Representative Sheryl L. Allen proposes the following substitute bill:

AMENDMENTS TO LOCAL OPTION SALES TAX
2004 GENERAL SESSION
STATE OF UTAH
Sponsor: Sheryl L. Allen
Katherine M. Bryson
LONG TITLE
General Description:
This bill modifies Revenue and Taxation provisions related to a local option sales tax
for funding recreational and zoological facilities and botanical, cultural, and zoological
organizations.
Highlighted Provisions:
This bill:
 extends to cities and towns in second class counties the authority to impose a sales
tax for funding recreational and zoological facilities and botanical, cultural, and
zoological organizations;
 extends from five to ten years the period for which the sales tax may be levied;
 requires each election for voter approval of the sales tax to take place at a regular
general election or municipal general election; and
 limits a county from imposing a similar county option sales tax within
municipalities that have already imposed the sales tax.
Monies Appropriated in this Bill:
None
Other Special Clauses:
This bill provides an effective date.

26	Utah Code Sections Affected:
27	AMENDS:
28	59-12-703 (Superseded 07/01/04), as last amended by Chapter 296, Laws of Utah 2003
29	59-12-703 (Effective 07/01/04), as last amended by Chapter 312, Laws of Utah 2003
30	59-12-1401, as enacted by Chapter 192, Laws of Utah 2001
31	59-12-1402 (Superseded 07/01/04), as enacted by Chapter 192, Laws of Utah 2001
32	59-12-1402 (Effective 07/01/04), as last amended by Chapter 312, Laws of Utah 2003
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34	Be it enacted by the Legislature of the state of Utah:
35	Section 1. Section 59-12-703 (Superseded 07/01/04) is amended to read:
36	59-12-703 (Superseded 07/01/04). Opinion question election Imposition of tax
37	Revision of county ordinances to reflect statutory changes Uses of tax monies.
38	(1) (a) (i) Except as provided in Subsection (1)(a)(ii), a county legislative body may
39	submit an opinion question to the residents of that county, by majority vote of all members of
40	the legislative body, so that each resident of the county, except residents in municipalities that
41	have already imposed a sales and use tax under Part 14, City or Town Option Funding For
42	Botanical, Cultural, Recreational, and Zoological Organizations or Facilities, has an
43	opportunity to express the resident's opinion on the imposition of a local sales and use tax of
44	.1% on the transactions described in Subsection 59-12-103(1), to fund recreational and
45	zoological facilities, botanical, cultural, and zoological organizations, and rural radio stations
46	in that county.
47	(ii) Notwithstanding Subsection (1)(a)(i), a county legislative body may not impose a
48	tax under this section on:
49	(A) the sales and uses described in Section 59-12-104 to the extent the sales and uses
50	are exempt from taxation under Section 59-12-104; [and]
51	(B) any amounts paid or charged by a vendor that collects a tax under Subsection
52	59-12-107(1)(b)[.]; and
53	(C) sales and uses within municipalities that have already imposed a sales and use tax
54	under Part 14, City or Town Option Funding For Botanical, Cultural, Recreational, and
55	Zoological Organizations or Facilities.
56	(b) The election shall follow the procedures outlined in Title 11, Chapter 14, Utah

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57	Municipal Bond Act.
58	(2) (a) If the county legislative body determines that a majority of the county's
59	registered voters voting on the imposition of the tax have voted in favor of the imposition of
60	the tax as prescribed in Subsection (1)(a), the county legislative body may impose the tax by a
61	majority vote of all members of the legislative body on the transactions:
62	(i) described in Subsection (1); and
63	(ii) within the county, including the cities and towns located in the county, except those
64	cities and towns that have already imposed a sales and use tax under Part 14, City or Town
65	Option Funding For Botanical, Cultural, Recreational, and Zoological Organizations or
66	Facilities.
67	(b) A county legislative body may revise county ordinances to reflect statutory changes
68	to the distribution formula or eligible recipients of revenues generated from a tax imposed
69	under Subsection (2)(a):
70	(i) after the county legislative body submits an opinion question to residents of the
71	county in accordance with Subsection (1)(b) giving them the opportunity to express their
72	opinion on the proposed revisions to county ordinances; and
73	(ii) if the county legislative body determines that a majority of those voting on the
74	opinion question have voted in favor of the revisions.
75	(3) The monies generated from any tax imposed under Subsection (2) shall be used for
76	funding:
77	(a) recreational and zoological facilities located within the county or a city or town
78	located in the county, except a city or town that has already imposed a sales and use tax under
79	Part 14, City or Town Option Funding For Botanical, Cultural, Recreational, and Zoological
80	Organizations or Facilities; and
81	(b) ongoing operating expenses of:
82	(i) recreational facilities described in Subsection (3)(a);
83	(ii) botanical, cultural, and zoological organizations within the county; and
84	(iii) rural radio stations within the county.
85	(4) Taxes imposed under this part shall be:
86	(a) levied at the same time and collected in the same manner as provided in Part 2,
87	Local Sales and Use Tax Act, except that the collection and distribution of the tax revenue is

