



26	This bill provides retrospective operation.
27	Utah Code Sections Affected:
28	AMENDS:
29	35A-8-501, as renumbered and amended by Laws of Utah 2012, Chapter 212
30	35A-8-506, as renumbered and amended by Laws of Utah 2012, Chapter 212
31	59-7-607, as last amended by Laws of Utah 2016, Chapters 135 and 289
32	59-10-1010, as last amended by Laws of Utah 2016, Chapters 135 and 289
33	ENACTS:
34	35A-8-509 , Utah Code Annotated 1953
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37	35A-8-512, Utah Code Annotated 1953
38	35A-8-513 , Utah Code Annotated 1953
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40	Be it enacted by the Legislature of the state of Utah:
41	Section 1. Section 35A-8-501 is amended to read:
42	35A-8-501. Definitions.
43	As used in this part:
44	(1) "Affordable housing" means housing occupied or reserved for occupancy by
45	households whose incomes are at or below certain income requirements at rental rates
46	affordable to such households.
47	[(1)] (2) "Board" means the Housing Board created by this part.
48	[(2)] (3) "Fund" means the Olene Walker Housing Loan Fund created by this part.
49	(4) (a) "Housing sponsor" means a person who constructs, develops, rehabilitates,
50	purchases, or owns a housing development that is or will be subject to legally enforceable
51	restrictive covenants that require the housing development to provide, at least in part,
52	affordable housing.
53	(b) "Housing sponsor" may include:
54	(i) a local public body;
55	(ii) a nonprofit, limited profit, or for profit corporation;
	

57	(iv) a limited liability company;
58	(v) a joint venture;
59	(vi) a subsidiary of the Utah Housing Corporation;
60	(vii) a cooperative;
61	(viii) a mutual housing organization;
62	(ix) a local government;
63	(x) a local housing authority;
64	(xi) a regional or statewide nonprofit housing or assistance organization; or
65	(xii) any other entity that helps provide affordable housing.
66	[(3)] (5) "Rural" means a county in the state other than Utah, Salt Lake, Davis, or
67	Weber.
68	Section 2. Section 35A-8-506 is amended to read:
69	35A-8-506. Duties of the executive director.
70	[(1)] The executive director, with the approval of the board, may grant or lend fund
71	money to <u>a</u> housing [sponsors] sponsor.
72	[(2) "Housing sponsor" includes a person who constructs, develops, rehabilitates,
73	purchases, or owns a housing development that is or will be subject to legally enforceable
74	restrictive covenants that require the housing development to provide, at least in part,
75	residential housing to low and moderate income persons.]
76	[(3) A housing sponsor includes:]
77	[(a) a local public body;]
78	[(b) a nonprofit, limited profit, or for profit corporation;]
79	[(c) a limited partnership;]
80	[(d) a limited liability company;]
81	[(e) a joint venture;]
82	[(f) a subsidiary of the Utah Housing Corporation or any subsidiary of the subsidiary of
83	the Utah Housing Corporation;]
84	[(g) a cooperative;]
85	[(h) a mutual housing organization;]
86	[(i) a local government;]
87	[(j) a local housing authority;]

88	[(k) a regional or statewide nonprofit housing or assistance organization; or]
89	[(1) any other type of entity or arrangement that helps provide affordable housing for
90	low and moderate income persons.]
91	Section 3. Section 35A-8-509 is enacted to read:
92	35A-8-509. Economic Revitalization and Investment Fund.
93	(1) There is created an enterprise fund known as the "Economic Revitalization and
94	Investment Fund."
95	(2) The Economic Revitalization and Investment Fund consists of money from the
96	following:
97	(a) money appropriated to the account by the Legislature;
98	(b) private contributions;
99	(c) donations or grants from public or private entities; and
100	(d) money returned to the department under Section 35A-8-512.
101	(3) The Economic Revitalization and Investment Fund shall earn interest, which shall
102	be deposited into the Economic Revitalization and Investment Fund.
103	(4) The executive director may distribute money from the Economic Revitalization and
104	Investment Fund to one or more projects that:
105	(a) include affordable housing units for households:
106	(i) whose income is no more than 30% of the area median income for households of
107	the same size in the county or municipality where the project is located; and
108	(ii) at rental rates no greater than the rates described in Subsection 35A-8-511(2)(b);
109	<u>and</u>
110	(b) have been approved by the board in accordance with Section 35A-8-510.
111	(5) (a) A housing sponsor may apply to the department to receive a distribution in
112	accordance with Subsection (4).
113	(b) The application shall include:
114	(i) the location of the project;
115	(ii) the number, size, and tenant income requirements of affordable housing units
116	described in Subsection (4)(a) that will be included in the project; and
117	(iii) a written commitment to enter into a deed restriction that reserves for a period of
118	30 years the affordable housing units described in Subsection (5)(b)(ii) or their equivalent for

