided under Subsection (4)(y)(i), the1204commission shall provide a qualifying jurisdiction with copies of returns and other1205information relating to a distributed tax, fee, or charge collected within the1206qualifying jurisdiction.1207(iii)(A) To obtain the information described in Subsection (4)(y)(ii), the chief1208executive officer or the chief executive officer's designee of the qualifying1209jurisdiction shall submit a written request to the commission that states the1210specific information sought and how the qualifying jurisdiction intends to use1211the information described in Subsection (4)(y)(ii) is available only in official1213matters of the qualifying jurisdiction.1214(iv) Information that a qualifying jurisdiction receives in response to a request under1215this subsection is:1216(A) classified as a private record under Title 63G, Chapter 2, Government Records1217Access and Management Act; and	1201	by the commission for a distributed tax, fee, or charge collected within the
1204commission shall provide a qualifying jurisdiction with copies of returns and other1205information relating to a distributed tax, fee, or charge collected within the1206qualifying jurisdiction.1207(iii)(A) To obtain the information described in Subsection (4)(y)(ii), the chief1208executive officer or the chief executive officer's designee of the qualifying1209jurisdiction shall submit a written request to the commission that states the1210specific information sought and how the qualifying jurisdiction intends to use1211the information1212(B) The information described in Subsection (4)(y)(ii) is available only in official1213matters of the qualifying jurisdiction.1214(iv) Information that a qualifying jurisdiction receives in response to a request under1215this subsection is:1216(A) classified as a private record under Title 63G, Chapter 2, Government Records1217Access and Management Act; and	1202	qualifying jurisdiction.
1205information relating to a distributed tax, fee, or charge collected within the qualifying jurisdiction.1206qualifying jurisdiction.1207(iii)(A) To obtain the information described in Subsection (4)(y)(ii), the chief executive officer or the chief executive officer's designee of the qualifying jurisdiction shall submit a written request to the commission that states the specific information sought and how the qualifying jurisdiction intends to use the information.1212(B) The information described in Subsection (4)(y)(ii) is available only in official matters of the qualifying jurisdiction.1213(iv) Information that a qualifying jurisdiction receives in response to a request under this subsection is:1216(A) classified as a private record under Title 63G, Chapter 2, Government Records Access and Management Act; and	1203	(ii) In addition to the information provided under Subsection $(4)(y)(i)$, the
1206qualifying jurisdiction.1207(iii)(A) To obtain the information described in Subsection (4)(y)(ii), the chief1208executive officer or the chief executive officer's designee of the qualifying1209jurisdiction shall submit a written request to the commission that states the1210specific information sought and how the qualifying jurisdiction intends to use1211the information.1212(B) The information described in Subsection (4)(y)(ii) is available only in official1213matters of the qualifying jurisdiction.1214(iv) Information that a qualifying jurisdiction receives in response to a request under1215this subsection is:1216(A) classified as a private record under Title 63G, Chapter 2, Government Records1217Access and Management Act; and	1204	commission shall provide a qualifying jurisdiction with copies of returns and other
1207(iii)(A) To obtain the information described in Subsection (4)(y)(ii), the chief1208executive officer or the chief executive officer's designee of the qualifying1209jurisdiction shall submit a written request to the commission that states the1210specific information sought and how the qualifying jurisdiction intends to use1211the information.1212(B) The information described in Subsection (4)(y)(ii) is available only in official1213matters of the qualifying jurisdiction.1214(iv) Information that a qualifying jurisdiction receives in response to a request under1215this subsection is:1216(A) classified as a private record under Title 63G, Chapter 2, Government Records1217Access and Management Act; and	1205	information relating to a distributed tax, fee, or charge collected within the
1208executive officer or the chief executive officer's designee of the qualifying1209jurisdiction shall submit a written request to the commission that states the1210specific information sought and how the qualifying jurisdiction intends to use1211the information.1212(B) The information described in Subsection (4)(y)(ii) is available only in official1213matters of the qualifying jurisdiction.1214(iv) Information that a qualifying jurisdiction receives in response to a request under1215this subsection is:1216(A) classified as a private record under Title 63G, Chapter 2, Government Records1217Access and Management Act; and	1206	qualifying jurisdiction.