88	not subject to Subsection 59-12-205(2); and
89	(b) levied for a period of ten years and may be reauthorized at the end of the ten-year
90	period in accordance with this section.
91	(5) (a) For purposes of this Subsection (5):
92	(i) "Annexation" means an annexation to a county under Title 17, Chapter 2,
93	Annexation to County.
94	(ii) "Annexing area" means an area that is annexed into a county.
95	(b) (i) If, on or after May 1, 2000, a county enacts or repeals a tax or changes the rate of
96	a tax under this part, the enactment, repeal, or change shall take effect:
97	(A) on the first day of a calendar quarter; and
98	(B) after a 75-day period beginning on the date the commission receives notice meeting
99	the requirements of Subsection (5)(b)(ii) from the county.
100	(ii) The notice described in Subsection (5)(b)(i)(B) shall state:
101	(A) that the county will enact or repeal a tax or change the rate of a tax under this part;
102	(B) the statutory authority for the tax described in Subsection (5)(b)(ii)(A);
103	(C) the effective date of the tax described in Subsection (5)(b)(ii)(A); and
104	(D) if the county enacts the tax or changes the rate of the tax described in Subsection
105	(5)(b)(ii)(A), the new rate of the tax.
106	(c) (i) If, for an annexation that occurs on or after May 1, 2000, the annexation will
107	result in a change in the rate of a tax under this part for an annexing area, the change shall take
108	effect:
109	(A) on the first day of a calendar quarter; and
110	(B) after a 75-day period beginning on the date the commission receives notice meeting
111	the requirements of Subsection (5)(c)(ii) from the county that annexes the annexing area.
112	(ii) The notice described in Subsection (5)(c)(i)(B) shall state:
113	(A) that the annexation described in Subsection (5)(c)(i) will result in a change in the
114	rate of a tax under this part for the annexing area;
115	(B) the statutory authority for the tax described in Subsection (5)(c)(ii)(A);
116	(C) the effective date of the tax described in Subsection (5)(c)(ii)(A); and
117	(D) the new rate of the tax described in Subsection $(5)(c)(ii)(A)$.
118	Section 2. Section 59-12-703 (Effective 07/01/04) is amended to read:

119	59-12-703 (Effective 07/01/04). Opinion question election Imposition of tax
120	Uses of tax monies Enactment or repeal of tax Effective date Notice requirements.
121	(1) (a) (i) Except as provided in Subsections (1)(a)(ii) and 59-12-207.1(7)(c), a county
122	legislative body may submit an opinion question to the residents of that county, by majority
123	vote of all members of the legislative body, so that each resident of the county, except residents
124	in municipalities that have already imposed a sales and use tax under Part 14, City or Town
125	Option Funding For Botanical, Cultural, Recreational, and Zoological Organizations or
126	Facilities, has an opportunity to express the resident's opinion on the imposition of a local sales
127	and use tax of .1% on the transactions described in Subsection 59-12-103(1) located within the
128	county, to fund recreational and zoological facilities, botanical, cultural, and zoological
129	organizations, and rural radio stations, in that county.
130	(ii) Notwithstanding Subsection (1)(a)(i), a county legislative body may not impose a
131	tax under this section on:
132	(A) the sales and uses described in Section 59-12-104 to the extent the sales and uses
133	are exempt from taxation under Section 59-12-104[-]; and
134	(B) sales and uses within municipalities that have already imposed a sales and use tax
135	under Part 14, City or Town Option Funding For Botanical, Cultural, Recreational, and
136	Zoological Organizations or Facilities.
137	(b) For purposes of this Subsection (1), the location of a transaction shall be
138	determined in accordance with Sections 59-12-207.1 through 59-12-207.4.
139	(c) The election shall follow the procedures outlined in Title 11, Chapter 14, Utah
140	Municipal Bond Act.
141	(2) (a) If the county legislative body determines that a majority of the county's
142	registered voters voting on the imposition of the tax have voted in favor of the imposition of
143	the tax as prescribed in Subsection (1)(a), the county legislative body may impose the tax by a
144	majority vote of all members of the legislative body on the transactions:
145	(i) described in Subsection (1); and
146	(ii) within the county, including the cities and towns located in the county, except those
147	cities and towns that have already imposed a sales and use tax under Part 14, City or Town
148	Option Funding For Botanical, Cultural, Recreational, and Zoological Organizations or
149	Facilities.

