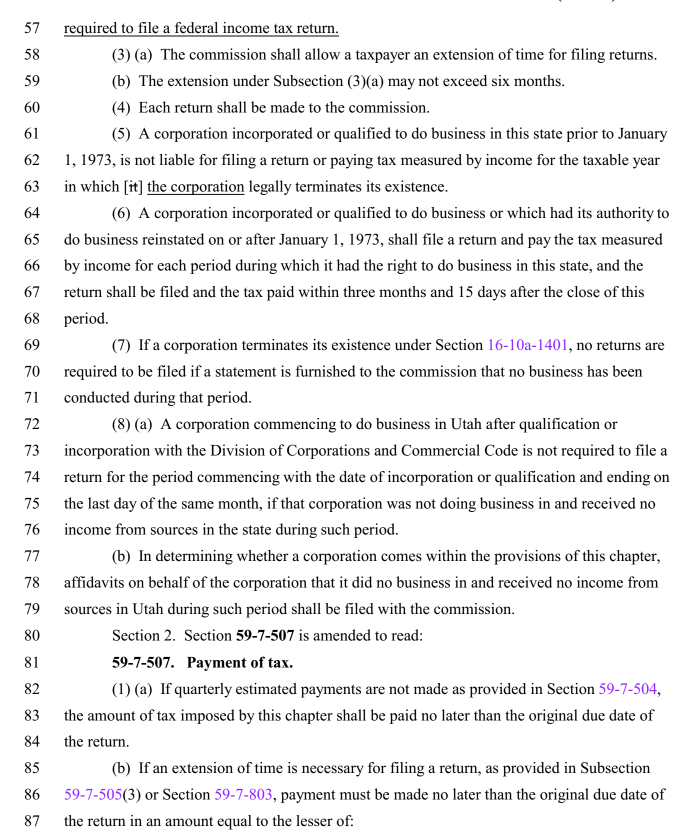
1	INCOME TAX REVISIONS
2	2020 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Curtis S. Bramble
5	House Sponsor: Steve Eliason
6	
7	LONG TITLE
8	General Description:
9	This bill amends provisions of the Individual Income Tax Act.
10	Highlighted Provisions:
11	This bill:
12	 defines terms;
13	 modifies the date for a corporation or a pass-through entity to file an income tax
14	return;
15	 modifies the State Tax Commission's authority to extend the time for paying an
16	income tax;
17	 clarifies when an individual taxpayer may receive an income tax extension without
18	penalty;
19	 creates a new subtraction from adjusted gross income for certain distributions from
20	a qualified retirement plan; and
21	 makes technical changes.
22	Money Appropriated in this Bill:
23	None
24	Other Special Clauses:
25	This bill provides retrospective operation.

26	Utah Code Sections Affected:
27	AMENDS:
28	59-7-505, as last amended by Laws of Utah 1997, Chapter 332
29	59-7-507, as last amended by Laws of Utah 2007, Chapter 269
30	59-10-103, as last amended by Laws of Utah 2019, Chapter 323
31	59-10-114, as last amended by Laws of Utah 2019, Chapter 412
32	59-10-507, as last amended by Laws of Utah 2016, Chapter 87
33	59-10-514, as last amended by Laws of Utah 2016, Chapter 87
34	59-10-516, as last amended by Laws of Utah 2010, Chapter 271
35	59-10-522, as renumbered and amended by Laws of Utah 1987, Chapter 2
36	59-10-1403, as last amended by Laws of Utah 2017, Chapter 270
37	
38	Be it enacted by the Legislature of the state of Utah:
39	Section 1. Section 59-7-505 is amended to read:
40	59-7-505. Returns required When due Extension of time Exemption from
41	filing.
42	(1) Each corporation subject to taxation under this chapter shall make a return, except
43	that a group of corporations filing a combined report under Part 4, Combined Reporting, shall
44	file one combined report.
45	(a) The return shall be signed by a responsible officer of the corporation, the signature
46	of whom need not be notarized but when signed shall be considered as made under oath.
47	(b) (i) In cases where receivers, trustees in bankruptcy, or assignees are operating the
48	property or business of corporations, those receivers, trustees, or assignees shall make returns
49	for such corporations in the same manner and form as corporations are required to make
50	returns.
51	(ii) Any tax due on the basis of such returns made by receivers, trustees, or assignees
52	shall be collected in the same manner as if collected from the corporations of whose business
53	or property they have custody and control.
54	(2) Returns shall be made on or before the <u>later of:</u>
55	(a) the 15th day of the fourth month following the close of the taxable year[,]; or
56	(b) the day on which a corporation required to make a return under this chapter is



