$\label{lem:constraint} \textbf{Representative Jeremy A. Peterson} \ \text{proposes the following substitute bill:}$

1	VEHICLE REGISTRATION AMENDMENTS
2	2012 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Jeremy A. Peterson
5	Senate Sponsor: Stuart C. Reid
6 7	LONG TITLE
8	General Description:
9	•
10	This bill modifies provisions relating to motor vehicle registrations. Highlighted Provisions:
10	This bill:
12	 provides that a person may register a motorcycle or motor vehicle of 12,000 pounds
13	or less gross laden weight for a six-month period that begins on the first day of the
14	calendar month of registration and expires on the last day of the sixth month of
15	registration when the Motor Vehicle Division has implemented the GenTax System;
16	 provides that if the application for renewal of registration is for a six-month
17	registration period, a safety inspection certificate or an emissions inspection
18	certificate issued during the previous eight months may be used to satisfy the safety
19	inspection or emissions requirement;
20	► amends the amount of certain taxes and fees for a six-month registration and the
21	disposition of those fees; and
22	 makes conforming changes.
23	Money Appropriated in this Bill:
24	None
25	Other Special Clauses:
25a	\$→ This bill coordinates with S.B. 225, Transportation Revisions, by modifying
25b	substantive language and omitting substantive changes.
25c	This bill coordinates with H.B. 298, Motor Vehicle Safety Inspection Amendments, by
25d	modifying substantive language. ←Ŝ

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26	This bill takes effect on July 1, 2013.
27	Utah Code Sections Affected:
28	AMENDS:
29	41-1a-205, as last amended by Laws of Utah 2008, Chapters 36 and 210
30	41-1a-215, as last amended by Laws of Utah 2010, Chapter 295
31	41-1a-215.5, as enacted by Laws of Utah 2006, Chapter 164
32	41-1a-216, as last amended by Laws of Utah 1996, Chapter 81
33	41-1a-1201, as last amended by Laws of Utah 2011, Chapters 189 and 268
34	41-1a-1204, as last amended by Laws of Utah 2007, Chapter 274
35	41-1a-1206, as last amended by Laws of Utah 2011, Chapter 268
36	41-1a-1218, as last amended by Laws of Utah 2007, Chapter 274
37	41-1a-1221, as last amended by Laws of Utah 2011, Chapter 189
38	41-1a-1222, as last amended by Laws of Utah 2008, Chapter 286
39	41-1a-1223, as enacted by Laws of Utah 2010, Chapter 295
40	53-3-905, as last amended by Laws of Utah 2008, Chapter 304
41	59-2-405.1, as last amended by Laws of Utah 2008, Chapter 210
42	59-2-405.2, as last amended by Laws of Utah 2009, Chapter 169
43	63J-1-602.2, as last amended by Laws of Utah 2011, Chapters 189, 284, 303, and 400
44	72-2-118 , as last amended by Laws of Utah 2011, Chapter 189
45	72-2-124 , as last amended by Laws of Utah 2011, Chapter 189
45a	\$→ <u>Utah Code Sections Affected by Coordination Clause:</u>
45b	41-1a-1201, as last amended by Laws of Utah 2011, Chapters 189 and 268
45c	41-1a-1206, as last amended by Laws of Utah 2011, Chapter 268 ←Ŝ
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47	Be it enacted by the Legislature of the state of Utah:
48	Section 1. Section 41-1a-205 is amended to read:
49	41-1a-205. Safety inspection certificate required for renewal or registration of
50	motor vehicle Exemptions.
51	(1) If required in the current year, a safety inspection certificate, as required by Section
52	53-8-205, or proof of exemption from safety inspection shall be presented at the time of, and as
53	a condition of, registration or renewal of registration of a motor vehicle.
54	(2) (a) Except as provided in Subsections (2)(b), (c), and (d), the safety inspection
55	required under this section may be made no more than two months prior to the renewal of
56	registration.

(b) (i) If the title of a used motor vehicle is being transferred, a safety inspection
certificate issued for the motor vehicle during the previous two months may be used to satisfy
the requirement under Subsection (1).

- (ii) If the transferor is a licensed and bonded used motor vehicle dealer, a safety inspection certificate issued for the motor vehicle in a licensed and bonded motor vehicle dealer's name during the previous six months may be used to satisfy the requirement under Subsection (1).
- (c) If the title of a leased vehicle is being transferred to the lessee of the vehicle, a safety inspection certificate issued during the previous six months may be used to satisfy the requirement under Subsection (1).
- (d) If the motor vehicle is part of a fleet of 101 or more vehicles, the safety inspection required under this section may be made no more than 11 months prior to the renewal of registration.
- (e) If the application for renewal of registration is for a six-month registration period under Section 41-1a-215.5, a safety inspection certificate issued during the previous eight months may be used to satisfy the requirement under Subsection (1).
 - (3) (a) The following motor vehicles are exempt from this section:
- (i) except as provided in Subsection (3)(b), a new motor vehicle when registered the first time, if:
 - (A) a new car predelivery inspection has been made by a dealer;
- (B) the dealer provides a written disclosure statement listing any known deficiency, existing with the new motor vehicle at the time of delivery, that would cause the motor vehicle to fail a safety inspection given in accordance with Section 53-8-205; and
- (C) the buyer signs the disclosure statement to acknowledge that the buyer has read and understands the listed deficiencies;
- (ii) a motor vehicle required to be registered under this chapter that bears a dealer plate or other special plate under Title 41, Chapter 3, Part 5, Special Dealer License Plates, except that if the motor vehicle is propelled by its own power and is not being moved for repair or dismantling, the motor vehicle shall comply with Section 41-6a-1601 regarding safe mechanical condition; and
 - (iii) a vintage vehicle as defined in Section 41-21-1.

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88 (b) A street-legal all-terrain vehicle registered in accordance with Section 41-6a-1509 89 is subject to a safety inspection the first time that a person registers an off-highway vehicle as a 90 street-legal all-terrain vehicle. 91 (4) (a) A safety inspection certificate shall be displayed on: 92 (i) all registered commercial motor vehicles with a gross vehicle weight rating of 93 26,000 pounds or more; 94 (ii) a motor vehicle with three or more axles, pulling a trailer, or pulling a trailer with 95 multiple axles; 96 (iii) a combination unit; and 97 (iv) a bus or van for hire. 98 (b) A commercial vehicle under Subsection (4)(a) is exempt from the requirements of 99 Subsection (1). 100 (5) A motor vehicle may be sold and the title assigned to the new owner without a 101 valid safety inspection, but the motor vehicle may not be registered in the new owner's name 102 until the motor vehicle complies with this section. 103 Section 2. Section 41-1a-215 is amended to read: 104 41-1a-215. Staggered registration dates -- Exceptions. 105 (1) (a) Except as provided under Subsections (2) and (3), every vehicle registration, 106 every registration card, and every registration plate issued under this chapter for the first 107 registration of the vehicle in this state, continues in effect for a period of 12 months beginning 108 with the first day of the calendar month of registration and does not expire until the last day of 109 the same month in the following year. 110 (b) If the last day of the registration period falls on a day in which the appropriate state 111 or county offices are not open for business, the registration of the vehicle is extended to 112 midnight of the next business day. 113 (2) The provisions of Subsection (1) do not apply to the following: 114 (a) registration issued to government vehicles under Section 41-1a-221; 115 (b) registration issued to apportioned vehicles under Section 41-1a-301;

(c) multiyear registration issued under Section 41-1a-222;

(d) lifetime trailer registration issued under Section 41-1a-1206;

(e) partial year registration issued under Section 41-1a-1207;

119	(f) <u>a six-month</u> registration issued under Section 41-1a-215.5; or
120	(g) plates issued to a dealer, dismantler, manufacturer, remanufacturer, and transporter
121	under Title 41, Chapter 3, Part 5, Special Dealer License Plates.
122	(3) (a) Upon application of the owner or lessee of a fleet of commercial vehicles not
123	apportioned under Section 41-1a-301 and required to be registered in this state, the State Tax
124	Commission may permit the vehicles to be registered for a registration period commencing on
125	the first day of March, June, September, or December of any year and expiring on the last day
126	of March, June, September, or December in the following year.
127	(b) Upon application of the owner or lessee of a fleet of commercial vehicles
128	apportioned under Section 41-1a-301 and required to be registered in this state, the State Tax
129	Commission may permit the vehicles to be registered for a registration period commencing on
130	the first day of January, April, July, or October of any year and expiring on the last day of
131	March, June, September, or December in the following year.
132	(4) When the expiration of a registration plate is extended by affixing a registration
133	decal to it, the expiration of the decal governs the expiration date of the plate.
134	Section 3. Section 41-1a-215.5 is amended to read:
135	41-1a-215.5. Six-month registration.
136	[(1) As used in this section:]
137	[(a) "rental agreement" has the same meaning as defined in Section 31A-22-311;]
138	[(b) "rental company" has the same meaning as defined in Section 31A-22-311; and]
139	[(c) "rental fleet" means more than 25 motor vehicles that are:]
140	[(i) subject to a uniform fee under Section 59-2-405.1;]
141	[(ii) owned by a rental company;]
142	[(iii) offered for rental without hired drivers through a rental agreement; and]
143	[(iv) designated by the registered owner of the motor vehicle as a rental fleet vehicle at
144	the time of registration.]
145	[(2) (a) Beginning on January 1, 2007, a rental company owning or leasing a rental
146	fleet]
147	(1) (a) Subject to the requirements of this section, a person may register a motorcycle
148	or motor vehicle [in the rental fleet] of 12,000 pounds or less gross laden weight for a
149	six-month period that begins on the first day of the calendar month of registration and expires