150	(b) A county legislative body may revise county ordinances to reflect statutory changes
151	to the distribution formula or eligible recipients of revenues generated from a tax imposed
152	under Subsection (2)(a):
153	(i) after the county legislative body submits an opinion question to residents of the
154	county in accordance with Subsection (1)(b) giving them the opportunity to express their
155	opinion on the proposed revisions to county ordinances; and
156	(ii) if the county legislative body determines that a majority of those voting on the
157	opinion question have voted in favor of the revisions.
158	(3) The monies generated from any tax imposed under Subsection (2) shall be used for
159	funding:
160	(a) recreational and zoological facilities located within the county or a city or town
161	located in the county, except a city or town that has already imposed a sales and use tax under
162	Part 14, City or Town Option Funding For Botanical, Cultural, Recreational, and Zoological
163	Organizations or Facilities; and
164	(b) ongoing operating expenses of:
165	(i) recreational facilities described in Subsection (3)(a);
166	(ii) botanical, cultural, and zoological organizations within the county; and
167	(iii) rural radio stations within the county.
168	(4) (a) A tax under this part shall be:
169	(i) except as provided in Subsection (4)(b), levied at the same time and collected in the
170	same manner as provided in Part 2, Local Sales and Use Tax Act; and
171	(ii) levied for a period of ten years and may be reauthorized at the end of the ten-year
172	period in accordance with this section.
173	(b) Notwithstanding Subsection (4)(a)(i), a tax under this part is not subject to
174	Subsections 59-12-205(2) through (5).
175	(5) (a) For purposes of this Subsection (5):
176	(i) "Annexation" means an annexation to a county under Title 17, Chapter 2,
177	Annexation to County.
178	(ii) "Annexing area" means an area that is annexed into a county.
179	(b) (i) Except as provided in Subsection (5)(c) or (d), if, on or after July 1, 2004, a
180	county enacts or repeals a tax under this part, the enactment or repeal shall take effect:

181	(A) on the first day of a calendar quarter; and
182	(B) after a 90-day period beginning on the date the commission receives notice meeting
183	the requirements of Subsection (5)(b)(ii) from the county.
184	(ii) The notice described in Subsection (5)(b)(i)(B) shall state:
185	(A) that the county will enact or repeal a tax under this part;
186	(B) the statutory authority for the tax described in Subsection (5)(b)(ii)(A);
187	(C) the effective date of the tax described in Subsection (5)(b)(ii)(A); and
188	(D) if the county enacts the tax described in Subsection (5)(b)(ii)(A), the rate of the
189	tax.
190	(c) (i) Notwithstanding Subsection (5)(b)(i), for a transaction described in Subsection
191	(5)(c)(iii), the enactment of a tax shall take effect on the first day of the first billing period:
192	(A) that begins after the effective date of the imposition of the tax; and
193	(B) if the billing period for the transaction begins before the effective date of the
194	enactment of the tax under this section.
195	(ii) Notwithstanding Subsection (5)(b)(i), for a transaction described in Subsection
196	(5)(c)(iii), the repeal of a tax shall take effect on the first day of the last billing period:
197	(A) that began before the effective date of the repeal of the tax; and
198	(B) if the billing period for the transaction begins before the effective date of the repeal
199	of the tax imposed under this section.
200	(iii) Subsections (5)(c)(i) and (ii) apply to transactions subject to a tax under:
201	(A) Subsection 59-12-103(1)(b);
202	(B) Subsection 59-12-103(1)(c);
203	(C) Subsection 59-12-103(1)(d);
204	(D) Subsection 59-12-103(1)(e);
205	(E) Subsection 59-12-103(1)(f);
206	(F) Subsection 59-12-103(1)(g);
207	(G) Subsection 59-12-103(1)(h);
208	(H) Subsection 59-12-103(1)(i);
209	(I) Subsection 59-12-103(1)(j); or
210	(J) Subsection 59-12-103(1)(k).
211	(d) (i) Notwithstanding Subsection (5)(b)(i), if a tax due under this chapter on a