119	occupancy by households that meet the income requirements described in Subsection (5)(b)(ii).
120	(c) The commitment in Subsection (5)(b)(iii) shall be considered met if a housing unit
121	<u>is:</u>
122	(i) (A) occupied or reserved for occupancy by a household whose income is no more
123	than 30% of the area median income for households of the same size in the county or
124	municipality where the project is located; or
125	(B) occupied by a household whose income is no more than 60% of the area median
126	income for households of the same size in the county or municipality where the project is
127	located if that household met the income requirement described in Subsection (4)(a) when the
128	household originally entered into the lease agreement for the housing unit; and
129	(ii) rented at a rate no greater than the rate described in Subsection 35A-8-511(2)(b).
130	(d) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
131	department may make additional rules providing procedures for a person to apply to the
132	department to receive a distribution described in Subsection (4).
133	Section 4. Section 35A-8-510 is enacted to read:
134	35A-8-510. Housing loan fund board approval.
135	(1) The board shall review the project applications described in Subsection
136	35A-8-509(5).
137	(2) The board may approve a project that meets the requirements of Subsections
138	35A-8-509(4) and (5) to receive funds from the Economic Revitalization and Investment Fund.
139	(3) The board shall give preference to projects:
140	(a) that include significant additional or matching funds from an individual, private
141	organization, or local government entity;
142	(b) that include significant contributions by the applicant to total project costs,
143	including contributions secured by the applicant from other sources such as professional, craft,
144	and trade services and lender interest rate subsidies;
145	(c) with significant local government contributions in the form of infrastructure,
146	improvements, or other assistance;
147	(d) where the applicant has demonstrated the ability, stability, and resources to
148	complete the project;
149	(e) that will serve the greatest need;

150	(f) that promote economic development benefits;
151	(g) that allow integration into a local government housing plan;
152	(h) that would mitigate or correct existing health, safety, or welfare concerns; or
153	(i) that remedy a gap in the supply of and demand for affordable housing.
154	Section 5. Section 35A-8-511 is enacted to read:
155	35A-8-511. Activities authorized to receive account money.
156	(1) The executive director may distribute funds from the Economic Revitalization and
157	Investment Fund for any of the following activities undertaken as part of an approved project:
158	(a) the acquisition, rehabilitation, or new construction of a building that includes
159	affordable housing units;
160	(b) the purchase of land for the construction of a building that will include affordable
161	housing units; or
162	(c) pre-development work, including planning, studies, design, and site work for a
163	building that will include affordable housing units.
164	(2) The maximum amount of money that may be distributed from the Economic
165	Revitalization and Investment Fund for each affordable housing unit that has been committed
166	in accordance with Subsection 35A-8-509(5)(b)(iii) is the present value, based on the current
167	market interest rate as determined by the board for a multi-family mortgage loan in the county
168	or metropolitan area where the project is located, of 360 monthly payments equal to the
169	difference between:
170	(a) the most recent United States Department of Housing and Urban Development fair
171	market rent for a unit of the same size in the county or metropolitan area where the project is
172	located; and
173	(b) an affordable rent equal to 30% of the income requirement described in Subsection
174	35A-8-509(5)(b)(ii) for a household of:
175	(i) one person if the unit is an efficiency unit;
176	(ii) two people if the unit is a one-bedroom unit;
177	(iii) four people if the unit is a two-bedroom unit;
178	(iv) five people if the unit is a three-bedroom unit;
179	(v) six people if the unit is a four-bedroom unit; or
180	(vi) eight people if the unit is a five-bedroom or larger unit.

181	Section 6. Section 35A-8-512 is enacted to read:
182	35A-8-512. Repayment of funds.
183	(1) Upon the earlier of 30 years from the date an approved project is placed in service
184	or the sale or transfer of the affordable housing units acquired, constructed, or rehabilitated as
185	part of an approved project funded under Section 35A-8-511, the housing sponsor shall remit
186	to the department:
187	(a) the total amount of money distributed by the department to the housing sponsor for
188	the project; and
189	(b) an additional amount of money determined by contract with the department prior to
190	the initial disbursement of money from the Economic Revitalization and Investment Fund.
191	(2) Any claim arising under Subsection (1) is a lien against the real property funded
192	under this chapter.
193	(3) Any money returned to the department under Subsection (1) shall be deposited in
194	the Economic Revitalization and Investment Fund.
195	Section 7. Section 35A-8-513 is enacted to read:
196	35A-8-513. Annual accounting.
197	(1) The executive director shall monitor the activities of recipients of funds from the
198	Economic Revitalization and Investment Fund on a yearly basis to ensure compliance with the
199	terms and conditions imposed on the recipient by the executive director with the approval of
200	the board.
201	(2) A housing sponsor that receives funds from the Economic Revitalization and
202	Investment Fund shall provide the executive director with an annual accounting of how the
203	money the entity received from the Economic Revitalization and Investment Fund has been
204	spent and evidence that the commitment described in Subsection 35A-8-509(5) has been met.
205	(3) The executive director shall make an annual report to the board accounting for the
206	expenditures authorized by the board.
207	(4) The board shall submit a report to the department for inclusion in the annual
208	written report described in Section 35A-1-109 that includes:
209	(a) an accounting for expenditures authorized by the board; and
210	(b) an evaluation of the effectiveness of the program.
211	Section 8 Section 59-7-607 is amended to read:

212	59-7-607. Utah low-income housing tax credit.
213	(1) As used in this section:
214	(a) "Allocation certificate" means a certificate in a form prescribed by the commission
215	and issued by the Utah Housing Corporation to a housing sponsor that specifies the aggregate
216	amount of the tax credit awarded under this section to a qualified development and includes:
217	[(i) the certificate prescribed by the commission and issued by the Utah Housing
218	Corporation to each taxpayer that specifies the percentage of the annual federal low-income
219	housing tax credit that each taxpayer may take as an annual credit against state income tax; or]
220	[(ii) a copy of the allocation certificate that the housing sponsor provides to the
221	taxpayer.]
222	(i) the aggregate annual amount of the tax credit awarded that may be claimed by one
223	or more qualified taxpayers that have been issued a special low-income housing tax credit
224	certificate; and
225	(ii) the credit period over which the tax credit may be claimed by one or more qualified
226	taxpayers that have been issued a special low-income housing tax credit certificate.
227	(b) "Building" means a qualified low-income building as defined in Section 42(c),
228	Internal Revenue Code.
229	(c) "Credit period" means the "credit period" as defined in Section 42(f)(1), Internal
230	Revenue Code.
231	(d) (i) "Designated reporter" means, as selected by a housing sponsor, the housing
232	sponsor itself or one of the housing sponsor's direct or indirect partners, members, or
233	shareholders that will provide information to the Utah Housing Corporation regarding the
234	assignment of tax credits under this section.
235	(ii) Before the Utah Housing Corporation may issue an allocation certificate to a
236	housing sponsor, a housing sponsor shall provide the identity of the housing sponsor's
237	designated reporter to the Utah Housing Corporation.
238	(iii) Before the Utah Housing Corporation may issue a special low-income housing tax
239	credit certificate to a qualified taxpayer, a designated reporter shall provide the information
240	described in Subsection (6) to the Utah Housing Corporation.
241	[(c)] (e) "Federal low-income housing tax credit" means the federal tax credit [under]
242	described in Section 42, Internal Revenue Code.

243	[(d)] (f) "Housing sponsor" means [a corporation in the case of a C corporation, a
244	partnership in the case of a partnership, a corporation in the case of an S corporation, or a
245	limited liability company in the case of a limited liability company] an entity that owns a
246	qualified development.
247	[(e)] (g) "Qualified allocation plan" means $[the]$ a qualified allocation plan adopted by
248	the Utah Housing Corporation [pursuant to] in accordance with Section 42(m), Internal
249	Revenue Code.
250	(h) "Qualified development" means a "qualified low-income housing project":
251	(i) as defined in Section 42(g)(1), Internal Revenue Code; and
252	(ii) that is located in the state.
253	(i) (i) "Qualified taxpayer" means a person that:
254	(A) owns a direct or indirect interest in a qualified development; and
255	(B) meets the requirements to claim a tax credit under this section.
256	(ii) If a housing sponsor is a partnership, limited liability company, or S corporation, a
257	"qualified taxpayer" may include any partner, member, or shareholder of the housing sponsor
258	as determined by the governing documents of the housing sponsor.
259	[(f)] (j) (i) "Special low-income housing tax credit certificate" means a certificate:
260	[(i)] (A) in a form prescribed by the commission;
261	[(ii)] (B) that [a housing sponsor] the Utah Housing Corporation issues to a qualified
262	taxpayer for a taxable year in accordance with this section; and
263	[(iii)] (C) that specifies the amount of the tax credit a qualified taxpayer may claim
264	under this section [if the taxpayer meets the requirements of this section].
265	(ii) The Utah Housing Corporation may only issue one or more special low-income
266	housing tax credit certificates if the aggregate specified amount on all special low-income
267	housing tax credit certificates issued in relation to a qualified development does not exceed the
268	aggregate amount of tax credit awarded to the qualified development and issued to a housing
269	sponsor in an allocation certificate.
270	[(g) "Taxpayer" means a person that is allowed a tax credit in accordance with this
271	section which is the corporation in the case of a C corporation, the partners in the case of a
272	partnership, the shareholders in the case of an S corporation, and the members in the case of a
273	limited liability company.