1209jurisdiction shall submit a written request to the commission that states the1210specific information sought and how the qualifying jurisdiction intends to use1211the information.1212(B) The information described in Subsection (4)(y)(ii) is available only in official1213matters of the qualifying jurisdiction.1214(iv) Information that a qualifying jurisdiction receives in response to a request under1215this subsection is:1216(A) classified as a private record under Title 63G, Chapter 2, Government Records1217Access and Management Act; and	1207	(iii)(A) To obtain the information described in Subsection (4)(y)(ii), the chief
 specific information sought and how the qualifying jurisdiction intends to use the information. (B) The information described in Subsection (4)(y)(ii) is available only in official matters of the qualifying jurisdiction. (iv) Information that a qualifying jurisdiction receives in response to a request under this subsection is: (A) classified as a private record under Title 63G, Chapter 2, Government Records Access and Management Act; and 	1208	executive officer or the chief executive officer's designee of the qualifying
1211the information.1212(B) The information described in Subsection (4)(y)(ii) is available only in official1213matters of the qualifying jurisdiction.1214(iv) Information that a qualifying jurisdiction receives in response to a request under1215this subsection is:1216(A) classified as a private record under Title 63G, Chapter 2, Government Records1217Access and Management Act; and	1209	jurisdiction shall submit a written request to the commission that states the
 (B) The information described in Subsection (4)(y)(ii) is available only in official matters of the qualifying jurisdiction. (iv) Information that a qualifying jurisdiction receives in response to a request under this subsection is: (A) classified as a private record under Title 63G, Chapter 2, Government Records Access and Management Act; and 	1210	specific information sought and how the qualifying jurisdiction intends to use
1213matters of the qualifying jurisdiction.1214(iv) Information that a qualifying jurisdiction receives in response to a request under1215this subsection is:1216(A) classified as a private record under Title 63G, Chapter 2, Government Records1217Access and Management Act; and	1211	the information.
1214(iv) Information that a qualifying jurisdiction receives in response to a request under1215this subsection is:1216(A) classified as a private record under Title 63G, Chapter 2, Government Records1217Access and Management Act; and	1212	(B) The information described in Subsection $(4)(y)(ii)$ is available only in official
1215this subsection is:1216(A) classified as a private record under Title 63G, Chapter 2, Government Records1217Access and Management Act; and	1213	matters of the qualifying jurisdiction.
1216(A) classified as a private record under Title 63G, Chapter 2, Government Records1217Access and Management Act; and	1214	(iv) Information that a qualifying jurisdiction receives in response to a request under
Access and Management Act; and	1215	this subsection is:
	1216	(A) classified as a private record under Title 63G, Chapter 2, Government Records
(B) subject to the confidentiality requirements of this section.	1217	Access and Management Act; and
	1218	(B) subject to the confidentiality requirements of this section.

1219	(z) Notwithstanding Subsection (2), the commission shall provide the Alcoholic
1220	Beverage Services Commission, upon request, with taxpayer status information
1221	related to state tax obligations necessary to comply with the requirements described
1222	in Section 32B-1-203.
1223	(aa) Notwithstanding Subsection (2), the commission shall inform the Department of
1224	Workforce Services, as soon as practicable, whether an individual claimed and is
1225	entitled to claim a federal earned income tax credit for the year requested by the
1226	Department of Workforce Services if:
1227	(i) the Department of Workforce Services requests this information; and
1228	(ii) the commission has received the information release described in Section
1229	35A-9-604.