catalogue sale is computed on the basis of sales and use tax rates published in the catalogue, an
enactment or repeal of a tax described in Subsection (5)(b)(i) takes effect:
(A) on the first day of a calendar quarter; and
(B) beginning 60 days after the effective date of the enactment or repeal under
Subsection (5)(b)(i).
(ii) In accordance with Title 63, Chapter 46a, Utah Administrative Rulemaking Act,
the commission may by rule define the term "catalogue sale."
(e) (i) Except as provided in Subsection (5)(f) or (g), if, for an annexation that occurs on
or after July 1, 2004, the annexation will result in the enactment or repeal of a tax under this
part for an annexing area, the enactment or repeal shall take effect:
(A) on the first day of a calendar quarter; and
(B) after a 90-day period beginning on the date the commission receives notice meeting
the requirements of Subsection (5)(e)(ii) from the county that annexes the annexing area.
(ii) The notice described in Subsection (5)(e)(i)(B) shall state:
(A) that the annexation described in Subsection (5)(e)(i) will result in an enactment or
repeal of a tax under this part for the annexing area;
(B) the statutory authority for the tax described in Subsection (5)(e)(ii)(A);
(C) the effective date of the tax described in Subsection (5)(e)(ii)(A); and
(D) the rate of the tax described in Subsection (5)(e)(ii)(A).
(f) (i) Notwithstanding Subsection (5)(e)(i), for a transaction described in Subsection
(5)(f)(iii), the enactment of a tax shall take effect on the first day of the first billing period:
(A) that begins after the effective date of the imposition of the tax; and
(B) if the billing period for the transaction begins before the effective date of the
enactment of the tax under this section.
(ii) Notwithstanding Subsection (5)(e)(i), for a transaction described in Subsection
(5)(f)(iii), the repeal of a tax shall take effect on the first day of the last billing period:
(A) that began before the effective date of the repeal of the tax; and
(B) if the billing period for the transaction begins before the effective date of the repeal
of the tax imposed under this section.
(iii) Subsections (5)(f)(i) and (ii) apply to transactions subject to a tax under:
(A) Subsection 59-12-103(1)(b);

243	(B) Subsection 59-12-103(1)(c);
244	(C) Subsection 59-12-103(1)(d);
245	(D) Subsection 59-12-103(1)(e);
246	(E) Subsection 59-12-103(1)(f);
247	(F) Subsection 59-12-103(1)(g);
248	(G) Subsection 59-12-103(1)(h);
249	(H) Subsection 59-12-103(1)(i);
250	(I) Subsection 59-12-103(1)(j); or
251	(J) Subsection 59-12-103(1)(k).
252	(g) (i) Notwithstanding Subsection (5)(e)(i), if a tax due under this chapter on a
253	catalogue sale is computed on the basis of sales and use tax rates published in the catalogue, an
254	enactment or repeal of a tax described in Subsection (5)(e)(i) takes effect:
255	(A) on the first day of a calendar quarter; and
256	(B) beginning 60 days after the effective date of the enactment or repeal under
257	Subsection (5)(e)(i).
258	(ii) In accordance with Title 63, Chapter 46a, Utah Administrative Rulemaking Act,
259	the commission may by rule define the term "catalogue sale."
260	Section 3. Section 59-12-1401 is amended to read:
261	59-12-1401. Purpose statement Definitions Scope of part.
262	(1) The purpose of the tax imposed by this part is the same for cities and towns as is
263	stated in Section 59-12-701 for counties.
264	(2) The definitions of Section 59-12-702 are incorporated into this part.
265	(3) This part applies only to a city or town that is located within a county of the <u>second</u> ,
266	third, fourth, fifth, or sixth class as designated in Section 17-50-501.
267	Section 4. Section 59-12-1402 (Superseded 07/01/04) is amended to read:
268	59-12-1402 (Superseded 07/01/04). Opinion question election Imposition of tax
269	Uses of tax monies.
270	(1) (a) (i) Except as provided in Subsection (1)(a)(ii) and subject to Subsection (6),
271	beginning on January 1, 2003, a city or town legislative body subject to this part may submit an
272	opinion question to the residents of that city or town, by majority vote of all members of the
273	legislative body, so that each resident of the city or town has an opportunity to express the

274	resident's opinion on the imposition of a local sales and use tax of .1% on the transactions
275	described in Subsection 59-12-103(1), to fund recreational and zoological facilities and
276	botanical, cultural, and zoological organizations in that city or town.
277	(ii) Notwithstanding Subsection (1)(a)(i), a city or town legislative body may not
278	impose a tax under this section:
279	(A) if the county in which the city or town is located imposes a tax under Part 7,
280	County Option Funding for Botanical, Cultural, Recreational, and Zoological Organizations or
281	Facilities;
282	(B) on the sales and uses described in Section 59-12-104 to the extent the sales and
283	uses are exempt from taxation under Section 59-12-104; and
284	(C) on any amounts paid or charged by a vendor that collects a tax under Subsection
285	59-12-107(1)(b).
286	(b) The election shall be held at a regular general election or a municipal general
287	election, as those terms are defined in Section 20A-1-102, and shall follow the procedures
288	outlined in Title 11, Chapter 14, Utah Municipal Bond Act, except as provided in Subsection
289	(6).
290	(2) If the city or town legislative body determines that a majority of the city's or town's
291	registered voters voting on the imposition of the tax have voted in favor of the imposition of
292	the tax as prescribed in Subsection (1)(a), the city or town legislative body may impose the tax
293	by a majority vote of all members of the legislative body.
294	(3) The monies generated from any tax imposed under Subsection (2) shall be used for
295	financing:
296	(a) recreational and zoological facilities within the city or town or within the
297	geographic area of entities that are parties to an interlocal agreement, to which the city or town
298	is a party, providing for recreational or zoological facilities; and
299	(b) ongoing operating expenses of botanical, cultural, and zoological organizations
300	within the city or town or within the geographic area of entities that are parties to an interlocal
301	agreement, to which the city or town is a party, providing for the support of botanical, cultural,
302	or zoological organizations.
303	(4) Taxes imposed under this part shall be:
304	(a) levied at the same time and collected in the same manner as provided in Part 2,

