CORPORATE FRANCHISE AND INCOME TAX CHANGES
2016 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: John Knotwell
Senate Sponsor:
LONG TITLE
Committee Note:
The Revenue and Taxation Interim Committee recommended this bill.
General Description:
This bill addresses corporate franchise and income taxes.
Highlighted Provisions:
This bill:
 addresses the apportionment of business income to the state for purposes of
corporate franchise and income taxes; and
makes technical and conforming changes.
Money Appropriated in this Bill:
None
Other Special Clauses:
This bill provides retrospective operation.
Utah Code Sections Affected:
AMENDS:
59-7-110, as last amended by Laws of Utah 2010, Chapter 155
59-7-302, as last amended by Laws of Utah 2014, Chapters 65 and 398
59-7-311, as last amended by Laws of Utah 2010, Chapter 155



Be it enacted by the Legislature of the state of Utah:

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28	Section 1. Section 59-7-110 is amended to read:
29	59-7-110. Utah net losses Carryforwards and carrybacks Deduction.
30	(1) The amount of Utah net loss that shall be carried back or forward to offset income
31	of another taxable year is determined as provided in this section.
32	(2) (a) Subject to the other provisions of this section, a Utah net loss from a taxable
33	year beginning before January 1, 1994, shall be carried back three taxable years preceding the
34	taxable year of the loss and any remaining loss shall be carried forward five taxable years
35	following the taxable year of the loss.
36	(b) (i) Subject to the other provisions of this section, a Utah net loss from a taxable
37	year beginning on or after January 1, 1994, may be carried back three taxable years preceding
38	the taxable year of the loss and carried forward 15 taxable years following the taxable year of
39	the loss.
40	(ii) If an election is made to forego the federal net operating loss carryback, a Utah net
41	loss is not eligible to be carried back unless an election is made for state purposes.
42	(3) A Utah net loss shall be carried to the earliest eligible year for which the Utah
43	taxable income before net loss deduction, minus Utah net losses from previous years that were
44	applied or required to be applied to offset income, is not less than zero.
45	(4) (a) Except as provided in Subsection (4)(b), the amount of Utah net loss that shall
46	be carried to the year identified in Subsection (3) is the lesser of:
47	(i) the remaining Utah net loss after deduction of any amounts of the Utah net loss that
48	were carried to previous years; or

- (ii) the remaining Utah taxable income before net loss deduction of the year identified in Subsection (3) after deduction of Utah net losses from previous years that were carried or required to be carried to the year identified in Subsection (3).
- (b) (i) The amount of Utah net loss carried back from a taxable year may not exceed \$1,000,000 in Utah taxable income for each return filed under this chapter in a taxable year.
 - (ii) A Utah net loss in excess of \$1,000,000 may be carried forward.

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- (iii) A remaining Utah net loss shall be available to be carried to one or more taxable years in accordance with this section.
- (5) (a) (i) Subject to Subsection (5)(a)(ii), a corporation acquiring the assets or stock of another corporation may not deduct any net loss incurred by the acquired corporation prior to

59 the date of acquisition.

- (ii) Subsection (5)(a)(i) does not apply if the only change in the corporation is that of the state of incorporation.
- (b) An acquired corporation may deduct the acquired corporation's net losses incurred before the date of acquisition against the acquired corporation's separate income as calculated under Subsections (6) and (7) if the acquired corporation has continued to carry on a trade or business substantially the same as that conducted before the acquisition.
- (6) For purposes of Subsection (5)(b), the amount of net loss an acquired corporation that is acquired by a unitary group may deduct is calculated by:
 - (a) subject to Subsection (7):
 - (i) except as provided in Subsection (6)(a)(ii), calculating the sum of:
- (A) an amount determined by dividing the average value of the acquired corporation's real and tangible personal property owned or rented and used in this state during the taxable year by the average value of all of the unitary group's real and tangible personal property owned or rented and used during the taxable year;
- (B) an amount determined by dividing the total amount paid in this state during the taxable year by the acquired corporation for compensation by the total compensation paid everywhere by the unitary group during the taxable year; and
 - (C) an amount determined by:
- (I) dividing the total sales of the acquired corporation in this state during the taxable year by the total sales of the unitary group everywhere during the taxable year; and
- (II) [(Aa)] if the unitary group elects to calculate the fraction for apportioning business income to this state using the method described in Subsection 59-7-311(2)[(d)](b), multiplying the amount calculated under Subsection (6)(a)(i)(C)(I) by two; or
- [(Bb) if the unitary group is required to calculate the fraction for apportioning business income to this state using the method described in Subsection 59-7-311(3)(a), multiplying the amount calculated under Subsection (6)(a)(i)(C)(I) by four; or]
- [(Cc) if the unitary group is required to calculate the fraction for apportioning business income to this state using the method described in Subsection 59-7-311(3)(b), multiplying the amount calculated under Subsection (6)(a)(i)(C)(I) by 10; or]
 - (ii) if the unitary group [is required] elects to calculate the fraction for apportioning

