1	LOCAL FUNDING FOR RURAL HEALTH CARE
2	AMENDMENTS
3	2014 GENERAL SESSION
4	STATE OF UTAH
5	Chief Sponsor: Ralph Okerlund
6	House Sponsor: John R. Westwood
7	
8	LONG TITLE
9	General Description:
10	This bill addresses local funding for rural health care.
11	Highlighted Provisions:
12	This bill:
13	 addresses General Fund distributions to fund rural health care;
14	 amends definitions;
15	 addresses the distribution and expenditure of revenue collected from local option
16	sales and use taxes to fund rural health care; and
17	 makes technical and conforming changes.
18	Money Appropriated in this Bill:
19	None
20	Other Special Clauses:
21	None
22	Utah Code Sections Affected:
23	AMENDS:
24	26-9-4 , as last amended by Laws of Utah 2010, Chapter 278
25	59-12-801, as last amended by Laws of Utah 2006, Chapter 302
26	59-12-802, as last amended by Laws of Utah 2011, Chapter 309
27	59-12-804, as last amended by Laws of Utah 2011, Chapter 309
28	59-12-805, as enacted by Laws of Utah 2000, Chapter 253
29	REPEALS:

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59-12-803, as last amended by Laws of Utah 2000, Chapter 253
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 26-9-4 is amended to read:
26-9-4. Rural Health Care Facilities Account Source of revenues Interest
Distribution of revenues Expenditure of revenues Unexpended revenues lapse into
the General Fund.
(1) As used in this section:
(a) "Emergency medical services" is as defined in Section 26-8a-102.
(b) "Federally qualified health center" is as defined in 42 U.S.C. Sec. 1395x.
(c) "Fiscal year" means a one-year period beginning on July 1 of each year.
(d) "Freestanding urgent care center" is as defined in Section 59-12-801.
(e) "Nursing care facility" is as defined in Section 26-21-2.
(f) "Rural city hospital" is as defined in Section 59-12-801.
(g) "Rural county health care facility" is as defined in Section 59-12-801.
(h) "Rural county hospital" is as defined in Section 59-12-801.
(i) "Rural county nursing care facility" is as defined in Section 59-12-801.
(j) "Rural emergency medical services" is as defined in Section 59-12-801.
(k) "Rural health clinic" is as defined in 42 U.S.C. Sec. 1395x.
(2) There is created a restricted account within the General Fund known as the "Rural
Health Care Facilities Account."
(3) (a) The restricted account shall be funded by amounts appropriated by the
Legislature.
(b) Any interest earned on the restricted account shall be deposited into the General
Fund.
(4) Subject to Subsections (5) and (6), the State Tax Commission shall for a fiscal year
distribute money deposited into the restricted account to each:
(a) county legislative body of a county that, on January 1, 2007, imposes a tax in

58	accordance with Section 59-12-802; or
59	(b) city legislative body of a city that, on January 1, 2007, imposes a tax in accordance
60	with Section 59-12-804.
61	(5) (a) Subject to Subsection (6), for purposes of the distribution required by Subsection
62	(4), the State Tax Commission shall:
63	(i) estimate for each county and city described in Subsection (4) the amount by which
64	the revenues collected from the taxes imposed under Sections 59-12-802 and 59-12-804 for
65	fiscal year 2005-06 would have been reduced had:
66	(A) the amendments made by Laws of Utah 2007, Chapter 288, Sections 25 and 26, to
67	Sections 59-12-802 and 59-12-804 been in effect for fiscal year 2005-06; and
68	(B) each county and city described in Subsection (4) imposed the tax under Sections
69	59-12-802 and 59-12-804 for the entire fiscal year 2005-06;
70	(ii) calculate a percentage for each county and city described in Subsection (4) by
71	dividing the amount estimated for each county and city in accordance with Subsection (5)(a)(i)
72	by \$555,000; and
73	(iii) distribute to each county and city described in Subsection (4) an amount equal to
74	the product of:
75	(A) the percentage calculated in accordance with Subsection (5)(a)(ii); and
76	(B) the amount appropriated by the Legislature to the restricted account for the fiscal
77	year.
78	(b) The State Tax Commission shall make the estimations, calculations, and
79	distributions required by Subsection (5)(a) on the basis of data collected by the State Tax
80	Commission.
81	(6) If a county legislative body repeals a tax imposed under Section 59-12-802 or a city
82	legislative body repeals a tax imposed under Section 59-12-804:
83	(a) the commission shall determine in accordance with Subsection (5) the distribution
84	that, but for this Subsection (6), the county legislative body or city legislative body would
85	receive: and

