H.B. 139

DEPARTMENT OF COMMUNITY AND CULTURE AMENDMENTS

House	FLOOR	AMENDMENTS
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AMENDMENT 3

FEBRUARY 22, 2012 9:05 AM

Representative **Wayne A. Harper** proposes the following amendments:

1. Page 2, Lines 32 through 34

House Committee Amendments

2-14-2012:

- 32 Other Special Clauses:
- 33 $\hat{H} \rightarrow [None]$ This bill takes effect on July 1, 2012. $\leftarrow \hat{H}$

This bill coordinates with H.B. 42, by providing technical amendments.

- 34 Utah Code Sections Affected:
- 2. Page 12, Lines 361 through 363:

361 9-6-607, as renumbered and amended by Laws of Utah 2006, Chapter 24

Utah Code Sections Affected by Coordination Clause:

9-4-305, as last amended by Laws of Utah 2002, Chapter 286

9-4-307, as last amended by Laws of Utah 2011, Chapter 247

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- 363 Be it enacted by the Legislature of the state of Utah:
- 3. Page 14, Lines 426 through 428:
 - 426 (b) has an educational or aesthetic purpose;
 - 427 (c) owns or curates a tangible collection; and
 - 428 (d) exhibits the collection to the public on a regular schedule.
- 4. Page 68, Lines 2096 through 2099:
 - 2096 (b) upon the filing of a petition signed by 25 electors of the city or county asserting that
 - there is need for an authority to function in the city or county and requesting that its governing
 - 2098 body [so declare] make {that} a declaration to that effect .
 - 2099 (3) The governing body shall adopt a resolution declaring there is need for an authority
- 5. Page 76, Lines 2327 through 2330:
- 2327 may charge for nondwelling facilities.
- 2328 (5) All [such income, together with other] income and revenue[7] { under } described in this section

- shall be used in the operation of the projects to aid in accomplishing the public, governmental,
- and charitable purposes of this part.
- 6. Page 82, Lines 2530 through 2535:
 - 2530 (7) In [any] a suit, action, or proceeding involving the validity or enforceability of
 - 2531 [any] a bond of an authority or the security for it, [any] a bond reciting in substance that it has
 - been issued by the authority to aid in financing a project [shall be] is conclusively [deemed]
 - 2533 <u>considered</u> to have been issued for { <u>such purposes</u> } <u>that purpose</u> , and the project [shall be] <u>is</u> conclusively
 - 2534 [deemed] considered to have been planned, located, and carried out in accordance with this
 - 2535 part.
- 7. Page 117, Lines 3605 through 3607:
 - 3605 taxation under federal law[, nor shall the].
 - 3606 (3) An exemption from state taxation granted in this part { may not be } is not affected by [any
 - 3607 such federal legislation described under Subsection (2).
- 8. Page 127, Lines 3907 through 3911:
 - 3907 (2) The property, its income, and notes and bonds issued under this part, the interest
 - 3908 payable on the notes and bonds, and income derived from the notes and bonds[, shall at all
 - 3909 times be are exempt from [all] taxation of every kind [and nature whatsoever imposed] by the
 - state, [any] a county, [any] a municipality, [or] and any other political subdivision of the state,
 - 3911 except for the corporate franchise tax.
- 9. Page 132, Lines 4075 through 4078:
 - 4075 medium and low income, in urban and rural areas. [These]
 - 4076 (b) The conditions { discussed } described in Subsection (1)(a) cause an increase and spread of
 - 4077 disease and crime, and constitute a menace to the health, safety, morals, and welfare of the
 - 4078 state.
- 10. Page 141, Lines 4347 through 4349:
 - 4347 (2) withdraw the recognition or terminate funding of a designated community action
 - 4348 agency for cause, as established by rule <u>made</u> by the division in accordance with Title 63G, Chapter
 - 4349 3, Utah Administrative Rulemaking Act; [or] and
- 11. Page 164, Line 5066c through Page 164a, Line 5066z

House Committee Amendments

2-14-2012:

5066c	35A-8-1801. Transitional Housing and Community Development Advisory Council		
5066d	Membership Duties.		
5066e	(1) There is created the Transitional Housing and Community Development Advisory		
5066f	Council within the Department of Workforce Services consisting of the following members:		
5066g	(a) the executive director of the Department of Workforce Services or the executive		
5066h	director's designee , who shall serve as chair of the advisory council ;		
5066i	(b) the director of the Housing and Community Development Division of the		
5066j	<u>Department of Workforce Services</u> { , who shall serve as chair of the advisory council } :		
5066k	(c) a representative from the governor's office designated and appointed by the		
50661	governor;		
5066m	(d) two representatives of entities that use or allocate funds distributed by the Housing		
5066n	and Community Development Division, designated and appointed by the director of the		
5066o	Housing and Community Development Division; and		
5066p	(e) the executive director, or the executive director's designee, of the:		
5066q	(i) Bear River Association of Governments;		
5066r	(ii) Five County Association of Governments;		
5066s	(iii) Mountainland Association of Governments;		
5066t	(iv) Six County Association of Governments;		
5066u	(v) Southeastern Utah Association of Governments;		
5066v	(vi) Uintah Basin Association of Governments;		
5066w	(vii) Wasatch Front Regional Council;		
5066x	(viii) Community Action Partnership of Utah; {-and-}		
	(ix) Salt Lake Community Action Program; and		
5066y	{-(ix)-} (x) Utah Housing Coalition.		
5066z	(2) (a) Except as provided in Subsection (2)(b), the advisory council shall meet at least		
12 Pag	e 250, Lines 7746a through 7746b		
Ü	use Committee Amendments		
	tse Commutee Amenaments 4-2012:		
7746a	Ĥ→ Section 198. Effective date.		
7746b	This bill takes effect on July 1, 2012. ←Ĥ		
	Section 199. Coordinating H.B. 139 with H.B. 42 Technical renumbering.		
	If this H.B. 139 and H.B. 42, Permanent Community Impact Fund Board Grants, both pass and become		
	law, the Legislature intends that:		
	(1) the reference in Subsection 9-4-305(2)(a) to "Subsection 9-4-307(3)" be changed to "Subsection		
	35A-8-307(3)";		
	(2) the references in Subsections 9-4-307(2) and (3) to "Subsection 9-4-305(2)" be changed to "Subsection		
	35A-8-305(2)"; and		
	(3) the Office of Legislative Research and General Counsel makes these changes when preparing the Utal		

Code database for publication.