274	(2) (a) For taxable years beginning on or after January 1, 1995, [there is allowed] a
275	qualified taxpayer who has been issued a special low-income housing tax credit certificate by
276	the Utah Housing Corporation may claim a nonrefundable tax credit against taxes otherwise
277	due under this chapter or Chapter 8, Gross Receipts Tax on Certain Corporations Not Required
278	to Pay Corporate Franchise or Income Tax[, for taxpayers issued an allocation certificate] <u>Act</u> .
279	(b) The tax credit shall be in an amount equal to [the greater of the amount of:] the tax
280	credit amount specified on the special low-income housing tax credit certificate that the Utah
281	Housing Corporation issues to a qualified taxpayer under this section.
282	[(i) federal low-income housing tax credit to which the taxpayer is allowed during that
283	year multiplied by the percentage specified in an allocation certificate issued by the Utah
284	Housing Corporation; or]
285	[(ii) tax credit specified in the special low-income housing tax credit certificate that the
286	housing sponsor issues to the taxpayer as provided in Subsection (2)(c).]
287	[(c) For purposes of Subsection (2)(b)(ii), the tax credit is equal to the product of:]
288	[(i) the total amount of low-income housing tax credit under this section that:]
289	[(A) a housing sponsor is allowed for a building; and]
290	[(B) all of the taxpayers may claim with respect to the building if the taxpayers meet
291	the requirements of this section; and]
292	[(ii) the percentage of tax credit a taxpayer may claim:]
293	[(A) under this section if the taxpayer meets the requirements of this section; and]
294	[(B) as provided in the agreement between the taxpayer and the housing sponsor.]
295	[(d)] (c) (i) For [the] a calendar year beginning [on January 1, 1995, through the
296	calendar year beginning on January 1, 2025] on or before December 31, 2016, the aggregate
297	annual tax credit that the Utah Housing Corporation may allocate for the credit period
298	described in Section 42(f), Internal Revenue Code, pursuant to this section and Section
299	59-10-1010 is an amount equal to the product of:
300	(A) 12.5 cents; and
301	(B) the population of Utah.
302	(ii) For a calendar year beginning on or after January 1, 2017, the aggregate annual tax
303	credit that the Utah Housing Corporation may allocate for the credit period described in
304	Section 42(f), Internal Revenue Code, pursuant to this section and Section 59-10-1010 is an

305	amount equal to the product of:
306	(A) 34.5 cents; and
307	(B) the population of Utah.
308	[(iii)] (iii) For purposes of this section, the population of Utah shall be determined in
309	accordance with Section 146(j), Internal Revenue Code.
310	(3) (a) The Utah Housing Corporation shall determine criteria and procedures for
311	allocating the tax credit under this section and Section 59-10-1010 and incorporate the criteria
312	and procedures into the Utah Housing Corporation's qualified allocation plan.
313	(b) The Utah Housing Corporation shall create the criteria under Subsection (3)(a)
314	based on:
315	(i) the number of affordable housing units to be created in Utah for low and moderate
316	income persons in [the residential housing development of which the building is a part] a
317	qualified development;
318	(ii) the level of area median income being served by [the] a qualified development;
319	(iii) the need for the tax credit for the economic feasibility of [the] a qualified
320	development; and
321	(iv) the extended period for which [the] a qualified development commits to remain as
322	affordable housing.
323	[(4) (a) The following may apply to the Utah Housing Corporation for a tax credit
324	under this section:]
325	[(i) any housing sponsor that has received an allocation of the federal low-income
326	housing tax credit; or]
327	[(ii) any applicant for an allocation of the federal low-income housing tax credit.]
328	[(b) The Utah Housing Corporation may not require fees for applications of the tax
329	credit under this section in addition to those fees required for applications for the federal
330	low-income housing tax credit.]
331	(4) Any housing sponsor may apply to the Utah Housing Corporation for a tax credit
332	allocation under this section.
333	(5) (a) The Utah Housing Corporation shall determine the amount of the tax credit to
334	allocate to a [qualifying housing sponsor] qualified development in accordance with the
335	qualified allocation plan of the Utah Housing Corporation.

