Representative Robert M. Spendlove proposes the following substitute bill: **INCOME TAX REVISIONS** 1 2 2022 GENERAL SESSION 3 STATE OF UTAH 4 **Chief Sponsor: Robert M. Spendlove** Senate Sponsor: Lincoln Fillmore 5 6 7 LONG TITLE 8 **General Description:** 9 This bill modifies the tax obligations of pass-through entities and pass-through entity 10 taxpayers. **Highlighted Provisions:** 11 This bill: 12 13 • authorizes a pass-through entity to pay a tax on behalf of pass-through entity 14 taxpayers who are individuals for a taxable year that begins on or after January 1, 15 2022, but begins on or before December 31, 2025; 16 requires an individual whose tax on income attributed to the pass-through entity 17 taxpayer is paid by the pass-through entity to add the amount of tax paid to the 18 pass-through entity taxpayer's individual tax return; 19 • creates a nonrefundable income tax credit equal to the amount of the tax paid by the 20 pass-through entity; 21 requires a pass-through entity to report information to a pass-through entity taxpayer 22 regarding income attributed to the pass-through entity taxpayer and tax paid; 23 creates penalties for failure to provide the report or to pay the tax; and 24 makes technical and conforming changes. 25 Money Appropriated in this Bill:

26	None
27	Other Special Clauses:
28	This bill provides a special effective date.
29	This bill provides retrospective operation.
30	Utah Code Sections Affected:
31	AMENDS:
32	59-1-401, as last amended by Laws of Utah 2021, Chapter 367
33	59-10-114, as last amended by Laws of Utah 2021, Chapter 367
34	59-10-406, as last amended by Laws of Utah 2017, Chapter 226
35	59-10-1103, as last amended by Laws of Utah 2009, Chapter 312
36	59-10-1402, as last amended by Laws of Utah 2012, Chapter 95
37	59-10-1403, as last amended by Laws of Utah 2021, Chapter 367
38	59-10-1403.2, as last amended by Laws of Utah 2012, Chapter 95
39	ENACTS:
40	59-10-1044 , Utah Code Annotated 1953
41 42	Be it enacted by the Legislature of the state of Utah:
	<i>Be it enacted by the Legislature of the state of Utah:</i> Section 1. Section 59-1-401 is amended to read:
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42 43	Section 1. Section 59-1-401 is amended to read: 59-1-401. Definitions Offenses and penalties Rulemaking authority Statute
42 43 44	Section 1. Section 59-1-401 is amended to read:
42 43 44 45	Section 1. Section 59-1-401 is amended to read: 59-1-401. Definitions Offenses and penalties Rulemaking authority Statute of limitations Commission authority to waive, reduce, or compromise penalty or
42 43 44 45 46	Section 1. Section 59-1-401 is amended to read: 59-1-401. Definitions Offenses and penalties Rulemaking authority Statute of limitations Commission authority to waive, reduce, or compromise penalty or interest.
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42 43 44 45 46 47 48	Section 1. Section 59-1-401 is amended to read: 59-1-401. Definitions Offenses and penalties Rulemaking authority Statute of limitations Commission authority to waive, reduce, or compromise penalty or interest. (1) As used in this section: (a) "Activated tax, fee, or charge" means a tax, fee, or charge with respect to which the
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42 43 44 45 46 47 48 49 50	Section 1. Section 59-1-401 is amended to read: 59-1-401. Definitions Offenses and penalties Rulemaking authority Statute of limitations Commission authority to waive, reduce, or compromise penalty or interest. (1) As used in this section: (a) "Activated tax, fee, or charge" means a tax, fee, or charge with respect to which the commission: (i) has implemented the commission's GenTax system; and
42 43 44 45 46 47 48 49 50 51	Section 1. Section 59-1-401 is amended to read: 59-1-401. Definitions Offenses and penalties Rulemaking authority Statute of limitations Commission authority to waive, reduce, or compromise penalty or interest. (1) As used in this section: (a) "Activated tax, fee, or charge" means a tax, fee, or charge with respect to which the commission: (i) has implemented the commission's GenTax system; and (ii) at least 30 days before implementing the commission's GenTax system as described
42 43 44 45 46 47 48 49 50 51 52	Section 1. Section 59-1-401 is amended to read: 59-1-401. Definitions Offenses and penalties Rulemaking authority Statute of limitations Commission authority to waive, reduce, or compromise penalty or interest. (1) As used in this section: (a) "Activated tax, fee, or charge" means a tax, fee, or charge with respect to which the commission: (i) has implemented the commission's GenTax system; and (ii) at least 30 days before implementing the commission's GenTax system as described in Subsection (1)(a)(i), has provided notice in a conspicuous place on the commission's website
42 43 44 45 46 47 48 49 50 51 52 53	 Section 1. Section 59-1-401 is amended to read: 59-1-401. Definitions Offenses and penalties Rulemaking authority Statute of limitations Commission authority to waive, reduce, or compromise penalty or interest. (1) As used in this section: (a) "Activated tax, fee, or charge" means a tax, fee, or charge with respect to which the commission: (i) has implemented the commission's GenTax system; and (ii) at least 30 days before implementing the commission's GenTax system as described in Subsection (1)(a)(i), has provided notice in a conspicuous place on the commission's website stating:

57	tax, fee, or charge:
58	(I) a person that files a return after the due date as described in Subsection (2)(a) is
59	subject to the penalty described in Subsection (2)(c)(ii); and
60	(II) a person that fails to pay the tax, fee, or charge as described in Subsection (3)(a) is
61	subject to the penalty described in Subsection (3)(b)(ii).
62	(b) "Activation date for a tax, fee, or charge" means with respect to a tax, fee, or
63	charge, the later of:
64	(i) the date on which the commission implements the commission's GenTax system
65	with respect to the tax, fee, or charge; or
66	(ii) 30 days after the date the commission provides the notice described in Subsection
67	(1)(a)(ii) with respect to the tax, fee, or charge.
68	(c) (i) Except as provided in Subsection (1)(c)(ii), "tax, fee, or charge" means:
69	(A) a tax, fee, or charge the commission administers under:
70	(I) this title;
71	(II) Title 10, Chapter 1, Part 3, Municipal Energy Sales and Use Tax Act;
72	(III) Title 10, Chapter 1, Part 4, Municipal Telecommunications License Tax Act;
73	(IV) Section 19-6-410.5;
74	(V) Section 19-6-714;
75	(VI) Section 19-6-805;
76	(VII) Section 34A-2-202;
77	(VIII) Section 40-6-14; or
78	(IX) Title 69, Chapter 2, Part 4, Prepaid Wireless Telecommunications Service
79	Charges; or
80	(B) another amount that by statute is subject to a penalty imposed under this section.
81	(ii) "Tax, fee, or charge" does not include a tax, fee, or charge imposed under:
82	(A) Title 41, Chapter 1a, Motor Vehicle Act, except for Section 41-1a-301;
83	(B) Title 41, Chapter 3, Motor Vehicle Business Regulation Act;
84	(C) Chapter 2, Property Tax Act, except for Section 59-2-1309;
85	(D) Chapter 3, Tax Equivalent Property Act; or
86	(E) Chapter 4, Privilege Tax.
87	(d) "Unactivated tax, fee, or charge" means a tax, fee, or charge except for an activated

88	tax, fee, or charge.
89	(2) (a) The due date for filing a return is:
90	(i) if the person filing the return is not allowed by law an extension of time for filing
91	the return, the day on which the return is due as provided by law; or
92	(ii) if the person filing the return is allowed by law an extension of time for filing the
93	return, the earlier of:
94	(A) the date the person files the return; or
95	(B) the last day of that extension of time as allowed by law.
96	(b) A penalty in the amount described in Subsection (2)(c) is imposed if a person files a
97	return after the due date described in Subsection (2)(a).
98	(c) For purposes of Subsection (2)(b), the penalty is an amount equal to the greater of:
99	(i) if the return described in Subsection (2)(b) is filed with respect to an unactivated
100	tax, fee, or charge:
101	(A) \$20; or
102	(B) 10% of the unpaid unactivated tax, fee, or charge due on the return; or
103	(ii) if the return described in Subsection (2)(b) is filed with respect to an activated tax,
104	fee, or charge, beginning on the activation date for the tax, fee, or charge:
105	(A) \$20; or
106	(B) (I) 2% of the unpaid activated tax, fee, or charge due on the return if the return is
107	filed no later than five days after the due date described in Subsection (2)(a);
108	(II) 5% of the unpaid activated tax, fee, or charge due on the return if the return is filed
109	more than five days after the due date but no later than 15 days after the due date described in
110	Subsection (2)(a); or
111	(III) 10% of the unpaid activated tax, fee, or charge due on the return if the return is
112	filed more than 15 days after the due date described in Subsection (2)(a).
113	(d) This Subsection (2) does not apply to:
114	(i) an amended return; or
115	(ii) a return with no tax due.
116	(3) (a) $[A]$ Except as provided in Subsection (15), a person is subject to a penalty for
117	failure to pay a tax, fee, or charge if:
118	(i) the person files a return on or before the due date for filing a return described in

