Representative Katy Hall proposes the following substitute bill:

1	VEHICLE REGISTRATION AMENDMENTS
2	2024 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Katy Hall
5	Senate Sponsor:
6 7	LONG TITLE
8	General Description:
9	This bill removes the requirement to display a registration decal on certain vehicles and
10	creates a month-to-month vehicle registration option.
11	Highlighted Provisions:
12	This bill:
13	removes the requirement for certain vehicles to display a month or year registration
14	decal on the vehicle's license plate;
15	 creates a month-to-month vehicle registration option;
16	 describes which vehicles may enroll in the month-to-month vehicle registration
17	program;
18	 provides framework and instructions for the month-to-month vehicle registration
19	program within the Motor Vehicle Division;
20	 amends provisions related to certain authority of private law enforcement on private
21	institutions of higher education with regard to traffic enforcement and disposition of
22	abandoned property;
23	 clarifies when and how the Motor Vehicle Division must notify each vehicle owner
24	of vehicle registration expiration; and
25	makes technical changes.



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      Money Appropriated in this Bill:
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             None
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      Other Special Clauses:
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             This bill provides a special effective date.
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      Utah Code Sections Affected:
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      AMENDS:
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             41-1a-102, as last amended by Laws of Utah 2023, Chapters 33, 532
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             41-1a-203, as last amended by Laws of Utah 2021, Chapter 59
             41-1a-206, as last amended by Laws of Utah 2006, Chapter 164
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             41-1a-209, as last amended by Laws of Utah 2021, Chapter 135
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             41-1a-215, as last amended by Laws of Utah 2012, Chapter 397
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             41-1a-216, as last amended by Laws of Utah 2021, Chapter 135
             41-1a-222, as last amended by Laws of Utah 2023, Chapter 33
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             41-1a-402, as repealed and reenacted by Laws of Utah 2023, Chapter 33
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             41-1a-1201, as last amended by Laws of Utah 2023, Chapters 33, 212, 219, 335, and
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      372
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             41-6a-1642, as last amended by Laws of Utah 2023, Chapters 22, 33 and 532
             41-22-2, as last amended by Laws of Utah 2022, Chapters 68, 88
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             59-2-405, as last amended by Laws of Utah 2008, Chapter 210
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             59-2-405.1, as last amended by Laws of Utah 2012, Chapter 397
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             59-2-405.2, as last amended by Laws of Utah 2023, Chapter 159
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             59-2-405.3, as last amended by Laws of Utah 2018, Chapter 432
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             59-2-407, as last amended by Laws of Utah 2023, Chapter 237
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             73-18-22.3, as enacted by Laws of Utah 2023, Chapter 159
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      ENACTS:
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             41-1a-215.4, Utah Code Annotated 1953
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      Be it enacted by the Legislature of the state of Utah:
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             Section 1. Section 41-1a-102 is amended to read:
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             41-1a-102. Definitions.
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             As used in this chapter:
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57 (1) "Actual miles" means the actual distance a vehicle has traveled while in ope	ration.
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- (2) "Actual weight" means the actual unladen weight of a vehicle or combination of vehicles as operated and certified to by a weighmaster.
- 60 (3) "All-terrain type I vehicle" means the same as that term is defined in Section
- 61 41-22-2.

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- 62 (4) "All-terrain type II vehicle" means the same as that term is defined in Section
- 63 41-22-2.
- 64 (5) "All-terrain type III vehicle" means the same as that term is defined in Section
- 65 41-22-2.
- 66 (6) "Alternative fuel vehicle" means:
- 67 (a) an electric motor vehicle;
- (b) a hybrid electric motor vehicle;
- 69 (c) a plug-in hybrid electric motor vehicle; or
- 70 (d) a motor vehicle powered exclusively by a fuel other than:
- 71 (i) motor fuel;
- 72 (ii) diesel fuel;
- 73 (iii) natural gas; or
- 74 (iv) propane.
- 75 (7) "Amateur radio operator" means a person licensed by the Federal Communications 76 Commission to engage in private and experimental two-way radio operation on the amateur
- 77 band radio frequencies.
- 78 (8) "Autocycle" means the same as that term is defined in Section 53-3-102.
- 79 (9) "Automated driving system" means the same as that term is defined in Section
- 80 41-26-102.1.
- 81 (10) "Branded title" means a title certificate that is labeled:
- 82 (a) rebuilt and restored to operation;
- (b) flooded and restored to operation; or
- (c) not restored to operation.
- 85 (11) "Camper" means a structure designed, used, and maintained primarily to be
- 86 mounted on or affixed to a motor vehicle that contains a floor and is designed to provide a
- 87 mobile dwelling, sleeping place, commercial space, or facilities for human habitation or for

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- (12) "Certificate of title" means a document issued by a jurisdiction to establish a record of ownership between an identified owner and the described vehicle, vessel, or outboard motor.
- (13) "Certified scale weigh ticket" means a weigh ticket that has been issued by a weighmaster.
- (14) "Commercial vehicle" means a motor vehicle, trailer, or semitrailer used or maintained for the transportation of persons or property that operates:
 - (a) as a carrier for hire, compensation, or profit; or
- (b) as a carrier to transport the vehicle owner's goods or property in furtherance of the owner's commercial enterprise.
 - (15) "Commission" means the State Tax Commission.
- 100 (16) "Consumer price index" means the same as that term is defined in Section 59-13-102.
 - (17) "Dealer" means a person engaged or licensed to engage in the business of buying, selling, or exchanging new or used vehicles, vessels, or outboard motors either outright or on conditional sale, bailment, lease, chattel mortgage, or otherwise or who has an established place of business for the sale, lease, trade, or display of vehicles, vessels, or outboard motors.
 - (18) "Diesel fuel" means the same as that term is defined in Section 59-13-102.
 - (19) "Division" means the Motor Vehicle Division of the commission, created in Section 41-1a-106.
 - (20) "Dynamic driving task" means the same as that term is defined in Section 41-26-102.1.
 - (21) "Electric motor vehicle" means a motor vehicle that is powered solely by an electric motor drawing current from a rechargeable energy storage system.
 - (22) "Essential parts" means the integral and body parts of a vehicle of a type required to be registered in this state, the removal, alteration, or substitution of which would tend to conceal the identity of the vehicle or substantially alter the vehicle's appearance, model, type, or mode of operation.
- 117 (23) "Farm tractor" means a motor vehicle designed and used primarily as a farm 118 implement for drawing plows, mowing machines, and other implements of husbandry.

- (24) (a) "Farm truck" means a truck used by the owner or operator of a farm solely for the owner's or operator's own use in the transportation of:
- (i) farm products, including livestock and its products, poultry and its products, floricultural and horticultural products;
- (ii) farm supplies, including tile, fence, and any other thing or commodity used in agricultural, floricultural, horticultural, livestock, and poultry production; and
- (iii) livestock, poultry, and other animals and things used for breeding, feeding, or other purposes connected with the operation of a farm.
- (b) "Farm truck" does not include the operation of trucks by commercial processors of agricultural products.
 - (25) "Fleet" means one or more commercial vehicles.
- (26) "Foreign vehicle" means a vehicle of a type required to be registered, brought into this state from another state, territory, or country other than in the ordinary course of business by or through a manufacturer or dealer, and not registered in this state.
- (27) "Gross laden weight" means the actual weight of a vehicle or combination of vehicles, equipped for operation, to which shall be added the maximum load to be carried.
- (28) "Highway" or "street" means the entire width between property lines of every way or place of whatever nature when any part of it is open to the public, as a matter of right, for purposes of vehicular traffic.
- (29) "Hybrid electric motor vehicle" means a motor vehicle that draws propulsion energy from onboard sources of stored energy that are both:
 - (a) an internal combustion engine or heat engine using consumable fuel; and
- (b) a rechargeable energy storage system where energy for the storage system comes solely from sources onboard the vehicle.
- (30) (a) "Identification number" means the identifying number assigned by the manufacturer or by the division for the purpose of identifying the vehicle, vessel, or outboard motor.
- (b) "Identification number" includes a vehicle identification number, state assigned identification number, hull identification number, and motor serial number.
- (31) "Implement of husbandry" means a vehicle designed or adapted and used exclusively for an agricultural operation and only incidentally operated or moved upon the

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- 151 (32) (a) "In-state miles" means the total number of miles operated in this state during 152 the preceding year by fleet power units.
 - (b) If a fleet is composed entirely of trailers or semitrailers, "in-state miles" means the total number of miles that those vehicles were towed on Utah highways during the preceding year.
 - (33) "Interstate vehicle" means a commercial vehicle operated in more than one state, province, territory, or possession of the United States or foreign country.
 - (34) "Jurisdiction" means a state, district, province, political subdivision, territory, or possession of the United States or any foreign country.
 - (35) "Lienholder" means a person with a security interest in particular property.
 - (36) "Manufactured home" means a transportable factory built housing unit constructed on or after June 15, 1976, according to the Federal Home Construction and Safety Standards Act of 1974 (HUD Code), in one or more sections, which, in the traveling mode, is eight body feet or more in width or 40 body feet or more in length, or when erected on site, is 400 or more square feet, and which is built on a permanent chassis and designed to be used as a dwelling with or without a permanent foundation when connected to the required utilities, and includes the plumbing, heating, air-conditioning, and electrical systems.
 - (37) "Manufacturer" means a person engaged in the business of constructing, manufacturing, assembling, producing, or importing new or unused vehicles, vessels, or outboard motors for the purpose of sale or trade.
 - (38) "Military vehicle" means a vehicle of any size or weight that was manufactured for use by armed forces and that is maintained in a condition that represents the vehicle's military design and markings regardless of current ownership or use.
 - (39) "Mobile home" means a transportable factory built housing unit built prior to June 15, 1976, in accordance with a state mobile home code which existed prior to the Federal Manufactured Housing and Safety Standards Act (HUD Code).
 - (40) "Motor fuel" means the same as that term is defined in Section 59-13-102.
- 178 (41) (a) "Motor vehicle" means a self-propelled vehicle intended primarily for use and operation on the highways.
 - (b) "Motor vehicle" does not include:

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181	(i) an off-highway vehicle; or
182	(ii) a motor assisted scooter as defined in Section 41-6a-102.
183	(42) "Motorboat" means the same as that term is defined in Section 73-18-2.
184	(43) "Motorcycle" means:
185	(a) a motor vehicle having a saddle for the use of the rider and designed to travel on not
186	more than three wheels in contact with the ground; or
187	(b) an autocycle.
188	(44) "Natural gas" means a fuel of which the primary constituent is methane.
189	(45) (a) "Nonresident" means a person who is not a resident of this state as defined by
190	Section 41-1a-202, and who does not engage in intrastate business within this state and does
191	not operate in that business any motor vehicle, trailer, or semitrailer within this state.
192	(b) A person who engages in intrastate business within this state and operates in that
193	business any motor vehicle, trailer, or semitrailer in this state or who, even though engaging in
194	interstate commerce, maintains a vehicle in this state as the home station of that vehicle is
195	considered a resident of this state, insofar as that vehicle is concerned in administering this
196	chapter.
197	(46) "Odometer" means a device for measuring and recording the actual distance a
198	vehicle travels while in operation, but does not include any auxiliary odometer designed to be
199	periodically reset.
200	(47) "Off-highway implement of husbandry" means the same as that term is defined in
201	Section 41-22-2.
202	(48) "Off-highway motorcycle" means the same as that term is defined in Section
203	<u>41-22-2.</u>
204	[(48)] (49) "Off-highway vehicle" means the same as that term is defined in Section
205	41-22-2.
206	[(49)] (50) (a) "Operate" means:
207	(i) to navigate a vessel; or
208	(ii) collectively, the activities performed in order to perform the entire dynamic driving
209	task for a given motor vehicle by:

(A) a human driver as defined in Section 41-26-102.1; or

(B) an engaged automated driving system.

212	(b) "Operate" includes testing of an automated driving system.
213	[(50)] (51) "Original issue license plate" means a license plate that is of a format and
214	type issued by the state in the same year as the model year of a vehicle that is a model year
215	1973 or older.
216	[(51)] (52) "Outboard motor" means a detachable self-contained propulsion unit,
217	excluding fuel supply, used to propel a vessel.
218	[(52)] (53) (a) "Owner" means a person, other than a lienholder, holding title to a
219	vehicle, vessel, or outboard motor whether or not the vehicle, vessel, or outboard motor is
220	subject to a security interest.
221	(b) If a vehicle is the subject of an agreement for the conditional sale or installment
222	sale or mortgage of the vehicle with the right of purchase upon performance of the conditions
223	stated in the agreement and with an immediate right of possession vested in the conditional
224	vendee or mortgagor, or if the vehicle is the subject of a security agreement, then the
225	conditional vendee, mortgagor, or debtor is considered the owner for the purposes of this
226	chapter.
227	(c) If a vehicle is the subject of an agreement to lease, the lessor is considered the
228	owner until the lessee exercises the lessee's option to purchase the vehicle.
229	[(53)] (54) "Park model recreational vehicle" means a unit that:
230	(a) is designed and marketed as temporary living quarters for recreational, camping,
231	travel, or seasonal use;
232	(b) is not permanently affixed to real property for use as a permanent dwelling;
233	(c) requires a special highway movement permit for transit; and
234	(d) is built on a single chassis mounted on wheels with a gross trailer area not
235	exceeding 400 square feet in the setup mode.
236	$[\underbrace{(54)}]$ (55) "Personalized license plate" means a license plate that has displayed on it a
237	combination of letters, numbers, or both as requested by the owner of the vehicle and assigned
238	to the vehicle by the division.
239	[(55)] (56) (a) "Pickup truck" means a two-axle motor vehicle with motive power
240	manufactured, remanufactured, or materially altered to provide an open cargo area.
241	(b) "Pickup truck" includes a motor vehicle with the open cargo area covered with a
242	camper, camper shell, tarp, removable top, or similar structure.

support the load.