88	(i) The greater of:
89	(A) 90% of the total tax reported on the return for the current taxable year; or
90	(B) 100% of the minimum tax described in Section 59-7-104; or
91	(ii) 100% of the total tax liability for the taxable year immediately preceding the
92	current taxable year.
93	(c) If payment is not made as provided in Subsection (1)(b), the commission shall add
94	an extension penalty as provided in Section 59-1-401, until the tax is paid during the period of
95	extension.
96	(2) (a) [At the request of the taxpayer, the] The commission may extend the time for
97	payment of the amount determined as the tax by the taxpayer, or any part of that amount, for a
98	period not to exceed six months from the date prescribed for the payment of the tax.
99	(b) For purposes of Subsection (2)(a), the amount [in respect of] for which the
100	extension is granted shall be paid on or before the date of the expiration of the period of the
101	extension.
102	Section 3. Section 59-10-103 is amended to read:
103	59-10-103. Definitions.
104	(1) As used in this chapter:
105	(a) "Adjusted gross income":
106	(i) for a resident or nonresident individual, is as defined in Section 62, Internal
107	Revenue Code; or
108	(ii) for a resident or nonresident estate or trust, is as calculated in Section 67(e),
109	Internal Revenue Code.
110	(b) "Corporation" includes:
111	(i) an association;
112	(ii) a joint stock company; and
113	(iii) an insurance company.
114	(c) "Distributable net income" is as defined in Section 643, Internal Revenue Code.
115	(d) "Employee" is as defined in Section 59-10-401.
116	(e) "Employer" is as defined in Section 59-10-401.
117	(f) "Federal taxable income":
118	(i) for a resident or nonresident individual, means taxable income as defined by Section

- 119 63, Internal Revenue Code; or
- 120 (ii) for a resident or nonresident estate or trust, is as calculated in Section 641(a) and
- 121 (b), Internal Revenue Code.
- 122 (g) "Fiduciary" means:
- 123 (i) a guardian;
- 124 (ii) a trustee;
- 125 (iii) an executor;
- 126 (iv) an administrator:
- 127 (v) a receiver;
- 128 (vi) a conservator; or
- 129 (vii) any person acting in any fiduciary capacity for any individual.
- 130 (h) "Guaranteed annuity interest" is as defined in 26 C.F.R. Sec. 1.170A-6(c)(2).
- 131 (i) "Homesteaded land diminished from the Uintah and Ourav Reservation" means the
- 132 homesteaded land that was held to have been diminished from the Uintah and Ouray
- 133 Reservation in Hagen v. Utah, 510 U.S. 399 (1994).
- 134

(i) "Individual" means a natural person and includes aliens and minors.

- 135 (k) "Irrevocable trust" means a trust in which the settlor may not revoke or terminate
- 136 all or part of the trust without the consent of a person who has a substantial beneficial interest
- 137 in the trust and the interest would be adversely affected by the exercise of the settlor's power to 138 revoke or terminate all or part of the trust.
- 139

(1) "Military service" is as defined in Pub. L. No. 108-189, Sec. 101.

- (m) "Nonresident individual" means an individual who is not a resident of this state. 140
- 141 (n) "Nonresident trust" or "nonresident estate" means a trust or estate which is not a 142 resident estate or trust.
- (o) (i) "Partnership" includes a syndicate, group, pool, joint venture, or other 143 144 unincorporated organization:

(A) through or by means of which any business, financial operation, or venture is 145 146 carried on: and

- 147 (B) which is not, within the meaning of this chapter:
- 148 (I) a trust;
- 149 (II) an estate; or

