2	2010 GENERAL SESSION				
3	STATE OF UTAH				
4	Chief Sponsor: Paul Ray				
5	Senate Sponsor:				
6					
7	LONG TITLE				
8	General Description:				
9	This bill amends the Cigarette and Tobacco Tax Act by increasing the tax rates on the				
10	sale, use, storage, or distribution of tobacco products in the state for the 2010-11 fiscal				
11	year and allowing the rates to fluctuate in subsequent fiscal years.				
12	Highlighted Provisions:				
13	This bill:				
14	• increases the tax rate for the sale, use, storage, or distribution of tobacco products in				
15	the state, for the 2010-11 fiscal year, as follows:				
16	 for cigarettes weighing not more than three pounds per thousand cigarettes, 				
17	from 3.475 cents per cigarette to $\hat{\mathbf{H}} \rightarrow [6.55] \; \underline{8.5} \leftarrow \hat{\mathbf{H}}$ cents per cigarette;				
18	 for cigarettes weighing in excess of three pounds per thousand cigarettes, from 				
19	4.075 cents per cigarette to $\hat{\mathbf{H}} \rightarrow [7.68] \ \underline{9.963} \leftarrow \hat{\mathbf{H}}$ cents per cigarette;				
20	 for tobacco products, except moist snuff, from 35% to 66% of the 				

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24 state, for each $\hat{\mathbf{H}} \rightarrow \underline{\mathbf{third}} \leftarrow \hat{\mathbf{H}}$ year after the 2010-11 fiscal year, as follows: 25

manufacturer's sales price; and

• for moist snuff, from \$.75 to \$1.41 per ounce;

• for cigarettes weighing not more than three pounds per thousand cigarettes, at

• sets the tax rate for the sale, use, storage, or distribution of tobacco products in the

- 26 $\hat{H} \rightarrow [one-tenth]$ the greater of the rate for the preceding state fiscal year or one-half $\leftarrow \hat{H}$ of one
- 26a cent above the national average rate, excluding certain tobacco
- 27 producing states;

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28	 for cigarettes weighing in excess of three pounds per thousand cigarettes, at a 					
29	rate that is $\hat{\mathbf{H}} \rightarrow [1.173] \ \underline{1.409} \leftarrow \hat{\mathbf{H}}$ times higher than the rate described in the preceding					
30	paragraph;					
31	• for tobacco products, except moist snuff, at a percentage rate that is modified by					
32	the percentage change in the rate for cigarettes weighing not more than three					
33	pounds per thousand cigarettes; and					
34	 for moist snuff, at an amount that is modified by the percentage change 					
35	described in the preceding paragraph;					
36	► allocates, on an annual basis, $\hat{\mathbf{H}} \rightarrow [\$1,000,000] \$250,000 \leftarrow \hat{\mathbf{H}}$ of the funds generated by					
36a	the tax increase					
37	in this bill to the Department of Health for the Gold Medal Schools Program; and					
38	makes technical changes.					
39	Monies Appropriated in this Bill:					
40	None					
41	Other Special Clauses:					
42	None					
43	Utah Code Sections Affected:					
44	AMENDS:					
45	59-14-204 , as last amended by Laws of Utah 2008, Chapter 382					
46	59-14-302 , as last amended by Laws of Utah 2008, Chapter 204					
47	63J-1-201, as last amended by Laws of Utah 2009, Chapters 183 and 368					
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49	Be it enacted by the Legislature of the state of Utah:					
50	Section 1. Section 59-14-204 is amended to read:					
51	59-14-204. Tax basis Rate Future increase Restricted account Use of					
52	revenues.					
53	(1) Except for cigarettes described under Subsection 59-14-210(3), there is levied a tax					
54	upon the sale, use, storage, or distribution of cigarettes in the state.					
55	(2) The rates of the tax levied under Subsection (1) are:					
56	(a) beginning on July 1, 2010, and ending on June 30, 2011:					
57	[(a) 3.475] (i) $\hat{\mathbf{H}} \rightarrow [\underline{6.55}]$ 8.5 $\leftarrow \hat{\mathbf{H}}$ cents on each cigarette, for all cigarettes weighing not					
57a	more than					
58	three pounds per thousand cigarettes; and					