[(56)] (57) "Plug-in hybrid electric motor vehicle" means a hybrid electric motor	
vehicle that has the capability to charge the battery or batteries used for vehicle propulsion	
from an off-vehicle electric source, such that the off-vehicle source cannot be connected to the	
vehicle while the vehicle is in motion.	
[(57)] (58) "Pneumatic tire" means a tire in which compressed air is designed to	

[(58)] (59) "Preceding year" means a period of 12 consecutive months fixed by the division that is within 16 months immediately preceding the commencement of the registration or license year in which proportional registration is sought. The division in fixing the period shall conform it to the terms, conditions, and requirements of any applicable agreement or arrangement for the proportional registration of vehicles.

[(59)] (60) "Public garage" means a building or other place where vehicles or vessels are kept and stored and where a charge is made for the storage and keeping of vehicles and vessels.

[(60)] (61) "Receipt of surrender of ownership documents" means the receipt of surrender of ownership documents described in Section 41-1a-503.

[(61)] (62) "Reconstructed vehicle" means a vehicle of a type required to be registered in this state that is materially altered from its original construction by the removal, addition, or substitution of essential parts, new or used.

[(62)] (63) "Recreational vehicle" means the same as that term is defined in Section 13-14-102.

[(63)] (64) "Registration" means a document issued by a jurisdiction that allows operation of a vehicle or vessel on the highways or waters of this state for the time period for which the registration is valid and that is evidence of compliance with the registration requirements of the jurisdiction.

[(64)] (65) "Registration decal" means the decal issued by the division that is evidence of compliance with the division's registration requirements.

[(65)] (66) (a) "Registration year" means a 12 consecutive month period commencing with the completion of the applicable registration criteria.

(b) For administration of a multistate agreement for proportional registration the division may prescribe a different 12-month period.

274	[(66)] (67) "Repair or replacement" means the restoration of vehicles, vessels, or
275	outboard motors to a sound working condition by substituting any inoperative part of the
276	vehicle, vessel, or outboard motor, or by correcting the inoperative part.
277	[(67)] <u>(68)</u> "Replica vehicle" means:
278	(a) a street rod that meets the requirements under Subsection 41-21-1(3)(a)(i)(B); or
279	(b) a custom vehicle that meets the requirements under Subsection
280	41-6a-1507(1)(a)(i)(B).
281	[(68)] (69) "Restored-modified vehicle" means a motor vehicle that has been restored
282	and modified with modern parts and technology, including emission control technology and an
283	on-board diagnostic system.
284	[(69)] (70) "Road tractor" means a motor vehicle designed and used for drawing other
285	vehicles and constructed so it does not carry any load either independently or any part of the
286	weight of a vehicle or load that is drawn.
287	$[\frac{70}{1}]$ "Sailboat" means the same as that term is defined in Section 73-18-2.
288	[(71)] (72) "Security interest" means an interest that is reserved or created by a security
289	agreement to secure the payment or performance of an obligation and that is valid against third
290	parties.
291	[(72)] (73) "Semitrailer" means a vehicle without motive power designed for carrying
292	persons or property and for being drawn by a motor vehicle and constructed so that some part
293	of its weight and its load rests or is carried by another vehicle.
294	[(73)] (74) "Special group license plate" means a type of license plate designed for a
295	particular group of people or a license plate authorized and issued by the division in accordance
296	with Section 41-1a-418 or Part 16, Sponsored Special Group License Plates.
297	[(74)] (75) (a) "Special interest vehicle" means a vehicle used for general
298	transportation purposes and that is:
299	(i) 20 years or older from the current year; or
300	(ii) a make or model of motor vehicle recognized by the division director as having
301	unique interest or historic value.
302	(b) In making a determination under Subsection $[\frac{(74)(a)}{2}]$ $\frac{(75)(a)}{2}$, the division director
303	shall give special consideration to:

(i) a make of motor vehicle that is no longer manufactured;

305	(11) a make or model of motor vehicle produced in limited or token quantities;
306	(iii) a make or model of motor vehicle produced as an experimental vehicle or one
307	designed exclusively for educational purposes or museum display; or
308	(iv) a motor vehicle of any age or make that has not been substantially altered or
309	modified from original specifications of the manufacturer and because of its significance is
310	being collected, preserved, restored, maintained, or operated by a collector or hobbyist as a
311	leisure pursuit.
312	[(75)] (76) (a) "Special mobile equipment" means a vehicle:
313	(i) not designed or used primarily for the transportation of persons or property;
314	(ii) not designed to operate in traffic; and
315	(iii) only incidentally operated or moved over the highways.
316	(b) "Special mobile equipment" includes:
317	(i) farm tractors;
318	(ii) off-road motorized construction or maintenance equipment including backhoes,
319	bulldozers, compactors, graders, loaders, road rollers, tractors, and trenchers; and
320	(iii) ditch-digging apparatus.
321	(c) "Special mobile equipment" does not include a commercial vehicle as defined
322	under Section 72-9-102.
323	[(76)] (77) "Specially constructed vehicle" means a vehicle of a type required to be
324	registered in this state, not originally constructed under a distinctive name, make, model, or
325	type by a generally recognized manufacturer of vehicles, and not materially altered from its
326	original construction.
327	[(77)] (78) (a) "Standard license plate" means a license plate for general issue
328	described in Subsection 41-1a-402(1).
329	(b) "Standard license plate" includes a license plate for general issue that the division
330	issues before January 1, 2024.
331	[(78)] (79) "State impound yard" means a yard for the storage of a vehicle, vessel, or
332	outboard motor that meets the requirements of rules made by the commission pursuant to
333	Subsection 41-1a-1101(5).
334	[(79)] (80) "Symbol decal" means the decal that is designed to represent a special
335	group and displayed on a special group license plate.

336	[(80)] [81] "Title" means the right to or ownership of a vehicle, vessel, or outboard
337	motor.
338	[(81)] (82) (a) "Total fleet miles" means the total number of miles operated in all
339	jurisdictions during the preceding year by power units.
340	(b) If fleets are composed entirely of trailers or semitrailers, "total fleet miles" means
341	the number of miles that those vehicles were towed on the highways of all jurisdictions during
342	the preceding year.
343	[(82)] (83) "Tow truck motor carrier" means the same as that term is defined in Section
344	72-9-102.
345	[(83)] (84) "Tow truck operator" means the same as that term is defined in Section
346	72-9-102.
347	[(84)] (85) "Trailer" means a vehicle without motive power designed for carrying
348	persons or property and for being drawn by a motor vehicle and constructed so that no part of
349	its weight rests upon the towing vehicle.
350	[(85)] (86) "Transferee" means a person to whom the ownership of property is
351	conveyed by sale, gift, or any other means except by the creation of a security interest.
352	[(86)] (87) "Transferor" means a person who transfers the person's ownership in
353	property by sale, gift, or any other means except by creation of a security interest.
354	[(87)] (88) "Travel trailer," "camping trailer," or "fifth wheel trailer" means a portable
355	vehicle without motive power, designed as a temporary dwelling for travel, recreational, or
356	vacation use that does not require a special highway movement permit when drawn by a
357	self-propelled motor vehicle.
358	[(88)] (89) "Truck tractor" means a motor vehicle designed and used primarily for
359	drawing other vehicles and not constructed to carry a load other than a part of the weight of the
360	vehicle and load that is drawn.
361	[(89)] (90) "Vehicle" includes a motor vehicle, trailer, semitrailer, off-highway vehicle
362	camper, park model recreational vehicle, manufactured home, and mobile home.
363	[(90)] (91) "Vessel" means the same as that term is defined in Section 73-18-2.
364	[(91)] (92) "Vintage vehicle" means the same as that term is defined in Section
365	41-21-1.
366	[(92)] (93) "Waters of this state" means the same as that term is defined in Section

367	73-18-2.
368	[(93)] (94) "Weighmaster" means a person, association of persons, or corporation
369	permitted to weigh vehicles under this chapter.
370	Section 2. Section 41-1a-203 is amended to read:
371	41-1a-203. Prerequisites for registration, transfer of ownership, or registration
372	renewal.
373	(1) (a) (i) Except as provided in Subsection (1)(b), the division shall mail a notification
374	to the owner of a vehicle at least 30 days before the date the vehicle's registration is due to
375	expire.
376	(ii) The division shall ensure that mailing of notifications described in Section (1)(a)(i)
377	begins as soon as practicable.
378	(b) (i) The division shall provide a process for a vehicle owner to choose to receive
379	electronic notification of the pending expiration of a vehicle's registration.
380	(ii) If a vehicle owner chooses electronic notification, the division shall <u>electronically</u>
381	notify [by email] the owner of a vehicle at least 30 days before the date the vehicle's
382	registration is due to expire.
383	(iii) If a motor vehicle is registered on a month-to-month basis as described in Section
384	41-1a-215.4, in lieu of notification by mail, the division shall notify the motor vehicle owner
385	each month via electronic notification of:
386	(A) the pending expiration and automatic renewal of the vehicle's registration; and
387	(B) whether the fee payment and renewal of the motor vehicle's registration were
388	successfully completed.
389	(2) Except as otherwise provided, before registration of a vehicle, an owner shall:
390	(a) obtain an identification number inspection under Section 41-1a-204;
391	(b) obtain a certificate of emissions inspection, if required in the current year, as
392	provided under Section 41-6a-1642;
393	(c) pay property taxes, the in lieu fee, or receive a property tax clearance under Section
394	41-1a-206 or 41-1a-207;
395	(d) pay the automobile driver education tax required by Section 41-1a-208;
396	(e) pay the applicable registration fee under Part 12, Fee and Tax Requirements;
397	(f) pay the uninsured motorist identification fee under Section 41-1a-1218, if

398 applicable;

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- 399 (g) pay the motor carrier fee under Section 41-1a-1219, if applicable;
- 400 (h) pay any applicable local emissions compliance fee under Section 41-1a-1223; and
 - (i) pay the taxes applicable under Title 59, Chapter 12, Sales and Use Tax Act.
 - (3) In addition to the requirements in Subsection (1), an owner of a vehicle that has not been previously registered or that is currently registered under a previous owner's name shall apply for a valid certificate of title in the owner's name before registration.
 - (4) The division may not issue a new registration, transfer of ownership, or registration renewal under Section 73-18-7 for a vessel or outboard motor that is subject to this chapter unless a certificate of title has been or is in the process of being issued in the same owner's name.
 - (5) The division may not issue a new registration, transfer of ownership, or registration renewal under Section 41-22-3 for an off-highway vehicle that is subject to this chapter unless a certificate of title has been or is in the process of being issued in the same owner's name.
 - (6) The division may not issue a registration renewal for a motor vehicle if the division has received a hold request for the motor vehicle for which a registration renewal has been requested as described in:
 - (a) Section 72-1-213.1; or
- 416 (b) Section 72-6-118.
- Section 3. Section **41-1a-206** is amended to read:
- 41-1a-206. Payment of property taxes or in lieu fees before registration.
 - (1) Except as provided in Subsection (2), the division before issuing any registration shall require from every applicant for the registration [a certificate from the county assessor in which the vehicle has situs for taxation] verification that:
 - (a) the property tax or in lieu fee on the vehicle for the current registration period has been paid;
 - (b) in the assessor's opinion the tax or in lieu fee is a lien on real property sufficient to secure the payment of the tax; or
 - (c) the vehicle is exempt by law from payment of property tax or the in lieu fee for the current registration period.
 - (2) The requirements of Subsection (1) do not apply to the registration of ambulances,

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429	peace officer patrol vehicles, fire engines, passenger cars and trucks owned and used by the
430	United States government or by the state of Utah or by any of its political subdivisions, and
431	motor vehicles assessed by the commission under Section 59-2-201.
432	Section 4. Section 41-1a-209 is amended to read:
433	41-1a-209. Application for registration Contents.
434	(1) An owner of a vehicle subject to registration under this part shall apply to the
435	division for registration on forms furnished by the division.
436	(2) The application for registration shall include:
437	(a) the signature of an owner of the vehicle to be registered;
438	(b) the name, bona fide residence and mailing address of the owner, or business
439	address of the owner if the owner is a firm, association, or corporation;
440	(c) a description of the vehicle including the make, model, type of body, the model year
441	as specified by the manufacturer, the number of cylinders, and the identification number of the
442	vehicle;
443	(d) other information required by the division to enable it to determine whether the
444	owner is lawfully entitled to register the vehicle; [and]
445	(e) an indication if the applicant is applying for automatic registration renewal as
446	described in Section 41-1a-216[:]; and
447	(f) an indication specifying the type of vehicle registration for which the applicant is
448	applying.
449	Section 5. Section 41-1a-215 is amended to read:
450	41-1a-215. Staggered registration dates Exceptions.
451	(1) (a) Except as provided under Subsections (2) and (3), every vehicle registration,
452	every registration card, and every registration plate issued under this chapter for the first
453	registration of the vehicle in this state, continues in effect for a period of 12 months beginning
454	with the first day of the calendar month of registration and does not expire until the last day of
455	the same month in the following year.
456	(b) If the last day of the registration period falls on a day in which the appropriate state
457	or county offices are not open for business, the registration of the vehicle is extended to
458	midnight of the next business day.

