OUTDOOK RECREATION GRANT PROGRAM
2017 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Ralph Okerlund
House Sponsor:
LONG TITLE
General Description:
This bill creates the State Transient Room Tax Act and modifies provisions related to
the Utah Office of Outdoor Recreation.
Highlighted Provisions:
This bill:
<ul><li>defines terms;</li></ul>
<ul> <li>imposes a state transient room tax on accommodations and related services;</li> </ul>
<ul> <li>creates the Outdoor Recreation Infrastructure Account;</li> </ul>
<ul> <li>distributes the revenues the state collects from the state transient room tax to the</li> </ul>
Outdoor Recreation Infrastructure Account to implement the Outdoor Recreational
Infrastructure Grant Program; and
<ul> <li>establishes the Utah Outdoor Recreation Grant Advisory Committee.</li> </ul>
Money Appropriated in this Bill:
None
Other Special Clauses:
This bill provides a special effective date.
<b>Utah Code Sections Affected:</b>
ENACTS:
<b>59-28-101</b> , Utah Code Annotated 1953
<b>59-28-102</b> , Utah Code Annotated 1953



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28	<b>59-28-103</b> , Utah Code Annotated 1953
29	<b>59-28-104</b> , Utah Code Annotated 1953
30	<b>59-28-105</b> , Utah Code Annotated 1953
31	<b>59-28-106</b> , Utah Code Annotated 1953
32	<b>59-28-107</b> , Utah Code Annotated 1953
33	63N-9-204, Utah Code Annotated 1953
34	63N-9-205, Utah Code Annotated 1953
<ul><li>35</li><li>36</li></ul>	Be it enacted by the Legislature of the state of Utah:
37	Section 1. Section <b>59-28-101</b> is enacted to read:
38	CHAPTER 28. STATE TRANSIENT ROOM TAX ACT
39	<u>59-28-101.</u> Title.
40	This chapter is known as the "State Transient Room Tax Act."
41	Section 2. Section <b>59-28-102</b> is enacted to read:
42	<u>59-28-102.</u> Definitions.
43	As used in this chapter:
44	(1) "Agreement" means the same as that term is defined in Section 59-12-102.
45	(2) "Certified service provider" means the same as that term is defined in Section
46	<u>59-12-102.</u>
47	(3) "Model 2 seller" means the same as that term is defined in Section 59-12-102.
48	(4) "Purchaser" means the same as that term is defined in Section 59-12-102.
49	(5) "Sales price" means the same as that term is defined in Section 59-12-102.
50	(6) "Seller" means the same as that term is defined in Section 59-12-102.
51	Section 3. Section <b>59-28-103</b> is enacted to read:
52	59-28-103. Imposition Rate Revenue distribution.
53	(1) Subject to the other provisions of this chapter, the state shall impose a tax on the
54	transactions described in Subsection 59-12-103(1)(i) at a rate of .30%.
55	(2) The tax imposed under this chapter is in addition to any other taxes imposed on the
56	transactions described in Subsection 59-12-103(1)(i).
57	(3) The commission shall deposit the revenue the state collects from the tax under this
58	chapter into the Outdoor Recreation Infrastructure Account created in Section 63N-9-205 to

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fund	the Outdoor Recreational Infrastructure Grant Program created in Section 63N-9-202.
	Section 4. Section 59-28-104 is enacted to read:
	<b>59-28-104.</b> Collection of tax.
	(1) Except as provided in Subsection (2), the commission shall administer, collect, and
enfo	rce a tax under this chapter in accordance with:
	(a) Chapter 1, General Taxation Policies; and
	(b) the same procedures used to administer, collect, and enforce the tax under Chapter
12, I	Part 1, Tax Collection.
	(2) A tax under this chapter is not subject to Section 59-12-107.1 or 59-12-123.
	(3) The commission shall retain and deposit an administrative charge in accordance
with	Section 59-1-306 from the revenues the commission collects from a tax under this
chap	oter.
	Section 5. Section 59-28-105 is enacted to read:
	59-28-105. Seller or certified service provider reliance on commission
info	rmation.
	A seller or certified service provider is not liable for failing to collect a tax at a tax rate
impo	osed under this chapter if the seller's or certified service provider's failure to collect the tax
<u>is as</u>	a result of the seller's or certified service provider's reliance on incorrect data provided by
the c	commission in a database created by the commission:
	(1) containing tax rates or boundaries regarding a tax under this chapter; or
	(2) indicating the taxability of transactions described in Subsection 59-12-103(1)(i).
	Section 6. Section 59-28-106 is enacted to read:
	59-28-106. Certified service provider or model 2 seller reliance on commission
cert	ified software.
	(1) Except as provided in Subsection (2) and subject to Subsection (4), a certified
serv	ice provider or model 2 seller is not liable for failing to collect a tax required under this
chap	oter if:
	(a) the certified service provider or model 2 seller relies on software the commission
certi	fies; and
	(b) the certified service provider's or model 2 seller's failure to collect a tax required
unde	er this chapter is as a result of the seller's or certified service provider's reliance on incorrect