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305	Local Sales and Use Tax Act, except that the collection and distribution of the tax revenue is
306	not subject to Subsection 59-12-205(2); and
307	(b) (i) levied for a period of [five] ten years; and
308	(ii) may be reauthorized at the end of the [five] ten-year period in accordance with this
309	section.
310	(5) (a) For purposes of this Subsection (5):
311	(i) "Annexation" means an annexation to a city or town under Title 10, Chapter 2, Part
312	4, Annexation.
313	(ii) "Annexing area" means an area that is annexed into a city or town.
314	(b) (i) If, on or after January 1, 2003, a city or town enacts or repeals a tax or changes
315	the rate of a tax under this part, the enactment, repeal, or change shall take effect:
316	(A) on the first day of a calendar quarter; and
317	(B) after a 75-day period beginning on the date the commission receives notice meeting
318	the requirements of Subsection (5)(b)(ii) from the city or town.
319	(ii) The notice described in Subsection (5)(b)(i)(B) shall state:
320	(A) that the city or town will enact or repeal a tax or change the rate of a tax under this
321	part;
322	(B) the statutory authority for the tax described in Subsection (5)(b)(ii)(A);
323	(C) the effective date of the tax described in Subsection (5)(b)(ii)(A); and
324	(D) if the city or town enacts the tax or changes the rate of the tax described in
325	Subsection (5)(b)(ii)(A), the new rate of the tax.
326	(c) (i) If, for an annexation that occurs on or after January 1, 2003, the annexation will
327	result in a change in the rate of a tax under this part for an annexing area, the change shall take
328	effect:
329	(A) on the first day of a calendar quarter; and
330	(B) after a 75-day period beginning on the date the commission receives notice meeting
331	the requirements of Subsection (5)(c)(ii) from the city or town that annexes the annexing area.
332	(ii) The notice described in Subsection (5)(c)(i)(B) shall state:
333	(A) that the annexation described in Subsection (5)(c)(i) will result in a change in the
334	rate of a tax under this part for the annexing area;
335	(B) the statutory authority for the tax described in Subsection (5)(c)(ii)(A);

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336 (C) the effective date of the tax described in Subsection (5)(c)(ii)(A); and 337 (D) the new rate of the tax described in Subsection (5)(c)(ii)(A). 338 (6) (a) Before a city or town legislative body submits an opinion question to the 339 residents of the city or town under Subsection (1)(a)(i), the city or town legislative body shall: 340 (i) submit to the county legislative body in which the city or town is located a written 341 notice of the intent to submit the opinion question to the residents of the city or town; and 342 (ii) receive from the county legislative body: (A) a written resolution passed by the county legislative body stating that the county 343 344 legislative body is not seeking to impose a tax under Part 7, County Option Funding for 345 Botanical, Cultural, Recreational, and Zoological Organizations or Facilities; or 346 (B) a written statement that in accordance with Subsection (6)(b) the results of a county 347 opinion question submitted to the residents of the county under Part 7, County Option Funding 348 for Botanical, Cultural, Recreational, and Zoological Organizations or Facilities, permit the city 349 or town legislative body to submit the opinion question to the residents of the city or town in 350 accordance with this part. 351 (b) (i) Within 60 days after the day the county legislative body receives from a city or 352 town legislative body described in Subsection (6)(a) the notice of the intent to submit an 353 opinion question to the residents of the city or town, the county legislative body shall provide 354 the city or town legislative body: 355 (A) the written resolution described in Subsection (6)(a)(ii)(A); or 356 (B) written notice that the county legislative body will submit an opinion question to 357 the residents of the county under Part 7, County Option Funding for Botanical, Cultural, 358 Recreational, and Zoological Organizations or Facilities, for the county to impose a tax under 359 that part. 360 (ii) If the county legislative body provides the city or town legislative body the written 361 notice that the county legislative body will submit an opinion question as provided in 362 Subsection (6)(b)(i)(B), the county legislative body shall submit the opinion question by no 363 later than, from the date the county legislative body sends the written notice, the later of: 364 (A) a 12-month period; 365 (B) the next regular primary election; or 366 (C) the next regular general election.