150	(III) a corporation.
151	(ii) "Partnership" does not include any organization not included under the definition of
152	"partnership" in Section 761, Internal Revenue Code.
153	(iii) "Partner" includes a member in a syndicate, group, pool, joint venture, or
154	organization described in Subsection (1)(o)(i).
155	(p) "Pass-through entity" means the same as that term is defined in Section
156	<u>59-10-1402</u>
157	(q) "Pass-through entity taxpayer" means the same as that term is defined in Section
158	<u>59-10-1402.</u>
159	[(p)] (r) "Qualified nongrantor charitable lead trust" means a trust:
160	(i) that is irrevocable;
161	(ii) that has a trust term measured by:
162	(A) a fixed term of years; or
163	(B) the life of a person living on the day on which the trust is created;
164	(iii) under which:
165	(A) a portion of the value of the trust assets is distributed during the trust term:
166	(I) to an organization described in Section 170(c), Internal Revenue Code; and
167	(II) as a:
168	(Aa) guaranteed annuity interest; or
169	(Bb) unitrust interest; and
170	(B) assets remaining in the trust at the termination of the trust term are distributed to a
171	beneficiary:
172	(I) designated in the trust; and
173	(II) that is not an organization described in Section 170(c), Internal Revenue Code;
174	(iv) for which the trust is allowed a deduction under Section 642(c), Internal Revenue
175	Code; and
176	(v) under which the grantor of the trust is not treated as the owner of any portion of the
177	trust for federal income tax purposes.
178	[(q)] (s) "Resident individual" means an individual who is domiciled in this state for
179	any period of time during the taxable year, but only for the duration of the period during which
180	the individual is domiciled in this state.

181	[(r)] (t) "Resident estate" or "resident trust" is as defined in Section 75-7-103.
182	[(s)] (u) "Servicemember" is as defined in Pub. L. No. 108-189, Sec. 101.
183	$\left[\frac{(t)}{(t)}\right]$ "State income tax percentage for a nonresident estate or trust" means a
184	percentage equal to a nonresident estate's or trust's state taxable income for the taxable year
185	divided by the nonresident estate's or trust's total adjusted gross income for that taxable year
186	after making the adjustments required by:
187	(i) Section 59-10-202;
188	(ii) Section 59-10-207;
189	(iii) Section 59-10-209.1; or
190	(iv) Section 59-10-210.
191	[(u)] (w) "State income tax percentage for a nonresident individual" means a
192	percentage equal to a nonresident individual's state taxable income for the taxable year divided
193	by the difference between:
194	(i) subject to Section 59-10-1405, the nonresident individual's total adjusted gross
195	income for that taxable year, after making the:
196	(A) additions and subtractions required by Section 59-10-114; and
197	(B) adjustments required by Section 59-10-115; and
198	(ii) if the nonresident individual described in Subsection $[(1)(u)(i)] (1)(w)(i)$ is a
199	servicemember, the compensation the servicemember receives for military service if the
200	servicemember is serving in compliance with military orders.
201	[(v)] (x) "State income tax percentage for a part-year resident individual" means, for a
202	taxable year, a fraction:
203	(i) the numerator of which is the sum of:
204	(A) subject to Section 59-10-1404.5, for the time period during the taxable year that the
205	part-year resident individual is a resident, the part-year resident individual's total adjusted gross
206	income for that time period, after making the:
207	(I) additions and subtractions required by Section 59-10-114; and
208	(II) adjustments required by Section 59-10-115; and
209	(B) for the time period during the taxable year that the part-year resident individual is a
210	nonresident, an amount calculated by:
211	(I) determining the part-year resident individual's adjusted gross income for that time

212	period, after making the:
213	(Aa) additions and subtractions required by Section 59-10-114; and
214	(Bb) adjustments required by Section 59-10-115; and
215	(II) calculating the portion of the amount determined under Subsection $\left[\frac{(1)(v)(i)(B)(I)}{(I)(I)(I)(I)(I)(I)(I)(I)(I)(I)(I)(I)(I)($
216	(1)(x)(i)(B)(I) that is derived from Utah sources in accordance with Section 59-10-117; and
217	(ii) the denominator of which is the difference between:
218	(A) the part-year resident individual's total adjusted gross income for that taxable year,
219	after making the:
220	(I) additions and subtractions required by Section 59-10-114; and
221	(II) adjustments required by Section 59-10-115; and
222	(B) if the part-year resident individual is a servicemember, any compensation the
223	servicemember receives for military service during the portion of the taxable year that the
224	servicemember is a nonresident if the servicemember is serving in compliance with military
225	orders.
226	[(w)] (y) "Taxable income" or "state taxable income":
227	(i) subject to Section 59-10-1404.5, for a resident individual, means the resident
228	individual's adjusted gross income after making the:
229	(A) additions and subtractions required by Section 59-10-114; and
230	(B) adjustments required by Section 59-10-115;
231	(ii) for a nonresident individual, is an amount calculated by:
232	(A) determining the nonresident individual's adjusted gross income for the taxable
233	year, after making the:
234	(I) additions and subtractions required by Section 59-10-114; and
235	(II) adjustments required by Section 59-10-115; and
236	(B) calculating the portion of the amount determined under Subsection $[(1)(w)(ii)(A)]$
237	(1)(y)(ii)(A) that is derived from Utah sources in accordance with Section 59-10-117;
238	(iii) for a resident estate or trust, is as calculated under Section 59-10-201.1; and
239	(iv) for a nonresident estate or trust, is as calculated under Section 59-10-204.
240	$\left[\frac{x}{2}\right]$ "Taxpayer" means any [individual, estate, trust, or beneficiary of an estate or
241	trust,] of the following that has income subject in whole or part to the tax imposed by this
242	chapter[-]:

243	(i) an individual;
244	(ii) an estate, a trust, or a beneficiary of an estate or trust, that is not a pass-through
245	entity or a pass-through entity taxpayer;
246	(iii) a pass-through entity; or
247	(iv) pass-through entity taxpayer.
248	[(y)] (aa) "Trust term" means a time period:
249	(i) beginning on the day on which a qualified nongrantor charitable lead trust is
250	created; and
251	(ii) ending on the day on which the qualified nongrantor charitable lead trust described
252	in Subsection [(1)(y)(i)] (1)(aa)(i) terminates.
253	[(z)] (bb) "Uintah and Ouray Reservation" means the lands recognized as being
254	included within the Uintah and Ouray Reservation in:
255	(i) Hagen v. Utah, 510 U.S. 399 (1994); and
256	(ii) Ute Indian Tribe v. Utah, 114 F.3d 1513 (10th Cir. 1997).
257	[(aa)] (cc) "Unadjusted income" means an amount equal to the difference between:
258	(i) the total income required to be reported by a resident or nonresident estate or trust
259	on the resident or nonresident estate's or trust's federal income tax return for estates and trusts
260	for the taxable year; and
261	(ii) the sum of the following:
262	(A) fees paid or incurred to the fiduciary of a resident or nonresident estate or trust:
263	(I) for administering the resident or nonresident estate or trust; and
264	(II) that the resident or nonresident estate or trust deducts as allowed on the resident or
265	nonresident estate's or trust's federal income tax return for estates and trusts for the taxable
266	year;
267	(B) the income distribution deduction that a resident or nonresident estate or trust
268	deducts under Section 651 or 661, Internal Revenue Code, as allowed on the resident or
269	nonresident estate's or trust's federal income tax return for estates and trusts for the taxable
270	year;
271	(C) the amount that a resident or nonresident estate or trust deducts as a deduction for
272	estate tax or generation skipping transfer tax under Section 691(c), Internal Revenue Code, as
273	allowed on the resident or nonresident estate's or trust's federal income tax return for estates

274	and trusts for the taxable year; and
275	(D) the amount that a resident or nonresident estate or trust deducts as a personal
276	exemption under Section 642(b), Internal Revenue Code, as allowed on the resident or
277	nonresident estate's or trust's federal income tax return for estates and trusts for the taxable
278	year.
279	[(bb)] (dd) "Unitrust interest" is as defined in 26 C.F.R. Sec. 1.170A-6(c)(2).
280	[(cc)] (ce) "Ute tribal member" means a person who is enrolled as a member of the Ute
281	Indian Tribe of the Uintah and Ouray Reservation.
282	[(dd)] (ff) "Ute tribe" means the Ute Indian Tribe of the Uintah and Ouray Reservation.
283	[(ce)] (gg) "Wages" is as defined in Section 59-10-401.
284	(2) (a) Any term used in this chapter has the same meaning as when used in
285	comparable context in the laws of the United States relating to federal income taxes unless a
286	different meaning is clearly required.
287	(b) Any reference to the Internal Revenue Code or to the laws of the United States shall
288	mean the Internal Revenue Code or other provisions of the laws of the United States relating to
289	federal income taxes that are in effect for the taxable year.
290	(c) Any reference to a specific section of the Internal Revenue Code or other provision
291	of the laws of the United States relating to federal income taxes shall include any
292	corresponding or comparable provisions of the Internal Revenue Code as amended,
293	redesignated, or reenacted.
294	Section 4. Section 59-10-114 is amended to read:
295	59-10-114. Additions to and subtractions from adjusted gross income of an
296	individual.
297	(1) There shall be added to adjusted gross income of a resident or nonresident
298	individual:
299	(a) a lump sum distribution that the taxpayer does not include in adjusted gross income
300	on the taxpayer's federal individual income tax return for the taxable year;
301	(b) the amount of a child's income calculated under Subsection (4) that:
302	(i) a parent elects to report on the parent's federal individual income tax return for the
303	taxable year; and
304	(ii) the parent does not include in adjusted gross income on the parent's federal

