	REPEAL OF MAXIMUM CHARGE TO PUBLISH
	LEGAL NOTICE
	2009 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Kevin T. Van Tassell
	House Sponsor: John G. Mathis
L	ONG TITLE
G	eneral Description:
	This bill amends the maximum charge to publish a legal notice in a fourth or fifth class
ci	ty.
H	lighlighted Provisions:
	This bill:
	 amends the maximum charge to publish a legal notice in a fourth or fifth class city;
ar	nd
	 makes technical corrections.
M	Ionies Appropriated in this Bill:
	None
0	ther Special Clauses:
	None
U	tah Code Sections Affected:
A	MENDS:
	45-1-2, as last amended by Laws of Utah 2003, Chapter 292
P	e it enacted by the Legislature of the state of Utah:
D	Section 1. Section 45-1-2 is amended to read:
	45-1-2. Maximum charge.



28	[A legal rate of 30 cents per line on the basis of an eight-point line, not less than 11 ems
29	wide, is hereby established] Ĥ→ [The] On the basis of a minimum of an eight-point type, a ←Ĥ
29a	rate charged in each city of the fourth and fifth class and each
30	town for the publishing of any notice, advertisement, or publication of any kind required by law
31	may not be greater than the $\hat{S} \rightarrow [\underline{lowest}]$ open $\leftarrow \hat{S}$ net rate charged for a similar notice,
31a	advertisement, or
32	publication by any other advertiser.

- 2 -

Legislative Review Note as of 2-3-09 10:52 AM

Office of Legislative Research and General Counsel

S.B. 161 - Repeal of Maximum Charge to Publish Legal Notice

Fiscal Note

2009 General Session State of Utah

State Impact

Enactment of this bill will not require additional appropriations.

Individual, Business and/or Local Impact

Enactment of this bill likely will not result in direct, measurable costs and/or benefits for individuals or local governments. Publishers in fourth and fifth class cities may be impacted.

2/6/2009, 1:33:01 PM, Lead Analyst: Ricks, G.

Office of the Legislative Fiscal Analyst