(2) The provisions of Subsection (1) do not apply to the following:

460	(a) registration issued to government vehicles under Section 41-1a-221;
461	(b) registration issued to apportioned vehicles under Section 41-1a-301;
462	(c) multiyear registration issued under Section 41-1a-222;
463	(d) lifetime trailer registration issued under Section 41-1a-1206;
464	(e) a month-to-month registration issued under Section 41-1a-215.4;
465	[(e)] (f) partial year registration issued under Section 41-1a-1207;
466	[(f)] (g) a six-month registration issued under Section 41-1a-215.5; or
467	[(g)] (h) plates issued to a dealer, dismantler, manufacturer, remanufacturer, and
468	transporter under [Title 41, Chapter 3, Part 5, Special Dealer License Plates] Chapter 3, Part 5
469	Special Dealer License Plates.
470	(3) (a) Upon application of the owner or lessee of a fleet of commercial vehicles not
471	apportioned under Section 41-1a-301 and required to be registered in this state, the State Tax
472	Commission may permit the vehicles to be registered for a registration period commencing or
473	the first day of March, June, September, or December of any year and expiring on the last day
474	of March, June, September, or December in the following year.
475	(b) Upon application of the owner or lessee of a fleet of commercial vehicles
476	apportioned under Section 41-1a-301 and required to be registered in this state, the State Tax
477	Commission may permit the vehicles to be registered for a registration period commencing or
478	the first day of January, April, July, or October of any year and expiring on the last day of
479	March, June, September, or December in the following year.
480	(4) When the expiration of a registration plate is extended by affixing a registration
481	decal to it, the expiration of the decal governs the expiration date of the plate.
482	Section 6. Section 41-1a-215.4 is enacted to read:
483	41-1a-215.4. Month-to-month vehicle registration.
484	(1) (a) A person may register a vehicle described in Subsection (1)(b)(i) on a
485	month-to-month basis if the person enrolls in:
486	(i) automatic registration renewal described in Subsection 41-1a-216(2)(d); and
487	(ii) electronic notification of registration renewal as described in Subsection
488	41-1a-203(1)(b)(iii).
489	(b) (i) Except as provided in Subsection (1)(b)(ii), all vehicles are eligible for
490	month-to-month registration under this section.

491	(ii) The following vehicles are not eligible for month-to-month registration under this
492	section:
493	(A) a motorboat or sailboat required to be registered under Section 73-18-7;
494	(B) a vehicle registered pursuant to Part 3, Proportional Registration;
495	(C) a vehicle registered as part of a fleet;
496	(D) an off-highway vehicle;
497	(E) a street-legal all-terrain vehicle registered in accordance with Section 41-1a-1509;
498	<u>and</u>
499	(F) a park model recreational vehicle.
500	(2) A month-to-month registration period begins on the first day of the calendar month
501	and expires on the last day of the same calendar month.
502	(3) (a) A vehicle owner seeking month-to-month registration satisfies the requirements
503	described in Section 41-1a-203 by:
504	(i) at the time of registration:
505	(A) obtaining an identification number inspection under Section 41-1a-204, if required;
506	<u>and</u>
507	(B) paying the taxes applicable under Title 59, Chapter 12, Sales and Use Tax Act, if
508	applicable;
509	(ii) if required, obtaining a certificate of emissions inspection as provided under
510	Section 41-6a-1642; and
511	(iii) paying the following fees and taxes each month if applicable for the type of
512	vehicle being registered:
513	(A) property taxes or the in lieu fee described in Section 41-1a-206, 41-1a-207, or Title
514	59, Chapter 2, Part 4, Assessment of Transitory Personal Property and Interstate Carriers;
515	(B) the automobile driver education fee described in Section 41-1a-1204;
516	(C) the relevant registration fees described in Section 41-1a-1206;
517	(D) the uninsured motorist identification fee described in Section 41-1a-1218;
518	(E) the motor carrier fee described in Section 41-1a-1219;
519	(F) the local option highway construction and transportation corridor preservation fee
520	described in Section 41-1a-1222; and
521	(G) the local emissions compliance fee described in Section 41-1a-1223.

522	(b) In addition to any electronic payment fee charged as described in Section
523	41-1a-1221, the cost of the monthly charge described in Subsection (3)(a)(iii) is equal to:
524	(i) for the first 12 months a vehicle is registered on a month-to-month basis, 10.5% of
525	the annual cost of the applicable fee or tax for the same vehicle registered for a 12-month
526	period rounded up to the nearest one cent; or
527	(ii) beginning on the thirteenth month, and for each month thereafter for that a vehicle
528	is registered on a month-to-month basis, 9.25% of the annual cost of the applicable fee or tax
529	for the same vehicle registered for a 12-month period rounded up to the nearest one cent.
530	(c) The first time a vehicle is registered on a month-to-month basis, the person
531	registering the vehicle:
532	(i) shall register directly with the division; and
533	(ii) may not register through a dealer.
534	(4) (a) If a person registers a vehicle on a month-to-month basis, the registration and
535	payment of fees and taxes as provided in this section shall continue each month through an
536	automated transaction, and the person may not cancel or stop payment unless the person
537	electronically notifies the division that:
538	(i) the person has sold the vehicle or returned a leased vehicle;
539	(ii) the vehicle is destroyed;
540	(iii) the person has registered the vehicle in another state; or
541	(iv) the person has registered the vehicle under a different type of vehicle registration.
542	(b) The division may not issue a refund of an automatic payment required for a
543	month-to-month registration as described in this section if a person fails to notify the division
544	of change in registration status as described and required in Subsection (4)(a).
545	(5) For a vehicle registered on a month-to-month basis, the registration is revoked if:
546	(a) the person that registers the vehicle fails to make the monthly payment as required
547	in this section; or
548	(b) the payment method is canceled or declined.
549	(6) If a vehicle registration is revoked under Subsection (5), and the division
550	reasonably determines that the owner of the vehicle has not acted in good faith to ensure timely
551	payment, the division may prohibit the vehicle from being registered on a month-to-month
552	basis by the same owner for one year.

553	Section 7. Section 41-1a-216 is amended to read:
554	41-1a-216. Renewal of registration.
555	(1) The division may receive applications for registration renewal and issue new
556	registration cards at any time prior to the expiration of the registration, subject to the
557	availability of renewal materials.
558	(2) (a) Except as provided in Subsections (2)(c), (2)(d), and (3), the new registration
559	shall retain the same expiration month as recorded on the original registration even if the
560	registration has expired.
561	(b) Except as provided in Subsection (2)(c) and (d), the year of registration expiration
562	shall be changed to reflect the renewed registration period.
563	(c) If the application for renewal of registration is for a six-month registration period
564	under Section 41-1a-215.5, the new registration shall be for a six-month registration period that
565	begins with the first day of the calendar month following the last day of the expiration month
566	of the previous registration period as recorded on the original registration even if the
567	registration has expired.
568	(d) If a vehicle is registered on a month-to-month basis as described in Section
569	41-1a-215.4, the registration shall:
570	(i) automatically renew each month if:
571	(A) the owner of the vehicle has complied with the requirements under this part;
572	(B) the motor vehicle is in compliance with the emissions inspection requirement
573	described in Section 41-6a-1642; and
574	(C) payment under Section 41-1a-1206 is made electronically each month; and
575	(ii) be for a one-month registration period that begins with the first day of each
576	calendar month and ends on the last day of each respective calendar month.
577	(3) Subsection (2) does not apply if the owner can verify to the satisfaction of the
578	division that the vehicle registration was not renewed prior to its expiration due to the fact that
579	the vehicle was in storage, inoperable, or otherwise out of service.
580	(4) If the registration renewal application is an application generated by the division
581	through its automated system, the owner need not surrender the last registration card or
582	duplicate.

(5) A vehicle with an "EX" or "UHP" license plate, owned by an entity described in

- Section 41-1a-407, is exempt from registration renewal requirements.
 - (6) The division shall establish a process by which an individual may request automatic renewal of registration.
 - (7) An individual may request automatic renewal of registration as provided by the division.
 - (8) If the vehicle is subject to an emissions inspection as described in Section 41-6a-1642 for the year for which a vehicle automatic registration is requested, the automatic renewal is not effective until the vehicle has passed an emissions inspection as required in Section 41-6a-1642.
 - (9) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the commission may make rules establishing procedures for an individual to apply for and the division to administer automatic renewal of registration and automatic payment of fees as required in this chapter and relevant taxes.
 - Section 8. Section 41-1a-222 is amended to read:

41-1a-222. Application for multiyear registration -- Payment of taxes -- Penalties.

- (1) The owner of any intrastate fleet of commercial vehicles which is based in the state may apply to the commission for registration in accordance with this section.
 - (a) The application shall be made on a form prescribed by the commission.
- (b) Upon payment of required fees and meeting other requirements prescribed by the commission, the division shall issue, to each vehicle for which application has been made, a multiyear license plate and registration card.
- (i) The [registration decal and the] registration card shall bear an expiration date fixed by the division and [are] is valid until ownership of the vehicle to which [they are] the registration card is issued is transferred by the applicant or until the expiration date, whichever comes first.
- (ii) An annual renewal application must be made by the owner if registration identification has been issued on an annual installment fee basis and the required fees must be paid on an annual basis.
- (iii) License plates and registration cards issued pursuant to this section are valid for an eight-year period, commencing with the year of initial application in this state.
 - (c) When application for registration or renewal is made on an installment payment

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basis, the applicant shall submit acceptable evidence of a surety bond in a form, and with a
surety, approved by the commission and in an amount equal to the total annual fees required
for all vehicles registered to the applicant in accordance with this section.

- (2) Each vehicle registered as part of a fleet of commercial vehicles must be titled in the name of the fleet.
- (3) Each owner who registers fleets pursuant to this section shall pay the taxes or in lieu fees otherwise due pursuant to:
- 622 (a) Section 41-1a-206;
- 623 (b) Section 41-1a-207;
- 624 (c) Subsection 41-1a-301(12);
- 625 (d) Section 59-2-405.1;
- 626 (e) Section 59-2-405.2; or
- 627 (f) Section 59-2-405.3.
 - (4) An owner who fails to comply with the provisions of this section is subject to the penalties in Section 41-1a-1301 and, if the commission so determines, will result in the loss of the privileges granted in this section.
- Section 9. Section **41-1a-402** is amended to read:
- 632 41-1a-402. Standard license plates -- Required colors, numerals, and letters -- Expiration.
 - (1) (a) Upon registering a vehicle, the division shall issue to the owner a standard license plate described in Subsection (1)(b) unless the division issues to the owner:
 - (i) a special group license plate in accordance with Section 41-1a-418; or
 - (ii) an apportioned vehicle license plate in accordance with Section 41-1a-301.
 - (b) The division may offer up to four standard license plate options at one time, each with a different design as follows:
 - (i) two designs that incorporate one or more elements that represent the state's economy or geography;
 - (ii) one design that represents the state's values or culture; and
- 643 (iii) one design that commemorates a current event relevant to the state or a significant 644 anniversary of a historic event relevant to the state.
 - (c) The division shall offer:

646	(i) each design described in Subsection (1)(b)(i) or (ii) for at least a 10-year period; and
647	(ii) each design described in Subsection (1)(b)(iii) for no more than a five-year period.
648	(d) The division may not offer more than four standard license plate designs at any one
649	time.
650	(2) Before the division may offer a design described in Subsection (1)(b), the division
651	shall:
652	(a) consult with the Utah Department of Cultural and Community Engagement
653	regarding the proposed design;
654	(b) identify which current standard license plate design will be replaced by the
655	proposed design;
656	(c) submit the proposed design to the governor for approval; and
657	(d) if the governor approves the design pursuant to Subsection (2)(c), submit to the
658	Transportation Interim Committee a request for the Legislature to approve the proposed design
659	by concurrent resolution.
660	(3) The division may issue a new standard license plate design only if:
661	(a) the Legislature has by concurrent resolution approved the standard license plate
662	design; and
663	(b) sufficient funds are appropriated for the initial costs of production.
664	(4) (a) Except as provided in Subsection (4)(b), the division may not order or produce a
665	standard license plate that is discontinued under this section.
666	(b) The division may issue a discontinued standard license plate until the division
667	exhausts the discontinued standard license plate's remaining stock.
668	(5) (a) Each license plate shall have displayed on it:
669	[(a)] (i) the registration number assigned to the vehicle for which the license plate is
670	issued; and
671	[(b)] (ii) the name of the state[; and].
672	[(c) unless exempted by Section 41-1a-301 or 41-1a-407, a registration decal showing
673	the date of expiration displayed in accordance with Subsection (8).]
674	(b) In addition to Subsection (5)(a), an off-highway vehicle shall also display a
675	registration decal showing the date of expiration as described in Subsection (8).
676	(c) The division shall issue and the following vehicles shall display a registration decal

0//	snowing the date of expiration.
678	(i) a motorboat or sailboat required to be registered under Section 73-18-7;
679	(ii) an off-highway vehicle; and
680	(iii) a park model recreational vehicle.
681	(6) If registration is extended by affixing a registration decal to the license plate, the
682	expiration date of the registration decal governs the expiration date of the license plate.
683	(7) (a) Except as provided under Subsection 41-1a-215(2) and Section 41-1a-216,
684	license plates shall be renewed annually.
685	(b) For an off-highway vehicle as described in Subsection (5)(b), the division shall
686	issue:
687	(i) [The division shall issue the vehicle owner] a month registration decal and a year
688	registration decal upon the vehicle's first registration with the division[:]; and
689	(ii) [The division shall issue the vehicle owner] only a year registration decal upon
690	subsequent renewals of registration to validate registration renewal.
691	(8) Except as otherwise provided by rule:
692	(a) the month registration decal issued in accordance with Subsection (7) shall be
693	displayed on the license plate in the left position; and
694	(b) the year registration decal issued in accordance with Subsection (7) shall be
695	displayed on the license plate in the right position.
696	(9) The current year registration decal issued in accordance with Subsection (7) shall
697	be placed over or in place of the previous year registration decal.
698	(10) If a license plate, month registration decal, or year registration decal is lost or
699	destroyed, a replacement shall be issued upon application and payment of the fees required
700	under Section 41-1a-1211 or 41-1a-1212.
701	(11) (a) A violation of this section is an infraction.
702	(b) A court shall waive a fine for a violation under this section if:
703	(i) the registration for the vehicle was current at the time of the citation; and
704	(ii) the person to whom the citation was issued provides, within 21 business days,
705	evidence that the license plate and registration decals are properly displayed in compliance with
706	this section.
707	(12) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act,

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(1)(f), (4), and (7);

