	REDISTRIBUTION OF SALES AND USE TAX
	REVENUES
	2009 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: John L. Valentine
	House Sponsor: John Dougall
L	ONG TITLE
G	eneral Description:
	This bill amends the Sales and Use Tax Act relating to the redistribution of sales and
us	se tax revenues.
Н	lighlighted Provisions:
	This bill:
	<ul> <li>establishes procedures and requirements for the State Tax Commission to</li> </ul>
re	edistribute certain sales and use tax revenues from one county, city, or town to
ar	nother county, city, or town under certain circumstances;
	<ul> <li>allows a county, city, or town to file a petition for reconsideration with the State</li> </ul>
T	ax Commission relating to a redistribution of certain sales and use tax revenues
fr	rom one county, city, or town to another county, city, or town; and
	<ul><li>makes technical changes.</li></ul>
M	Ionies Appropriated in this Bill:
	None
O	Other Special Clauses:
	None
U	tah Code Sections Affected:



AME	ENDS:
	<b>59-12-209</b> , as last amended by Laws of Utah 2008, Chapter 382
	59-12-210, as last amended by Laws of Utah 2008, Chapters 382 and 384
	<b>59-12-2004</b> , as enacted by Laws of Utah 2008, Chapter 286
ENA	CTS:
	<b>59-12-210.1</b> , Utah Code Annotated 1953
Be it	enacted by the Legislature of the state of Utah:
	Section 1. Section <b>59-12-209</b> is amended to read:
	59-12-209. Participation of counties, cities, and towns in administration and
enfo	rcement of certain local sales and use taxes Petition for reconsideration relating to
the r	edistribution of certain sales and use tax revenues.
	(1) Notwithstanding [the provisions of] Title 63G, Chapter 4, Administrative
Proce	edures Act, a county, city, or town [shall] does not have the right to any of the following,
excep	ot as specifically allowed by Subsection (2) and Section 59-12-210:
	(a) to inspect, review, or have access to any taxpayer sales and use tax records; or
	(b) to be informed of, participate in, intervene in, or appeal from any adjudicative
oroce	eeding commenced pursuant to Section 63G-4-201 to determine the liability of any
taxpa	yer for sales and use tax imposed pursuant to Title 59, Chapter 12, Sales and Use Tax
Act.	
	(2) (a) Counties, cities, and towns shall have access to records and information on file
with	the commission, and shall have the right to notice of, and such rights to intervene in or to
appea	al from, a proposed final agency action of the commission as [follows:] provided in this
Subs	ection (2).
	[(a)] (b) If the commission, following a formal adjudicative proceeding commenced
pursu	ant to Title 63G, Chapter 4, Administrative Procedures Act, proposes to take final agency
actio	n that would reduce the amount of sales and use tax liability alleged in the notice of
defic	iency, the commission shall provide notice of a proposed agency action to each qualified
coun	ty, city, and town.
	[(b)] (c) For purposes of this section, a county, city, or town is a qualified county, city,
or to	wn if a proposed final agency action reduces [the local option sales and use] a tax under

57	this chapter distributable to that county, city, or town by more than \$10,000 below the amount
58	of the tax that would have been distributable to that county, city, or town had a notice of
59	deficiency, as described in Section 59-12-110, not been reduced.
60	[(c)] (d) A qualified county, city, or town may designate a representative who shall
61	have the right to review the record of the formal hearing and any other commission records
62	relating to a proposed final agency action subject to the confidentiality provisions of Section
63	59-1-403.
64	[(d)] (e) No later than ten days after receiving the notice of the commission's proposed
65	final agency action, a qualified county, city, or town may file a notice of intervention with the
66	commission.
67	[(e)] (f) No later than 20 days after filing a notice of intervention, if a qualified county
68	city, or town objects to the proposed final agency action, that qualified county, city, or town
69	may file a petition for reconsideration with the commission and shall serve copies of the
70	petition on the taxpayer and the appropriate division in the commission.
71	[(f)] (g) The taxpayer and appropriate division in the commission may each file a
72	response to the petition for reconsideration within 20 days of receipt of the petition for
73	reconsideration.
74	[(g)] (h) (i) After consideration of the petition for reconsideration and any response,
75	and any additional proceeding the commission considers appropriate, the commission may
76	affirm, modify, or amend its proposed final agency action. [The]
77	(ii) A taxpayer and any qualified county, city, or town that has filed a petition for
78	reconsideration may appeal the final agency action.
79	(i) (i) Notwithstanding Subsections (2)(a) through (h) and subject to Subsection
80	(2)(i)(ii), the following may file a petition for reconsideration with the commission:
81	(A) an original recipient political subdivision as defined in Section 59-12-210.1 that
82	receives a notice from the commission in accordance with Subsection 59-12-210.1(2); or
83	(B) a secondary recipient political subdivision as defined in Section 59-12-210.1 that
84	receives a notice from the commission in accordance with Subsection 59-12-210.1(2).
85	(ii) An original recipient political subdivision or secondary recipient political
86	subdivision that files a petition for reconsideration with the commission under Subsection
87	(2)(i)(i) shall file the petition no later than 20 days after the later of:

88	(A) the date the original recipient political subdivision or secondary recipient political
89	subdivision receives the notice described in Subsection (2)(i)(i) from the commission; or
90	(B) the date the commission makes the redistribution as defined in Section 59-12-210.1
91	that is the subject of the notice described in Subsection (2)(i)(i).
92	Section 2. Section <b>59-12-210</b> is amended to read:
93	59-12-210. Commission to provide data to counties.
94	(1) (a) The commission shall provide to each county the sales and use tax collection
95	data necessary to verify that [the local] sales and use tax revenues collected by the commission
96	are distributed to each county, city, and town in accordance with Sections 59-12-211 through
97	59-12-215.
98	(b) The data described in Subsection (1)(a) shall include the commission's reports of
99	seller sales, sales and use tax distribution reports, and a breakdown of local revenues.
100	(2) (a) In addition to the access to information provided in Subsection (1) and Section
101	59-12-109, the commission shall provide a county, city, or town with copies of returns and
102	other information required by this chapter relating to a tax under this chapter.
103	(b) The information described in Subsection (2)(a) is available only in official matters
104	and must be requested in writing by the chief executive officer or the chief executive officer's
105	designee.
106	(c) The request described in Subsection (2)(b) shall specifically indicate the
107	information being sought and how the information will be used.
108	(d) Information received pursuant to the request described in Subsection (2)(b) shall
109	be:
110	(i) classified as private or protected under Section 63G-2-302 or 63G-2-305; and
111	(ii) subject to the confidentiality provisions of Section 59-1-403.
112	Section 3. Section <b>59-12-210.1</b> is enacted to read:
113	59-12-210.1. Commission redistribution of certain sales and use tax revenues.
114	(1) As used in this section:
115	(a) "Eligible portion of qualifying sales and use tax revenues" means the portion of
116	qualifying sales and use tax revenues that:
117	(i) were part of an original distribution; and
118	(ii) the commission determines should have been transmitted:

119	(A) to a secondary recipient political subdivision; and
120	(B) during the redistribution period.
121	(b) "Original distribution" means that the commission:
122	(i) collects an amount of qualifying sales and use tax revenues; and
123	(ii) transmits the amount of qualifying sales and use tax revenues to an original
124	recipient political subdivision.
125	(c) "Original recipient political subdivision" means a county, city, or town to which the
126	commission makes an original distribution.
127	(d) "Qualifying sales and use tax revenues" means revenues the commission collects
128	from a tax under this chapter except for a tax imposed under:
129	(i) Part 1, Tax Collection;
130	(ii) Part 3, Transient Room Tax, if a county, city, or town:
131	(A) collects the tax; and
132	(B) does not contract with the commission to collect the tax;
133	(iii) Part 12, Motor Vehicle Rental Tax; or
134	(iv) Part 18, Additional State Sales and Use Tax Act.
135	(e) "Redistribution" means that the commission:
136	(i) makes an original distribution of qualifying sales and use tax revenues to an original
137	recipient political subdivision;
138	(ii) after the commission makes the original distribution of qualifying sales and use tax
139	revenues to the original recipient political subdivision, determines that an eligible portion of
140	qualifying sales and use tax revenues should have been transmitted to a secondary recipient
141	political subdivision as a result of:
142	(A) a county, city, or town providing written notice to the commission that qualifying
143	sales and use tax revenues that the commission distributed to an original recipient political
144	subdivision should have been transmitted to a secondary recipient political subdivision; or
145	(B) the commission finding that an extraordinary circumstance, as defined by rule
146	made in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, exists
147	that requires the commission to make a redistribution without receiving the notice described in
148	Subsection (1)(e)(ii)(A); and
149	(iii) in accordance with this section, transmits to the secondary recipient political