119	Subsection (2)(a), but fails to pay the tax, fee, or charge due on the return on or before that due
120	date;
121	(ii) the person:
122	(A) is subject to a penalty under Subsection (2)(b); and
123	(B) fails to pay the tax, fee, or charge due on a return within a 90-day period after the
124	due date for filing a return described in Subsection (2)(a);
125	(iii) (A) the person is subject to a penalty under Subsection (2)(b); and
126	(B) the commission estimates an amount of tax due for that person in accordance with
127	Subsection 59-1-1406(2);
128	(iv) the person:
129	(A) is mailed a notice of deficiency; and
130	(B) within a 30-day period after the day on which the notice of deficiency described in
131	Subsection (3)(a)(iv)(A) is mailed:
132	(I) does not file a petition for redetermination or a request for agency action; and
133	(II) fails to pay the tax, fee, or charge due on a return;
134	(v) (A) the commission:
135	(I) issues an order constituting final agency action resulting from a timely filed petition
136	for redetermination or a timely filed request for agency action; or
137	(II) is considered to have denied a request for reconsideration under Subsection
138	63G-4-302(3)(b) resulting from a timely filed petition for redetermination or a timely filed
139	request for agency action; and
140	(B) the person fails to pay the tax, fee, or charge due on a return within a 30-day period
141	after the date the commission:
142	(I) issues the order constituting final agency action described in Subsection
143	(3)(a)(v)(A)(I); or
144	(II) is considered to have denied the request for reconsideration described in
145	Subsection $(3)(a)(v)(A)(II)$; or
146	(vi) the person fails to pay the tax, fee, or charge within a 30-day period after the date
147	of a final judicial decision resulting from a timely filed petition for judicial review.
148	(b) For purposes of Subsection (3)(a), the penalty is an amount equal to the greater of:
149	(i) if the failure to pay a tax, fee, or charge as described in Subsection (3)(a) is with

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150 respect to an unactivated tax, fee, or charge: 151 (A) \$20; or 152 (B) 10% of the unpaid unactivated tax, fee, or charge due on the return; or 153 (ii) if the failure to pay a tax, fee, or charge as described in Subsection (3)(a) is with 154 respect to an activated tax, fee, or charge, beginning on the activation date: 155 (A) \$20; or 156 (B) (I) 2% of the unpaid activated tax, fee, or charge due on the return if the activated tax, fee, or charge due on the return is paid no later than five days after the due date for filing a 157 158 return described in Subsection (2)(a); 159 (II) 5% of the unpaid activated tax, fee, or charge due on the return if the activated tax, 160 fee, or charge due on the return is paid more than five days after the due date for filing a return described in Subsection (2)(a) but no later than 15 days after that due date; or 161 162 (III) 10% of the unpaid activated tax, fee, or charge due on the return if the activated tax, fee, or charge due on the return is paid more than 15 days after the due date for filing a 163 164 return described in Subsection (2)(a). 165 (4) (a) [Beginning January 1, 1995, in] In the case of any underpayment of estimated 166 tax or quarterly installments required by Sections 59-5-107, 59-5-207, 59-7-504, and 59-9-104, 167 there shall be added a penalty in an amount determined by applying the interest rate provided 168 under Section 59-1-402 plus four percentage points to the amount of the underpayment for the 169 period of the underpayment. 170 (b) (i) For purposes of Subsection (4)(a), the amount of the underpayment shall be the excess of the required installment over the amount, if any, of the installment paid on or before 171 172 the due date for the installment. 173 (ii) The period of the underpayment shall run from the due date for the installment to 174 whichever of the following dates is the earlier: 175 (A) the original due date of the tax return, without extensions, for the taxable year; or 176 (B) with respect to any portion of the underpayment, the date on which that portion is 177 paid. 178 (iii) For purposes of this Subsection (4), a payment of estimated tax shall be credited against unpaid required installments in the order in which the installments are required to be 179 180 paid.

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181	(5) (a) Notwithstanding Subsection (2) and except as provided in Subsection (6), a
182	person allowed by law an extension of time for filing a corporate franchise or income tax return
183	under Chapter 7, Corporate Franchise and Income Taxes, or an individual income tax return
184	under Chapter 10, Individual Income Tax Act, is subject to a penalty in the amount described in
185	Subsection (5)(b) if, on or before the day on which the return is due as provided by law, not
186	including the extension of time, the person fails to pay:
187	(i) for a person filing a corporate franchise or income tax return under Chapter 7,
188	Corporate Franchise and Income Taxes, the payment required by Subsection 59-7-507(1)(b); or
189	(ii) for a person filing an individual income tax return under Chapter 10, Individual
190	Income Tax Act, the payment required by Subsection 59-10-516(2).
191	(b) For purposes of Subsection (5)(a), the penalty per month during the period of the
192	extension of time for filing the return is an amount equal to 2% of the tax due on the return,
193	unpaid as of the day on which the return is due as provided by law.
194	(6) If a person does not file a return within an extension of time allowed by Section
195	59-7-505 or 59-10-516, the person:
196	(a) is not subject to a penalty in the amount described in Subsection (5)(b); and
197	(b) is subject to a penalty in an amount equal to the sum of:
198	(i) a late file penalty in an amount equal to the greater of:
199	(A) \$20; or
200	(B) 10% of the tax due on the return, unpaid as of the day on which the return is due as
201	provided by law, not including the extension of time; and
202	(ii) a late pay penalty in an amount equal to the greater of:
203	(A) \$20; or
204	(B) 10% of the unpaid tax due on the return, unpaid as of the day on which the return is
205	due as provided by law, not including the extension of time.
206	(7) (a) Additional penalties for an underpayment of a tax, fee, or charge are as provided
207	in this Subsection (7)(a).
208	(i) Except as provided in Subsection (7)(c), if any portion of an underpayment of a tax,
209	fee, or charge is due to negligence, the penalty is 10% of the portion of the underpayment that
210	is due to negligence.
211	(ii) Except as provided in Subsection (7)(d), if any portion of an underpayment of a

212	tax, fee, or charge is due to intentional disregard of law or rule, the penalty is 15% of the entire
213	underpayment.
214	(iii) If any portion of an underpayment is due to an intent to evade a tax, fee, or charge,
215	the penalty is the greater of \$500 per period or 50% of the entire underpayment.
216	(iv) If any portion of an underpayment is due to fraud with intent to evade a tax, fee, or
217	charge, the penalty is the greater of \$500 per period or 100% of the entire underpayment.
218	(b) If the commission determines that a person is liable for a penalty imposed under
219	Subsection (7)(a)(ii), (iii), or (iv), the commission shall notify the person of the proposed
220	penalty.
221	(i) The notice of proposed penalty shall:
222	(A) set forth the basis of the assessment; and
223	(B) be mailed by certified mail, postage prepaid, to the person's last-known address.
224	(ii) Upon receipt of the notice of proposed penalty, the person against whom the
225	penalty is proposed may:
226	(A) pay the amount of the proposed penalty at the place and time stated in the notice;
227	or
228	(B) proceed in accordance with the review procedures of Subsection (7)(b)(iii).
229	(iii) A person against whom a penalty is proposed in accordance with this Subsection
230	(7) may contest the proposed penalty by filing a petition for an adjudicative proceeding with
231	the commission.
232	(iv) (A) If the commission determines that a person is liable for a penalty under this
233	Subsection (7), the commission shall assess the penalty and give notice and demand for
234	payment.
235	(B) The commission shall mail the notice and demand for payment described in
236	Subsection (7)(b)(iv)(A):
237	(I) to the person's last-known address; and
238	(II) in accordance with Section 59-1-1404.
239	(c) A seller that voluntarily collects a tax under Subsection 59-12-107(2)(d) is not
240	subject to the penalty under Subsection (7)(a)(i) if on or after July 1, 2001:
241	(i) a court of competent jurisdiction issues a final unappealable judgment or order

