	METRO TOWNSHIP AMENDMENTS
	2021 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Karen Mayne
	House Sponsor:
I	LONG TITLE
(General Description:
	This bill amends provisions relating to metro townships.
ł	Highlighted Provisions:
	This bill:
	 allows a metro township to impose a municipal energy sales and use tax or a
r	nunicipal telecommunication's license tax;
	 repeals provisions limiting the taxing authority of certain metro townships; and
	 makes technical and conforming changes.
Ι	Money Appropriated in this Bill:
	None
(Other Special Clauses:
	None
ι	Jtah Code Sections Affected:
ŀ	AMENDS:
	10-1-303, as last amended by Laws of Utah 2010, Chapter 142
	10-1-402, as last amended by Laws of Utah 2008, Chapter 384
	10-3c-204, as enacted by Laws of Utah 2015, Chapter 352

27 Section 1. Section **10-1-303** is amended to read:

28	10-1-303. Definitions.
29	As used in this part:
30	(1) "Commission" means the State Tax Commission.
31	(2) "Contractual franchise fee" means:
32	(a) a fee:
33	(i) provided for in a franchise agreement; and
34	(ii) that is consideration for the franchise agreement; or
35	(b) (i) a fee similar to Subsection (2)(a); or
36	(ii) any combination of Subsections (2)(a) and (b).
37	(3) (a) "Delivered value" means the fair market value of the taxable energy delivered
38	for sale or use in the municipality and includes:
39	(i) the value of the energy itself; and
40	(ii) any transportation, freight, customer demand charges, services charges, or other
41	costs typically incurred in providing taxable energy in usable form to each class of customer in
42	the municipality.
43	(b) "Delivered value" does not include the amount of a tax paid under:
44	(i) Title 59, Chapter 12, Sales and Use Tax Act; or
45	(ii) this part.
46	(4) "De minimis amount" means an amount of taxable energy that does not exceed the
47	greater of:
48	(a) 5% of the energy supplier's estimated total Utah gross receipts from sales of
49	property or services; or
50	(b) \$10,000.
51	(5) "Energy supplier" means a person supplying taxable energy, except that the
52	commission may by rule exclude from this definition a person supplying a de minimis amount
53	of taxable energy.
54	(6) "Franchise agreement" means a franchise or an ordinance, contract, or agreement
55	granting a franchise.
56	(7) "Franchise tax" means:
57	(a) a franchise tax;
58	(b) a tax similar to a franchise tax; or

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59	(c) any combination of Subsections (7)(a) and (b).
60	(8) "Municipality" means a city, town, or metro township.
61	[(8)] (9) "Person" is as defined in Section 59-12-102.
62	[(9)] (10) "Taxable energy" means gas and electricity.
63	Section 2. Section 10-1-402 is amended to read:
64	10-1-402. Definitions.
65	As used in this part:
66	(1) "Commission" means the State Tax Commission.
67	(2) (a) Subject to Subsections (2)(b) and (c), "customer" means the person who is
68	obligated under a contract with a telecommunications provider to pay for telecommunications
69	service received under the contract.
70	(b) For purposes of this section and Section 10-1-407, "customer" means:
71	(i) the person who is obligated under a contract with a telecommunications provider to
72	pay for telecommunications service received under the contract; or
73	(ii) if the end user is not the person described in Subsection (2)(b)(i), the end user of
74	telecommunications service.
75	(c) "Customer" does not include a reseller:
76	(i) of telecommunications service; or
77	(ii) for mobile telecommunications service, of a serving carrier under an agreement to
78	serve the customer outside the telecommunications provider's licensed service area.
79	(3) (a) "End user" means the person who uses a telecommunications service.
80	(b) For purposes of telecommunications service provided to a person who is not an
81	individual, "end user" means the individual who uses the telecommunications service on behalf
82	of the person who is provided the telecommunications service.
83	(4) (a) "Gross receipts from telecommunications service" means the revenue that a
84	telecommunications provider receives for telecommunications service rendered except for
85	amounts collected or paid as:
86	(i) a tax, fee, or charge:
87	(A) imposed by a governmental entity;
88	(B) separately identified as a tax, fee, or charge in the transaction with the customer for
89	the telecommunications service; and

