1	PUBLIC TRANSIT AMENDMENTS
2	2011 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Curtis S. Bramble
5	House Sponsor: Christopher N. Herrod
6 7	LONG TITLE
8	General Description:
9	This bill amends provisions relating to public transit.
10	Highlighted Provisions:
11	This bill:
12	 authorizes a local district that provides transportation services to adopt a resolution
13	approving the annexation of the area outside of the local district's boundaries if:
14	 the area is within a county that has levied a certain local option sales and use
15	tax; and
16	• the county legislative body has adopted a resolution approving the annexation of
17	the areas outside of the local district;
18	 repeals certain public transit district conflict of interest provisions and clarifies that
19	each trustee, officer, and employee of a public transit district is subject to the Utah
20	Public Officers' and Employees' Ethics Act;
21	 provides that a county, city, or town legislative body is not required to submit an
22	opinion question to the county's, city's, or town's registered voters to impose a
23	certain sales and use tax to fund public transit if the county, city, or town imposes a
24	certain sales and use tax on or after July 1, 2010, but on or before July 1, 2011; and
25	makes technical changes.
26	Money Appropriated in this Bill:
27	None



S.B. 222 02-09-11 3:50 PM

Other Special Clauses:
None
Utah Code Sections Affected:
AMENDS:
17B-1-415, as last amended by Laws of Utah 2009, Chapter 350
17B-2a-804, as last amended by Laws of Utah 2010, Chapter 281
17B-2a-814, as renumbered and amended by Laws of Utah 2007, Chapter 329
59-12-2213 , as enacted by Laws of Utah 2010, Chapter 263
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 17B-1-415 is amended to read:
17B-1-415. Annexation of wholesale district through expansion of retail provider.
(1) (a) A local district that provides a wholesale service may adopt a resolution
approving the annexation of an area outside the local district's boundaries if:
(i) the area is annexed by or otherwise added to, or is added to the retail service area of,
a municipality or another local district that:
(A) acquires the wholesale service from the local district and provides it as a retail
service;
(B) is, before the annexation or other addition, located at least partly within the local
district; and
(C) after the annexation or other addition will provide to the annexed or added area the
same retail service that the local district provides as a wholesale service to the municipality or
other local district; and
(ii) except as provided in Subsection (2), no part of the area is within the boundaries of
another local district that provides the same wholesale service as the proposed annexing local
district.
(b) For purposes of this section:
(i) a local district providing public transportation service shall be considered to be
providing a wholesale service; and
(ii) a municipality included within the boundaries of the local district providing public
transportation service shall be considered to be acquiring that wholesale service from the local

02-09-11 3:50 PM S.B. 222

district and providing it as a retail service and to be providing that retail service after the annexation or other addition to the annexed or added area, even though the municipality does not in fact provide that service.

- (2) Notwithstanding Subsection (1)(a)(ii), an area outside the boundaries of a local district providing a wholesale service and located partly or entirely within the boundaries of another local district that provides the same wholesale service may be annexed to the local district if:
 - (a) the conditions under Subsection (1)(a)(i) are present; and

59

60

61

62

6364

65

66

67

68

69

70

71

7273

74

7576

77

78

79

80

81

83

84

85

86

87

- (b) the proposed annexing local district and the other local district follow the same procedure as is required for a boundary adjustment under Section 17B-1-417, including both district boards adopting a resolution approving the annexation of the area to the proposed annexing local district and the withdrawal of that area from the other district.
- (3) A local district that provides transportation services may adopt a resolution approving the annexation of the area outside of the local district's boundaries if:
- (a) the area is within a county that has levied a sales and use tax under Section 59-12-2216; and
 - (b) the county legislative body has adopted a resolution approving the annexation of the areas outside of the local district.
 - [(3)] (4) Upon the adoption of an annexation resolution under this section, the board of the annexing local district shall comply with the requirements of Subsection 17B-1-414(2), and the lieutenant governor shall issue a certificate of annexation and send a copy of notice as provided in Section 67-1a-6.5.
- $\left[\frac{4}{4}\right]$ (5) Subsections 17B-1-414(2) and (3) apply to an annexation under this section.
- Section 2. Section **17B-2a-804** is amended to read:

17B-2a-804. Additional public transit district powers.