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- (iii) Within 30 days of the date of the canvass of the election at which the opinion
 question under Subsection (6)(b)(ii) is voted on, the county legislative body shall provide the
 city or town legislative body described in Subsection (6)(a) written results of the opinion
 question submitted by the county legislative body under Part 7, County Option Funding for
 Botanical, Cultural, Recreational, and Zoological Organizations or Facilities, indicating that:
- (A) (I) the city or town legislative body may not impose a tax under this part because a
 majority of the county's registered voters voted in favor of the county imposing the tax and the
 county legislative body by a majority vote approved the imposition of the tax; or
- (II) for at least 12 months from the date the written results are submitted to the city or town legislative body, the city or town legislative body may not submit to the county legislative body a written notice of the intent to submit an opinion question under this part because a majority of the county's registered voters voted against the county imposing the tax and the majority of the registered voters who are residents of the city or town described in Subsection (6)(a) voted against the imposition of the county tax; or
- (B) the city or town legislative body may submit the opinion question to the residents
 of the city or town in accordance with this part because although a majority of the county's
 registered voters voted against the county imposing the tax, the majority of the registered voters
 who are residents of the city or town voted for the imposition of the county tax.
- 385 (c) Notwithstanding Subsection (6)(b), at any time a county legislative body may 386 provide a city or town legislative body described in Subsection (6)(a) a written resolution 387 passed by the county legislative body stating that the county legislative body is not seeking to 388 impose a tax under Part 7, County Option Funding for Botanical, Cultural, Recreational, and 389 Zoological Organizations or Facilities, which permits the city or town legislative body to 380 awherit up der Subsection (1)(a)(i) or original question to the city or an emiderate
- 390 submit under Subsection (1)(a)(i) an opinion question to the city's or town's residents.

Section 5. Section 59-12-1402 (Effective 07/01/04) is amended to read:

392 59-12-1402 (Effective 07/01/04). Opinion question election -- Imposition of tax - 393 Uses of tax monies -- Enactment or repeal of tax -- Effective date -- Notice requirements.

(1) (a) (i) Except as provided in Subsections (1)(a)(ii) and 59-12-207.1(7)(c), and
subject to Subsection (6), beginning on January 1, 2003, a city or town legislative body subject
to this part may submit an opinion question to the residents of that city or town, by majority
vote of all members of the legislative body, so that each resident of the city or town has an

398	opportunity to express the resident's opinion on the imposition of a local sales and use tax of
399	.1% on the transactions described in Subsection 59-12-103(1) located within the city or town,
400	to fund recreational and zoological facilities and botanical, cultural, and zoological
401	organizations in that city or town.
402	(ii) Notwithstanding Subsection (1)(a)(i), a city or town legislative body may not
403	impose a tax under this section:
404	(A) if the county in which the city or town is located imposes a tax under Part 7,
405	County Option Funding for Botanical, Cultural, Recreational, and Zoological Organizations or
406	Facilities; or
407	(B) on the sales and uses described in Section 59-12-104 to the extent the sales and
408	uses are exempt from taxation under Section 59-12-104.
409	(b) For purposes of this Subsection (1), the location of a transaction shall be
410	determined in accordance with Sections 59-12-207.1 through 59-12-207.4.
411	(c) The election shall be held at a regular general election or a municipal general
412	election, as those terms are defined in Section 20A-1-102, and shall follow the procedures
413	outlined in Title 11, Chapter 14, Utah Municipal Bond Act, except as provided in Subsection
414	(6).
415	(2) If the city or town legislative body determines that a majority of the city's or town's
416	registered voters voting on the imposition of the tax have voted in favor of the imposition of
417	the tax as prescribed in Subsection (1)(a), the city or town legislative body may impose the tax
418	by a majority vote of all members of the legislative body.
419	(3) The monies generated from any tax imposed under Subsection (2) shall be used for
420	financing:
421	(a) recreational and zoological facilities within the city or town or within the
422	geographic area of entities that are parties to an interlocal agreement, to which the city or town
423	is a party, providing for recreational or zoological facilities; and
424	(b) ongoing operating expenses of botanical, cultural, and zoological organizations
425	within the city or town or within the geographic area of entities that are parties to an interlocal
426	agreement, to which the city or town is a party, providing for the support of botanical, cultural,
427	or zoological organizations.
428	(4) (a) A tax under this part shall be:

429	(i) except as provided in Subsection (4)(b), levied at the same time and collected in the
430	same manner as provided in Part 2, Local Sales and Use Tax Act; and
431	(ii) (A) levied for a period of [five] ten years; and
432	(B) may be reauthorized at the end of the [five] ten-year period in accordance with this
433	section.
434	(b) Notwithstanding Subsection $(4)(a)(i)$, a tax under this section is not subject to
435	Subsections 59-12-205(2) through (5).
436	(5) (a) For purposes of this Subsection (5):
437	(i) "Annexation" means an annexation to a city or town under Title 10, Chapter 2, Part
438	4, Annexation.
439	(ii) "Annexing area" means an area that is annexed into a city or town.
440	(b) (i) Except as provided in Subsection (5)(c) or (d), if, on or after July 1, 2004, a city
441	or town enacts or repeals a tax under this part, the enactment or repeal shall take effect:
442	(A) on the first day of a calendar quarter; and
443	(B) after a 90-day period beginning on the date the commission receives notice meeting
444	the requirements of Subsection (5)(b)(ii) from the city or town.
445	(ii) The notice described in Subsection (5)(b)(i)(B) shall state:
446	(A) that the city or town will enact or repeal a tax under this part;
447	(B) the statutory authority for the tax described in Subsection (5)(b)(ii)(A);
448	(C) the effective date of the tax described in Subsection (5)(b)(ii)(A); and
449	(D) if the city or town enacts the tax described in Subsection (5)(b)(ii)(A), the rate of
450	the tax.
451	(c) (i) Notwithstanding Subsection (5)(b)(i), for a transaction described in Subsection
452	(5)(c)(iii), the enactment of a tax shall take effect on the first day of the first billing period:
453	(A) that begins after the effective date of the imposition of the tax; and
454	(B) if the billing period for the transaction begins before the effective date of the
455	enactment of the tax under this section.
456	(ii) Notwithstanding Subsection (5)(b)(i), for a transaction described in Subsection
457	(5)(c)(iii), the repeal of a tax shall take effect on the first day of the last billing period:
458	(A) that began before the effective date of the repeal of the tax; and
459	(B) if the billing period for the transaction begins before the effective date of the repeal

460	of the tax imposed under this section.
461	(iii) Subsections (5)(c)(i) and (ii) apply to transactions subject to a tax under:
462	(A) Subsection 59-12-103(1)(b);
463	(B) Subsection 59-12-103(1)(c);
464	(C) Subsection 59-12-103(1)(d);
465	(D) Subsection 59-12-103(1)(e);
466	(E) Subsection 59-12-103(1)(f);
467	(F) Subsection 59-12-103(1)(g);
468	(G) Subsection 59-12-103(1)(h);
469	(H) Subsection 59-12-103(1)(i);
470	(I) Subsection 59-12-103(1)(j); or
471	(J) Subsection 59-12-103(1)(k).
472	(d) (i) Notwithstanding Subsection (5)(b)(i), if a tax due under this chapter on a
473	catalogue sale is computed on the basis of sales and use tax rates published in the catalogue, an
474	enactment or repeal of a tax described in Subsection (5)(b)(i) takes effect:
475	(A) on the first day of a calendar quarter; and
476	(B) beginning 60 days after the effective date of the enactment or repeal under
477	Subsection (5)(b)(i).
478	(ii) In accordance with Title 63, Chapter 46a, Utah Administrative Rulemaking Act,
479	the commission may by rule define the term "catalogue sale."
480	(e) (i) Except as provided in Subsection (5)(f) or (g), if, for an annexation that occurs
481	on or after July 1, 2004, the annexation will result in the enactment or repeal of a tax under this
482	part for an annexing area, the enactment or repeal shall take effect:
483	(A) on the first day of a calendar quarter; and
484	(B) after a 90-day period beginning on the date the commission receives notice meeting
485	the requirements of Subsection (5)(e)(ii) from the city or town that annexes the annexing area.
486	(ii) The notice described in Subsection (5)(e)(i)(B) shall state:
487	(A) that the annexation described in Subsection (5)(e)(i) will result in an enactment or
488	repeal a tax under this part for the annexing area;
489	(B) the statutory authority for the tax described in Subsection (5)(e)(ii)(A);
490	(C) the effective date of the tax described in Subsection (5)(e)(ii)(A); and