130	on the last day of the sixth month of registration.
151	(b) If the last day of the registration period falls on a day in which the appropriate state
152	or county offices are not open for business, the registration of the vehicle is extended to
153	midnight of the next business day.
154	[(3) A motor vehicle registered under this section that remains in the rental fleet at the
155	end of the original registration period shall be registered for 12 months as outlined under
156	Section 41-1a-216.]
157	[4] (2) A registration under [Subsection (2)] this section is subject to this chapter.
158	(3) The option to register a motorcycle or motor vehicle under this section shall be
159	available to a person when the division:
160	(a) has implemented the division's GenTax system; and
161	(b) at least 30 days before implementing the division's GenTax system as described in
162	Subsection (3)(a), has provided notice in a conspicuous place on the division's website stating:
163	(i) the date the commission will implement the GenTax system; and
164	(ii) that, at the time the commission implements the GenTax system, the option to
165	register a motorcycle or motor vehicle for a six-month registration period will be available.
166	Section 4. Section 41-1a-216 is amended to read:
167	41-1a-216. Renewal of registration.
168	(1) The division may receive applications for registration renewal and issue new
169	registration cards at any time prior to the expiration of the registration, subject to the
170	availability of renewal materials.
171	(2) (a) [The] Except as provided in Subsections (2)(c) and (3), the new registration
172	shall retain the same expiration month as recorded on the original registration even if the
173	registration has expired[, except as provided in Subsection (3)].
174	(b) [The] Except as provided in Subsection (2)(c), the year of registration expiration
175	shall be changed to reflect the renewed registration period.
176	(c) If the application for renewal of registration is for a six-month registration period
177	under Section 41-1a-215.5, the new registration shall be for a six-month registration period that
178	begins with the first day of the calendar month following the last day of the expiration month
179	of the previous registration period as recorded on the original registration even if the
180	registration has expired.

181	(3) Subsection (2) does not apply if the owner can verify to the satisfaction of the
182	division that the vehicle registration was not renewed prior to its expiration due to the fact that
183	the vehicle was in storage, inoperable, or otherwise out of service.
184	(4) If the registration renewal application is an application generated by the division
185	through its automated system, the owner need not surrender the last registration card or
186	duplicate.
187	Section 5. Section 41-1a-1201 is amended to read:
188	41-1a-1201. Disposition of fees.
189	(1) All fees received and collected under this part shall be transmitted daily to the state
190	treasurer.
191	(2) Except as provided in Subsections (3), (6), and (7) and Sections 41-1a-422,
192	41-1a-1220, 41-1a-1221, and 41-1a-1223 all fees collected under this part shall be deposited in
193	the Transportation Fund.
194	(3) Funds generated under Subsections 41-1a-1211(1)(b)(ii), (6)(b)(ii), and (7) and
195	Section 41-1a-1212 may be used by the commission to cover the costs incurred in issuing
196	license plates under Part 4, License Plates and Registration Indicia.
197	(4) In accordance with Section 63J-1-602.2, all funds available to the commission for
198	the purchase and distribution of license plates and decals are nonlapsing.
199	(5) (a) Except as provided in [Subsection] Subsections (3) and (5)(b) and Section
200	41-1a-1205, the expenses of the commission in enforcing and administering this part shall be
201	provided for by legislative appropriation from the revenues of the Transportation Fund.
202	(b) Three dollars of the registration fees imposed under Subsections 41-1a-1206(2)(a)
203	and (b) for each vehicle registered for a six-month registration period under Section
204	41-1a-215.5 may be used by the commission to cover the costs incurred in enforcing and
205	administering this part.
206	(6) (a) Except as provided in [Subsection] Subsections (6)(b) and (c), the following
207	portions of the registration fees imposed under Section 41-1a-1206 for each vehicle shall be
208	deposited in the Centennial Highway Fund Restricted Account created under Section 72-2-118:
209	(i) \$10 of the registration fees imposed under Subsections 41-1a-1206(1)(a), (1)(b),
210	(1)(f), (2), and (5);

(ii) \$1 of the registration fees imposed under Subsections 41-1a-1206(1)(c)(i),

212	(1)(c)(11), and $(1)(d)(11)$;
213	(iii) \$2 of the registration fee imposed under Subsection 41-1a-1206(1)(e)(ii);
214	(iv) \$3 of the registration fee imposed under Subsection 41-1a-1206(1)(d)(i); and
215	(v) \$4.50 of the registration fee imposed under Subsection 41-1a-1206(1)(e)(i).
216	(b) When the highway general obligation bonds have been paid off and the highway
217	projects completed that are intended to be paid from revenues deposited in the Centennial
218	Highway Fund Restricted Account as determined by the Executive Appropriations Committee
219	under Subsection 72-2-118(6)(d), the portions of the registration fees deposited under
220	Subsection (6)(a) for each vehicle shall be deposited in the Transportation Investment Fund of
221	2005 created by Section 72-2-124.
222	(c) (i) Seven dollars and seventy-five cents of the registration fees imposed under
223	Subsections 41-1a-1206(2)(a) and (b) for each vehicle registered for a six-month registration
224	period under Section 41-1a-215.5 shall be deposited in the Centennial Highway Fund
225	Restricted Account created under Section 72-2-118.
226	(ii) When the highway general obligation bonds have been paid off and the highway
227	projects completed that are intended to be paid from revenues deposited in the Centennial
228	Highway Fund Restricted Account as determined by the Executive Appropriations Committee
229	under Subsection 72-2-118(6)(d), the portions of the registration fees deposited under
230	Subsection (6)(c)(i) for each vehicle shall be deposited in the Transportation Investment Fund
231	of 2005 created by Section 72-2-124.
232	(7) [The] (a) Except as provided in Subsection (7)(b), the following portions of the
233	registration fees imposed under Section 41-1a-1206 for each vehicle shall be deposited in the
234	Transportation Investment Fund of 2005 created by Section 72-2-124:
235	[(a)] (i) \$20 of each registration fee collected under Subsections 41-1a-1206(1)(a),
236	(1)(b), (1)(c), (1)(d)(i), (1)(e)(i), (1)(f), (2)(a), and (5); and
237	[(b)] (ii) 50 cents of each registration fee collected under Subsection
238	41-1a-1206(1)(e)(ii).
239	(b) The following portions of the registration fees collected for each vehicle registered
240	for a six-month registration period under Section 41-1a-215.5 shall be deposited in the
241	Transportation Investment Fund of 2005 created by Section 72-2-124:
242	(i) \$15.50 of each registration fee collected under Subsection 41-1a-1206(2)(a); and

243	(ii) \$15.25 of each registration fee collected under Subsection 41-1a-1206(2)(b).
244	Section 6. Section 41-1a-1204 is amended to read:
245	41-1a-1204. Automobile driver education fee Amount When paid
246	Exception.
247	(1) Each year there is levied and shall be paid to the commission the automobile driver
248	education fee.
249	(2) (a) Except as provided in [Subsection] Subsections (2)(b) and (c), the fee is \$2.50
250	upon each motor vehicle to be registered[-] for a one-year registration period.
251	(b) The fee is \$2.00 upon each motor vehicle to be registered under Section
252	41-1a-215.5 for a six-month registration period.
253	[$\frac{(b)}{(c)}$] (c) The following registrations are exempt from the fee in Subsection (2)(a) or
254	<u>(b)</u> :
255	(i) a motorcycle registration; and
256	(ii) a registration of a vehicle with a Purple Heart special group license plate issued in
257	accordance with Section 41-1a-421.
258	Section 7. Section 41-1a-1206 is amended to read:
259	41-1a-1206. Registration fees Fees by gross laden weight.
260	(1) Except as provided in [Subsection] Subsections (2) and (3), at the time application
261	is made for registration or renewal of registration of a vehicle or combination of vehicles under
262	this chapter, a registration fee shall be paid to the division as follows:
263	(a) \$42.50 for each motorcycle;
264	(b) \$41 for each motor vehicle of 12,000 pounds or less gross laden weight, excluding
265	motorcycles;
266	(c) unless the semitrailer or trailer is exempt from registration under Section 41-1a-202
267	or is registered under Section 41-1a-301:
268	(i) \$31 for each trailer or semitrailer over 750 pounds gross unladen weight; or
269	(ii) \$28.50 for each commercial trailer or commercial semitrailer of 750 pounds or less
270	gross unladen weight;
271	(d) (i) \$53 for each farm truck over 12,000 pounds, but not exceeding 14,000 pounds
272	gross laden weight; plus
273	(ii) \$9 for each 2,000 pounds over 14,000 pounds gross laden weight;