- (1) In addition to the powers conferred on a public transit district under Section 17B-1-103, a public transit district may:
- (a) provide a public transit system for the transportation of passengers and their incidental baggage;
- 88 (b) notwithstanding Subsection 17B-1-103(2)(g) and subject to Section 17B-2a-817, 89 levy and collect property taxes only for the purpose of paying:

S.B. 222 02-09-11 3:50 PM

90	(i) principal and interest of bonded indebtedness of the public transit district; or
91	(ii) a final judgment against the public transit district if:
92	(A) the amount of the judgment exceeds the amount of any collectable insurance or
93	indemnity policy; and
94	(B) the district is required by a final court order to levy a tax to pay the judgment;
95	(c) insure against:
96	(i) loss of revenues from damage to or destruction of some or all of a public transit
97	system from any cause;
98	(ii) public liability;
99	(iii) property damage; or
100	(iv) any other type of event, act, or omission;
101	(d) acquire, contract for, lease, construct, own, operate, control, or use:
102	(i) a right-of-way, rail line, monorail, bus line, station, platform, switchyard, terminal,
103	parking lot, or any other facility necessary or convenient for public transit service; or
104	(ii) any structure necessary for access by persons and vehicles;
105	(e) (i) hire, lease, or contract for the supplying or management of a facility, operation,
106	equipment, service, employee, or management staff of an operator; and
107	(ii) provide for a sublease or subcontract by the operator upon terms that are in the
108	public interest;
109	(f) operate feeder bus lines and other feeder or ridesharing services as necessary;
110	(g) accept a grant, contribution, or loan, directly through the sale of securities or
111	equipment trust certificates or otherwise, from the United States, or from a department,
112	instrumentality, or agency of the United States, to:
113	(i) establish, finance, participate as a limited partner or member in a development with
114	limited liabilities in accordance with Subsection (1)(1), construct, improve, maintain, or operate
115	transit facilities, equipment, and transit-oriented developments or transit-supportive
116	developments; or
117	(ii) study and plan transit facilities in accordance with any legislation passed by
118	Congress;
119	(h) cooperate with and enter into an agreement with the state or an agency of the state
120	to establish transit facilities and equipment or to study or plan transit facilities;

02-09-11 3:50 PM S.B. 222

(i) issue bonds as provided in and subject to Chapter 1, Part 11, Local District Bonds, to carry out the purposes of the district;

- (j) from bond proceeds or any other available funds, reimburse the state or an agency of the state for an advance or contribution from the state or state agency;
- (k) do anything necessary to avail itself of any aid, assistance, or cooperation available under federal law, including complying with labor standards and making arrangements for employees required by the United States or a department, instrumentality, or agency of the United States; and
- (1) subject to the restriction in Subsection (2), assist in a transit-oriented development or a transit-supportive development in connection with the economic development of areas in proximity to a right-of-way, rail line, station, platform, switchyard, terminal, or parking lot, by:
 - (i) investing in a project as a limited partner or a member, with limited liabilities; or
- (ii) subordinating an ownership interest in real property owned by the public transitdistrict.
 - (2) (a) A public transit district may only assist in the economic development of areas under Subsection (1)(1):
 - (i) in the manner described in Subsection (1)(1)(i) or (ii); and
 - (ii) on no more than five transit-oriented developments or transit-supportive developments selected by the board of trustees.
 - (b) A public transit district may not invest in a transit-oriented development or transit-supportive development as a limited partner or other limited liability entity under the provisions of Subsection (1)(l)(i), unless the partners, developer, or other investor in the entity, makes an equity contribution equal to no less than 25% of the appraised value of the property to be contributed by the public transit district.
 - (c) A current board member of a public transit district to which the board member is appointed may not have any interest in the transactions engaged in by the public transit district pursuant to Subsection (1)(1)(i) or (ii), except as may be required by the board member's fiduciary duty as a board member.
 - (3) A public transit district may be funded from any combination of federal, state, or local funds.
 - (4) A public transit district may not acquire property by eminent domain.