90	business income to this state using the method described in Subsection 59-7-311[$(3)(c)$](2)(c),
91	calculating an amount determined by dividing the total sales of the acquired corporation in this
92	state during the taxable year by the total sales of the unitary group everywhere during the
93	taxable year;
94	(b) dividing the amount calculated under Subsection (6)(a) by the same denominator of
95	the fraction the unitary group uses to apportion business income to this state:
96	(i) for that taxable year; and
97	(ii) in accordance with Section 59-7-311;
98	(c) multiplying the amount calculated under Subsection (6)(b) by the business income
99	of the unitary group for the taxable year that is subject to apportionment under Section
100	59-7-311; and
101	(d) calculating the sum of:
102	(i) the amount calculated under Subsection (6)(c); and
103	(ii) the following amounts allocable to the acquired corporation for the taxable year:
104	(A) nonbusiness income allocable to this state; or
105	(B) nonbusiness loss allocable to this state.
106	(7) The amounts calculated under Subsection (6)(a) shall be derived in the same
107	manner as those amounts are derived for purposes of apportioning the unitary group's business
108	income before deducting the net loss, including a modification made in accordance with
109	Section 59-7-320.
110	Section 2. Section 59-7-302 is amended to read:
111	59-7-302. Definitions.
112	[(1)] As used in this part, unless the context otherwise requires:
113	[(a)] (1) "Aircraft type" means a particular model of aircraft as designated by the
114	manufacturer of the aircraft.
115	$[\frac{\text{(b)}}{2}]$ "Airline" is as defined in Section 59-2-102.
116	[(c)] (3) "Airline revenue ton miles" means, for an airline, the total revenue ton miles
117	during the airline's tax period.
118	[(d)] (4) "Business income" means income arising from transactions and activity in the
119	regular course of the taxpayer's trade or business and includes income from tangible and
120	intangible property if the acquisition, management, and disposition of the property constitutes

12-09-15 12:47 PM H.B. 61

121	integral parts of the taxpayer's regular trade or business operations.
122	[(e)] (5) "Commercial domicile" means the principal place from which the trade or
123	business of the taxpayer is directed or managed.
124	[(f)] (6) "Compensation" means wages, salaries, commissions, and any other form of
125	remuneration paid to employees for personal services.
126	[(g) (i)] (7) (a) Except as provided in Subsection (1)(g)(ii), "mobile flight equipment"
127	is as defined in Section 59-2-102.
128	[(ii)] (b) "Mobile flight equipment" does not include:
129	[(A)] (i) a spare engine; or
130	[(B)] (ii) tangible personal property described in Subsection 59-2-102(26) owned by
131	an:
132	[(1)] (A) air charter service; or
133	[(H)] (B) air contract service.
134	[(h)] (8) "Nonbusiness income" means all income other than business income.
135	[(i)] (9) "Revenue ton miles" is determined in accordance with 14 C.F.R. Part 241.
136	[(j)] (10) "Sales" means all gross receipts of the taxpayer not allocated under Sections
137	59-7-306 through 59-7-310.
138	[(k) Subject to Subsection (2), "sales factor weighted taxpayer" means:]
139	[(i) for a taxpayer that is not a unitary group, regardless of the number of economic
140	activities the taxpayer performs, a taxpayer having greater than 50% of the taxpayer's total sales
141	everywhere generated by economic activities performed by the taxpayer if the economic
142	activities are classified in a NAICS code of the 2002 or 2007 North American Industry
143	Classification System of the federal Executive Office of the President, Office of Management
144	and Budget, except for:]
145	[(A) a NAICS code within NAICS Sector 21, Mining;]
146	[(B) a NAICS code within NAICS Industry Group 2212, Natural Gas Distribution;]
147	[(C) a NAICS code within NAICS Sector 31-33, Manufacturing;]
148	[(D) a NAICS code within NAICS Sector 48-49, Transportation and Warehousing;]
149	[(E) a NAICS code within NAICS Sector 51, Information, except for NAICS Subsector
150	519, Other Information Services; or]
151	[(F) a NAICS code within NAICS Sector 52. Finance and Insurance: or]