1230	(bb)(i) As used in this Subsection (4)(bb), "unclaimed property administrator" means
1231	the administrator or the administrator's agent, as those terms are defined in Section
1232	67-4a-102.
1233	(ii)(A) Notwithstanding Subsection (2), upon request from the unclaimed property
1234	administrator and to the extent allowed under federal law, the commission shall
1235	provide the unclaimed property administrator the name, address, telephone
1236	number, county of residence, and social security number or federal employer
1237	identification number on any return filed under Chapter 7, Corporate Franchise
1238	and Income Taxes, or Chapter 10, Individual Income Tax Act.
1239	(B) The unclaimed property administrator may use the information described in
1240	Subsection (4)(bb)(ii)(A) only for the purpose of returning unclaimed property
1241	to the property's owner in accordance with Title 67, Chapter 4a, Revised
1242	Uniform Unclaimed Property Act.
1243	(iii) The unclaimed property administrator is subject to the confidentiality provisions
1244	of this section with respect to any information the unclaimed property
1245	administrator receives under this Subsection (4)(bb).
1246	(cc) Notwithstanding Subsection (2), the commission may, upon request, disclose a
1247	taxpayer's state individual income tax information to a program manager of the Utah
1248	Fits All Scholarship Program under Section 53F-6-402 if:
1249	(i) the taxpayer consents in writing to the disclosure;
1250	(ii) the taxpayer's written consent includes the taxpayer's name, social security
1251	number, and any other information the commission requests that is necessary to
1252	verify the identity of the taxpayer; and

1253	(iii) the program manager provides the taxpayer's written consent to the commission.
1254	(dd) Notwithstanding Subsection (2), the commission may provide to the Division of
1255	Finance within the Department of Government Operations any information necessary
1256	to facilitate a payment from the commission to a taxpayer, including:
1257	(i) the name of the taxpayer entitled to the payment or any other person legally
1258	authorized to receive the payment;
1259	(ii) the taxpayer identification number of the taxpayer entitled to the payment;
1260	(iii) the payment identification number and amount of the payment;
1261	(iv) the tax year to which the payment applies and date on which the payment is due;
1262	(v) a mailing address to which the payment may be directed; and
1263	(vi) information regarding an account at a depository institution to which the
1264	payment may be directed, including the name of the depository institution, the
1265	type of account, the account number, and the routing number for the account.
1266	(ee) Notwithstanding Subsection (2), the commission shall provide the total amount of
1267	revenues collected by the commission under Subsection 59-5-202(5):
1268	(i) at the request of a committee of the Legislature, the Office of the Legislative
1269	Fiscal Analyst, or the Governor's Office of Planning and Budget, to the committee
1270	or office for the time period specified by the committee or office; and
1271	(ii) to the Division of Finance for purposes of the Division of Finance administering
1272	Subsection 59-5-202(5).
1273	(ff) Notwithstanding Subsection (2), the commission may provide the Department of
1274	Agriculture and Food with information from a return filed in accordance with
1275	Chapter 31, Cannabinoid Licensing and Tax Act.
1276	(5)(a) Each report and return shall be preserved for at least three years.
1277	(b) After the three-year period provided in Subsection (5)(a) the commission may
1278	destroy a report or return.
1279	(6)(a) Any individual who violates this section is guilty of a class A misdemeanor.
1280	(b) If the individual described in Subsection (6)(a) is an officer or employee of the state,
1281	the individual shall be dismissed from office and be disqualified from holding public
1282	office in this state for a period of five years thereafter.
1283	(c) Notwithstanding Subsection (6)(a) or (b), GOEO, when requesting information in
1284	accordance with Subsection (4)(n)(iii), or an individual who requests information in
1285	accordance with Subsection (4)(n)(v):
1286	(i) is not guilty of a class A misdemeanor; and

1287	(ii) is not subject to:
1288	(A) dismissal from office in accordance with Subsection (6)(b); or
1289	(B) disqualification from holding public office in accordance with Subsection
1290	(6)(b).