274	(e) (i) \$69.50 for each motor vehicle or combination of motor vehicles, excluding farm
275	trucks, over 12,000 pounds, but not exceeding 14,000 pounds gross laden weight; plus
276	(ii) \$19 for each 2,000 pounds over 14,000 pounds gross laden weight; and
277	(f) \$45 for each vintage vehicle that is less than 40 years old.
278	(2) At the time application is made for registration or renewal of registration of a
279	vehicle under this chapter for a six-month registration period under Section 41-1a-215.5, a
280	registration fee shall be paid to the division as follows:
281	(a) \$32.75 for each motorcycle; and
282	(b) \$31.75 for each motor vehicle of 12,000 pounds or less gross laden weight,
283	excluding motorcycles.
284	[(2)] (3) (a) The initial registration fee for a vintage vehicle that is 40 years old or older
285	is \$40.
286	(b) A vintage vehicle that is 40 years old or older is exempt from the renewal of
287	registration fees under Subsection (1).
288	(c) A vehicle with a Purple Heart special group license plate issued in accordance with
289	Section 41-1a-421 is exempt from the registration fees under Subsection (1).
290	[(3)] (4) If a motor vehicle is operated in combination with a semitrailer or trailer, each
291	motor vehicle shall register for the total gross laden weight of all units of the combination if the
292	total gross laden weight of the combination exceeds 12,000 pounds.
293	[(4)] (a) Registration fee categories under this section are based on the gross laden
294	weight declared in the licensee's application for registration.
295	(b) Gross laden weight shall be computed in units of 2,000 pounds. A fractional part
296	of 2,000 pounds is a full unit.
297	[(5)] (6) The owner of a commercial trailer or commercial semitrailer may, as an
298	alternative to registering under Subsection (1)(c), apply for and obtain a special registration and
299	license plate for a fee of \$130.
300	[(6)] (7) Except as provided in Section 41-6a-1642, a truck may not be registered as a
301	farm truck unless:
302	(a) the truck meets the definition of a farm truck under Section 41-1a-102; and
303	(b) (i) the truck has a gross vehicle weight rating of more than 12,000 pounds; or
304	(ii) the truck has a gross vehicle weight rating of 12.000 pounds or less and the owner

305	submits to the division a certificate of emissions inspection or a waiver in compliance with
306	Section 41-6a-1642.
307	[(7)] (8) A violation of Subsection $[(6)]$ (7) is a class B misdemeanor that shall be
308	punished by a fine of not less than \$200.
309	[(8)] (9) Trucks used exclusively to pump cement, bore wells, or perform crane
310	services with a crane lift capacity of five or more tons, are exempt from 50% of the amount of
311	the fees required for those vehicles under this section.
312	Section 8. Section 41-1a-1218 is amended to read:
313	41-1a-1218. Uninsured motorist identification fee for tracking motor vehicle
314	insurance Exemption Deposit.
315	(1) (a) Except as provided in [Subsection] Subsections (1)(b) and (c), at the time
316	application is made for registration or renewal of registration of a motor vehicle under this
317	chapter, the applicant shall pay an uninsured motorist identification fee of \$1 on each motor
318	vehicle.
319	(b) Except as provided in Subsection (1)(c), at the time application is made for
320	registration or renewal of registration of a motor vehicle for a six-month registration period
321	under Section 41-1a-215.5, the applicant shall pay an uninsured motorist identification fee of
322	75 cents on each motor vehicle.
323	[(b)] (c) The following are exempt from the fee required under Subsection (1)(a) or (b):
324	(i) a commercial vehicle registered as part of a fleet under Section 41-1a-222 or
325	Section 41-1a-301;
326	(ii) a motor vehicle that is exempt from the registration fee under Section 41-1a-1209
327	or Subsection 41-1a-419(3); and
328	(iii) a motor vehicle with a Purple Heart special group license plate issued in
329	accordance with Section 41-1a-421.
330	(2) The revenue generated under this section shall be deposited in the Uninsured
331	Motorist Identification Restricted Account created in Section 41-12a-806.
332	Section 9. Section 41-1a-1221 is amended to read:
333	41-1a-1221. Fees to cover the cost of electronic payments.
334	(1) As used in this section:
335	(a) "Electronic payment" means use of any form of payment processed through

336	electronic means, including credit cards, debit cards, and automatic clearinghouse transactions.
337	(b) "Electronic payment fee" means the fee assessed to defray:
338	(i) the charge, discount fee, or processing fee charged by credit card companies or
339	processing agents to process an electronic payment; or
340	(ii) costs associated with the purchase of equipment necessary for processing electronic
341	payments.
342	(2) (a) The Motor Vehicle Division may collect an electronic payment fee on all
343	registrations and renewals of registration under Subsections 41-1a-1206(1)(a), (1)(b), (2)(a),
344	(2)(b), and $[(2)]$ (3) .
345	(b) The fee described in Subsection (2)(a):
346	(i) shall be imposed regardless of the method of payment for a particular transaction;
347	and
348	(ii) need not be separately identified from the fees imposed for registration and
349	renewals of registration under Subsections 41-1a-1206(1)(a), $(1)(b)$, $(2)(a)$, $(2)(b)$, and $[(2)]$ (3) .
350	(3) The division shall establish the fee according to the procedures and requirements of
351	Section 63J-1-504.
352	(4) A fee imposed under this section:
353	(a) shall be deposited in the Electronic Payment Fee Restricted Account created by
354	Section 41-1a-121; and
355	(b) is not subject to Subsection 63J-2-202(2).
356	Section 10. Section 41-1a-1222 is amended to read:
357	41-1a-1222. Local option highway construction and transportation corridor
358	preservation fee Exemptions Deposit Transfer County ordinance Notice.
359	(1) (a) (i) [A] Except as provided in Subsection (1)(a)(ii), a county legislative body
360	may impose a local option highway construction and transportation corridor preservation fee of
361	up to \$10 on each motor vehicle registration within the county.
362	(ii) A county legislative body may impose a local option highway construction and
363	transportation corridor preservation fee of up to \$7.75 on each motor vehicle registration for a
364	six-month registration period under Section 41-1a-215.5 within the county.
365	[(iii)] (iii) A fee imposed under Subsection (1)(a)(i) or (ii) shall be set in whole dollar
366	increments.

367	(b) If imposed under Subsection (1)(a), at the time application is made for registration
368	or renewal of registration of a motor vehicle under this chapter, the applicant shall pay the local
369	option highway construction and transportation corridor preservation fee established by the
370	county legislative body.
371	(c) The following are exempt from the fee required under Subsection (1)(a):
372	(i) a motor vehicle that is exempt from the registration fee under Section 41-1a-1209 or
373	Subsection 41-1a-419(3);
374	(ii) a commercial vehicle with an apportioned registration under Section 41-1a-301;
375	and
376	(iii) a motor vehicle with a Purple Heart special group license plate issued in
377	accordance with Section 41-1a-421.
378	(2) (a) Except as provided in Subsection (2)(b), the revenue generated under this
379	section shall be:
380	(i) deposited in the Local Transportation Corridor Preservation Fund created in Section
381	72-2-117.5;
382	(ii) credited to the county from which it is generated; and
383	(iii) used and distributed in accordance with Section 72-2-117.5.
384	(b) The revenue generated by a fee imposed under this section in a county of the first
385	class shall be deposited or transferred as follows:
386	(i) 50% of the revenue shall be:
387	(A) deposited in the County of the First Class State Highway Projects Fund created in
388	Section 72-2-121; and
389	(B) used in accordance with Section 72-2-121;
390	(ii) 20% of the revenue shall be:
391	(A) transferred to the legislative body of a city of the first class:
392	(I) located in a county of the first class; and
393	(II) that has:
394	(Aa) an international airport within its boundaries; and
395	(Bb) a United States customs office on the premises of the international airport
396	described in Subsection (2)(b)(ii)(A)(II)(Aa); and
397	(B) used by the city described in Subsection (2)(b)(ii)(A) for highway construction,