85 receive; and

 subsequent fiscal year, deposit the entire amount of the distribution determined in accordance with Subsection (6)(a) into the General Fund; (ii) if the effective date of the repeal of a tax imposed under Section 59-12-802 or 59-12-804 is January 1: (A) (I) distribute to the county legislative body or city legislative body 50% of the distribution determined in accordance with Subsection (6)(a); and (II) deposit 50% of the distribution determined in accordance with Subsection (6)(a) into the General Fund; and (B) beginning with the first fiscal year after the effective date of the repeal and for eac subsequent fiscal year, deposit the entire amount of the distribution determined in accordance with Subsection (6)(a) into the General Fund; (iii) if the effective date of the repeal of a tax imposed under Section 59-12-802 or 59-12-804 is April 1: (A) (I) distribute to the county legislative body or city legislative body 75% of the distribution determined in accordance with Subsection (6)(a); and (II) deposit 25% of the distribution determined in accordance with Subsection (6)(a) 	86	(b) after making the determination required by Subsection (6)(a), the commission shall:
 (A) (I) distribute to the county legislative body or city legislative body 25% of the distribution determined in accordance with Subsection (6)(a); and (II) deposit 75% of the distribution determined in accordance with Subsection (6)(a) into the General Fund; and (B) beginning with the first fiscal year after the effective date of the repeal and for eac subsequent fiscal year, deposit the entire amount of the distribution determined in accordance with Subsection (6)(a) into the General Fund; (ii) if the effective date of the repeal of a tax imposed under Section 59-12-802 or 59-12-804 is January 1: (A) (I) distribute to the county legislative body or city legislative body 50% of the distribution determined in accordance with Subsection (6)(a); and (II) deposit 50% of the distribution determined in accordance with Subsection (6)(a); into the General Fund; and (B) beginning with the first fiscal year after the effective date of the repeal and for eac subsequent fiscal year, deposit the entire amount of the distribution determined in accordance (B) beginning with the first fiscal year after the effective date of the repeal and for eac subsequent fiscal year, deposit the entire amount of the distribution determined in accordance (B) beginning with the first fiscal year after the effective date of the repeal and for eac subsequent fiscal year, deposit the entire amount of the distribution determined in accordance (A) (I) distribute to the county legislative body or city legislative body 75% of the (a) (I) distribute to the county legislative body or city legislative body 75% of the (b) beginning with the first fiscal year after the effective date of the repeal and for eac subsection (6)(a) into the General Fund; (II) deposit 25% of the distribution determined in accordance with Subsection (6)(a); and<td>87</td><td>(i) if the effective date of the repeal of a tax imposed under Section 59-12-802 or</td>	87	(i) if the effective date of the repeal of a tax imposed under Section 59-12-802 or
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 106 59-12-804 is April 1: 107 (A) (I) distribute to the county legislative body or city legislative body 75% of the 108 distribution determined in accordance with Subsection (6)(a); and 109 (II) deposit 25% of the distribution determined in accordance with Subsection (6)(a) 110 into the General Fund; and 111 (B) beginning with the first fiscal year after the effective date of the repeal and for each subsequent fiscal year, deposit the entire amount of the distribution determined in accordance 	104	with Subsection (6)(a) into the General Fund;
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112 subsequent fiscal year, deposit the entire amount of the distribution determined in accordance	110	into the General Fund; and
	111	(B) beginning with the first fiscal year after the effective date of the repeal and for each
113 with Subsection (6)(a) into the General Fund; or	112	subsequent fiscal year, deposit the entire amount of the distribution determined in accordance
	113	with Subsection (6)(a) into the General Fund; or