336	(b) (i) The Utah Housing Corporation [shall allocate the tax credit to housing sponsors
337	in the same manner that it allocates federal low-income housing credits and] shall issue an
338	allocation certificate to [qualifying housing sponsors] a housing sponsor as evidence of the
339	allocation.
340	(ii) The allocation certificate under Subsection (5)(b)(i) shall specify [the allowed
341	percentage of the federal low-income housing tax credit as determined by the Utah Housing
342	Corporation] the amount of the tax credit allocated to a qualified development as determined
343	by the Utah Housing Corporation.
344	(c) The [percentage] amount of the tax credit specified in an allocation certificate may
345	not exceed 100% of the federal low-income housing tax credit awarded to a qualified
346	development.
347	[(6) A housing sponsor shall provide a copy of the allocation certificate to each
348	taxpayer that is issued a special low-income housing tax credit certificate.]
349	[(7) (a) A housing sponsor shall provide to the commission a list of:]
350	[(i) the taxpayers issued a special low-income housing tax credit certificate; and]
351	[(ii) for each taxpayer described in Subsection (7)(a)(i), the amount of tax credit listed
352	on the special low-income housing tax credit certificate.]
353	[(b) A housing sponsor shall provide the list required by Subsection (7)(a):]
354	[(i) to the commission;]
355	[(ii) on a form provided by the commission; and]
356	[(iii) with the housing sponsor's tax return for each taxable year for which the housing
357	sponsor issues a special low-income housing tax credit certificate described in this Subsection
358	(7).]
359	(6) Before the Utah Housing Corporation may issue a special low-income housing tax
360	credit certificate, a designated reporter shall provide to the Utah Housing Corporation in a form
361	prescribed by the Utah Housing Corporation:
362	(a) a list of each qualified taxpayer that has been assigned a portion of the tax credit
363	awarded in an allocation certificate;
364	(b) for each qualified taxpayer described in Subsection (6)(a), the amount of tax credit
365	that has been assigned; and
366	(c) an aggregate list of the tax credit amount assigned related to a qualified

367	development demonstrating that the aggregate annual amount of the tax credits assigned does
368	not exceed the aggregate annual tax credit awarded in the allocation certificate.
369	(7) The Utah Housing Corporation shall provide a special low-income housing tax
370	credit certificate to a qualified taxpayer if:
371	(a) a designated reporter has provided the information regarding the qualified taxpayer
372	as described in Subsection (6); and
373	(b) the Utah Housing Corporation has verified that the aggregate tax credit amount
374	assigned with respect to a qualified development does not exceed the total tax credit awarded
375	in the allocation certificate.
376	(8) (a) All elections made by [the taxpayer] a housing sponsor pursuant to Section 42,
377	Internal Revenue Code, shall apply to this section.
378	(b) (i) If a [taxpayer] qualified development is required to recapture a portion of any
379	federal low-income housing tax credit, [the] then each qualified taxpayer shall also be required
380	to recapture a portion of any state tax credits authorized by this section.
381	(ii) The state recapture amount shall be equal to the percentage of the state tax credit
382	that equals the proportion the federal recapture amount bears to the original federal low-income
383	housing tax credit amount subject to recapture.
384	(iii) The designated reporter shall identify each qualified taxpayer that is required to
385	recapture a portion of any state tax credit as described in this Subsection (8)(b).
386	(9) (a) Any tax credits returned to the Utah Housing Corporation in any year may be
387	reallocated within the same time period as provided in Section 42, Internal Revenue Code.
388	(b) Tax credits that are unallocated by the Utah Housing Corporation in any year may
389	be carried over for allocation in subsequent years.
390	[(10) (a) Amounts otherwise qualifying for the tax credit, but not allowable because the
391	tax credit exceeds the tax, may be carried back three years or may be carried forward five years
392	as a credit against the tax.]
393	(10) (a) If a tax credit is not claimed by a qualified taxpayer in the year in which it is
394	earned because the tax credit is more than the tax owed by the qualified taxpayer, the tax credit
395	may be carried back three years or may be carried forward five years as a credit against the tax.
396	(b) Carryover tax credits under Subsection (10)(a) shall be applied against the tax:
397	(i) before the application of the tax credits earned in the current year; and

398	(ii) on a first-earned first-used basis.
399	(11) Any tax credit taken in this section may be subject to an annual audit by the
400	commission.
401	(12) The Utah Housing Corporation shall annually provide an electronic report to the
402	Revenue and Taxation Interim Committee which shall include at least:
403	(a) the purpose and effectiveness of the tax credits; and
404	(b) the benefits of the tax credits to the state.
405	(13) The commission may, in consultation with the Utah Housing Corporation,
406	[promulgate rules] make rules in accordance with Title 63G, Chapter 3, Utah Administrative
407	Rulemaking Act, to implement this section.
408	Section 9. Section 59-10-1010 is amended to read:
409	59-10-1010. Utah low-income housing tax credit.
410	(1) As used in this section:
411	(a) "Allocation certificate" means a certificate in a form prescribed by the commission
412	and issued by the Utah Housing Corporation to a housing sponsor that specifies the aggregate
413	amount of the tax credit awarded under this section to a qualified development and includes:
414	[(i) the certificate prescribed by the commission and issued by the Utah Housing
415	Corporation to each claimant, estate, or trust that specifies the percentage of the annual federal
416	low-income housing credit that each claimant, estate, or trust may take as an annual tax credit
417	against a tax imposed by this chapter; or]
418	[(ii) a copy of the allocation certificate that the housing sponsor provides to the
419	claimant, estate, or trust.]
420	(i) the aggregate annual amount of the tax credit awarded that may be claimed by one
421	or more qualified taxpayers that have been issued a special low-income housing tax credit
422	certificate; and
423	(ii) the credit period over which the tax credit may be claimed by one or more qualified
424	taxpayers that have been issued a special low-income housing tax credit certificate.
425	(b) "Building" means a qualified low-income building as defined in Section 42(c),
426	Internal Revenue Code.
427	(c) "Credit period" means the "credit period" as defined in Section 42(f)(1), Internal
428	Revenue Code.