305	individual income tax return for the taxable year;
306	(c) (i) a withdrawal from a medical care savings account and any penalty imposed for
307	the taxable year if:
308	(A) the resident or nonresident individual does not deduct the amounts on the resident
309	or nonresident individual's federal individual income tax return under Section 220, Internal
310	Revenue Code;
311	(B) the withdrawal is subject to Subsections 31A-32a-105(1) and (2); and
312	(C) the withdrawal is subtracted on, or used as the basis for claiming a tax credit on, a
313	return the resident or nonresident individual files under this chapter;
314	(ii) a disbursement required to be added to adjusted gross income in accordance with
315	Subsection 31A-32a-105(3); or
316	(iii) an amount required to be added to adjusted gross income in accordance with
317	Subsection 31A-32a-105(5)(c);
318	(d) the amount withdrawn under Title 53B, Chapter 8a, Utah Educational Savings Plan,
319	from the account of a resident or nonresident individual who is an account owner as defined in
320	Section 53B-8a-102, for the taxable year for which the amount is withdrawn, if that amount
321	withdrawn from the account of the resident or nonresident individual who is the account
322	owner:
323	(i) is not expended for:
324	(A) higher education costs as defined in Section 53B-8a-102.5; or
325	(B) a payment or distribution that qualifies as an exception to the additional tax for
326	distributions not used for educational expenses provided in Sections 529(c) and 530(d),
327	Internal Revenue Code; and
328	(ii) is:
329	(A) subtracted by the resident or nonresident individual:
330	(I) who is the account owner; and
331	(II) on the resident or nonresident individual's return filed under this chapter for a
332	taxable year beginning on or before December 31, 2007; or
333	(B) used as the basis for the resident or nonresident individual who is the account
334	owner to claim a tax credit under Section 59-10-1017;
335	(e) except as provided in Subsection (5), for bonds, notes, and other evidences of

336 indebtedness acquired on or after January 1, 2003, the interest from bonds, notes, and other 337 evidences of indebtedness: 338 (i) issued by one or more of the following entities: 339 (A) a state other than this state: 340 (B) the District of Columbia; 341 (C) a political subdivision of a state other than this state; or (D) an agency or instrumentality of an entity described in Subsections (1)(e)(i)(A)342 343 through (C); and 344 (ii) to the extent the interest is not included in adjusted gross income on the taxpayer's 345 federal income tax return for the taxable year: 346 (f) subject to Subsection (2)(c), any distribution received by a resident beneficiary of a 347 resident trust of income that was taxed at the trust level for federal tax purposes, but was 348 subtracted from state taxable income of the trust pursuant to Subsection 59-10-202(2)(b); (g) any distribution received by a resident beneficiary of a nonresident trust of 349 350 undistributed distributable net income realized by the trust on or after January 1, 2004, if that 351 undistributed distributable net income was taxed at the trust level for federal tax purposes, but 352 was not taxed at the trust level by any state, with undistributed distributable net income 353 considered to be distributed from the most recently accumulated undistributed distributable net 354 income; and 355 (h) any adoption expense: 356 (i) for which a resident or nonresident individual receives reimbursement from another 357 person; and 358 (ii) to the extent to which the resident or nonresident individual subtracts that adoption 359 expense: (A) on a return filed under this chapter for a taxable year beginning on or before 360 361 December 31, 2007; or 362 (B) from federal taxable income on a federal individual income tax return. 363 (2) There shall be subtracted from adjusted gross income of a resident or nonresident 364 individual: 365 (a) the difference between: 366 (i) the interest or a dividend on an obligation or security of the United States or an