- 708 the division may make rules regarding the placement and positioning of registration decals on 709 license plates issued by the division. 710 Section 10. Section 41-1a-1201 is amended to read: 711 41-1a-1201. Disposition of fees. 712 (1) All fees received and collected under this part shall be transmitted daily to the state 713 treasurer. 714 (2) Except as provided in Subsections (3), (5), (6), (7), (8), and (9) and Sections 715 41-1a-1205, 41-1a-1220, 41-1a-1221, 41-1a-1222, 41-1a-1223, and 41-1a-1603, all fees 716 collected under this part shall be deposited into the Transportation Fund. 717 (3) Funds generated under Subsections 41-1a-1211(1)(b)(ii), (6)(b)(ii), (7), and (9), and 718 Section 41-1a-1212 shall be deposited into the License Plate Restricted Account created in 719 Section 41-1a-122. 720 (4) (a) Except as provided in Subsections (3) and (4)(b) and Section 41-1a-1205, the 721 expenses of the commission in enforcing and administering this part shall be provided for by 722 legislative appropriation from the revenues of the Transportation Fund. 723 (b) Three dollars of the registration fees imposed under Subsections 41-1a-1206(2)(a) 724 and (b) for each vehicle registered for a six-month registration period under Section 725 41-1a-215.5 may be used by the commission to cover the costs incurred in enforcing and 726 administering this part. 727 (c) Sixty cents of the registration fees imposed under Subsection 41-1a-1206(1) for each vehicle registered on a month-to-month basis under Section 41-1a-215.4 may be used by 728 729 the commission to cover the costs incurred in enforcing and administering this part. 730 [(e)] (d) Fifty cents of the registration fee imposed under Subsection 41-1a-1206(1)(i) 731 for each vintage vehicle that has a model year of 1981 or newer may be used by the 732 commission to cover the costs incurred in enforcing and administering this part. 733 (5) (a) [The] Except as provided in Subsection (5)(c), the following portions of the 734 registration fees imposed under Section 41-1a-1206 for each vehicle shall be deposited into the
- 738 (ii) \$21 of the registration fees imposed under Subsections 41-1a-1206(1)(c)(i) and

Transportation Investment Fund of 2005 created in Section 72-2-124:

(i) \$30 of the registration fees imposed under Subsections 41-1a-1206(1)(a), (1)(b),

739	(1)(c)(ii);
740	(iii) \$2.50 of the registration fee imposed under Subsection 41-1a-1206(1)(e)(ii);
741	(iv) \$23 of the registration fee imposed under Subsection 41-1a-1206(1)(d)(i);
742	(v) \$24.50 of the registration fee imposed under Subsection 41-1a-1206(1)(e)(i); and
743	(vi) \$1 of the registration fee imposed under Subsection 41-1a-1206(1)(d)(ii).
744	(b) The following portions of the registration fees collected for each vehicle registered
745	for a six-month registration period under Section 41-1a-215.5 shall be deposited into the
746	Transportation Investment Fund of 2005 created in Section 72-2-124:
747	(i) \$23.25 of each registration fee collected under Subsection 41-1a-1206(2)(a)(i); and
748	(ii) \$23 of each registration fee collected under Subsection 41-1a-1206(2)(a)(ii).
749	(c) The following portions of the registration fees imposed under Section 41-1a-1206
750	and collected for each vehicle registered on a month-to-month basis under Section 41-1a-215.4,
751	for the first 12 months the vehicle is registered on a month to month basis, shall be deposited
752	into the Transportation Investment Fund of 2005 created in Section 72-2-124:
753	(i) \$3.15 of the registration fees imposed under Subsections 41-1a-1206(1)(a), (1)(b),
754	(1)(f), (4), and (7);
755	(ii) \$2.21 of the registration fees imposed under Subsections 41-1a-1206(1)(c)(i) and
756	(1)(c)(ii);
757	(iii) 26 cents of the registration fee imposed under Subsection 41-1a-1206(1)(e)(ii);
758	(iv) \$2.42 of the registration fee imposed under Subsection 41-1a-1206(1)(d)(i);
759	(v) \$2.57 of the registration fee imposed under Subsection 41-1a-1206(1)(e)(i); and
760	(vi) 11 cents of the registration fee imposed under Subsection 41-1a-1206(1)(d)(ii).
761	(d) The following portions of the registration fees imposed under Section 41-1a-1206
762	and collected for each vehicle registered on a month-to-month basis under Section 41-1a-215.4,
763	for any month after the first 12 months the vehicle is registered on a month to month basis,
764	shall be deposited into the Transportation Investment Fund of 2005 created in Section
765	<u>72-2-124:</u>
766	(i) \$2.78 of the registration fees imposed under Subsections 41-1a-1206(1)(a), (1)(b),
767	(1)(f), (4), and (7);
768	(ii) \$1.94 of the registration fees imposed under Subsections 41-1a-1206(1)(c)(i) and
769	(1)(c)(ii);

770	(iii) 23 cents of the registration fee imposed under Subsection 41-1a-1206(1)(e)(ii);
771	(iv) \$2.13 of the registration fee imposed under Subsection 41-1a-1206(1)(d)(i);
772	(v) \$2.26 of the registration fee imposed under Subsection 41-1a-1206(1)(e)(i); and
773	(vi) nine cents of the registration fee imposed under Subsection 41-1a-1206(1)(d)(ii).
774	(6) (a) [Ninety-four] Except as provided in Subsections (6)(b) through (d), 94 cents of
775	each registration fee imposed under Subsections 41-1a-1206(1)(a) and (b) for each vehicle shall
776	be deposited into the Public Safety Restricted Account created in Section 53-3-106.
777	(b) Seventy-one cents of each registration fee imposed under Subsections
778	41-1a-1206(2)(a) and (b) for each vehicle registered for a six-month registration period under
779	Section 41-1a-215.5 shall be deposited into the Public Safety Restricted Account created in
780	Section 53-3-106.
781	(c) Ten cents of each registration fee imposed under Subsections 41-1a-1206(1)(a) and
782	(b) for each vehicle registered on a month-to-month basis in the initial 12 months under
783	Section 41-1a-215.4 shall be deposited into the Public Safety Restricted Account created in
784	Section 53-3-106.
785	(d) Nine cents of each registration fee imposed under Subsections 41-1a-1206(1)(a)
786	and (b) for each vehicle registered on a month-to-month basis for any subsequent months after
787	month 12 under Section 41-1a-215.4 shall be deposited into the Public Safety Restricted
788	Account created in Section 53-3-106.
789	(7) (a) [One] Except as provided in Subsections (7)(b) to (d), one dollar of each
790	registration fee imposed under Subsections 41-1a-1206(1)(a) and (b) for each vehicle shall be
791	deposited into the Motor Vehicle Safety Impact Restricted Account created in Section
792	53-8-214.
793	(b) One dollar of each registration fee imposed under Subsections 41-1a-1206(2)(a)
794	and (b) for each vehicle registered for a six-month registration period under Section
795	41-1a-215.5 shall be deposited into the Motor Vehicle Safety Impact Restricted Account
796	created in Section 53-8-214.
797	(c) 11 cents of each registration fee imposed under Subsections 41-1a-1206(1)(a) and
798	(b), for each vehicle registered on a month-to-month basis in the initial 12 months under
799	Section 41-1a-215.4 shall be deposited into the Motor Vehicle Safety Impact Restricted
800	Account created in Section 53-8-214.

801	(d) Nine cents of each registration fee imposed under Subsections 41-1a-1206(1)(a),
802	and (b), for each vehicle registered on a month-to-month basis in any subsequent month after
803	month 12 under Section 41-1a-215.4 shall be deposited into the Motor Vehicle Safety Impact
804	Restricted Account created in Section 53-8-214.
805	(8) (a) [Fifty] Except as provided in Subsection (8)(b), 50 cents of each registration fee
806	imposed under Subsection 41-1a-1206(1)(a) for each motorcycle shall be deposited into the
807	Neuro-Rehabilitation Fund created in Section 26B-1-319.
808	(b) Five cents of each registration fee imposed under Subsection 41-1a-1206(1)(a) for
809	each motorcycle registered on a month-to-month basis under Section 41-1a-215.4 shall be
810	deposited into the Neuro-Rehabilitation Fund created in Section 26B-1-319.
811	(9) (a) (i) [Beginning on January 1, 2024,] Except as provided in Subsections (9)(a)(ii)
812	and (iii), subject to Subsection (9)(b), \$2 of each registration fee imposed under Section
813	41-1a-1206 shall be deposited into the Rural Transportation Infrastructure Fund created in
814	Section 72-2-133.
815	(ii) For a vehicle registered on a month-to-month basis in the initial 12 months of
816	registration under Section 41-1a-215.4, subject to Subsection (9)(b), 21 cents of each
817	registration fee imposed under Section 41-1a-1206 shall be deposited into the Rural
818	<u>Transportation Infrastructure Fund created in Section 72-2-133.</u>
819	(iii) For a vehicle registered on a month-to-month basis in any subsequent month after
820	month 12 under Section 41-1a-215.4, subject to Subsection (9)(b), 19 cents of each registration
821	fee imposed under Section 41-1a-1206 shall be deposited into the Rural Transportation
822	<u>Infrastructure Fund created in Section 72-2-133.</u>
823	(b) Beginning on January 1, 2025, and each January 1 thereafter, the amount described
824	in Subsection (9)(a) shall be annually adjusted by taking the amount deposited the previous
825	year and adding an amount equal to the greater of:
826	(i) an amount calculated by multiplying the amount deposited by the previous year by
827	the actual percentage change during the previous fiscal year in the Consumer Price Index; and
828	(ii) 0.
829	(c) The amounts calculated as described in Subsection (9)(b) shall be rounded up to the
830	nearest 1 cent.
831	Section 11. Section 41-6a-1642 is amended to read:

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832 41-6a-1642. Emissions inspection -- County program.

- (1) The legislative body of each county required under federal law to utilize a motor vehicle emissions inspection and maintenance program or in which an emissions inspection and maintenance program is necessary to attain or maintain any national ambient air quality standard shall require:
- (a) a certificate of emissions inspection, a waiver, or other evidence the motor vehicle is exempt from emissions inspection and maintenance program requirements be presented:
 - (i) as a condition of registration or renewal of registration; and
- (ii) at other times as the county legislative body may require to enforce inspection requirements for individual motor vehicles, except that the county legislative body may not routinely require a certificate of emissions inspection, or waiver of the certificate, more often than required under Subsection (9); and
- (b) compliance with this section for a motor vehicle registered or principally operated in the county and owned by or being used by a department, division, instrumentality, agency, or employee of:
 - (i) the federal government;
 - (ii) the state and any of its agencies; or
 - (iii) a political subdivision of the state, including school districts.
- (2) (a) A vehicle owner subject to Subsection (1) shall obtain a motor vehicle emissions inspection and maintenance program certificate of emissions inspection as described in Subsection (1), but the program may not deny vehicle registration based solely on the presence of a defeat device covered in the Volkswagen partial consent decrees or a United States Environmental Protection Agency-approved vehicle modification in the following vehicles:
- (i) a 2.0-liter diesel engine motor vehicle in which its lifetime nitrogen oxide emissions are mitigated in the state pursuant to a partial consent decree, including:
 - (A) Volkswagen Jetta, model years 2009, 2010, 2011, 2012, 2013, 2014, and 2015;
- 859 (B) Volkswagen Jetta Sportwagen, model years 2009, 2010, 2011, 2012, 2013, and 860 2014;
- (C) Volkswagen Golf, model years 2010, 2011, 2012, 2013, 2014, and 2015;
- (D) Volkswagen Golf Sportwagen, model year 2015;

863	(E) Volkswagen Passat, model years 2012, 2013, 2014, and 2015;
864	(F) Volkswagen Beetle, model years 2013, 2014, and 2015;
865	(G) Volkswagen Beetle Convertible, model years 2013, 2014, and 2015; and
866	(H) Audi A3, model years 2010, 2011, 2012, 2013, and 2015; and
867	(ii) a 3.0-liter diesel engine motor vehicle in which its lifetime nitrogen oxide
868	emissions are mitigated in the state to a settlement, including:
869	(A) Volkswagen Touareg, model years 2009, 2010, 2011, 2012, 2013, 2014, 2015, and
870	2016;
871	(B) Audi Q7, model years 2009, 2010, 2011, 2012, 2013, 2014, 2015, and 2016;
872	(C) Audi A6 Quattro, model years 2014, 2015, and 2016;
873	(D) Audi A7 Quattro, model years 2014, 2015, and 2016;
874	(E) Audi A8, model years 2014, 2015, and 2016;
875	(F) Audi A8L, model years 2014, 2015, and 2016;
876	(G) Audi Q5, model years 2014, 2015, and 2016; and
877	(H) Porsche Cayenne Diesel, model years 2013, 2014, 2015, and 2016.
878	(b) (i) An owner of a restored-modified vehicle subject to Subsection (1) shall obtain a
879	motor vehicle emissions inspection and maintenance program certificate of emissions
880	inspection as described in Subsection (1).
881	(ii) A county emissions program may not refuse to perform an emissions inspection or
882	indicate a failed emissions test of the vehicle based solely on a modification to the engine or
883	component of the motor vehicle if:
884	(A) the modification is not likely to result in the motor vehicle having increased
885	emissions relative to the emissions of the motor vehicle before the modification; and
886	(B) the motor vehicle modification is a change to an engine that is newer than the
887	engine with which the motor vehicle was originally equipped, or the engine includes
888	technology that increases the facility of the administration of an emissions test, such as an
889	on-board diagnostics system.
890	(iii) The first time an owner seeks to obtain an emissions inspection as a prerequisite to
891	registration of a restored-modified vehicle:
892	(A) the owner shall present the signed statement described in Subsection 41-1a-226(4):
893	and