429	(d) (i) "Designated reporter" means, as selected by a housing sponsor, the housing
430	sponsor itself or one of the housing sponsor's direct or indirect partners, members, or
431	shareholders that will provide information to the Utah Housing Corporation regarding the
432	assignment of tax credits under this section.
433	(ii) Before the Utah Housing Corporation may issue an allocation certificate to a
434	housing sponsor, a housing sponsor shall provide the identity of the housing sponsor's
435	designated reporter to the Utah Housing Corporation.
436	(iii) Before the Utah Housing Corporation may issue a special low-income housing tax
437	credit certificate to a qualified taxpayer, a designated reporter shall provide the information
438	described in Subsection (6) to the Utah Housing Corporation.
439	[(c)] (e) "Federal low-income housing credit" means the federal low-income housing
440	credit [under] described in Section 42, Internal Revenue Code.
441	[(d)] (f) "Housing sponsor" means [a corporation in the case of a C corporation, a
442	partnership in the case of a partnership, a corporation in the case of an S corporation, or a
443	limited liability company in the case of a limited liability company] an entity that owns a
444	qualified development.
445	[(e)] (g) "Qualified allocation plan" means [the] a qualified allocation plan adopted by
446	the Utah Housing Corporation [pursuant to] in accordance with Section 42(m), Internal
447	Revenue Code.
448	(h) "Qualified development" means a "qualified low-income housing project":
449	(i) as defined in Section 42(g)(1), Internal Revenue Code; and
450	(ii) that is located in the state.
451	(i) (i) "Qualified taxpayer" means a claimant, estate, or trust that:
452	(A) owns a direct or indirect interest in a qualified development; and
453	(B) meets the requirements to claim a tax credit under this section.
454	(ii) If a housing sponsor is a partnership, limited liability company, or S corporation, a
455	"qualified taxpayer" may include any partner, member, or shareholder of the housing sponsor
456	as determined by the governing documents of the housing sponsor.
457	[(f)] (j) (i) "Special low-income housing tax credit certificate" means a certificate:
458	[(i)] (A) in a form prescribed by the commission;
459	[(ii)] (B) that [a housing sponsor] the Utah Housing Corporation issues to a [claimant,

400	estate, or trust quantied taxpayer for a taxable year in accordance with this section, and
461	[(iii)] (C) that specifies the amount of [a] the tax credit a [claimant, estate, or trust]
462	qualified taxpayer may claim under this section [if the claimant, estate, or trust meets the
463	requirements of this section].
464	(ii) The Utah Housing Corporation may only issue one or more special low-income
465	housing tax credit certificates if the aggregate specified amount on all special low-income
466	housing tax credit certificates issued in relation to a qualified development does not exceed the
467	aggregate amount of tax credit awarded to a qualified development and issued to a housing
468	sponsor in an allocation certificate.
469	(2) (a) For taxable years beginning on or after January 1, 1995, [there is allowed] a
470	qualified taxpayer who has been issued a special low-income housing tax credit certificate by
471	the Utah Housing Corporation may claim a nonrefundable tax credit against taxes otherwise
472	due under this chapter [for a claimant, estate, or trust issued an allocation certificate].
473	(b) The tax credit shall be in an amount equal to [the greater of the amount of:] the tax
474	credit amount specified on the special low-income housing tax credit certificate that the Utah
475	Housing Corporation issues to a qualified taxpayer under this section.
476	[(i) federal low-income housing credit to which the claimant, estate, or trust is allowed
477	during that year multiplied by the percentage specified in an allocation certificate issued by the
478	Utah Housing Corporation; or]
479	[(ii) tax credit specified in the special low-income housing tax credit certificate that the
480	housing sponsor issues to the claimant, estate, or trust as provided in Subsection (2)(c).]
481	[(c) For purposes of Subsection (2)(b)(ii), the tax credit is equal to the product of:]
482	[(i) the total amount of low-income housing tax credit under this section that:]
483	[(A) a housing sponsor is allowed for a building; and]
484	[(B) all of the claimants, estates, and trusts may claim with respect to the building if
485	the claimants, estates, and trusts meet the requirements of this section; and]
486	[(ii) the percentage of tax credit a claimant, estate, or trust may claim:]
487	[(A) under this section if the claimant, estate, or trust meets the requirements of this
488	section; and]
489	[(B) as provided in the agreement between the claimant, estate, or trust and the housing
490	sponsor.]