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90 (C) imposed only on a telecommunications provider; 91 (ii) sales and use taxes collected by the telecommunications provider from a customer 92 under Title 59, Chapter 12, Sales and Use Tax Act; or 93 (iii) interest, a fee, or a charge that is charged by a telecommunications provider on a 94 customer for failure to pay for telecommunications service when payment is due. 95 (b) "Gross receipts from telecommunications service" includes a charge necessary to 96 complete a sale of a telecommunications service. 97 (5) "Mobile telecommunications service" is as defined in the Mobile 98 Telecommunications Sourcing Act, 4 U.S.C. Sec. 124. 99 (6) "Municipality" means a city [or town], town, or metro township. 100 (7) "Place of primary use": 101 (a) for telecommunications service other than mobile telecommunications service, 102 means the street address representative of where the customer's use of the telecommunications 103 service primarily occurs, which shall be: 104 (i) the residential street address of the customer; or 105 (ii) the primary business street address of the customer; or 106 (b) for mobile telecommunications service, is as defined in the Mobile 107 Telecommunications Sourcing Act, 4 U.S.C. Sec. 124. 108 (8) Notwithstanding where a call is billed or paid, "service address" means: 109 (a) if the location described in this Subsection (8)(a) is known, the location of the 110 telecommunications equipment: 111 (i) to which a call is charged; and 112 (ii) from which the call originates or terminates; 113 (b) if the location described in Subsection (8)(a) is not known but the location 114 described in this Subsection (8)(b) is known, the location of the origination point of the signal 115 of the telecommunications service first identified by: 116 (i) the telecommunications system of the telecommunications provider; or 117 (ii) if the system used to transport the signal is not a system of the telecommunications 118 provider, information received by the telecommunications provider from its service provider; 119 or 120 (c) if the locations described in Subsection (8)(a) or (b) are not known, the location of a

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121	customer's place of primary use.
122	(9) (a) Subject to Subsections (9)(b) and (9)(c), "telecommunications provider" means
123	a person that:
124	(i) owns, controls, operates, or manages a telecommunications service; or
125	(ii) engages in an activity described in Subsection (9)(a)(i) for the shared use with or
126	resale to any person of the telecommunications service.
127	(b) A person described in Subsection (9)(a) is a telecommunications provider whether
128	or not the Public Service Commission of Utah regulates:
129	(i) that person; or
130	(ii) the telecommunications service that the person owns, controls, operates, or
131	manages.
132	(c) "Telecommunications provider" does not include an aggregator as defined in
133	Section 54-8b-2.
134	(10) "Telecommunications service" means:
135	(a) telecommunications service, as defined in Section 59-12-102, other than mobile
136	telecommunications service, that originates and terminates within the boundaries of this state;
137	(b) mobile telecommunications service, as defined in Section 59-12-102:
138	(i) that originates and terminates within the boundaries of one state; and
139	(ii) only to the extent permitted by the Mobile Telecommunications Sourcing Act, 4
140	U.S.C. Sec. 116 et seq.; or
141	(c) an ancillary service as defined in Section 59-12-102.
142	(11) (a) Except as provided in Subsection (11)(b), "telecommunications tax or fee"
143	means any of the following imposed by a municipality on a telecommunications provider:
144	(i) a tax;
145	(ii) a license;
146	(iii) a fee;
147	(iv) a license fee;
148	(v) a license tax;
149	(vi) a franchise fee; or
150	(vii) a charge similar to a tax, license, or fee described in Subsections (11)(a)(i)
151	through (vi)

151 through (vi).

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152	(b) "Telecommunications tax or fee" does not include:
153	(i) the municipal [telecommunications] telecommunication's license tax authorized by
154	this part; or
155	(ii) a tax, fee, or charge, including a tax imposed under Title 59, Revenue and
156	Taxation, that is imposed:
157	(A) on telecommunications providers; and
158	(B) on persons who are not telecommunications providers.
159	Section 3. Section 10-3c-204 is amended to read:
160	10-3c-204. Taxing authority limited.
161	[(1)] A metro township may [not] impose:
162	[(a)] (1) a municipal energy sales and use tax [as described] in accordance with
163	Chapter 1, Part 3, Municipal Energy Sales and Use Tax Act; or
164	[(b)] (2) a municipal telecommunication's license tax [as described] in accordance with
165	Chapter 1, Part 4, Municipal Telecommunications License Tax Act.
166	[(2) (a) If the electors at an election under Section 10-2a-404 chose a metro township
167	that is included in a municipal services district and has limited municipal powers, or a metro
168	township subsequently joins a municipal services district, the metro township may not levy or
169	impose a tax unless the Legislature expressly provides that the metro township may levy or
170	impose the tax.]
171	[(b) Subsection (2)(a) does not apply if a municipal services district is dissolved.]