S.B. 222 02-09-11 3:50 PM

152	Section 3. Section 17B-2a-814 is amended to read:
153	17B-2a-814. Conflict of interests prohibited Disclosure Violation Penalty.
154	[(1) As used in this section, "relative" means a parent, spouse, child, grandparent,
155	grandchild, great grandparent, great grandchild, or sibling of a trustee, officer, or employee.]
156	[(2) Except as provided in this section, a trustee, officer, or employee of a public transit
157	district may not be interested in any manner, directly or indirectly, in a contract or in the profits
158	derived from a contract:]
159	[(a) awarded by the board of trustees; or]
160	[(b) made by an officer or employee pursuant to discretionary authority vested in the
161	officer or employee.]
162	[(3) Notwithstanding Subsection (2), if a trustee, officer, or employee of a public
163	transit district is a stockholder, bondholder, director, or other officer or employee of a
164	corporation contracting with the district, the district may contract with that corporation for its
165	general benefit unless the trustee, officer, or employee of the district owns or controls, directly
166	or indirectly, stock or bonds in an amount greater than 5% of the total amount of outstanding
167	stock or bonds.]
168	[(4) (a) (i) A trustee, officer, or employee of a public transit district who has, or whose
169	relative has, a substantial interest in a contract with, sale to, purchase from, or service to the
170	district shall disclose that interest to the board of trustees of the district in a public meeting of
171	the board.
172	[(ii) The board of trustees of the district shall disclose that interest in the minutes of its
173	meeting.]
174	[(b) A trustee, officer, or employee of a public transit district who has, or whose
175	relative has, a substantial interest in a contract with, sale to, purchase from, or service to the
176	district may not vote upon or otherwise participate in any manner as a trustee, officer, or
177	employee in the contract, sale, purchase, or service.]
178	[(5) A trustee, officer, or employee of a public transit district, in contemplation of
179	official action by the trustee, officer, or employee or by the district or in reliance on
180	information to which the trustee, officer, or employee has access in an official capacity and
181	which has not been made public, commits misuse of official information if the trustee, officer,
182	or employee:]

02-09-11 3:50 PM S.B. 222

183	[(a) acquires a pecuniary interest in any property, transaction, or enterprise that may be
184	affected by the information or official action;]
185	[(b) speculates or wagers on the basis of the information or official action; or]
186	[(c) aids, advises, or encourages another to do so with intent to confer upon any person
187	a special pecuniary benefit.]
188	[(6) Each trustee, officer, and employee who violates this section:]
189	[(a) is guilty of a class B misdemeanor; and]
190	[(b) if convicted, shall be terminated from board appointment or district employment.]
191	Each trustee, officer, and employee of a public transit district is subject to the
192	provisions of Title 67, Chapter 16, Utah Public Officers' and Employees' Ethics Act.
193	Section 4. Section 59-12-2213 is amended to read:
194	59-12-2213. County, city, or town option sales and use tax to fund a system for
195	public transit Base Rate.
196	(1) Subject to the other provisions of this part, a county, city, or town may impose a
197	sales and use tax under this section of up to:
198	[(1)] (a) for a county, city, or town other than a county, city, or town described in
199	Subsection [(2)] (1)(b), .25% on the transactions described in Subsection 59-12-103(1) located
200	within the county, city, or town to fund a system for public transit; or
201	[(2)] (b) for a county, city, or town within which a tax is not imposed under Section
202	59-12-2216, .30% on the transactions described in Subsection 59-12-103(1) located within the
203	county, city, or town, to fund a system for public transit.
204	(2) Notwithstanding Section 59-12-2208, a county, city, or town legislative body is not
205	required to submit an opinion question to the county's, city's, or town's registered voters in
206	accordance with Section 59-12-2208 to impose a sales and use tax under this section if the
207	county, city, or town imposes the sales and use tax under Section 59-12-2216 on or after July 1,
208	2010, but on or before July 1, 2011.

Legislative Review Note as of 2-9-11 10:51 AM

Office of Legislative Research and General Counsel

FISCAL NOTE

S.B. 222

SHORT TITLE: Public Transit Amendments

SPONSOR: Bramble, C.

2011 GENERAL SESSION, STATE OF UTAH

STATE GOVERNMENT (UCA 36-12-13(2)(b))

Enactment of this bill likely will not materially impact the state budget.

LOCAL GOVERNMENTS (UCA 36-12-13(2)(c))

Enactment of this bill likely will not result in direct, measurable costs for local governments.

DIRECT EXPENDITURES BY UTAH RESIDENTS AND BUSINESSES (UCA 36-12-13(2)(d)) Enactment of this bill likely will not result in direct, measurable expenditures by Utah residents or businesses.

2/14/2011, 02:26 PM, Lead Analyst: Wilko, A./Attomey: SCH

Office of the Legislative Fiscal Analyst