894 (B) the county emissions program shall perform the emissions test. 895 (iv) If a motor vehicle is registered as a restored-modified vehicle and the registration 896 certificate is notated as described in Subsection 41-1a-226(4), a county emissions program may 897 not refuse to perform an emissions test based solely on the restored-modified status of the 898 motor vehicle. 899 (3) (a) The legislative body of a county identified in Subsection (1), in consultation 900 with the Air Quality Board created under Section 19-1-106, shall make regulations or 901 ordinances regarding: 902 (i) emissions standards; 903 (ii) test procedures; 904 (iii) inspections stations; 905 (iv) repair requirements and dollar limits for correction of deficiencies; and 906 (v) certificates of emissions inspections. (b) In accordance with Subsection (3)(a), a county legislative body: 907 908 (i) shall make regulations or ordinances to attain or maintain ambient air quality 909 standards in the county, consistent with the state implementation plan and federal 910 requirements; 911 (ii) may allow for a phase-in of the program by geographical area; and 912 (iii) shall comply with the analyzer design and certification requirements contained in 913 the state implementation plan prepared under Title 19, Chapter 2, Air Conservation Act. 914 (c) The county legislative body and the Air Quality Board shall give preference to an 915 inspection and maintenance program that: 916 (i) is decentralized, to the extent the decentralized program will attain and maintain 917 ambient air quality standards and meet federal requirements; 918 (ii) is the most cost effective means to achieve and maintain the maximum benefit with 919 regard to ambient air quality standards and to meet federal air quality requirements as related to 920 vehicle emissions; and 921 (iii) provides a reasonable phase-out period for replacement of air pollution emission 922 testing equipment made obsolete by the program. 923 (d) The provisions of Subsection (3)(c)(iii) apply only to the extent the phase-out:

(i) may be accomplished in accordance with applicable federal requirements; and

925	(ii) does not otherwise interfere with the attainment and maintenance of ambient air
926	quality standards.
927	(4) The following vehicles are exempt from an emissions inspection program and the
928	provisions of this section:
929	(a) an implement of husbandry as defined in Section 41-1a-102;
930	(b) a motor vehicle that:
931	(i) meets the definition of a farm truck under Section 41-1a-102; and
932	(ii) has a gross vehicle weight rating of 12,001 pounds or more;
933	(c) a vintage vehicle as defined in Section 41-21-1:
934	(i) if the vintage vehicle has a model year of 1982 or older; or
935	(ii) for a vintage vehicle that has a model year of 1983 or newer, if the owner provides
936	proof of vehicle insurance that is a type specific to a vehicle collector;
937	(d) a custom vehicle as defined in Section 41-6a-1507;
938	(e) to the extent allowed under the current federally approved state implementation
939	plan, in accordance with the federal Clean Air Act, 42 U.S.C. Sec. 7401, et seq., a motor
940	vehicle that is less than two years old on January 1 based on the age of the vehicle as
941	determined by the model year identified by the manufacturer;
942	(f) a pickup truck, as defined in Section 41-1a-102, with a gross vehicle weight rating
943	of 12,000 pounds or less, if the registered owner of the pickup truck provides a signed
944	statement to the legislative body stating the truck is used:
945	(i) by the owner or operator of a farm located on property that qualifies as land in
946	agricultural use under Sections 59-2-502 and 59-2-503; and
947	(ii) exclusively for the following purposes in operating the farm:
948	(A) for the transportation of farm products, including livestock and its products,
949	poultry and its products, floricultural and horticultural products; and
950	(B) in the transportation of farm supplies, including tile, fence, and every other thing or
951	commodity used in agricultural, floricultural, horticultural, livestock, and poultry production
952	and maintenance;
953	(g) a motorcycle as defined in Section 41-1a-102;
954	(h) an electric motor vehicle as defined in Section 41-1a-102; and
955	(i) a motor vehicle with a model year of 1967 or older.

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- (5) The county shall issue to the registered owner who signs and submits a signed statement under Subsection (4)(f) a certificate of exemption from emissions inspection requirements for purposes of registering the exempt vehicle.
- (6) A legislative body of a county described in Subsection (1) may exempt from an emissions inspection program a diesel-powered motor vehicle with a:
 - (a) gross vehicle weight rating of more than 14,000 pounds; or
 - (b) model year of 1997 or older.
- (7) The legislative body of a county required under federal law to utilize a motor vehicle emissions inspection program shall require:
 - (a) a computerized emissions inspection for a diesel-powered motor vehicle that has:
- (i) a model year of 2007 or newer;
 - (ii) a gross vehicle weight rating of 14,000 pounds or less; and
 - (iii) a model year that is five years old or older; and
 - (b) a visual inspection of emissions equipment for a diesel-powered motor vehicle:
 - (i) with a gross vehicle weight rating of 14,000 pounds or less;
 - (ii) that has a model year of 1998 or newer; and
 - (iii) that has a model year that is five years old or older.
 - (8) (a) Subject to Subsection (8)(c), the legislative body of each county required under federal law to utilize a motor vehicle emissions inspection and maintenance program or in which an emissions inspection and maintenance program is necessary to attain or maintain any national ambient air quality standard may require each college or university located in a county subject to this section to require its students and employees who park a motor vehicle not registered in a county subject to this section to provide proof of compliance with an emissions inspection accepted by the county legislative body if the motor vehicle is parked on the college or university campus or property.
 - (b) College or university parking areas that are metered or for which payment is required per use are not subject to the requirements of this Subsection (8).
 - (c) The legislative body of a county shall make the reasons for implementing the provisions of this Subsection (8) part of the record at the time that the county legislative body takes its official action to implement the provisions of this Subsection (8).
 - (9) (a) An emissions inspection station shall issue a certificate of emissions inspection

for each motor vehicle that meets the inspection and maintenance program requirements established in regulations or ordinances made under Subsection (3).

- (b) The frequency of the emissions inspection shall be determined based on the age of the vehicle as determined by model year and shall be required annually subject to the provisions of Subsection (9)(c).
- (c) (i) To the extent allowed under the current federally approved state implementation plan, in accordance with the federal Clean Air Act, 42 U.S.C. Sec. 7401 et seq., the legislative body of a county identified in Subsection (1) shall only require the emissions inspection every two years for each vehicle.
- (ii) The provisions of Subsection (9)(c)(i) apply only to a vehicle that is less than six years old on January 1.
- (iii) For a county required to implement a new vehicle emissions inspection and maintenance program on or after December 1, 2012, under Subsection (1), but for which no current federally approved state implementation plan exists, a vehicle shall be tested at a frequency determined by the county legislative body, in consultation with the Air Quality Board created under Section 19-1-106, that is necessary to comply with federal law or attain or maintain any national ambient air quality standard.
- (iv) If a county legislative body establishes or changes the frequency of a vehicle emissions inspection and maintenance program under Subsection (9)(c)(iii), the establishment or change shall take effect on January 1 if the State Tax Commission receives notice meeting the requirements of Subsection (9)(c)(v) from the county before October 1.
 - (v) The notice described in Subsection (9)(c)(iv) shall:
- (A) state that the county will establish or change the frequency of the vehicle emissions inspection and maintenance program under this section;
 - (B) include a copy of the ordinance establishing or changing the frequency; and
- (C) if the county establishes or changes the frequency under this section, state how frequently the emissions testing will be required.
- (d) If an emissions inspection is only required every two years for a vehicle under Subsection (9)(c), the inspection shall be required for the vehicle in:
 - (i) odd-numbered years for vehicles with odd-numbered model years; or
- (ii) in even-numbered years for vehicles with even-numbered model years.

- 1018 (10) (a) Except as provided in Subsections (9)(b), (c), and (d), the emissions inspection 1019 required under this section may be made no more than two months before the renewal of 1020 registration.
 - (b) (i) If the title of a used motor vehicle is being transferred, the owner may use an emissions inspection certificate issued for the motor vehicle during the previous 11 months to satisfy the requirement under this section.
 - (ii) If the transferor is a licensed and bonded used motor vehicle dealer, the owner may use an emissions inspection certificate issued for the motor vehicle in a licensed and bonded motor vehicle dealer's name during the previous 11 months to satisfy the requirement under this section.
 - (c) If the title of a leased vehicle is being transferred to the lessee of the vehicle, the lessee may use an emissions inspection certificate issued during the previous 11 months to satisfy the requirement under this section.
 - (d) If the motor vehicle is part of a fleet of 101 or more vehicles, the owner may not use an emissions inspection made more than 11 months before the renewal of registration to satisfy the requirement under this section.
 - (e) If the application for renewal of registration is for a six-month registration period under Section 41-1a-215.5, the owner may use an emissions inspection certificate issued during the previous eight months to satisfy the requirement under this section.
 - (f) If the vehicle is registered on a month-to-month basis as described in Section 41-1a-215.4, the owner may use an emissions inspection certificate issued during the previous 12 months to satisfy the requirement under this section.
 - (11) (a) A county identified in Subsection (1) shall collect information about and monitor the program.
 - (b) A county identified in Subsection (1) shall supply this information to an appropriate legislative committee, as designated by the Legislative Management Committee, at times determined by the designated committee to identify program needs, including funding needs.
 - (12) If approved by the county legislative body, a county that had an established emissions inspection fee as of January 1, 2002, may increase the established fee that an emissions inspection station may charge by \$2.50 for each year that is exempted from emissions inspections under Subsection (9)(c) up to a \$7.50 increase.

- (13) (a) Except as provided in Subsection 41-1a-1223(1)(c), a county identified in Subsection (1) may impose a local emissions compliance fee on each motor vehicle registration within the county in accordance with the procedures and requirements of Section 41-1a-1223.
- (b) A county that imposes a local emissions compliance fee may use revenues generated from the fee for the establishment and enforcement of an emissions inspection and maintenance program in accordance with the requirements of this section.
- (c) A county that imposes a local emissions compliance fee may use revenues generated from the fee to promote programs to maintain a local, state, or national ambient air quality standard.
- (14) (a) If a county has reason to believe that a vehicle owner has provided an address as required in Section 41-1a-209 to register or attempt to register a motor vehicle in a county other than the county of the bona fide residence of the owner in order to avoid an emissions inspection required under this section, the county may investigate and gather evidence to determine whether the vehicle owner has used a false address or an address other than the vehicle owner's bona fide residence or place of business.
- (b) If a county conducts an investigation as described in Subsection (14)(a) and determines that the vehicle owner has used a false or improper address in an effort to avoid an emissions inspection as required in this section, the county may impose a civil penalty of \$1,000.
- (15) A county legislative body described in Subsection (1) may exempt a motor vehicle from an emissions inspection if:
 - (a) the motor vehicle is 30 years old or older;
- (b) the county determines that the motor vehicle was driven less than 1,500 miles during the preceding 12-month period; and
- (c) the owner provides to the county legislative body a statement signed by the owner that states the motor vehicle:
 - (i) is primarily a collector's item used for:
- 1076 (A) participation in club activities;
- 1077 (B) exhibitions;
- 1078 (C) tours; or
- 1079 (D) parades; or

- (ii) is only used for occasional transportation.
- Section 12. Section **41-22-2** is amended to read:
- 1082 **41-22-2. Definitions.**
- 1083 As used in this chapter:

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- 1084 (1) "Advisory council" means an advisory council appointed by the Division of
 1085 Outdoor Recreation that has within the advisory council's duties advising on policies related to
 1086 the use of off-highway vehicles.
 - (2) "All-terrain type I vehicle" means any motor vehicle 52 inches or less in width, having an unladen dry weight of 1,500 pounds or less, traveling on three or more low pressure tires, having a seat designed to be straddled by the operator, and designed for or capable of travel over unimproved terrain.
 - (3) (a) "All-terrain type II vehicle" means any motor vehicle 80 inches or less in width, traveling on four or more low pressure tires, having a steering wheel, non-straddle seating, a rollover protection system, and designed for or capable of travel over unimproved terrain, and is:
 - (i) an electric-powered vehicle; or
 - (ii) a vehicle powered by an internal combustion engine and has an unladen dry weight of 3,500 pounds or less.
 - (b) "All-terrain type II vehicle" does not include golf carts, any vehicle designed to carry a person with a disability, any vehicle not specifically designed for recreational use, or farm tractors as defined under Section 41-1a-102.
 - (4) (a) "All-terrain type III vehicle" means any other motor vehicle, not defined in Subsection (2), (3), (12), or [(22)] (23), designed for or capable of travel over unimproved terrain.
 - (b) "All-terrain type III vehicle" does not include golf carts, any vehicle designed to carry a person with a disability, any vehicle not specifically designed for recreational use, or farm tractors as defined under Section 41-1a-102.
 - (5) "Commission" means the Outdoor Adventure Commission.
- 1108 (6) "Cross-country" means across natural terrain and off an existing highway, road, 1109 route, or trail.
- 1110 (7) "Dealer" means a person engaged in the business of selling off-highway vehicles at

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- (8) "Division" means the Division of Outdoor Recreation.
- (9) "Low pressure tire" means any pneumatic tire six inches or more in width designed for use on wheels with rim diameter of 14 inches or less and utilizing an operating pressure of 10 pounds per square inch or less as recommended by the vehicle manufacturer.
- (10) "Manufacturer" means a person engaged in the business of manufacturing off-highway vehicles.
 - (11) (a) "Motor vehicle" means every vehicle which is self-propelled.
- (b) "Motor vehicle" includes an off-highway vehicle.
- 1120 (12) "Motorcycle" means every motor vehicle having a saddle for the use of the operator and designed to travel on not more than two tires.
 - (13) "Off-highway implement of husbandry" means every all-terrain type I vehicle, all-terrain type III vehicle, motorcycle, or snowmobile that is used by the owner or the owner's agent for agricultural operations.
 - (14) "Off-highway motorcycle" means a motorcycle that is designed primarily to be operated off-highway and is registered only for off-highway use.
 - [(14)] (15) "Off-highway vehicle" means any snowmobile, all-terrain type I vehicle, all-terrain type III vehicle, or off-highway motorcycle.
 - [(15)] (16) "Operate" means to control the movement of or otherwise use an off-highway vehicle.
 - [(16)] (17) "Operator" means the person who is in actual physical control of an off-highway vehicle.
 - [(17)] (18) "Organized user group" means an off-highway vehicle organization incorporated as a nonprofit corporation in the state under Title 16, Chapter 6a, Utah Revised Nonprofit Corporation Act, for the purpose of promoting the interests of off-highway vehicle recreation.
- [(18)] (19) "Owner" means a person, other than a person with a security interest, having a property interest or title to an off-highway vehicle and entitled to the use and possession of that vehicle.
- 1140 [(19)] (20) "Public land" means land owned or administered by any federal or state 1141 agency or any political subdivision of the state.

