GOVERNMENT LEASED PROPERTY TAX EXEMPTION
2024 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Lincoln Fillmore
House Sponsor: Steve Eliason
LONG TITLE
General Description:
This bill amends the property tax exemptions in the Property Tax Act.
Highlighted Provisions:
This bill:
 defines terms to provide the circumstances under which property leased to a
government entity qualifies for a property tax exemption; and
 makes technical and conforming changes.
Money Appropriated in this Bill:
None
Other Special Clauses:
This bill provides retrospective operation.
Utah Code Sections Affected:
AMENDS:
59-2-1101, as last amended by Laws of Utah 2023, Chapters 16, 147 and 471
59-2-1102, as last amended by Laws of Utah 2023, Chapter 471
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 59-2-1101 is amended to read:
59-2-1101. Definitions Exemption of certain property Proportional pay

27 for certain property -- Exception -- County legislative body authority to adopt rules or

28	ordinances.
29	(1) As used in this section:
30	(a) "Charitable purposes" means:
31	(i) for property used as a nonprofit hospital or a nursing home, the standards outlined in
32	Howell v. County Board of Cache County ex rel. IHC Hospitals, Inc., 881 P.2d 880 (Utah
33	1994); and
34	(ii) for property other than property described in Subsection (1)(a)(i), providing a gift
35	to the community.
36	(b) "Compliance period" means a period equal to 15 taxable years beginning with the
37	first taxable year for which the taxpayer claims a tax credit under Section 42, Internal Revenue
38	Code, or Section 59-7-607 or 59-10-1010.
39	(c) (i) "Educational purposes" means purposes carried on by an educational
40	organization that normally:
41	(A) maintains a regular faculty and curriculum; and
42	(B) has a regularly enrolled body of pupils and students.
43	(ii) "Educational purposes" includes:
44	(A) the physical or mental teaching, training, or conditioning of competitive athletes by
45	a national governing body of sport recognized by the United States Olympic Committee that
46	qualifies as being tax exempt under Section 501(c)(3), Internal Revenue Code; and
47	(B) an activity in support of or incidental to the teaching, training, or conditioning
48	described in this Subsection (1)(c)(ii).
49	(d) "Exclusive use exemption" means a property tax exemption under Subsection
50	(3)(a)(iv), for property owned by a nonprofit entity used exclusively for one or more of the
51	following purposes:
52	(i) religious purposes;
53	(ii) charitable purposes; or
54	(iii) educational purposes.
55	(e) (i) "Farm machinery and equipment" means tractors, milking equipment and storage
56	and cooling facilities, feed handling equipment, irrigation equipment, harvesters, choppers,
57	grain drills and planters, tillage tools, scales, combines, spreaders, sprayers, having equipment,
58	including balers and cubers, and any other machinery or equipment used primarily for

59	agricultural purposes.
60	(ii) "Farm machinery and equipment" does not include vehicles required to be
61	registered with the Motor Vehicle Division or vehicles or other equipment used for business
62	purposes other than farming.
63	(f) "Gift to the community" means:
64	(i) the lessening of a government burden; or
65	(ii) (A) the provision of a significant service to others without immediate expectation
66	of material reward;
67	(B) the use of the property is supported to a material degree by donations and gifts
68	including volunteer service;
69	(C) the recipients of the charitable activities provided on the property are not required
70	to pay for the assistance received, in whole or in part, except that if in part, to a material
71	degree;
72	(D) the beneficiaries of the charitable activities provided on the property are
73	unrestricted or, if restricted, the restriction bears a reasonable relationship to the charitable
74	objectives of the nonprofit entity that owns the property; and
75	(E) any commercial activities provided on the property are subordinate or incidental to
76	charitable activities provided on the property.
77	(g) "Government exemption" means a property tax exemption provided under
78	Subsection (3)(a)(i), (ii), or (iii).
79	(h) (i) "Nonprofit entity" means an entity:
80	(A) that is organized on a nonprofit basis, that dedicates the entity's property to the
81	entity's nonprofit purpose, and that makes no dividend or other form of financial benefit
82	available to a private interest;
83	(B) for which, upon dissolution, the entity's assets are distributable only for exempt
84	purposes under state law or to the government for a public purpose; and
85	(C) for which none of the net earnings or donations made to the entity inure to the
86	benefit of private shareholders or other individuals, as the private inurement standard has been
87	interpreted under Section 501(c)(3), Internal Revenue Code.
88	(ii) "Nonprofit entity" includes an entity:
89	(A) if the entity is treated as a disregarded entity for federal income tax purposes and

