1	MUNICIPAL TELECOMMUNICATIONS	
2	LICENSE TAX AMENDMENTS	
3	2007 GENERAL SESSION	
4	STATE OF UTAH	
5	Chief Sponsor: Wayne A. Harper	
6	Senate Sponsor: Curtis S. Bramble	
7		
8	LONG TITLE	
9	General Description:	
10	This bill amends the Municipal Telecommunications License Tax Act to address the	
11	rate at which the tax is imposed or collected, to address notice requirements, and to	
12	repeal obsolete language.	
13	Highlighted Provisions:	
14	This bill:	
15	▶ beginning on July 1, 2007, reduces the municipal telecommunications license tax	
16	rate from a maximum rate of 4% to a maximum rate of 3.5%;	
17	<ul> <li>exempts a municipality from providing notice to the State Tax Commission before</li> </ul>	
18	changing the rate of a municipal telecommunications license tax under certain	
19	circumstances;	
20	<ul> <li>modifies notice requirements for a municipality to change the rate of a municipal</li> </ul>	
21	telecommunications license tax under certain circumstances;	
22	<ul> <li>addresses the rate at which the State Tax Commission shall collect a municipal</li> </ul>	
23	telecommunications license tax;	
24	<ul> <li>repeals obsolete language requiring a report on rate information; and</li> </ul>	
25	<ul><li>makes technical changes.</li></ul>	
26	Monies Appropriated in this Bill:	
27	None	
28	Other Special Clauses:	
29	None	

30	<b>Utah Code Sections Affected:</b>
31	AMENDS:
32	10-1-403, as last amended by Chapter 255, Laws of Utah 2004
33	10-1-405, as last amended by Chapter 253, Laws of Utah 2006
34	59-1-403, as last amended by Chapter 2, Laws of Utah 2006, Third Special Session
35	62A-11-328, as last amended by Chapter 55, Laws of Utah 2006
36	REPEALS:
37	10-1-409, as enacted by Chapter 253, Laws of Utah 2003
38	
39	Be it enacted by the Legislature of the state of Utah:
40	Section 1. Section 10-1-403 is amended to read:
41	10-1-403. Municipality may levy municipal telecommunications license tax
42	Recovery from customers Enactment, repeal, or change in rate of tax Annexation.
43	(1) (a) Subject to the provisions of this section, beginning July 1, 2004, a municipality
44	may levy on and provide that there is collected from a telecommunications provider a
45	municipal telecommunications license tax on the telecommunications provider's gross receipts
46	from telecommunications service that are attributed to the municipality in accordance with
47	Section 10-1-407.
48	(b) To levy and provide for the collection of a municipal telecommunications license
49	tax under this part, the municipality shall adopt an ordinance that complies with the
50	requirements of Section 10-1-404.
51	(c) [A] Beginning on July 1, 2007, a municipal telecommunications license tax
52	imposed under this part shall be at a rate of up to $[4\%]$ 3.5% of the telecommunications
53	provider's gross receipts from telecommunications service that are attributed to the
54	municipality in accordance with Section 10-1-407.
55	(2) A telecommunications provider may recover the amounts paid in municipal
56	telecommunications license taxes from the customers of the telecommunications provider
57	within the municipality imposing the municipal telecommunications license tax through a