242 determining that:

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243	(A) the seller meets one or more of the criteria described in Subsection $59-12-107(2)(a)$
244	or is a seller required to pay or collect and remit sales and use taxes under Subsection
245	59-12-107(2)(b) or (2)(c); and
246	(B) the commission or a county, city, or town may require the seller to collect a tax
247	under Subsections 59-12-103(2)(a) through (e); or
248	(ii) the commission issues a final unappealable administrative order determining that:
249	(A) the seller meets one or more of the criteria described in Subsection 59-12-107(2)(a)
250	or is a seller required to pay or collect and remit sales and use taxes under Subsection
251	59-12-107(2)(b) or (2)(c); and
252	(B) the commission or a county, city, or town may require the seller to collect a tax
253	under Subsections 59-12-103(2)(a) through (e).
254	(d) A seller that voluntarily collects a tax under Subsection 59-12-107(2)(d) is not
255	subject to the penalty under Subsection (7)(a)(ii) if:
256	(i) (A) a court of competent jurisdiction issues a final unappealable judgment or order
257	determining that:
258	(I) the seller meets one or more of the criteria described in Subsection 59-12-107(2)(a)
259	or is a seller required to pay or collect and remit sales and use taxes under Subsection
260	59-12-107(2)(b) or (2)(c); and
261	(II) the commission or a county, city, or town may require the seller to collect a tax
262	under Subsections 59-12-103(2)(a) through (e); or
263	(B) the commission issues a final unappealable administrative order determining that:
264	(I) the seller meets one or more of the criteria described in Subsection 59-12-107(2)(a)
265	or is a seller required to pay or collect and remit sales and use taxes under Subsection
266	59-12-107(2)(b) or (2)(c); and
267	(II) the commission or a county, city, or town may require the seller to collect a tax
268	under Subsections 59-12-103(2)(a) through (e); and
269	(ii) the seller's intentional disregard of law or rule is warranted by existing law or by a
270	nonfrivolous argument for the extension, modification, or reversal of existing law or the
271	establishment of new law.
272	(8) (a) Subject to Subsections (8)(b) and (c), the penalty for failure to file an
273	information return, information report, or a complete supporting schedule is \$50 for each

274 information return, information report, or supporting schedule up to a maximum of \$1,000. 275 (b) If an employer is subject to a penalty under Subsection (13), the employer may not 276 be subject to a penalty under Subsection (8)(a). 277 (c) If an employer is subject to a penalty under this Subsection (8) for failure to file a 278 return in accordance with Subsection 59-10-406(3) on or before the due date described in 279 Subsection 59-10-406(3)(b)(ii), the commission may not impose a penalty under this 280 Subsection (8) unless the return is filed more than 14 days after the due date described in 281 Subsection 59-10-406(3)(b)(ii). 282 (9) If a person, in furtherance of a frivolous position, has a prima facie intent to delay 283 or impede administration of a law relating to a tax, fee, or charge and files a purported return 284 that fails to contain information from which the correctness of reported tax, fee, or charge 285 liability can be determined or that clearly indicates that the tax, fee, or charge liability shown is 286 substantially incorrect, the penalty is \$500. 287 (10) (a) A seller that fails to remit a tax, fee, or charge monthly as required by 288 Subsection 59-12-108(1)(a): 289 (i) is subject to a penalty described in Subsection (2); and 290 (ii) may not retain the percentage of sales and use taxes that would otherwise be 291 allowable under Subsection 59-12-108(2). 292 (b) A seller that fails to remit a tax, fee, or charge by electronic funds transfer as 293 required by Subsection 59-12-108(1)(a)(ii)(B): 294 (i) is subject to a penalty described in Subsection (2); and (ii) may not retain the percentage of sales and use taxes that would otherwise be 295 296 allowable under Subsection 59-12-108(2). 297 (11) (a) A person is subject to the penalty provided in Subsection (11)(c) if that person: 298 (i) commits an act described in Subsection (11)(b) with respect to one or more of the 299 following documents: 300 (A) a return; 301 (B) an affidavit; 302 (C) a claim; or 303 (D) a document similar to Subsections (11)(a)(i)(A) through (C): 304 (ii) knows or has reason to believe that the document described in Subsection (11)(a)(i)

305	will be used in connection with any material matter administered by the commission; and
306	(iii) knows that the document described in Subsection (11)(a)(i), if used in connection
307	with any material matter administered by the commission, would result in an understatement of
308	another person's liability for a tax, fee, or charge.
309	(b) The following acts apply to Subsection (11)(a)(i):
310	(i) preparing any portion of a document described in Subsection (11)(a)(i);
311	(ii) presenting any portion of a document described in Subsection (11)(a)(i);
312	(iii) procuring any portion of a document described in Subsection (11)(a)(i);
313	(iv) advising in the preparation or presentation of any portion of a document described
314	in Subsection (11)(a)(i);
315	(v) aiding in the preparation or presentation of any portion of a document described in
316	Subsection (11)(a)(i);
317	(vi) assisting in the preparation or presentation of any portion of a document described
318	in Subsection (11)(a)(i); or
319	(vii) counseling in the preparation or presentation of any portion of a document
320	described in Subsection (11)(a)(i).
321	(c) For purposes of Subsection (11)(a), the penalty:
322	(i) shall be imposed by the commission;
323	(ii) is \$500 for each document described in Subsection (11)(a)(i) with respect to which
324	the person described in Subsection (11)(a) meets the requirements of Subsection (11)(a); and
325	(iii) is in addition to any other penalty provided by law.
326	(d) The commission may seek a court order to enjoin a person from engaging in
327	conduct that is subject to a penalty under this Subsection (11).
328	(e) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
329	commission may make rules prescribing the documents that are similar to Subsections
330	(11)(a)(i)(A) through (C).
331	(12) (a) As provided in Section 76-8-1101, criminal offenses and penalties are as
332	provided in Subsections (12)(b) through (e).
333	(b) (i) A person who is required by this title or any laws the commission administers or
334	regulates to register with or obtain a license or permit from the commission, who operates
335	without having registered or secured a license or permit, or who operates when the registration,

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336 license, or permit is expired or not current, is guilty of a class B misdemeanor. 337 (ii) Notwithstanding Section 76-3-301, for purposes of Subsection (12)(b)(i), the 338 penalty may not: 339 (A) be less than \$500; or 340 (B) exceed \$1,000. 341 (c) (i) With respect to a tax, fee, or charge, a person who knowingly and intentionally, 342 and without a reasonable good faith basis, fails to make, render, sign, or verify a return within 343 the time required by law or to supply information within the time required by law, or who 344 makes, renders, signs, or verifies a false or fraudulent return or statement, or who supplies false 345 or fraudulent information, is guilty of a third degree felony. 346 (ii) Notwithstanding Section 76-3-301, for purposes of Subsection (12)(c)(i), the 347 penalty may not: 348 (A) be less than 1.000; or 349 (B) exceed \$5,000. 350 (d) (i) A person who intentionally or willfully attempts to evade or defeat a tax, fee, or 351 charge or the payment of a tax, fee, or charge is, in addition to other penalties provided by law, 352 guilty of a second degree felony. 353 (ii) Notwithstanding Section 76-3-301, for purposes of Subsection (12)(d)(i), the 354 penalty may not: 355 (A) be less than 1,500; or 356 (B) exceed \$25,000. 357 (e) (i) A person is guilty of a second degree felony if that person commits an act: 358 (A) described in Subsection (12)(e)(ii) with respect to one or more of the following 359 documents: 360 (I) a return; 361 (II) an affidavit; 362 (III) a claim; or 363 (IV) a document similar to Subsections (12)(e)(i)(A)(I) through (III); and 364 (B) subject to Subsection (12)(e)(iii), with knowledge that the document described in 365 Subsection (12)(e)(i)(A): 366 (I) is false or fraudulent as to any material matter; and

