



	59-2-1209 , as last amended by Laws of Utah 2018, Chapters 405 and 456	
	59-2-1220, as last amended by Laws of Utah 2020, Chapter 238	
	Be it enacted by the Legislature of the state of Utah:	
	Section 1. Section 59-2-1202 is amended to read:	
	59-2-1202. Definitions.	
	As used in this part:	
	(1) (a) "Claimant" means a homeowner or renter who:	
	(i) files a claim under this part for a residence;	
	(ii) is domiciled in this state for the entire calendar year for which a claim for relief is	
	filed under this part; and	
	(iii) on or before [the] December 31 of the year for which a claim for relief is filed	
1	under this part, is:	
	(A) 66 years [of age] old or older if the individual was born on or before December 31,	
	1959; or	
	(B) 67 years [of age] old or older if the individual was born on or after January 1, 1960.	
	(b) Notwithstanding Subsection (1)(a), "claimant" includes a surviving spouse:	
	(i) regardless of:	
	(A) the age of the surviving spouse; or	
	(B) the age of the deceased spouse at the time of death;	
	(ii) if the surviving spouse meets the requirements of this part except for the age	
1	requirement;	
	(iii) if the surviving spouse is part of the same household of the deceased spouse at the	
1	time of death of the deceased spouse; and	
	(iv) if the surviving spouse is unmarried at the time the surviving spouse files the	
•	claim.	
	(c) If two or more individuals of a household are able to meet the qualifications for a	
•	claimant, they may determine among them as to who the claimant shall be, but if they are	
1	unable to agree, the matter shall be referred to the county legislative body for a determination	
(of the claimant of an owned residence and to the commission for a determination of the	
(claimant of a rented residence.	

57	(2) "Consumer price index housing" means the Consumer Price Index - All Urban
58	Consumers, Housing United States Cities Average, published by the Bureau of Labor Statistics
59	of the United States Department of Labor.
60	[(2)] (3) (a) "Gross rent" means rent actually paid in cash or its equivalent solely for the
61	right of occupancy, at arm's-length, of a residence, exclusive of charges for any utilities,
62	services, furniture, furnishings, or personal appliances furnished by the landlord as a part of the
63	rental agreement.
64	(b) If a claimant occupies two or more residences in the year [and does not own the
65	residence as of the lien date], "gross rent" means the total rent paid for the residences during
66	the one-year period for which the renter files a claim under this part.
67	$\left[\frac{(3)}{4}\right]$ (a) "Homeowner" means:
68	(i) an individual whose name is listed on the deed of a residence; or
69	(ii) if a residence is owned in a qualifying trust, an individual who is a grantor, trustor,
70	or settlor or holds another similar role in the trust.
71	(b) "Homeowner" does not include:
72	(i) if a residence is owned by any type of entity other than a qualifying trust, an
73	individual who holds an ownership interest in that entity; or
74	(ii) an individual who is listed on a deed of a residence along with an entity other than
75	a qualifying trust.
76	[(4)] (5) "Homeowner's credit" means a credit against a claimant's property tax
77	liability.
78	$[\underbrace{(5)}]$ (6) "Household" means the association of individuals who live in the same
79	dwelling, sharing the dwelling's furnishings, facilities, accommodations, and expenses.
80	[(6) "Household]
81	(7) (a) Except as provided in Subsection (7)(b), "household income" means all income
82	received by all members of a claimant's household in:
83	[(a)] (i) for a claimant who owns a residence, the calendar year preceding the calendar
84	year in which property taxes are due; or
85	[(b)] (ii) for a claimant who rents a residence, the year for which a claim is filed.
86	(b) "Household income" does not include income received by a member of a claimant's
87	household who is:

88	(i) under the age of 18; or	
89	(ii) a parent or a grandparent, through blood, marriage, or adoption, of the claimant or	
90	the claimant's spouse.	
91	$[\frac{(7) (a) (i)}{(8) (a)}]$ "Income" means the sum of:	
92	[(A)] (i) federal adjusted gross income as defined in Section 62, Internal Revenue	
93	Code; and	
94	[(B)] (ii) [all] nontaxable income [as defined in Subsection (7)(b)].	
95	[(ii)] (b) "Income" does not include:	
96	[(A)] (i) aid, assistance, or contributions from a tax-exempt nongovernmental source;	
97	[(B)] (ii) surplus foods;	
98	[(C)] <u>(iii)</u> relief in kind supplied by a public or private agency; [or]	
99	[(D)] (iv) relief provided under this part or Part 18, Tax Deferral and Tax	
100	Abatement[-]; or	
101	(v) Social Security Disability Income payments received under the Social Security Act.	
102	[(b) For purposes of Subsection (7)(a)(i), "nontaxable]	
103	(9) "Nontaxable income" means amounts excluded from adjusted gross income under	
104	the Internal Revenue Code, including:	
105	[(i)] (a) capital gains;	
106	[(ii)] (b) loss carry forwards claimed during the taxable year in which a claimant files	
107	for relief under this part or Part 18, Tax Deferral and Tax Abatement;	
108	[(iii)] (c) depreciation claimed pursuant to the Internal Revenue Code by a claimant on	
109	the residence for which the claimant files for relief under this part or Part 18, Tax Deferral and	
110	Tax Abatement;	
111	[(iv)] (d) support money received;	
112	[(v)] (e) nontaxable strike benefits;	
113	[(vi)] <u>(f)</u> cash public assistance or relief;	
114	[(vii)] (g) the gross amount of a pension or annuity, including benefits under the	
115	Railroad Retirement Act of 1974, 45 U.S.C. Sec. 231 et seq., and veterans disability pensions;	
116	[(viii)] (h) except for payments described in Subsection (8)(b)(v), payments received	
117	under the Social Security Act;	
118	[(ix)] (i) state unemployment insurance amounts;	

119	[(x)] (j) nontaxable interest received from any source;	
120	[(xi)] (k) workers' compensation;	
121	[(xii)] (1) the gross amount of "loss of time" insurance; and	
122	[(xiii)] (m) voluntary contributions to a tax-deferred retirement plan.	
123	[(8)] (10) (a) "Property taxes accrued" means property taxes, exclusive of special	
124	assessments, delinquent interest, and charges for service, levied on 35% of the fair market	
125	value, as reflected on the assessment roll, of a claimant's residence in this state.	
126	(b) For a mobile home, "property taxes accrued" includes taxes imposed on both the	
127	land upon which the home is situated and on the structure of the home itself, whether classified	
128	as real property or personal property taxes.	
129	(c) The relief described in Subsection [(8)] (10)(a) constitutes:	
130	(i) a tax abatement for the poor in accordance with Utah Constitution, Article XIII,	
131	Section 3; and	
132	(ii) the residential exemption provided for in Section 59-2-103.	
133	(d) [(i)] For purposes of this Subsection [(8)] (10), property taxes accrued are levied on	
134	the lien date.	
135	[(ii) If a claimant owns a residence on the lien date, property taxes accrued mean taxes	
136	levied on the lien date, even if that claimant does not own a residence for the entire year.]	
137	(e) When a household owns and occupies two or more different residences in this state	
138	in the same calendar year, and neither residence is acquired or sold during the calendar year for	
139	which relief is claimed under this part, property taxes accrued shall relate only to the residence	
140	occupied on the lien date by the household as the household's principal place of residence.	
141	(f) (i) If a residence is an integral part of a large unit such as a farm or a multipurpose	
142	or multidwelling building, property taxes accrued shall be calculated on the percentage that the	
143	value of the residence is of the total value of the unit.	
144	(ii) For purposes of this Subsection $[(8)(f)]$ (10)(f), "unit" refers to the parcel of	
145	property covered by a single tax statement of which the residence is a part.	
146	[(9)] (11) "Qualifying trust" means a trust holding title to real or tangible personal	
147	property for which an individual:	
148	(a) makes a claim under this part;	
149	(b) proves to the satisfaction of the county that title to the portion of the trust will	

