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TAX LEVY FOR ANIMAL CONTROL

2	2021 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Todd D. Weiler
5	House Sponsor: Stephen G. Handy
6 7	LONG TITLE
8	General Description:
9	This bill creates authority for a county to impose a property tax levy to fund animal
10	welfare services.
11	Highlighted Provisions:
12	This bill:
13	 authorizes a county to impose a property tax levy for animal welfare services under
14	certain circumstances;
15	requires a county or a municipality that receives animal welfare services from the
16	county to reduce the rate of property tax that the county or the municipality imposes
17	for general tax purposes to offset the revenue generated by the animal welfare
18	services levy for the first year in which the county imposes an animal welfare
19	services levy; and
20	 exempts a county levy for animal welfare services from the limitation on the
21	aggregate amount of property tax levies that a county may impose.
22	Money Appropriated in this Bill:
23	None
24	Other Special Clauses:
25	This bill provides a special effective date.
26	Utah Code Sections Affected:

ΑN	MENDS:
	10-5-112, as last amended by Laws of Utah 2019, Chapter 322
	10-6-133, as last amended by Laws of Utah 2019, Chapter 322
	17-36-31, as last amended by Laws of Utah 2014, Chapter 176
	59-2-911, as last amended by Laws of Utah 2014, Chapter 270
EN	ACTS:
	11-46-104, Utah Code Annotated 1953
Ве	it enacted by the Legislature of the state of Utah:
	Section 1. Section 10-5-112 is amended to read:
	10-5-112. Property tax levy set by ordinance Maximum Certification.
	(1) Not later than June 22 of each year, or September 1 in the case of a property tax
inc	rease under Sections 59-2-919 through 59-2-923, the council, at a regular meeting or special
me	eting called for that purpose, shall by ordinance or resolution set the real and personal
pro	perty tax levy for town purposes, but the levy may be set at an appropriate later date with the
ap	proval of the State Tax Commission.
	(2) The combined levies for each town, for all purposes in any year, excluding the
ret	frement of general obligation bonds and the payment of any interest, and taxes expressly
au	horized by law to be levied in addition, may not exceed .007 per dollar of taxable value of
tax	able property.
	(3) The town clerk shall certify the ordinance or resolution setting the levy to the county
au	litor, or auditors, if the town is located in more than one county, not later than June 22 of each
yea	ır.
	(4) For the first fiscal year after the year in which a county imposes a levy under Section
<u>11</u>	46-104, a town shall reduce the levy imposed under this section for general tax purposes by
the	amount necessary to offset the revenue described in Subsection 11-46-104(5)(c)(iii).
	Section 2. Section 10-6-133 is amended to read:
	10-6-133. Property tax levy Time for setting Computation of total levy
Aŗ	portionment of proceeds Maximum levy.
	(1) (a) Before June 22 of each year, or September 1 in the case of a property tax rate
inc	rease under Sections 59-2-919 through 59-2-923, the governing body of each city, including
ch	arter cities, at a regular meeting or special meeting called for that purpose, shall by ordinance

59	or resolution set the real and personal property tax levy for various municipal purposes.
60	(b) Notwithstanding Subsection (1)(a), the governing body may set the levy at an
61	appropriate later date with the approval of the State Tax Commission.
62	(2) In [its] the governing body's computation of the total levy, the governing body shall
63	determine the requirements of each fund for which property taxes are to be levied and shall
64	specify in [its] the governing body's ordinance or resolution adopting the levy the amount
65	apportioned to each fund.
66	(3) The proceeds of the levy apportioned for city general fund purposes shall be
67	credited as revenue in the city general fund.
68	(4) The proceeds of the levy apportioned for special fund purposes shall be credited to
69	the appropriate accounts in the applicable special funds.
70	(5) For the first fiscal year after the year in which a county imposes a levy under Section
71	11-46-104, a city shall reduce the levy imposed under this section for general tax purposes by
72	the amount necessary to offset the revenue described in Subsection 11-46-104(5)(c)(iii).
73	[(5)] (6) The combined levies for each city, including charter cities, for all purposes in
74	any year, excluding the retirement of general obligation bonds and the payment of any interest,
75	and taxes expressly authorized by law to be levied in addition, may not exceed .007 per dollar of
76	taxable value of taxable property.
77	Section 3. Section 11-46-104 is enacted to read:
78	11-46-104. County tax for provision of animal welfare services.
79	(1) As used in this section:
80	(a) "County" means a county:
81	(i) of the second, third, fourth, fifth, or sixth class; and
82	(ii) in which the county is the sole provider of animal welfare services under this part.
83	(b) "Municipality" means a city or a town that receives animal welfare services from the
84	county.
85	(2) Subject to $\hat{H} \rightarrow [\underline{\text{Subsection (5)}}]$ Subsections (5) and (6) $\leftarrow \hat{H}$, a legislative body in a
85a	county may levy annually a tax not
86	to exceed .0002 of taxable value of taxable property in the county to provide the services
87	described in this chapter.
88	(3) (a) Except as provided in Section 17-36-31, the levy described in this section is in
89	addition to other taxes that the county is authorized to levy.
90	(b) The levy described in this section is not subject to the aggregate maximum levy