398	reconstruction, or maintenance projects; and
399	(iii) 30% of the revenue shall be deposited, credited, and used as provided in
400	Subsection (2)(a).
401	(3) To impose or change the amount of a fee under this section, the county legislative
402	body shall pass an ordinance:
403	(a) approving the fee;
404	(b) setting the amount of the fee; and
405	(c) providing an effective date for the fee as provided in Subsection (4).
406	(4) (a) If a county legislative body enacts, changes, or repeals a fee under this section,
407	the enactment, change, or repeal shall take effect on July 1 if the commission receives notice
408	meeting the requirements of Subsection (4)(b) from the county prior to April 1.
409	(b) The notice described in Subsection (4)(a) shall:
410	(i) state that the county will enact, change, or repeal a fee under this part;
411	(ii) include a copy of the ordinance imposing the fee; and
412	(iii) if the county enacts or changes the fee under this section, state the amount of the
413	fee.
414	Section 11. Section 41-1a-1223 is amended to read:
415	41-1a-1223. Local emissions compliance fee Exemptions Transfer County
416	ordinance Notice.
417	(1) (a) (i) A county legislative body of a county that is required to utilize a motor
418	vehicle emissions inspection and maintenance program or in which an emissions inspection
419	and maintenance program is necessary to attain or maintain any national ambient air quality
420	standard in accordance with Section 41-6a-1642 may impose a local emissions compliance fee
421	of up to:
422	(A) \$3 on each motor vehicle registration within the county[-] for a motor vehicle
423	registration under Section 41-1a-215; or
424	(B) \$2.25 on each motor vehicle registration within the county for a six-month
425	registration period under Section 41-1a-215.5.
426	(ii) A fee imposed under Subsection (1)(a)(i) shall be set in whole dollar increments.
427	(b) If imposed under Subsection (1)(a)(i), at the time application is made for
428	registration or renewal of registration of a motor vehicle under this chapter, the applicant shall

429	pay the local emissions compliance fee established by the county legislative body.		
430	(c) The following are exempt from the fee required under Subsection (1)(a)(i):		
431	(i) a motor vehicle that is exempt from the registration fee under Section 41-1a-1209 or		
432	Subsection 41-1a-419(3); and		
433	(ii) a commercial vehicle with an apportioned registration under Section 41-1a-301.		
434	(2) The revenue generated from the fees collected under this section shall be		
435	transferred to the county that imposed the fee.		
436	(3) To impose or change the amount of a fee under this section, the county legislative		
437	body shall pass an ordinance:		
438	(a) approving the fee;		
439	(b) setting the amount of the fee; and		
440	(c) providing an effective date for the fee as provided in Subsection (4).		
441	(4) (a) If a county legislative body enacts, changes, or repeals a fee under this section,		
442	the enactment, change, or repeal shall take effect on July 1 if the commission receives notice		
443	meeting the requirements of Subsection (4)(b) from the county prior to April 1.		
444	(b) The notice described in Subsection (4)(a) shall:		
445	(i) state that the county will enact, change, or repeal a fee under this section;		
446	(ii) include a copy of the ordinance imposing the fee; and		
447	(iii) if the county enacts or changes the fee under this section, state the amount of the		
448	fee.		
449	Section 12. Section 53-3-905 is amended to read:		
450	53-3-905. Dedication of fees.		
451	(1) [Five dollars of the annual registration fee imposed under Section 41-1a-1206 for		
452	each registered motorcycle and \$2.50 of the fee imposed under Section 53-3-105 for an		
453	original, renewal, or extension of a motorcycle endorsement] The following shall be deposited		
454	as dedicated credits in the Transportation Fund to be used by the division for the program[-]:		
455	(a) \$5 of the annual registration fee imposed for each registered motorcycle under		
456	Subsection 41-1a-1206(1)(a);		
457	(b) \$4 of the six-month registration fee imposed for each registered motorcycle under		
458	Subsection 41-1a-1206(2)(a); and		
459	(c) \$2.50 of the fee imposed under Section 53-3-105 for an original, renewal, or		

460	extension of a motorcycle endorsement.		
461	(2) Appropriations to the program are nonlapsing.		
462	(3) Appropriations may not be used for assistance to, advocacy of, or lobbying for any		
463	legislation unless the legislation would enhance or affect the financial status of the program or		
464	the program's continuation.		
465	Section 13. Section 59-2-405.1 is amended to read:		
466	59-2-405.1. Uniform fee on certain vehicles weighing 12,000 pounds or less		
467	Distribution of revenues Appeals.		
468	(1) The property described in Subsection (2) is exe	(1) The property described in Subsection (2) is exempt from ad valorem property taxes	
469	pursuant to Utah Constitution Article XIII, Section 2, Subsection (6).		
470	(2) (a) Except as provided in Subsection (2)(b), there is levied as provided in this part a		
471	statewide uniform fee in lieu of the ad valorem tax on:		
472	(i) motor vehicles as defined in Section 41-1a-102 that:		
473	(A) are required to be registered with the state; and		
474	(B) weigh 12,000 pounds or less; and		
475	(ii) state-assessed commercial vehicles required to be registered with the state that		
476	weigh 12,000 pounds or less.		
477	(b) The following tangible personal property is exempt from the statewide uniform fee		
478	imposed by this section:		
479	(i) aircraft;		
480	(ii) tangible personal property subject to a uniform fee imposed by:		
481	(A) Section 59-2-405;		
482	(B) Section 59-2-405.2; or		
483	(C) Section 59-2-405.3; and		
484	(iii) tangible personal property that is exempt from	state or county ad valorem property	
485	taxes under the laws of this state or of the federal government.		
486	(3) (a) Except as provided in Subsections (3)(b) and (c), beginning on January 1, 1999.		
487	the uniform fee for purposes of this section is as follows:		
488	Age of Vehicle	Uniform Fee	
489	12 or more years	\$10	
490	9 or more years but less than 12 years	\$50	

491	6 or more years but less than 9 years	\$80	
492	3 or more years but less than 6 years	\$110	
493	Less than 3 years	\$150	
494	(b) For registrations under Section 41-1a-215.5, [be	ginning on January 1, 2007,] the	
495	uniform fee for purposes of this section is as follows:		
496	Age of Vehicle	Uniform Fee	
497	12 or more years	[\$5] <u>\$7.75</u>	
498	9 or more years but less than 12 years	[\$25] <u>\$38.50</u>	
499	6 or more years but less than 9 years	[\$40] <u>\$61.50</u>	
500	3 or more years but less than 6 years	[\$55] <u>\$84.75</u>	
501	Less than 3 years	[\$75] <u>\$115.50</u>	
502	(c) Notwithstanding Subsections (3)(a) and (b), beginning on September 1, 2001, for a		
503	motor vehicle issued a temporary sports event registration certificate in accordance with		
504	Section 41-3-306, the uniform fee for purposes of this section is \$5 for the event period		
505	specified on the temporary sports event registration certificate regardless of the age of the		
506	motor vehicle.		
507	(4) Notwithstanding Section 59-2-407, property subject to the uniform fee that is		
508	brought into the state and is required to be registered in Utah shall, as a condition of		
509	registration, be subject to the uniform fee unless all property taxes or uniform fees imposed by		
510	the state of origin have been paid for the current calendar ye	ar.	
511	(5) (a) The revenues collected in each county from t	he uniform fee shall be distributed	
512	by the county to each taxing entity in which the property des	scribed in Subsection (2) is located	
513	in the same proportion in which revenue collected from ad valorem real property tax is		
514	distributed.		
515	(b) Each taxing entity shall distribute the revenues received under Subsection (5)(a) in		
516	the same proportion in which revenue collected from ad valorem real property tax is		
517	distributed.		
518	Section 14. Section 59-2-405.2 is amended to read:		
519	59-2-405.2. Definitions Uniform statewide fee	on certain tangible personal	
520	property Distribution of revenues Rulemaking auth	ority Determining the length of	