H.B. 61 12-09-15 12:47 PM

152	[(ii) for a taxpayer that is a unitary group, a taxpayer having greater than 50% of the
153	taxpayer's total sales everywhere generated by economic activities performed by the taxpayer if
154	the economic activities are classified in a NAICS code of the 2002 or 2007 North American
155	Industry Classification System of the federal Executive Office of the President, Office of
156	Management and Budget, except for:]
157	[(A) a NAICS code within NAICS Sector 21, Mining;]
158	[(B) a NAICS code within NAICS Industry Group 2212, Natural Gas Distribution;]
159	[(C) a NAICS code within NAICS Sector 31-33, Manufacturing;]
160	[(D) a NAICS code within NAICS Sector 48-49, Transportation and Warehousing;]
161	[(E) a NAICS code within NAICS Sector 51, Information, except for NAICS Subsector
162	519, Other Information Services; or]
163	[(F) a NAICS code within NAICS Sector 52, Finance and Insurance.]
164	[(1)] (11) "State" means any state of the United States, the District of Columbia, the
165	Commonwealth of Puerto Rico, any territory or possession of the United States, and any
166	foreign country or political subdivision thereof.
167	$\left[\frac{m}{m}\right]$ "Transportation revenue" means revenue an airline earns from:
168	[(i)] (a) transporting a passenger or cargo; or
169	[(ii)] (b) from miscellaneous sales of merchandise as part of providing transportation
170	services.
171	$[\frac{(n)}{2}]$ "Utah revenue ton miles" means, for an airline, the total revenue ton miles
172	within the borders of this state:
173	[(i)] (a) during the airline's tax period; and
174	[(ii)] (b) from flight stages that originate or terminate in this state.
175	[(2) The following apply to Subsection (1)(k):]
176	[(a) (i) Subject to the other provisions of this Subsection (2), a taxpayer shall for each
177	taxable year determine whether the taxpayer is a sales factor weighted taxpayer.]
178	[(ii) A taxpayer shall make the determination required by Subsection (2)(a)(i) before
179	the due date for filing the taxpayer's return under this chapter for the taxable year, including
180	extensions.]
181	[(iii) For purposes of making the determination required by Subsection (2)(a)(i), total
182	sales everywhere include only the total sales everywhere:

12-09-15 12:47 PM H.B. 61

183	[(A) as determined in accordance with this part; and]
184	[(B) made during the taxable year for which a taxpayer makes the determination
185	required by Subsection (2)(a)(i).]
186	[(b) A taxpayer that files a return as a unitary group for a taxable year is considered to
187	be a unitary group for that taxable year.]
188	[(c) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act,
189	the commission may define the term "economic activity" consistent with the use of the term
190	"activity" in the 2007 North American Industry Classification System of the federal Executive
191	Office of the President, Office of Management and Budget.]
192	Section 3. Section 59-7-311 is amended to read:
193	59-7-311. Method of apportionment of business income.
194	(1) For a taxable year, all business income shall be apportioned to this state by
195	multiplying the business income by a fraction calculated as provided in this section.
196	[(2) (a) Subject to the other provisions of this part, for the taxable year that begins on
197	or after January 1, 2010, but begins on or before December 31, 2010, a taxpayer, including a
198	sales factor weighted taxpayer, shall elect to calculate the fraction for apportioning business
199	income to this state under this section using:]
200	[(i) the method described in Subsection (2)(c); or]
201	[(ii) the method described in Subsection (2)(d).]
202	[(b) Subject to the other provisions of this part, for a taxable year that begins on or after
203	January 1, 2011, a taxpayer, except for a sales factor weighted taxpayer, shall elect to calculate
204	the fraction for apportioning business income to this state under this section using:]
205	[(i) the method described in Subsection (2)(c); or]
206	[(ii) the method described in Subsection (2)(d).]
207	[(c) For purposes of Subsection (2)(a) or (b), a taxpayer described in Subsection (2)(a)
208	or (b) may elect to calculate the fraction for apportioning business income as follows:]
209	[(i) the numerator of the fraction is the sum of:]
210	[(A) the property factor as calculated under Section 59-7-312;]
211	[(B) the payroll factor as calculated under Section 59-7-315; and]
212	[(C) the sales factor as calculated under Section 59-7-317; and]
213	[(ii) the denominator of the fraction is three.]