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91	limitation described in Section 59-2-908.
92	(4) (a) The county shall levy and collect the tax described in this section in the same
93	manner as other general taxes of the county.
94	(b) The county shall deposit revenue collected from the levy described in this section
95	into a fund known as the county animal welfare fund.
96	(5) Before a county that provides animal welfare services on behalf of one or more
97	municipalities may impose a tax under this section for the first time:
98	(a) the county shall notify each municipality of:
99	(i) the total cost to the county for providing animal welfare services; and
100	(ii) the total amount of revenue the county will generate by imposing a levy under this
101	section;
102	(b) the county and the municipalities shall determine the county's and each municipality's
103	percentage share of the county's cost for providing animal welfare services; and
104	(c) the county shall notify the State Tax Commission of:
105	(i) the names of the municipalities;
106	(ii) the revenue calculated by multiplying the county's percentage share of the cost for
107	providing animal welfare services by the total amount of revenue the county will generate by
108	imposing a levy under this section; and
109	(iii) for each municipality described in Subsection (5)(c)(i), the revenue calculated by
110	multiplying the municipality's percentage share of the cost for providing animal welfare services
111	by the total amount of revenue the county will generate by imposing a levy under this section.
111a	$\hat{H} \rightarrow (6)$ A county, as a condition of providing animal welfare services, may not prohibit
111b	a municipality from imposing a local animal control ordinance within the municipality that is
111c	different than a county animal control ordinance. ←Ĥ
112	Section 4. Section 17-36-31 is amended to read:
113	17-36-31. Tax levy Amount.
114	(1) (a) Before June 22 of each year, the county legislative body shall levy a tax on the
115	taxable real and personal property within the county.
116	(b) In the legislative body's computation of the total levy subject to Sections 59-2-908
117	and 59-2-911, [it] the legislative body shall determine the requirements for each fund and
118	specify the amount of the levy apportioned to each fund.
119	(2) The proceeds of the tax apportioned for purposes of the county general fund shall be
120	credited in the county general fund.
121	(3) The proceeds of the tax apportioned for utility and other special fund purposes shall
122	be credited to the appropriate accounts in the utility or other special funds.

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123	(4) For the first calendar year in which a county imposes a levy under Section
124	11-46-104, the county shall reduce the levy imposed under this section for general tax purposes
125	by the amount necessary to offset the revenue described in Subsection 11-46-104(5)(c)(ii).
126	Section 5. Section 59-2-911 is amended to read:
127	59-2-911. Exceptions to maximum levy limitation.
128	(1) The maximum levies set forth in Section 59-2-908 do not apply to and do not
129	include:
130	(a) levies made to pay outstanding judgment debts;
131	(b) levies made in any special improvement districts;
132	(c) levies made for extended services in any county service area;
133	(d) levies made for county library services;
134	(e) levies made for county animal welfare services;
135	[(e)] (f) levies made to be used for storm water, flood, and water quality control;
136	[(f)] (g) levies made to share disaster recovery expenses for public facilities and
137	structures as a condition of state assistance when a Presidential Declaration has been issued
138	under the Disaster Relief Act of 1974, 42 U.S.C. Sec. 5121;
139	[(g)] (h) levies made to pay interest and provide for a sinking fund in connection with
140	any bonded or voter authorized indebtedness, including the bonded or voter authorized
141	indebtedness of county service areas, special service districts, and special improvement
142	districts;
143	[(h)] (i) levies made to fund local health departments;
144	[(i)] (j) levies made to fund public transit districts;
145	[(j)] (k) levies made to establish, maintain, and replenish special improvement guaranty
146	funds;
147	[(k)] (1) levies made in any special service district;
148	[(1)] (m) levies made to fund municipal-type services to unincorporated areas of
149	counties under Title 17, Chapter 34, Municipal-Type Services to Unincorporated Areas;
150	[(m)] (n) levies made to fund the purchase of paramedic or ambulance facilities and
151	equipment and to defray administration, personnel, and other costs of providing emergency
152	medical and paramedic services, but this exception only applies to those counties in which a
153	resolution setting forth the intention to make those levies has been duly adopted by the county
154	legislative body and approved by a majority of the voters of the county voting at a special or

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155	general election;
156	[(n)] (o) the multicounty and county assessing and collecting levies under Section
157	59-2-1602; and
158	[(o)] (p) all other exceptions to the maximum levy limitation pursuant to statute.
159	(2) (a) Upon the retirement of bonds issued for the development of a convention
160	complex described in Section 17-12-4, and notwithstanding Section 59-2-908, any county of the
161	first class may continue to impose a property tax levy equivalent to the average property tax levy
162	previously imposed to pay debt service on those retired bonds.
163	(b) Notwithstanding that the imposition of the levy described in Subsection (2)(a) may
164	not result in an increased amount of ad valorem tax revenue, the levy is subject to the notice
165	requirements of Section 59-2-919.
166	(c) The [revenues] revenue from this continued levy shall be used only for the funding of
167	convention facilities as defined in Section 59-12-602.
168	Section 6. Effective date.
169	This bill takes effect on July 1, 2021.