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90	data:
91	(i) provided by the commission; or
92	(ii) in the software the commission certifies.
93	(2) The relief from liability described in Subsection (1) does not apply if a certified
94	service provider or model 2 seller incorrectly classifies an item or transaction into a product
95	category the commission certifies.
96	(3) If the taxability of a product category is incorrectly classified in software the
97	commission certifies, the commission shall:
98	(a) notify a certified service provider or model 2 seller of the incorrect classification of
99	the taxability of a product category in software the commission certifies; and
100	(b) state in the notice required by Subsection (3)(a) that, if the certified service provider
101	or model 2 seller fails to correct the taxability of the item or transaction within 10 days after the
102	day on which the certified service provider or model 2 seller receives the notice, the certified
103	service provider or model 2 seller is liable for failing to collect the correct amount of tax under
104	this chapter on the incorrectly classified product category.
105	(4) If a certified service provider or model 2 seller fails to correct the taxability of an
106	item or transaction within 10 days after the day on which the certified service provider or
107	model 2 seller receives the notice described in Subsection (3), the certified service provider or
108	model 2 seller is liable for failing to collect the correct amount of tax under this chapter on the
109	item or transaction.
110	Section 7. Section <b>59-28-107</b> is enacted to read:
111	59-28-107. Purchaser relief from liability.
112	(1) (a) Except as provided in Subsection (1)(b), a purchaser is relieved from a penalty
113	under Section 59-1-401 for failure to pay a tax due under this chapter or an underpayment if:
114	(i) the purchaser's seller or certified service provider relies on incorrect data provided
115	by the commission:
116	(A) on a tax rate;
117	(B) on a boundary;
118	(C) on a taxing jurisdiction; or
119	(D) in the taxability matrix the commission provides in accordance with the agreement;
120	<u>or</u>

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121	(ii) the purchaser, regardless of whether the purchaser holds a direct payment permit in
122	accordance with Section 59-12-107.1, relies on incorrect data provided by the commission:
123	(A) on a tax rate;
124	(B) on a boundary;
125	(C) on a taxing jurisdiction; or
126	(D) in the taxability matrix the commission provides in accordance with the agreement.
127	(b) For purposes of Subsection (1)(a), a purchaser is not relieved from a penalty under
128	Section 59-1-401 for failure to pay a tax due under this chapter or an underpayment if the
129	purchaser's, the purchaser's seller's, or the purchaser's certified service provider's reliance on
130	incorrect data provided by the commission is as a result of conduct that is:
131	(i) fraudulent;
132	(ii) intentional; or
133	(iii) willful.
134	(2) In addition to the relief from a penalty described in Subsection (1), a purchaser is
135	not liable for a tax or interest under Section 59-1-402 for failure to pay a tax due under this
136	chapter or an underpayment if:
137	(a) the purchaser's seller or certified service provider relies on:
138	(i) incorrect data provided by the commission:
139	(A) on a tax rate;
140	(B) on a boundary; or
141	(C) on a taxing jurisdiction; or
142	(ii) an erroneous classification by the commission:
143	(A) in the taxability matrix the commission provides in accordance with the agreement;
144	<u>and</u>
145	(B) with respect to a term in the library of definitions that is listed as taxable or
146	exempt, included in or excluded from "sales price," or included in or excluded from a
147	<u>definition; or</u>
148	(b) the purchaser, regardless of whether the purchaser holds a direct payment permit in
149	accordance with Section 59-12-107.1, relies on:
150	(i) incorrect data provided by the commission:
151	(A) on a tax rate;