59	[(b) 4.075] (ii) $\hat{\mathbf{H}} \rightarrow [7.68]$ $9.963 \leftarrow \hat{\mathbf{H}}$ cents on each cigarette, for all cigarettes weighing in					
59a	excess of					
60	three pounds per thousand cigarettes[-];					
61	(b) beginning on July 1 of $\hat{\mathbf{H}} \rightarrow [\underline{\mathbf{each}}]$ every third $\leftarrow \hat{\mathbf{H}}$ state fiscal year after the 2010-11					
61a	fiscal year, for all					
62	cigarettes weighing not more than three pounds per thousand cigarettes, Ĥ→ [as calculated under					
63	Subsection (3) the greater of:					
63a	(i) the rate for the preceding state fiscal year; or					
63b	(ii) the rate calculated under Subsection (3) $\leftarrow \hat{H}$; and					
64	(c) beginning on July 1 of $\hat{\mathbf{H}} \rightarrow [\underline{\mathbf{each}}]$ every third $\leftarrow \hat{\mathbf{H}}$ state fiscal year after the 2010-11					
64a	fiscal year, for all					
65	cigarettes weighing in excess of three pounds per thousand cigarettes, calculated by:					
66	(i) multiplying the rate that is calculated under Subsection (3) by $\hat{\mathbf{H}} \rightarrow [\underline{1.173}] \ \underline{1.409} \leftarrow \hat{\mathbf{H}}$;					
66a	<u>and</u>					
67	(ii) rounding the product of the calculation described in Subsection (2)(c)(i) to the					
68	nearest thousandth of one cent.					
69	(3) $\hat{\mathbf{H}} \rightarrow [\underline{\mathbf{Beginning in 2011, on}}] \underline{\mathbf{On}} \leftarrow \hat{\mathbf{H}} \underline{\mathbf{or before April 1 of}} \hat{\mathbf{H}} \rightarrow [\underline{\mathbf{each year}}] \underline{\mathbf{2013, and on}}$					
69a	or before April 1 of each third year after 2013, ←Ĥ the tax commission shall					
70	calculate the tax rate described in Subsection (2)(b) by:					
71	(a) determining the sum of the state tax rates, as the rates were on January 1 of that					
72	year, for the cigarettes described in Subsection (2)(b), for each state of the United States,					
73	except Georgia, Kentucky, North Carolina, South Carolina, Tennessee, and Virginia;					
74	(b) dividing the sum described in Subsection (3)(a) by 44 and rounding the result to the					
75	nearest thousandth of one cent; and					
76	(c) adding $\hat{\mathbf{H}} \rightarrow [\underline{\text{one-tenth}}]$ one-half $\leftarrow \hat{\mathbf{H}}$ of one cent to the rounded amount described in					
76a	Subsection (3)(b).					
77	$[\frac{3}{2}]$ (4) Except as otherwise provided under this chapter, the tax levied under					
78	Subsection (1) shall be paid by any person who is the manufacturer, jobber, importer,					
79	distributor, wholesaler, retailer, user, or consumer.					
80	[4) (5) The tax rates specified in this section shall be increased by the commission by					
81	the same amount as any future reduction in the federal excise tax on cigarettes.					
82	$[\underbrace{(5)}]$ (a) There is created within the General Fund a restricted account known as the					
83	"Cigarette Tax Restricted Account."					
	Cigarette Tax Restricted Account.					

85	the cigarette tax under this section enacted during the 1997 Annual General Session shall be
86	annually deposited into the account.

88 89 (c) The Department of Health shall expend the funds deposited in the account under Subsection [(5)] (6)(b) for a tobacco prevention and control media campaign targeted towards children.