1142	[(20)] (21) "Register" means the act of assigning a registration number to an
1143	off-highway vehicle.
1144	$\left[\frac{(21)}{(22)}\right]$ "Roadway" is used as defined in Section 41-6a-102.
1145	[(22)] (23) "Snowmobile" means any motor vehicle designed for travel on snow or ice
1146	and steered and supported in whole or in part by skis, belts, cleats, runners, or low pressure
1147	tires.
1148	[(23)] (24) "Street or highway" means the entire width between boundary lines of every
1149	way or place of whatever nature, when any part of it is open to the use of the public for
1150	vehicular travel.
1151	[(24)] (25) "Street-legal all-terrain vehicle" or "street-legal ATV" has the same
1152	meaning as defined in Section 41-6a-102.
1153	Section 13. Section 59-2-405 is amended to read:
1154	59-2-405. Uniform fee on tangible personal property required to be registered
1155	with the state Distribution of revenues Appeals.
1156	(1) The property described in Subsection (2), except Subsection (2)(b)(ii), is exempt
1157	from ad valorem property taxes pursuant to Utah Constitution Article XIII, Section 2,
1158	Subsection (6).
1159	(2) (a) Except as provided in Subsection (2)(b), there is levied as provided in this part a
1160	statewide uniform fee in lieu of the ad valorem tax on:
1161	(i) motor vehicles required to be registered with the state that weigh 12,001 pounds or
1162	more;
1163	(ii) motorcycles as defined in Section 41-1a-102 that are required to be registered with
1164	the state;
1165	(iii) watercraft required to be registered with the state;
1166	(iv) recreational vehicles required to be registered with the state; and
1167	(v) all other tangible personal property required to be registered with the state before it
1168	is used on a public highway, on a public waterway, on public land, or in the air.
1169	(b) The following tangible personal property is exempt from the statewide uniform fee
1170	imposed by this section:
1171	(i) aircraft;
1172	(ii) state-assessed commercial vehicles;

1173	(iii) tangible personal property subject to a uniform fee imposed by:
1174	(A) Section 59-2-405.1;
1175	(B) Section 59-2-405.2; or
1176	(C) Section 59-2-405.3; and
1177	(iv) personal property that is exempt from state or county ad valorem property taxes
1178	under the laws of this state or of the federal government.
1179	(3) [Beginning on January 1, 1999, the uniform fee is 1.5% of the fair market value of
1180	the personal property, as established by the commission.]
1181	(a) On January 1 of each year, the commission shall establish the uniform fee, which
1182	shall be 1.5% of the fair market value of the personal property.
1183	(b) For a vehicle described in Subsection (2)(a) that is registered on a month-to-month
1184	basis as described in Section 41-1a-215.4, the uniform fee for purposes of this section is:
1185	(i) 10.5% of the amount established by the commission in accordance with Subsection
1186	(3)(a) for the first12 months a vehicle is registered on a month-to-month basis; or
1187	(ii) 9.25% of the amount established by the commission in accordance with Subsection
1188	(3)(a) in any month after the first 12 months that a vehicle is registered on a month-to-month
1189	<u>basis.</u>
1190	(4) Notwithstanding Section 59-2-407, property subject to the uniform fee that is
1191	brought into the state and is required to be registered in Utah shall, as a condition of
1192	registration, be subject to the uniform fee unless all property taxes or uniform fees imposed by
1193	the state of origin have been paid for the current calendar year.
1194	(5) (a) The revenues collected in each county from the uniform fee shall be distributed
1195	by the county to each taxing entity in which the property described in Subsection (2) is located
1196	in the same proportion in which revenue collected from ad valorem real property tax is
1197	distributed.
1198	(b) Each taxing entity shall distribute the revenues received under Subsection (5)(a) in
1199	the same proportion in which revenue collected from ad valorem real property tax is
1200	distributed.
1201	(6) An appeal relating to the uniform fee imposed on the tangible personal property
1202	described in Subsection (2) shall be filed pursuant to Section 59-2-1005.
1203	Section 14. Section 59-2-405.1 is amended to read:

- 59-2-405.1. Uniform fee on certain vehicles weighing 12,000 pounds or less -- Distribution of revenues -- Appeals.
- 1206 (1) The property described in Subsection (2) is exempt from ad valorem property taxes 1207 pursuant to Utah Constitution, Article XIII, Section 2, Subsection (6).
 - (2) (a) Except as provided in Subsection (2)(b), there is levied as provided in this part a statewide uniform fee in lieu of the ad valorem tax on:
 - (i) motor vehicles as defined in Section 41-1a-102 that:
- (A) are required to be registered with the state; and
- 1212 (B) weigh 12,000 pounds or less; and
- 1213 (ii) state-assessed commercial vehicles required to be registered with the state that weigh 12,000 pounds or less.
- 1215 (b) The following tangible personal property is exempt from the statewide uniform fee 1216 imposed by this section:
- 1217 (i) aircraft;

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- (ii) tangible personal property subject to a uniform fee imposed by:
- 1219 (A) Section 59-2-405;
- 1220 (B) Section 59-2-405.2; or
- 1221 (C) Section 59-2-405.3; and
- 1222 (iii) tangible personal property that is exempt from state or county ad valorem property 1223 taxes under the laws of this state or of the federal government.
 - (3) (a) Except as provided in Subsections (3)(b) [and (c)] through (d), beginning on January 1, 1999, the uniform fee for purposes of this section is as follows:

1226	Age of Vehicle	Uniform Fee
1227	12 or more years	\$10
1228	9 or more years but less than 12 years	\$50
1229	6 or more years but less than 9 years	\$80
1230	3 or more years but less than 6 years	\$110
1231	Less than 3 years	\$150

(b) For registrations under Section 41-1a-215.5, the uniform fee for purposes of this

section is as follows:

1234	Age of Vehicle	Uniform Fee
1235	12 or more years	\$7.75
1236	9 or more years but less than 12 years	\$38.50
1237	6 or more years but less than 9 years	\$61.50
1238	3 or more years but less than 6 years	\$84.75
1239	Less than 3 years	\$115.50

- (c) For a vehicle registered on a month-to-month basis as described in Section 41-1a-215.4, the uniform fee for purposes of this section is:
- (i) 10.5% of the amount stated in Subsection (3)(a) for the first12 months a vehicle is registered on a month-to-month basis; or
- (ii) 9.5% of the amount stated in Subsection (3)(a) for any month after the first 12 months a vehicle is registered on a month-to-month basis.
- [(c)] (d) Notwithstanding Subsections (3)(a) [and (b)] through (c), beginning on September 1, 2001, for a motor vehicle issued a temporary sports event registration certificate in accordance with Section 41-3-306, the uniform fee for purposes of this section is \$5 for the event period specified on the temporary sports event registration certificate regardless of the age of the motor vehicle.
- (4) Notwithstanding Section 59-2-407, property subject to the uniform fee that is brought into the state and is required to be registered in Utah shall, as a condition of registration, be subject to the uniform fee unless all property taxes or uniform fees imposed by the state of origin have been paid for the current calendar year.
- (5) (a) The revenues collected in each county from the uniform fee shall be distributed by the county to each taxing entity in which the property described in Subsection (2) is located in the same proportion in which revenue collected from ad valorem real property tax is distributed.
- (b) Each taxing entity shall distribute the revenues received under Subsection (5)(a) in the same proportion in which revenue collected from ad valorem real property tax is distributed.
 - Section 15. Section **59-2-405.2** is amended to read:

1263	59-2-405.2. Definitions Uniform statewide fee on certain tangible personal
1264	property Distribution of revenues Rulemaking authority Determining the length of
1265	a vessel.
1266	(1) As used in this section:
1267	(a) (i) Except as provided in Subsection (1)(a)(ii), "all-terrain vehicle" means a motor
1268	vehicle that:
1269	(A) is an:
1270	(I) all-terrain type I vehicle as defined in Section 41-22-2;
1271	(II) all-terrain type II vehicle as defined in Section 41-22-2; or
1272	(III) all-terrain type III vehicle as defined in Section 41-22-2;
1273	(B) is required to be registered in accordance with Title 41, Chapter 22, Off-highway
1274	Vehicles; and
1275	(C) has:
1276	(I) an engine with more than 150 cubic centimeters displacement;
1277	(II) a motor that produces more than five horsepower; or
1278	(III) an electric motor; and
1279	(ii) notwithstanding Subsection (1)(a)(i), "all-terrain vehicle" does not include a
1280	snowmobile.
1281	(b) "Camper" means a camper:
1282	(i) as defined in Section 41-1a-102; and
1283	(ii) that is required to be registered in accordance with Title 41, Chapter 1a, Part 2,
1284	Registration.
1285	(c) (i) "Canoe" means a vessel that:
1286	(A) is long and narrow;
1287	(B) has curved sides; and
1288	(C) is tapered:
1289	(I) to two pointed ends; or
1290	(II) to one pointed end and is blunt on the other end; and
1291	(ii) "canoe" includes:
1292	(A) a collapsible inflatable canoe;
1293	(B) a kayak;

1294	(C) a racing shell;
1295	(D) a rowing scull; or
1296	(E) notwithstanding the definition of vessel in Subsection (1)(cc), a canoe with an
1297	outboard motor.
1298	(d) "Dealer" is as defined in Section 41-1a-102.
1299	(e) "Jon boat" means a vessel that:
1300	(i) has a square bow; and
1301	(ii) has a flat bottom.
1302	(f) "Motor vehicle" is as defined in Section 41-22-2.
1303	(g) "Other motorcycle" means a motor vehicle that:
1304	(i) is:
1305	(A) a motorcycle as defined in Section 41-1a-102; and
1306	(B) designed primarily for use and operation over unimproved terrain;
1307	(ii) is required to be registered in accordance with Title 41, Chapter 1a, Part 2,
1308	Registration; and
1309	(iii) has:
1310	(A) an engine with more than 150 cubic centimeters displacement; or
1311	(B) a motor that produces more than five horsepower.
1312	(h) (i) "Other trailer" means a portable vehicle without motive power that is primarily
1313	used:
1314	(A) to transport tangible personal property; and
1315	(B) for a purpose other than a commercial purpose; and
1316	(ii) in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, for
1317	purposes of Subsection (1)(h)(i)(B), the commission may by rule define what constitutes a
1318	purpose other than a commercial purpose.
1319	(i) "Outboard motor" is as defined in Section 41-1a-102.
1320	(j) "Park model recreational vehicle" is as defined in Section 41-1a-102.
1321	(k) "Personal watercraft" means a personal watercraft:
1322	(i) as defined in Section 73-18-2; and
1323	(ii) that is required to be registered in accordance with Title 73, Chapter 18, State
1324	Boating Act.

1325	(l) (i) "Pontoon" means a vessel that:
1326	(A) is:
1327	(I) supported by one or more floats; and
1328	(II) propelled by either inboard or outboard power; and
1329	(B) is not:
1330	(I) a houseboat; or
1331	(II) a collapsible inflatable vessel; and
1332	(ii) in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
1333	commission may by rule define the term "houseboat."
1334	(m) "Qualifying adjustment, exemption, or reduction" means an adjustment,
1335	exemption, or reduction:
1336	(i) of all or a portion of a qualifying payment;
1337	(ii) granted by a county during the refund period; and
1338	(iii) received by a qualifying person.
1339	(n) (i) "Qualifying payment" means the payment made:
1340	(A) of a uniform statewide fee in accordance with this section:
1341	(I) by a qualifying person;
1342	(II) to a county; and
1343	(III) during the refund period; and
1344	(B) on an item of qualifying tangible personal property; and
1345	(ii) if a qualifying person received a qualifying adjustment, exemption, or reduction for
1346	an item of qualifying tangible personal property, the qualifying payment for that qualifying
1347	tangible personal property is equal to the difference between:
1348	(A) the payment described in this Subsection (1)(n) for that item of qualifying tangible
1349	personal property; and
1350	(B) the amount of the qualifying adjustment, exemption, or reduction.
1351	(o) "Qualifying person" means a person that paid a uniform statewide fee:
1352	(i) during the refund period;
1353	(ii) in accordance with this section; and
1354	(iii) on an item of qualifying tangible personal property.
1355	(p) "Qualifying tangible personal property" means a:

1356	(i) qualifying vehicle; or
1357	(ii) qualifying watercraft.
1358	(q) "Qualifying vehicle" means:
1359	(i) an all-terrain vehicle with an engine displacement that is 100 or more cubic
1360	centimeters but 150 or less cubic centimeters;
1361	(ii) an other motorcycle with an engine displacement that is 100 or more cubic
1362	centimeters but 150 or less cubic centimeters;
1363	(iii) a small motor vehicle with an engine displacement that is 100 or more cubic
1364	centimeters but 150 or less cubic centimeters;
1365	(iv) a snowmobile with an engine displacement that is 100 or more cubic centimeters
1366	but 150 or less cubic centimeters; or
1367	(v) a street motorcycle with an engine displacement that is 100 or more cubic
1368	centimeters but 150 or less cubic centimeters.
1369	(r) "Qualifying watercraft" means a:
1370	(i) canoe;
1371	(ii) collapsible inflatable vessel;
1372	(iii) jon boat;
1373	(iv) pontoon;
1374	(v) sailboat; or
1375	(vi) utility boat.
1376	(s) "Refund period" means the time period:
1377	(i) beginning on January 1, 2006; and
1378	(ii) ending on December 29, 2006.
1379	(t) "Sailboat" means a sailboat as defined in Section 73-18-2.
1380	(u) (i) "Small motor vehicle" means a motor vehicle that:
1381	(A) is required to be registered in accordance with Title 41, Motor Vehicles; and
1382	(B) has:
1383	(I) an engine with 150 or less cubic centimeters displacement; or
1384	(II) a motor that produces five or less horsepower; and
1385	(ii) in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
1386	commission may by rule develop a process for an owner of a motor vehicle to certify whether