150	subdivision the eligible portion of qualifying sales and use tax revenues for the redistribution
151	period.
152	(f) "Redistribution determination date" means the date the commission determines that
153	a secondary recipient political subdivision should have received a redistribution, regardless of
154	the date the commission actually transmits the redistribution to the secondary recipient political
155	subdivision.
156	(g) "Redistribution period" means the time period:
157	(i) if the commission determines that an eligible portion of qualifying sales and use tax
158	revenues should have been transmitted to a secondary recipient political subdivision beginning
159	on a date that is 90 or more days before the redistribution determination date:
160	(A) beginning 90 days before the redistribution determination date; and
161	(B) ending on the redistribution determination date; or
162	(ii) if the commission determines that an eligible portion of qualifying sales and use tax
163	revenues should have been transmitted to a secondary recipient political subdivision beginning
164	on a date that is less than 90 days before the redistribution determination date:
165	(A) beginning on the date the eligible portion of qualifying sales and use tax revenues
166	should have been transmitted to the secondary recipient political subdivision; and
167	(B) ending on the redistribution determination date.
168	(h) "Secondary recipient political subdivision" means a county, city, or town that the
169	commission determines should receive a redistribution.
170	(2) Subject to Subsection (3), the commission may make a redistribution to a secondary
171	recipient political subdivision in an amount equal to the eligible portion of qualifying sales and
172	use tax revenues if:
173	(a) the commission provides written notice to the following at least 30 days before the
174	commission makes the redistribution:
175	(i) the original recipient political subdivision; and
176	(ii) the secondary recipient political subdivision; and
177	(b) the commission obtains:
178	(i) an amended return from each seller that reports a transaction that will be subject to
179	the redistribution; or
180	(ii) if the commission determines that an amended return described in Subsection

(2)(b)(i) is not required to make the redistribution, information:

181

182	(A) supporting the redistribution; and
183	(B) supplied by:
184	(I) a seller;
185	(II) a county, city, or town; or
186	(III) the commission.
187	(3) The commission shall make a redistribution within 60 days after the requirements
188	of Subsection (2) are met.
189	(4) This section does not limit the commission's authority to make a distribution of
190	revenues under this chapter for a time period other than the redistribution period.
191	Section 4. Section <b>59-12-2004</b> is amended to read:
192	59-12-2004. Enactment or repeal of tax Effective date Administration,
193	collection, and enforcement of tax.
194	(1) Subject to Subsections (2) and (3), a tax rate repeal or a tax rate change for a tax
195	imposed under this part shall take effect on the first day of a calendar quarter.
196	(2) (a) The enactment of a tax or a tax rate increase shall take effect on the first day of
197	the first billing period that begins after the effective date of the enactment of the tax or the tax
198	rate increase if the billing period for the transaction begins before the effective date of the
199	enactment of the tax or the tax rate increase under this part.
200	(b) The repeal of a tax or a tax rate decrease shall take effect on the first day of the last
201	billing period that began before the effective date of the repeal of the tax or the tax rate
202	decrease if the billing period for the transaction begins before the effective date of the repeal of
203	the tax or the tax rate decrease imposed under this part.
204	(3) (a) If a tax due under this part on a catalogue sale is computed on the basis of sales
205	and use tax rates published in the catalogue, an enactment, repeal, or change in the rate of a tax
206	under this part takes effect:
207	(i) on the first day of a calendar quarter; and
208	(ii) beginning 60 days after the effective date of the enactment, repeal, or change in the
209	rate of the tax under this part.
210	(b) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
211	commission may by rule define the term "catalogue sale."

# 1st Sub. (Green) S.B. 235

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213 accordance with: 214 (a) the same procedures used to administer, collect, and enforce the tax under Part 1, 215 Tax Collection; [and] 216 (b) Chapter 1, General Taxation Policies[-]; and 217 (c) Section 59-12-210.1.	212	(4) The commission shall administer, collect, and enforce a tax under this part in
Tax Collection; [and]  (b) Chapter 1, General Taxation Policies[-]; and	213	accordance with:
(b) Chapter 1, General Taxation Policies[-]; and	214	(a) the same procedures used to administer, collect, and enforce the tax under Part 1,
(1) 1 M 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	215	Tax Collection; [and]
(c) Section 59-12-210.1.	216	(b) Chapter 1, General Taxation Policies[:]; and
	217	(c) Section 59-12-210.1.

#### S.B. 235 1st Sub. (Green) - Redistribution of Sales and Use Tax Revenues

## **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 could result in a potential shift in sales tax revenues between local governments based on existing distributions of sales tax revenue. No fiscal impact is anticipated for businesses or individuals.

3/4/2009, 5:17:00 PM, Lead Analyst: Wilko, A.

Office of the Legislative Fiscal Analyst