114 (iv) if the effective date of the repeal of a tax imposed under Section 59-12-802 or 115 59-12-804 is July 1, beginning on that effective date and for each subsequent fiscal year, 116 deposit the entire amount of the distribution determined in accordance with Subsection (6)(a) 117 into the General Fund. (7) (a) Subject to Subsection (7)(b) and Section 59-12-802, a county legislative body 118 119 shall distribute the money the county legislative body receives in accordance with Subsection 120 (5) or (6): 121 (i) for a county of the third[,] or fourth[, or fifth] class, to fund rural county health care 122 facilities in that county; and 123 (ii) for a county of the fifth or sixth class, to fund: 124 (A) rural emergency medical services in that county; 125 (B) federally qualified health centers in that county; 126 (C) freestanding urgent care centers in that county; 127 (D) rural county health care facilities in that county; 128 (E) rural health clinics in that county; or 129 (F) a combination of Subsections (7)(a)(ii)(A) through (E). 130 (b) A county legislative body shall distribute [a percentage of] the money the county 131 legislative body receives in accordance with Subsection (5) or (6) to [each] a center, clinic, 132 facility, or service described in Subsection (7)(a) [equal to the same percentage that the county 133 legislative body distributes to that center, clinic, facility, or service in accordance with Section 134 59-12-803 for the calendar year ending on the December 31 immediately preceding the first day of the fiscal year for which the county legislative body receives the distribution in 135 136 accordance with Subsection (5) or (6) as determined by the county legislative body. 137 (c) A center, clinic, facility, or service that receives a distribution in accordance with 138 this Subsection (7) shall expend that distribution for the same purposes for which money 139 [generated by] collected from a tax under Section 59-12-802 may be expended. 140 (8) (a) Subject to Subject to Subjection (8)(b), a city legislative body shall distribute the money 141 the city legislative body receives in accordance with Subsection (5) or (6) to fund rural city

142	hospitals in that city.
143	(b) A city legislative body shall distribute a percentage of the money the city legislative
144	body receives in accordance with Subsection (5) or (6) to each rural city hospital described in
145	Subsection (8)(a) equal to the same percentage that the city legislative body distributes to that
146	rural city hospital in accordance with Section 59-12-805 for the calendar year ending on the
147	December 31 immediately preceding the first day of the fiscal year for which the city
148	legislative body receives the distribution in accordance with Subsection (5) or (6).
149	(c) A rural city hospital that receives a distribution in accordance with this Subsection
150	(8) shall expend that distribution for the same purposes for which money [generated by]
151	collected from a tax under Section 59-12-804 may be expended.
152	(9) Any money remaining in the Rural Health Care Facilities Account at the end of a
153	fiscal year after the State Tax Commission makes the distributions required by this section
154	shall lapse into the General Fund.
155	Section 2. Section 59-12-801 is amended to read:
156	59-12-801. Definitions.
156 157	59-12-801. Definitions. As used in this part:
157	As used in this part:
157 158	As used in this part: (1) "Emergency medical services" is as defined in Section 26-8a-102.
157 158 159	 As used in this part: (1) "Emergency medical services" is as defined in Section 26-8a-102. (2) "Federally qualified health center" is as defined in 42 U.S.C. Sec. 1395x.
157 158 159 160	 As used in this part: (1) "Emergency medical services" is as defined in Section 26-8a-102. (2) "Federally qualified health center" is as defined in 42 U.S.C. Sec. 1395x. (3) "Freestanding urgent care center" means a facility that provides outpatient health
157 158 159 160 161	 As used in this part: (1) "Emergency medical services" is as defined in Section 26-8a-102. (2) "Federally qualified health center" is as defined in 42 U.S.C. Sec. 1395x. (3) "Freestanding urgent care center" means a facility that provides outpatient health care service:
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170	(iii) treatment:
171	(A) for a variety of medical conditions; and
172	(B) that is commonly offered in a physician's office.
173	(4) "Nursing care facility" is as defined in Section 26-21-2.
174	(5) "Rural city hospital" means a hospital owned by a city that is located within a third,
175	fourth, fifth, or sixth class county.
176	(6) "Rural county health care facility" means a:
177	(a) rural county hospital; or
178	(b) rural county nursing care facility.
179	(7) "Rural county hospital" means a hospital owned by a county that is:
180	(a) a third, fourth, fifth, or sixth class county, as defined in Section 17-50-501; and
181	(b) located outside of a standard metropolitan statistical area, as designated by the
182	United States Bureau of the Census.
183	(8) "Rural county nursing care facility" means a nursing care facility owned by:
184	(a) a county that is:
185	[(a)] (i) a third, fourth, fifth, or sixth class county, as defined in Section 17-50-501; and
186	[(b)] (ii) located outside of a standard metropolitan statistical area, as designated by the
187	United States Census Bureau[-]; or
188	(b) a special service district if the special service district is:
189	(i) created for the purpose of operating the nursing care facility; and
190	(ii) within a county that is:
191	(A) a third, fourth, fifth, or sixth class county, as defined in Section 17-50-501; and
192	(B) located outside of a standard metropolitan statistical area, as designated by the
193	United States Census Bureau.
194	(9) "Rural emergency medical services" means emergency medical services that are
195	provided by a county that is:
196	(a) a [third, fourth,] fifth[,] or sixth class county, as defined in Section 17-50-501; and
197	(b) located outside of a standard metropolitan statistical area, as designated by the