367	authority, commission, instrumentality, or possession of the United States, to the extent that
368	interest or dividend is:
369	(A) included in adjusted gross income for federal income tax purposes for the taxable
370	year; and
371	(B) exempt from state income taxes under the laws of the United States; and
372	(ii) any interest on indebtedness incurred or continued to purchase or carry the
373	obligation or security described in Subsection (2)(a)(i);
374	(b) for taxable years beginning on or after January 1, 2000, if the conditions of
375	Subsection (3)(a) are met, the amount of income derived by a Ute tribal member:
376	(i) during a time period that the Ute tribal member resides on homesteaded land
377	diminished from the Uintah and Ouray Reservation; and
378	(ii) from a source within the Uintah and Ouray Reservation;
379	(c) an amount received by a resident or nonresident individual or distribution received
380	by a resident or nonresident beneficiary of a resident trust:
381	(i) if that amount or distribution constitutes a refund of taxes imposed by:
382	(A) a state; or
383	(B) the District of Columbia; and
384	(ii) to the extent that amount or distribution is included in adjusted gross income for
385	that taxable year on the federal individual income tax return of the resident or nonresident
386	individual or resident or nonresident beneficiary of a resident trust;
387	(d) the amount of a railroad retirement benefit:
388	(i) paid:
389	(A) in accordance with The Railroad Retirement Act of 1974, 45 U.S.C. Sec. 231 et
390	seq.;
391	(B) to a resident or nonresident individual; and
392	(C) for the taxable year; and
393	(ii) to the extent that railroad retirement benefit is included in adjusted gross income on
394	that resident or nonresident individual's federal individual income tax return for that taxable
395	year;
396	(e) an amount:
397	(i) received by an enrolled member of an American Indian tribe; and

398	(ii) to the extent that the state is not authorized or permitted to impose a tax under this
399	part on that amount in accordance with:
400	(A) federal law;
401	(B) a treaty; or
402	(C) a final decision issued by a court of competent jurisdiction;
403	(f) an amount received:
404	(i) for the interest on a bond, note, or other obligation issued by an entity for which
405	state statute provides an exemption of interest on its bonds from state individual income tax;
406	(ii) by a resident or nonresident individual;
407	(iii) for the taxable year; and
408	(iv) to the extent the amount is included in adjusted gross income on the taxpayer's
409	federal income tax return for the taxable year;
410	(g) the amount of all income, including income apportioned to another state, of a
411	nonmilitary spouse of an active duty military member if:
412	(i) both the nonmilitary spouse and the active duty military member are nonresident
413	individuals;
414	(ii) the active duty military member is stationed in Utah;
415	(iii) the nonmilitary spouse is subject to the residency provisions of 50 U.S.C. Sec.
416	4001(a)(2); and
417	(iv) the income is included in adjusted gross income for federal income tax purposes
418	for the taxable year;
419	(h) for a taxable year beginning on or after January 1, 2019, but beginning on or before
420	December 31, 2019, only:
421	(i) the amount of any FDIC premium paid or incurred by the taxpayer that is
422	disallowed as a deduction for federal income tax purposes under Section 162(r), Internal
423	Revenue Code, on the taxpayer's 2018 federal income tax return; plus
424	(ii) the amount of any FDIC premium paid or incurred by the taxpayer that is
425	disallowed as a deduction for federal income tax purposes under Section 162(r), Internal
426	Revenue Code, for the taxable year; [and]
427	(i) for a taxable year beginning on or after January 1, 2020, the amount of any FDIC
428	premium paid or incurred by the taxpayer that is disallowed as a deduction for federal income

429	tax purposes under Section 162(r), Internal Revenue Code, for the taxable year[-]; and
430	(j) an amount of a distribution from a qualified retirement plan under Section 401(a),
431	Internal Revenue Code, if:
432	(i) the amount of the distribution is included in adjusted gross income on the resident
433	or nonresident individual's federal individual income tax return for the taxable year; and
434	(ii) for the taxable year when the amount of the distribution was contributed to the
435	qualified retirement plan, the amount of the distribution:
436	(A) was not included in adjusted gross income on the resident or nonresident
437	individual's federal individual income tax return for the taxable year; and
438	(B) was taxed by another state of the United States, the District of Columbia, or a
439	possession of the United States.
440	(3) (a) A subtraction for an amount described in Subsection (2)(b) is allowed only if:
441	(i) the taxpayer is a Ute tribal member; and
442	(ii) the governor and the Ute tribe execute and maintain an agreement meeting the
443	requirements of this Subsection (3).
444	(b) The agreement described in Subsection (3)(a):
445	(i) may not:
446	(A) authorize the state to impose a tax in addition to a tax imposed under this chapter;
447	(B) provide a subtraction under this section greater than or different from the
448	subtraction described in Subsection (2)(b); or
449	(C) affect the power of the state to establish rates of taxation; and
450	(ii) shall:
451	(A) provide for the implementation of the subtraction described in Subsection (2)(b);
452	(B) be in writing;
453	(C) be signed by:
454	(I) the governor; and
455	(II) the chair of the Business Committee of the Ute tribe;
456	(D) be conditioned on obtaining any approval required by federal law; and
457	(E) state the effective date of the agreement.
458	(c) (i) The governor shall report to the commission by no later than February 1 of each
459	year regarding whether or not an agreement meeting the requirements of this Subsection (3) is