58 charge that is separately identified in the statement of the transaction with the customer as the 59 recovery of a tax. 60 (3) (a) For purposes of this Subsection (3): 61 (i) "Annexation" means an annexation to a municipality under Title 10, Chapter 2, Part 62 4, Annexation. 63 (ii) "Annexing area" means an area that is annexed into a municipality. 64 (b) (i) If, on or after July 1, 2004, a municipality enacts or repeals a tax or changes the rate of the tax under this part, the enactment, repeal, or change shall take effect: 65 66 (A) on the first day of a calendar quarter; and 67 (B) after a 90-day period beginning on the date the commission receives notice meeting 68 the requirements of Subsection (3)(b)(ii) from the municipality. 69 (ii) The notice described in Subsection (3)(b)(i)(B) shall state: 70 (A) that the municipality will enact or repeal a tax under this part or change the rate of 71 the tax; 72 (B) the statutory authority for the tax described in Subsection (3)(b)(ii)(A); 73 (C) the effective date of the tax described in Subsection (3)(b)(ii)(A); and 74 (D) if the municipality enacts the municipal telecommunications license tax or changes 75 the rate of the tax, the new rate of the tax. 76 (c) (i) If, for an annexation that occurs on or after July 1, 2004, the annexation will 77 result in a change in the rate of the tax under this part for an annexing area, the change shall 78 take effect: 79 (A) on the first day of a calendar quarter; and 80 (B) after a 90-day period beginning on the date the commission receives notice meeting 81 the requirements of Subsection (3)(c)(ii) from the municipality that annexes the annexing area. 82 (ii) The notice described in Subsection (3)(c)(i)(B) shall state: (A) that the annexation described in Subsection (3)(c)(i) will result in a change in the 83 84 rate of a tax under this part for the annexing area;

(B) the statutory authority for the tax described in Subsection (3)(c)(ii)(A);

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86	(C) the effective date of the tax described in Subsection (3)(c)(ii)(A); and
87	(D) the new rate of the tax described in Subsection (3)(c)(ii)(A).
88	(4) Notwithstanding Subsection (3)(b), for purposes of a change in a municipal
89	telecommunications license tax rate that takes effect on July 1, 2007, a municipality is not
90	subject to the notice requirements of Subsection (3)(b) if:
91	(a) on June 30, 2007, the municipality has in effect an ordinance that levies a municipal
92	telecommunications license tax at a rate that exceeds 3.5%; and
93	(b) on July 1, 2007, the municipality has in effect an ordinance that levies a municipal
94	telecommunications license tax at a rate of 3.5%.
95	(5) Notwithstanding Subsection (3)(b), for purposes of a change in a municipal
96	telecommunications license tax rate that takes effect on July 1, 2007, the 90-day period
97	described in Subsection (3)(b)(i)(B) is considered to be a 30-day period if:
98	(a) on June 30, 2007, the municipality has in effect an ordinance that levies a municipal
99	telecommunications license tax at a rate that exceeds 3.5%; and
100	(b) on July 1, 2007, the municipality has in effect an ordinance that levies a municipal
101	telecommunications license tax at a rate that is less than 3.5%.
102	Section 2. Section 10-1-405 is amended to read:
103	10-1-405. Collection of taxes by commission Uniform interlocal agreement
104	Rulemaking authority Charge for services.
105	(1) Subject to the other provisions of this section, the commission shall collect,
106	enforce, and administer any municipal telecommunications license tax imposed under this part
107	pursuant to:
108	(a) the same procedures used in the administration, collection, and enforcement of the
109	state sales and use tax under:
110	(i) Title 59, Chapter 1, General Taxation Policies; and
111	(ii) Title 59, Chapter 12, Part 1, Tax Collection:
112	(A) except for:
113	(I) Subsection 59-12-103(2)(e);

114	(II) Section 59-12-104;
115	(III) Section 59-12-104.1;
116	(IV) Section 59-12-104.2; and
117	(V) Section 59-12-107.1; and
118	(B) except that for purposes of Section 59-12-110, the term "taxpayer" may include a
119	customer from whom a municipal telecommunications license tax is recovered in accordance
120	with Subsection 10-1-403(2); and
121	(b) a uniform interlocal agreement:
122	(i) between:
123	(A) the municipality that imposes the municipal telecommunications license tax; and
124	(B) the commission;
125	(ii) that is executed under Title 11, Chapter 13, Interlocal Cooperation Act;
126	(iii) that complies with Subsection (2)(a); and
127	(iv) that is developed by rule in accordance with Subsection (2)(b).
128	(2) (a) The uniform interlocal agreement described in Subsection (1) shall provide that
129	the commission shall:
130	(i) transmit monies collected under this part:
131	(A) monthly; and
132	(B) by electronic funds transfer by the commission to the municipality;
133	(ii) conduct audits of the municipal telecommunications license tax;
134	(iii) charge the municipality for the commission's services under this section in an
135	amount:
136	(A) sufficient to reimburse the commission for the cost to the commission in rendering
137	the services; and
138	(B) that may not exceed an amount equal to 1.5% of the municipal telecommunications
139	license tax imposed by the ordinance of the municipality; and
140	(iv) collect, enforce, and administer the municipal telecommunications license tax
141	authorized under this part pursuant to the same procedures used in the administration,

