	SALES AND USE TAX FOR PUBLIC TRANSIT
	AMENDMENTS
	2018 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Gage Froerer
	Senate Sponsor:
LO	NG TITLE
Ge	neral Description:
	This bill modifies the Sales and Use Tax Act by amending provisions relating to the
cou	anty option sales and use tax for highways and public transit.
Hiş	phlighted Provisions:
	This bill:
	<ul> <li>provides that a public transit district may only use certain sales and use tax revenue</li> </ul>
for	a capital project or service delivery of the public transit district that is on a
pri	ority list:
	<ul> <li>created by the county's council of governments; and</li> </ul>
	<ul> <li>approved by the county legislative body;</li> </ul>
	requires a council of governments to:
	<ul> <li>develop a written prioritization process for the prioritization of public transit</li> </ul>
cap	ital projects and services;
	<ul> <li>create a priority list of the public transit district capital projects and services;</li> </ul>
anc	
	<ul> <li>present the priority list to the county legislative body for approval;</li> </ul>
	<ul> <li>specifies requirements and procedures for the adoption of the written prioritization</li> </ul>
pro	cess;
	<ul> <li>specifies procedures for finalizing a priority list or the funding level of a public</li> </ul>



transit district capital project or service; and
<ul> <li>makes technical and conforming changes.</li> </ul>
Money Appropriated in this Bill:
None
Other Special Clauses:
None
<b>Utah Code Sections Affected:</b>
AMENDS:
59-12-2219, as last amended by Laws of Utah 2016, Chapter 373
Be it enacted by the Legislature of the state of Utah:
Section 1. Section <b>59-12-2219</b> is amended to read:
59-12-2219. County option sales and use tax for highways and public transit
Base Rate Distribution and expenditure of revenue Revenue may not supplant
existing budgeted transportation revenue.
(1) As used in this section:
(a) "Class B road" means the same as that term is defined in Section 72-3-103.
(b) "Class C road" means the same as that term is defined in Section 72-3-104.
(c) "Eligible political subdivision" means a political subdivision that:
(i) (A) on May 12, 2015, provides public transit services; or
(B) after May 12, 2015, provides written notice to the commission in accordance with
Subsection (10)(b) that it intends to provide public transit service within a county;
(ii) is not a public transit district; and
(iii) is not annexed into a public transit district.
(d) "Public transit district" means a public transit district organized under Title 17B,
Chapter 2a, Part 8, Public Transit District Act.
(2) Subject to the other provisions of this part, a county legislative body may impose a
sales and use tax of .25% on the transactions described in Subsection 59-12-103(1) within the
county, including the cities and towns within the county.
(3) The commission shall distribute sales and use tax revenue collected under this
section as provided in Subsections (4) through (10).

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- (4) If the entire boundary of a county that imposes a sales and use tax under this section is annexed into a single public transit district, the commission shall distribute the sales and use tax revenue collected within the county as follows:
- (a) .10% shall be transferred to the public transit district in accordance with Section 59-12-2206;
  - (b) .10% shall be distributed as provided in Subsection (8); and
- (c) .05% shall be distributed to the county legislative body.
- (5) If the entire boundary of a county that imposes a sales and use tax under this section is not annexed into a single public transit district, but a city or town within the county is annexed into a single public transit district that also has a county of the first class annexed into the same public transit district, the commission shall distribute the sales and use tax revenue collected within the county as follows:
- (a) for a city or town within the county that is annexed into a single public transit district, the commission shall distribute the sales and use tax revenue collected within that city or town as follows:
- 74 (i) .10% shall be transferred to the public transit district in accordance with Section 59-12-2206;
  - (ii) .10% shall be distributed as provided in Subsection (8); and
  - (iii) .05% shall be distributed to the county legislative body;
  - (b) for an eligible political subdivision within the county, the commission shall distribute the sales and use tax revenue collected within that eligible political subdivision as follows:
  - (i) .10% shall be transferred to the eligible political subdivision in accordance with Section 59-12-2206;
    - (ii) .10% shall be distributed as provided in Subsection (8); and
    - (iii) .05% shall be distributed to the county legislative body; and
- 85 (c) the commission shall distribute the sales and use tax revenue, except for the sales 86 and use tax revenue described in Subsections (5)(a) and (b), as follows:
  - (i) .10% shall be distributed as provided in Subsection (8); and
- 88 (ii) .15% shall be distributed to the county legislative body.
- 89 (6) For a county not described in Subsection (4) or (5), if the entire boundary of a

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county of the first or second class that imposes a sales and use tax under this section is not annexed into a single public transit district, or if there is not a public transit district within the county, the commission shall distribute the sales and use tax revenue collected within the county as follows:

- (a) for a city or town within the county that is annexed into a single public transit district, the commission shall distribute the sales and use tax revenue collected within that city or town as follows:
- (i) .10% shall be transferred to the public transit district in accordance with Section 59-12-2206;
  - (ii) .10% shall be distributed as provided in Subsection (8); and
  - (iii) .05% shall be distributed to the county legislative body;

- (b) for an eligible political subdivision within the county, the commission shall distribute the sales and use tax revenue collected within that eligible political subdivision as follows:
- (i) .10% shall be transferred to the eligible political subdivision in accordance with Section 59-12-2206;
  - (ii) .10% shall be distributed as provided in Subsection (8); and
  - (iii) .05% shall be distributed to the county legislative body; and
  - (c) the commission shall distribute the sales and use tax revenue, except for the sales and use tax revenue described in Subsections (6)(a) and (b), as follows:
    - (i) .10% shall be distributed as provided in Subsection (8); and
  - (ii) .15% shall be distributed to the county legislative body.
  - (7) For a county not described in Subsection (4) or (5), if the entire boundary of a county of the third, fourth, fifth, or sixth class that imposes a sales and use tax under this section is not annexed into a single public transit district, or if there is not a public transit district within the county, the commission shall distribute the sales and use tax revenue collected within the county as follows:
  - (a) for a city or town within the county that is annexed into a single public transit district, the commission shall distribute the sales and use tax revenue collected within that city or town as follows:
  - (i) .10% shall be distributed as provided in Subsection (8);

121	(ii) .10% shall be distributed as provided in Subsection (9); and
122	(iii) .05% shall be distributed to the county legislative body;
123	(b) for an eligible political subdivision within the county, the commission shall
124	distribute the sales and use tax revenue collected within that eligible political subdivision as
125	follows:
126	(i) .10% shall be distributed as provided in Subsection (8);
127	(ii) .10% shall be distributed as provided in Subsection (9); and
128	(iii) .05% shall be distributed to the county legislative body; and
129	(c) the commission shall distribute the sales and use tax revenue, except for the sales
130	and use tax revenue described in Subsections (7)(a) and (b), as follows:
131	(i) .10% shall be distributed as provided in Subsection (8); and
132	(ii) .15% shall be distributed to the county legislative body.
133	(8) (a) Subject to Subsection (8)(b), the commission shall make the distributions
134	required by Subsections (4)(b), (5)(a)(ii), (5)(b)(ii), (5)(c)(i), (6)(a)(ii), (6)(b)(ii), (6)(c)(i),
135	(7)(a)(i), (7)(b)(i), (7)(c)(i), and (9)(d)(ii)(A) as follows:
136	(i) 50% of the total revenue collected under Subsections (4)(b), (5)(a)(ii), (5)(b)(ii),
137	(5)(c)(i), (6)(a)(ii), (6)(b)(ii), (6)(c)(i), (7)(a)(i), (7)(b)(i), (7)(c)(i), and (9)(d)(ii)(A) within the
138	counties that impose a tax under this section shall be distributed to the unincorporated areas,
139	cities, and towns within those counties on the basis of the percentage that the population of
140	each unincorporated area, city, or town bears to the total population of all of the counties that
141	impose a tax under this section; and
142	(ii) 50% of the total revenue collected under Subsections (4)(b), (5)(a)(ii), (5)(b)(ii),
143	(5)(c)(i), (6)(a)(ii), (6)(b)(ii), (6)(c)(i), (7)(a)(i), (7)(b)(i), (7)(c)(i), and (9)(d)(ii)(A) within the
144	counties that impose a tax under this section shall be distributed to the unincorporated areas,
145	cities, and towns within those counties on the basis of the location of the transaction as
146	determined under Sections 59-12-211 through 59-12-215.
147	(b) (i) Population for purposes of this Subsection (8) shall be determined on the basis
148	of the most recent official census or census estimate of the United States Census Bureau.
149	(ii) If a needed population estimate is not available from the United States Census
150	Bureau, population figures shall be derived from an estimate from the Utah Population
151	Estimates Committee created by executive order of the governor.

152 (9) (a) (i) Subject to the requirements in Subsections (9)(b) and (c), a county legislative 153 body:

- (A) for a county that obtained approval from a majority of the county's registered voters voting on the imposition of a sales and use tax under this section prior to May 10, 2016, may, in consultation with any cities, towns, or eligible political subdivisions within the county, and in compliance with the requirements for changing an allocation under Subsection (9)(e), allocate the revenue under Subsection (7)(a)(ii) or (7)(b)(ii) by adopting a resolution specifying the percentage of revenue under Subsection (7)(a)(ii) or (7)(b)(ii) that will be allocated to a public transit district or an eligible political subdivision; or
- (B) for a county that obtains approval from a majority of the county's registered voters voting on the imposition of a sales and use tax under this section on or after May 10, 2016, shall, in consultation with any cities, towns, or eligible political subdivisions within the county, allocate the revenue under Subsection (7)(a)(ii) or (7)(b)(ii) by adopting a resolution specifying the percentage of revenue under Subsection (7)(a)(ii) or (7)(b)(ii) that will be allocated to a public transit district or an eligible political subdivision.
- (ii) If a county described in Subsection (9)(a)(i)(A) does not allocate the revenue under Subsection (7)(a)(ii) or (7)(b)(ii) in accordance with Subsection (9)(a)(i)(A), the commission shall distribute 100% of the revenue under Subsection (7)(a)(ii) or (7)(b)(ii) to:
- (A) a public transit district for a city or town within the county that is annexed into a single public transit district; or
  - (B) an eligible political subdivision within the county.
- (b) If a county legislative body allocates the revenue as described in Subsection (9)(a)(i), the county legislative body shall allocate not less than 25% of the revenue under Subsection (7)(a)(ii) or (7)(b)(ii) to:
- (i) a public transit district for a city or town within the county that is annexed into a single public transit district; or
  - (ii) an eligible political subdivision within the county.
- (c) Notwithstanding Section 59-12-2208, the opinion question required by Section 59-12-2208 shall state the allocations the county legislative body makes in accordance with this Subsection (9).
  - (d) The commission shall make the distributions required by Subsection (7)(a)(ii) or

(7)(b)(ii) as follows:

- (i) the percentage specified by a county legislative body shall be distributed in accordance with a resolution adopted by a county legislative body under Subsection (9)(a) to an eligible political subdivision or a public transit district within the county; and
- (ii) except as provided in Subsection (9)(a)(ii), if a county legislative body allocates less than 100% of the revenue under Subsection (7)(a)(ii) or (7)(b)(ii) to a public transit district or an eligible political subdivision, the remainder of the revenue under Subsection (7)(a)(ii) or (7)(b)(ii) not allocated by a county legislative body through a resolution under Subsection (9)(a) shall be distributed as follows:
  - (A) 50% of the revenue as provided in Subsection (8); and
  - (B) 50% of the revenue to the county legislative body.
- (e) If a county legislative body seeks to change an allocation specified in a resolution under Subsection (9)(a), the county legislative body may change the allocation by:
- (i) adopting a resolution in accordance with Subsection (9)(a) specifying the percentage of revenue under Subsection (7)(a)(ii) or (7)(b)(ii) that will be allocated to a public transit district or an eligible political subdivision;
- (ii) obtaining approval to change the allocation of the sales and use tax by a majority of all the members of the county legislative body; and
  - (iii) subject to Subsection (9)(f):
- (A) in accordance with Section 59-12-2208, submitting an opinion question to the county's registered voters voting on changing the allocation so that each registered voter has the opportunity to express the registered voter's opinion on whether the allocation should be changed; and
- (B) in accordance with Section 59-12-2208, obtaining approval to change the allocation from a majority of the county's registered voters voting on changing the allocation.
- (f) Notwithstanding Section 59-12-2208, the opinion question required by Subsection (9)(e)(iii)(A) shall state the allocations specified in the resolution adopted in accordance with Subsection (9)(e) and approved by the county legislative body in accordance with Subsection (9)(e)(ii).
- (g) (i) If a county makes an allocation by adopting a resolution under Subsection (9)(a) or changes an allocation by adopting a resolution under Subsection (9)(e), the allocation shall

take effect on the first distribution the commission makes under this section after a 90-day period that begins on the date the commission receives written notice meeting the requirements of Subsection (9)(g)(ii) from the county.

- (ii) The notice described in Subsection (9)(g)(i) shall state:
- (A) that the county will make or change the percentage of an allocation under Subsection (9)(a) or (e); and
- (B) the percentage of revenue under Subsection (7)(a)(ii) or (7)(b)(ii) that will be allocated to a public transit district or an eligible political subdivision.
- (10) (a) If a public transit district is organized after the date a county legislative body first imposes a tax under this section, a change in a distribution required by this section may not take effect until the first distribution the commission makes under this section after a 90-day period that begins on the date the commission receives written notice from the public transit district of the organization of the public transit district.
- (b) If an eligible political subdivision intends to provide public transit service within a county after the date a county legislative body first imposes a tax under this section, a change in a distribution required by this section may not take effect until the first distribution the commission makes under this section after a 90-day period that begins on the date the commission receives written notice from the eligible political subdivision stating that the eligible political subdivision intends to provide public transit service within the county.
- (11) A county, city, or town may expend revenue collected from a tax under this section, except for revenue the commission distributes in accordance with Subsection (4)(a), (5)(a)(i), (5)(b)(i), or (9)(d)(i) for:
- (a) a class B road;

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- (b) a class C road;
- 238 (c) traffic and pedestrian safety, including for a class B road or class C road, for:
- (i) a sidewalk;
- 240 (ii) curb and gutter;
- 241 (iii) a safety feature;
- 242 (iv) a traffic sign;
- (v) a traffic signal;
- (vi) street lighting; or

245	(vii) a combination of Subsections (11)(c)(i) through (vi);
246	(d) the construction, maintenance, or operation of an active transportation facility that
247	is for nonmotorized vehicles and multimodal transportation and connects an origin with a
248	destination;
249	(e) public transit system services; or
250	(f) a combination of Subsections (11)(a) through (e).
251	(12) [A] (a) Subject to the requirements in this Subsection (12), a public transit district
252	or an eligible political subdivision may expend revenue the commission distributes in
253	accordance with Subsection (4)(a), (5)(a)(i), (5)(b)(i), or (9)(d)(i) for capital expenses and
254	service delivery expenses of the public transit district or eligible political subdivision.
255	(b) A public transit district may only expend revenue described in Subsection (12)(a)
256	for a capital project or service delivery of the public transit district that is on a priority list:
257	(i) created by the county's council of governments in accordance with Subsection
258	(12)(c); and
259	(ii) approved by the county legislative body in accordance with Subsection (12)(c).
260	(c) (i) As provided in this Subsection (12)(c), a council of governments shall:
261	(A) develop a written prioritization process for the prioritization of public transit
262	projects and services to be funded by revenues collected from the sales and use tax revenue
263	described in Subsection (12)(a);
264	(B) create a priority list of the public transit district capital projects and services
265	described in Subsection (12)(a) in accordance with Subsection (12)(d); and
266	(C) present the priority list to the county legislative body for approval in accordance
267	with Subsection (12)(d)(v).
268	(ii) The written prioritization process described in Subsection (12)(c)(i)(A) shall
269	include:
270	(A) a definition of the type of projects to which the written prioritization process
271	applies;
272	(B) subject to Subsection (12)(c)(iii), the specification of a weighted criteria system
273	that the council of governments will use to rank proposed public transit capital projects and
274	services and how that weighted criteria system will be used to determine which proposed
275	projects and services will be prioritized;

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276	(C) the specification of data that is necessary to apply the weighted criteria system;
277	(D) application procedures for a project to be considered for prioritization by the
278	council of governments; and
279	(E) any other provision the council of governments considers appropriate.
280	(iii) The weighted criteria system described in Subsection (12)(c)(ii)(B) shall include
281	the following:
282	(A) the cost effectiveness of a project or service;
283	(B) the degree to which a project will mitigate regional congestion;
284	(C) the compliance requirements of applicable federal laws or regulations;
285	(D) the economic impact of a project;
286	(E) the degree to which a project will require tax revenues to fund maintenance and
287	operation expenses; and
288	(F) any other provision the council of governments considers appropriate.
289	(d) (i) A council of governments shall use the weighted criteria system adopted in the
290	written prioritization process developed in accordance with Subsection (12)(c) to create a
291	priority list of public transit capital projects or services for which revenues collected from the
292	sales and use tax revenue described in Subsection (12)(a) may be expended.
293	(ii) Before a council of governments may finalize a priority list or the funding level of a
294	project or service, the council of governments shall conduct a public meeting on:
295	(A) the written prioritization process; and
296	(B) the merits of the projects and services that are prioritized as part of the written
297	prioritization process.
298	(iii) A council of governments shall make the weighted criteria system ranking for each
299	project prioritized as part of the written prioritization process publicly available before the
300	public meeting required by Subsection (12)(d)(ii) is held.
301	(iv) If a council of governments prioritizes a project over another project with a higher
302	rank under the weighted criteria system, the council of governments shall:
303	(A) identify the reasons for prioritizing the project over another project with a higher
304	rank under the weighted criteria system at the public meeting required by Subsection
305	(12)(d)(ii); and
306	(B) make the reasons described in Subsection (12)(d)(iv)(A) publicly available.

307	(v) Subject to Subsections (12)(d)(vi) and (vii), after a council of governments finalizes
308	a priority list in accordance with this Subsection (12)(d), the council of governments shall:
309	(A) submit the priority list to the county legislative body for approval; and
310	(B) obtain approval of the priority list from a majority of the members of the county
311	legislative body.
312	(vi) A council of governments may only submit one priority list per calendar year to the
313	county legislative body.
314	(vii) A county legislative body may only consider and approve one priority list
315	submitted under Subsection (12)(d)(v) per calendar year.
316	(13) (a) Revenue collected from a sales and use tax under this section may not be used
317	to supplant existing general fund appropriations that a county, city, or town has budgeted for
318	transportation as of the date the tax becomes effective for a county, city, or town.
319	(b) The limitation under Subsection (13)(a) does not apply to a designated
320	transportation capital or reserve account a county, city, or town may have established prior to
321	the date the tax becomes effective.

Legislative Review Note Office of Legislative Research and General Counsel