H.B. 61 12-09-15 12:47 PM

214	[(d) For purposes of Subsection (2)(a) or (b), a taxpayer described in Subsection (2)(a)
215	or (b) may elect to calculate the fraction for apportioning business income as follows:
216	[(i) the numerator of the fraction is the sum of:]
217	[(A) the property factor as calculated under Section 59-7-312;]
218	[(B) the payroll factor as calculated under Section 59-7-315; and]
219	[(C) the product of:]
220	[(I) the sales factor as calculated under Section 59-7-317; and]
221	[(II) two; and]
222	[(ii) the denominator of the fraction is four.]
223	[(e) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act,
224	the commission may make rules providing procedures for a taxpayer described in Subsection
225	(2)(a) or (b) to make the election required by this Subsection (2).
226	[(3) (a) Subject to the other provisions of this part, for the taxable year that begins on
227	or after January 1, 2011, but begins on or before December 31, 2011, a sales factor weighted
228	taxpayer shall calculate the fraction for apportioning business income to this state as follows:]
229	[(i) the numerator of the fraction is the sum of:]
230	[(A) the property factor as calculated under Section 59-7-312;]
231	[(B) the payroll factor as calculated under Section 59-7-315; and]
232	[(C) the product of:]
233	[(I) the sales factor as calculated under Section 59-7-317; and]
234	[(II) four; and]
235	[(ii) the denominator of the fraction is six.]
236	[(b) Subject to the other provisions of this part, for the taxable year that begins on or
237	after January 1, 2012, but begins on or before December 31, 2012, a sales factor weighted
238	taxpayer shall calculate the fraction for apportioning business income to this state as follows:]
239	[(i) the numerator of the fraction is the sum of:]
240	[(A) the property factor as calculated under Section 59-7-312;]
241	[(B) the payroll factor as calculated under Section 59-7-315; and]
242	[(C) the product of:]
243	[(I) the sales factor as calculated under Section 59-7-317; and]
244	[(II) 10; and]

12-09-15 12:47 PM H.B. 61

245	(ii) the denominator of the fraction is 12.
246	[(c) Subject to the other provisions of this part, for a taxable year that begins on or after
247	January 1, 2013, a sales factor weighted taxpayer shall calculate the fraction for apportioning
248	business income to this state as follows:]
249	[(i) the numerator of the fraction is the sales factor as calculated under Section
250	59-7-317; and]
251	[(ii) the denominator of the fraction is one.]
252	(2) Subject to the other provisions of this part, a taxpayer shall calculate the fraction for
253	apportioning business income to this state using one of the following fractions:
254	(a) a fraction where:
255	(i) the numerator of the fraction is the sum of:
256	(A) the property factor as calculated under Section 59-7-312;
257	(B) the payroll factor as calculated under Section 59-7-315; and
258	(C) the sales factor as calculated under Section 59-7-317; and
259	(ii) the denominator of the fraction is three;
260	(b) a fraction where:
261	(i) the numerator of the fraction is the sum of:
262	(A) the property factor as calculated under Section 59-7-312;
263	(B) the payroll factor as calculated under Section 59-7-315; and
264	(C) the sales factor as calculated under Section 59-7-317 multiplied by two; and
265	(ii) the denominator of the fraction is four; or
266	(c) a fraction where:
267	(i) the numerator of the fraction is the sales factor as calculated under Section
268	<u>59-7-317; and</u>
269	(ii) the denominator of the fraction is one.
270	[(4) If a taxpayer calculates the fraction for apportioning business income to this state
271	using a method described in this section:]
272	(3) (a) The taxpayer shall determine the method for calculating the fraction for
273	apportioning business income to this state under this section on or before the due date for filing
274	the taxpayer's return under this chapter for the taxable year, including extensions[; and].
275	(b) The method described in Subsection [(4)] (3)(a) is in effect for the [time period:]

H.B. 61 12-09-15 12:47 PM

2/6	taxable year.
277	[(i) beginning on the first day of the taxpayer's taxable year for which the taxpayer
278	makes the determination described in Subsection (4)(a); and]
279	[(ii) ends on the last day of the taxable year described in Subsection (4)(b)(i).]
280	(4) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
281	commission may make rules providing procedures for a taxpayer to make the election required
282	by Subsection (2).
283	Section 4. Retrospective operation.
284	This bill has retrospective operation for a taxable year beginning on or after January 1,
285	<u>2016.</u>

Legislative Review Note Office of Legislative Research and General Counsel