198	United States Census Bureau.
199	(10) "Rural health clinic" is as defined in 42 U.S.C. Sec. 1395x.
200	Section 3. Section 59-12-802 is amended to read:
201	59-12-802. Imposition of rural county health care facilities tax Expenditure of
202	tax revenues Base Rate Administration, collection, and enforcement of tax
203	Administrative charge.
204	(1) (a) A county legislative body of a county of the third, fourth, fifth, or sixth class
205	may impose a sales and use tax of up to $1\%[\frac{1}{2}(i)]$ on the transactions described in Subsection
206	59-12-103(1) located within the county[; and].
207	[(ii) subject] (b) Subject to Subsection (3), the money collected from a tax under this
208	section may be used to fund:
209	[(A)] (i) for a county of the third[; or fifth] class, rural county health care
210	facilities in that county; or
211	[(B)] (ii) for a county of the <u>fifth or</u> sixth class:
212	[(f)] (A) rural emergency medical services in that county;
213	[(H)] (B) federally qualified health centers in that county;
214	[(HH)] (C) freestanding urgent care centers in that county;
215	[(HV)] (D) rural county health care facilities in that county;
216	[(V)] (E) rural health clinics in that county; or
217	[(VI)] (<u>F</u>) a combination of Subsections [(1)(a)(ii)(B)(I) through (V)] (1)(b)(ii)(A)
218	<u>through (E)</u> .
219	[(b)] (c) Notwithstanding Subsection (1)(a) $[(i)]$, a county legislative body may not
220	impose a tax under this section on:
221	(i) the sales and uses described in Section 59-12-104 to the extent the sales and uses
222	are exempt from taxation under Section 59-12-104;
223	(ii) a transaction to the extent a rural city hospital tax is imposed on that transaction in
224	a city that imposes a tax under Section 59-12-804; and
225	(iii) except as provided in Subsection (1)[(d)](e), amounts paid or charged for food and

226	food ingredients.
227	[(c)] (d) For purposes of this Subsection (1), the location of a transaction shall be
228	determined in accordance with Sections 59-12-211 through 59-12-215.
229	[(d)] (e) A county legislative body imposing a tax under this section shall impose the
230	tax on amounts paid or charged for food and food ingredients if the food and food ingredients
231	are sold as part of a bundled transaction attributable to food and food ingredients and tangible
232	personal property other than food and food ingredients.
233	(2) (a) Before imposing a tax under Subsection $(1)[(a)]$, a county legislative body shall
234	obtain approval to impose the tax from a majority of the:
235	(i) members of the county's legislative body; and
236	(ii) county's registered voters voting on the imposition of the tax.
237	(b) The county legislative body shall conduct the election according to the procedures
238	and requirements of Title 11, Chapter 14, Local Government Bonding Act.
239	(3) (a) The money [generated by] collected from a tax imposed under Subsection (1) by
240	a county legislative body of a county of the third[;] or fourth[, or fifth] class may only be used
241	for the financing of:
242	(i) ongoing operating expenses of a rural county health care facility within that county;
243	(ii) the acquisition of land for a rural county health care facility within that county; or
244	(iii) the design, construction, equipping, or furnishing of a rural county health care
245	facility within that county.
246	(b) The money [generated by] collected from a tax imposed under Subsection (1) by a
247	county of the fifth or sixth class may only be used [for the financing of] to fund:
248	(i) ongoing operating expenses of a center, clinic, or facility described in Subsection
249	(1)[(a)(ii)(B)](b)(ii) within that county;
250	(ii) the acquisition of land for a center, clinic, or facility described in Subsection
251	(1)[(a)(ii)(B)](b)(ii) within that county;
252	(iii) the design, construction, equipping, or furnishing of a center, clinic, or facility
253	described in Subsection (1)[(a)(ii)(B)](b)(ii) within that county; or