150	revest in the individual upon the exercise of a power:	
151	(i) by:	
152	(A) the individual as grantor, trustor, settlor, or in another similar role of the trust;	
153	(B) a nonadverse party; or	
154	(C) both the individual and a nonadverse party; and	
155	(ii) regardless of whether the power is a power:	
156	(A) to revoke;	
157	(B) to terminate;	
158	(C) to alter;	
159	(D) to amend; or	
160	(E) to appoint; and	
161	(c) is obligated to pay the taxes on that portion of the trust property beginning January	
162	1 of the year the individual makes the claim.	
163	[(10)] (12) (a) [As used in this section, "rental] "Rental assistance payment" means any	
164	payment that:	
165	(i) is made by a:	
166	(A) governmental entity;	
167	(B) charitable organization; or	
168	(C) religious organization; and	
169	(ii) is specifically designated for the payment of rent of a claimant:	
170	(A) for the calendar year for which the claimant seeks a renter's credit under this part;	
171	and	
172	(B) regardless of whether the payment is made to the[:] claimant or the landlord.	
173	[(I) claimant; or]	
174	[(II) landlord.]	
175	(b) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the	
176	commission may make rules defining the terms:	
177	(i) "governmental entity";	
178	(ii) "charitable organization"; or	
179	(iii) "religious organization."	
180	[(11)] (13) (a) (i) "Residence" means the dwelling in this state, whether owned or	

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181	rented, and so much of the land surrounding the dwelling, not exceeding one acre, as is
182	reasonably necessary for use of the dwelling as a home.
183	(ii) "Residence" includes a dwelling that is:
184	(A) a part of a multidwelling or multipurpose building and a part of the land upon
185	which the multidwelling or multipurpose building is built; and
186	(B) a mobile home or houseboat.
187	(b) "Residence" does not include personal property such as furniture, furnishings, or
188	appliances.
189	(c) For purposes of this Subsection [(11)] (13), "owned" includes a vendee in
190	possession under a land contract or one or more joint tenants or tenants in common.
191	Section 2. Section 59-2-1203 is amended to read:
192	59-2-1203. Right to file claim Death of claimant.
193	(1) (a) The right to file a claim under this part is personal to the claimant.
194	(b) The right to file a claim does not survive the claimant's death.
195	(c) The right to file a claim may be exercised on behalf of a claimant by:
196	(i) a legal guardian of the claimant; or
197	(ii) an attorney-in-fact of the claimant.
198	(2) (a) If a claimant dies after having filed a timely claim, the amount of the claim shall
199	be disbursed to another member of the household as determined by the commission by rule.
200	(b) If the claimant described in Subsection (2)(a) was the only member of the
201	household, the claim may be paid to the executor or administrator, except that if neither an
202	executor or administrator is appointed and qualified within two years of the filing of the claim,
203	the amount of the claim shall escheat to the state.
204	(3) If the claimant is the grantor, trustor, or settlor of or holds another similar role in a
205	qualifying trust and the claimant meets the requirements of this part, the claimant may claim
206	the portion of the credit and be treated as the owner of that portion of the property held in trust.
207	(4) The relief described in Subsection 59-2-1202[(8)](10)(a) is in addition to any other
208	exemption or reduction for which a homeowner may be eligible, including the homeowner's
209	credit provided for in Section 59-2-1206.
210	Section 3. Section 59-2-1206 is amended to read:

59-2-1206. Application for homeowner's credit -- Time for filing -- Payment from

which the credits under this part are granted.

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212	General Fund.
213	(1) (a) A claimant applying for a homeowner's credit shall file annually an application
214	for the credit with the county in which the residence for which the claimant is seeking a
215	homeowner's credit is located before September 1.
216	(b) The application under this section shall:
217	(i) be on forms provided by [:] the county that meet the requirements of Section
218	59-2-1211; and
219	[(A) the commission; or]
220	[(B) the county in which the applicant resides; and]
221	(ii) include a household income statement signed by the claimant stating that:
222	(A) the income statement is correct; and
223	(B) the claimant qualifies for the credit.
224	(c) (i) Subject to Subsection (1)(c)(ii), a county shall apply the credit in accordance
225	with this section and Section 59-2-1207 for the year in which the claimant applies for a
226	homeowner's credit if the claimant meets the criteria for obtaining a homeowner's credit as
227	provided in this part.
228	(ii) A homeowner's credit under this part may not exceed the claimant's property tax
229	liability for the residence for the year in which the claimant applies for a homeowner's credit
230	under this part.
231	(d) A claimant may qualify for a homeowner's credit under this part regardless of
232	whether the claimant owes delinquent property taxes.
233	(2) (a) (i) The county shall compile a list of claimants and the homeowner's credits
234	granted to the claimants for purposes of obtaining payment from the General Fund for the
235	amount of credits granted.
236	(ii) A county may not obtain payment from the General Fund for the amount described
237	in Subsection 59-2-1202[(8)](10).
238	(b) Upon certification by the commission the payment for the credits under this
239	Subsection (2) shall be made to the county on or before January 1 if the list of claimants and
240	the credits granted are received by the commission on or before November 30 of the year in