1291	(d) Notwithstanding Subsection (6)(a) or (b), for a disclosure of information to the
1292	Office of the Legislative Auditor General in accordance with Title 36, Chapter 12,
1293	Legislative Organization, an individual described in Subsection (2):
1294	(i) is not guilty of a class A misdemeanor; and
1295	(ii) is not subject to:
1296	(A) dismissal from office in accordance with Subsection (6)(b); or
1297	(B) disqualification from holding public office in accordance with Subsection
1298	(6)(b).
1299	(7) Except as provided in Section 59-1-404, this part does not apply to the property tax.
1300	Section 14. Section 59-12-352 is amended to read:
1301	59-12-352 . Transient room tax authority for municipalities, military installation
1302	development authority, Utah Fairpark Area Investment and Restoration District, and
1303	Point of the Mountain State Land Authority Purposes for which revenues may be used.
1304	(1)(a) Except as provided in Subsection (5), the governing body of a municipality may
1305	impose a tax of not to exceed 1% on charges for the accommodations and services
1306	described in Subsection 59-12-103(1)(i).
1307	(b) Subject to Section 63H-1-203, the military installation development authority created
1308	in Section 63H-1-201 may impose a tax under this section for accommodations and
1309	services described in Subsection 59-12-103(1)(i) within a project area described in a
1310	project area plan adopted by the authority under Title 63H, Chapter 1, Military
1311	Installation Development Authority Act, as though the authority were a municipality.
1312	(c) Beginning October 1, 2024, the Utah Fairpark Area Investment and Restoration
1313	District, created in Section 11-70-201, may impose a tax under this section for
1314	accommodations and services described in Subsection 59-12-103(1)(i) within the
1315	district sales tax area, as defined in Section 11-70-101, to the same extent and in the
1316	same manner as a municipality may impose a tax under this section.
1317	(2) Subject to the limitations of Subsection (1), a governing body of a municipality may, by
1318	ordinance, increase or decrease the tax under this part.
1319	(3) A governing body of a municipality shall regulate the tax under this part by ordinance.
1320	(4) A municipality may use revenues generated by the tax under this part for general fund

1321	purposes.
1322	(5)(a) A municipality may not impose a tax under this section for accommodations and
1323	services described in Subsection 59-12-103(1)(i) within:
1324	(i) a project area described in a project area plan adopted by $[\div]$
1325	[(i)] the military installation development authority under Title 63H, Chapter 1,
1326	Military Installation Development Authority Act; or
1327	(ii) [the Utah Fairpark Area Investment and Restoration District under Title 11,
1328	Chapter 70, Utah Fairpark Area Investment and Restoration District] the district
1329	sales tax area, as defined in Section 11-70-101.
1330	(b) Subsection (5)(a) does not apply to:
1331	(i) [-]the military installation development authority's imposition of a tax under this
1332	section[-] ; or
1333	(ii) the imposition of a tax under this section by the Utah Fairpark Area Investment
1334	and Restoration District created in Section 11-70-201.
1335	(6)(a) As used in this Subsection (6):
1336	(i) "Authority" means the Point of the Mountain State Land Authority, created in
1337	Section 11-59-201.
1338	(ii) "Authority board" means the board referred to in Section 11-59-301.
1339	(b) The authority may, by a resolution adopted by the authority board, impose a tax of
1340	not to exceed 5% on charges for the accommodations and services described in
1341	Subsection 59-12-103(1)(i) for transactions that occur on point of the mountain state
1342	land, as defined in Section 11-59-102.
1343	(c) The authority board, by resolution, shall regulate the tax under this Subsection (6).
1344	(d) The authority shall use all revenue from a tax imposed under this Subsection (6) to
1345	provide affordable housing, consistent with the manner that a community
1346	reinvestment agency uses funds for income targeted housing under Section 17C-1-412.