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491	(D) the rate of the tax described in Subsection (5)(e)(ii)(A).
492	(f) (i) Notwithstanding Subsection (5)(e)(i), for a transaction described in Subsection
493	(5)(f)(iii), the enactment of a tax shall take effect on the first day of the first billing period:
494	(A) that begins after the effective date of the imposition of the tax; and
495	(B) if the billing period for the transaction begins before the effective date of the
496	enactment of the tax under this section.
497	(ii) Notwithstanding Subsection (5)(e)(i), for a transaction described in Subsection
498	(5)(f)(iii), the repeal of a tax shall take effect on the first day of the last billing period:
499	(A) that began before the effective date of the repeal of the tax; and
500	(B) if the billing period for the transaction begins before the effective date of the repeal
501	of the tax imposed under this section.
502	(iii) Subsections (5)(f)(i) and (ii) apply to transactions subject to a tax under:
503	(A) Subsection 59-12-103(1)(b);
504	(B) Subsection 59-12-103(1)(c);
505	(C) Subsection 59-12-103(1)(d);
506	(D) Subsection 59-12-103(1)(e);
507	(E) Subsection 59-12-103(1)(f);
508	(F) Subsection 59-12-103(1)(g);
509	(G) Subsection 59-12-103(1)(h);
510	(H) Subsection 59-12-103(1)(i);
511	(I) Subsection 59-12-103(1)(j); or
512	(J) Subsection 59-12-103(1)(k).
513	(g) (i) Notwithstanding Subsection (5)(e)(i), if a tax due under this chapter on a
514	catalogue sale is computed on the basis of sales and use tax rates published in the catalogue, an
515	enactment or repeal of a tax described in Subsection (5)(e)(i) takes effect:
516	(A) on the first day of a calendar quarter; and
517	(B) beginning 60 days after the effective date of the enactment or repeal under
518	Subsection (5)(e)(i).
519	(ii) In accordance with Title 63, Chapter 46a, Utah Administrative Rulemaking Act,
520	the commission may by rule define the term "catalogue sale."
521	(6) (a) Before a city or town legislative body submits an opinion question to the

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522 residents of the city or town under Subsection (1)(a)(i), the city or town legislative body shall:

- (i) submit to the county legislative body in which the city or town is located a written
 notice of the intent to submit the opinion question to the residents of the city or town; and
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(ii) receive from the county legislative body:

(A) a written resolution passed by the county legislative body stating that the county
legislative body is not seeking to impose a tax under Part 7, County Option Funding for
Botanical, Cultural, Recreational, and Zoological Organizations or Facilities; or

(B) a written statement that in accordance with Subsection (6)(b) the results of a county opinion question submitted to the residents of the county under Part 7, County Option Funding for Botanical, Cultural, Recreational, and Zoological Organizations or Facilities, permit the city or town legislative body to submit the opinion question to the residents of the city or town in accordance with this part.

(b) (i) Within 60 days after the day the county legislative body receives from a city or
town legislative body described in Subsection (6)(a) the notice of the intent to submit an
opinion question to the residents of the city or town, the county legislative body shall provide
the city or town legislative body:

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(A) the written resolution described in Subsection (6)(a)(ii)(A); or

(B) written notice that the county legislative body will submit an opinion question to
the residents of the county under Part 7, County Option Funding for Botanical, Cultural,
Recreational, and Zoological Organizations or Facilities, for the county to impose a tax under
that part.

(ii) If the county legislative body provides the city or town legislative body the written
notice that the county legislative body will submit an opinion question as provided in
Subsection (6)(b)(i)(B), the county legislative body shall submit the opinion question by no
later than, from the date the county legislative body sends the written notice, the later of:

547 (A) a 12-month period;

548 (B) the next regular primary election; or

549 (C) the next regular general election.

(iii) Within 30 days of the date of the canvass of the election at which the opinion
question under Subsection (6)(b)(ii) is voted on, the county legislative body shall provide the
city or town legislative body described in Subsection (6)(a) written results of the opinion

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- question submitted by the county legislative body under Part 7, County Option Funding for
 Botanical, Cultural, Recreational, and Zoological Organizations or Facilities, indicating that:
- 555 (A) (I) the city or town legislative body may not impose a tax under this part because a 556 majority of the county's registered voters voted in favor of the county imposing the tax and the 557 county legislative body by a majority vote approved the imposition of the tax; or
- (II) for at least 12 months from the date the written results are submitted to the city or town legislative body, the city or town legislative body may not submit to the county legislative body a written notice of the intent to submit an opinion question under this part because a majority of the county's registered voters voted against the county imposing the tax and the majority of the registered voters who are residents of the city or town described in Subsection (6)(a) voted against the imposition of the county tax; or
- (B) the city or town legislative body may submit the opinion question to the residents
 of the city or town in accordance with this part because although a majority of the county's
 registered voters voted against the county imposing the tax, the majority of the registered voters
 who are residents of the city or town voted for the imposition of the county tax.
- (c) Notwithstanding Subsection (6)(b), at any time a county legislative body may
 provide a city or town legislative body described in Subsection (6)(a) a written resolution
 passed by the county legislative body stating that the county legislative body is not seeking to
 impose a tax under Part 7, County Option Funding for Botanical, Cultural, Recreational, and
 Zoological Organizations or Facilities, which permits the city or town legislative body to
 submit under Subsection (1)(a)(i) an opinion question to the city's or town's residents.
- 574 Section 6. Effective date.

575 This bill takes effect on May 3, 2004, except that the amendments to Sections

576 <u>59-12-703 (Effective 07/01/04) and 59-12-1402 (Effective 07/01/04) take effect on July 1,</u>
 577 <u>2004.</u>