491	[(d)] (c) (i) For [the] a calendar year beginning on [January 1, 1995, through the
492	calendar year beginning on January 1, 2025] or before December 31, 2016, the aggregate
493	annual tax credit that the Utah Housing Corporation may allocate for the credit period
494	described in Section 42(f), Internal Revenue Code, pursuant to this section and Section
495	59-7-607 is an amount equal to the product of:
496	(A) 12.5 cents; and
497	(B) the population of Utah.
498	(ii) For a calendar year beginning on or after January 1, 2017, the aggregate annual tax
499	credit that the Utah Housing Corporation may allocate for the credit period described in
500	Section 42(f), Internal Revenue Code, pursuant to this section and Section 59-7-607 is an
501	amount equal to the product of:
502	(A) 34.5 cents; and
503	(B) the population of Utah.
504	[(iii)] (iii) For purposes of this section, the population of Utah shall be determined in
505	accordance with Section 146(j), Internal Revenue Code.
506	(3) (a) The Utah Housing Corporation shall determine criteria and procedures for
507	allocating the tax credit under this section and Section 59-7-607 and incorporate the criteria
508	and procedures into the Utah Housing Corporation's qualified allocation plan.
509	(b) The Utah Housing Corporation shall create the criteria under Subsection (3)(a)
510	based on:
511	(i) the number of affordable housing units to be created in Utah for low and moderate
512	income persons in [the residential housing development of which the building is a part] a
513	qualified development;
514	(ii) the level of area median income being served by [the] a qualified development;
515	(iii) the need for the tax credit for the economic feasibility of [the] a qualified
516	development; and
517	(iv) the extended period for which [the] a qualified development commits to remain as
518	affordable housing.
519	[(4) (a) The following may apply to the Utah Housing Corporation for a tax credit
520	under this section:]
521	[(i) any housing sponsor that is a claimant, estate, or trust if that housing sponsor has

522	received an allocation of the federal low-income housing credit; or
523	[(ii) any applicant for an allocation of the federal low-income housing credit if that
524	applicant is a claimant, estate, or trust.]
525	[(b) The Utah Housing Corporation may not require fees for applications of the tax
526	credit under this section in addition to those fees required for applications for the federal
527	low-income housing credit.]
528	(4) Any housing sponsor may apply to the Utah Housing Corporation for a tax credit
529	allocation under this section.
530	(5) (a) The Utah Housing Corporation shall determine the amount of the tax credit to
531	allocate to a [qualifying housing sponsor] qualified development in accordance with the
532	qualified allocation plan of the Utah Housing Corporation.
533	(b) (i) The Utah Housing Corporation [shall allocate the tax credit to housing sponsors
534	in the same manner that it allocates federal low-income housing credits and] shall issue an
535	allocation certificate to [qualifying housing sponsors] a housing sponsor as evidence of the
536	allocation.
537	(ii) The allocation certificate under Subsection (5)(b)(i) shall specify [the allowed
538	percentage of the federal low-income housing credit] the amount of the tax credit allocated to a
539	qualified development as determined by the Utah Housing Corporation.
540	(c) The [percentage] amount of the tax credit specified in an allocation certificate may
541	not exceed 100% of the federal low-income housing credit awarded to a qualified development
542	[(6) A housing sponsor shall provide a copy of the allocation certificate to each
543	claimant, estate, or trust that is issued a special low-income housing tax credit certificate.]
544	[(7) (a) A housing sponsor shall provide to the commission a list of:]
545	[(i) the claimants, estates, and trusts issued a special low-income housing tax credit
546	certificate; and]
547	[(ii) for each claimant, estate, or trust described in Subsection (7)(a)(i), the amount of
548	tax credit listed on the special low-income housing tax credit certificate.]
549	[(b) A housing sponsor shall provide the list required by Subsection (7)(a):]
550	[(i) to the commission;]
551	[(ii) on a form provided by the commission; and]
552	[(iii) with the housing sponsor's tax return for each taxable year for which the housing