460	in effect.
461	(ii) If an agreement meeting the requirements of this Subsection (3) is terminated, the
462	subtraction permitted under Subsection (2)(b) is not allowed for taxable years beginning on or
463	after the January 1 following the termination of the agreement.
464	(d) For purposes of Subsection (2)(b) and in accordance with Title 63G, Chapter 3,
465	Utah Administrative Rulemaking Act, the commission may make rules:
466	(i) for determining whether income is derived from a source within the Uintah and
467	Ouray Reservation; and
468	(ii) that are substantially similar to how adjusted gross income derived from Utah
469	sources is determined under Section 59-10-117.
470	(4) (a) For purposes of this Subsection (4), "Form 8814" means:
471	(i) the federal individual income tax Form 8814, Parents' Election To Report Child's
472	Interest and Dividends; or
473	(ii) (A) a form designated by the commission in accordance with Subsection
474	(4)(a)(ii)(B) as being substantially similar to 2000 Form 8814 if for purposes of federal
475	individual income taxes the information contained on 2000 Form 8814 is reported on a form
476	other than Form 8814; and
477	(B) for purposes of Subsection (4)(a)(ii)(A) and in accordance with Title 63G, Chapter
478	3, Utah Administrative Rulemaking Act, the commission may make rules designating a form as
479	being substantially similar to 2000 Form 8814 if for purposes of federal individual income
480	taxes the information contained on 2000 Form 8814 is reported on a form other than Form
481	8814.
482	(b) The amount of a child's income added to adjusted gross income under Subsection
483	(1)(b) is equal to the difference between:
484	(i) the lesser of:
485	(A) the base amount specified on Form 8814; and
486	(B) the sum of the following reported on Form 8814:
487	(I) the child's taxable interest;
488	(II) the child's ordinary dividends; and
489	(III) the child's capital gain distributions; and
490	(ii) the amount not taxed that is specified on Form 8814.

491	(5) Notwithstanding Subsection (1)(e), interest from bonds, notes, and other evidences
492	of indebtedness issued by an entity described in Subsections (1)(e)(i)(A) through (D) may not
493	be added to adjusted gross income of a resident or nonresident individual if, as annually
494	determined by the commission:
495	(a) for an entity described in Subsection (1)(e)(i)(A) or (B), the entity and all of the
496	political subdivisions, agencies, or instrumentalities of the entity do not impose a tax based on
497	income on any part of the bonds, notes, and other evidences of indebtedness of this state; or
498	(b) for an entity described in Subsection (1)(e)(i)(C) or (D), the following do not
499	impose a tax based on income on any part of the bonds, notes, and other evidences of
500	indebtedness of this state:
501	(i) the entity; or
502	(ii) (A) the state in which the entity is located; or
503	(B) the District of Columbia, if the entity is located within the District of Columbia.
504	Section 5. Section 59-10-507 is amended to read:
505	59-10-507. Return by a pass-through entity.
506	(1) As used in this section[: (a) "Pass-through entity" is as defined in Section
507	59-10-1402. (b) "Taxable], "taxable year" means a year or other time period that would be a
508	taxable year of a pass-through entity if the pass-through entity were subject to taxation under
509	this chapter.
510	(2) A pass-through entity having any income derived from or connected with Utah
511	sources shall make a return for the taxable year in accordance with Section 59-10-514.
512	Section 6. Section 59-10-514 is amended to read:
513	59-10-514. Return filing requirements Rulemaking authority.
514	(1) Subject to Subsection (3) and Section 59-10-518:
515	(a) an individual income tax return filed for a tax imposed in accordance with Part 1,
516	Determination and Reporting of Tax Liability and Information, shall be filed with the
517	commission on or before the day on which a federal individual income tax return is due [under
518	the Internal Revenue Code];
519	(b) a fiduciary income tax return filed for a tax imposed in accordance with Part 2,
520	Trusts and Estates, shall be filed with the commission on or before the day on which a federal
521	return for estates and trusts is due [under the Internal Revenue Code]; or