1347	(e) A tax under this Subsection (6) is in addition to any other tax that may be imposed
1348	under this part.
1349	Section 15. Section 59-12-401 is amended to read:
1350	59-12-401 . Resort communities tax authority for cities, towns, and military
1351	installation development authority Base Rate Collection fees.
1352	(1)(a) In addition to other sales and use taxes, a city or town in which the transient room
1353	capacity as defined in Section 59-12-405 is greater than or equal to 66% of the
1354	municipality's permanent census population may impose a sales and use tax of up to

1355	1.1% on the transactions described in Subsection 59-12-103(1) located within the city
1356	or town.
1357	(b) Notwithstanding Subsection (1)(a), a city or town may not impose a tax under this
1358	section on:
1359	(i)[(A)] the sale of a motor vehicle, an aircraft, a watercraft, a modular home, a
1360	manufactured home, or a mobile home;
1361	[(B)] (ii) the sales and uses described in Section 59-12-104 to the extent the sales and
1362	uses are exempt from taxation under Section 59-12-104; and
1363	[(C)] (iii) except as provided in Subsection (1)(d), amounts paid or charged for food
1364	and food ingredients[; or] .
1365	[(ii)] (c) Notwithstanding Subsection (1)(a), a city or town may not impose a tax under
1366	this section on transactions that occur in the district sales tax area, as defined in
1367	Subsection (4), if the fairpark district, as defined in Subsection (4), has imposed a tax
1368	under Subsection (4).
1369	[(c)] (d) For purposes of this Subsection (1), the location of a transaction shall be
1370	determined in accordance with Sections 59-12-211 through 59-12-215.
1371	[(d)] (e) A city or town imposing a tax under this section shall impose the tax on the
1372	purchase price or the sales price for amounts paid or charged for food and food
1373	ingredients if the food and food ingredients are sold as part of a bundled transaction
1374	attributable to food and food ingredients and tangible personal property other than
1375	food and food ingredients.
1376	(2)(a) An amount equal to the total of any costs incurred by the state in connection with
1377	the implementation of Subsection (1) which exceed, in any year, the revenues
1378	received by the state from its collection fees received in connection with the
1379	implementation of Subsection (1) shall be paid over to the state General Fund by the
1380	cities and towns which impose the tax provided for in Subsection (1).
1381	(b) Amounts paid under Subsection (2)(a) shall be allocated proportionally among those
1382	cities and towns according to the amount of revenue the respective cities and towns
1383	generate in that year through imposition of that tax.
1384	(3)(a) Subject to Section 63H-1-203, the military installation development authority
1385	created in Section 63H-1-201 may impose a tax under this section on the transactions
1386	described in Subsection 59-12-103(1) located within a project area described in a
1387	project area plan adopted by the authority under Title 63H, Chapter 1, Military
1388	Installation Development Authority Act, as though the authority were a city or a town.

1389	(b) For purposes of calculating the permanent census population within a project area,
1390	the board, as defined in Section 63H-1-102, shall:
1391	(i) use the actual number of permanent residents within the project area as determined
1392	by the board;
1393	(ii) include in the calculation of transient room capacity the number, as determined
1394	by the board, of approved high-occupancy lodging units, recreational lodging
1395	units, special lodging units, and standard lodging units, even if the units are not
1396	constructed;
1397	(iii) adopt a resolution verifying the population number; and
1398	(iv) provide the commission any information required in Section 59-12-405.
1399	(c) Notwithstanding Subsection (1)(a), a board as defined in Section 63H-1-102 may
1400	impose the sales and use tax under this section if there are no permanent residents.
1401	(4)(a) As used in this Subsection (4):
1402	(i) "District sales tax area" means the same as that term is defined in Section
1403	11-70-101.
1404	(ii) "Fairpark district" means the Utah Fairpark Area Investment and Restoration
1405	District, created in Section 11-70-201.
1406	(iii) "Fairpark district board" means the board of the fairpark district.