(c) If the commission does not receive the list under this Subsection (2) on or before

243 November 30, payment shall be made within 30 days of receipt of the list of claimants and 244 credits from the county. 245 Section 4. Section **59-2-1208** is amended to read: 246 59-2-1208. Amount of homeowner's credit -- Cost-of-living adjustment --247 Limitation -- General Fund as source of credit. 248 (1) (a) Subject to Subsections (2) and (4), for a calendar year beginning on or after 249 January 1, [2007] 2021, a claimant may claim a homeowner's credit that does not exceed the 250 following amounts: 251 If household income is Homeowner's credit 252 \$0 -- [\$9,159] \$11,785 [\$798] \$1,027 [\$9,160 -- \$12,214] \$11,786 --[\$696] \$896 253 \$15,716 [\$12,215 -- \$15,266] <u>\$15,717 --</u> [\$597] \$768 254 \$19,643 [\$15,267 -- \$18,319] \$19,644 --[\$447] \$575 255 \$23,572 [\$18,320 -- \$21,374] \$23,573 --[\$348] \$448 256 \$27,503 [\$21,375 -- \$24,246] \$27,504 --[\$199] \$256 257 \$31,198 [\$24,247 -- \$26,941] \$31,199 --[\$98] \$126 258 \$34,666 259 (b) [(i)] For a calendar year beginning on or after January 1, [2008] 2022, the commission shall increase or decrease the household income eligibility amounts and the credits 260 261 under Subsection (1)(a) by a percentage equal to the percentage difference between the 262 consumer price index housing for the preceding calendar year and the consumer price index 263 housing for calendar year [2006] 2020. 264 [(ii) For purposes of Subsection (1)(b)(i), the commission shall calculate the consumer price index as provided in Sections 1(f)(4) and 1(f)(5), Internal Revenue Code. 265 266 (2) (a) An individual may not receive the homeowner's credit under this section or the

267	tax relief described in Subsection 59-2-1202(10)(a) on 20% of the fair market value of the
268	residence if:
269	[(a)] (i) the individual is claimed as a personal exemption on another individual's
270	federal income tax return during any portion of a calendar year for which the individual seeks
271	to claim the homeowner's credit under this section; [or]
272	[(b)] (ii) the individual is a dependent with respect to whom another individual claims
273	a tax credit under Section 24(h)(4), Internal Revenue Code, during any portion of a calendar
274	year for which the individual seeks to claim the homeowner's credit under this section[-]; or
275	(iii) the individual did not own the residence for the entire calendar year for which the
276	individual claims the homeowner's credit.
277	(b) For a calendar year in which a residence is sold, the amount received as a
278	homeowner's credit under this section or as tax relief described in Subsection 59-2-1202(10)(a)
279	on 20% of the fair market value of the residence shall be repaid to the county on or before the
280	day on which the sale of the residence closes.
281	(3) A payment for a homeowner's credit allowed by this section, and provided for in
282	Section 59-2-1204, shall be paid from the General Fund.
283	(4) For a calendar year that begins on or after January 1, 2018, after the commission
284	has adjusted the homeowner credit amount under Subsection (1)(b), the commission shall
285	increase each homeowner credit amount under Subsection (1) by the following amounts:
286	(a) for a calendar year that begins on January 1, 2018, \$14;
287	(b) for a calendar year that begins on January 1, 2019, \$22;
288	(c) for a calendar year that begins on January 1, 2020, \$31;
289	(d) for a calendar year that begins on January 1, 2021, \$40; and
290	(e) for a calendar year that begins on or after January 1, 2022, \$49.
291	Section 5. Section 59-2-1209 is amended to read:
292	59-2-1209. Amount of renter's credit Cost-of-living adjustment Renter's
293	credit may be claimed only for rent that does not constitute a rental assistance payment
294	Limitation General Fund as source of credit Maximum credit.
295	(1) (a) Subject to Subsections (2) and (3), for a calendar year beginning on or after
296	January 1, [2007] 2021, a claimant may claim a renter's credit for the previous calendar year
297	that does not exceed the following amounts:

298	If household income is	Percentage of rent allowed as a credit
299	\$0 [\$9,159] <u>\$11,785</u>	9.5%
300	[\$9,160 \$12,214] <u>\$11,786</u>	8.5%
	<u>\$15,716</u>	
301	[\$12,215 \$15,266] <u>\$15,717</u> <u>\$19,643</u>	7.0%
	[\$15,267 \$18,319] <u>\$19,644</u>	5.5%
302	\$23,572	
	[\$18,320 \$21,374] \$23,573	4.0%
303	<u>\$27,503</u>	
204	[\$21,375 \$24,246] <u>\$27,504</u>	3.0%
304	<u>\$31,198</u>	
• • •	[\$24,247 \$26,941] <u>\$31,199</u>	2.5%
305	<u>\$34,666</u>	
306	(b) [(i)] For a calendar year beginning on or after January 1, [2008] 2022, the	
307	commission shall increase or decrease the household income eligibility amounts under	
308	Subsection (1)(a) by a percentage equal to the percentage difference between the consumer	
309	price index <u>housing</u> for the preceding calendar year and the consumer price index <u>housing</u> for	
310	calendar year [2006] <u>2020</u> .	
311	[(ii) For purposes of Subsection (1)(b)(i), the commission shall calculate the consumer	
312	price index as provided in Sections 1(f)(4) and 1(f)(5), Internal Revenue Code.]	
313	(2) A claimant may claim a renter's credit under this part only for rent that does not	
314	constitute a rental assistance payment.	
315	(3) An individual may not receive the rente	er's credit under this section if the individual
316	is:	
317	(a) claimed as a personal exemption on another individual's federal income tax return	
318	during any portion of a calendar year for which the individual seeks to claim the renter's credit	
319	under this section; or	
320	(b) a dependent with respect to whom anot	ther individual claims a tax credit under
321	Section 24(h)(4), Internal Revenue Code, during any portion of a calendar year for which the	

322	individual seeks to claim the fenter's credit under this section.
323	(4) A payment for a renter's credit allowed by this section, and provided for in Section
324	59-2-1204, shall be paid from the General Fund.
325	(5) [For calendar years beginning on or after January 1, 2007, a] A credit under this
326	section may not exceed the maximum amount allowed as a homeowner's credit for each
327	income bracket under Subsection 59-2-1208(1)(a).
328	Section 6. Section 59-2-1220 is amended to read:
329	59-2-1220. Extension of time for filing application County authority to make
330	refunds.
331	(1) The commission or a county may extend the time for filing [a claim] an application
332	until December 31 of the year the [claim] application is required to be filed, if the commission
333	or county finds that good cause exists to extend the deadline.
334	(2) (a) For purposes of this Subsection (2):
335	(i) "Abatement" means the amount of property taxes accrued that constitutes a tax
336	abatement for the poor in accordance with Subsection 59-2-1202[(8)](10).
337	(ii) "Credit" means a homeowner's credit or renter's credit authorized by this part.
338	(iii) "Property taxes due" means the taxes due on a claimant's property:
339	(A) for which the county or the commission grants an abatement or a credit [is granted
340	by a county or the commission]; and
341	(B) for the calendar year for which the abatement or credit is granted.
342	(iv) "Property taxes paid" is an amount equal to the sum of:
343	(A) the amount of the property taxes paid for the taxable year for which the claimant is
344	applying for the abatement or credit; and
345	(B) the amount of the abatement or credit the county or the commission grants.
346	(b) A county or the commission granting an abatement or a credit to a claimant shall
347	refund to that claimant an amount equal to the amount by which the claimant's property taxes
348	paid exceed the claimant's property taxes due, if that amount is \$1 or more.
349	Section 7. Retrospective operation.
350	This bill has retrospective operation to January 1, 2021.