367	(II) could be used in connection with any material matter administered by the
368	commission.
369	(ii) The following acts apply to Subsection (12)(e)(i):
370	(A) preparing any portion of a document described in Subsection (12)(e)(i)(A);
371	(B) presenting any portion of a document described in Subsection (12)(e)(i)(A);
372	(C) procuring any portion of a document described in Subsection (12)(e)(i)(A);
373	(D) advising in the preparation or presentation of any portion of a document described
374	in Subsection (12)(e)(i)(A);
375	(E) aiding in the preparation or presentation of any portion of a document described in
376	Subsection (12)(e)(i)(A);
377	(F) assisting in the preparation or presentation of any portion of a document described
378	in Subsection (12)(e)(i)(A); or
379	(G) counseling in the preparation or presentation of any portion of a document
380	described in Subsection (12)(e)(i)(A).
381	(iii) This Subsection (12)(e) applies:
382	(A) regardless of whether the person for which the document described in Subsection
383	(12)(e)(i)(A) is prepared or presented:
384	(I) knew of the falsity of the document described in Subsection (12)(e)(i)(A); or
385	(II) consented to the falsity of the document described in Subsection (12)(e)(i)(A); and
386	(B) in addition to any other penalty provided by law.
387	(iv) Notwithstanding Section 76-3-301, for purposes of this Subsection (12)(e), the
388	penalty may not:
389	(A) be less than \$1,500; or
390	(B) exceed \$25,000.
391	(v) The commission may seek a court order to enjoin a person from engaging in
392	conduct that is subject to a penalty under this Subsection (12)(e).
393	(vi) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act,
394	the commission may make rules prescribing the documents that are similar to Subsections
395	(12)(e)(i)(A)(I) through (III).
396	(f) The statute of limitations for prosecution for a violation of this Subsection (12) is
397	the later of six years:

398	(i) from the date the tax should have been remitted; or
399	(ii) after the day on which the person commits the criminal offense.
400	(13) (a) Subject to Subsection (13)(b), an employer that is required to file a form with
401	the commission in accordance with Subsection 59-10-406(8) or (9) is subject to a penalty
402	described in Subsection (13)(b) if the employer:
403	(i) fails to file the form with the commission in an electronic format approved by the
404	commission as required by Subsection 59-10-406(8) or (9);
405	(ii) fails to file the form on or before the due date provided in Subsection 59-10-406(8)
406	<u>or (9);</u>
407	(iii) fails to provide accurate information on the form; or
408	(iv) fails to provide all of the information required by the Internal Revenue Service to
409	be contained on the form.
410	(b) For purposes of Subsection (13)(a), the penalty is:
411	(i) \$30 per form, not to exceed \$75,000 in a calendar year, if the employer files the
412	form in accordance with Subsection 59-10-406(8) or (9), more than 14 days after the due date
413	provided in Subsection 59-10-406(8) or (9) but no later than 30 days after the due date
414	provided in Subsection 59-10-406(8) or (9);
415	(ii) \$60 per form, not to exceed \$200,000 in a calendar year, if the employer files the
416	form in accordance with Subsection 59-10-406(8) or (9), more than 30 days after the due date
417	provided in Subsection 59-10-406(8) or (9) but on or before June 1; or
418	(iii) \$100 per form, not to exceed \$500,000 in a calendar year, if the employer:
419	(A) files the form in accordance with Subsection $59-10-406(8)$ or (9) after June 1; or
420	(B) fails to file the form.
421	(14) Upon making a record of [its] the commission's actions, and upon reasonable
422	cause shown, the commission may waive, reduce, or compromise any of the penalties or
423	interest imposed under this part.
424	(15) Failure to pay a tax described in Subsection 59-10-1403.2(2) shall be subject to a
425	penalty as described in Subsection (3) except that the penalty shall be:
426	(a) assessed only if the pass-through entity reports tax paid on a Utah Schedule K-1 but
427	does not pay some or all of the tax reported; and
428	(b) calculated based on the difference between the amount of tax reported and the

429	amount of tax paid.
430	Section 2. Section 59-10-114 is amended to read:
431	59-10-114. Additions to and subtractions from adjusted gross income of an
432	individual.
433	(1) There shall be added to adjusted gross income of a resident or nonresident
434	individual:
435	(a) a lump sum distribution that the taxpayer does not include in adjusted gross income
436	on the taxpayer's federal individual income tax return for the taxable year;
437	(b) the amount of a child's income calculated under Subsection (4) that:
438	(i) a parent elects to report on the parent's federal individual income tax return for the
439	taxable year; and
440	(ii) the parent does not include in adjusted gross income on the parent's federal
441	individual income tax return for the taxable year;
442	(c) (i) a withdrawal from a medical care savings account and any penalty imposed for
443	the taxable year if:
444	(A) the resident or nonresident individual does not deduct the amounts on the resident
445	or nonresident individual's federal individual income tax return under Section 220, Internal
446	Revenue Code;
447	(B) the withdrawal is subject to Subsections 31A-32a-105(1) and (2); and
448	(C) the withdrawal is subtracted on, or used as the basis for claiming a tax credit on, a
449	return the resident or nonresident individual files under this chapter;
450	(ii) a disbursement required to be added to adjusted gross income in accordance with
451	Subsection 31A-32a-105(3); or
452	(iii) an amount required to be added to adjusted gross income in accordance with
453	Subsection 31A-32a-105(5)(c);
454	(d) the amount withdrawn under Title 53B, Chapter 8a, Utah Educational Savings Plan,
455	from the account of a resident or nonresident individual who is an account owner as defined in
456	Section 53B-8a-102, for the taxable year for which the amount is withdrawn, if that amount
457	withdrawn from the account of the resident or nonresident individual who is the account
458	owner:
459	(i) is not expended for:

460	(A) higher education costs as defined in Section 53B-8a-102.5; or
461	(B) a payment or distribution that qualifies as an exception to the additional tax for
462	distributions not used for educational expenses provided in Sections 529(c) and 530(d),
463	Internal Revenue Code; and
464	(ii) is:
465	(A) subtracted by the resident or nonresident individual:
466	(I) who is the account owner; and
467	(II) on the resident or nonresident individual's return filed under this chapter for a
468	taxable year beginning on or before December 31, 2007; or
469	(B) used as the basis for the resident or nonresident individual who is the account
470	owner to claim a tax credit under Section 59-10-1017;
471	(e) except as provided in Subsection (5), for bonds, notes, and other evidences of
472	indebtedness acquired on or after January 1, 2003, the interest from bonds, notes, and other
473	evidences of indebtedness:
474	(i) issued by one or more of the following entities:
475	(A) a state other than this state;
476	(B) the District of Columbia;
477	(C) a political subdivision of a state other than this state; or
478	(D) an agency or instrumentality of an entity described in Subsections (1)(e)(i)(A)
479	through (C); and
480	(ii) to the extent the interest is not included in adjusted gross income on the taxpayer's
481	federal income tax return for the taxable year;
482	(f) subject to Subsection (2)(c), any distribution received by a resident beneficiary of a
483	resident trust of income that was taxed at the trust level for federal tax purposes, but was
484	subtracted from state taxable income of the trust pursuant to Subsection 59-10-202(2)(b);
485	(g) any distribution received by a resident beneficiary of a nonresident trust of
486	undistributed distributable net income realized by the trust on or after January 1, 2004, if that
487	undistributed distributable net income was taxed at the trust level for federal tax purposes, but
488	was not taxed at the trust level by any state, with undistributed distributable net income
489	considered to be distributed from the most recently accumulated undistributed distributable net
490	income; [and]

491	(h) any adoption expense:
492	(i) for which a resident or nonresident individual receives reimbursement from another
493	person; and
494	(ii) to the extent to which the resident or nonresident individual subtracts that adoption
495	expense:
496	(A) on a return filed under this chapter for a taxable year beginning on or before
497	December 31, 2007; or
498	(B) from federal taxable income on a federal individual income tax return[-];
499	(i) the amount of tax paid on income attributed to the individual in accordance with
500	Subsection 59-10-1403.2(2); and
501	(j) the amount of tax:
502	(i) paid on income attributed to the individual and taxable in this state;
503	(ii) to another state; and
504	(iii) that the commission determines is substantially similar to the tax imposed under
505	Subsection 59-10-1403.2(2).
506	(2) There shall be subtracted from adjusted gross income of a resident or nonresident
507	individual:
508	(a) the difference between:
509	(i) the interest or a dividend on an obligation or security of the United States or an
510	authority, commission, instrumentality, or possession of the United States, to the extent that
511	interest or dividend is:
512	(A) included in adjusted gross income for federal income tax purposes for the taxable
513	year; and
514	(B) exempt from state income taxes under the laws of the United States; and
515	(ii) any interest on indebtedness incurred or continued to purchase or carry the
516	obligation or security described in Subsection (2)(a)(i);
517	(b) if the conditions of Subsection (3)(a) are met, the amount of income derived by a
518	Ute tribal member:
519	(i) during a time period that the Ute tribal member resides on homesteaded land
520	diminished from the Uintah and Ouray Reservation; and
521	(ii) from a source within the Uintah and Ouray Reservation;