521	a vessel.
522	(1) As used in this section:
523	(a) (i) Except as provided in Subsection (1)(a)(ii), "all-terrain vehicle" means a motor
524	vehicle that:
525	(A) is an:
526	(I) all-terrain type I vehicle as defined in Section 41-22-2; or
527	(II) all-terrain type II vehicle as defined in Section 41-22-2;
528	(B) is required to be registered in accordance with Title 41, Chapter 22, Off-Highway
529	Vehicles; and
530	(C) has:
531	(I) an engine with more than 150 cubic centimeters displacement;
532	(II) a motor that produces more than five horsepower; or
533	(III) an electric motor; and
534	(ii) notwithstanding Subsection (1)(a)(i), "all-terrain vehicle" does not include a
535	snowmobile.
536	(b) "Camper" means a camper:
537	(i) as defined in Section 41-1a-102; and
538	(ii) that is required to be registered in accordance with Title 41, Chapter 1a, Part 2,
539	Registration.
540	(c) (i) "Canoe" means a vessel that:
541	(A) is long and narrow;
542	(B) has curved sides; and
543	(C) is tapered:
544	(I) to two pointed ends; or
545	(II) to one pointed end and is blunt on the other end; and
546	(ii) "canoe" includes:
547	(A) a collapsible inflatable canoe;
548	(B) a kayak;
549	(C) a racing shell;
550	(D) a rowing scull; or
551	(E) notwithstanding the definition of vessel in Subsection (1)(aa), a canoe with an

552	outboard motor.
553	(d) "Dealer" is as defined in Section 41-1a-102.
554	(e) "Jon boat" means a vessel that:
555	(i) has a square bow; and
556	(ii) has a flat bottom.
557	(f) "Motor vehicle" is as defined in Section 41-22-2.
558	(g) "Other motorcycle" means a motor vehicle that:
559	(i) is:
560	(A) a motorcycle as defined in Section 41-1a-102; and
561	(B) designed primarily for use and operation over unimproved terrain;
562	(ii) is required to be registered in accordance with Title 41, Chapter 1a, Part 2,
563	Registration; and
564	(iii) has:
565	(A) an engine with more than 150 cubic centimeters displacement; or
566	(B) a motor that produces more than five horsepower.
567	(h) (i) "Other trailer" means a portable vehicle without motive power that is primarily
568	used:
569	(A) to transport tangible personal property; and
570	(B) for a purpose other than a commercial purpose; and
571	(ii) in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, for
572	purposes of Subsection (1)(h)(i)(B), the commission may by rule define what constitutes a
573	purpose other than a commercial purpose.
574	(i) "Outboard motor" is as defined in Section 41-1a-102.
575	(j) "Personal watercraft" means a personal watercraft:
576	(i) as defined in Section 73-18-2; and
577	(ii) that is required to be registered in accordance with Title 73, Chapter 18, State
578	Boating Act.
579	(k) (i) "Pontoon" means a vessel that:
580	(A) is:
581	(I) supported by one or more floats; and
582	(II) propelled by either inboard or outboard power; and

583	(B) is not:
584	(I) a houseboat; or
585	(II) a collapsible inflatable vessel; and
586	(ii) in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
587	commission may by rule define the term "houseboat."
588	(l) "Qualifying adjustment, exemption, or reduction" means an adjustment, exemption,
589	or reduction:
590	(i) of all or a portion of a qualifying payment;
591	(ii) granted by a county during the refund period; and
592	(iii) received by a qualifying person.
593	(m) (i) "Qualifying payment" means the payment made:
594	(A) of a uniform statewide fee in accordance with this section:
595	(I) by a qualifying person;
596	(II) to a county; and
597	(III) during the refund period; and
598	(B) on an item of qualifying tangible personal property; and
599	(ii) if a qualifying person received a qualifying adjustment, exemption, or reduction for
600	an item of qualifying tangible personal property, the qualifying payment for that qualifying
601	tangible personal property is equal to the difference between:
602	(A) the payment described in this Subsection (1)(m) for that item of qualifying tangible
603	personal property; and
604	(B) the amount of the qualifying adjustment, exemption, or reduction.
605	(n) "Qualifying person" means a person that paid a uniform statewide fee:
606	(i) during the refund period;
607	(ii) in accordance with this section; and
608	(iii) on an item of qualifying tangible personal property.
609	(o) "Qualifying tangible personal property" means a:
610	(i) qualifying vehicle; or
611	(ii) qualifying watercraft.
612	(p) "Qualifying vehicle" means:
613	(i) an all-terrain vehicle with an engine displacement that is 100 or more cubic

614	centimeters but 150 or less cubic centimeters;
615	(ii) an other motorcycle with an engine displacement that is 100 or more cubic
616	centimeters but 150 or less cubic centimeters;
617	(iii) a small motor vehicle with an engine displacement that is 100 or more cubic
618	centimeters but 150 or less cubic centimeters;
619	(iv) a snowmobile with an engine displacement that is 100 or more cubic centimeters
620	but 150 or less cubic centimeters; or
621	(v) a street motorcycle with an engine displacement that is 100 or more cubic
622	centimeters but 150 or less cubic centimeters.
623	(q) "Qualifying watercraft" means a:
624	(i) canoe;
625	(ii) collapsible inflatable vessel;
626	(iii) jon boat;
627	(iv) pontoon;
628	(v) sailboat; or
629	(vi) utility boat.
630	(r) "Refund period" means the time period:
631	(i) beginning on January 1, 2006; and
632	(ii) ending on December 29, 2006.
633	(s) "Sailboat" means a sailboat as defined in Section 73-18-2.
634	(t) (i) "Small motor vehicle" means a motor vehicle that:
635	(A) is required to be registered in accordance with Title 41, Motor Vehicles; and
636	(B) has:
637	(I) an engine with 150 or less cubic centimeters displacement; or
638	(II) a motor that produces five or less horsepower; and
639	(ii) in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
640	commission may by rule develop a process for an owner of a motor vehicle to certify whether
641	the motor vehicle has:
642	(A) an engine with 150 or less cubic centimeters displacement; or
643	(B) a motor that produces five or less horsepower.
644	(u) "Snowmobile" means a motor vehicle that:

645	(1) is a snowmobile as defined in Section 41-22-2;		
646	(ii) is required to be registered in accordance with Title 41, Chapter 22, Off-Highway		
647	Vehicles; and		
648	(iii) has:		
649	(A) an engine with more than 150 cubic centimeters displacement; or		
650	(B) a motor that produces more than five horsepower.		
651	(v) "Street motorcycle" means a motor vehicle that:		
652	(i) is:		
653	(A) a motorcycle as defined in Section 41-1a-102; and		
654	(B) designed primarily for use and operation on highways;		
655	(ii) is required to be registered in accordance with Title 41, Chapter 1a, Part 2,		
656	Registration; and		
657	(iii) has:		
658	(A) an engine with more than 150 cubic centimeters displacement; or		
659	(B) a motor that produces more than five horsepower.		
660	(w) "Tangible personal property owner" means a person that owns an item of		
661	qualifying tangible personal property.		
662	(x) "Tent trailer" means a portable vehicle without motive power that:		
663	(i) is constructed with collapsible side walls that:		
664	(A) fold for towing by a motor vehicle; and		
665	(B) unfold at a campsite;		
666	(ii) is designed as a temporary dwelling for travel, recreational, or vacation use;		
667	(iii) is required to be registered in accordance with Title 41, Chapter 1a, Part 2,		
668	Registration; and		
669	(iv) does not require a special highway movement permit when drawn by a		
670	self-propelled motor vehicle.		
671	(y) (i) Except as provided in Subsection (1)(y)(ii), "travel trailer" means a travel trailer:		
672	(A) as defined in Section 41-1a-102; and		
673	(B) that is required to be registered in accordance with Title 41, Chapter 1a, Part 2,		
674	Registration; and		
675	(ii) notwithstanding Subsection (1)(v)(i), "travel trailer" does not include:		

676	(A) a camper; or
677	(B) a tent trailer.
678	(z) (i) "Utility boat" means a vessel that:
679	(A) has:
680	(I) two or three bench seating;
681	(II) an outboard motor; and
682	(III) a hull made of aluminum, fiberglass, or wood; and
683	(B) does not have:
684	(I) decking;
685	(II) a permanent canopy; or
686	(III) a floor other than the hull; and
687	(ii) notwithstanding Subsection (1)(z)(i), "utility boat" does not include a collapsible
688	inflatable vessel.
689	(aa) "Vessel" means a vessel:
690	(i) as defined in Section 73-18-2, including an outboard motor of the vessel; and
691	(ii) that is required to be registered in accordance with Title 73, Chapter 18, State
692	Boating Act.
693	(2) (a) In accordance with Utah Constitution Article XIII, Section 2, Subsection (6),
694	beginning on January 1, 2006, the tangible personal property described in Subsection (2)(b) is:
695	(i) exempt from the tax imposed by Section 59-2-103; and
696	(ii) in lieu of the tax imposed by Section 59-2-103, subject to uniform statewide fees as
697	provided in this section.
698	(b) The following tangible personal property applies to Subsection (2)(a) if that
699	tangible personal property is required to be registered with the state:
700	(i) an all-terrain vehicle;
701	(ii) a camper;
702	(iii) an other motorcycle;
703	(iv) an other trailer;
704	(v) a personal watercraft;
705	(vi) a small motor vehicle;
706	(vii) a snowmobile;