1407	(iv) "Taxable transaction" means a transaction described in Subsection 59-12-103(1),
1408	excluding a transaction described in Subsection (1)(b).
1409	(b) The fairpark district, by resolution of the fairpark district board, may impose a tax
1410	under this section, as though the fairpark district were a city or town, on taxable
1411	transactions[-described in Subsection 59-12-103(1)]:
1412	(i) located within the district sales tax area; and
1413	(ii) that occur on or after October 1, 2024.
1414	(c) For purposes of calculating the permanent census population within the district sales
1415	tax area, the fairpark district board shall:
1416	(i) use the actual number of permanent residents within the district sales tax area as
1417	determined by the fairpark district board;
1418	(ii) include in the calculation of transient room capacity the number, as determined
1419	by the fairpark district board, of approved high-occupancy lodging units,
1420	recreational lodging units, special lodging units, and standard lodging units, even
1421	if the units are not constructed;
1422	(iii) adopt a resolution verifying the population number; and

1423	(iv) provide the commission any information required in Section 59-12-405.
1424	(d) Notwithstanding Subsection (1)(a), the fairpark district may impose the sales and use
1425	tax under this section if there are no permanent residents within the district sales tax
1426	area.
1427	Section 16. Section 59-12-402 is amended to read:
1428	59-12-402 . Additional resort communities sales and use tax Base Rate
1429	Collection fees Resolution and voter approval requirements Election requirements
1430	Notice requirements Ordinance requirements Prohibition of military installation
1431	development authority imposition of tax.
1432	(1)(a) Subject to Subsections (2) through (6), the governing body of a municipality in
1433	which the transient room capacity as defined in Section 59-12-405 is greater than or
1434	equal to 66% of the municipality's permanent census population may, in addition to
1435	the sales tax authorized under Section 59-12-401, impose an additional resort
1436	communities sales tax in an amount that is less than or equal to .5% on the
1437	transactions described in Subsection 59-12-103(1) located within the municipality.
1438	(b) Notwithstanding Subsection (1)(a), the governing body of a municipality may not
1439	impose a tax under this section on:
1440	(i)[(A)] the sale of a motor vehicle, an aircraft, a watercraft, a modular home, a
1441	manufactured home, or a mobile home;
1442	[(B)] (ii) the sales and uses described in Section 59-12-104 to the extent the sales and
1443	uses are exempt from taxation under Section 59-12-104; and
1444	[(C)] (iii) except as provided in Subsection (1)(d), amounts paid or charged for food
1445	and food ingredients[; or] .
1446	[(ii)] (c) Notwithstanding Subsection (1)(a), the governing body of a municipality may
1447	not impose a tax under this section on transactions that occur in the district sales tax
1448	area, as defined in Subsection 59-12-401(4), if the Utah Fairpark Area Investment
1449	and Restoration District, created in Section 11-70-201, has imposed a tax under
1450	Subsection (8).
1451	[(c)] (d) For purposes of this Subsection (1), the location of a transaction shall be
1452	determined in accordance with Sections 59-12-211 through 59-12-215.
1453	[(d)] (e) A municipality imposing a tax under this section shall impose the tax on the
1454	purchase price or sales price for amounts paid or charged for food and food
1455	ingredients if the food and food ingredients are sold as part of a bundled transaction
1456	attributable to food and food ingredients and tangible personal property other than

1457	food and food ingredients.
1458	(2)(a) An amount equal to the total of any costs incurred by the state in connection with
1459	the implementation of Subsection (1) which exceed, in any year, the revenues
1460	received by the state from its collection fees received in connection with the
1461	implementation of Subsection (1) shall be paid over to the state General Fund by the
1462	cities and towns which impose the tax provided for in Subsection (1).
1463	(b) Amounts paid under Subsection (2)(a) shall be allocated proportionally among those
1464	cities and towns according to the amount of revenue the respective cities and towns
1465	generate in that year through imposition of that tax.