522	(c) an amount received by a resident or nonresident individual or distribution received
523	by a resident or nonresident beneficiary of a resident trust:
524	(i) if that amount or distribution constitutes a refund of taxes imposed by:
525	(A) a state; or
526	(B) the District of Columbia; and
527	(ii) to the extent that amount or distribution is included in adjusted gross income for
528	that taxable year on the federal individual income tax return of the resident or nonresident
529	individual or resident or nonresident beneficiary of a resident trust;
530	(d) the amount of a railroad retirement benefit:
531	(i) paid:
532	(A) in accordance with The Railroad Retirement Act of 1974, 45 U.S.C. Sec. 231 et
533	seq.;
534	(B) to a resident or nonresident individual; and
535	(C) for the taxable year; and
536	(ii) to the extent that railroad retirement benefit is included in adjusted gross income on
537	that resident or nonresident individual's federal individual income tax return for that taxable
538	year;
539	(e) an amount:
540	(i) received by an enrolled member of an American Indian tribe; and
541	(ii) to the extent that the state is not authorized or permitted to impose a tax under this
542	part on that amount in accordance with:
543	(A) federal law;
544	(B) a treaty; or
545	(C) a final decision issued by a court of competent jurisdiction;
546	(f) an amount received:
547	(i) for the interest on a bond, note, or other obligation issued by an entity for which
548	state statute provides an exemption of interest on its bonds from state individual income tax;
549	(ii) by a resident or nonresident individual;
550	(iii) for the taxable year; and
551	(iv) to the extent the amount is included in adjusted gross income on the taxpayer's
552	federal income tax return for the taxable year;

553	(g) the amount of all income, including income apportioned to another state, of a
554	nonmilitary spouse of an active duty military member if:
555	(i) both the nonmilitary spouse and the active duty military member are nonresident
556	individuals;
557	(ii) the active duty military member is stationed in Utah;
558	(iii) the nonmilitary spouse is subject to the residency provisions of 50 U.S.C. Sec.
559	4001(a)(2); and
560	(iv) the income is included in adjusted gross income for federal income tax purposes
561	for the taxable year;
562	(h) for a taxable year beginning on or after January 1, 2019, but beginning on or before
563	December 31, 2019, only:
564	(i) the amount of any FDIC premium paid or incurred by the taxpayer that is
565	disallowed as a deduction for federal income tax purposes under Section 162(r), Internal
566	Revenue Code, on the taxpayer's 2018 federal income tax return; plus
567	(ii) the amount of any FDIC premium paid or incurred by the taxpayer that is
568	disallowed as a deduction for federal income tax purposes under Section 162(r), Internal
569	Revenue Code, for the taxable year;
570	(i) for a taxable year beginning on or after January 1, 2020, the amount of any FDIC
571	premium paid or incurred by the taxpayer that is disallowed as a deduction for federal income
572	tax purposes under Section 162(r), Internal Revenue Code, for the taxable year; and
573	(j) an amount of a distribution from a qualified retirement plan under Section 401(a),
574	Internal Revenue Code, if:
575	(i) the amount of the distribution is included in adjusted gross income on the resident
576	or nonresident individual's federal individual income tax return for the taxable year; and
577	(ii) for the taxable year when the amount of the distribution was contributed to the
578	qualified retirement plan, the amount of the distribution:
579	(A) was not included in adjusted gross income on the resident or nonresident
580	individual's federal individual income tax return for the taxable year; and
581	(B) was taxed by another state of the United States, the District of Columbia, or a
582	possession of the United States.
583	(3) (a) A subtraction for an amount described in Subsection (2)(b) is allowed only if:

584	(i) the taxpayer is a Ute tribal member; and
585	(ii) the governor and the Ute tribe execute and maintain an agreement meeting the
586	requirements of this Subsection (3).
587	(b) The agreement described in Subsection (3)(a):
588	(i) may not:
589	(A) authorize the state to impose a tax in addition to a tax imposed under this chapter;
590	(B) provide a subtraction under this section greater than or different from the
591	subtraction described in Subsection (2)(b); or
592	(C) affect the power of the state to establish rates of taxation; and
593	(ii) shall:
594	(A) provide for the implementation of the subtraction described in Subsection (2)(b);
595	(B) be in writing;
596	(C) be signed by:
597	(I) the governor; and
598	(II) the chair of the Business Committee of the Ute tribe;
599	(D) be conditioned on obtaining any approval required by federal law; and
600	(E) state the effective date of the agreement.
601	(c) (i) The governor shall report to the commission by no later than February 1 of each
602	year regarding whether or not an agreement meeting the requirements of this Subsection (3) is
603	in effect.
604	(ii) If an agreement meeting the requirements of this Subsection (3) is terminated, the
605	subtraction permitted under Subsection (2)(b) is not allowed for taxable years beginning on or
606	after the January 1 following the termination of the agreement.
607	(d) For purposes of Subsection (2)(b) and in accordance with Title 63G, Chapter 3,
608	Utah Administrative Rulemaking Act, the commission may make rules:
609	(i) for determining whether income is derived from a source within the Uintah and
610	Ouray Reservation; and
611	(ii) that are substantially similar to how adjusted gross income derived from Utah
612	sources is determined under Section 59-10-117.
613	(4) (a) For purposes of this Subsection (4), "Form 8814" means:
614	(i) the federal individual income tax Form 8814, Parents' Election To Report Child's

615	Interest and Dividends; or
616	(ii) (A) a form designated by the commission in accordance with Subsection
617	(4)(a)(ii)(B) as being substantially similar to 2000 Form 8814 if for purposes of federal
618	individual income taxes the information contained on 2000 Form 8814 is reported on a form
619	other than Form 8814; and
620	(B) for purposes of Subsection (4)(a)(ii)(A) and in accordance with Title 63G, Chapter
621	3, Utah Administrative Rulemaking Act, the commission may make rules designating a form as
622	being substantially similar to 2000 Form 8814 if for purposes of federal individual income
623	taxes the information contained on 2000 Form 8814 is reported on a form other than Form
624	8814.
625	(b) The amount of a child's income added to adjusted gross income under Subsection
626	(1)(b) is equal to the difference between:
627	(i) the lesser of:
628	(A) the base amount specified on Form 8814; and
629	(B) the sum of the following reported on Form 8814:
630	(I) the child's taxable interest;
631	(II) the child's ordinary dividends; and
632	(III) the child's capital gain distributions; and
633	(ii) the amount not taxed that is specified on Form 8814.
634	(5) Notwithstanding Subsection (1)(e), interest from bonds, notes, and other evidences
635	of indebtedness issued by an entity described in Subsections (1)(e)(i)(A) through (D) may not
636	be added to adjusted gross income of a resident or nonresident individual if, as annually
637	determined by the commission:
638	(a) for an entity described in Subsection (1)(e)(i)(A) or (B), the entity and all of the
639	political subdivisions, agencies, or instrumentalities of the entity do not impose a tax based on
640	income on any part of the bonds, notes, and other evidences of indebtedness of this state; or
641	(b) for an entity described in Subsection $(1)(e)(i)(C)$ or (D), the following do not
642	impose a tax based on income on any part of the bonds, notes, and other evidences of
643	indebtedness of this state:
644	(i) the entity; or
645	(ii) (A) the state in which the entity is located; or

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646	(B) the District of Columbia, if the entity is located within the District of Columbia.
647	Section 3. Section 59-10-406 is amended to read:
648	59-10-406. Collection and payment of tax Forms filed electronically.
649	(1) (a) Each employer shall, on or before the last day of April, July, October, and
650	January, pay to the commission the amount required to be deducted and withheld from wages
651	paid to any employee during the preceding calendar quarter under this part.
652	(b) The commission may change the time or period for making reports and payments
653	if:
654	(i) in its opinion, the tax is in jeopardy; or
655	(ii) a different time or period will facilitate the collection and payment of the tax by the
656	employer.
657	(2) (a) Each employer shall file a return, in a form the commission prescribes, with
658	each payment of the amount deducted and withheld under this part showing:
659	(i) the total amount of wages paid to his employees;
660	(ii) the amount of federal income tax deducted and withheld;
661	(iii) the amount of tax under this part deducted and withheld; and
662	(iv) any other information the commission may require.
663	(b) The employer shall file the return described in Subsection (2)(a) in an electronic
664	format approved by the commission.
665	(3) (a) Each employer shall file an annual return, in a form the commission prescribes,
666	summarizing:
667	(i) the total compensation paid;
668	(ii) the federal income tax deducted and withheld; and
669	(iii) the state tax deducted and withheld for each employee during the calendar year.
670	(b) The return required by Subsection (3)(a) shall be filed with the commission:
671	(i) in an electronic format approved by the commission; and
672	(ii) on or before January 31 of the year following that for which the report is made.
673	(4) (a) Each employer shall also, in accordance with rules prescribed by the
674	commission, provide each employee from whom state income tax has been withheld with a
675	statement of the amounts of total compensation paid and the amounts deducted and withheld
676	for that employee during the preceding calendar year in accordance with this part.