142	collection, and enforcement of the state sales and use tax as provided in Subsection (1)(a).
143	(b) In accordance with Title 63, Chapter 46a, Utah Administrative Rulemaking Act, the
144	commission shall develop a uniform interlocal agreement that meets the requirements of this
145	section.
146	(3) The administrative fee charged under Subsection (2)(a) shall be:
147	(a) deposited in the Sales and Use Tax Administrative Fees Account; and
148	(b) used for administration of municipal telecommunications license taxes under this
149	part.
150	(4) If, on July 1, 2007, a municipality has in effect an ordinance that levies a municipal
151	telecommunications license tax under this part at a rate that exceeds 3.5%:
152	(a) except as provided in Subsection (4)(b), beginning on July 1, 2007, the commission
153	shall collect the municipal telecommunications license tax:
154	(i) within the municipality;
155	(ii) at a rate of 3.5%; and
156	(iii) from a telecommunications provider required to pay the municipal
157	telecommunications license tax on or after July 1, 2007; and
158	(b) the commission shall collect a municipal telecommunications license tax within the
159	municipality at the rate imposed by the municipality if:
160	(i) after July 1, 2007, the municipality has in effect an ordinance that levies a municipal
161	telecommunications license tax under this part at a rate of up to 3.5%;
162	(ii) the municipality meets the requirements of Subsection 10-1-403(3)(b) in changing
163	the rate of the municipal telecommunications license tax; and
164	(iii) a telecommunications provider is required to pay the municipal
165	telecommunications license tax on or after the day on which the ordinance described in
166	Subsection (4)(b)(ii) takes effect.
167	Section 3. Section <b>59-1-403</b> is amended to read:
168	59-1-403. Confidentiality Exceptions Penalty Application to property tax.
169	(1) (a) Any of the following may not divulge or make known in any manner any

170 information gained by that person from any return filed with the commission: 171 (i) a tax commissioner; 172 (ii) an agent, clerk, or other officer or employee of the commission; or 173 (iii) a representative, agent, clerk, or other officer or employee of any county, city, or 174 town. 175 (b) An official charged with the custody of a return filed with the commission is not 176 required to produce the return or evidence of anything contained in the return in any action or 177 proceeding in any court, except: 178 (i) in accordance with judicial order; 179 (ii) on behalf of the commission in any action or proceeding under: 180 (A) this title; or 181 (B) other law under which persons are required to file returns with the commission; 182 (iii) on behalf of the commission in any action or proceeding to which the commission 183 is a party; or 184 (iv) on behalf of any party to any action or proceeding under this title if the report or 185 facts shown by the return are directly involved in the action or proceeding. 186 (c) Notwithstanding Subsection (1)(b), a court may require the production of, and may 187 admit in evidence, any portion of a return or of the facts shown by the return, as are specifically 188 pertinent to the action or proceeding. 189 (2) This section does not prohibit: 190 (a) a person or that person's duly authorized representative from receiving a copy of 191 any return or report filed in connection with that person's own tax; 192 (b) the publication of statistics as long as the statistics are classified to prevent the 193 identification of particular reports or returns; and 194 (c) the inspection by the attorney general or other legal representative of the state of the 195 report or return of any taxpayer: 196 (i) who brings action to set aside or review a tax based on the report or return;

(ii) against whom an action or proceeding is contemplated or has been instituted under