1466	(3) To impose an additional resort communities sales tax under this section, the governing
1467	body of the municipality shall:
1468	(a) pass a resolution approving the tax; and
1469	(b) except as provided in Subsection (6), obtain voter approval for the tax as provided in
1470	Subsection (4).
1471	(4) To obtain voter approval for an additional resort communities sales tax under
1472	Subsection (3)(b), a municipality shall:
1473	(a) hold the additional resort communities sales tax election during:
1474	(i) a regular general election; or
1475	(ii) a municipal general election; and
1476	(b) post notice of the election for the municipality, as a class A notice under Section
1477	63G-30-102, for at least 15 days before the day on which the election is held.
1478	(5) An ordinance approving an additional resort communities sales tax under this section
1479	shall provide an effective date for the tax as provided in Section 59-12-403.
1480	(6)(a) Except as provided in Subsection (6)(b), a municipality is not subject to the voter
1481	approval requirements of Subsection (3)(b) if, on or before January 1, 1996, the
1482	municipality imposed a license fee or tax on businesses based on gross receipts
1483	pursuant to Section 10-1-203.
1484	(b) The exception from the voter approval requirements in Subsection (6)(a) does not
1485	apply to a municipality that, on or before January 1, 1996, imposed a license fee or
1486	tax on only one class of businesses based on gross receipts pursuant to Section
1487	10-1-203.
1488	(7) Subject to Subsection 63H-1-203(1), a military installation development authority
1489	authorized to impose a resort communities tax under Section 59-12-401 may impose an
1490	additional resort communities sales tax under this section.

1491	(8)(a) As used in this Subsection (8), "taxable transaction" means a transaction described
1492	in Subsection 59-12-103(1), excluding a transaction described in Subsection (1)(b).
1493	(b) The Utah Fairpark Area Investment and Restoration District, created in Section
1494	11-70-201, may impose an additional resort communities tax under this section on
1495	taxable transactions that occur:
1496	[(a)] (i) within the district sales tax area, as defined in Subsection 59-12-401(4); and
1497	[(b)] (ii) [that occur-]on or after October 1, 2024.
1498	Section 17. Section 59-12-1201 is amended to read:
1499	59-12-1201 . Motor vehicle rental tax Rate Exemptions Administration,
1500	collection, and enforcement of tax Administrative charge Deposits.
1501	(1) As used in this section:
1502	(a) "Fairpark district board" means the board of the fairpark district.
1503	(b) "Fairpark district" means the Utah Fairpark Area Investment and Restoration
1504	District, created in Section 11-70-201.
1505	(c) "Franchise agreement date" means the same as that term is defined in Section
1506	11-70-101.
1507	(d) "Stadium contribution" means the same as that term is defined in Section 11-70-101.
1508	[(e) "Transition date" means the first day of the calendar quarter that begins at least 90
1509	days after the fairpark district board delivers to the commission the certificate
1510	described in Subsection (2)(a)(ii)(B).]
1511	(2)(a)(i) Except as provided in Subsections (4) and (5), there is imposed a tax of 2.5%
1512	on all short-term rentals of motor vehicles.
1513	(ii)(A) In addition to the tax imposed under Subsection (2)(a)(i) and except as
1514	provided in Subsections (4) and (5), beginning on [the transition date] October
1515	1, 2025, there is imposed a tax of 1.5% on all short-term [leases and]rentals of
1516	motor vehicles[-not exceeding 30 days].
1517	(B) After the franchise agreement date, the fairpark district board shall deliver to
1518	the commission a certificate verifying the execution of a franchise agreement,
1519	as defined in Section 11-70-101, and providing the franchise agreement date.
1520	(C) A tax under this Subsection (2)(a)(ii) is imposed only if the franchise
1521	agreement date is on or before June 30, 2032.