1387	the motor vehicle has:
1388	(A) an engine with 150 or less cubic centimeters displacement; or
1389	(B) a motor that produces five or less horsepower.
1390	(v) "Snowmobile" means a motor vehicle that:
1391	(i) is a snowmobile as defined in Section 41-22-2;
1392	(ii) is required to be registered in accordance with Title 41, Chapter 22, Off-highway
1393	Vehicles; and
1394	(iii) has:
1395	(A) an engine with more than 150 cubic centimeters displacement; or
1396	(B) a motor that produces more than five horsepower.
1397	(w) "Street-legal all-terrain vehicle" means the same as that term is defined in Section
1398	41-6a-102.
1399	(x) "Street motorcycle" means a motor vehicle that:
1400	(i) is:
1401	(A) a motorcycle as defined in Section 41-1a-102; and
1402	(B) designed primarily for use and operation on highways;
1403	(ii) is required to be registered in accordance with Title 41, Chapter 1a, Part 2,
1404	Registration; and
1405	(iii) has:
1406	(A) an engine with more than 150 cubic centimeters displacement; or
1407	(B) a motor that produces more than five horsepower.
1408	(y) "Tangible personal property owner" means a person that owns an item of qualifying
1409	tangible personal property.
1410	(z) "Tent trailer" means a portable vehicle without motive power that:
1411	(i) is constructed with collapsible side walls that:
1412	(A) fold for towing by a motor vehicle; and
1413	(B) unfold at a campsite;
1414	(ii) is designed as a temporary dwelling for travel, recreational, or vacation use;
1415	(iii) is required to be registered in accordance with Title 41, Chapter 1a, Part 2,
1416	Registration; and
1417	(iv) does not require a special highway movement permit when drawn by a

1418	self-propelled motor vehicle.
1419	(aa) (i) Except as provided in Subsection (1)(aa)(ii), "travel trailer" means a travel
1420	trailer:
1421	(A) as defined in Section 41-1a-102; and
1422	(B) that is required to be registered in accordance with Title 41, Chapter 1a, Part 2,
1423	Registration; and
1424	(ii) notwithstanding Subsection (1)(aa)(i), "travel trailer" does not include:
1425	(A) a camper; or
1426	(B) a tent trailer.
1427	(bb) (i) "Utility boat" means a vessel that:
1428	(A) has:
1429	(I) two or three bench seating;
1430	(II) an outboard motor; and
1431	(III) a hull made of aluminum, fiberglass, or wood; and
1432	(B) does not have:
1433	(I) decking;
1434	(II) a permanent canopy; or
1435	(III) a floor other than the hull; and
1436	(ii) notwithstanding Subsection (1)(bb)(i), "utility boat" does not include a collapsible
1437	inflatable vessel.
1438	(cc) "Vessel" means a vessel:
1439	(i) as defined in Section 73-18-2, including an outboard motor of the vessel; and
1440	(ii) that is required to be registered in accordance with Title 73, Chapter 18, State
1441	Boating Act.
1442	(2) (a) In accordance with Utah Constitution Article XIII, Section 2, Subsection (6),
1443	[beginning on January 1, 2006,] the tangible personal property described in Subsection (2)(b)
1444	is:
1445	(i) exempt from the tax imposed by Section 59-2-103; and
1446	(ii) in lieu of the tax imposed by Section 59-2-103, subject to uniform statewide fees as
1447	provided in this section.
1448	(b) The following tangible personal property applies to Subsection (2)(a) if that

1449	tangible personal property is required to be registered with the state:		
1450	(i) an all-terrain vehicle;		
1451	(ii) a camper;		
1452	(iii) an other motorcycle;		
1453	(iv) an other trailer;		
1454	(v) a personal watercraft;		
1455	(vi) a small motor vehicle;		
1456	(vii) a snowmobile;		
1457	(viii) a street motorcycle;		
1458	(ix) a tent trailer;		
1459	(x) a travel trailer;		
1460	(xi) a park model recreational vehicle; and		
1461	(xii) a vessel if that vessel is less than 31 feet in length as determined under Subsection		
1462	[(8)] <u>(9)</u> .		
1463	(3) Except as provided in Subsection (4) or (5), and for provided in Subsection (5), and for provided in Subsection (6) or (6), and for (6),	urposes of this section, the	
1464	uniform statewide fees are:		
1465	(a) for a snowmobile:		
1466	Age of Snowmobile	Uniform Statewide Fee	
1467	12 or more years	\$10	
1468	9 or more years but less than 12 years	\$20	
1469	6 or more years but less than 9 years	\$30	
1470	3 or more years but less than 6 years	\$35	
1471	Less than 3 years	\$45	
1472			
17/2	(b) for an all-terrain vehicle that is not a street-legal all-te	rrain vehicle or another	
1473	(b) for an all-terrain vehicle that is not a street-legal all-te motorcycle:	rrain vehicle or another	
1473	•	rrain vehicle or another Uniform Statewide Fee	
	motorcycle:		
1473	motorcycle: Age of All-Terrain Vehicle or Other Motorcycle Uniform		
14731474	motorcycle: Age of All-Terrain Vehicle or Other Motorcycle Uniform Statewide Fee	Uniform Statewide Fee	

	02-06-24 12:41 PM	1st Sub. (Buff) H.B. 283
1478	3 or more years but less than 6 years	\$14
1479	Less than 3 years	\$18
1480	(c) for a street-legal all-terrain vehicle:	
1481	Age of Street-Legal All-Terrain Vehicle	Uniform Statewide Fee
1482	12 or more years	\$4
1483	9 or more years but less than 12 years	\$14
1484	6 or more years but less than 9 years	\$20
1485	3 or more years but less than 6 years	\$28
1486	Less than 3 years	\$38
1487	(d) for a camper or a tent trailer:	
1488	Age of Camper or Tent Trailer	Uniform Statewide Fee
1489	12 or more years	\$10
1490	9 or more years but less than 12 years	\$25
1491	6 or more years but less than 9 years	\$35
1492	3 or more years but less than 6 years	\$50
1493	Less than 3 years	\$70
1494	(e) for an other trailer:	
1495	Age of Other Trailer	Uniform Statewide Fee
1496	12 or more years	\$10
1497	9 or more years but less than 12 years	\$15
1498	6 or more years but less than 9 years	\$20
1499	3 or more years but less than 6 years	\$25
1500	Less than 3 years	\$30
1501	(f) for a personal watercraft:	
1502	Age of Personal Watercraft	Uniform Statewide Fee
1503	12 or more years	\$10
1504	9 or more years but less than 12 years	\$25

	1st Sub. (Buff) H.B. 283	02-06-24 12:41 PM
1505	6 or more years but less than 9 years	\$35
1506	3 or more years but less than 6 years	\$45
1507	Less than 3 years	\$55
1508	(g) for a small motor vehicle:	
1509	Age of Small Motor Vehicle	Uniform Statewide Fee
1510	6 or more years	\$10
1511	3 or more years but less than 6 years	\$15
1512	Less than 3 years	\$25
1513	(h) for a street motorcycle:	
1514	Age of Street Motorcycle	Uniform Statewide Fee
1515	12 or more years	\$10
1516	9 or more years but less than 12 years	\$35
1517	6 or more years but less than 9 years	\$50
1518	3 or more years but less than 6 years	\$70
1519	Less than 3 years	\$95
1520	(i) for a travel trailer or park model recreational vehicle:	
1521	Age of Travel Trailer or Park Model Recreational Vehicle	Uniform Statewide Fee
1522	12 or more years	\$20
1523	9 or more years but less than 12 years	\$65
1524	6 or more years but less than 9 years	\$90
1525	3 or more years but less than 6 years	\$135
1526	Less than 3 years	\$175
1527	(j) \$10 regardless of the age of the vessel if the vessel is:	
1528	(i) less than 15 feet in length;	
1529	(ii) a canoe;	
1530	(iii) a jon boat; or	
1531	(iv) a utility boat;	

1532	(k) for a collapsible inflatable vessel, pontoon, or sailbo	eat, regardless of age:
1533	Length of Vessel	Uniform Statewide Fee
1534	15 feet or more in length but less than 19 feet in length	\$15
1535	19 feet or more in length but less than 23 feet in length	\$25
1536	23 feet or more in length but less than 27 feet in length	\$40
1537	27 feet or more in length but less than 31 feet in length	\$75
1538	(l) for a vessel, other than a canoe, collapsible inflatable	e vessel, jon boat, pontoon,
1539	sailboat, or utility boat, that is 15 feet or more in length but less	than 19 feet in length:
1540	Age of Vessel	Uniform Statewide Fee
1541	12 or more years	\$25
1542	9 or more years but less than 12 years	\$65
1543	6 or more years but less than 9 years	\$80
1544	3 or more years but less than 6 years	\$110
1545	Less than 3 years	\$150
1546	(m) for a vessel, other than a canoe, collapsible inflatab	le vessel, jon boat, pontoon,
1547	sailboat, or utility boat, that is 19 feet or more in length but less	than 23 feet in length:
1548	Age of Vessel	Uniform Statewide Fee
1549	12 or more years	\$50
1550	9 or more years but less than 12 years	\$120
1551	6 or more years but less than 9 years	\$175
1552	3 or more years but less than 6 years	\$220
1553	Less than 3 years	\$275
1554	(n) for a vessel, other than a canoe, collapsible inflatabl	e vessel, jon boat, pontoon,
1555	sailboat, or utility boat, that is 23 feet or more in length but less	than 27 feet in length:
1556	Age of Vessel	Uniform Statewide Fee
1557	12 or more years	\$100
1558	9 or more years but less than 12 years	\$180
1559	6 or more years but less than 9 years	\$240

	1st Sub. (Buff) H.B. 283	02-06-24 12:41 PM
1560	3 or more years but less than 6 years	\$310
1561	Less than 3 years	\$400
1562	(o) for a vessel, other than a canoe, collapsible in	nflatable vessel, jon boat, pontoon,
1563	sailboat, or utility boat, that is 27 feet or more in length b	out less than 31 feet in length:
1564	Age of Vessel	Uniform Statewide Fee
1565	12 or more years	\$120
1566	9 or more years but less than 12 years	\$250
1567	6 or more years but less than 9 years	\$350
1568	3 or more years but less than 6 years	\$500
1569	Less than 3 years	\$700
1570	(4) For registrations under Section 41-1a-215.5,	the uniform fee for purposes of this
1571	section is as follows:	
1572	(a) for a street motorcycle:	
1573	Age of Street Motorcycle	Uniform Statewide Fee
1574	12 or more years	\$7.75
1575	9 or more years but less than 12 years	\$27
1576	6 or more years but less than 9 years	\$38.50
1577	3 or more years but less than 6 years	\$54
1578	Less than 3 years	\$73
1579	(b) for a small motor vehicle:	
1580	Age of Small Motor Vehicle	Uniform Statewide Fee
1581	6 or more years	\$7.75
1582	3 or more years but less than 6 years	\$11.50
1583	Less than 3 years	\$19.25
1584	(5) For a vehicle registered on a month-to-month	n basis as described in Section
1585	41-1a-215.4, the uniform statewide fee for purposes of the	nis section is:

(a) 10.5% of the amount stated in Subsection (3) or (4) for the first 12 months a vehicle is registered on a month-to-month basis; or

1586

1588	(b) 9.5% of the amount stated in Subsection (3) or (4) for any month after the first 12
1589	months a vehicle is registered on a month-to-month basis.
1590	[(5)] (6) Notwithstanding Section 59-2-407, tangible personal property subject to the
1591	uniform statewide fees imposed by this section that is brought into the state shall, as a
1592	condition of registration, be subject to the uniform statewide fees unless all property taxes or
1593	uniform fees imposed by the state of origin have been paid for the current calendar year.
1594	[6] (a) Except as provided in Subsection $[7]$ (8), the revenues collected in each
1595	county from the uniform statewide fees imposed by this section shall be distributed by the
1596	county to each taxing entity in which each item of tangible personal property subject to the
1597	uniform statewide fees is located in the same proportion in which revenues collected from the
1598	ad valorem property tax are distributed.
1599	(b) Each taxing entity described in Subsection [(6)(a)] (7)(a) that receives revenues
1600	from the uniform statewide fees imposed by this section shall distribute the revenues in the
1601	same proportion in which revenues collected from the ad valorem property tax are distributed.
1602	[(7)] (8) The commission shall deposit 50% of the revenue collected from the
1603	statewide uniform fee on a vessel that is imposed under this section into the Utah Boating
1604	Grant Account created in Section 73-18-22.3. The remaining 50% is subject to the
1605	requirements of Subsection [(6)] <u>(7)</u> .
1606	[(8)] (9) (a) For purposes of the uniform statewide fee imposed by this section, the
1607	length of a vessel shall be determined as provided in this Subsection $[(8)]$ (9) .
1608	(b) (i) Except as provided in Subsection [(8)(b)(ii)] (9)(b)(ii), the length of a vessel
1609	shall be measured as follows:
1610	(A) the length of a vessel shall be measured in a straight line; and
1611	(B) the length of a vessel is equal to the distance between the bow of the vessel and the
1612	stern of the vessel.
1613	(ii) Notwithstanding Subsection [(8)(b)(i)] (9)(b)(i), the length of a vessel may not
1614	include the length of:
1615	(A) a swim deck;
1616	(B) a ladder;
1617	(C) an outboard motor; or
1618	(D) an appurtenance or attachment similar to Subsections [(8)(b)(ii)(A)] (9)(b)(ii)(A)