707	(viii) a street motorcycle;		
708	(ix) a tent trailer;		
709	(x) a travel trailer; and		
710	(xi) a vessel if that vessel is less than 31 feet in length as determined under Subsection		
711	(6).		
712	(3) [For] Except as provided in Subsection (4) and for purposes of this section, the		
713	uniform statewide fees are:		
714	(a) for an all-terrain vehicle, an other motorcycle, or a snowmobile:		
715	Age of All-Terrain Vehicle, Other Motorcycle, or Snowmobile	Uniform Statewide Fee	
716	12 or more years	\$10	
717	9 or more years but less than 12 years	\$20	
718	6 or more years but less than 9 years	\$30	
719	3 or more years but less than 6 years	\$35	
720	Less than 3 years	\$45	
721	(b) for a camper or a tent trailer:		
722	Age of Camper or Tent Trailer	Uniform Statewide Fee	
723	12 or more years	\$10	
724	9 or more years but less than 12 years	\$25	
725	6 or more years but less than 9 years	\$35	
726	3 or more years but less than 6 years	\$50	
727	Less than 3 years	\$70	
728	(c) for an other trailer:		
729	Age of Other Trailer	Uniform Statewide Fee	
730	12 or more years	\$10	
731	9 or more years but less than 12 years	\$15	
732	6 or more years but less than 9 years	\$20	
733	3 or more years but less than 6 years	\$25	
734	Less than 3 years	\$30	
735	(d) for a personal watercraft:		

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736	Age of Personal Watercraft	Uniform Statewide Fee
737	12 or more years	\$10
738	9 or more years but less than 12 years	\$25
739	6 or more years but less than 9 years	\$35
740	3 or more years but less than 6 years	\$45
741	Less than 3 years	\$55
742	(e) for a small motor vehicle:	
743	Age of Small Motor Vehicle	Uniform Statewide Fee
744	6 or more years	\$10
745	3 or more years but less than 6 years	\$15
746	Less than 3 years	\$25
747	(f) for a street motorcycle:	
748	Age of Street Motorcycle	Uniform Statewide Fee
749	12 or more years	\$10
750	9 or more years but less than 12 years	\$35
751	6 or more years but less than 9 years	\$50
752	3 or more years but less than 6 years	\$70
753	Less than 3 years	\$95
754	(g) for a travel trailer:	
755	Age of Travel Trailer	Uniform Statewide Fee
756	12 or more years	\$20
757	9 or more years but less than 12 years	\$65
758	6 or more years but less than 9 years	\$90
759	3 or more years but less than 6 years	\$135
760	Less than 3 years	\$175
761	(h) \$10 regardless of the age of the vessel if the vessel is:	
762	(i) less than 15 feet in length;	
763	(ii) a canoe;	

764	(iii) a jon boat; or	
765	(iv) a utility boat;	
766	(i) for a collapsible inflatable vessel, pontoon, or sailboat, re	gardless of age:
767	Length of Vessel	Uniform Statewide Fee
768	15 feet or more in length but less than 19 feet in length	\$15
769	19 feet or more in length but less than 23 feet in length	\$25
770	23 feet or more in length but less than 27 feet in length	\$40
771	27 feet or more in length but less than 31 feet in length	\$75
772	(j) for a vessel, other than a canoe, collapsible inflatable ves	sel, jon boat, pontoon,
773	sailboat, or utility boat, that is 15 feet or more in length but less than	19 feet in length:
774	Age of Vessel	Uniform Statewide Fee
775	12 or more years	\$25
776	9 or more years but less than 12 years	\$65
777	6 or more years but less than 9 years	\$80
778	3 or more years but less than 6 years	\$110
779	Less than 3 years	\$150
780	(k) for a vessel, other than a canoe, collapsible inflatable ves	ssel, jon boat, pontoon,
781	sailboat, or utility boat, that is 19 feet or more in length but less than	23 feet in length:
782	Age of Vessel	Uniform Statewide Fee
783	12 or more years	\$50
784	9 or more years but less than 12 years	\$120
785	6 or more years but less than 9 years	\$175
786	3 or more years but less than 6 years	\$220
787	Less than 3 years	\$275
788	(l) for a vessel, other than a canoe, collapsible inflatable ves	sel, jon boat, pontoon,
789	sailboat, or utility boat, that is 23 feet or more in length but less than	27 feet in length:
790	Age of Vessel	Uniform Statewide Fee
791	12 or more years	\$100

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792	9 or more years but less than 12 years	\$180
793	6 or more years but less than 9 years	\$240
794	3 or more years but less than 6 years	\$310
795	Less than 3 years	\$400
796	(m) for a vessel, other than a canoe, collapsible inflatable ve	essel, jon boat, pontoon,
797	sailboat, or utility boat, that is 27 feet or more in length but less than	n 31 feet in length:
798	Age of Vessel	Uniform Statewide Fee
799	12 or more years	\$120
800	9 or more years but less than 12 years	\$250
801	6 or more years but less than 9 years	\$350
802	3 or more years but less than 6 years	\$500
803	Less than 3 years	\$700
804	(4) For registrations under Section 41-1a-215.5, the uniform	n fee for purposes of this
805	section is as follows:	
806	(a) for a street motorcycle:	
807	Age of Street Motorcycle	<u>Uniform Statewide Fee</u>
808	12 or more years	<u>\$7.75</u>
809	9 or more years but less than 12 years	<u>\$27</u>
810	6 or more years but less than 9 years	<u>\$38.50</u>
811	3 or more years but less than 6 years	<u>\$54</u>
812	Less than 3 years	<u>\$73</u>
813	(b) for a small motor vehicle:	
814	Age of Small Motor Vehicle	<u>Uniform Statewide Fee</u>
815	6 or more years	<u>\$7.75</u>
816	3 or more years but less than 6 years	<u>\$11.50</u>
817	Less than 3 years	<u>\$19.25</u>
	Less than 5 years	<u>\$19.23</u>
818	[(4)] (5) Notwithstanding Section 59-2-407, tangible persor	

statement of origin; or

820	condition of registration, be subject to the uniform statewide fees unless all property taxes or
821	uniform fees imposed by the state of origin have been paid for the current calendar year.
822	[(5)] (6) (a) The revenues collected in each county from the uniform statewide fees
823	imposed by this section shall be distributed by the county to each taxing entity in which each
824	item of tangible personal property subject to the uniform statewide fees is located in the same
825	proportion in which revenues collected from the ad valorem property tax are distributed.
826	(b) Each taxing entity described in Subsection [(5)] (6)(a) that receives revenues from
827	the uniform statewide fees imposed by this section shall distribute the revenues in the same
828	proportion in which revenues collected from the ad valorem property tax are distributed.
829	[(6)] (a) For purposes of the uniform statewide fee imposed by this section, the
830	length of a vessel shall be determined as provided in this Subsection [(6)] (7) .
831	(b) (i) Except as provided in Subsection [(6)] (7)(b)(ii), the length of a vessel shall be
832	measured as follows:
833	(A) the length of a vessel shall be measured in a straight line; and
834	(B) the length of a vessel is equal to the distance between the bow of the vessel and the
835	stern of the vessel.
836	(ii) Notwithstanding Subsection [(6)] (7)(b)(i), the length of a vessel may not include
837	the length of:
838	(A) a swim deck;
839	(B) a ladder;
840	(C) an outboard motor; or
841	(D) an appurtenance or attachment similar to Subsections $[\frac{(6)}{(7)}]$ $\frac{(7)}{(b)}(ii)(A)$ through
842	(C) as determined by the commission by rule.
843	(iii) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act,
844	the commission may by rule define what constitutes an appurtenance or attachment similar to
845	Subsections $[(6)]$ $(7)(b)(ii)(A)$ through (C) .
846	(c) The length of a vessel:
847	(i) (A) for a new vessel, is the length:
848	(I) listed on the manufacturer's statement of origin if the length of the vessel measured
849	under Subsection [(6)] (7) (b) is equal to the length of the vessel listed on the manufacturer's