1522	(b) The tax imposed in this section is in addition to all other state, county, or municipal
1523	fees and taxes imposed on rentals of motor vehicles.
1524	(3)(a) Subject to Subsection (3)(b), a tax rate repeal or tax rate change for the tax

1525	imposed under Subsection (2) shall take effect on the first day of a calendar quarter.
1526	(b)(i) For a transaction subject to a tax under Subsection (2), a tax rate increase shall
1527	take effect on the first day of the first billing period:
1528	(A) that begins after the effective date of the tax rate increase; and
1529	(B) if the billing period for the transaction begins before the effective date of a tax
1530	rate increase imposed under Subsection (2).
1531	(ii) For a transaction subject to a tax under Subsection (2), the repeal of a tax or a tax
1532	rate decrease shall take effect on the first day of the last billing period:
1533	(A) that began before the effective date of the repeal of the tax or the tax rate
1534	decrease; and
1535	(B) if the billing period for the transaction begins before the effective date of the
1536	repeal of the tax or the tax rate decrease imposed under Subsection [(1)] (2).
1537	(4) A tax imposed under this section applies at the same rate to car sharing of less than 30
1538	days, except for_car sharing for the purpose of temporarily replacing a person's motor
1539	vehicle that is being repaired pursuant to a repair or an insurance agreement.
1540	(5) A motor vehicle is exempt from the tax imposed under this section if:
1541	(a) the motor vehicle is registered for a gross laden weight of 12,001 or more pounds;
1542	(b) the motor vehicle is rented as a personal household goods moving van; or
1543	(c) the lease or rental of the motor vehicle is made for the purpose of temporarily
1544	replacing a person's motor vehicle that is being repaired pursuant to a repair
1545	agreement or an insurance agreement.
1546	(6)(a)(i) The tax authorized under this section shall be administered, collected, and
1547	enforced in accordance with:
1548	(A) the same procedures used to administer, collect, and enforce the tax under Part
1549	1, Tax Collection; and
1550	(B) Chapter 1, General Taxation Policies.
1551	(ii) Notwithstanding Subsection $[(5)(a)(i)]$ (6)(a)(i), a tax under this part is not subject
1552	to Subsections 59-12-103(4) through (9) or Section 59-12-107.1 or 59-12-123.
1553	(b) The commission shall retain and deposit an administrative charge in accordance with
1554	Section 59-1-306 from the revenue the commission collects from a tax under this part.
1555	(c) Except as provided under Subsections (6)(b) and (d):
1556	(i) the commission shall deposit daily with the state treasurer all revenue received
1557	under this section; and
1558	(ii) the state treasurer shall credit monthly all revenue received under this section to

1559	the Marda Dillree Corridor Preservation Fund under Section 72-2-117.
1560	(d)(i) Subject to Subsection (6)(d)(iii), all revenue received by the commission under
1561	Subsection (2)(a)(ii) shall be paid to the fairpark district.
1562	(ii) Within 10 days after the fairpark district completes payment of the stadium
1563	contribution, the fairpark district board shall deliver to the commission a written
1564	statement verifying that the fairpark district has completed payment of the stadium
1565	contribution.
1566	(iii) Upon receipt of the written statement under Subsection (6)(d)(ii), the
1567	commission shall:
1568	(A) discontinue collecting revenue under Subsection (2)(a)(ii), beginning the first
1569	day of the calendar quarter that is at least 90 days after the commission's
1570	receipt of the written statement;
1571	(B) discontinue distributing revenue under Subsection (2)(a)(ii) to the fairpark
1572	district, beginning the first day of the calendar quarter that is at least 90 days
1573	after the commission's receipt of the written statement; and
1574	(C) notify the Executive Appropriations Committee of the Legislature that the
1575	commission is discontinuing collecting and distributing revenue under
1576	Subsection (2)(a)(ii).
1577	Section 18. Effective Date.
1578	This bill takes effect on May 7, 2025.