254	(iv) [the provision of] rural emergency medical services within that county.
255	(4) (a) A tax under this section shall be:
256	(i) except as provided in Subsection (4)(b), administered, collected, and enforced in
257	accordance with:
258	(A) the same procedures used to administer, collect, and enforce the tax under:
259	(I) Part 1, Tax Collection; or
260	(II) Part 2, Local Sales and Use Tax Act; and
261	(B) Chapter 1, General Taxation Policies; and
262	(ii) levied for a period of 10 years and may be reauthorized at the end of the ten-year
263	period by the county legislative body as provided in Subsection (1).
264	(b) Notwithstanding Subsection (4)(a)(i), a tax under this section is not subject to
265	Subsections 59-12-205(2) through (6).
266	(c) A county legislative body shall distribute money collected from a tax under this
267	section quarterly.
268	(5) The commission shall retain and deposit an administrative charge in accordance
269	with Section 59-1-306 from the revenues the commission collects from a tax under this section.
270	Section 4. Section 59-12-804 is amended to read:
271	59-12-804. Imposition of rural city hospital tax Base Rate Administration,
272	collection, and enforcement of tax Administrative charge.
273	(1) (a) A city legislative body may impose a sales and use tax of up to 1%:
274	(i) on the transactions described in Subsection 59-12-103(1) located within the city;
275	and
276	(ii) to fund rural city hospitals in that city.
277	(b) Notwithstanding Subsection (1)(a)(i), a city legislative body may not impose a tax
278	under this section on:
279	(i) the sales and uses described in Section 59-12-104 to the extent the sales and uses
280	are exempt from taxation under Section 59-12-104; and
281	(ii) except as provided in Subsection (1)(d), amounts paid or charged for food and food

282	ingredients.
283	(c) For purposes of this Subsection (1), the location of a transaction shall be
284	determined in accordance with Sections 59-12-211 through 59-12-215.
285	(d) A city legislative body imposing a tax under this section shall impose the tax on
286	amounts paid or charged for food and food ingredients if the food and food ingredients are sold
287	as part of a bundled transaction attributable to food and food ingredients and tangible personal
288	property other than food and food ingredients.
289	(2) (a) Before imposing a tax under Subsection (1)(a), a city legislative body shall
290	obtain approval to impose the tax from a majority of the:
291	(i) members of the city legislative body; and
292	(ii) city's registered voters voting on the imposition of the tax.
293	(b) The city legislative body shall conduct the election according to the procedures and
294	requirements of Title 11, Chapter 14, Local Government Bonding Act.
295	(3) The money [generated by] collected from a tax imposed under Subsection (1) may
296	only be used [for the financing of] to fund:
297	(a) ongoing operating expenses of a rural city hospital;
298	(b) the acquisition of land for a rural city hospital; or
299	(c) the design, construction, equipping, or furnishing of a rural city hospital.
300	(4) (a) A tax under this section shall be:
301	(i) except as provided in Subsection (4)(b), administered, collected, and enforced in
302	accordance with:
303	(A) the same procedures used to administer, collect, and enforce the tax under:
304	(I) Part 1, Tax Collection; or
305	(II) Part 2, Local Sales and Use Tax Act; and
306	(B) Chapter 1, General Taxation Policies; and
307	(ii) levied for a period of 10 years and may be reauthorized at the end of the ten-year
308	period by the city legislative body as provided in Subsection (1).
309	(b) Notwithstanding Subsection (4)(a)(i), a tax under this section is not subject to

310 Subsections 59-12-205(2) through (6). 311 (5) The commission shall retain and deposit an administrative charge in accordance 312 with Section 59-1-306 from the revenues the commission collects from a tax under this section. 313 Section 5. Section **59-12-805** is amended to read: 314 59-12-805. Distribution of money collected from rural city hospital tax. 315 (1) Except as provided in Subsection 59-12-804(5) and Subsection (2), all [revenues] 316 money collected [by a city] from a tax under Section 59-12-804 shall be distributed quarterly 317 by the city legislative body to rural city hospitals. 318 (2) [Notwithstanding Subsection (1), if] If there is more than one rural city hospital in a 319 city, the [revenues] money collected [by the city] from a tax under Section 59-12-804 shall be distributed as determined by the city legislative body. 320 Section 6. Repealer. 321 This bill repeals: 322 323 Section 59-12-803, Distribution of revenues generated by rural county health care 324 facilities tax.