522	(c) a return filed in accordance with Section $59-10-507$ shall be filed with the
523	commission on or before the later of:
524	(i) the 15th day of the fourth month following the last day of the taxpayer's taxable
525	year[-] <u>; or</u>
526	(ii) the day on which the taxpayer is required to file a federal income tax return.
527	(2) A person required to make and file a return under this chapter shall, without
528	assessment, notice, or demand, pay any tax due:
529	(a) to the commission; and
530	(b) before the due date for filing the return, without regard to any extension of time for
531	filing the return.
532	(3) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
533	commission may make rules prescribing what constitutes filing a return with the commission.
534	Section 7. Section 59-10-516 is amended to read:
535	59-10-516. Filing extension Payment of tax Penalty Foreign residency.
536	(1) (a) The commission shall allow a taxpayer an extension of time for filing a return.
537	(b) (i) For a return filed by a taxpayer except for a partnership, the extension under
538	Subsection (1)(a) may not exceed six months.
539	(ii) For a return filed by a partnership, the extension under Subsection (1)(a) may not
540	exceed five months.
541	(2) [(a)] Except as provided in Subsection [(2)(b)] (3), the commission may not impose
542	[on a taxpayer] a penalty under Section 59-1-401 on:
543	(a) a pass-through entity during the extension period described under Subsection (1) if
544	the pass-through entity, on or before the return due date, pays or withholds the tax on behalf of
545	a pass-through entity taxpayer; or
546	(b) a taxpayer other than a taxpayer described in Subsection (2)(a) during the extension
547	period prescribed under Subsection (1) [a penalty under Section 59-1-401] if the taxpayer pays,
548	on or before the [15th day of the fourth month following the close of the taxpayer's taxable
549	year] return due date, the lesser of:
550	(i) 90% of the total tax reported on the return for the current taxable year; or
551	(ii) 100% of the total tax liability for the taxable year immediately preceding the
552	current taxable year.

553

[(b)] (3) If a taxpayer fails to meet the requirements of Subsection (2)[(a)], the 554 commission may apply to the total balance due a penalty as provided in Section 59-1-401.

 $\left[\frac{3}{3}\right]$ (4) If a federal income tax return filing is lawfully delayed pending a 555 556 determination of qualification for a federal tax exemption due to residency outside of the 557 United States, a taxpayer shall file a return within 30 days after that determination is made.

558 559

59-10-522. Extension of time for paying tax.

Section 8. Section **59-10-522** is amended to read:

560 (1) The commission[, except as otherwise provided by this chapter,] may extend the 561 time for payment of the amount shown, or required to be shown, on any return required under 562 authority of this chapter (or any installment thereof), for a reasonable period not to exceed six 563 months from the date fixed for payment thereof. Such extension may exceed six months in the cases of taxpayers who are outside the states of the union and the District of Columbia. 564

(2) Under rules prescribed by the commission, the time for payment of the amount 565 566 determined as a deficiency may be extended for a period not to exceed 18 months from the date 567 fixed for payment of the deficiency, and, in exceptional cases, for a further period not to exceed 568 12 months. An extension under this subsection may be granted only where it is shown to the satisfaction of the commission that the payment of a deficiency upon the date fixed for the 569 570 payment thereof will result in undue hardship to the taxpayer. No extension may be granted if 571 the deficiency is due to negligence, to intentional disregard of rules, or to fraud with intent to 572 evade tax.

(3) Extensions of time for payment of any portion of a claim for tax under this chapter, 573 574 allowed in bankruptcy or receivership proceedings, which is unpaid, may be had in the same 575 manner and subject to the same provisions and limitations as provided in Subsection (2) in 576 respect of a deficiency in tax.

577 Section 9. Section 59-10-1403 is amended to read:

578 59-10-1403. Income tax treatment of a pass-through entity -- Returns --

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579
      Classification same as under Internal Revenue Code.
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580 (1) Subject to Subsection (3), a pass-through entity is not subject to a tax imposed by 581 this chapter.

582 (2) Except as provided in Section 59-10-1403.3, the income, gain, loss, deduction, or 583 credit of a pass-through entity shall be passed through to one or more pass-through entity

584	taxpayers as provided in this part.
585	(3) A pass-through entity is subject to the return filing requirements of Sections
586	59-10-507 [and], 59-10-514, and 59-10-516.
587	(4) For purposes of taxation under this title, a pass-through entity that transacts
588	business in the state shall be classified in the same manner as the pass-through entity is
589	classified for federal income tax purposes.
590	Section 10. Retrospective operation.
591	(1) Except as provided in Subsection (2), this bill has retrospective operation for a
592	taxable year beginning on or after January 1, 2019.
593	(2) The changes to the following sections have retrospective operation for a taxable
594	year beginning on or after January 1, 2020:
595	(a) Section 59-10-103;
596	(b) Section <u>59-10-114;</u>
597	(c) Section 59-10-516; and
598	(d) Section <u>59-10-1403</u> .