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(b) The statement shall be made available to each employee described in Subsection(4)(a) on or before January 31 of the year following that for which the report is made.

679 (5) (a) The employer is liable to the commission for the payment of the tax required to680 be deducted and withheld under this part.

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(b) If an employer pays the tax required to be deducted and withheld under this part:

(i) an employee of the employer is not liable for the amount of any payment describedin Subsection (5)(a); and

(ii) the employer is not liable to any person or to any employee for the amount of anysuch payment described in Subsection (5)(a).

(c) For the purpose of making penal provisions of this title applicable, any amount
deducted or required to be deducted and remitted to the commission under this part is
considered to be the tax of the employer and with respect to such amounts the employer is
considered to be the taxpayer.

(6) (a) Each employer that deducts and withholds any amount under this part shall hold
the amount in trust for the state for the payment of the amount to the commission in the manner
and at the time provided for in this part.

(b) So long as any delinquency continues, the state shall have a lien to secure the
payment of any amounts withheld, and not remitted as provided under this section, upon all of
the assets of the employer and all property owned or used by the employer in the conduct of the
employer's business, including stock-in-trade, business fixtures, and equipment.

697 (c) The lien described in Subsection (6)(b) shall be prior to any lien of any kind,698 including existing liens for taxes.

(7) To the extent consistent with this section, the commission may use all the
provisions of this chapter relating to records, penalties, interest, deficiencies, redetermination
of deficiencies, overpayments, refunds, assessments, and venue to enforce this section.

(8) (a) Subject to Subsections (8)(b) and (c), the commission shall require an employer
that issues the following forms for a taxable year to file the forms with the commission in an
electronic format approved by the commission:

(i) a federal Form W-2;

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- (ii) a federal Form 1099 filed for purposes of withholding under Section 59-10-404; or
- 707 (iii) a federal form substantially similar to a form described in Subsection (8)(a)(i) or

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708	(ii) if designated by the commission in accordance with Subsection (8)(d).
709	(b) An employer that is required to file a form with the commission in accordance with
710	Subsection (8)(a) shall file the form on or before January 31.
711	(c) An employer that is required to file a form with the commission in accordance with
712	Subsection (8)(a) shall provide:
713	(i) accurate information on the form; and
714	(ii) all of the information required by the Internal Revenue Service to be contained on
715	the form.
716	(d) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, for
717	purposes of Subsection (8)(a), the commission may designate a federal form as being
718	substantially similar to a form described in Subsection (8)(a)(i) or (ii) if:
719	(i) for purposes of federal individual income taxes a different federal form contains
720	substantially similar information to a form described in Subsection (8)(a)(i) or (ii); or
721	(ii) the Internal Revenue Service replaces a form described in Subsection (8)(a)(i) or
722	(ii) with a different federal form.
723	(9) (a) Subject to Subsection (9)(b), a pass-through entity shall file with the
724	commission in an electronic format approved by the commission a Utah Schedule K-1, or a
725	substantially similar form designated by the commission, for each pass-through entity taxpayer
726	of a pass-through entity that elected to pay a tax in accordance with Subsection
727	<u>59-10-1403.2(2).</u>
728	(b) The pass-through entity shall file a form described in Subsection (9)(a) with the
729	pass-through entity's return.
730	Section 4. Section 59-10-1044 is enacted to read:
731	59-10-1044. Nonrefundable tax credit for taxes paid by pass-through entity.
732	(1) As used in this section, "taxed pass-through entity taxpayer" means a resident or
733	nonresident individual who:
734	(a) has income attributed to the individual by a pass-through entity;
735	(b) receives the income described in Subsection (1)(a) after the pass-through entity
736	pays the tax described in Subsection 59-10-1403.2(2); and
737	(c) adds the amount of tax paid on the income described in Subsection (1)(a) to
738	adjusted gross income in accordance with Subsection 59-10-114(1)(i).

739	(2) (a) A taxed pass-through entity taxpayer may claim a nonrefundable tax credit for
740	the taxes imposed under Subsection 59-10-1403.2(2).
741	(b) The tax credit is equal to the amount of the tax paid under Subsection
742	59-10-1403.2(2) by the pass-through entity on the income attributed to the taxed pass-through
743	entity taxpayer.
744	(3) (a) A taxed pass-through entity taxpayer may carry forward the amount of the tax
745	credit that exceeds the taxed pass-through entity's tax liability for a period that does not exceed
746	the next five taxable years.
747	(b) A taxed pass-through entity taxpayer may not carry back the amount of the tax
748	credit that exceeds the taxed pass-through entity's tax liability for the taxable year.
749	Section 5. Section 59-10-1103 is amended to read:
750	59-10-1103. Tax credit for pass-through entity taxpayer.
751	(1) As used in this section:
752	(a) "Pass-through entity" [is as] means the same as that term is defined in Section
753	59-10-1402.
754	(b) "Pass-through entity taxpayer" [is as] means the same as that term is defined in
755	Section 59-10-1402.
756	(2) A pass-through entity taxpayer may claim a refundable tax credit against the tax
757	otherwise due under this chapter if that pass-through entity taxpayer is a:
758	(a) claimant;
759	(b) estate; or
760	(c) trust.
761	(3) The tax credit described in Subsection (2) is equal to the amount paid or withheld
762	by the pass-through entity on behalf of the pass-through entity taxpayer described in Subsection
763	(2) in accordance with Section 59-10-1403.2, other than a tax described in Subsection
764	<u>59-10-1403.2(2)</u> .
765	(4) A pass-through entity taxpayer may not claim a tax credit under this section for an
766	amount for which the pass-through entity taxpayer claims a tax credit under Section
767	59-7-614.4.
768	Section 6. Section 59-10-1402 is amended to read:
769	59-10-1402. Definitions.

770	As used in this part:
771	(1) "Addition, subtraction, or adjustment" means:
772	(a) for a pass-through entity taxpayer that is classified as a C corporation for federal
773	income tax purposes, under Chapter 7, Corporate Franchise and Income Taxes:
774	(i) an addition to unadjusted income described in Section 59-7-105; or
775	(ii) a subtraction from unadjusted income described in Section 59-7-106;
776	(b) for a pass-through entity taxpayer that is classified as an individual, partnership, or
777	S corporation for federal income tax purposes:
778	(i) an addition to or subtraction from adjusted gross income described in Section
779	59-10-114; or
780	(ii) an adjustment to adjusted gross income described in Section 59-10-115; or
781	(c) for a pass-through entity taxpayer that is classified as an estate or a trust for federal
782	income tax purposes:
783	(i) an addition to or subtraction from unadjusted income described in Section
784	59-10-202; or
785	(ii) an adjustment to unadjusted income described in Section 59-10-209.1.
786	(2) "Business income" means income arising from transactions and activity in the
787	regular course of a pass-through entity's trade or business and includes income from tangible
788	and intangible property if the acquisition, management, and disposition of the property
789	constitutes integral parts of the pass-through entity's regular trade or business operations.
790	(3) "C corporation" [is as] means the same as that term is defined in Section 1361,
791	Internal Revenue Code.
792	(4) "Commercial domicile" means the principal place from which the trade or business
793	of a business entity is directed or managed.
794	(5) "Dependent beneficiary" means an individual who:
795	(a) is claimed as a dependent under Section 151, Internal Revenue Code, on another
796	person's federal income tax return; and
797	(b) is a beneficiary of a trust that is a pass-through entity.
798	(6) "Derived from or connected with Utah sources" means:
799	(a) if a pass-through entity taxpayer is classified as a C corporation for federal income
800	tax purposes, derived from or connected with Utah sources in accordance with Chapter 7, Part