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152	(B) on a boundary; or
153	(C) on a taxing jurisdiction; or
154	(ii) an erroneous classification by the commission:
155	(A) in the taxability matrix the commission provides in accordance with the agreement
156	<u>and</u>
157	(B) with respect to a term in the library of definitions that is listed as taxable or
158	exempt, included in or excluded from "sales price," or included in or excluded from a
159	definition.
160	Section 8. Section 63N-9-204 is enacted to read:
161	63N-9-204. Utah Outdoor Recreation Grant Advisory Committee Membership
162	Duties Expenses.
163	(1) As used in this section, "advisory committee" means the Utah Outdoor Recreation
164	Grant Advisory Committee created in Subsection (2).
165	(2) There is created in the office the Utah Outdoor Recreation Grant Advisory
166	Committee, composed of the following 14 members knowledgeable about outdoor recreation
167	activities, youth programs, or tourism-based economic development:
168	(a) five members representing state or federal government as follows:
169	(i) the director;
170	(ii) the director of the Division of Parks and Recreation created in Section 79-4-201 or
171	the director's designee;
172	(iii) one member who is an employee of the office engaged in the duties described in
173	Section 63N-7-201, appointed by the executive director;
174	(iv) one member representing the Bureau of Land Management, appointed by the
175	executive director; and
176	(v) one member representing the National Park Service Rivers, Trails and
177	Conservation Assistance Program, appointed by the executive director;
178	(b) nine members representing local government, the private sector, or the public,
179	appointed by the executive director as follows:
180	(i) one member representing municipal government, recommended by the Utah League
181	of Cities and Towns;
182	(ii) one member representing county government, recommended by the Utah

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183	Association of Counties;
184	(iii) two members representing the outdoor industry;
185	(iv) one member representing the Utah Tourism Industry Association;
186	(v) one member representing the Utah Hotel and Lodging Association;
187	(vi) one member representing the health care industry;
188	(vii) one member representing multi-ability groups or programs; and
189	(viii) one member representing a university outdoor recreation, parks, or tourism
190	department; and
191	(c) one of the members appointed under Subsection (2)(b)(i) or (ii) shall represent rura
192	interests.
193	(3) The advisory committee shall advise and make recommendations to the office
194	regarding infrastructure grants.
195	(4) (a) Except as required by Subsection (4)(b), as terms of appointed advisory
196	committee members expire, the executive director shall appoint each new member or
197	reappointed member to a four-year term.
198	(b) Notwithstanding the requirements of Subsection (4)(a), the executive director shall,
199	at the time of appointment or reappointment, adjust the length of terms to ensure that the terms
200	of appointed advisory committee members are staggered so that approximately half of the
201	appointed advisory committee members are appointed every two years.
202	(5) The director shall serve as chair of the advisory committee.
203	(6) The advisory committee shall elect annually a vice chair from the advisory
204	committee's members.
205	(7) When a vacancy occurs in the membership for any reason, the executive director
206	shall appoint the replacement for the unexpired term.
207	(8) A majority of the advisory committee constitutes a quorum for the purpose of
208	conducting advisory committee business and the action of a majority of a quorum constitutes
209	the action of the advisory committee.
210	(9) The office shall provide administrative staff support for the advisory committee.
211	(10) A member may not receive compensation or benefits for the member's service, but
212	a member appointed under Subsection (2)(b) may receive per diem and travel expenses in
213	accordance with:

214	(a) Section 63A-3-106;
215	(b) Section 63A-3-107; and
216	(c) rules made by the Division of Finance pursuant to Sections 63A-3-106 and
217	<u>63A-3-107.</u>
218	(11) The advisory committee, as a governmental entity, has all the rights, privileges,
219	and immunities of a governmental entity of the state and the advisory committee meetings are
220	subject to Title 52, Chapter 4, Open and Public Meetings Act.
221	Section 9. Section <b>63N-9-205</b> is enacted to read:
222	63N-9-205. Utah Outdoor Recreation Infrastructure Account Uses Costs.
223	(1) There is created a restricted account within the General Fund known as the
224	"Outdoor Recreation Infrastructure Account," which may be used to implement and administer
225	the Outdoor Recreational Infrastructure Grant Program created in Section 63N-9-202.
226	(2) The restricted account consists of:
227	(a) distributions to the account under Section 59-28-103;
228	(b) interest earned on the restricted account;
229	(c) appropriations made by the Legislature; and
230	(d) private donations, grants, gifts, bequests, or money made available from any other
231	source to implement this part.
232	(3) The office shall, with the advice of the Utah Outdoor Recreation Grant Advisory
233	Committee created in Section 63N-9-204, administer the restricted account.
234	(4) The cost of administering the restricted account shall be paid from money in the
235	restricted account.
236	(5) Interest accrued from investment of money in the restricted account shall remain in
237	the restricted account.
238	Section 10. Effective date.
239	This bill takes effect on July 1, 2017.

Legislative Review Note Office of Legislative Research and General Counsel