1619	through (C) as determined by the commission by rule.
1620	(iii) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act,
1621	the commission may by rule define what constitutes an appurtenance or attachment similar to
1622	Subsections $[(8)(b)(ii)(A)]$ $(9)(b)(ii)(A)$ through (C).
1623	(c) The length of a vessel:
1624	(i) (A) for a new vessel, is the length:
1625	(I) listed on the manufacturer's statement of origin if the length of the vessel measured
1626	under Subsection $[(8)(b)]$ (9)(b) is equal to the length of the vessel listed on the manufacturer's
1627	statement of origin; or
1628	(II) listed on a form submitted to the commission by a dealer in accordance with
1629	Subsection $[(8)(d)]$ $(9)(d)$ if the length of the vessel measured under Subsection $[(8)(b)]$ $(9)(d)$
1630	is not equal to the length of the vessel listed on the manufacturer's statement of origin; or
1631	(B) for a vessel other than a new vessel, is the length:
1632	(I) corresponding to the model number if the length of the vessel measured under
1633	Subsection $[(8)(b)]$ $\underline{(9)(b)}$ is equal to the length of the vessel determined by reference to the
1634	model number; or
1635	(II) listed on a form submitted to the commission by an owner of the vessel in
1636	accordance with Subsection $[\frac{(8)(d)}{(9)(d)}]$ if the length of the vessel measured under
1637	Subsection [(8)(b)] (9)(b) is not equal to the length of the vessel determined by reference to the
1638	model number; and
1639	(ii) (A) is determined at the time of the:
1640	(I) first registration as defined in Section 41-1a-102 that occurs on or after January 1,
1641	2006; or
1642	(II) first renewal of registration that occurs on or after January 1, 2006; and
1643	(B) may be determined after the time described in Subsection [(8)(c)(ii)(A)]
1644	(9)(c)(ii)(A) only if the commission requests that a dealer or an owner submit a form to the
1645	commission in accordance with Subsection $[(8)(d)]$ $(9)(d)$.
1646	(d) (i) A form under Subsection [(8)(c)] <u>(9)(c)</u> shall:
1647	(A) be developed by the commission;
1648	(B) be provided by the commission to:
1649	(I) a dealer; or

1650	(II) an owner of a vessel;
1651	(C) provide for the reporting of the length of a vessel;
1652	(D) be submitted to the commission at the time the length of the vessel is determined in
1653	accordance with Subsection [(8)(c)(ii)] <u>(9)(c)(ii)</u> ;
1654	(E) be signed by:
1655	(I) if the form is submitted by a dealer, that dealer; or
1656	(II) if the form is submitted by an owner of the vessel, an owner of the vessel; and
1657	(F) include a certification that the information set forth in the form is true.
1658	(ii) A certification made under Subsection $[(8)(d)(i)(F)]$ $(9)(d)(i)(F)$ is considered as if
1659	made under oath and subject to the same penalties as provided by law for perjury.
1660	(iii) (A) A dealer or an owner that submits a form to the commission under Subsection
1661	[(8)(c)] (9)(c) is considered to have given the dealer's or owner's consent to an audit or review
1662	by:
1663	(I) the commission;
1664	(II) the county assessor; or
1665	(III) the commission and the county assessor.
1666	(B) The consent described in Subsection $[\frac{(8)(d)(iii)(A)}{(9)(d)(iii)(A)}]$ is a condition to
1667	the acceptance of any form.
1668	[(9)] (10) (a) A county that collected a qualifying payment from a qualifying person
1669	during the refund period shall issue a refund to the qualifying person as described in Subsection
1670	[(9)(b)] <u>(10)(b)</u> if:
1671	(i) the difference described in Subsection $[(9)(b)]$ (10)(b) is \$1 or more; and
1672	(ii) the qualifying person submitted a form in accordance with Subsections [(9)(c)]
1673	(10)(c) and (d).
1674	(b) The refund amount shall be calculated as follows:
1675	(i) for a qualifying vehicle, the refund amount is equal to the difference between:
1676	(A) the qualifying payment the qualifying person paid on the qualifying vehicle during
1677	the refund period; and
1678	(B) the amount of the statewide uniform fee:
1679	(I) for that qualifying vehicle; and
1680	(II) that the qualifying person would have been required to pay:

1681	(Aa) during the refund period; and
1682	(Bb) in accordance with this section had Laws of Utah 2006, Fifth Special Session,
1683	Chapter 3, Section 1, been in effect during the refund period; and
1684	(ii) for a qualifying watercraft, the refund amount is equal to the difference between:
1685	(A) the qualifying payment the qualifying person paid on the qualifying watercraft
1686	during the refund period; and
1687	(B) the amount of the statewide uniform fee:
1688	(I) for that qualifying watercraft;
1689	(II) that the qualifying person would have been required to pay:
1690	(Aa) during the refund period; and
1691	(Bb) in accordance with this section had Laws of Utah 2006, Fifth Special Session,
1692	Chapter 3, Section 1, been in effect during the refund period.
1693	(c) Before the county issues a refund to the qualifying person in accordance with
1694	Subsection $[(9)(a)]$ (10)(a) the qualifying person shall submit a form to the county to verify the
1695	qualifying person is entitled to the refund.
1696	(d) (i) A form under Subsection $[(9)(c) \text{ or } (10)] (10)(c) \text{ or } (11)$ shall:
1697	(A) be developed by the commission;
1698	(B) be provided by the commission to the counties;
1699	(C) be provided by the county to the qualifying person or tangible personal property
1700	owner;
1701	(D) provide for the reporting of the following:
1702	(I) for a qualifying vehicle:
1703	(Aa) the type of qualifying vehicle; and
1704	(Bb) the amount of cubic centimeters displacement;
1705	(II) for a qualifying watercraft:
1706	(Aa) the length of the qualifying watercraft;
1707	(Bb) the age of the qualifying watercraft; and
1708	(Cc) the type of qualifying watercraft;
1709	(E) be signed by the qualifying person or tangible personal property owner; and
1710	(F) include a certification that the information set forth in the form is true.
1711	(ii) A certification made under Subsection $[\frac{(9)(d)(i)(F)}{(10)(d)(i)(F)}]$ is considered as if

1742

1712	made under oath and subject to the same penalties as provided by law for perjury.
1713	(iii) (A) A qualifying person or tangible personal property owner that submits a form to
1714	a county under Subsection [(9)(c) or (10)] (10)(c) or (11) is considered to have given the
1715	qualifying person's consent to an audit or review by:
1716	(I) the commission;
1717	(II) the county assessor; or
1718	(III) the commission and the county assessor.
1719	(B) The consent described in Subsection $[\frac{(9)(d)(iii)(A)}{(10)(d)(iii)(A)}]$ is a condition to
1720	the acceptance of any form.
1721	(e) The county shall make changes to the commission's records with the information
1722	received by the county from the form submitted in accordance with Subsection $[(9)(c)]$ (10)(c).
1723	[(10)] (11) A county shall change its records regarding an item of qualifying tangible
1724	personal property if the tangible personal property owner submits a form to the county in
1725	accordance with Subsection $[\frac{(9)(d)}{(10)(d)}]$.
1726	[(11)] (12) (a) For purposes of this Subsection $[(11)]$ (12), "owner of tangible personal
1727	property" means a person that was required to pay a uniform statewide fee:
1728	(i) during the refund period;
1729	(ii) in accordance with this section; and
1730	(iii) on an item of tangible personal property subject to the uniform statewide fees
1731	imposed by this section.
1732	(b) A county that collected revenues from uniform statewide fees imposed by this
1733	section during the refund period shall notify an owner of tangible personal property:
1734	(i) of the tangible personal property classification changes made to this section
1735	pursuant to Laws of Utah 2006, Fifth Special Session, Chapter 3, Section 1;
1736	(ii) that the owner of tangible personal property may obtain and file a form to modify
1737	the county's records regarding the owner's tangible personal property; and
1738	(iii) that the owner may be entitled to a refund pursuant to Subsection $[(9)]$ (10).
1739	Section 16. Section 59-2-405.3 is amended to read:
1740	59-2-405.3. Uniform statewide fee on motor homes Distribution of revenues.
1741	(1) For purposes of this section, "motor home" means:

(a) a motor home, as defined in Section 13-14-102, that is required to be registered

with the state; or 1744 (b) a self-

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- (b) a self-propelled vehicle that is:
- 1745 (i) modified for primary use as a temporary dwelling for travel, recreational, or vacation use; and
 - (ii) required to be registered with the state.
 - (2) In accordance with Utah Constitution Article XIII, Section 2, Subsection (6), a motor home is:
 - (a) exempt from the tax imposed by Section 59-2-103; and
- (b) in lieu of the tax imposed by Section 59-2-103, subject to a uniform statewide fee described in Subsection (3).
 - (3) (a) [The] Except as provided in Subsection (3)(b), the uniform statewide fee for a motor home is:

1755	Age of Motor Home	Uniform Statewide Fee
1756	15 or more years	\$90
1757	12 or more years but less than 15 years	\$180
1758	9 or more years but less than 12 years	\$315
1759	6 or more years but less than 9 years	\$425
1760	3 or more years but less than 6 years	\$540
1761	Less than 3 years	\$690

- (b) For a vehicle registered on a month-to-month basis as described in Section 41-1a-215.4, the uniform statewide fee for purposes of this section is:
- (i) 10.5% of the amount stated in Subsection (3)(a) for the first 12 months a vehicle is registered on a month-to-month basis; or
- (ii) 9.5% of the amount stated in Subsection (3)(a) for any month after the first 12 months a vehicle is registered on a month-to-month basis.
- (4) Notwithstanding Section 59-2-407, a motor home subject to the uniform statewide fee imposed by this section that is brought into the state shall, as a condition of registration, be subject to the uniform statewide fee unless all property taxes or uniform fees imposed by the state of origin have been paid for the current calendar year.
- (5) (a) Each county shall distribute the revenue collected by the county from the

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1773	uniform statewide fee imposed by this section to each taxing entity in which each motor home
1774	subject to the uniform statewide fee is located in the same proportion in which revenue
1775	collected from the ad valorem property tax is distributed.

- (b) Each taxing entity described in Subsection (5)(a) that receives revenue from the uniform statewide fee imposed by this section shall distribute the revenue in the same proportion in which revenue collected from the ad valorem property tax is distributed.
- (6) An appeal relating to the uniform statewide fee imposed on a motor home by this section shall be filed pursuant to Section 59-2-1005.
 - Section 17. Section **59-2-407** is amended to read:

59-2-407. Administration of uniform fees.

- (1) (a) Except as provided in Subsection 59-2-405(4) or 59-2-405.3(4), the uniform fee authorized in Sections 59-2-405, 59-2-405.3, and 72-10-110.5 shall be assessed at the same time and in the same manner as ad valorem personal property taxes under Chapter 2, Part 13, Collection of Taxes, except that in listing personal property subject to the uniform fee with real property as permitted by Section 59-2-1302, the assessor or, if this duty has been reassigned in an ordinance under Section 17-16-5.5, the treasurer shall list only the amount of the uniform fee due, and not the taxable value of the property subject to the uniform fee.
- (b) Except as provided in Subsections 59-2-405.1(4), $[\frac{59-2-405.2(5)}{2}]$ $[\frac{59-2-405.2(5)}{2}]$ and 59-2-405.3(4), the uniform fee imposed by Section 59-2-405.1, 59-2-405.2, or 59-2-405.3 shall be assessed at the time of:
 - (i) registration as defined in Section 41-1a-102; and
- (ii) renewal of registration.
 - (2) The remedies for nonpayment of the uniform fees authorized by Sections 59-2-405. 59-2-405.1, 59-2-405.2, 59-2-405.3, and 72-10-110.5 shall be the same as those provided in Chapter 2, Part 13, Collection of Taxes, for nonpayment of ad valorem personal property taxes.
- (3) Any disclosure of information to a county for purposes of distributing a uniform fee 1799 under this part is not subject to Title 77, Chapter 38, Part 6, Safe at Home Program.
 - Section 18. Section 73-18-22.3 is amended to read:
- 1801 73-18-22.3. Utah Boating Grant Account -- Grant program administered by the 1802 **Division of Outdoor Recreation.**
- 1803 (1) There is created within the General Fund a restricted account known as the "Utah

1804	Boating Grant Account."
1805	(2) The Utah Boating Grant Account shall consist of:
1806	(a) revenue deposited into the Utah Boating Grant Account under Subsection
1807	$\left[\frac{59-2-405.2(7)}{59-2-405.2(8)}\right]$ from the statewide uniform fee on a vessel that is less than 31
1808	feet in length and required to be registered with the state;
1809	(b) legislative appropriations;
1810	(c) contributions, grants, gifts, transfers, bequests, and donations specifically directed
1811	to the Utah Boating Grant Account; and
1812	(d) interest and earnings on the Utah Boating Grant Account.
1813	(3) An entity eligible for a grant funded through the Utah Boating Grant Account is:
1814	(a) a water conservancy district;
1815	(b) a state agency;
1816	(c) a county; or
1817	(d) a municipality, as defined in Section 10-1-104.
1818	(4) Subject to appropriation, money in the Utah Boating Grant Account may be used
1819	for:
1820	(a) construction, repair, and replacement of a publicly owned boating facility, including
1821	a boat ramp, courtesy dock, or parking lot;
1822	(b) resource protection of waterway shorelines to prevent or minimize erosion created
1823	by vessel wave action;
1824	(c) drought access mitigation;
1825	(d) alternative access development for non-motorized vessels to decrease conflicts,
1826	congestion, and safety concerns on existing motorboat access ramps;
1827	(e) search and rescue equipment; and
1828	(f) the payment of the administrative costs of the Division of Outdoor Recreation in
1829	administering a grant under this section.
1830	(5) The Division of Outdoor Recreation shall administer the grants under this section
1831	pursuant to rules made, after notifying the Outdoor Adventure Commission, in accordance with
1832	Title 63G, Chapter 3, Utah Administrative Rulemaking Act.
1833	(6) The Division of Outdoor Recreation shall consult with the advisory committee
1834	described in Section 73-18-3.5 before issuing a grant under this section.

1st Sub. (Buff) H.B. 283

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1835 Section 19. Effective date.

1836 <u>This bill takes effect on January 1, 2025.</u>