851	(II) listed on a form submitted to the commission by a dealer in accordance with
852	Subsection [(6)] (7) (d) if the length of the vessel measured under Subsection [(6)] (7) (b) is not
853	equal to the length of the vessel listed on the manufacturer's statement of origin; or
854	(B) for a vessel other than a new vessel, is the length:
855	(I) corresponding to the model number if the length of the vessel measured under
856	Subsection [(6)] (7)(b) is equal to the length of the vessel determined by reference to the model
857	number; or
858	(II) listed on a form submitted to the commission by an owner of the vessel in
859	accordance with Subsection $[(6)]$ (7) (d) if the length of the vessel measured under Subsection
860	[(6)] (7)(b) is not equal to the length of the vessel determined by reference to the model
861	number; and
862	(ii) (A) is determined at the time of the:
863	(I) first registration as defined in Section 41-1a-102 that occurs on or after January 1,
864	2006; or
865	(II) first renewal of registration that occurs on or after January 1, 2006; and
866	(B) may be determined after the time described in Subsection $[(6)]$ $(7)(c)(ii)(A)$ only if
867	the commission requests that a dealer or an owner submit a form to the commission in
868	accordance with Subsection $[(6)]$ (7) (d).
869	(d) (i) A form under Subsection [(6)] <u>(7)</u> (c) shall:
870	(A) be developed by the commission;
871	(B) be provided by the commission to:
872	(I) a dealer; or
873	(II) an owner of a vessel;
874	(C) provide for the reporting of the length of a vessel;
875	(D) be submitted to the commission at the time the length of the vessel is determined in
876	accordance with Subsection $[(6)]$ $(7)(c)(ii)$;
877	(E) be signed by:
878	(I) if the form is submitted by a dealer, that dealer; or
879	(II) if the form is submitted by an owner of the vessel, an owner of the vessel; and
880	(F) include a certification that the information set forth in the form is true.
881	(ii) A certification made under Subsection [(6)] (7)(d)(i)(F) is considered as if made

002	under oath and subject to the same penalties as provided by law for perjury.
883	(iii) (A) A dealer or an owner that submits a form to the commission under Subsection
884	[(6)] (7)(c) is considered to have given the dealer's or owner's consent to an audit or review by:
885	(I) the commission;
886	(II) the county assessor; or
887	(III) the commission and the county assessor.
888	(B) The consent described in Subsection $[\frac{(6)}{(7)}]$ $\frac{(7)}{(4)}(iii)(A)$ is a condition to the
889	acceptance of any form.
890	[(7)] (8) (a) A county that collected a qualifying payment from a qualifying person
891	during the refund period shall issue a refund to the qualifying person as described in Subsection
892	[(7)] <u>(8)</u> (b) if:
893	(i) the difference described in Subsection $[\frac{(7)}{2}]$ (8)(b) is \$1 or more; and
894	(ii) the qualifying person submitted a form in accordance with Subsections [(7)] (8)(c)
895	and (d).
896	(b) The refund amount shall be calculated as follows:
897	(i) for a qualifying vehicle, the refund amount is equal to the difference between:
898	(A) the qualifying payment the qualifying person paid on the qualifying vehicle during
899	the refund period; and
900	(B) the amount of the statewide uniform fee:
901	(I) for that qualifying vehicle; and
902	(II) that the qualifying person would have been required to pay:
903	(Aa) during the refund period; and
904	(Bb) in accordance with this section had Laws of Utah 2006, Fifth Special Session,
905	Chapter 3, Section 1, been in effect during the refund period; and
906	(ii) for a qualifying watercraft, the refund amount is equal to the difference between:
907	(A) the qualifying payment the qualifying person paid on the qualifying watercraft
908	during the refund period; and
909	(B) the amount of the statewide uniform fee:
910	(I) for that qualifying watercraft;
911	(II) that the qualifying person would have been required to pay:
912	(Aa) during the refund period; and

913	(Bb) in accordance with this section had Laws of Utah 2006, Fifth Special Session,
914	Chapter 3, Section 1, been in effect during the refund period.
915	(c) Before the county issues a refund to the qualifying person in accordance with
916	Subsection $[(7)]$ (8)(a) the qualifying person shall submit a form to the county to verify the
917	qualifying person is entitled to the refund.
918	(d) (i) A form under Subsection $[\frac{(7)}{2}]$ (8)(c) or $[\frac{(8)}{2}]$ (9) shall:
919	(A) be developed by the commission;
920	(B) be provided by the commission to the counties;
921	(C) be provided by the county to the qualifying person or tangible personal property
922	owner;
923	(D) provide for the reporting of the following:
924	(I) for a qualifying vehicle:
925	(Aa) the type of qualifying vehicle; and
926	(Bb) the amount of cubic centimeters displacement;
927	(II) for a qualifying watercraft:
928	(Aa) the length of the qualifying watercraft;
929	(Bb) the age of the qualifying watercraft; and
930	(Cc) the type of qualifying watercraft;
931	(E) be signed by the qualifying person or tangible personal property owner; and
932	(F) include a certification that the information set forth in the form is true.
933	(ii) A certification made under Subsection $[(7)]$ (8)(d)(i)(F) is considered as if made
934	under oath and subject to the same penalties as provided by law for perjury.
935	(iii) (A) A qualifying person or tangible personal property owner that submits a form to
936	a county under Subsection [(7)] (8) (c) or [(8)] (9) is considered to have given the qualifying
937	person's consent to an audit or review by:
938	(I) the commission;
939	(II) the county assessor; or
940	(III) the commission and the county assessor.
941	(B) The consent described in Subsection $[\frac{(7)}{2}]$ (8)(d)(iii)(A) is a condition to the
942	acceptance of any form.
943	(e) The county shall make changes to the commission's records with the information

944	received by the county from the form submitted in accordance with Subsection $[(7)]$ (8)(c).
945	[(8)] (9) A county shall change its records regarding an item of qualifying tangible
946	personal property if the tangible personal property owner submits a form to the county in
947	accordance with Subsection $[(7)]$ (8)(d).
948	[(9)] (10) (a) For purposes of this Subsection $[(9)]$ (10), "owner of tangible personal
949	property" means a person that was required to pay a uniform statewide fee:
950	(i) during the refund period;
951	(ii) in accordance with this section; and
952	(iii) on an item of tangible personal property subject to the uniform statewide fees
953	imposed by this section.
954	(b) A county that collected revenues from uniform statewide fees imposed by this
955	section during the refund period shall notify an owner of tangible personal property:
956	(i) of the tangible personal property classification changes made to this section
957	pursuant to Laws of Utah 2006, Fifth Special Session, Chapter 3, Section 1;
958	(ii) that the owner of tangible personal property may obtain and file a form to modify
959	the county's records regarding the owner's tangible personal property; and
960	(iii) that the owner may be entitled to a refund pursuant to Subsection $[(7)]$ (8).
961	Section 15. Section 63J-1-602.2 is amended to read:
962	63J-1-602.2. List of nonlapsing funds and accounts Title 31 through Title 45.
963	(1) Appropriations from the Technology Development Restricted Account created in
964	Section 31A-3-104.
965	(2) Appropriations from the Criminal Background Check Restricted Account created in
966	Section 31A-3-105.
967	(3) Appropriations from the Captive Insurance Restricted Account created in Section
968	31A-3-304, except to the extent that Section 31A-3-304 makes the money received under that
969	section free revenue.
970	(4) Appropriations from the Title Licensee Enforcement Restricted Account created in
971	Section 31A-23a-415.
972	(5) Appropriations from the Health Insurance Actuarial Review Restricted Account
973	created in Section 31A-30-115.

(6) Appropriations from the Insurance Fraud Investigation Restricted Account created

Fund of 2005 created by Section 72-2-124.

975	in Section 31A-31-108.
976	(7) Funding for a new program or agency that is designated as nonlapsing under
977	Section 36-24-101.
978	(8) Appropriations from the Oil and Gas Conservation Account created in Section
979	40-6-14.5.
980	(9) Appropriations from the Electronic Payment Fee Restricted Account created by
981	Section 41-1a-121 to the Motor Vehicle Division.
982	(10) Funds available to the Tax Commission under Section 41-1a-1201 for the:
983	(a) purchase and distribution of license plates and decals[-]; and
984	(b) administration and enforcement of motor vehicle registration requirements.
985	Section 16. Section 72-2-118 is amended to read:
986	72-2-118. Centennial Highway Fund Restricted Account.
987	(1) There is created a restricted account entitled the Centennial Highway Fund
988	Restricted Account within the Transportation Investment Fund of 2005 created by Section
989	72-2-124.
990	(2) The account consists of money generated from the following revenue sources:
991	(a) any voluntary contributions received for the construction, major reconstruction, or
992	major renovation of state or federal highways;
993	(b) appropriations made to the fund by the Legislature;
994	(c) registration fees designated under [Subsection] Section 41-1a-1201[(6)(a)]; and
995	(d) the sales and use tax amounts provided for in Section 59-12-103.
996	(3) (a) The account shall earn interest.
997	(b) All interest earned on account money shall be deposited into the account.
998	(4) The executive director may use account money, as prioritized by the Transportation
999	Commission, only to pay the costs of construction, major reconstruction, or major renovation
1000	to state and federal highways.
1001	(5) When the highway general obligation bonds have been paid off and the highway
1002	projects completed that are intended to be paid from revenues deposited in the account as
1003	determined by the Executive Appropriations Committee under Subsection (6)(d), the Division
1004	of Finance shall transfer any existing balance in the account into the Transportation Investment