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- (iii) against whom the state has an unsatisfied money judgment.
  - (3) (a) Notwithstanding Subsection (1) and for purposes of administration, the commission may by rule, made in accordance with Title 63, Chapter 46a, Utah Administrative Rulemaking Act, provide for a reciprocal exchange of information with:
    - (i) the United States Internal Revenue Service; or
    - (ii) the revenue service of any other state.
  - (b) Notwithstanding Subsection (1) and for all taxes except individual income tax and corporate franchise tax, the commission may by rule, made in accordance with Title 63, Chapter 46a, Utah Administrative Rulemaking Act, share information gathered from returns and other written statements with the federal government, any other state, any of the political subdivisions of another state, or any political subdivision of this state, except as limited by Sections 59-12-209 and 59-12-210, if the political subdivision, other state, or the federal government grant substantially similar privileges to this state.
  - (c) Notwithstanding Subsection (1) and for all taxes except individual income tax and corporate franchise tax, the commission may by rule, in accordance with Title 63, Chapter 46a, Utah Administrative Rulemaking Act, provide for the issuance of information concerning the identity and other information of taxpayers who have failed to file tax returns or to pay any tax due.
  - (d) Notwithstanding Subsection (1), the commission shall provide to the Solid and Hazardous Waste Control Board executive secretary, as defined in Section 19-6-102, as requested by the executive secretary, any records, returns, or other information filed with the commission under Chapter 13, Motor and Special Fuel Tax Act, or Section 19-6-410.5 regarding the environmental assurance program participation fee.
  - (e) Notwithstanding Subsection (1), at the request of any person the commission shall provide that person sales and purchase volume data reported to the commission on a report, return, or other information filed with the commission under:
    - (i) Chapter 13, Part 2, Motor Fuel; or

226	(ii) Chapter 13, Part 4, Aviation Fuel.
227	(f) Notwithstanding Subsection (1), upon request from a tobacco product manufacturer,
228	as defined in Section 59-22-202, the commission shall report to the manufacturer:
229	(i) the quantity of cigarettes, as defined in Section 59-22-202, produced by the
230	manufacturer and reported to the commission for the previous calendar year under Section
231	59-14-407; and
232	(ii) the quantity of cigarettes, as defined in Section 59-22-202, produced by the
233	manufacturer for which a tax refund was granted during the previous calendar year under
234	Section 59-14-401 and reported to the commission under Subsection 59-14-401(1)(a)(v).
235	(g) Notwithstanding Subsection (1), the commission shall notify manufacturers,
236	distributors, wholesalers, and retail dealers of a tobacco product manufacturer that is prohibited
237	from selling cigarettes to consumers within the state under Subsection 59-14-210(2).
238	(h) Notwithstanding Subsection (1), the commission may:
239	(i) provide to the Division of Consumer Protection within the Department of
240	Commerce and the attorney general data:
241	(A) reported to the commission under Section 59-14-212; or
242	(B) related to a violation under Section 59-14-211; and
243	(ii) upon request provide to any person data reported to the commission under
244	Subsections 59-14-212(1)(a) through (c) and Subsection 59-14-212(1)(g).
245	(i) Notwithstanding Subsection (1), the commission shall, at the request of a committee
246	of the Legislature, Office of the Legislative Fiscal Analyst, or Governor's Office of Planning
247	and Budget, provide to the committee or office the total amount of revenues collected by the
248	commission under Chapter 24, Radioactive Waste Facility Tax Act, for the time period
249	specified by the committee or office.
250	(j) Notwithstanding Subsection (1), the commission shall at the request of the
251	Legislature provide to the Legislature the total amount of sales or uses exempt under
252	Subsection 59-12-104(46) reported to the commission in accordance with Section 59-12-105.

(k) Notwithstanding Subsection (1), the commission shall make the directory required