90	(d) The following revenue generated from the tax increase imposed under Subsection				
91	(1) during the 2002 General Session shall be deposited in the Cigarette Tax Restricted				
92	Account:				
93	(i) 22% of the revenue to be annually appropriated to the Department of Health for				
94	tobacco prevention, reduction, cessation, and control programs;				
95	(ii) 15% of the revenue to be annually appropriated to the University of Utah Health				
96	Sciences Center for the Huntsman Cancer Institute for cancer research; and				
97	(iii) 21% of the revenue to be annually appropriated to the University of Utah Health				
98	Sciences Center for medical education at the University of Utah School of Medicine.				
99	(e) Ĥ→ [One million] S250,000 ←Ĥ dollars of the revenue generated from the tax increase				
99a	imposed under				
100	this section during the $\hat{H} \rightarrow [2009] \ 2010 \leftarrow \hat{H}$ General Session shall be annually appropriated to the				
100a	<u>Department</u>				
101	of Health for use in the Gold Medal Schools program.				
102	[(e)] (f) Any balance remaining in the Cigarette Tax Restricted Account at the end of				
103	the fiscal year shall be appropriated during the next fiscal year for the purposes set forth in				
104	Subsections $[(5)]$ (6) (d) (i) through $[(5)]$ (6) (d) (iii) in proportion to the amount of revenue				
105	deposited into the account for each purpose.				
106	[(f)] (g) The Legislature shall give particular consideration to appropriating any				
107	revenues resulting from the change in tax rates under Subsection (2) adopted during the 2002				
108	Annual General Session and not otherwise appropriated pursuant to Subsection [(5)] (6)(d) to				
109	enhance Medicaid provider reimbursement rates and medical coverage for the uninsured.				
110	$[\frac{(g)}{(h)}]$ Any program or entity that receives funding under Subsection $[\frac{(5)}{(b)}]$ $(\frac{6}{(b)})$				
111	(e) shall provide an annual report to the Health and Human Services Interim Committee no				
112	later that September 1 of each year. The report shall include:				
113	(i) the amount funded;				
114	(ii) the amount expended;				
115	(iii) a description of the effectiveness of the program; and				
116	(iv) if the program is a tobacco cessation program, the report required in Section				
117	51-9-203.				
118	Section 2. Section 59-14-302 is amended to read:				
119	59-14-302. Tax basis Rates.				
120	(1) As used in this section:				

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121	(a) "Manufacturer's sales price" means the amount the manufacturer of a tobacco					
122	product charges after subtracting a discount.					
123	(b) "Manufacturer's sales price" includes an original Utah destination freight charge,					
124	regardless of:					
125	(i) whether the tobacco product is shipped f.o.b. origin or f.o.b. destination; or					
126	(ii) who pays the original Utah destination freight charge.					
127	(2) There is levied a tax upon the sale, use, or storage of tobacco products in the state.					
128	(3) The tax levied under Subsection (2) shall be paid by the manufacturer, jobber,					
129	distributor, wholesaler, retailer, user, or consumer.					
130	(4) The rate of the tax under this section is:					
131	(a) beginning on July 1, 2010, and ending on June 30, 2011:					
132	[(a)] (i) for tobacco products except for moist snuff, [35% of] .66, multiplied by the					
133	manufacturer's sales price; [or] and					
134	[(b)] (ii) subject to Subsection (5), for moist snuff, [\$.75] \$1.41 per ounce[-]; and					
135	(b) beginning on July 1 of each state fiscal year after the 2010-11 fiscal year:					
136	(i) for tobacco products, except moist snuff, an amount calculated by:					
137	(A) dividing the rate calculated under Subsection 59-14-204(3) by the rate for all					
138	cigarettes weighing not more than three pounds per thousand cigarettes, for the state fiscal year					
139	that ended the day before July 1; and					
140	(B) multiplying the result of the calculation described in Subsection (4)(b)(i)(A) by the					
141	tax rate for tobacco products, except moist snuff, for the state fiscal year that ended the day					
142	before July 1; and					
143	(ii) for moist snuff, an amount equal to the per ounce tax rate for moist snuff, for the					
144	fiscal year that ended the day before July 1, multiplied by the result of the calculation described					
145	in Subsection (4)(b)(i)(A).					
146	(5) (a) The tax under this section on moist snuff shall be imposed on the basis of the					
147	net weight of the moist snuff as listed by the manufacturer.					
148	(b) If the net weight of moist snuff is in a quantity that is a fractional part of one ounce,					
149	a proportionate amount of the tax described in Subsection (4)[(b)](a)(ii) is imposed:					
150	(i) on that fractional part of one ounce; and					
151	(ii) in accordance with rules made by the commission in accordance with Title 63G,					

152	Chapter 3, Utah Administrative Rulemaking Act.
153	Section 3. Section 63J-1-201 is amended to read:
154	63J-1-201. Governor to submit budget to Legislature Contents Preparation
155	Appropriations based on current tax laws and not to exceed estimated revenues.
156	(1) The governor shall deliver, not later than 30 days before the date the Legislature
157	convenes in the annual general session, a confidential draft copy of the governor's proposed
158	budget recommendations to the Office of the Legislative Fiscal Analyst.
159	(2) (a) The governor shall, within the first three days of the annual general session of
160	the Legislature, submit to the presiding officer of each house of the Legislature:
161	(i) a proposed budget for the ensuing fiscal year;
162	(ii) a schedule for all of the proposed appropriations of the budget, with each
163	appropriation clearly itemized and classified;
164	(iii) the statement described in Subsection (2)(c); and
165	(iv) as applicable, a document showing proposed expenditures and estimated revenues
166	that are based on changes in state tax laws or rates.
167	(b) The proposed budget shall include:
168	(i) a projection of estimated revenues and expenditures for the next fiscal year;
169	(ii) the source of all direct, indirect, and in-kind matching funds for all federal grants or
170	assistance programs included in the budget;
171	(iii) a complete plan of proposed expenditures and estimated revenues for the next
172	fiscal year that is based upon the current fiscal year state tax laws and rates;
173	(iv) an itemized estimate of the proposed appropriations for:
174	(A) the Legislative Department as certified to the governor by the president of the
175	Senate and the speaker of the House;
176	(B) the Executive Department;
177	(C) the Judicial Department as certified to the governor by the state court
178	administrator;
179	(D) payment and discharge of the principal and interest of the indebtedness of the state;
180	(E) the salaries payable by the state under the Utah Constitution or under law for the
181	lease agreements planned for the next fiscal year;
182	(F) other purposes that are set forth in the Utah Constitution or under law; and

183	(G) all other appropriations;
184	(v) for each line item, the average annual dollar amount of staff funding associated
185	with all positions that were vacant during the last fiscal year; and
186	(vi) deficits or anticipated deficits.
187	(c) The budget shall be accompanied by a statement showing:
188	(i) the revenues and expenditures for the last fiscal year;
189	(ii) the current assets, liabilities, and reserves, surplus or deficit, and the debts and
190	funds of the state;
191	(iii) an estimate of the state's financial condition as of the beginning and the end of the
192	period covered by the budget;
193	(iv) a complete analysis of lease with an option to purchase arrangements entered into
194	by state agencies;
195	(v) the recommendations for each state agency for new full-time employees for the
196	next fiscal year, which shall also be provided to the State Building Board as required by
197	Subsection 63A-5-103(2);
198	(vi) any explanation that the governor may desire to make as to the important features
199	of the budget and any suggestion as to methods for the reduction of expenditures or increase of
200	the state's revenue; and
201	(vii) information detailing certain fee increases as required by Section 63J-1-504.
202	(3) (a) (i) For the purpose of preparing and reporting the proposed budget, the governor
203	shall require the proper state officials, including all public and higher education officials, all
204	heads of executive and administrative departments and state institutions, bureaus, boards,
205	commissions, and agencies expending or supervising the expenditure of the state monies, and
206	all institutions applying for state monies and appropriations, to provide itemized estimates of
207	revenues and expenditures.
208	(ii) The governor may also require other information under these guidelines and at
209	times as the governor may direct, which may include a requirement for program productivity
210	and performance measures, where appropriate, with emphasis on outcome indicators.

(b) The governor may require representatives of public and higher education, state departments and institutions, and other institutions or individuals applying for state appropriations to attend budget meetings.

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214	(c) (i) (A) In submitting the budgets for the Departments of Health and Human				
215	Services and the Office of the Attorney General, the governor shall consider a separate				
216	recommendation in the governor's budget for funds to be contracted to:				
217	(I) local mental health authorities under Section 62A-15-110;				
218	(II) local substance abuse authorities under Section 62A-15-110;				
219	(III) area agencies under Section 62A-3-104.2;				
220	(IV) programs administered directly by and for operation of the Divisions of Substance				
221	Abuse and Mental Health and Aging and Adult Services;				
222	(V) local health departments under Title 26A, Chapter 1, Local Health Departments;				
223	and				
224	(VI) counties for the operation of Children's Justice Centers under Section 67-5b-102.				
225	(B) In the governor's budget recommendations under Subsections (3)(c)(i)(A)(I), (II),				
226	and (III), the governor shall consider an amount sufficient to grant local health departments,				
227	local mental health authorities, local substance abuse authorities, and area agencies the same				
228	percentage increase for wages and benefits that the governor includes in the governor's budget				
229	for persons employed by the state.				
230	(C) If the governor does not include in the governor's budget an amount sufficient to				
231	grant the increase described in Subsection (3)(c)(i)(B), the governor shall include a message to				
232	the Legislature regarding the governor's reason for not including that amount.				
233	(ii) (A) In submitting the budget for the Department of Agriculture, the governor shall				
234	consider an amount sufficient to grant local conservation districts and Utah Association of				
235	Conservation District employees the same percentage increase for wages and benefits that the				
236	governor includes in the governor's budget for persons employed by the state.				
237	(B) If the governor does not include in the governor's budget an amount sufficient to				
238	grant the increase described in Subsection (3)(c)(ii)(A), the governor shall include a message to				
239	the Legislature regarding the governor's reason for not including that amount.				
240	(iii) (A) In submitting the budget for the Utah State Office of Rehabilitation and the				
241	Division of Services for People with Disabilities, the Division of Child and Family Services,				
242	and the Division of Juvenile Justice Services within the Department of Human Services, the				
243	governor shall consider an amount sufficient to grant employees of corporations that provide				

direct services under contract with those divisions, the same percentage increase for

cost-of-living that the governor includes in the governor's budget for persons employed by the state.

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- (B) If the governor does not include in the governor's budget an amount sufficient to grant the increase described in Subsection (3)(c)(iii)(A), the governor shall include a message to the Legislature regarding the governor's reason for not including that amount.
- (iv) (A) The Families, Agencies, and Communities Together Council may propose a budget recommendation to the governor for collaborative service delivery systems operated under Section 63M-9-402, as provided under Subsection 63M-9-201(4)(e).
- (B) The Legislature may, through a specific program schedule, designate funds appropriated for collaborative service delivery systems operated under Section 63M-9-402.
- (v) The governor shall include in the governor's budget the state's portion of the budget for the Utah Communications Agency Network established in Title 63C, Chapter 7, Utah Communications Agency Network Act.
- (vi) (A) The governor shall include a separate recommendation in the governor's budget for funds to maintain the operation and administration of the Utah Comprehensive Health Insurance Pool.
 - (B) In making the recommendation, the governor may consider:
- (I) actuarial analysis of growth or decline in enrollment projected over a period of at least three years;
- (II) actuarial analysis of the medical and pharmacy claims costs projected over a period of at least three years;
 - (III) the annual Medical Care Consumer Price Index;
- (IV) the annual base budget for the pool established by the Commerce and Revenue Appropriations Subcommittee for each fiscal year;
- (V) the growth or decline in insurance premium taxes and fees collected by the State Tax Commission and the Insurance Department; and
- (VI) the availability of surplus General Fund revenue under Section 63J-1-312 and Subsection 59-14-204[(5)](6)(b).
- 273 (d) (i) The governor may revise all estimates, except those relating to the Legislative 274 Department, the Judicial Department, and those providing for the payment of principal and 275 interest to the state debt and for the salaries and expenditures specified by the Utah

276 Constitution or under the laws of the state.

- (ii) The estimate for the Legislative Department, as certified by the presiding officers of both houses, shall be included in the budget without revision by the governor.
- (iii) The estimate for the Judicial Department, as certified by the state court administrator, shall also be included in the budget without revision, but the governor may make separate recommendations on the estimate.
- (e) The total appropriations requested for expenditures authorized by the budget may not exceed the estimated revenues from taxes, fees, and all other sources for the next ensuing fiscal year.
- (4) In considering the factors in Subsections (3)(c)(vi)(B)(I), (II), and (III) and Subsections (5)(b)(ii)(A), (B), and (C), the governor and the Legislature may consider the actuarial data and projections prepared for the board of the Utah Comprehensive Health Insurance Pool as it develops its financial statements and projections for each fiscal year.
- (5) (a) In adopting a budget for each fiscal year, the Legislature shall consider an amount sufficient to grant local health departments, local mental health authorities, local substance abuse authorities, area agencies on aging, conservation districts, and Utah Association of Conservation District employees the same percentage increase for wages and benefits that is included in the budget for persons employed by the state.
- (b) (i) In adopting a budget each year for the Utah Comprehensive Health Insurance Pool, the Legislature shall determine an amount that is sufficient to fund the pool for each fiscal year.
- (ii) When making a determination under Subsection (5)(b)(i), the Legislature shall consider factors it determines are appropriate, which may include:
- (A) actuarial analysis of growth or decline in enrollment projected over a period of at least three years;
- (B) actuarial analysis of the medical and pharmacy claims costs projected over a period of at least three years;
 - (C) the annual Medical Care Consumer Price Index;
- 304 (D) the annual base budget for the pool established by the Commerce and Revenue 305 Appropriations Subcommittee for each fiscal year;
 - (E) the growth or decline in insurance premium taxes and fees collected by the tax

307 commission and the insurance department from the previous fiscal year; and 308 (F) the availability of surplus General Fund revenue under Section 63J-1-312 and 309 Subsection 59-14-204[$\frac{(5)}{(6)}$](6)(b). 310 (iii) The funds appropriated by the Legislature to fund the Utah Comprehensive Health 311 Insurance Pool as determined under Subsection (5)(b)(i): 312 (A) shall be deposited into the fund established by Section 31A-29-120; and 313 (B) are restricted and are to be used to maintain the operation, administration, and 314 management of the Utah Comprehensive Health Insurance Pool created by Section 315 31A-29-104. 316 (6) If any item of the budget as enacted is held invalid upon any ground, the invalidity

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does not affect the budget itself or any other item in it.

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H.B. 196 - Tobacco Tax Revisions

Fiscal Note

2010 General Session State of Utah

State Impact

Enactment of this bill could increase the General Fund by \$22,500,000 in FY 2011 and by \$23,000,000 in FY 2012. One million of the increase is earmarked for the Gold Medal Schools program in the Department of Health.

	FY 2010	FY 2011	FY 2012	FY 2010 FY 2011 FY 20		
	Approp.	Approp.	Approp.	Revenue	Revenue	Revenue
General Fund	\$0	\$1,000,000	\$1,000,000	\$0	\$22,500,000	\$23,000,000
Total	\$0	\$1,000,000	\$1,000,000		\$22,500,000	\$23,000,000

Individual, Business and/or Local Impact

Enactment of this bill should have no impact on local entities. Businesses are expected to see a decrease in revenue of \$38,600,000 in FY 2011 and by \$39,400,000 in FY 2012. Individuals will see an increase in cost in the aggregate of \$22,500,000 in FY 2011 and by \$23,000,000 in FY 2012.

1/9/2010, 1:47:00 PM, Lead Analyst: Wilko, A./Attny: TRV

Office of the Legislative Fiscal Analyst