- 1006 (6) (a) The Division of Finance shall monitor the highway general obligation bonds 1007 that are being paid from revenues deposited in the account. 1008 (b) The department shall monitor the highway construction, major reconstruction, or 1009 major renovation projects that are being paid from revenues deposited in the account. 1010 (c) Upon request by the Executive Appropriations Committee of the Legislature: 1011 (i) the Division of Finance shall report to the committee the status of all highway 1012 general obligation bonds that are being paid from revenues deposited in the account; and 1013 (ii) the department shall report to the committee the status of all highway construction, 1014 major reconstruction, or major renovation projects that are being paid from revenues deposited 1015 in the account. 1016 (d) The Executive Appropriations Committee of the Legislature shall notify the State 1017 Tax Commission, the department, and the Division of Finance when: 1018 (i) all highway general obligation bonds that are intended to be paid from revenues 1019 deposited in the account have been paid off; and 1020 (ii) all highway projects that are intended to be paid from revenues deposited in the 1021 account have been completed. 1022 (7) (a) The Division of Finance shall, from funds that are deposited into the Centennial 1023 Highway Fund Restricted Account, transfer into the Transportation Investment Fund of 2005 1024 created by Section 72-2-124 the amount of funds certified by the Transportation Commission 1025 in accordance with Subsection (7)(b) that are not required to pay: 1026 (i) principal, interest, and issuance costs of bonds issued for projects in the Centennial 1027 Highway Program in the current fiscal year; or 1028 (ii) construction or reconstruction costs for projects in the Centennial Highway 1029 Program in the current fiscal year. 1030 (b) The Division of Finance shall transfer the amount under Subsection (7)(a) when the 1031 Division of Finance receives a written letter from the Transportation Commission certifying the 1032 amount of funds available under Subsection (7)(a).
- 1034 **72-2-124.** Transportation Investment Fund of 2005.

Section 17. Section **72-2-124** is amended to read:

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(1) There is created a special revenue fund entitled the Transportation Investment Fund of 2005.

1037	(2) The fund consists of money generated from the following sources:
1038	(a) any voluntary contributions received for the maintenance, construction,
1039	reconstruction, or renovation of state and federal highways;
1040	(b) appropriations made to the fund by the Legislature;
1041	(c) the sales and use tax revenues deposited into the fund in accordance with Section
1042	59-12-103; and
1043	(d) registration fees designated under [Subsection] Section 41-1a-1201[(7)].
1044	[(3) When the highway general obligation bonds have been paid off and the highway
1045	projects completed that are intended to be paid from revenues deposited in the Centennial
1046	Highway Fund Restricted Account as determined by the Executive Appropriations Committee
1047	under Subsection 72-2-118(6)(d), the fund shall also consist of money generated from the
1048	following sources:]
1049	[(a) registration fees designated under Subsection 41-1a-1201(6)(a); and]
1050	[(b) the sales and use tax amounts provided for in Section 59-12-103.]
1051	$\left[\frac{(4)}{(3)}\right]$ (a) The fund shall earn interest.
1052	(b) All interest earned on fund money shall be deposited into the fund.
1053	$[\underbrace{(5)}]$ $(\underline{4})$ (a) Except as provided in Subsection $[\underbrace{(5)}]$ $(\underline{4})$ (b), the executive director may
1054	use fund money only to pay:
1055	(i) the costs of maintenance, construction, reconstruction, or renovation to state and
1056	federal highways prioritized by the Transportation Commission through the prioritization
1057	process for new transportation capacity projects adopted under Section 72-1-304;
1058	(ii) the costs of maintenance, construction, reconstruction, or renovation to the highway
1059	projects described in Subsection 63B-18-401(2); and
1060	(iii) principal, interest, and issuance costs of bonds authorized by Section 63B-18-401.
1061	(b) The executive director may use fund money to exchange for an equal or greater
1062	amount of federal transportation funds to be used as provided in Subsection $[(5)]$ (4) (a).
1063	(6) (a) Before bonds authorized by Section 63B-18-401 may be issued in any fiscal
1064	year, the department and the commission shall appear before the Executive Appropriations
1065	Committee of the Legislature and present the amount of bond proceeds that the department
1066	needs to provide funding for the projects identified in Subsection 63B-18-401(2) for the next
1067	fiscal year.

1068	(b) The Executive Appropriations Committee of the Legislature shall review and
1069	comment on the amount of bond proceeds needed to fund the projects.
1070	(7) The Division of Finance shall, from money deposited into the fund, transfer the
1071	amount of funds necessary to pay principal, interest, and issuance costs of bonds authorized by
1072	Section 63B-18-401 in the current fiscal year to the appropriate debt service or sinking fund.
1072a	\$→ Section 18. Coordinating H.B. 133 with S.B. 225 Modifying substantive language and
1072b	omitting substantive changes.
1072c	If this H.B. 133 and S.B. 225, Transportation Revisions, both pass and become law, the
1072d	Legislature intends that the Office of Legislative Research and General Counsel, in preparing
1072e	the Utah Code database for publication as of July 1, 2013:
1072f	(1) modify Subsection 41-1a-1201(6) to read as follows:
1072g	"(6) (a) The following portions of the registration fees imposed under Section41-1a-1206
1072h	for each vehicle shall be deposited in the Transportation Investment Fund of 2005 created
1072i	under Section 72-2-124:
1072j	(i) \$30 of the registration fees imposed under Subsections 41-1a-1206(1)(a), (1)(b),
1072k	(1)(f), (2), and (5);
10721	(ii) \$21 of the registration fees imposed under Subsections 41-1a-1206(1)(c)(i) and
1072m	(1)(c)(ii);
1072n	(iii) \$2.50 of the registration fee imposed under Subsection 41-1a-1206(1)(e)(ii);
1072o	(iv) \$23 of the registration fee imposed under Subsection 41-1a-1206(1)(d)(i);
1072p	(v) \$24.50 of the registration fee imposed under Subsection 41-1a-1206(1)(e)(i); and
1072q	(vi) \$1 of the registration fee imposed under Subsection 41-1a-1206(1)(d)(ii).
1072r	(b) The following portions of the registration fees collected for each vehicle registered
1072s	for a six-month registration period under Section 41-1a-215.5 shall be deposited in the
1072t	Transportation Investment Fund of 2005 created by Section 72-2-124:
1072u	(i) \$23.25 of each registration fee collected under Subsection 41-1a-1206(2)(a); and
1072v	(ii) \$23 of each registration fee collected under Subsection 41-1a-1206(2)(b)."; and
1072w	(2) not make the changes in H.B. 133 to Subsection 41-1a-1201(7).
1072x	Section 19. Coordinating H.B. 133 with S.B. 298 Modifying substantive language.
1072y	If this H.B. 133 and H.B. 298, Motor Vehicle Safety Inspection Amendments, both pass
1072z	and become law, the Legislature intends that the Office of Legislative Research and General
1072aa	Counsel, in preparing the Utah Code database for publication as of July 1, 2013:
1072ab	(1) modify Subsection 41-1a-1201(8) as enacted in H.B. 298 to read as follows:
1072ac	"(8) (a) Ninety-four cents of each registration fee imposed under Subsections
1072ad	41-1a-1206(1)(a) and (b) for each vehicle shall be deposited in the Public Safety Restricted
1072ae	Account created in Section 53-3-106

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1072af	(b) Seventy-one cents of each registration fee imposed under Subsections
1072ag	41-1a-1206(2)(a) and (b) for each vehicle registered for a six-month registration period under
1072ah	Section 41-1a-215.5 shall be deposited in the Public Safety Restricted Account created in
1072ai	Section 53-3-106."; and
1072aj	(2) modify Subsection 41-1a-1206(2) as enacted in H.B. 133 to read as follows:
1072ak	"(2) At the time application is made for registration or renewal of registration of a
1072al	vehicle under this chapter for a six-month registration period under Section 41-1a-215.5, a
1072am	registration fee shall be paid to the division as follows:
1072an	(a) \$33.50 for each motorcycle; and
1072ao	(b) \$32.50 for each motor vehicle of 12,000 pounds or less gross laden weight, excluding
1072ap	motorcycles." ←Ŝ
1073	Section $\hat{S} \rightarrow [18] \underline{20} \leftarrow \hat{S}$. Effective date.
1074	This bill takes effect on July 1, 2013.