553	sponsor issues a special low-income housing tax credit certificate described in this Subsection
554	(7).]
555	(6) Before the Utah Housing Corporation may issue a special low-income housing tax
556	credit certificate, a designated reporter shall provide to the Utah Housing Corporation in a form
557	prescribed by the Utah Housing Corporation:
558	(a) a list of each qualified taxpayer that has been assigned a portion of the tax credit
559	awarded in an allocation certificate;
560	(b) for each qualified taxpayer described in Subsection (6)(a), the amount of tax credit
561	that has been assigned; and
562	(c) an aggregate list of the tax credit amount assigned related to a qualified
563	development demonstrating that the aggregate annual amount of the tax credits assigned does
564	not exceed the aggregate annual tax credit awarded in the allocation certificate.
565	(7) The Utah Housing Corporation shall provide a special low-income housing tax
566	credit certificate to a qualified taxpayer if:
567	(a) a designated reporter has provided the information regarding the qualified taxpayer
568	as described in Subsection (6); and
569	(b) the Utah Housing Corporation has verified that the aggregate tax credit amount
570	assigned with respect to a qualified development does not exceed the total tax credit awarded
571	in the allocation certificate.
572	(8) (a) All elections made by [the claimant, estate, or trust] a housing sponsor pursuant
573	to Section 42, Internal Revenue Code, shall apply to this section.
574	(b) (i) If a [claimant, estate, or trust] qualified taxpayer is required to recapture a
575	portion of any federal low-income housing credit, the [claimant, estate, or trust] qualified
576	taxpayer shall also be required to recapture a portion of any state tax credits authorized by this
577	section.
578	(ii) The state recapture amount shall be equal to the percentage of the state tax credit
579	that equals the proportion the federal recapture amount bears to the original federal low-income
580	housing credit amount subject to recapture.
581	(iii) The designated reporter shall identify each qualified taxpayer that is required to
582	recapture a portion of any state tax credits as described in this Subsection (8)(b).
583	(9) (a) Any tax credits returned to the Utah Housing Corporation in any year may be

584	reallocated within the same time period as provided in Section 42, Internal Revenue Code.
585	(b) Tax credits that are unallocated by the Utah Housing Corporation in any year may
586	be carried over for allocation in subsequent years.
587	[(10) (a) Amounts otherwise qualifying for the tax credit, but not allowable because the
588	tax credit exceeds the tax, may be carried back three years or may be carried forward five years
589	as a tax credit.]
590	(10) (a) If a tax credit is not claimed by a qualified taxpayer in the year in which it is
591	earned because the tax credit is more than the tax owed by the qualified taxpayer, the tax credit
592	may be carried back three years or may be carried forward five years as a credit against the tax.
593	(b) Carryover tax credits under Subsection (10)(a) shall be applied against the tax:
594	(i) before the application of the tax credits earned in the current year; and
595	(ii) on a first-earned first-used basis.
596	(11) Any tax credit taken in this section may be subject to an annual audit by the
597	commission.
598	(12) The Utah Housing Corporation shall annually provide an electronic report to the
599	Revenue and Taxation Interim Committee which shall include at least:
600	(a) the purpose and effectiveness of the tax credits; and
601	(b) the benefits of the tax credits to the state.
602	(13) The commission may, in consultation with the Utah Housing Corporation,
603	promulgate rules to implement this section.
604	Section 10. Appropriation for expendable funds and accounts.
605	The Legislature has reviewed the following expendable funds for the fiscal year
606	beginning July 1, 2017, and ending June 30, 2018. These amounts are additions to amounts
607	otherwise reviewed for fiscal year 2018. The Legislature authorizes the State Division of
608	Finance to transfer amounts among funds and accounts as indicated. Outlays and expenditures
609	from the recipient funds may be made without further legislative action according to a fund's
610	applicable authorizing statute.
611	To Department of Workforce Services Economic Revitalization
612	and Investment Fund
613	From General Fund, One-time \$4,000,000
614	Schedule of Programs:

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615	Economic Revitalization and	
616	Investment Fund \$4,000,000	
617	To Department of Workforce Services Olene Walker Housing Loan Fund	
618	From General Fund, One-time \$2,000,00	000
619	Schedule of Programs:	
620	Olene Walker Housing Loan Fund \$2,000,000	
621	The Legislature intends that:	
622	(1) up to \$1,000,000 of the one-time appropriation to the Olene Walker Housing Fund	
623	be used by the Housing and Community Development Division to provide funding for	
624	transit-oriented development; and	
625	(2) up to \$1,000,000 of the one-time appropriation to the Olene Walker Housing Fund	
626	be used by the Housing and Community Development Division to develop a pilot program for	
627	reimbursing persons under certain limited circumstances who provide housing to tenants using	
628	Federal Housing Choice Vouchers.	
629	Section 11. Retrospective operation.	
630	The amendments to Sections 59-7-607 and 59-10-1010 have retrospective operation for	
631	a taxable year beginning on or after January 1, 2017.	