801	3, Allocation and Apportionment of Income - Utah UDITPA Provisions; or
802	(b) if a pass-through entity or pass-through entity taxpayer is classified as an estate,
803	individual, partnership, S corporation, or a trust for federal income tax purposes, derived from
804	or connected with Utah sources in accordance with Sections 59-10-117 and 59-10-118.
805	(7) "Final pass-through entity taxpayer" means a pass-through entity taxpayer who is a
806	resident or nonresident individual.
807	[(7)] (8) "Nonbusiness income" means all income of a pass-through entity other than
808	business income.
809	[(8)] (9) "Nonresident business entity" means a business entity that does not have its
810	commercial domicile in this state.
811	[(9)] (10) "Nonresident pass-through entity taxpayer" means a pass-through entity
812	taxpayer that is a:
813	(a) nonresident individual; or
814	(b) nonresident business entity.
815	[(10)] (11) "Pass-through entity" means a business entity that is:
816	(a) the following if classified as a partnership for federal income tax purposes:
817	(i) a general partnership;
818	(ii) a limited liability company;
819	(iii) a limited liability partnership; or
820	(iv) a limited partnership;
821	(b) an S corporation;
822	(c) an estate or trust with respect to which the estate's or trust's income, gain, loss,
823	deduction, or credit is divided among and passed through to one or more pass-through entity
824	taxpayers; or
825	(d) a business entity similar to Subsections $[(10)]$ (11)(a) through (c):
826	(i) with respect to which the business entity's income, gain, loss, deduction, or credit is
827	divided among and passed through to one or more pass-through entity taxpayers; and
828	(ii) as defined by the commission by rule made in accordance with Title 63G, Chapter
829	3, Utah Administrative Rulemaking Act.
830	[(11)] (12) "Pass-through entity taxpayer" means a resident or nonresident individual, a
831	resident or nonresident business entity, or a resident or nonresident estate or trust:

832	(a) that is:
833	(i) for a general partnership, a partner;
834	(ii) for a limited liability company, a member;
835	(iii) for a limited liability partnership, a partner;
836	(iv) for a limited partnership, a partner;
837	(v) for an S corporation, a shareholder;
838	(vi) for an estate or trust described in Subsection $[(10)](11)(c)$, a beneficiary; or
839	(vii) for a business entity described in Subsection $[(10)](11)(d)$, a member, partner,
840	shareholder, or other title designated by the commission by rule made in accordance with Title
841	63G, Chapter 3, Utah Administrative Rulemaking Act; and
842	(b) to which the income, gain, loss, deduction, or credit of a pass-through entity is
843	passed through.
844	[(12)] (13) "Resident business entity" means a business entity that is not a nonresident
845	business entity.
846	[(13)] (14) "Resident pass-through entity taxpayer" means a pass-through entity
847	taxpayer that is a:
848	(a) resident individual; or
849	(b) resident business entity.
850	[(14)] (15) "Return" means a return that a pass-through entity taxpayer files:
851	(a) for a pass-through entity taxpayer that is classified as a C corporation for federal
852	income tax purposes, under Chapter 7, Corporate Franchise and Income Taxes; or
853	(b) for a pass-through entity taxpayer that is classified as an estate, individual,
854	partnership, S corporation, or a trust for federal income tax purposes, under this chapter.
855	[(15)] (16) "S corporation" [is as] means the same as that term is defined in Section
856	1361, Internal Revenue Code.
857	[(16)] (17) "Share of income, gain, loss, deduction, or credit of a pass-through entity"
858	means:
859	(a) for a pass-through entity except for a pass-through entity that is an S corporation:
860	(i) for a resident pass-through entity taxpayer, the resident pass-through entity
861	
	taxpayer's distributive share of income, gain, loss, deduction, or credit of the pass-through

863	(ii) for a nonresident pass-through entity taxpayer, the nonresident pass-through entity
864	taxpayer's distributive share of income, gain, loss, deduction, or credit of the pass-through
865	entity:
866	(A) as determined under Section 704 et seq., Internal Revenue Code; and
867	(B) derived from or connected with Utah sources; or
868	(b) for an S corporation:
869	(i) for a resident pass-through entity taxpayer, the resident pass-through entity
870	taxpayer's pro rata share of income, gain, loss, deduction, or credit of the S corporation, as
871	determined under Sec. 1366 et seq., Internal Revenue Code; or
872	(ii) for a nonresident pass-through entity taxpayer, the nonresident pass-through entity
873	taxpayer's pro rata share of income, gain, loss, deduction, or credit of the S corporation:
874	(A) as determined under Section 1366 et seq., Internal Revenue Code; and
875	(B) derived from or connected with Utah sources.
876	[(17)] (18) "Statement of dependent beneficiary income" means a statement:
877	(a) signed by the person who claims a dependent beneficiary as a dependent under
878	Section 151, Internal Revenue Code, on the person's federal income tax return for the taxable
879	year;
880	(b) attesting that the dependent is a dependent beneficiary; and
881	(c) indicating that the person expects that the dependent beneficiary's adjusted gross
882	income for the taxable year will not exceed the basic standard deduction for the dependent
883	beneficiary, as calculated under Section 63, Internal Revenue Code, for that taxable year.
884	(19) "Voluntary taxable income" means the sum of a pass-through entity's income that
885	<u>is:</u>
886	(a) attributed to a final pass-through entity taxpayer who is a resident individual; and
887	(b) (i) business income and nonbusiness income that is derived from or connected with
888	Utah sources; and
889	(ii) attributed to a final pass-through entity taxpayer who is a nonresident individual.
890	Section 7. Section 59-10-1403 is amended to read:
891	59-10-1403. Income tax treatment of a pass-through entity Returns
892	Classification same as under Internal Revenue Code.
893	(1) Subject to Subsection (3) and except as provided in Subsection 59-10-1403.2(2), a

894	pass-through entity is not subject to a tax imposed by this chapter.
895	(2) Except as provided in Section 59-10-1403.3, the income, gain, loss, deduction, or
896	credit of a pass-through entity shall be passed through to one or more pass-through entity
897	taxpayers as provided in this part.
898	(3) A pass-through entity is subject to the return filing requirements of Sections
899	59-10-507, 59-10-514, and 59-10-516.
900	(4) For purposes of taxation under this title, a pass-through entity that transacts
901	business in the state shall be classified in the same manner as the pass-through entity is
902	classified for federal income tax purposes.
903	Section 8. Section 59-10-1403.2 is amended to read:
904	59-10-1403.2. Pass-through entity payment or withholding of tax on behalf of a
905	pass-through entity taxpayer Exceptions to payment or withholding requirement
906	Procedures and requirements Failure to pay or withhold a tax on behalf of a
907	pass-through entity taxpayer.
908	(1) (a) Except as provided in [Subsection (1)(b)] Subsections (1)(b) and (2), for a
909	taxable year, a pass-through entity shall pay or withhold a tax:
910	(i) on:
911	(A) the business income of the pass-through entity; and
912	(B) the nonbusiness income of the pass-through entity derived from or connected with
913	Utah sources; and
914	(ii) on behalf of a pass-through entity taxpayer.
915	(b) A pass-through entity is not required to pay or withhold a tax under Subsection
916	(1)(a):
917	(i) on behalf of a pass-through entity taxpayer who is a resident individual;
918	(ii) if the pass-through entity is an organization exempt from taxation under Subsection
919	59-7-102(1)(a);
920	(iii) if the pass-through entity:
921	(A) is a plan under Section 401, 408, or 457, Internal Revenue Code; and
922	(B) is not required to file a return under Chapter 7, Corporate Franchise and Income
923	Taxes, or this chapter; [or]
924	(iv) if the pass-through entity is a publicly traded partnership:

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925	(A) as defined in Section 7704(b), Internal Revenue Code;
926	(B) that is classified as a partnership for federal income tax purposes; and
927	(C) that files an annual information return reporting the following with respect to each
928	partner of the publicly traded partnership with income derived from or connected with Utah
929	sources that exceeds \$500 in a taxable year:
930	(I) the partner's name;
931	(II) the partner's address;
932	(III) the partner's taxpayer identification number; and
933	(IV) other information required by the commission[-]; or
934	(v) on behalf of a pass-through entity taxpayer that is a nonresident individual if the
935	pass-through entity pays the tax described in Subsection (2).
936	(2) (a) For each taxable year that begins on or after January 1, 2022, but begins on or
937	before December 31, 2025, a pass-through entity that is not a disregarded pass-through entity
938	may elect to pay a tax in an amount equal to:
939	(i) the percentage listed in Subsection 59-10-104(2); and
940	(ii) voluntary taxable income.
941	(b) A pass-through entity that elects to pay the tax in accordance with Subsection $(2)(a)$
942	shall notify any final pass-through entity taxpayer of that election.
943	(c) A pass-through entity that pays a tax described in Subsection (2)(a) shall provide to
944	each pass-through entity taxpayer a statement that states the amount of tax paid on the income
945	attributed to the pass-through entity taxpayer.
946	$\left[\frac{(2)(a)}{(3)(a)}\right]$ Subject to Subsection $\left[\frac{(2)}{(3)}\right]$ (b), the tax a pass-through entity shall
947	pay or withhold on behalf of a pass-through entity taxpayer for a taxable year is an amount:
948	(i) determined by the commission by rule made in accordance with Title 63G, Chapter
949	3, Utah Administrative Rulemaking Act; and
950	(ii) that the commission estimates will be sufficient to pay the tax liability of the
951	pass-through entity taxpayer under this chapter with respect to the income described in
952	Subsection $(1)(a)(i)$ or $(2)(a)(ii)$ of that pass-through entity for the taxable year.
953	(b) The rules the commission makes in accordance with Subsection $[(2)]$ (3)(a):
954	(i) except as provided in Subsection $[(2)]$ (3)(c):
955	(A) shall:

956	(I) for a pass-through entity except for a pass-through entity that is an S corporation,
957	take into account items of income, gain, loss, deduction, and credit as analyzed on the schedule
958	for reporting partners' distributive share items as part of the federal income tax return for the
959	pass-through entity; or
960	(II) for a pass-through entity that is an S corporation, take into account items of
961	income, gain, loss, deduction, and credit as reconciled on the schedule for reporting
962	shareholders' pro rata share items as part of the federal income tax return for the pass-through
963	entity; and
964	(B) notwithstanding Subsection $[(2)]$ (3)(b)(ii)(D), take into account the refundable tax
965	credit provided in Section 59-6-102; and
966	(ii) may not take into account the following items if taking those items into account
967	does not result in an accurate estimate of a pass-through entity taxpayer's tax liability under this
968	chapter for the taxable year:
969	(A) a capital loss;
970	(B) a passive loss;
971	(C) another item of deduction or loss if that item of deduction or loss is generally
972	subject to significant reduction or limitation in calculating:
973	(I) for a pass-through entity taxpayer that is classified as a C corporation for federal
974	income tax purposes, unadjusted income as defined in Section 59-7-101;
975	(II) for a pass-through entity that is classified as an individual, partnership, or S
976	corporation for federal income tax purposes, adjusted gross income; or
977	(III) for a pass-through entity that is classified as an estate or a trust for federal income
978	tax purposes, unadjusted income as defined in Section 59-10-103; or
979	(D) a tax credit allowed against a tax imposed under:
980	(I) Chapter 7, Corporate Franchise and Income Taxes; or
981	(II) this chapter.
982	(c) The rules the commission makes in accordance with Subsection $[(2)]$ (3)(a) may
983	establish a method for taking into account items of income, gain, loss, deduction, or credit of a
984	pass-through entity if:
985	(i) for a pass-through entity except for a pass-through entity that is an S corporation,
986	the pass-through entity does not analyze the items of income, gain, loss, deduction, or credit on

987 the schedule for reporting partners' distributive share items as part of the federal income tax 988 return for the pass-through entity; or 989 (ii) for a pass-through entity that is an S corporation, the pass-through entity does not 990 reconcile the items of income, gain, loss, deduction, or credit on the schedule for reporting 991 shareholders' pro rata share items as part of the federal income tax return for the pass-through 992 entity. 993 [(3) - A] (4) (a) Except as provided in Subsection (4)(b), a pass-through entity shall 994 remit to the commission the tax the pass-through entity pays or withholds on behalf of a 995 pass-through entity taxpayer under this section: 996 $\left[\frac{1}{2}\right]$ (i) on or before the due date of the pass-through entity's return, not including 997 extensions; and 998 [(b)] (ii) on a form provided by the commission. 999 (b) A pass-through entity shall remit the tax described in Subsection (2) on or before 1000 the last day of the pass-through entity's taxable year. 1001 $\left[\frac{4}{4}\right]$ (5) A pass-through entity shall provide a statement to a pass-through entity 1002 taxpayer on behalf of whom the pass-through entity pays or withholds a tax under this section 1003 showing the amount of tax the pass-through entity pays or withholds under this section for the 1004 taxable year on behalf of the pass-through entity taxpayer. 1005 $\left[\frac{(5)}{(5)}\right]$ (6) Notwithstanding Section 59-1-401 or 59-1-402, the commission may not 1006 collect an amount under this section for a taxable year from a pass-through entity and shall waive any penalty and interest on that amount if: 1007 1008 (a) the pass-through entity fails to pay or withhold the tax on the amount as required by 1009 this section on behalf of the pass-through entity taxpayer; 1010 (b) the pass-through entity taxpayer: 1011 (i) files a return on or before the due date for filing the pass-through entity's return, 1012 including extensions; and 1013 (ii) on or before the due date including extensions described in Subsection $\left[\frac{(5)}{(5)}\right]$ 1014 (6)(b)(i), pays the tax on the amount for the taxable year: 1015 (A) if the pass-through entity taxpayer is classified as a C corporation for federal 1016 income tax purposes, under Chapter 7, Corporate Franchise and Income Taxes; or 1017 (B) if the pass-through entity taxpayer is classified as an estate, individual, partnership,

1018	S corporation, or a trust for federal income tax purposes, under this chapter; and
1019	(c) the pass-through entity applies to the commission.
1020	[(6)] (7) Notwithstanding Section 59-1-401 or 59-1-402, the commission may not
1021	collect an amount under this section for a taxable year from a pass-through entity that is a trust
1022	and shall waive any penalty and interest on that amount if:
1023	(a) the pass-through entity fails to pay or withhold the tax on the amount as required by
1024	this section on behalf of a dependent beneficiary;
1025	(b) the pass-through entity applies to the commission; and
1026	(c) (i) the dependent beneficiary complies with the requirements of Subsection $[(5)]$
1027	<u>(6)</u> (b); or
1028	(ii) (A) the dependent beneficiary's adjusted gross income for the taxable year does not
1029	exceed the basic standard deduction for the dependent beneficiary, as calculated under Section
1030	63, Internal Revenue Code, for that taxable year; and
1031	(B) the trustee of the trust retains a statement of dependent beneficiary income on
1032	behalf of the dependent beneficiary.
1033	[(7)] (8) If a pass-through entity would have otherwise qualified for a waiver of a
1034	penalty and interest under Subsection [(6)] (7), except that the trustee of a trust has not applied
1035	to the commission as required by Subsection $[(6)]$ (7)(b) or retained the statement of dependent
1036	beneficiary income required by Subsection $[(6)]$ (7)(c)(ii)(B), it is a rebuttable presumption in
1037	an audit that the pass-through entity would have otherwise qualified for the waiver of the
1038	penalty and interest under Subsection [(6)] (7).
1039	Section 9. Effective date.
1040	If approved by two-thirds of all the members elected to each house, this bill takes effect
1041	upon approval by the governor, or the day following the constitutional time limit of Utah
1042	Constitution, Article VII, Section 8, without the governor's signature, or in the case of a veto,
1043	the date of veto override.
1044	Section 10. Retrospective operation.
1045	(1) Except as provided in Subsection (2), this bill has retrospective operation for a
1046	taxable year beginning on or after January 1, 2022.
1047	(2) The changes to Section 59-10-114 have retrospective operation for a taxable year
1	

1048 <u>beginning on or after January 1, 2021.</u>