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90	wholly owned by, and controlled under the direction of, a nonprofit entity; and
91	(B) for which none of the net earnings and profits of the entity inure to the benefit of
92	any person other than a nonprofit entity.
93	(iii) "Nonprofit entity" includes an entity that is not an entity described in Subsection
94	(1)(h)(i) if the entity jointly owns a property that:
95	(A) is used for the purpose of providing permanent supportive housing;
96	(B) has an owner that is an entity described in Subsection (1)(h)(i) or that is a housing
97	authority that operates the permanent supportive housing;
98	(C) has an owner that receives public funding from a federal, state, or local government
99	entity to provide support services and rental subsidies to the permanent supportive housing;
100	(D) is intended to be transferred at or before the end of the compliance period to an
101	entity described in Subsection (1)(h)(i) or a housing authority that will continue to operate the
102	property as permanent supportive housing; and
103	(E) has been certified by the Utah Housing Corporation as meeting the requirements
104	described in Subsections (1)(h)(iii)(A) through (D).
105	(i) "Permanent supportive housing" means a housing facility that:
106	(i) provides supportive services;
107	(ii) makes a 15-year commitment to provide rent subsidies to tenants of the housing
108	facility when the housing facility is placed in service;
109	(iii) receives an allocation of federal low-income housing tax credits in accordance
110	with 26 U.S.C. Sec. 42; and
111	(iv) leases each unit to a tenant:
112	(A) who, immediately before leasing the housing, was homeless as defined in 24
113	C.F.R. 583.5; and
114	(B) whose rent is capped at no more than 30% of the tenant's household income.
115	(j) (i) "Property of" means property that an entity listed in Subsection (3)(a)(ii) or (iii)
116	has a legal right to possess.
117	(ii) "Property of" includes a lease of real property if:
118	(A) the property is wholly leased to a federal, state, or political subdivision entity listed
119	in Subsection (3)(a)(ii) or (iii) under a triple net lease; and
120	(B) the lease is in effect for the entire calendar year.

121	[(j)] (k) "Supportive service" means a service that is an eligible cost under 24 C.F.R.
122	578.53.
123	(1) "Triple net lease" means a lease agreement under which the lessee is responsible for
124	the real estate taxes, building insurance, and maintenance of the property separate from and in
125	addition to the rental price.
126	(2) (a) Except as provided in Subsection (2)(b), an exemption under this part may be
127	allowed only if the claimant is the owner of the property as of January 1 of the year the
128	exemption is claimed.
129	(b) [Notwithstanding Subsection (2)(a), a] A claimant shall collect and pay a
130	proportional tax based upon the length of time that the property was not owned by the claimant
131	if:
132	(i) the claimant is a federal, state, or political subdivision entity described in
133	Subsection (3)(a)(i), (ii), or (iii); or
134	(ii) pursuant to Subsection (3)(a)(iv):
135	(A) the claimant is a nonprofit entity; and
136	(B) the property is used exclusively for religious, charitable, or educational purposes.
137	(3) (a) The following property is exempt from taxation:
138	(i) property exempt under the laws of the United States;
139	(ii) property of:
140	(A) the state;
141	(B) school districts; and
142	(C) public libraries;
143	(iii) except as provided in Title 11, Chapter 13, Interlocal Cooperation Act, property of:
144	(A) counties;
145	(B) cities;
146	(C) towns;
147	(D) special districts;
148	(E) special service districts; and
149	(F) all other political subdivisions of the state;
150	(iv) except as provided in Subsection (6) or (7), property owned by a nonprofit entity

151 used exclusively for one or more of the following purposes:

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152	(A) religious purposes;
153	(B) charitable purposes; or
154	(C) educational purposes;
155	(v) places of burial not held or used for private or corporate benefit;
156	(vi) farm machinery and equipment;
157	(vii) a high tunnel, as defined in Section 10-9a-525;
158	(viii) intangible property; and
159	(ix) the ownership interest of an out-of-state public agency, as defined in Section
160	11-13-103:
161	(A) if that ownership interest is in property providing additional project capacity, as
162	defined in Section 11-13-103; and
163	(B) on which a fee in lieu of ad valorem property tax is payable under Section
164	11-13-302.
165	(b) For purposes of a property tax exemption for property of school districts under
166	Subsection (3)(a)(ii)(B), a charter school under Title 53G, Chapter 5, Charter Schools, is
167	considered to be a school district.
168	(4) Subject to Subsection (5), if property that is allowed an exclusive use exemption or
169	a government exemption ceases to qualify for the exemption because of a change in the
170	ownership of the property:
171	(a) the new owner of the property shall pay a proportional tax based upon the period of
172	time:
173	(i) beginning on the day that the new owner acquired the property; and
174	(ii) ending on the last day of the calendar year during which the new owner acquired
175	the property; and
176	(b) the new owner of the property and the person from whom the new owner acquires
177	the property shall notify the county assessor, in writing, of the change in ownership of the
178	property within 30 days from the day that the new owner acquires the property.
179	(5) Notwithstanding Subsection (4)(a), the proportional tax described in Subsection
180	(4)(a):
181	(a) is subject to any exclusive use exemption or government exemption that the
182	property is entitled to under the new ownership of the property; and

183	(b) applies only to property that is acquired after December 31, 2005.
184	(6) (a) A property may not receive an exemption under Subsection $(3)(a)(iv)$ if:
185	(i) the nonprofit entity that owns the property participates in or intervenes in any
186	political campaign on behalf of or in opposition to any candidate for public office, including
187	the publishing or distribution of statements; or
188	(ii) a substantial part of the activities of the nonprofit entity that owns the property
189	consists of carrying on propaganda or otherwise attempting to influence legislation, except as
190	provided under Subsection 501(h), Internal Revenue Code.
191	(b) Whether a nonprofit entity is engaged in an activity described in Subsection (6)(a)
192	shall be determined using the standards described in Section 501, Internal Revenue Code.
193	(7) A property may not receive an exemption under Subsection (3)(a)(iv) if:
194	(a) the property is used for a purpose that is not religious, charitable, or educational;
195	and
196	(b) the use for a purpose that is not religious, charitable, or educational is more than de
197	minimis.
198	(8) A county legislative body may adopt rules or ordinances to:
199	(a) effectuate an exemption under this part; and
200	(b) designate one or more persons to perform the functions given to the county under
201	this part.
202	(9) If a person is dissatisfied with an exemption decision made under designated
203	decision-making authority as described in Subsection (8)(b), that person may appeal the
204	decision to the commission under Section 59-2-1006.
205	Section 2. Section 59-2-1102 is amended to read:
206	59-2-1102. Determination of exemptions by board of equalization Appeal
207	Application for exemption Annual statement Exceptions.
208	(1) (a) For property assessed under Part 3, County Assessment, the county board of
209	equalization may, after giving notice in a manner prescribed by rule, determine whether certain
210	property within the county is exempt from taxation.
211	(b) The decision of the county board of equalization described in Subsection (1)(a)
212	shall:
213	(i) be in writing; and

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214	(ii) include:
215	(A) a statement of facts; and
216	(B) the statutory basis for its decision.
217	(c) Except as provided in Subsection (10)(a), a copy of the decision described in
218	Subsection (1)(a) shall be sent on or before May 15 to the person applying for the exemption.
219	(2) Except as provided in Subsection (7) and subject to Subsection (8), [a reduction in
220	the value of property may not be made under this part,] a county board of equalization may not
221	grant an exemption under this part unless the person affected or the person's agent:
222	(a) submits a written application to the county board of equalization; and
223	(b) verifies the application by signed statement.
224	(3) (a) The county board of equalization may require a person making an application
225	for exemption [or reduction] to appear before the county board of equalization and be
226	examined under oath.
227	(b) If the county board of equalization requires a person making an application for
228	exemption [or reduction] to appear before the county board of equalization, [a reduction may
229	not be made or exemption granted unless the person] the county board of equalization may not
230	grant an exemption unless the person affected or the person's agent appears and answers all
231	questions pertinent to the inquiry.
232	(4) For the hearing on the application, the county board of equalization may subpoena
233	any witnesses, and hear and take any evidence in relation to the pending application.
234	(5) Except as provided in Subsection (10)(b), the county board of equalization shall
235	hold hearings and render a written decision to determine any exemption on or before May 1 in
236	each year.
237	(6) Any [property owner] person that made an exemption application and is dissatisfied
238	with the decision of the county board of equalization regarding any [reduction or] exemption
239	may appeal to the commission under Section 59-2-1006.
240	(7) (a) [Notwithstanding Subsection (2), a] \underline{A} county board of equalization may not
241	require an owner of property to file an application in accordance with this section [in order] to
242	claim an exemption for the property under the following:
243	[(a)] (i) [Subsections] Subsection 59-2-1101(3)(a)(i) [through (iii)];
244	[(b)] (ii) Subsection 59-2-1101(3)(a)(vi) or (viii);

245	[(c)] (iii) Section 59-2-1110;
246	[(d)] (iv) Section 59-2-1111;
247	[(c)] (v) Section 59-2-1112;
248	[(f)] <u>(vi)</u> Section 59-2-1113; or
249	[(g)] <u>(vii)</u> Section 59-2-1114.
250	(b) A county board of equalization may not require an owner of property to file an
251	application in accordance with this section to claim an exemption for the property described in
252	Subsection 59-2-1101(3)(a)(ii) or (iii) unless the property is property described in Subsection
253	<u>59-2-1101(1)(j)(ii).</u>
254	(8) (a) Except as provided in Subsection (8)(b), for property described in Subsection
255	59-2-1101(3)(a)(iv) or (v), a county board of equalization shall, consistent with Subsection (9),
256	require an owner of that property to file an application in accordance with this section [in
257	order] to claim an exemption for that property.
258	(b) [Notwithstanding Subsection $(8)(a)$, a] <u>A</u> county board of equalization may not
259	require an owner of property described in Subsection 59-2-1101(3)(a)(iv) or (v) to file an
260	application under Subsection (8)(a) if:
261	(i) the owner filed an application under Subsection (8)(a);
262	(ii) the county board of equalization determines that the owner may claim an
263	exemption for that property; and
264	(iii) the exemption described in Subsection (8)(b)(ii) is in effect.
265	(c) (i) For the time period that an owner is granted an exemption in accordance with
266	this section for property described in Subsection 59-2-1101(3)(a)(iv) or (v), a county board of
267	equalization shall require the owner to file an annual statement on or before March 1 on a form
268	prescribed by the commission establishing that the property continues to be eligible for the
269	exemption.
270	(ii) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
271	commission shall make rules providing:
272	(A) the form for the annual statement required by Subsection (8)(c)(i);
273	(B) the contents of the form for the annual statement required by Subsection (8)(c)(i);
274	and
275	(C) procedures and requirements for making the annual statement required by

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276	Subsection (8)(c)(i).
277	(iii) The commission shall make the form described in Subsection (8)(c)(ii)(A)
278	available to counties.
279	(d) On or before April 1, a county board of equalization shall notify each property
280	owner [who] that fails to timely file an annual statement in accordance with Subsection (8)(c)
281	of the county board of equalization's intent to revoke the exemption.
282	(e) An owner of exempt property described in Subsection 59-2-1101(3)(a)(iv) may file
283	the annual statement described in Subsection (8)(c) after March 1 if the property owner:
284	(i) files the annual statement on or before March 31; and
285	(ii) includes a statement of facts establishing that the property owner was unable to file
286	the annual statement on or before March 1 due to one of the following conditions and no other
287	responsible party was capable of filing the annual statement:
288	(A) a medical emergency of the property owner, an immediate family member of the
289	property owner, or the property owner's agent;
290	(B) the death of the property owner, an immediate family member of the property
291	owner, or the property owner's agent; or
292	(C) other extraordinary and unanticipated circumstances.
293	(9) (a) For purposes of this Subsection (9), "exclusive use exemption" means the same
294	as that term is defined in Section 59-2-1101.
295	(b) For purposes of Subsection (1)(a), when a person acquires property on or after
296	January 1 that qualifies for an exclusive use exemption, that person may apply for the exclusive
297	use exemption on or before the later of:
298	(i) the day set by rule as the deadline for filing a property tax exemption application; or
299	(ii) 120 days after the day on which the property is acquired.
300	(10) (a) Notwithstanding Subsection (1)(c), if <u>a person files</u> an application for an
301	exemption [is filed] under Subsection (9), a county board of equalization shall send a copy of
302	the decision described in Subsection (1)(c) to the person applying for the exemption on or
303	before the later of:
304	(i) May 15; or
305	(ii) 45 days after the day on which the application for the exemption is filed.
306	(b) Notwithstanding Subsection (5), if an application for an exemption is filed under

- 307 Subsection (9), a county board of equalization shall hold the hearing and render the decision
- 308 described in Subsection (5) on or before the later of:
- 309 (i) May 1; or
- 310 (ii) 30 days after the day on which the application for the exemption is filed.
- 311 Section 3. Effective date.
- 312 This bill takes effect on May 1, 2024.
- 313 Section 4. **Retrospective operation.**
- 314 <u>This bill provides retrospective operation to January 1, 2024.</u>