254	by Section 59-14-603 available for public inspection.
255	[(1) Notwithstanding Subsection (1), the commission shall comply with the reporting
256	requirements of Section 10-1-409.]
257	[(m)] (1) Notwithstanding Subsection (1), the commission may share information with
258	federal, state, or local agencies as provided in Subsection 59-14-606(3).
259	[(n)] (m) (i) Notwithstanding Subsection (1), the commission shall provide the Office
260	of Recovery Services within the Department of Human Services any relevant information
261	obtained from a return filed under Chapter 10, Individual Income Tax Act, regarding a taxpayer
262	who has become obligated to the Office of Recovery Services.
263	(ii) The information described in Subsection (3)[ $\frac{(m)}{(m)}$ (i) may be provided by the
264	Office of Recovery Services to any other state's child support collection agency involved in
265	enforcing that support obligation.
266	[(o)] (n) (i) Notwithstanding Subsection (1), upon request from the state court
267	administrator, the commission shall provide to the state court administrator, the name, address,
268	telephone number, county of residence, and Social Security number on resident returns filed
269	under Chapter 10, Individual Income Tax Act.
270	(ii) The state court administrator may use the information described in Subsection
271	(3)[(o)](n)(i) only as a source list for the master jury list described in Section 78-46-10.
272	[ <del>(p)</del> ] <u>(o)</u> Notwithstanding Subsection (1), the commission shall at the request of a
273	committee, commission, or task force of the Legislature provide to the committee, commission,
274	or task force of the Legislature any information relating to a tax imposed under Chapter 9,
275	Taxation of Admitted Insurers, relating to the study required by Section 59-9-101.
276	$[\overline{(q)}]$ (i) As used in this Subsection (3) $[\overline{(q)}]$ (p), "office" means the:
277	(A) Office of the Legislative Fiscal Analyst; or
278	(B) Office of Legislative Research and General Counsel.
279	(ii) Notwithstanding Subsection (1) and except as provided in Subsection
280	(3)[(q)](p)(iii), the commission shall at the request of an office provide to the office all
281	information:

282	(A) gained by the commission; and
283	(B) required to be attached to or included in returns filed with the commission.
284	(iii) (A) An office may not request and the commission may not provide to an office a
285	person's:
286	(I) address;
287	(II) name;
288	(III) Social Security number; or
289	(IV) taxpayer identification number.
290	(B) The commission shall in all instances protect the privacy of a person as required by
291	Subsection $(3)[\frac{(q)}{(p)}](\underline{p})(iii)(A)$ .
292	(iv) An office may provide information received from the commission in accordance
293	with this Subsection $(3)[(q)](p)$ only:
294	(A) as:
295	(I) a fiscal estimate;
296	(II) fiscal note information; or
297	(III) statistical information; and
298	(B) if the information is classified to prevent the identification of a particular return.
299	(v) (A) A person may not request information from an office under Title 63, Chapter 2,
300	Government Records Access and Management Act, or this section, if that office received the
301	information from the commission in accordance with this Subsection (3)[ $(q)$ ] $(p)$ .
302	(B) An office may not provide to a person that requests information in accordance with
303	Subsection $(3)[(q)](p)(v)(A)$ any information other than the information the office provides in
304	accordance with Subsection $(3)[(q)](p)(iv)$ .
305	(4) (a) Reports and returns shall be preserved for at least three years.
306	(b) After the three-year period provided in Subsection (4)(a) the commission may
307	destroy a report or return.
308	(5) (a) Any person who violates this section is guilty of a class A misdemeanor.

(b) If the person described in Subsection (5)(a) is an officer or employee of the state,

H.B. 238 **Enrolled Copy** 310 the person shall be dismissed from office and be disqualified from holding public office in this 311 state for a period of five years thereafter. 312 (c) Notwithstanding Subsection (5)(a) or (b), an office that requests information in 313 accordance with Subsection  $(3)[\frac{(q)}{(p)}](p)(iii)$  or a person that requests information in accordance 314 with Subsection (3)[(q)](p)(v): 315 (i) is not guilty of a class A misdemeanor; and 316 (ii) is not subject to: 317 (A) dismissal from office in accordance with Subsection (5)(b); or 318 (B) disqualification from holding public office in accordance with Subsection (5)(b). 319 (6) Except as provided in Section 59-1-404, this part does not apply to the property tax. 320 Section 4. Section **62A-11-328** is amended to read: 62A-11-328. Information received from State Tax Commission provided to other 321 322 states' child support collection agencies. 323 The office shall, upon request, provide to any other state's child support collection 324 agency the information which it receives from the State Tax Commission under Subsection 59-1-403(3)[(n)] (m), with regard to a support debt which that agency is involved in enforcing. 325

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Section 5. Repealer.

Section 10-1-409, Report on rate information.

This bill repeals: