UI	FAH COMMUNICATIONS AUTHORITY AMENDMENTS
	2017 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Wayne A. Harper
	House Sponsor: Stephen G. Handy
LONG TITL	E
General Desc	ription:
This bi	ll amends provisions related to providing 911 emergency service.
Highlighted P	Provisions:
This bi	11:
► def	ines terms;
► rep	eals a 911 emergency service charge;
► mo	difies the composition of the Utah Communications Authority Board;
► mo	difies the duties of the Utah Communications Authority;
► cre	ates regional advisory committees that report to the Utah Communications
Authority Boa	rd;
► cre	ates an operations advisory committee;
► rep	eals certain provisions that gave the Utah Communications Authority bonding
authority;	
► imp	poses certain charges on each access line within the state, and provides for the
collection of th	ne charges and the distribution of the proceeds of the charges;
► dire	ects the State Tax Commission to distribute the proceeds of a 911 emergency
service charge	to public safety answering points within the state according to a
formula based	on a public safety answering point's proportion of total 911
emergency con	nmunications;
► pro	vides that a public agency may not establish a new public safety answering point
after a certain	day;
► dire	ects the State Tax Commission to report on access line providers that are

30	delinquent in paying emergency service charges;
31	 requires the Utah Communications Authority to meet with stakeholders to identify
32	existing communications sites and develop a plan for the public safety
33	communications network;
34	 provides future repeal dates;
35	 provides future effective dates;
36	 designates appropriations from certain restricted accounts as nonlapsing;
37	 repeals certain advisory committees within the Utah Communications Authority;
38	 requires a county to conduct an audit of the county's emergency services under
39	certain circumstances; and
40	 delegates, to the executive director of the Utah Communications Authority, certain
41	duties formerly assigned to divisions within the Utah Communications Authority.
42	Money Appropriated in this Bill:
43	None
44	Other Special Clauses:
45	This bill provides a special effective date.
46	Utah Code Sections Affected:
47	AMENDS:
48	59-1-306, as enacted by Laws of Utah 2011, Chapter 309
49	59-1-401, as last amended by Laws of Utah 2015, Chapter 369
50	59-1-402, as last amended by Laws of Utah 2012, Chapter 357
51	59-1-403, as last amended by Laws of Utah 2015, Chapters 411 and 451
52	59-1-1402, as last amended by Laws of Utah 2016, Chapter 326
53	59-12-107, as last amended by Laws of Utah 2012, Chapters 178, 312, and 399
54	59-12-108, as last amended by Laws of Utah 2013, Chapter 50
55	59-12-128, as last amended by Laws of Utah 2011, Chapters 285 and 309
56	63H-7a-102, as renumbered and amended by Laws of Utah 2015, Chapter 411
57	63H-7a-103, as last amended by Laws of Utah 2016, Chapter 179

58	63H-7a-201, as renumbered and amended by Laws of Utah 2015, Chapter 411
59	63H-7a-202, as renumbered and amended by Laws of Utah 2015, Chapter 411
60	63H-7a-203, as last amended by Laws of Utah 2016, Chapter 123
61	63H-7a-204, as last amended by Laws of Utah 2016, Chapters 123 and 179
62	63H-7a-205, as last amended by Laws of Utah 2016, Chapter 123
63	63H-7a-302, as last amended by Laws of Utah 2016, Chapters 123 and 179
64	63H-7a-303, as renumbered and amended by Laws of Utah 2015, Chapter 411
65	63H-7a-304, as renumbered and amended by Laws of Utah 2015, Chapter 411
66	63H-7a-403, as last amended by Laws of Utah 2016, Chapter 123
67	63H-7a-404, as enacted by Laws of Utah 2015, Chapter 411
68	63H-7a-502, as last amended by Laws of Utah 2016, Chapters 123 and 179
69	63H-7a-601, as enacted by Laws of Utah 2015, Chapter 411
70	63H-7a-603, as last amended by Laws of Utah 2016, Chapter 348
71	63H-7a-803, as last amended by Laws of Utah 2016, Chapter 123
72	63I-1-269, as last amended by Laws of Utah 2014, Chapter 320
73	63I-2-263, as last amended by Laws of Utah 2016, Third Special Session, Chapter 2
74	63J-1-602.4, as last amended by Laws of Utah 2016, Chapters 193 and 240
75	ENACTS:
76	63H-7a-207, Utah Code Annotated 1953
77	63H-7a-208, Utah Code Annotated 1953
78	69-2-202, Utah Code Annotated 1953
79	69-2-203, Utah Code Annotated 1953
80	69-2-301, Utah Code Annotated 1953
81	69-2-302, Utah Code Annotated 1953
82	69-2-401, Utah Code Annotated 1953
83	69-2-402, Utah Code Annotated 1953
84	69-2-404, Utah Code Annotated 1953
85	RENUMBERS AND AMENDS.

86		69-2-101, (Renumbered from 69-2-1, as enacted by Laws of Utah 1986, Chapter 33)
87		69-2-102, (Renumbered from 69-2-2, as last amended by Laws of Utah 2016, Chapter
88	179)	
89		69-2-201, (Renumbered from 69-2-3, as last amended by Laws of Utah 2014, Chapter
90	320)	
91		69-2-303, (Renumbered from 69-2-5.8, as enacted by Laws of Utah 2012, Chapter 326)
92		69-2-403, (Renumbered from 69-2-5.6, as last amended by Laws of Utah 2016, Chapter
93	179)	
94		69-2-405, (Renumbered from 69-2-5.7, as last amended by Laws of Utah 2016, Chapter
95	179)	
96		69-2-501, (Renumbered from 69-2-6, as enacted by Laws of Utah 1986, Chapter 33)
97		69-2-502, (Renumbered from 69-2-7, as last amended by Laws of Utah 2015, Chapter
98	411)	
99		69-2-503, (Renumbered from 69-2-8, as last amended by Laws of Utah 2014, Chapter
100	36)	
101	REPE	ALS AND REENACTS:
102		63H-7a-206, as last amended by Laws of Utah 2016, Chapters 123 and 179
103		63H-7a-602, as renumbered and amended by Laws of Utah 2015, Chapter 411
104		63H-7a-701, as last amended by Laws of Utah 2016, Chapter 123
105	REPE	CALS:
106		63H-7a-305, as renumbered and amended by Laws of Utah 2015, Chapter 411
107		63H-7a-306, as renumbered and amended by Laws of Utah 2015, Chapter 411
108		63H-7a-307, as last amended by Laws of Utah 2016, Chapter 123
109		63H-7a-405, as last amended by Laws of Utah 2016, Chapter 123
110		63H-7a-504, as last amended by Laws of Utah 2016, Chapter 123
111		63H-7a-700, as enacted by Laws of Utah 2015, Chapter 411
112		63H-7a-702, as renumbered and amended by Laws of Utah 2015, Chapter 411
112		
113		63H-7a-703, as renumbered and amended by Laws of Utah 2015, Chapter 411

114	63H-7a-704, as renumbered and amended by Laws of Utah 2015, Chapter 411
115	63H-7a-705, as renumbered and amended by Laws of Utah 2015, Chapter 411
116	63H-7a-706, as renumbered and amended by Laws of Utah 2015, Chapter 411
117	69-2-4, as last amended by Laws of Utah 2014, Chapter 320
118	69-2-5, as last amended by Laws of Utah 2016, Chapter 179
119	69-2-5.5, as last amended by Laws of Utah 2016, Chapter 179
120	
121	Be it enacted by the Legislature of the state of Utah:
122	Section 1. Section 59-1-306 is amended to read:
123	59-1-306. Definition State Tax Commission Administrative Charge Account
124	Amount of administrative charge Deposit of revenues into the restricted account
125	Interest deposited into General Fund Expenditure of money deposited into the
126	restricted account.
127	(1) As used in this section, "qualifying tax, fee, or charge" means a tax, fee, or charge
128	the commission administers under:
129	[(b)] (a) Title 10, Chapter 1, Part 3, Municipal Energy Sales and Use Tax Act;
130	[(c)] (b) Title 10, Chapter 1, Part 4, Municipal Telecommunications License Tax Act;
131	[(d)] (c) Section 19-6-714;
132	[(e)] (d) Section 19-6-805;
133	[(a)] (e) Chapter 12, Sales and Use Tax Act, other than a tax under Chapter 12, Part 1,
134	Tax Collection, or Chapter 12, Part 18, Additional State Sales and Use Tax Act;
135	(f) Section 59-27-105; <u>or</u>
136	[(g) Section 69-2-5;]
137	[(h) Section 69-2-5.5; or]
138	[(i) Section 69-2-5.6.]
139	(g) Title 69, Chapter 2, Part 4, 911 Emergency Service Charges.
140	(2) There is created a restricted account within the General Fund known as the "State
1 4 1	

141 Tax Commission Administrative Charge Account."

142	(3) Subject to the other provisions of this section, the restricted account shall consist of
143	administrative charges the commission retains and deposits in accordance with this section.
144	(4) For purposes of this section, the administrative charge is a percentage of revenues
145	the commission collects from each qualifying tax, fee, or charge of not to exceed the lesser of:
146	(a) 1.5%; or
147	(b) an equal percentage of revenues the commission collects from each qualifying tax,
148	fee, or charge sufficient to cover the cost to the commission of administering the qualifying
149	taxes, fees, or charges.
150	(5) The commission shall deposit an administrative charge into the restricted account.
151	(6) Interest earned on the restricted account shall be deposited into the General Fund.
152	(7) The commission shall expend money appropriated by the Legislature to the
153	commission from the restricted account to administer qualifying taxes, fees, or charges.
154	Section 2. Section 59-1-401 is amended to read:
155	59-1-401. Definitions Offenses and penalties Rulemaking authority Statute
156	of limitations Commission authority to waive, reduce, or compromise penalty or
	of limitations Commission authority to waive, reduce, or compromise penalty or interest.
156	
156 157	interest.
156 157 158	interest. (1) As used in this section:
156 157 158 159	 interest. (1) As used in this section: (a) "Activated tax, fee, or charge" means a tax, fee, or charge with respect to which the
156 157 158 159 160	 interest. (1) As used in this section: (a) "Activated tax, fee, or charge" means a tax, fee, or charge with respect to which the commission:
156 157 158 159 160 161	<pre>interest. (1) As used in this section: (a) "Activated tax, fee, or charge" means a tax, fee, or charge with respect to which the commission: (i) has implemented the commission's GenTax system; and</pre>
156 157 158 159 160 161 162	 interest. (1) As used in this section: (a) "Activated tax, fee, or charge" means a tax, fee, or charge with respect to which the commission: (i) has implemented the commission's GenTax system; and (ii) at least 30 days before implementing the commission's GenTax system as described
156 157 158 159 160 161 162 163	 interest. (1) As used in this section: (a) "Activated tax, fee, or charge" means a tax, fee, or charge with respect to which the commission: (i) has implemented the commission's GenTax system; and (ii) at least 30 days before implementing the commission's GenTax system as described in Subsection (1)(a)(i), has provided notice in a conspicuous place on the commission's website
156 157 158 159 160 161 162 163 164	 interest. (1) As used in this section: (a) "Activated tax, fee, or charge" means a tax, fee, or charge with respect to which the commission: (i) has implemented the commission's GenTax system; and (ii) at least 30 days before implementing the commission's GenTax system as described in Subsection (1)(a)(i), has provided notice in a conspicuous place on the commission's website stating:
156 157 158 159 160 161 162 163 164 165	 interest. (1) As used in this section: (a) "Activated tax, fee, or charge" means a tax, fee, or charge with respect to which the commission: (i) has implemented the commission's GenTax system; and (ii) at least 30 days before implementing the commission's GenTax system as described in Subsection (1)(a)(i), has provided notice in a conspicuous place on the commission's website stating: (A) the date the commission will implement the GenTax system with respect to the tax,
156 157 158 159 160 161 162 163 164 165 166	 interest. (1) As used in this section: (a) "Activated tax, fee, or charge" means a tax, fee, or charge with respect to which the commission: (i) has implemented the commission's GenTax system; and (ii) at least 30 days before implementing the commission's GenTax system as described in Subsection (1)(a)(i), has provided notice in a conspicuous place on the commission's website stating: (A) the date the commission will implement the GenTax system with respect to the tax, fee, or charge; and

170	subject to the penalty described in Subsection (2)(c)(ii); and
171	(II) a person that fails to pay the tax, fee, or charge as described in Subsection (3)(a) is
172	subject to the penalty described in Subsection (3)(b)(ii).
173	(b) "Activation date for a tax, fee, or charge" means with respect to a tax, fee, or
174	charge, the later of:
175	(i) the date on which the commission implements the commission's GenTax system
176	with respect to the tax, fee, or charge; or
177	(ii) 30 days after the date the commission provides the notice described in Subsection
178	(1)(a)(ii) with respect to the tax, fee, or charge.
179	(c) (i) Except as provided in Subsection (1)(c)(ii), "tax, fee, or charge" means:
180	(A) a tax, fee, or charge the commission administers under:
181	(I) this title;
182	(II) Title 10, Chapter 1, Part 3, Municipal Energy Sales and Use Tax Act;
183	(III) Title 10, Chapter 1, Part 4, Municipal Telecommunications License Tax Act;
184	(IV) Section 19-6-410.5;
185	(V) Section 19-6-714;
186	(VI) Section 19-6-805;
187	(VII) Section 32B-2-304;
188	(VIII) Section 34A-2-202;
189	(IX) Section 40-6-14; <u>or</u>
190	[(X) Section 69-2-5;]
191	[(XI) Section 69-2-5.5; or]
192	[(XII) Section 69-2-5.6; or]
193	(X) Title 69, Chapter 2, Part 4, 911 Emergency Service Charges; or
194	(B) another amount that by statute is subject to a penalty imposed under this section.
195	(ii) "Tax, fee, or charge" does not include a tax, fee, or charge imposed under:
196	(A) Title 41, Chapter 1a, Motor Vehicle Act, except for Section 41-1a-301;
197	(B) Title 41, Chapter 3, Motor Vehicle Business Regulation Act;

198	(C) Chapter 2, Property Tax Act, except for Section 59-2-1309;
199	(D) Chapter 3, Tax Equivalent Property Act; or
200	(E) Chapter 4, Privilege Tax.
201	(d) "Unactivated tax, fee, or charge" means a tax, fee, or charge except for an activated
202	tax, fee, or charge.
203	(2) (a) The due date for filing a return is:
204	(i) if the person filing the return is not allowed by law an extension of time for filing
205	the return, the day on which the return is due as provided by law; or
206	(ii) if the person filing the return is allowed by law an extension of time for filing the
207	return, the earlier of:
208	(A) the date the person files the return; or
209	(B) the last day of that extension of time as allowed by law.
210	(b) A penalty in the amount described in Subsection (2)(c) is imposed if a person files a
211	return after the due date described in Subsection (2)(a).
212	(c) For purposes of Subsection (2)(b), the penalty is an amount equal to the greater of:
213	(i) if the return described in Subsection (2)(b) is filed with respect to an unactivated
214	tax, fee, or charge:
215	(A) \$20; or
216	(B) 10% of the unpaid unactivated tax, fee, or charge due on the return; or
217	(ii) if the return described in Subsection (2)(b) is filed with respect to an activated tax,
218	fee, or charge, beginning on the activation date for the tax, fee, or charge:
219	(A) \$20; or
220	(B) (I) 2% of the unpaid activated tax, fee, or charge due on the return if the return is
221	filed no later than five days after the due date described in Subsection (2)(a);
222	(II) 5% of the unpaid activated tax, fee, or charge due on the return if the return is filed
223	more than five days after the due date but no later than 15 days after the due date described in
224	Subsection (2)(a); or
225	(III) 10% of the unpaid activated tax, fee, or charge due on the return if the return is

226	filed more than 15 days after the due date described in Subsection (2)(a).
227	(d) This Subsection (2) does not apply to:
228	(i) an amended return; or
229	(ii) a return with no tax due.
230	(3) (a) A person is subject to a penalty for failure to pay a tax, fee, or charge if:
231	(i) the person files a return on or before the due date for filing a return described in
232	Subsection (2)(a), but fails to pay the tax, fee, or charge due on the return on or before that due
233	date;
234	(ii) the person:
235	(A) is subject to a penalty under Subsection (2)(b); and
236	(B) fails to pay the tax, fee, or charge due on a return within a 90-day period after the
237	due date for filing a return described in Subsection (2)(a);
238	(iii) (A) the person is subject to a penalty under Subsection (2)(b); and
239	(B) the commission estimates an amount of tax due for that person in accordance with
240	Subsection 59-1-1406(2);
241	(iv) the person:
242	(A) is mailed a notice of deficiency; and
243	(B) within a 30-day period after the day on which the notice of deficiency described in
244	Subsection (3)(a)(iv)(A) is mailed:
245	(I) does not file a petition for redetermination or a request for agency action; and
246	(II) fails to pay the tax, fee, or charge due on a return;
247	(v) (A) the commission:
248	(I) issues an order constituting final agency action resulting from a timely filed petition
249	for redetermination or a timely filed request for agency action; or
250	(II) is considered to have denied a request for reconsideration under Subsection
251	63G-4-302(3)(b) resulting from a timely filed petition for redetermination or a timely filed
252	request for agency action; and
253	(B) the person fails to pay the tax, fee, or charge due on a return within a 30-day period

254	after the date the commission:
255	(I) issues the order constituting final agency action described in Subsection
256	(3)(a)(v)(A)(I); or
257	(II) is considered to have denied the request for reconsideration described in
258	Subsection (3)(a)(v)(A)(II); or
259	(vi) the person fails to pay the tax, fee, or charge within a 30-day period after the date
260	of a final judicial decision resulting from a timely filed petition for judicial review.
261	(b) For purposes of Subsection (3)(a), the penalty is an amount equal to the greater of:
262	(i) if the failure to pay a tax, fee, or charge as described in Subsection (3)(a) is with
263	respect to an unactivated tax, fee, or charge:
264	(A) \$20; or
265	(B) 10% of the unpaid unactivated tax, fee, or charge due on the return; or
266	(ii) if the failure to pay a tax, fee, or charge as described in Subsection (3)(a) is with
267	respect to an activated tax, fee, or charge, beginning on the activation date:
268	(A) \$20; or
269	(B) (I) 2% of the unpaid activated tax, fee, or charge due on the return if the activated
270	tax, fee, or charge due on the return is paid no later than five days after the due date for filing a
271	return described in Subsection (2)(a);
272	(II) 5% of the unpaid activated tax, fee, or charge due on the return if the activated tax,
273	fee, or charge due on the return is paid more than five days after the due date for filing a return
274	described in Subsection (2)(a) but no later than 15 days after that due date; or
275	(III) 10% of the unpaid activated tax, fee, or charge due on the return if the activated
276	tax, fee, or charge due on the return is paid more than 15 days after the due date for filing a
277	return described in Subsection (2)(a).
278	(4) (a) Beginning January 1, 1995, in the case of any underpayment of estimated tax or
279	quarterly installments required by Sections 59-5-107, 59-5-207, 59-7-504, and 59-9-104, there
280	shall be added a penalty in an amount determined by applying the interest rate provided under
281	Section 59-1-402 plus four percentage points to the amount of the underpayment for the period

of the underpayment.

(b) (i) For purposes of Subsection (4)(a), the amount of the underpayment shall be the
excess of the required installment over the amount, if any, of the installment paid on or before
the due date for the installment.

- (ii) The period of the underpayment shall run from the due date for the installment towhichever of the following dates is the earlier:
- 288

(A) the original due date of the tax return, without extensions, for the taxable year; or

(B) with respect to any portion of the underpayment, the date on which that portion ispaid.

(iii) For purposes of this Subsection (4), a payment of estimated tax shall be credited
against unpaid required installments in the order in which the installments are required to be
paid.

(5) (a) Notwithstanding Subsection (2) and except as provided in Subsection (6), a
person allowed by law an extension of time for filing a corporate franchise or income tax return
under Chapter 7, Corporate Franchise and Income Taxes, or an individual income tax return
under Chapter 10, Individual Income Tax Act, is subject to a penalty in the amount described in
Subsection (5)(b) if, on or before the day on which the return is due as provided by law, not
including the extension of time, the person fails to pay:

300 (i) for a person filing a corporate franchise or income tax return under Chapter 7,
301 Corporate Franchise and Income Taxes, the payment required by Subsection 59-7-507(1)(b); or

302 (ii) for a person filing an individual income tax return under Chapter 10, Individual
303 Income Tax Act, the payment required by Subsection 59-10-516(2).

(b) For purposes of Subsection (5)(a), the penalty per month during the period of the
extension of time for filing the return is an amount equal to 2% of the tax due on the return,
unpaid as of the day on which the return is due as provided by law.

- 307 (6) If a person does not file a return within an extension of time allowed by Section
 308 59-7-505 or 59-10-516, the person:
- 309

(a) is not subject to a penalty in the amount described in Subsection (5)(b); and

310	(b) is subject to a penalty in an amount equal to the sum of:
311	(i) a late file penalty in an amount equal to the greater of:
312	(A) \$20; or
313	(B) 10% of the tax due on the return, unpaid as of the day on which the return is due as
314	provided by law, not including the extension of time; and
315	(ii) a late pay penalty in an amount equal to the greater of:
316	(A) \$20; or
317	(B) 10% of the unpaid tax due on the return, unpaid as of the day on which the return is
318	due as provided by law, not including the extension of time.
319	(7) (a) Additional penalties for an underpayment of a tax, fee, or charge are as provided
320	in this Subsection (7)(a).
321	(i) Except as provided in Subsection (7)(c), if any portion of an underpayment of a tax,
322	fee, or charge is due to negligence, the penalty is 10% of the portion of the underpayment that
323	is due to negligence.
324	(ii) Except as provided in Subsection (7)(d), if any portion of an underpayment of a
325	tax, fee, or charge is due to intentional disregard of law or rule, the penalty is 15% of the entire
326	underpayment.
327	(iii) If any portion of an underpayment is due to an intent to evade a tax, fee, or charge,
328	the penalty is the greater of \$500 per period or 50% of the entire underpayment.
329	(iv) If any portion of an underpayment is due to fraud with intent to evade a tax, fee, or
330	charge, the penalty is the greater of \$500 per period or 100% of the entire underpayment.
331	(b) If the commission determines that a person is liable for a penalty imposed under
332	Subsection (7)(a)(ii), (iii), or (iv), the commission shall notify the person of the proposed
333	penalty.
334	(i) The notice of proposed penalty shall:
335	(A) set forth the basis of the assessment; and
336	(B) be mailed by certified mail, postage prepaid, to the person's last-known address.
337	(ii) Upon receipt of the notice of proposed penalty, the person against whom the

338	penalty is proposed may:
339	(A) pay the amount of the proposed penalty at the place and time stated in the notice;
340	or
341	(B) proceed in accordance with the review procedures of Subsection (7)(b)(iii).
342	(iii) A person against whom a penalty is proposed in accordance with this Subsection
343	(7) may contest the proposed penalty by filing a petition for an adjudicative proceeding with
344	the commission.
345	(iv) (A) If the commission determines that a person is liable for a penalty under this
346	Subsection (7), the commission shall assess the penalty and give notice and demand for
347	payment.
348	(B) The commission shall mail the notice and demand for payment described in
349	Subsection (7)(b)(iv)(A):
350	(I) to the person's last-known address; and
351	(II) in accordance with Section 59-1-1404.
352	(c) A seller that voluntarily collects a tax under Subsection $59-12-107(2)(d)$ is not
353	subject to the penalty under Subsection (7)(a)(i) if on or after July 1, 2001:
354	(i) a court of competent jurisdiction issues a final unappealable judgment or order
355	determining that:
356	(A) the seller meets one or more of the criteria described in Subsection $59-12-107(2)(a)$
357	or is a seller required to pay or collect and remit sales and use taxes under Subsection
358	59-12-107(2)(b); and
359	(B) the commission or a county, city, or town may require the seller to collect a tax
360	under Subsections 59-12-103(2)(a) through (d); or
361	(ii) the commission issues a final unappealable administrative order determining that:
362	(A) the seller meets one or more of the criteria described in Subsection $59-12-107(2)(a)$
363	or is a seller required to pay or collect and remit sales and use taxes under Subsection
364	59-12-107(2)(b); and

365

(B) the commission or a county, city, or town may require the seller to collect a tax

366	under Subsections 59-12-103(2)(a) through (d).
367	(d) A seller that voluntarily collects a tax under Subsection 59-12-107(2)(d) is not
368	subject to the penalty under Subsection (7)(a)(ii) if:
369	(i) (A) a court of competent jurisdiction issues a final unappealable judgment or order
370	determining that:
371	(I) the seller meets one or more of the criteria described in Subsection $59-12-107(2)(a)$
372	or is a seller required to pay or collect and remit sales and use taxes under Subsection
373	59-12-107(2)(b); and
374	(II) the commission or a county, city, or town may require the seller to collect a tax
375	under Subsections 59-12-103(2)(a) through (d); or
376	(B) the commission issues a final unappealable administrative order determining that:
377	(I) the seller meets one or more of the criteria described in Subsection $59-12-107(2)(a)$
378	or is a seller required to pay or collect and remit sales and use taxes under Subsection
379	59-12-107(2)(b); and
380	(II) the commission or a county, city, or town may require the seller to collect a tax
381	under Subsections 59-12-103(2)(a) through (d); and
382	(ii) the seller's intentional disregard of law or rule is warranted by existing law or by a
383	nonfrivolous argument for the extension, modification, or reversal of existing law or the
384	establishment of new law.
385	(8) (a) Subject to Subsections (8)(b) and (c), the penalty for failure to file an
386	information return, information report, or a complete supporting schedule is \$50 for each
387	information return, information report, or supporting schedule up to a maximum of \$1,000.
388	(b) If an employer is subject to a penalty under Subsection (13), the employer may not
389	be subject to a penalty under Subsection (8)(a).
390	(c) If an employer is subject to a penalty under this Subsection (8) for failure to file a
391	return in accordance with Subsection 59-10-406(3) on or before the due date described in
392	Subsection 59-10-406(3)(b)(ii), the commission may not impose a penalty under this
393	Subsection (8) unless the return is filed more than 14 days after the due date described in

394	Subsection 59-10-406(3)(b)(ii).
395	(9) If a person, in furtherance of a frivolous position, has a prima facie intent to delay
396	or impede administration of a law relating to a tax, fee, or charge and files a purported return
397	that fails to contain information from which the correctness of reported tax, fee, or charge
398	liability can be determined or that clearly indicates that the tax, fee, or charge liability shown is
399	substantially incorrect, the penalty is \$500.
400	(10) (a) A seller that fails to remit a tax, fee, or charge monthly as required by
401	Subsection 59-12-108(1)(a):
402	(i) is subject to a penalty described in Subsection (2); and
403	(ii) may not retain the percentage of sales and use taxes that would otherwise be
404	allowable under Subsection 59-12-108(2).
405	(b) A seller that fails to remit a tax, fee, or charge by electronic funds transfer as
406	required by Subsection 59-12-108(1)(a)(ii)(B):
407	(i) is subject to a penalty described in Subsection (2); and
408	(ii) may not retain the percentage of sales and use taxes that would otherwise be
409	allowable under Subsection 59-12-108(2).
410	(11) (a) A person is subject to the penalty provided in Subsection (11)(c) if that person:
411	(i) commits an act described in Subsection (11)(b) with respect to one or more of the
412	following documents:
413	(A) a return;
414	(B) an affidavit;
415	(C) a claim; or
416	(D) a document similar to Subsections (11)(a)(i)(A) through (C);
417	(ii) knows or has reason to believe that the document described in Subsection (11)(a)(i)
418	will be used in connection with any material matter administered by the commission; and
419	(iii) knows that the document described in Subsection (11)(a)(i), if used in connection
420	with any material matter administered by the commission, would result in an understatement of
421	another person's liability for a tax, fee, or charge.

422	(b) The following acts apply to Subsection (11)(a)(i):
423	(i) preparing any portion of a document described in Subsection (11)(a)(i);
424	(ii) presenting any portion of a document described in Subsection (11)(a)(i);
425	(iii) procuring any portion of a document described in Subsection (11)(a)(i);
426	(iv) advising in the preparation or presentation of any portion of a document described
427	in Subsection (11)(a)(i);
428	(v) aiding in the preparation or presentation of any portion of a document described in
429	Subsection (11)(a)(i);
430	(vi) assisting in the preparation or presentation of any portion of a document described
431	in Subsection (11)(a)(i); or
432	(vii) counseling in the preparation or presentation of any portion of a document
433	described in Subsection (11)(a)(i).
434	(c) For purposes of Subsection (11)(a), the penalty:
435	(i) shall be imposed by the commission;
436	(ii) is \$500 for each document described in Subsection (11)(a)(i) with respect to which
437	the person described in Subsection (11)(a) meets the requirements of Subsection (11)(a); and
438	(iii) is in addition to any other penalty provided by law.
439	(d) The commission may seek a court order to enjoin a person from engaging in
440	conduct that is subject to a penalty under this Subsection (11).
441	(e) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
442	commission may make rules prescribing the documents that are similar to Subsections
443	(11)(a)(i)(A) through (C).
444	(12) (a) As provided in Section 76-8-1101, criminal offenses and penalties are as
445	provided in Subsections (12)(b) through (e).
446	(b) (i) A person who is required by this title or any laws the commission administers or
447	regulates to register with or obtain a license or permit from the commission, who operates
448	without having registered or secured a license or permit, or who operates when the registration,
449	license, or permit is expired or not current, is guilty of a class B misdemeanor.

450	(ii) Notwithstanding Section 76-3-301, for purposes of Subsection (12)(b)(i), the
451	penalty may not:
452	(A) be less than \$500; or
453	(B) exceed \$1,000.
454	(c) (i) With respect to a tax, fee, or charge, a person who knowingly and intentionally,
455	and without a reasonable good faith basis, fails to make, render, sign, or verify a return within
456	the time required by law or to supply information within the time required by law, or who
457	makes, renders, signs, or verifies a false or fraudulent return or statement, or who supplies false
458	or fraudulent information, is guilty of a third degree felony.
459	(ii) Notwithstanding Section 76-3-301, for purposes of Subsection (12)(c)(i), the
460	penalty may not:
461	(A) be less than \$1,000; or
462	(B) exceed \$5,000.
463	(d) (i) A person who intentionally or willfully attempts to evade or defeat a tax, fee, or
464	charge or the payment of a tax, fee, or charge is, in addition to other penalties provided by law,
465	guilty of a second degree felony.
466	(ii) Notwithstanding Section 76-3-301, for purposes of Subsection (12)(d)(i), the
467	penalty may not:
468	(A) be less than $1,500$; or
469	(B) exceed \$25,000.
470	(e) (i) A person is guilty of a second degree felony if that person commits an act:
471	(A) described in Subsection (12)(e)(ii) with respect to one or more of the following
472	documents:
473	(I) a return;
474	(II) an affidavit;
475	(III) a claim; or
476	(IV) a document similar to Subsections (12)(e)(i)(A)(I) through (III); and
477	(B) subject to Subsection (12)(e)(iii), with knowledge that the document described in

478	Subsection (12)(e)(i)(A):
479	(I) is false or fraudulent as to any material matter; and
480	(II) could be used in connection with any material matter administered by the
481	commission.
482	(ii) The following acts apply to Subsection (12)(e)(i):
483	(A) preparing any portion of a document described in Subsection (12)(e)(i)(A);
484	(B) presenting any portion of a document described in Subsection (12)(e)(i)(A);
485	(C) procuring any portion of a document described in Subsection (12)(e)(i)(A);
486	(D) advising in the preparation or presentation of any portion of a document described
487	in Subsection (12)(e)(i)(A);
488	(E) aiding in the preparation or presentation of any portion of a document described in
489	Subsection (12)(e)(i)(A);
490	(F) assisting in the preparation or presentation of any portion of a document described
491	in Subsection (12)(e)(i)(A); or
492	(G) counseling in the preparation or presentation of any portion of a document
493	described in Subsection (12)(e)(i)(A).
494	(iii) This Subsection (12)(e) applies:
495	(A) regardless of whether the person for which the document described in Subsection
496	(12)(e)(i)(A) is prepared or presented:
497	(I) knew of the falsity of the document described in Subsection $(12)(e)(i)(A)$; or
498	(II) consented to the falsity of the document described in Subsection (12)(e)(i)(A); and
499	(B) in addition to any other penalty provided by law.
500	(iv) Notwithstanding Section 76-3-301, for purposes of this Subsection (12)(e), the
501	penalty may not:
502	(A) be less than \$1,500; or
503	(B) exceed \$25,000.
504	(v) The commission may seek a court order to enjoin a person from engaging in
505	conduct that is subject to a penalty under this Subsection (12)(e).

506	(vi) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act,
507	the commission may make rules prescribing the documents that are similar to Subsections
508	(12)(e)(i)(A)(I) through (III).
509	(f) The statute of limitations for prosecution for a violation of this Subsection (12) is
510	the later of six years:
511	(i) from the date the tax should have been remitted; or
512	(ii) after the day on which the person commits the criminal offense.
513	(13) (a) Subject to Subsection (13)(b), an employer that is required to file a form with
514	the commission in accordance with Subsection 59-10-406(8) is subject to a penalty described
515	in Subsection (13)(b) if the employer:
516	(i) fails to file the form with the commission in an electronic format approved by the
517	commission as required by Subsection 59-10-406(8);
518	(ii) fails to file the form on or before the due date provided in Subsection 59-10-406(8);
519	(iii) fails to provide accurate information on the form; or
520	(iv) fails to provide all of the information required by the Internal Revenue Service to
521	be contained on the form.
522	(b) For purposes of Subsection (13)(a), the penalty is:
523	(i) \$30 per form, not to exceed \$75,000 in a calendar year, if the employer files the
524	form in accordance with Subsection 59-10-406(8), more than 14 days after the due date
525	provided in Subsection 59-10-406(8) but no later than 30 days after the due date provided in
526	Subsection 59-10-406(8);
527	(ii) \$60 per form, not to exceed \$200,000 in a calendar year, if the employer files the
528	form in accordance with Subsection 59-10-406(8), more than 30 days after the due date
529	provided in Subsection 59-10-406(8) but on or before June 1; or
530	(iii) \$100 per form, not to exceed \$500,000 in a calendar year, if the employer:
531	(A) files the form in accordance with Subsection $59-10-406(8)$ after June 1; or
532	(B) fails to file the form.
522	(14) Upon making a record of its actions and ynon reasonable says shown the

533 (14) Upon making a record of its actions, and upon reasonable cause shown, the

534	commission may waive, reduce, or compromise any of the penalties or interest imposed under
535	this part.
536	Section 3. Section 59-1-402 is amended to read:
537	59-1-402. Definitions Interest.
538	(1) As used in this section:
539	(a) "Final judicial decision" means a final ruling by a court of this state or the United
540	States for which the time for any further review or proceeding has expired.
541	(b) "Retroactive application of a judicial decision" means the application of a final
542	judicial decision that:
543	(i) invalidates a state or federal taxation statute; and
544	(ii) requires the state to provide a refund for an overpayment that was made:
545	(A) prior to the final judicial decision; or
546	(B) during the 180-day period after the final judicial decision.
547	(c) (i) Except as provided in Subsection (1)(c)(ii), "tax, fee, or charge" means:
548	(A) a tax, fee, or charge the commission administers under:
549	(I) this title;
550	(II) Title 10, Chapter 1, Part 3, Municipal Energy Sales and Use Tax Act;
551	(III) Title 10, Chapter 1, Part 4, Municipal Telecommunications License Tax Act;
552	(IV) Section 19-6-410.5;
553	(V) Section 19-6-714;
554	(VI) Section 19-6-805;
555	(VII) Section 32B-2-304;
556	(VIII) Section 34A-2-202;
557	(IX) Section 40-6-14; <u>or</u>
558	[(X) Section 69-2-5;]
559	[(XI) Section 69-2-5.5; or]
560	[(XII) Section 69-2-5.6; or]
561	(X) Title 69, Chapter 2, Part 4, 911 Emergency Service Charges; or

562	(B) another amount that by statute is subject to interest imposed under this section.
563	(ii) "Tax, fee, or charge" does not include a tax, fee, or charge imposed under:
564	(A) Title 41, Chapter 1a, Motor Vehicle Act, except for Section 41-1a-301;
565	(B) Title 41, Chapter 3, Motor Vehicle Business Regulation Act;
566	(C) Chapter 2, Property Tax Act, except for Section 59-2-1309;
567	(D) Chapter 3, Tax Equivalent Property Act;
568	(E) Chapter 4, Privilege Tax; or
569	(F) Chapter 13, Part 5, Interstate Agreements.
570	(2) Except as otherwise provided for by law, the interest rate for a calendar year for a
571	tax, fee, or charge administered by the commission shall be calculated based on the federal
572	short-term rate determined by the Secretary of the Treasury under Section 6621, Internal
573	Revenue Code, in effect for the preceding fourth calendar quarter.
574	(3) The interest rate calculation shall be as follows:
575	(a) except as provided in Subsection (7), in the case of an overpayment or refund,
576	simple interest shall be calculated at the rate of two percentage points above the federal
577	short-term rate; or
578	(b) in the case of an underpayment, deficiency, or delinquency, simple interest shall be
579	calculated at the rate of two percentage points above the federal short-term rate.
580	(4) Notwithstanding Subsection (2) or (3), the interest rate applicable to certain
581	installment sales for purposes of a tax under Chapter 7, Corporate Franchise and Income Taxes,
582	shall be determined in accordance with Section 453A, Internal Revenue Code, as provided in
583	Section 59-7-112.
584	(5) (a) Except as provided in Subsection (5)(c), interest may not be allowed on an
585	overpayment of a tax, fee, or charge if the overpayment of the tax, fee, or charge is refunded
586	within:
587	(i) 45 days after the last date prescribed for filing the return with respect to a tax under
588	Chapter 7, Corporate Franchise and Income Taxes, or Chapter 10, Individual Income Tax Act,
589	if the return is filed electronically; or

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590	(ii) 90 days after the last date prescribed for filing the return:
591	(A) with respect to a tax, fee, or charge, except for a tax under Chapter 7, Corporate
592	Franchise and Income Taxes, or Chapter 10, Individual Income Tax Act; or
593	(B) if the return is not filed electronically.
594	(b) Except as provided in Subsection $(5)(c)$, if the return is filed after the last date
595	prescribed for filing the return, interest may not be allowed on the overpayment if the
596	overpayment is refunded within:
597	(i) 45 days after the date the return is filed:
598	(A) with respect to a tax under Chapter 7, Corporate Franchise and Income Taxes, or
599	Chapter 10, Individual Income Tax Act; and
600	(B) if the return is filed electronically; or
601	(ii) 90 days after the date the return is filed:
602	(A) with respect to a tax, fee, or charge, except for a tax under Chapter 7, Corporate
603	Franchise and Income Taxes, or Chapter 10, Individual Income Tax Act; or
604	(B) if the return is not filed electronically.
605	(c) (i) In the case of an amended return, interest on an overpayment shall be allowed:
606	(A) for a time period:
607	(I) that begins on the later of:
608	(Aa) the date the original return was filed; or
609	(Bb) the due date for filing the original return not including any extensions for filing
610	the original return; and
611	(II) that ends on the date the commission receives the amended return; and
612	(B) if the commission does not make a refund of an overpayment under this Subsection
613	(5)(c):
614	(I) if the amended return is with respect to a tax under Chapter 7, Corporate Franchise
615	and Income Taxes, or Chapter 10, Individual Income Tax Act, and is filed electronically,
616	within a 45-day period after the date the commission receives the amended return, for a time
617	period:

618	(Aa) that begins 46 days after the commission receives the amended return; and
619	(Bb) subject to Subsection $(5)(c)(ii)$, that ends on the date that the commission
620	completes processing the refund of the overpayment; or
621	(II) if the amended return is with respect to a tax, fee, or charge except for a tax under
622	Chapter 7, Corporate Franchise and Income Taxes, or Chapter 10, Individual Income Tax Act,
623	or is not filed electronically, within a 90-day period after the date the commission receives the
624	amended return, for a time period:
625	(Aa) that begins 91 days after the commission receives the amended return; and
626	(Bb) subject to Subsection $(5)(c)(ii)$, that ends on the date that the commission
627	completes processing the refund of the overpayment.
628	(ii) For purposes of Subsection (5)(c)(i)(B)(I)(Bb) or (5)(c)(i)(B)(II)(Bb), interest shall
629	be calculated forward from the preparation date of the refund document to allow for
630	processing.
631	(6) Interest on any underpayment, deficiency, or delinquency of a tax, fee, or charge
632	shall be computed from the time the original return is due, excluding any filing or payment
633	extensions, to the date the payment is received.
634	(7) Interest on a refund relating to a tax, fee, or charge may not be paid on any
635	overpayment that arises from a statute that is determined to be invalid under state or federal
636	law or declared unconstitutional under the constitution of the United States or Utah if the basis
637	for the refund is the retroactive application of a judicial decision upholding the claim of
638	unconstitutionality or the invalidation of a statute.
639	Section 4. Section 59-1-403 is amended to read:
640	59-1-403. Confidentiality Exceptions Penalty Application to property tax.
641	(1) (a) Any of the following may not divulge or make known in any manner any
642	information gained by that person from any return filed with the commission:
643	(i) a tax commissioner;
644	(ii) an agent, clerk, or other officer or employee of the commission; or
645	(iii) a representative, agent, clerk, or other officer or employee of any county, city, or

646	town.
647	(b) An official charged with the custody of a return filed with the commission is not
648	required to produce the return or evidence of anything contained in the return in any action or
649	proceeding in any court, except:
650	(i) in accordance with judicial order;
651	(ii) on behalf of the commission in any action or proceeding under:
652	(A) this title; or
653	(B) other law under which persons are required to file returns with the commission;
654	(iii) on behalf of the commission in any action or proceeding to which the commission
655	is a party; or
656	(iv) on behalf of any party to any action or proceeding under this title if the report or
657	facts shown by the return are directly involved in the action or proceeding.
658	(c) Notwithstanding Subsection (1)(b), a court may require the production of, and may
659	admit in evidence, any portion of a return or of the facts shown by the return, as are specifically
660	pertinent to the action or proceeding.
661	(2) This section does not prohibit:
662	(a) a person or that person's duly authorized representative from receiving a copy of
663	any return or report filed in connection with that person's own tax;
664	(b) the publication of statistics as long as the statistics are classified to prevent the
665	identification of particular reports or returns; and
666	(c) the inspection by the attorney general or other legal representative of the state of the
667	report or return of any taxpayer:
668	(i) who brings action to set aside or review a tax based on the report or return;
669	(ii) against whom an action or proceeding is contemplated or has been instituted under
670	this title; or
671	(iii) against whom the state has an unsatisfied money judgment.
672	(3) (a) Notwithstanding Subsection (1) and for purposes of administration, the
673	commission may by rule, made in accordance with Title 63G, Chapter 3, Utah Administrative

674 Rulemaking Act, provide for a reciprocal exchange of information with:

- (i) the United States Internal Revenue Service; or
- 676 (ii) the revenue service of any other state.

(b) Notwithstanding Subsection (1) and for all taxes except individual income tax and
corporate franchise tax, the commission may by rule, made in accordance with Title 63G,
Chapter 3, Utah Administrative Rulemaking Act, share information gathered from returns and
other written statements with the federal government, any other state, any of the political
subdivisions of another state, or any political subdivision of this state, except as limited by
Sections 59-12-209 and 59-12-210, if the political subdivision, other state, or the federal
government grant substantially similar privileges to this state.

684 (c) Notwithstanding Subsection (1) and for all taxes except individual income tax and 685 corporate franchise tax, the commission may by rule, in accordance with Title 63G, Chapter 3, 686 Utah Administrative Rulemaking Act, provide for the issuance of information concerning the 687 identity and other information of taxpayers who have failed to file tax returns or to pay any tax 688 due.

(d) Notwithstanding Subsection (1), the commission shall provide to the director of the
Division of Environmental Response and Remediation, as defined in Section 19-6-402, as
requested by the director of the Division of Environmental Response and Remediation, any
records, returns, or other information filed with the commission under Chapter 13, Motor and
Special Fuel Tax Act, or Section 19-6-410.5 regarding the environmental assurance program
participation fee.

(e) Notwithstanding Subsection (1), at the request of any person the commission shall
provide that person sales and purchase volume data reported to the commission on a report,
return, or other information filed with the commission under:

698

(i) Chapter 13, Part 2, Motor Fuel; or

699

(ii) Chapter 13, Part 4, Aviation Fuel.

(f) Notwithstanding Subsection (1), upon request from a tobacco product manufacturer,
as defined in Section 59-22-202, the commission shall report to the manufacturer:

702	(i) the quantity of cigarettes, as defined in Section 59-22-202, produced by the
703	manufacturer and reported to the commission for the previous calendar year under Section
704	59-14-407; and
705	(ii) the quantity of cigarettes, as defined in Section 59-22-202, produced by the
706	manufacturer for which a tax refund was granted during the previous calendar year under
707	Section 59-14-401 and reported to the commission under Subsection 59-14-401(1)(a)(v).
708	(g) Notwithstanding Subsection (1), the commission shall notify manufacturers,
709	distributors, wholesalers, and retail dealers of a tobacco product manufacturer that is prohibited
710	from selling cigarettes to consumers within the state under Subsection 59-14-210(2).
711	(h) Notwithstanding Subsection (1), the commission may:
712	(i) provide to the Division of Consumer Protection within the Department of
713	Commerce and the attorney general data:
714	(A) reported to the commission under Section 59-14-212; or
715	(B) related to a violation under Section 59-14-211; and
716	(ii) upon request, provide to any person data reported to the commission under
717	Subsections 59-14-212(1)(a) through (c) and Subsection 59-14-212(1)(g).
718	(i) Notwithstanding Subsection (1), the commission shall, at the request of a committee
719	of the Legislature, the Office of the Legislative Fiscal Analyst, or the Governor's Office of
720	Management and Budget, provide to the committee or office the total amount of revenues
721	collected by the commission under Chapter 24, Radioactive Waste Facility Tax Act, for the
722	time period specified by the committee or office.
723	(j) Notwithstanding Subsection (1), the commission shall make the directory required
724	by Section 59-14-603 available for public inspection.
725	(k) Notwithstanding Subsection (1), the commission may share information with
726	federal, state, or local agencies as provided in Subsection 59-14-606(3).
727	(l) (i) Notwithstanding Subsection (1), the commission shall provide the Office of
728	Recovery Services within the Department of Human Services any relevant information
729	obtained from a return filed under Chapter 10, Individual Income Tax Act, regarding a taxpayer

	who has become obligated to the Office of Recovery Services.
731	(ii) The information described in Subsection (3)(l)(i) may be provided by the Office of
732	Recovery Services to any other state's child support collection agency involved in enforcing
733	that support obligation.
734	(m) (i) Notwithstanding Subsection (1), upon request from the state court
735	administrator, the commission shall provide to the state court administrator, the name, address,
736	telephone number, county of residence, and social security number on resident returns filed
737	under Chapter 10, Individual Income Tax Act.
738	(ii) The state court administrator may use the information described in Subsection
739	(3)(m)(i) only as a source list for the master jury list described in Section 78B-1-106.
740	(n) Notwithstanding Subsection (1), the commission shall at the request of a
741	committee, commission, or task force of the Legislature provide to the committee, commission,
742	or task force of the Legislature any information relating to a tax imposed under Chapter 9,
743	Taxation of Admitted Insurers, relating to the study required by Section 59-9-101.
744	(o) (i) As used in this Subsection (3)(o), "office" means the:
745	(A) Office of the Legislative Fiscal Analyst; or
746	(B) Office of Legislative Research and General Counsel.
747	(ii) Notwithstanding Subsection (1) and except as provided in Subsection (3)(0)(iii),
748	the commission shall at the request of an office provide to the office all information:
749	(A) gained by the commission; and
750	(B) required to be attached to or included in returns filed with the commission.
751	(iii) (A) An office may not request and the commission may not provide to an office a
752	person's:
753	(I) address;
754	(II) name;
755	(III) social security number; or
756	(IV) taxpayer identification number.
757	(B) The commission shall in all instances protect the privacy of a person as required by

- 758 Subsection (3)(o)(iii)(A).
- (iv) An office may provide information received from the commission in accordancewith this Subsection (3)(o) only:
- 761 (A) as:
- 762 (I) a fiscal estimate;
- 763 (II) fiscal note information; or
- 764 (III) statistical information; and
- 765 (B) if the information is classified to prevent the identification of a particular return.
- 766 (v) (A) A person may not request information from an office under Title 63G, Chapter

2, Government Records Access and Management Act, or this section, if that office received the

information from the commission in accordance with this Subsection (3)(o).

- (B) An office may not provide to a person that requests information in accordance with
 Subsection (3)(o)(v)(A) any information other than the information the office provides in
- accordance with Subsection (3)(o)(iv).
- (p) Notwithstanding Subsection (1), the commission may provide to the governing
 board of the agreement or a taxing official of another state, the District of Columbia, the United
 States, or a territory of the United States:
- (i) the following relating to an agreement sales and use tax:
- (A) information contained in a return filed with the commission;
- (B) information contained in a report filed with the commission;
- 778 (C) a schedule related to Subsection (3)(p)(i)(A) or (B); or
- (D) a document filed with the commission; or
- (ii) a report of an audit or investigation made with respect to an agreement sales anduse tax.
- 782 (q) Notwithstanding Subsection (1), the commission may provide information
- 783 concerning a taxpayer's state income tax return or state income tax withholding information to
- the Driver License Division if the Driver License Division:
- 785 (i) requests the information; and

(ii) provides the commission with a signed release form from the taxpayer allowing theDriver License Division access to the information.

(r) Notwithstanding Subsection (1), the commission shall provide to the Utah
Communications Authority, or a division of the Utah Communications Authority, the
information requested by the authority under Sections 63H-7a-302, 63H-7a-402, and
63H-7a-502.

(s) Notwithstanding Subsection (1), the commission shall provide to the Utah
Educational Savings Plan information related to a resident or nonresident individual's
contribution to a Utah Educational Savings Plan account as designated on the resident or
nonresident's individual income tax return as provided under Section 59-10-1313.

(t) Notwithstanding Subsection (1), for the purpose of verifying eligibility under
Sections 26-18-2.5 and 26-40-105, the commission shall provide an eligibility worker with the
Department of Health or its designee with the adjusted gross income of an individual if:

(i) an eligibility worker with the Department of Health or its designee requests theinformation from the commission; and

801 (ii) the eligibility worker has complied with the identity verification and consent
802 provisions of Sections 26-18-2.5 and 26-40-105.

(u) Notwithstanding Subsection (1), the commission may provide to a county, as
determined by the commission, information declared on an individual income tax return in
accordance with Section 59-10-103.1 that relates to eligibility to claim a residential exemption
authorized under Section 59-2-103.

807 (v) Notwithstanding Subsection (1), the commission shall provide a report regarding
808 any access line provider that is over 90 days delinquent in payment to the commission of
809 amounts the access line provider owes under Title 69, Chapter 2, Part 4, 911 Emergency
810 Service Charges, to:
811 (i) the board of the Utah Communications Authority created in Section 63H-7a-201;
812 and

813 (ii) the Public Utilities, Energy, and Technology Interim Committee.

814	(4) (a) Each report and return shall be preserved for at least three years.
815	(b) After the three-year period provided in Subsection (4)(a) the commission may
816	destroy a report or return.
817	(5) (a) Any person who violates this section is guilty of a class A misdemeanor.
818	(b) If the person described in Subsection (5)(a) is an officer or employee of the state,
819	the person shall be dismissed from office and be disqualified from holding public office in this
820	state for a period of five years thereafter.
821	(c) Notwithstanding Subsection (5)(a) or (b), an office that requests information in
822	accordance with Subsection (3)(0)(iii) or a person that requests information in accordance with
823	Subsection (3)(o)(v):
824	(i) is not guilty of a class A misdemeanor; and
825	(ii) is not subject to:
826	(A) dismissal from office in accordance with Subsection (5)(b); or
827	(B) disqualification from holding public office in accordance with Subsection (5)(b).
828	(6) Except as provided in Section 59-1-404, this part does not apply to the property tax.
829	Section 5. Section 59-1-1402 is amended to read:
830	59-1-1402. Definitions.
831	As used in this part:
832	(1) "Administrative cost" means a fee imposed to cover:
833	(a) the cost of filing;
834	(b) the cost of administering a garnishment;
835	(c) the amount the commission pays to a depository institution in accordance with
836	[Title 59, Chapter 1,] Part 17, Depository Institution Data Match System and Levy Act; or
837	(d) a cost similar to Subsections (1)(a) through (c) as determined by the commission by
838	rule made in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act.
839	(2) "Books and records" means the following made available in printed or electronic
840	format:

841 (a) an account;

842	(b) a book;
843	(c) an invoice;
844	(d) a memorandum;
845	(e) a paper;
846	(f) a record; or
847	(g) an item similar to Subsections (2)(a) through (f) as determined by the commission
848	by rule made in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act.
849	(3) "Deficiency" means:
850	(a) the amount by which a tax, fee, or charge exceeds the difference between:
851	(i) the sum of:
852	(A) the amount shown as the tax, fee, or charge by a person on the person's return; and
853	(B) any amount previously assessed, or collected without assessment, as a deficiency;
854	and
855	(ii) any amount previously abated, credited, refunded, or otherwise repaid with respect
856	to that tax, fee, or charge; or
857	(b) if a person does not show an amount as a tax, fee, or charge on the person's return,
858	or if a person does not make a return, the amount by which the tax, fee, or charge exceeds:
859	(i) the amount previously assessed, or collected without assessment, as a deficiency;
860	and
861	(ii) any amount previously abated, credited, refunded, or otherwise repaid with respect
862	to that tax, fee, or charge.
863	(4) "Garnishment" means any legal or equitable procedure through which one or more
864	of the following are required to be withheld for payment of an amount a person owes:
865	(a) an asset of the person held by another person; or
866	(b) the earnings of the person.
867	(5) "Liability" means the following that a person is required to remit to the
868	commission:
869	(a) a tax, fee, or charge;

870	(b) an addition to a tax, fee, or charge;
871	(c) an administrative cost;
872	(d) interest that accrues in accordance with Section 59-1-402; or
873	(e) a penalty that accrues in accordance with Section 59-1-401.
874	(6) (a) Subject to Subsection (6)(b), "mathematical error" is as defined in Section
875	6213(g)(2), Internal Revenue Code.
876	(b) The reference to Section 6213(g)(2), Internal Revenue Code, in Subsection (6)(a)
877	means:
878	(i) the reference to Section $6213(g)(2)$, Internal Revenue Code, in effect for the taxable
879	year; or
880	(ii) a corresponding or comparable provision of the Internal Revenue Code as
881	amended, redesignated, or reenacted.
882	(7) (a) Except as provided in Subsection (7)(b), "tax, fee, or charge" means:
883	(i) a tax, fee, or charge the commission administers under:
884	(A) this title;
885	(B) Title 10, Chapter 1, Part 3, Municipal Energy Sales and Use Tax Act;
886	(C) Title 10, Chapter 1, Part 4, Municipal Telecommunications License Tax Act;
887	(D) Section 19-6-410.5;
888	(E) Section 19-6-714;
889	(F) Section 19-6-805;
890	(G) Section 32B-2-304;
891	(H) Section 34A-2-202;
892	(I) Section 40-6-14; <u>or</u>
893	[(J) Section 69-2-5;]
894	[(K) Section 69-2-5.5; or]
895	[(L) Section 69-2-5.6; or]
896	(J) Title 69, Chapter 2, Part 4, 911 Emergency Service Charges; or
897	(ii) another amount that by statute is administered by the commission.

898	(b) "Tax, fee, or charge" does not include a tax, fee, or charge imposed under:
899	(i) Title 41, Chapter 1a, Motor Vehicle Act, except for Section 41-1a-301;
900	(ii) Title 41, Chapter 3, Motor Vehicle Business Regulation Act;
901	(iii) Chapter 2, Property Tax Act;
902	(iv) Chapter 3, Tax Equivalent Property Act;
903	(v) Chapter 4, Privilege Tax; or
904	(vi) Chapter 13, Part 5, Interstate Agreements.
905	(8) "Transferee" means:
906	(a) a devisee;
907	(b) a distributee;
908	(c) a donee;
909	(d) an heir;
910	(e) a legatee; or
911	(f) a person similar to Subsections (8)(a) through (e) as determined by the commission
912	by rule made in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act.
913	Section 6. Section 59-12-107 is amended to read:
914	59-12-107. Definitions Collection, remittance, and payment of tax by sellers or
915	other persons Returns Reports Direct payment by purchaser of vehicle Other
916	liability for collection Rulemaking authority Credits Treatment of bad debt
917	Penalties and interest.
918	(1) As used in this section:
919	(a) "Ownership" means direct ownership or indirect ownership through a parent,
920	subsidiary, or affiliate.
921	(b) "Related seller" means a seller that:
922	(i) meets one or more of the criteria described in Subsection (2)(a)(i); and
923	(ii) delivers tangible personal property, a service, or a product transferred electronically
924	that is sold:
925	(A) by a seller that does not meet one or more of the criteria described in Subsection

926	(2)(a)(i); and
927	(B) to a purchaser in the state.
928	(c) "Substantial ownership interest" means an ownership interest in a business entity if
929	that ownership interest is greater than the degree of ownership of equity interest specified in 15
930	U.S.C. Sec. 78p, with respect to a person other than a director or an officer.
931	(2) (a) Except as provided in Subsection (2)(e), Section 59-12-107.1, or Section
932	59-12-123, and subject to Subsection (2)(f), each seller shall pay or collect and remit the sales
933	and use taxes imposed by this chapter if within this state the seller:
934	(i) has or utilizes:
935	(A) an office;
936	(B) a distribution house;
937	(C) a sales house;
938	(D) a warehouse;
939	(E) a service enterprise; or
940	(F) a place of business similar to Subsections $(2)(a)(i)(A)$ through (E);
941	(ii) maintains a stock of goods;
942	(iii) regularly solicits orders, regardless of whether or not the orders are accepted in the
943	state, unless the seller's only activity in the state is:
944	(A) advertising; or
945	(B) solicitation by:
946	(I) direct mail;
947	(II) electronic mail;
948	(III) the Internet;
949	(IV) telecommunications service; or
950	(V) a means similar to Subsection (2)(a)(iii)(A) or (B);
951	(iv) regularly engages in the delivery of property in the state other than by:
952	(A) common carrier; or
953	(B) United States mail: or

954	(v) regularly engages in an activity directly related to the leasing or servicing of
955	property located within the state.
956	(b) A seller is considered to be engaged in the business of selling tangible personal
957	property, a service, or a product transferred electronically for use in the state, and shall pay or
958	collect and remit the sales and use taxes imposed by this chapter if:
959	(i) the seller holds a substantial ownership interest in, or is owned in whole or in
960	substantial part by, a related seller; and
961	(ii) (A) the seller sells the same or a substantially similar line of products as the related
962	seller and does so under the same or a substantially similar business name; or
963	(B) the place of business described in Subsection (2)(a)(i) of the related seller or an in
964	state employee of the related seller is used to advertise, promote, or facilitate sales by the seller
965	to a purchaser.
966	(c) A seller that does not meet one or more of the criteria provided for in Subsection
967	(2)(a) or is not a seller required to pay or collect and remit sales and use taxes under Subsection
968	(2)(b):
969	(i) except as provided in Subsection (2)(c)(ii), may voluntarily:
970	(A) collect a tax on a transaction described in Subsection $59-12-103(1)$; and
971	(B) remit the tax to the commission as provided in this part; or
972	(ii) notwithstanding Subsection (2)(c)(i), shall collect a tax on a transaction described
973	in Subsection 59-12-103(1) if Section 59-12-103.1 requires the seller to collect the tax.
974	(d) The collection and remittance of a tax under this chapter by a seller that is
975	registered under the agreement may not be used as a factor in determining whether that seller is
976	required by Subsection (2) to:
977	(i) pay a tax, fee, or charge under:
978	(A) Title 10, Chapter 1, Part 3, Municipal Energy Sales and Use Tax Act;
979	(B) Title 10, Chapter 1, Part 4, Municipal Telecommunications License Tax Act;
980	(C) Section 19-6-714;
981	(D) Section 19-6-805;

982	[(E) Section 69-2-5;]
983	[(F) Section 69-2-5.5;]
984	[(G) Section 69-2-5.6; or]
985	(E) Title 69, Chapter 2, Part 4, 911 Emergency Service Charges; or
986	[(H)] (F) this title; or
987	(ii) collect and remit a tax, fee, or charge under:
988	(A) Title 10, Chapter 1, Part 3, Municipal Energy Sales and Use Tax Act;
989	(B) Title 10, Chapter 1, Part 4, Municipal Telecommunications License Tax Act;
990	(C) Section 19-6-714;
991	(D) Section 19-6-805;
992	[(E) Section 69-2-5;]
993	[(F) Section 69-2-5.5;]
994	[(G) Section 69-2-5.6; or]
995	(E) Title 69, Chapter 2, Part 4, 911 Emergency Service Charges; or
996	[(H)] (F) this title.
997	(e) A person shall pay a use tax imposed by this chapter on a transaction described in
998	Subsection 59-12-103(1) if:
999	(i) the seller did not collect a tax imposed by this chapter on the transaction; and
1000	(ii) the person:
1001	(A) stores the tangible personal property or product transferred electronically in the
1002	state;
1003	(B) uses the tangible personal property or product transferred electronically in the state;
1004	or
1005	(C) consumes the tangible personal property or product transferred electronically in the
1006	state.
1007	(f) The ownership of property that is located at the premises of a printer's facility with
1008	which the retailer has contracted for printing and that consists of the final printed product,
1009	property that becomes a part of the final printed product, or copy from which the printed

1010 product is produced, shall not result in the retailer being considered to have or maintain an

1011 office, distribution house, sales house, warehouse, service enterprise, or other place of

1012 business, or to maintain a stock of goods, within this state.

1013 (3) (a) Except as provided in Section 59-12-107.1, a tax under this chapter shall be1014 collected from a purchaser.

1015 (b) A seller may not collect as tax an amount, without regard to fractional parts of one 1016 cent, in excess of the tax computed at the rates prescribed by this chapter.

1017 (c) (i) Each seller shall:

1018 (A) give the purchaser a receipt for the tax collected; or

(B) bill the tax as a separate item and declare the name of this state and the seller'ssales and use tax license number on the invoice for the sale.

(ii) The receipt or invoice is prima facie evidence that the seller has collected the tax
and relieves the purchaser of the liability for reporting the tax to the commission as a
consumer.

(d) A seller is not required to maintain a separate account for the tax collected, but isconsidered to be a person charged with receipt, safekeeping, and transfer of public money.

(e) Taxes collected by a seller pursuant to this chapter shall be held in trust for the
benefit of the state and for payment to the commission in the manner and at the time provided
for in this chapter.

(f) If any seller, during any reporting period, collects as a tax an amount in excess of
the lawful state and local percentage of total taxable sales allowed under this chapter, the seller
shall remit to the commission the full amount of the tax imposed under this chapter, plus any
excess.

(g) If the accounting methods regularly employed by the seller in the transaction of the
seller's business are such that reports of sales made during a calendar month or quarterly period
will impose unnecessary hardships, the commission may accept reports at intervals that will, in
the commission's opinion, better suit the convenience of the taxpayer or seller and will not
jeopardize collection of the tax.

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1038	(h) (i) For a purchase paid with specie legal tender as defined in Section 59-1-1501.1,
1039	and until such time as the commission accepts specie legal tender for the payment of a tax
1040	under this chapter, if the commission requires a seller to remit a tax under this chapter in legal
1041	tender other than specie legal tender, the seller shall state on the seller's books and records and
1042	on an invoice, bill of sale, or similar document provided to the purchaser:
1043	(A) the purchase price in specie legal tender and in the legal tender the seller is
1044	required to remit to the commission;
1045	(B) subject to Subsection (3)(h)(ii), the amount of tax due under this chapter in specie
1046	legal tender and in the legal tender the seller is required to remit to the commission;
1047	(C) the tax rate under this chapter applicable to the purchase; and
1048	(D) the date of the purchase.
1049	(ii) (A) Subject to Subsection (3)(h)(ii)(B), for purposes of determining the amount of
1050	tax due under Subsection (3)(h)(i), a seller shall use the most recent London fixing price for the
1051	specie legal tender the purchaser paid.
1052	(B) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
1053	commission may make rules for determining the amount of tax due under Subsection (3)(h)(i)
1054	if the London fixing price is not available for a particular day.
1055	(4) (a) Except as provided in Subsections (5) through (7) and Section 59-12-108, the
1056	sales or use tax imposed by this chapter is due and payable to the commission quarterly on or
1057	before the last day of the month next succeeding each calendar quarterly period.
1058	(b) (i) Each seller shall, on or before the last day of the month next succeeding each
1059	calendar quarterly period, file with the commission a return for the preceding quarterly period.
1060	(ii) The seller shall remit with the return under Subsection (4)(b)(i) the amount of the
1061	tax required under this chapter to be collected or paid for the period covered by the return.
1062	(c) Except as provided in Subsection (5)(c), a return shall contain information and be in
1063	a form the commission prescribes by rule.
1064	(d) (i) Subject to Subsection (4)(d)(ii), the sales tax as computed in the return shall be
1065	based on the total nonexempt sales made during the period for which the return is filed,

1066 including both cash and charge sales.

1067 (ii) For a sale that includes the delivery or installation of tangible personal property at a 1068 location other than a seller's place of business described in Subsection (2)(a)(i), if the delivery 1069 or installation is separately stated on an invoice or receipt, a seller may compute the tax due on 1070 the sale for purposes of Subsection (4)(d)(i) based on the amount the seller receives for that 1071 sale during each period for which the seller receives payment for the sale.

(e) (i) The use tax as computed in the return shall be based on the total amount of
purchases for storage, use, or other consumption in this state made during the period for which
the return is filed, including both cash and charge purchases.

(ii) (A) As used in this Subsection (4)(e)(ii), "qualifying purchaser" means a purchaser
who is required to remit taxes under this chapter, but is not required to remit taxes monthly in
accordance with Section 59-12-108, and who converts tangible personal property into real
property.

(B) Subject to Subsections (4)(e)(ii)(C) and (D), a qualifying purchaser may remit the
taxes due under this chapter on tangible personal property for which the qualifying purchaser
claims an exemption as allowed under Subsection 59-12-104(23) or (25) based on the period in
which the qualifying purchaser receives payment, in accordance with Subsection (4)(e)(ii)(C),
for the conversion of the tangible personal property into real property.

(C) A qualifying purchaser remitting taxes due under this chapter in accordance with Subsection (4)(e)(ii)(B) shall remit an amount equal to the total amount of tax due on the qualifying purchaser's purchase of the tangible personal property that was converted into real property multiplied by a fraction, the numerator of which is the payment received in the period for the qualifying purchaser's sale of the tangible personal property that was converted into real property and the denominator of which is the entire sales price for the qualifying purchaser's sale of the tangible personal property that was converted into real property.

1091 (D) A qualifying purchaser may remit taxes due under this chapter in accordance with 1092 this Subsection (4)(e)(ii) only if the books and records that the qualifying purchaser keeps in 1093 the qualifying purchaser's regular course of business identify by reasonable and verifiable

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1094	standards that the tangible personal property was converted into real property.
1095	(f) (i) Subject to Subsection (4)(f)(ii) and in accordance with Title 63G, Chapter 3,
1096	Utah Administrative Rulemaking Act, the commission may by rule extend the time for making
1097	returns and paying the taxes.
1098	(ii) An extension under Subsection $(4)(f)(i)$ may not be for more than 90 days.
1099	(g) The commission may require returns and payment of the tax to be made for other
1100	than quarterly periods if the commission considers it necessary in order to ensure the payment
1101	of the tax imposed by this chapter.
1102	(h) (i) The commission may require a seller that files a simplified electronic return with
1103	the commission to file an additional electronic report with the commission.
1104	(ii) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
1105	commission may make rules providing:
1106	(A) the information required to be included in the additional electronic report described
1107	in Subsection (4)(h)(i); and
1108	(B) one or more due dates for filing the additional electronic report described in
1109	Subsection (4)(h)(i).
1110	(5) (a) As used in this Subsection (5) and Subsection (6)(b), "remote seller" means a
1111	seller that is:
1112	(i) registered under the agreement;
1113	(ii) described in Subsection (2)(c); and
1114	(iii) not a:
1115	(A) model 1 seller;
1116	(B) model 2 seller; or
1117	(C) model 3 seller.
1118	(b) (i) Except as provided in Subsection (5)(b)(ii), a tax a remote seller collects in
1119	accordance with Subsection (2)(c) is due and payable:
1120	(A) to the commission;
1121	(B) annually; and

1122	(C) on or before the last day of the month immediately following the last day of each
1123	calendar year.
1124	(ii) The commission may require that a tax a remote seller collects in accordance with
1125	Subsection (2)(c) be due and payable:
1126	(A) to the commission; and
1127	(B) on the last day of the month immediately following any month in which the seller
1128	accumulates a total of at least \$1,000 in agreement sales and use tax.
1129	(c) (i) If a remote seller remits a tax to the commission in accordance with Subsection
1130	(5)(b), the remote seller shall file a return:
1131	(A) with the commission;
1132	(B) with respect to the tax;
1133	(C) containing information prescribed by the commission; and
1134	(D) on a form prescribed by the commission.
1135	(ii) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
1136	commission shall make rules prescribing:
1137	(A) the information required to be contained in a return described in Subsection
1138	(5)(c)(i); and
1139	(B) the form described in Subsection $(5)(c)(i)(D)$.
1140	(d) A tax a remote seller collects in accordance with this Subsection (5) shall be
1141	calculated on the basis of the total amount of taxable transactions under Subsection
1142	59-12-103(1) the remote seller completes, including:
1143	(i) a cash transaction; and
1144	(ii) a charge transaction.
1145	(6) (a) Except as provided in Subsection (6)(b), a tax a seller that files a simplified
1146	electronic return collects in accordance with this chapter is due and payable:
1147	(i) monthly on or before the last day of the month immediately following the month for
1148	which the seller collects a tax under this chapter; and
1149	(ii) for the month for which the seller collects a tax under this chapter.

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- (b) A tax a remote seller that files a simplified electronic return collects in accordancewith this chapter is due and payable as provided in Subsection (5).
- (7) (a) On each vehicle sale made by other than a regular licensed vehicle dealer, the
 purchaser shall pay the sales or use tax directly to the commission if the vehicle is subject to
 titling or registration under the laws of this state.
- (b) The commission shall collect the tax described in Subsection (7)(a) when thevehicle is titled or registered.
- (8) If any sale of tangible personal property or any other taxable transaction under
 Subsection 59-12-103(1), is made by a wholesaler to a retailer, the wholesaler is not
 responsible for the collection or payment of the tax imposed on the sale and the retailer is
 responsible for the collection or payment of the tax imposed on the sale if:
- (a) the retailer represents that the personal property is purchased by the retailer forresale; and
- 1163

(b) the personal property is not subsequently resold.

- (9) If any sale of property or service subject to the tax is made to a person prepaying 1164 1165 sales or use tax in accordance with Title 63M, Chapter 5, Resource Development Act, or to a 1166 contractor or subcontractor of that person, the person to whom such payment or consideration 1167 is payable is not responsible for the collection or payment of the sales or use tax and the person 1168 prepaying the sales or use tax is responsible for the collection or payment of the sales or use tax 1169 if the person prepaying the sales or use tax represents that the amount prepaid as sales or use tax has not been fully credited against sales or use tax due and payable under the rules 1170 1171 promulgated by the commission.
- 1172 (10) (a) For purposes of this Subsection (10):
- 1173 (i) Except as provided in Subsection (10)(a)(ii), "bad debt" is as defined in Section
 1174 166, Internal Revenue Code.
- 1175
- (ii) Notwithstanding Subsection (10)(a)(i), "bad debt" does not include:
- (A) an amount included in the purchase price of tangible personal property, a producttransferred electronically, or a service that is:

1178	(I) not a transaction described in Subsection 59-12-103(1); or
1179	(II) exempt under Section 59-12-104;
1180	(B) a financing charge;
1181	(C) interest;
1182	(D) a tax imposed under this chapter on the purchase price of tangible personal
1183	property, a product transferred electronically, or a service;
1184	(E) an uncollectible amount on tangible personal property or a product transferred
1185	electronically that:
1186	(I) is subject to a tax under this chapter; and
1187	(II) remains in the possession of a seller until the full purchase price is paid;
1188	(F) an expense incurred in attempting to collect any debt; or
1189	(G) an amount that a seller does not collect on repossessed property.
1190	(b) (i) To the extent an amount remitted in accordance with Subsection (4)(d) later
1191	becomes bad debt, a seller may deduct the bad debt from the total amount from which a tax
1192	under this chapter is calculated on a return.
1193	(ii) A qualifying purchaser, as defined in Subsection (4)(e)(ii)(A), may deduct from the
1194	total amount of taxes due under this chapter the amount of tax the qualifying purchaser paid on
1195	the qualifying purchaser's purchase of tangible personal property converted into real property to
1196	the extent that:
1197	(A) tax was remitted in accordance with Subsection (4)(e) on that tangible personal
1198	property converted into real property;
1199	(B) the qualifying purchaser's sale of that tangible personal property converted into real
1200	property later becomes bad debt; and
1201	(C) the books and records that the qualifying purchaser keeps in the qualifying
1202	purchaser's regular course of business identify by reasonable and verifiable standards that the
1203	tangible personal property was converted into real property.
1204	(c) A seller may file a refund claim with the commission if:
1205	(i) the amount of bad debt for the time period described in Subsection (10)(e) exceeds

1206	the amount of the seller's sales that are subject to a tax under this chapter for that same time
1207	period; and
1208	(ii) as provided in Section 59-1-1410.
1209	(d) A bad debt deduction under this section may not include interest.
1210	(e) A bad debt may be deducted under this Subsection (10) on a return for the time
1211	period during which the bad debt:
1212	(i) is written off as uncollectible in the seller's books and records; and
1213	(ii) would be eligible for a bad debt deduction:
1214	(A) for federal income tax purposes; and
1215	(B) if the seller were required to file a federal income tax return.
1216	(f) If a seller recovers any portion of bad debt for which the seller makes a deduction or
1217	claims a refund under this Subsection (10), the seller shall report and remit a tax under this
1218	chapter:
1219	(i) on the portion of the bad debt the seller recovers; and
1220	(ii) on a return filed for the time period for which the portion of the bad debt is
1221	recovered.
1222	(g) For purposes of reporting a recovery of a portion of bad debt under Subsection
1223	(10)(f), a seller shall apply amounts received on the bad debt in the following order:
1224	(i) in a proportional amount:
1225	(A) to the purchase price of the tangible personal property, product transferred
1226	electronically, or service; and
1227	(B) to the tax due under this chapter on the tangible personal property, product
1228	transferred electronically, or service; and
1229	(ii) to:
1230	(A) interest charges;
1231	(B) service charges; and
1232	(C) other charges.
1233	(h) A seller's certified service provider may make a deduction or claim a refund for bad

1234 debt on behalf of the seller: 1235 (i) in accordance with this Subsection (10); and (ii) if the certified service provider credits or refunds the entire amount of the bad debt 1236 1237 deduction or refund to the seller. 1238 (i) A seller may allocate bad debt among the states that are members of the agreement 1239 if the seller's books and records support that allocation. 1240 (11) (a) A seller may not, with intent to evade any tax, fail to timely remit the full 1241 amount of tax required by this chapter. 1242 (b) A violation of this section is punishable as provided in Section 59-1-401. 1243 (c) Each person who fails to pay any tax to the state or any amount of tax required to be 1244 paid to the state, except amounts determined to be due by the commission under Chapter 1, 1245 Part 14, Assessment, Collections, and Refunds Act, or Section 59-12-111, within the time 1246 required by this chapter, or who fails to file any return as required by this chapter, shall pay, in addition to the tax, penalties and interest as provided in Sections 59-1-401 and 59-1-402. 1247 (d) For purposes of prosecution under this section, each quarterly tax period in which a 1248 1249 seller, with intent to evade any tax, collects a tax and fails to timely remit the full amount of the 1250 tax required to be remitted, constitutes a separate offense. 1251 Section 7. Section **59-12-108** is amended to read: 59-12-108. Monthly payment -- Amount of tax a seller may retain -- Penalty --1252 1253 Certain amounts allocated to local taxing jurisdictions. 1254 (1) (a) Notwithstanding Section 59-12-107, a seller that has a tax liability under this chapter of \$50,000 or more for the previous calendar year shall: 1255 (i) file a return with the commission: 1256 1257 (A) monthly on or before the last day of the month immediately following the month 1258 for which the seller collects a tax under this chapter; and 1259 (B) for the month for which the seller collects a tax under this chapter; and (ii) except as provided in Subsection (1)(b), remit with the return required by 1260 1261 Subsection (1)(a)(i) the amount the person is required to remit to the commission for each tax,

1262	fee, or charge described in Subsection (1)(c):
1263	(A) if that seller's tax liability under this chapter for the previous calendar year is less
1264	than \$96,000, by any method permitted by the commission; or
1265	(B) if that seller's tax liability under this chapter for the previous calendar year is
1266	\$96,000 or more, by electronic funds transfer.
1267	(b) A seller shall remit electronically with the return required by Subsection $(1)(a)(i)$
1268	the amount the seller is required to remit to the commission for each tax, fee, or charge
1269	described in Subsection (1)(c) if that seller:
1270	(i) is required by Section 59-12-107 to file the return electronically; or
1271	(ii) (A) is required to collect and remit a tax under Section 59-12-107; and
1272	(B) files a simplified electronic return.
1273	(c) Subsections (1)(a) and (b) apply to the following taxes, fees, or charges:
1274	(i) a tax under Title 10, Chapter 1, Part 3, Municipal Energy Sales and Use Tax Act;
1275	(ii) a fee under Section 19-6-714;
1276	(iii) a fee under Section 19-6-805;
1277	(iv) a charge under [Section 69-2-5;] Title 69, Chapter 2, Part 4, 911 Emergency
1278	Service Charges; or
1279	[(v) a charge under Section 69-2-5.5;]
1280	[(vi) a charge under Section 69-2-5.6; or]
1281	[(vii)] (v) a tax under this chapter.
1282	(d) Notwithstanding Subsection (1)(a)(ii) and in accordance with Title 63G, Chapter 3,
1283	Utah Administrative Rulemaking Act, the commission shall make rules providing for a method
1284	for making same-day payments other than by electronic funds transfer if making payments by
1285	electronic funds transfer fails.
1286	(e) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
1287	commission shall establish by rule procedures and requirements for determining the amount a
1288	seller is required to remit to the commission under this Subsection (1).
1289	(2) (a) Except as provided in Subsection (3), a seller subject to Subsection (1) or a

seller described in Subsection (4) may retain each month the amount allowed by this

1291 Subsection (2).

(b) A seller subject to Subsection (1) or a seller described in Subsection (4) may retaineach month 1.31% of any amounts the seller is required to remit to the commission:

- (i) for a transaction described in Subsection 59-12-103(1) that is subject to a state tax
 and a local tax imposed in accordance with the following, for the month for which the seller is
 filing a return in accordance with Subsection (1):
- 1297 (A) Subsection 59-12-103(2)(a);
- (B) Subsection 59-12-103(2)(b); and
- 1299 (C) Subsection 59-12-103(2)(d); and
- 1300 (ii) for an agreement sales and use tax.

(c) (i) A seller subject to Subsection (1) or a seller described in Subsection (4) may
retain each month the amount calculated under Subsection (2)(c)(ii) for a transaction described
in Subsection 59-12-103(1) that is subject to the state tax and the local tax imposed in
accordance with Subsection 59-12-103(2)(c).

(ii) For purposes of Subsection (2)(c)(i), the amount a seller may retain is an amountequal to the sum of:

1307 (A) 1.31% of any amounts the seller is required to remit to the commission for:

- 1308 (I) the state tax and the local tax imposed in accordance with Subsection
- 1309 59-12-103(2)(c);
- (II) the month for which the seller is filing a return in accordance with Subsection (1);and
- 1312 (III) an agreement sales and use tax; and
- 1313 (B) 1.31% of the difference between:
- 1314 (I) the amounts the seller would have been required to remit to the commission:
- 1315 (Aa) in accordance with Subsection 59-12-103(2)(a) if the transaction had been subject
- 1316 to the state tax and the local tax imposed in accordance with Subsection 59-12-103(2)(a);
- 1317 (Bb) for the month for which the seller is filing a return in accordance with Subsection

1318	(1); and
1319	(Cc) for an agreement sales and use tax; and
1320	(II) the amounts the seller is required to remit to the commission for:
1321	(Aa) the state tax and the local tax imposed in accordance with Subsection
1322	59-12-103(2)(c);
1323	(Bb) the month for which the seller is filing a return in accordance with Subsection (1);
1324	and
1325	(Cc) an agreement sales and use tax.
1326	(d) A seller subject to Subsection (1) or a seller described in Subsection (4) may retain
1327	each month 1% of any amounts the seller is required to remit to the commission:
1328	(i) for the month for which the seller is filing a return in accordance with Subsection
1329	(1); and
1330	(ii) under:
1331	(A) Title 10, Chapter 1, Part 3, Municipal Energy Sales and Use Tax Act;
1332	(B) Subsection $59-12-603(1)(a)(i)(A)$; or
1333	(C) Subsection $59-12-603(1)(a)(i)(B)$.
1334	(3) A state government entity that is required to remit taxes monthly in accordance
1335	with Subsection (1) may not retain any amount under Subsection (2).
1336	(4) A seller that has a tax liability under this chapter for the previous calendar year of
1337	less than \$50,000 may:
1338	(a) voluntarily meet the requirements of Subsection (1); and
1339	(b) if the seller voluntarily meets the requirements of Subsection (1), retain the
1340	amounts allowed by Subsection (2).
1341	(5) (a) Subject to Subsections (5)(b) through (d), a seller that voluntarily collects and
1342	remits a tax in accordance with Subsection 59-12-107(2)(c)(i) may retain an amount equal to
1343	18% of any amounts the seller would otherwise remit to the commission:
1344	(i) if the seller obtains a license under Section 59-12-106 for the first time on or after
1345	January 1, 2014; and

1346	(ii) for:
1347	(A) an agreement sales and use tax; and
1348	(B) the time period for which the seller files a return in accordance with this section.
1349	(b) If a seller retains an amount under this Subsection (5), the seller may not retain any
1350	other amount under this section.
1351	(c) If a seller retains an amount under this Subsection (5), the commission may require
1352	the seller to file a return by:
1353	(i) electronic means; or
1354	(ii) a means other than electronic means.
1355	(d) A seller may not retain an amount under this Subsection (5) if the seller is required
1356	to collect or remit a tax under this section in accordance with Section 59-12-103.1.
1357	(6) Penalties for late payment shall be as provided in Section 59-1-401.
1358	(7) (a) Except as provided in Subsection (7)(c), for any amounts required to be remitted
1359	to the commission under this part, the commission shall each month calculate an amount equal
1360	to the difference between:
1361	(i) the total amount retained for that month by all sellers had the percentages listed
1362	under Subsections (2)(b) and (2)(c)(ii) been 1.5%; and
1363	(ii) the total amount retained for that month by all sellers at the percentages listed
1364	under Subsections (2)(b) and (2)(c)(ii).
1365	(b) The commission shall each month allocate the amount calculated under Subsection
1366	(7)(a) to each county, city, and town on the basis of the proportion of agreement sales and use
1367	tax that the commission distributes to each county, city, and town for that month compared to
1368	the total agreement sales and use tax that the commission distributes for that month to all
1369	counties, cities, and towns.
1370	(c) The amount the commission calculates under Subsection (7)(a) may not include an
1371	amount collected from a tax that:
1372	(i) the state imposes within a county, city, or town, including the unincorporated area
1373	of a county; and

1374	(ii) is not imposed within the entire state.
1375	Section 8. Section 59-12-128 is amended to read:
1376	59-12-128. Amnesty.
1377	(1) As used in this section, "amnesty" means that a seller is not required to pay the
1378	following amounts that the seller would otherwise be required to pay:
1379	(a) a tax, fee, or charge under:
1380	(i) Title 10, Chapter 1, Part 3, Municipal Energy Sales and Use Tax Act;
1381	(ii) Title 10, Chapter 1, Part 4, Municipal Telecommunications License Tax Act;
1382	(iii) Section 19-6-714;
1383	(iv) Section 19-6-805;
1384	(v) Chapter 26, Multi-Channel Video or Audio Service Tax Act;
1385	[(vi) Section 69-2-5;]
1386	[(vii) Section 69-2-5.5;]
1387	[(viii) Section 69-2-5.6; or]
1388	(vi) Title 69, Chapter 2, Part 4, 911 Emergency Service Charges; or
1389	[(ix)] (vii) this chapter;
1390	(b) a penalty on a tax, fee, or charge described in Subsection (1)(a); or
1391	(c) interest on a tax, fee, or charge described in Subsection (1)(a).
1392	(2) (a) Except as provided in Subsections (2)(b) and (3) and subject to Subsections (4)
1393	and (5), the commission shall grant a seller amnesty if the seller:
1394	(i) obtains a license under Section 59-12-106; and
1395	(ii) is registered under the agreement.
1396	(b) The commission is not required to grant a seller amnesty under this section
1397	beginning 12 months after the date the state becomes a full member under the agreement.
1398	(3) A seller may not receive amnesty under this section for a tax, fee, or charge:
1399	(a) the seller collects;
1400	(b) the seller remits to the commission;
1401	(c) that the seller is required to remit to the commission on the seller's purchase; or

1402	(d) arising from a transaction that occurs within a time period that is under audit by the
1403	commission if:
1404	(i) the seller receives notice of the commencement of the audit prior to obtaining a
1405	license under Section 59-12-106; and
1406	(ii) (A) the audit described in Subsection (3)(d)(i) is not complete; or
1407	(B) the seller has not exhausted all administrative and judicial remedies in connection
1408	with the audit described in Subsection (3)(d)(i).
1409	(4) (a) Except as provided in Subsection (4)(b), amnesty the commission grants to a
1410	seller under this section:
1411	(i) applies to the time period during which the seller is not licensed under Section
1412	59-12-106; and
1413	(ii) remains in effect if, for a period of three years, the seller:
1414	(A) remains registered under the agreement;
1415	(B) collects a tax, fee, or charge on a transaction subject to a tax, fee, or charge
1416	described in Subsection (1)(a); and
1417	(C) remits to the commission the taxes, fees, and charges the seller collects in
1418	accordance with Subsection (4)(a)(ii)(B).
1419	(b) The commission may not grant a seller amnesty under this section if, with respect
1420	to a tax, fee, or charge for which the seller would otherwise be granted amnesty under this
1421	section, the seller commits:
1422	(i) fraud; or
1423	(ii) an intentional misrepresentation of a material fact.
1424	(5) (a) If a seller does not meet a requirement of Subsection $(4)(a)(ii)$, the commission
1425	shall require the seller to pay the amounts described in Subsection (1) that the seller would
1426	have otherwise been required to pay.
1427	(b) Notwithstanding Section 59-1-1410, for purposes of requiring a seller to pay an
1428	amount in accordance with Subsection $(5)(a)$, the time period for the commission to make an
1429	assessment under Section 59-1-1410 is extended for a time period beginning on the date the

1430	seller does not meet a requirement of Subsection (4)(a)(ii) and ends three years after that date.
1431	Section 9. Section 63H-7a-102 is amended to read:
1432	63H-7a-102. Utah Communications Authority Purpose.
1433	[The purpose of this] (1) This chapter [is to establish an independent state agency and a
1434	board to administer the creation, administration, and maintenance of] establishes the Utah
1435	Communications Authority [to provide a public safety communications network, facilities, and
1436	911 emergency services on a statewide basis for the benefit and use of public agencies, and
1437	state and federal agencies.] as an independent state agency.
1438	(2) The Utah Communications Authority shall:
1439	(a) provide administrative and financial support for statewide 911 emergency services;
1440	and
1441	(b) establish and maintain a statewide public safety communications network.
1442	Section 10. Section 63H-7a-103 is amended to read:
1443	63H-7a-103. Definitions.
1444	As used in this chapter:
1445	(1) "Association of governments" means an association of political subdivisions of the
1446	state, established pursuant to an interlocal agreement under Title 11, Chapter 13, Interlocal
1447	Cooperation Act.
1448	[(1)] (2) "Authority" means the Utah Communications Authority[, an independent state
1449	agency] created in Section 63H-7a-201.
1450	[(2)] (3) "Board" means the Utah Communications Authority Board created in Section
1451	63H-7a-203.
1452	[(3) "Bonds" means bonds, notes, certificates, debentures, contracts, lease purchase
1453	agreements, or other evidences of indebtedness or borrowing issued or incurred by the
1454	authority pursuant to this chapter.]
1455	(4) "Dispatch center" means an entity that receives and responds to an emergency or
1456	nonemergency communication transferred to the entity from a public safety answering point.
1457	[(4)] (5) "FirstNet" means the federal First Responder Network Authority [created by

1458	Congress in the Middle Class Tax Relief and Job Creation Act of 2012] established in 47
1459	<u>U.S.C. Sec. 1424</u> .
1460	[(5)] (6) "Lease" means any lease, lease purchase, sublease, operating, management, or
1461	similar agreement.
1462	[(6) "Local entity" means a county, city, town, local district, special service district, or
1463	interlocal entity created under Title 11, Chapter 13, Interlocal Cooperation Act.]
1464	[(7) "Member" means a public agency which:]
1465	[(a) adopts a membership resolution to be included within the authority; and]
1466	[(b) submits an originally executed copy of an authorizing resolution to the authority's
1467	office.]
1468	[(8) "Member representative" means a person or that person's designee appointed by
1469	the governing body of each member.]
1470	[(9)] (7) "Public agency" means any political subdivision of the state[, including cities,
1471	towns, counties, school districts, local districts, and special service districts,] dispatched by a
1472	public safety answering point.
1473	[(10)] (8) "Public safety answering point" or "PSAP" means an entity that:
1474	(a) receives, as a first point of contact, direct 911 emergency and nonemergency
1475	communications requesting a public safety service;
1476	(b) has a facility with the equipment and staff necessary to receive the communication;
1477	(c) assesses, classifies, and prioritizes the communication; and
1478	(d) [transfers] dispatches the communication to the proper responding agency.
1479	[(11)] (9) "Public safety communications network" means:
1480	(a) a regional or statewide public safety governmental communications network and
1481	related facilities, including real property, improvements, and equipment necessary for the
1482	acquisition, construction, and operation of the services and facilities; and
1483	(b) 911 emergency services, including radio communications, connectivity, and
1484	computer aided dispatch systems.
1485	[(12) "State" means the state of Utah.]

1486	[(13) "State representative" means the six appointees of the governor or their designees
1487	and the Utah State Treasurer or his designee.]
1488	Section 11. Section 63H-7a-201 is amended to read:
1489	Part 2. Utah Communications Authority Governance
1490	63H-7a-201. Utah Communications Authority established.
1491	(1) This part is known as [the] "Utah Communications Authority [and the Board]
1492	Governance."
1493	(2) There is established the Utah Communications Authority[, formerly known as the
1494	Utah Communications Agency Network, which shall assume the operations of the Utah
1495	Communications Agency Network and shall perform the functions as provided in this chapter.
1496	(3) The Utah Communications Authority is] as an independent state agency and not a division
1497	within any other department of the state.
1498	[(4) The initial offices of the] (3) (a) The authority shall [be] maintain an office in Salt
1499	Lake County[, but branches of the office may be established in other areas of the state upon
1500	approval of the board].
1501	(b) The authority may establish additional branch offices outside of Salt Lake County
1502	with the approval of the board.
1503	Section 12. Section 63H-7a-202 is amended to read:
1504	63H-7a-202. Powers of the authority.
1505	(1) The authority [shall have] has the power to:
1506	[(1)] (a) sue and be sued in [its] the authority's own name;
1507	[(2)] (b) have an official seal and power to alter that seal at will;
1508	$\left[\frac{(3)}{(2)}\right]$ make and execute contracts and all other instruments necessary or convenient
1509	for the performance of [its] the authority's duties and the exercise of [its] the authority's powers
1509 1510	for the performance of [its] the authority's duties and the exercise of [its] the authority's powers and functions under this chapter, including contracts with [private companies licensed under
1510	and functions under this chapter, including contracts with [private companies licensed under

1514 portion of a public safety communications network utilizing technology that is fiscally prudent,

1515 upgradable, technologically advanced, redundant, and secure;

- 1516 [(5)] (e) borrow money and incur indebtedness;
- 1517 [(6) issue bonds as provided in this chapter;]
- 1518 [(7)] (f) enter into agreements with public agencies, private entities, the state, and 1519 federal government to provide public safety communications network services on terms and 1520 conditions [it] the authority considers to be in the best interest of [its members] the authority;
- 1521 [(8)] (g) acquire, by gift, grant, purchase, or by exercise of eminent domain, any real 1522 property or personal property in connection with the acquisition and construction of a public 1523 safety communications network and all related facilities and rights-of-way [which it] that the
- 1524 authority owns, operates, and maintains;
- 1525 (h) sell public safety communications network capacity to a state agency or a political
 1526 subdivision of the state if the sale is:
- 1527 (i) for a public safety purpose;
- 1528 (ii) consistent with the authority's duties under this chapter; or
- 1529 <u>(iii) pursuant to:</u>
- 1530 (A) an agreement entered into by the authority before January 1, 2017; or
- 1531 (B) a renewal of an agreement described in Subsection (1)(h)(iii)(A);
- 1532 [(9) contract with other public agencies, the state, or federal government to provide
- 1533 public safety communications network services in excess of those required to meet the needs or
- 1534 requirements of its members and the state and federal government if:]
- 1535 [(a) it is determined by the board to be necessary to accomplish the purposes and
- 1536 realize the benefits of this chapter; and]
- 1537 [(b) any excess is sold to other public agencies, the state, or federal government and is
- 1538 sold on terms that assure:]
- 1539 [(i) that the excess services will be used only for the purposes and benefits authorized
- 1540 by the authority under Section 63II-7a-102; and]
- 1541 [(ii) that the cost of providing the excess service will be received by the authority;]

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1542	[(10) provide and maintain the public safety communications network for all state and
1543	local governmental agencies:]
1544	[(a) within the current authority network for the state and local governmental agencies
1545	that currently subscribe to the authority; and]
1546	[(b) in a manner that:]
1547	[(i) promotes high quality, cost effective services; and]
1548	[(ii) evaluates the benefits, costs, existing facilities and equipment, and services of
1549	public and private providers;]
1550	[(iii) where economically feasible, utilizes existing infrastructure to avoid duplication
1551	of facilities, equipment, and services of providers of communication services.]
1552	[(11) maintain the current VHF and 800 MHz radio networks;]
1553	[(12)] (i) review, approve, disapprove, or revise recommendations regarding the
1554	expenditure of funds [under Sections 69-2-5.5 and 69-2-5.6 that are made by:] disbursed by the
1555	authority under this chapter; and
1556	[(a) the 911 Division;]
1557	[(b) the Radio Network Division; and]
1558	[(c) the Interoperability Division; and]
1559	[(13)] (j) perform all other duties authorized by this chapter.
1560	(2) The authority may not intentionally overbuild the public safety communications
1561	network for the purpose of competing with a public or private provider of a
1562	telecommunications service.
1563	Section 13. Section 63H-7a-203 is amended to read:
1564	63H-7a-203. Board established Terms Vacancies.
1565	(1) There is created the ["]Utah Communications Authority Board.["]
1566	(2) The board shall consist of [the following individuals, who may not be employed by
1567	the authority or any office or division of the authority:] nine board members as follows:
1568	[(a) the member representatives elected as follows:]
1569	[(i) one representative elected from each county of the first and second class, who:]

1570	[(A) is in law enforcement, fire service, or a public safety answering point; and]
1571	[(B) has a leadership position with public safety communication experience;]
1572	[(ii) one representative elected from each of the seven associations of government
1573	who:]
1574	[(A) is in law enforcement, fire service, or a public safety answering point; and]
1575	[(B) has a leadership position with public safety communication experience;]
1576	[(iii) one representative of the Native American tribes elected by the representative of
1577	tribal governments listed in Subsection 9-9-104.5(2);]
1578	[(iv) one representative elected by the Utah National Guard;]
1579	[(v) one representative elected by an association that represents fire chiefs;]
1580	[(vi) one representative elected by an association that represents sheriffs;]
1581	[(vii) one representative elected by an association that represents chiefs of police; and]
1582	[(viii) one member elected by the 911 Advisory Committee created in Section
1583	63H-7a-307;]
1584	[(b) seven state representatives appointed in accordance with Subsection (3); and]
1585	[(c) two members of the public selected as follows:]
1586	[(i) one member who:]
1587	[(A) may not have financial ties to a provider of telecommunication services;]
1588	[(B) may not have a relationship to a user of public safety telecommunications
1589	services; and]
1590	[(C) is selected by the speaker of the House of Representatives; and]
1591	[(ii) one member who:]
1592	[(A) may not have financial ties to a provider of telecommunication services;]
1593	[(B) may not have a relationship to a user of public safety telecommunications
1594	services; and]
1595	[(C) is selected by the president of the Senate.]
1596	[(3) (a) (i) Six of the state representatives shall be appointed by the governor, with two
1597	of the positions having an initial term of two years, two having an initial term of three years,

1598	and two having an initial term of four years.]
1599	[(ii) Successor state representatives shall each serve for a term of four years.]
1600	[(iii) The six governor-appointed state representatives shall consist of:]
1601	[(A) the executive director of the Utah Department of Transportation or the director's
1602	designee;]
1603	[(B) the commissioner of public safety or the commissioner's designee;]
1604	[(C) the executive director of the Department of Natural Resources or the director's
1605	designee;]
1606	[(D) the executive director of the Department of Corrections or the director's designee;]
1607	[(E) the chief information officer of the Department of Technology Services, or the
1608	officer's designee; and]
1609	[(F) the executive director of the Department of Health or the director's designee.]
1610	[(b) The seventh state representative shall be the Utah State Treasurer or the treasurer's
1611	designee.]
1612	[(c) A vacancy on the board for a state representative shall be filled for the unexpired
1613	term by the director of the department or the director's designee as described in Subsection
1614	(3)(a)(iii).]
1615	[(d) An employee of the authority may not be a member of the board.]
1616	(a) three individuals appointed by the governor with the advice and consent of the
1617	Senate;
1618	(b) one individual appointed by the speaker of the House of Representatives;
1619	(c) one individual appointed by the president of the Senate;
1620	(d) two individuals nominated by an association that represents cities and towns in the
1621	state and appointed by the governor with the advice and consent of the Senate; and
1622	(e) two individuals nominated by an association that represents counties in the state
1623	and appointed by the governor with the advice and consent of the Senate.
1624	(3) Subject to this section, an individual is eligible for appointment under Subsection
1625	(2) if the individual has knowledge of at least one of the following:

1626	(a) law enforcement;
1627	(b) public safety;
1628	(c) fire service;
1629	(d) telecommunications;
1630	(e) finance;
1631	(f) management; and
1632	(g) government.
1633	(4) An individual may not serve as a board member if the individual is a current public
1634	safety communications network:
1635	(a) user; or
1636	(b) vendor.
1637	[(4)] (5) (a) (i) [One-half of the positions for member representatives selected] Five of
1638	the board members appointed under Subsection (2) shall [have] serve an initial term of two
1639	years and [one-half of the positions shall have] four of the board members appointed under
1640	Subsection (2) shall serve an initial term of four years.
1641	[(ii) Successor member representatives of the board shall each serve for a term of four
1642	years, so that the term of office for six of the member representatives expires every two years.]
1643	[(b) The member representatives of the board shall be removable, with or without
1644	cause, by the entity that selected the member. A vacancy on the board for a member
1645	representative shall be filled for the unexpired term by the entity the member represents.]
1646	(ii) Successor board members shall each serve a term of four years.
1647	(b) (i) The governor may remove a board member with cause.
1648	(ii) If the governor removes a board member the entity that appointed the board
1649	member under Subsection (2) shall appoint a replacement board member in the same manner as
1650	described in Subsection (2).
1651	[(5)] (6) (a) The governor shall, [in accordance with Subsection (5)(b) and] after
1652	consultation with the board, appoint [the] a board member as chair of the board with the advice

1654	will automatically extend the term of the board member to coincide with the appointment as
1655	chair.]
1656	[(b) The governor shall make the initial selection of a chair from one of the members
1657	described in Subsection (2). After the initial selection of a chair, the governor shall alternate the
1658	selection of the chair between a local member described in Subsection (2)(a) and a state
1659	member described in Subsection (2)(b).]
1660	[(c) The chair shall serve at the pleasure of the governor.]
1661	(b) The chair shall serve a two-year term.
1662	[(6)] (7) The board shall meet on an as-needed basis and as provided in the bylaws.
1663	[(7) The board shall also elect a vice chair, secretary, and treasurer to perform those
1664	functions provided in the bylaws.]
1665	(8) (a) The board shall elect one of the board members to serve as vice chair [shall be a
1666	member of the board].
1667	(b) (i) The board may elect a secretary and treasurer [need not be] who are not
1668	members of the board[, but shall not have voting powers if they are not members of the board].
1669	(ii) If the board elects a secretary or treasurer who is not a member of the board, the
1670	secretary or treasurer does not have voting power.
1671	(c) [The] A separate individual shall hold the offices of chair, vice chair, secretary, and
1672	treasurer [shall be held by separate individuals].
1673	[(8) Each member representative and state representative shall have one vote, including
1674	the chair, at all meetings of the board.]
1675	(9) Each board member, including the chair, has one vote.
1676	[(9) A constitutional majority of the members of the board constitutes a quorum.]
1677	(10) A vote of a majority of the [quorum at any meeting of the] board members is
1678	necessary to take action on behalf of the board.
1679	[(10)] (11) A board member may not receive compensation for the member's service on
1680	the board, but may, in accordance with [administrative] rules adopted by the board in
1681	accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, receive:

1682	(a) a per diem at the rate established under Section 63A-3-106; and
1683	(b) travel expenses at the rate established under Section 63A-3-107.
1684	Section 14. Section 63H-7a-204 is amended to read:
1685	63H-7a-204. Board Powers and duties.
1686	The board shall:
1687	(1) manage the affairs and business of the authority consistent with this chapter
1688	[including adopting bylaws by a majority vote of its members];
1689	(2) adopt bylaws;
1690	$\left[\frac{(2)}{(3)}\right]$ appoint an executive director to administer the authority;
1691	$\left[\frac{(3)}{(4)}\right]$ receive and act upon reports covering the operations of the public safety
1692	communications network and funds administered by the authority;
1693	$\left[\frac{(4)}{(5)}\right]$ ensure that the public safety communications network and funds are
1694	administered according to law;
1695	$\left[\frac{(5)}{(6)}\right]$ examine and approve an annual operating budget for the authority;
1696	[(6)] (7) receive and act upon recommendations of the director;
1697	[(7)] (8) recommend to the governor and Legislature [any necessary or desirable
1698	changes in the statutes governing] legislation involving the public safety communications
1699	network;
1700	[(8)] (9) develop [broad] policies for the long-term operation of the authority [for] and
1701	the performance of [its] the authority's functions;
1702	[(9) make and execute contracts and other instruments on behalf of the authority,
1703	including agreements with members and other entities;]
1704	(10) authorize the executive director to enter into agreements on behalf of the
1705	authority;
1706	[(10) authorize the borrowing of money, the incurring of indebtedness, and the
1707	issuance of bonds as provided in this chapter;]
1708	(11) [adopt rules consistent with this chapter and] provide for the management and
1709	administration of the public safety communications network by rule made in accordance with

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1710	Title 63G, Chapter 3, Utah Administrative Rulemaking Act[, for the management of the public
1711	safety communications network in order to carry out the purposes of this chapter, and perform
1712	all other acts necessary for the administration of the public safety communications network];
1713	(12) exercise the powers and perform the duties conferred on $[it]$ the board by this
1714	chapter;
1715	(13) provide for audits of the authority; <u>and</u>
1716	(14) establish the following divisions within the authority:
1717	(a) 911 Division;
1718	(b) Radio Network Division;
1719	(c) Interoperability Division; and
1720	(d) Administrative Services Division[;].
1721	[(15) establish a 911 advisory committee to the 911 Division in accordance with
1722	Section 6311-7a-307;]
1723	[(16) establish one or more advisory committees to the Radio Network Division in
1724	accordance with Section 63II-7a-405;]
1725	[(17) establish one or more advisory committees to the Interoperability Division in
1726	accordance with Section 63II-7a-504;]
1727	[(18) create, maintain and review annually a statewide, comprehensive multi-year
1728	strategic plan in consultation with state and local stakeholders, the 911 Advisory Committee
1729	created under Section 63II-7a-307, the Radio Network Advisory Committee created under
1730	Section 63II-7a-405, and the Interoperability Advisory Committee created under Section
1731	63H-7a-504 that:]
1732	[(a) coordinates the authority's activities and duties in the:]
1733	[(i) 911 Division;]
1734	[(ii) Radio Network Division;]
1735	[(iii) Interoperability Division; and]
1736	[(iv) Administrative Services Division; and]
1737	[(b) includes a plan for:]

1738	[(i) the communications network;]
1739	[(ii) developing new systems;]
1740	[(iii) expanding existing systems, including microwave and fiber optics based
1741	systems;]
1742	[(iv) statewide interoperability;]
1743	[(v) statewide coordination; and]
1744	[(vi) FirstNet standards; and]
1745	[(c) the board updates before July 1 of each year;]
1746	[(19) each year, after the board submits the strategic plan described in Subsection (18)
1747	to the Legislature, issue a request for proposals if a request for proposals is necessary to carry
1748	out the strategic plan; and]
1749	[(20) on or before November 30, 2016, and on or before each November 30 thereafter,
1750	submit the state's strategic plan to the Executive Offices and Criminal Justice Appropriations
1751	Subcommittee and the Legislative Management Committee.]
1752	Section 15. Section 63H-7a-205 is amended to read:
1752 1753	Section 15. Section 63H-7a-205 is amended to read: 63H-7a-205. Executive director Appointment Powers and duties.
1753	63H-7a-205. Executive director Appointment Powers and duties.
1753 1754	63H-7a-205. Executive director Appointment Powers and duties. The executive director shall:
1753 1754 1755	63H-7a-205. Executive director Appointment Powers and duties.The executive director shall:(1) (a) serve at the pleasure of the board; and
1753 1754 1755 1756	 63H-7a-205. Executive director Appointment Powers and duties. The executive director shall: (1) (a) serve at the pleasure of the board; and (b) act as the executive officer of the authority;
1753 1754 1755 1756 1757	 63H-7a-205. Executive director Appointment Powers and duties. The executive director shall: (1) (a) serve at the pleasure of the board; and (b) act as the executive officer of the authority; (2) administer the [various acts, systems, plans] duties, programs, and functions
1753 1754 1755 1756 1757 1758	 63H-7a-205. Executive director Appointment Powers and duties. The executive director shall: (1) (a) serve at the pleasure of the board; and (b) act as the executive officer of the authority; (2) administer the [various acts, systems, plans] duties, programs, and functions assigned to the [office] authority;
1753 1754 1755 1756 1757 1758 1759	 63H-7a-205. Executive director Appointment Powers and duties. The executive director shall: (1) (a) serve at the pleasure of the board; and (b) act as the executive officer of the authority; (2) administer the [various acts, systems, plans] duties, programs, and functions assigned to the [office] authority; recommend administrative rules and policies to the board[, which are within the
1753 1754 1755 1756 1757 1758 1759 1760	 63H-7a-205. Executive director Appointment Powers and duties. The executive director shall: (1) (a) serve at the pleasure of the board; and (b) act as the executive officer of the authority; (2) administer the [various acts, systems, plans] duties, programs, and functions assigned to the [office] authority; recommend administrative rules and policies to the board[, which are within the authority granted by this title for the administration of the authority];
1753 1754 1755 1756 1757 1758 1759 1760 1761	 63H-7a-205. Executive director Appointment Powers and duties. The executive director shall: (1) (a) serve at the pleasure of the board; and (b) act as the executive officer of the authority; (2) administer the [various acts, systems, plans] duties, programs, and functions assigned to the [office] authority; (3) recommend administrative rules and policies to the board[, which are within the authority granted by this title for the administration of the authority]; (4) execute contracts on behalf of the authority;
 1753 1754 1755 1756 1757 1758 1759 1760 1761 1762 	 63H-7a-205. Executive director Appointment Powers and duties. The executive director shall: (1) (a) serve at the pleasure of the board; and (b) act as the executive officer of the authority; (2) administer the [various acts, systems, plans] duties, programs, and functions assigned to the [office] authority; recommend administrative rules and policies to the board[, which are within the authority granted by this title for the administration of the authority]; (4) execute contracts on behalf of the authority; (5) recommend to the board any changes in [the] statutes affecting the authority;

1766	authority;
1767	(7) with board approval, direct and control authority expenditures;
1768	[(6)] (8) within the limitations of the budget, employ [staff] personnel, consultants, a
1769	financial officer, and legal counsel to provide professional services and advice regarding the
1770	administration of the authority; and
1771	[(7)] (9) submit [an annual report, on or before November 1 of each year, to the
1772	Executive Offices and] and make available to the public a report before December of each year
1773	to the board, the Executive Offices and Criminal Justice Appropriations Subcommittee, and the
1774	Legislative Management Committee[, which shall be available to the public and shall include]
1775	that includes:
1776	(a) the total aggregate surcharge collected by [local entities in] the state in the last
1777	fiscal year under [Sections 69-2-5 and 69-2-5.6] Title 69, Chapter 2, Part 4, 911 Emergency
1778	Service Charges;
1779	(b) the amount of each disbursement from the restricted accounts[;] described in:
1780	(i) Section <u>63H-7a-303;</u>
1781	(ii) Section <u>63H-7a-304; and</u>
1782	(iii) Section <u>63H-7a-403;</u>
1783	(c) the recipient of each disbursement, [or] the goods and services received,
1784	[describing] and a description of the project [for which money was disbursed, or goods and
1785	services provided] funded by the disbursement;
1786	(d) [the conditions, if any, placed by a division, the authority, the executive director, or
1787	the board on] any conditions placed by the authority on the disbursements from a restricted
1788	account;
1789	(e) the anticipated expenditures from the restricted accounts described in this chapter
1790	for the next fiscal year;
1791	(f) the amount of any unexpended funds carried forward;
1792	(g) the goals for implementation of the authority strategic plan and the progress report
1793	of accomplishments and updates to the plan[, and a progress report of implementation of

1794	statewide 911 emergency services, including:]; and
1795	[(i) fund balance or balance sheet from the emergency telephone service fund of each
1796	agency that has imposed a levy under Section 69-2-5;]
1797	[(ii) a report from each public safety answering point of annual call activity separating
1798	wireless and land-based 911 call volumes; and]
1799	[(iii)] (h) other relevant justification for ongoing support from the restricted accounts
1800	created by Sections 63H-7a-303, 63H-7a-304, and 63H-7a-403[; and].
1801	[(h) the anticipated expenditures from the restricted accounts.]
1802	Section 16. Section 63H-7a-206 is repealed and reenacted to read:
1803	<u>63H-7a-206.</u> Strategic plan Report.
1804	(1) The authority shall create, maintain and review annually a statewide,
1805	comprehensive multiyear strategic plan in consultation with state and local stakeholders and
1806	the regional advisory committees created in Section 63H-7a-208 that:
1807	(a) coordinates the authority's activities and duties in the:
1808	(i) 911 Division;
1809	(ii) Radio Network Division;
1810	(iii) Interoperability Division; and
1811	(iv) Administrative Services Division; and
1812	(b) includes a plan for:
1813	(i) the public safety communications network;
1814	(ii) developing new systems;
1815	(iii) expanding existing systems, including microwave and fiber optics based systems;
1816	(iv) statewide interoperability;
1817	(v) statewide coordination; and
1818	(vi) FirstNet standards.
1819	(2) The executive director shall update the strategic plan described in Subsection (1)
1820	before July 1 of each year.
1821	(3) The executive director shall, before December 1 of each year, report on the strategic

1822	plan described in Subsection (1) to:
1823	(a) the board;
1824	(b) the Executive Offices and Criminal Justice Appropriations Subcommittee; and
1825	(c) the Legislative Management Committee.
1826	(4) The authority shall consider the strategic plan described in Subsection (1) before
1827	spending funds in the restricted accounts created by this chapter.
1828	Section 17. Section 63H-7a-207 is enacted to read:
1829	<u>63H-7a-207.</u> Operations advisory committee.
1830	(1) The board shall appoint an operations advisory committee composed of 19
1831	members as follows:
1832	(a) one representative each from:
1833	(i) an association that represents fire chiefs in the state;
1834	(ii) an association that represents police chiefs in the state;
1835	(iii) an association that represents sheriffs in the state;
1836	(iv) an association that represents emergency medical service personnel in the state;
1837	and
1838	(v) an association that represents public safety answering point professionals in the
1839	state;
1840	(b) the commissioner of public safety or the commissioner's designee;
1841	(c) the executive director of the Department of Transportation or the executive
1842	director's designee;
1843	(d) the chief information officer of the Department of Technology Services or the chief
1844	information officer's designee;
1845	(e) the chair of each regional advisory committee created in Section 63H-7a-208;
1846	(f) an individual nominated by the representatives of tribal governments elected under
1847	Section 9-9-104.5; and
1848	(g) three individuals from the telecommunications or public safety communications
1849	industry.

1850	(2) The operations advisory committee shall:
1851	(a) review recommendations from the regional advisory committees described in
1852	Section <u>63H-7a-208; and</u>
1853	(b) make recommendations to the board regarding:
1854	(i) the authority operations and policies;
1855	(ii) the authority strategic plan; and
1856	(iii) the operation, maintenance, and capital development of the public safety
1857	communications network.
1858	(3) The operations advisory committee shall report to the board:
1859	(a) at least once each year; and
1860	(b) as often as necessary.
1861	Section 18. Section 63H-7a-208 is enacted to read:
1862	<u>63H-7a-208.</u> Regional advisory committees.
1863	(1) There are established seven regional advisory committees composed of at most 12
1864	members each, with one regional advisory committee each for:
1865	(a) the region composed of Box Elder, Cache, and Rich counties;
1866	(b) the region composed of Beaver, Garfield, Iron, Kane, and Washington counties;
1867	(c) the region composed of Summit, Utah, and Wasatch counties;
1868	(d) the region composed of Juab, Millard, Piute, Sanpete, Sevier, and Wayne counties;
1869	(e) the region composed of Carbon, Emery, Grand, and San Juan counties;
1870	(f) the region composed of Daggett, Duchesne, and Uintah counties; and
1871	(g) the region composed of Davis, Weber, Morgan, Salt Lake, and Tooele counties.
1872	(2) For each regional advisory committee described in Subsection (1), an association of
1873	governments representing the region served by the regional advisory committee shall appoint
1874	members to the regional advisory committee in accordance with Subsection (3).
1875	(3) An association of governments may appoint an individual to a regional advisory
1876	committee if the individual:
1877	(a) is at least one of the following:

1878	(i) a user of:
1879	(A) the statewide public safety communications network; or
1880	(B) a public safety radio system;
1881	(ii) an individual with experience:
1882	(A) in law enforcement;
1883	(B) in fire service; or
1884	(C) at a public safety answering point; or
1885	(iii) an individual in a leadership position that involves public safety communication;
1886	and
1887	(b) is knowledgeable about the region of the state served by the regional advisory
1888	committee.
1889	(4) In addition to the individuals appointed under Subsection (3), each association of
1890	government shall appoint to each regional advisory committee at least one and up to two
1891	individuals that represent the telecommunications or public safety communications industry.
1892	(5) Each regional advisory committee shall review, discuss, and make
1893	recommendations to the executive director regarding:
1894	(a) the public safety communications network;
1895	(b) the interoperability of emergency response systems;
1896	(c) the trends and standards in the public safety industry and in public safety
1897	technology;
1898	(d) the statewide strategic plan described in Section 63H-7a-206; and
1899	(e) the development of cooperative partnerships.
1900	(6) Each regional advisory committee shall meet:
1901	(a) as necessary to discuss the items described in Subsection (5); and
1902	(b) no fewer than two times in each year.
1903	(7) Each regional advisory committee shall report to the board:
1904	(a) before September 1 at least once each year regarding:
1905	(i) the regional advisory committee's findings during the year; and

1906	(ii) any recommendations from the regional advisory committee to the board; and
1907	(b) at any board meeting at which the regional advisory committee requests an
1908	opportunity to report to the board.
1909	Section 19. Section 63H-7a-302 is amended to read:
1910	63H-7a-302. 911 Division duties and powers.
1911	(1) The 911 Division shall:
1912	[(a) review and make recommendations to the executive director:]
1913	[(i) regarding:]
1914	[(A)] (a) develop and report to the director minimum standards and best practices for
1915	public safety answering points in the state, including minimum technical, administrative, fiscal,
1916	network, and operational standards [for the implementation of unified statewide 911
1917	emergency services] for public safety answering points and dispatch centers in the state;
1918	[(B)] (b) investigate and report to the director on emerging technology; [and]
1919	[(C) expenditures from the restricted accounts created in Section 69-2-5.6 by the 911
1920	Division on behalf of local public safety answering points in the state, with an emphasis on
1921	efficiencies and coordination in a regional manner;]
1922	[(ii) to assure] (c) monitor and coordinate the implementation of [a] the unified
1923	statewide 911 emergency services network;
1924	[(iii) to establish standards of operation throughout the state; and]
1925	[(iv) regarding] (d) investigate and recommend to the director mapping systems and
1926	technology necessary to implement the unified statewide 911 emergency services network;
1927	[(b)] (e) prepare and submit to the executive director for approval by the board:
1928	(i) an annual budget for the 911 Division;
1929	(ii) an annual plan for the [programs] projects funded by the Computer Aided Dispatch
1930	Restricted Account created in Section 63H-7a-303 and the Unified Statewide 911 Emergency
1931	Service Account created in Section 63H-7a-304; and
1932	(iii) information required by the director to contribute to the [comprehensive] strategic
1933	plan described in [Subsection 63H-7a-204(18)] Section 63H-7a-206;

1934	[(c) assist local Utah public safety answering points with the implementation and
1935	coordination of the 911 Division responsibilities as approved by the executive director and the
1936	board;]
1937	[(d) reimburse the state's Automated Geographic Reference Center in the Division of
1938	Integrated Technology of the Department of Technology Services, an amount equal to 1 cent
1939	per month levied on telecommunications service under Section 69-2-5.6 to enhance and
1940	upgrade digital mapping standards for unified statewide 911 emergency service as required by
1941	the division; and]
1942	[(e) fulfill all other duties imposed on the 911 Division by this chapter.]
1943	(f) assist public safety answering points implementing and coordinating the unified
1944	statewide 911 emergency services network; and
1945	(g) coordinate the development of an interoperable computer aided dispatch platform:
1946	(i) for public safety answering points; and
1947	(ii) where needed, to assist public safety answering points with the creation or
1948	integration of the interoperable computer aided dispatch system.
1949	(2) The 911 Division may recommend to the executive director to sell, lease, or
1950	otherwise dispose of equipment or personal property purchased, leased, or belonging to the
1951	authority that is related to funds expended from the [restricted account created in Sections
1952	69-2-5.5 and 69-2-5.6] Computer Aided Dispatch Restricted Account created in Section
1953	63H-7a-303 or the Unified Statewide 911 Emergency Service Account created in Section
1954	$\underline{63H-7a-304}$, the proceeds from which shall return to the respective restricted accounts.
1955	(3) The 911 Division may make recommendations to the executive director [to own,
1956	operate, or enter into contracts] for the use of the funds expended from the [restricted account
1957	created in Section 69-2-5.5] Computer Aided Dispatch Restricted Account created in Section
1958	<u>63H-7a-303</u> .
1959	(4) (a) The 911 Division shall review information regarding:
1960	(i) in aggregate, the number of service subscribers by service type in a political
1961	subdivision;

1962	(ii) network costs;
1963	(iii) public safety answering point costs;
1964	(iv) system engineering information; and
1965	(v) [a] connectivity between public safety answering point computer aided dispatch
1966	[system] systems.
1967	(b) In accordance with Subsection (4)(a) the 911 Division may request:
1968	(i) information as described in Subsection (4)(a)(i) from the State Tax Commission;
1969	and
1970	(ii) information from public safety answering points related to the computer aided
1971	dispatch system.
1972	(c) The information requested by and provided to the 911 Division under Subsection
1973	(4) is a protected record in accordance with Section $63G-2-305$.
1974	(5) The 911 Division shall recommend to the executive director, for approval by the
1975	board, rules in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, to:
1976	(a) administer the program funded by the Unified Statewide 911 Emergency Service
1977	restricted account created in Section 63H-7a-304, including rules that establish the criteria,
1978	standards, technology, and equipment that a public safety answering point [in Utah must] is
1979	required to adopt in order to qualify for goods or services that are funded from the restricted
1980	account; and
1981	(b) administer the Computer Aided Dispatch Restricted Account created in Section
1982	63H-7a-303, including rules that establish the criteria, standards, technology, and equipment
1983	that a public safety answering point [must] is required to adopt in order to qualify as a recipient
1984	of goods or services that are funded from the restricted account.
1985	(6) The board may authorize the 911 Division to employ an outside consultant to study
1986	and advise the division on matters related to the 911 Division duties regarding the public safety
1987	communications network.
1988	(7) This section does not expand the authority of the State Tax Commission to request

1989 additional information from a telecommunication service provider.

1990Section 20. Section 63H-7a-303 is amended to read:199163H-7a-303. Computer Aided Dispatch Restricted Account Creation1992Administration Permitted uses.1993(1) There is created a restricted account within the General Fund known as the1994"Computer Aided Dispatch Restricted Account," consisting of:1995[(a) proceeds from the fee imposed in Section 69-2-5.5;]1996[(b)] (a) money appropriated or otherwise made available by the Legislature; and	
1992Administration Permitted uses.1993(1) There is created a restricted account within the General Fund known as the1994"Computer Aided Dispatch Restricted Account," consisting of:1995[(a) proceeds from the fee imposed in Section 69-2-5.5;]	
 (1) There is created a restricted account within the General Fund known as the "Computer Aided Dispatch Restricted Account," consisting of: [(a) proceeds from the fee imposed in Section 69-2-5.5;] 	
 1994 "Computer Aided Dispatch Restricted Account," consisting of: 1995 [(a) proceeds from the fee imposed in Section 69-2-5.5;] 	
1995 [(a) proceeds from the fee imposed in Section 69-2-5.5;]	
1996 [(b)] (a) money appropriated or otherwise made available by the Legislature; and	
1997 [(c)] (b) contributions of money from federal agencies, political subdivisions of the	
1998 state, persons, or corporations.	
1999 [(2) The money in this restricted account shall be used exclusively for the following	
2000 statewide public purposes:]	
2001 (2) Subject to this Subsection (2) and appropriations by the Legislature, the authorit	Y
2002 may expend funds in the Computer Aided Dispatch Restricted Account for the following	
2003 purposes:	
2004 (a) enhancing public safety as provided in this chapter; and	
2005 (b) creating a shared computer aided dispatch system including:	
2006 (i) an interoperable computer aided dispatch platform that will be selected, shared, o	r
2007 hosted on a statewide or regional basis;	
2008 (ii) an interoperable computer aided dispatch platform selected by a county of the fit	st
2009 class, when:	
2010 (A) authorized through an interlocal agreement between the county's two primary	
2011 public safety answering points; and	
2012 (B) the county's computer aided dispatch platform is capable of interfacing with the	
2013 platform described in Subsection (2)(b)(i); and	
2014 (iii) a statewide computer aided dispatch system data sharing platform to provide	
2015 interoperability of systems.	
2016 [(3) (a) The 911 Division shall coordinate the development of an interoperable CAI) to
2017 CAD platform:]	

2018	[(i) for public safety answering points; and]
2019	[(ii) where needed, to assist public safety answering points with the creation or
2020	integration of the interoperable computer aided dispatch system.]
2021	[(b) The Administrative Services Division shall, in accordance with Section
2022	63H-7a-602:]
2023	[(i) annually report to the executive director the 911 Division's authorized
2024	disbursements from the restricted account;]
2025	[(ii) be responsible for the care, custody, safekeeping, collection, and accounting for
2026	disbursements; and]
2027	[(iii) submit an annual report to the executive director, which shall include:]
2028	[(A) the amount of each disbursement from the restricted account;]
2029	[(B) the recipient of each disbursement and a description of the project for which
2030	money was disbursed;]
2031	[(C) the conditions, if any, placed by the 911 Division, the board, or the Administrative
2032	Services Division on disbursements from the amount appropriated from the restricted account;]
2033	[(D) the planned expenditures from the restricted account for the next fiscal year; and]
2034	[(E) the amount of any unexpended funds carried forward.]
2035	[(4) (a) The Administrative Services Division may request information from a public
2036	safety answering point as necessary to prepare the report required by this section.]
2037	[(b) A recipient of goods or services under this section shall provide the information
2038	requested pursuant to Subsection (4)(a).]
2039	[(5) Subject to appropriation, the Administrative Services Division, created in Section
2040	6311-7a-601, may charge the administrative costs incurred in discharging the responsibilities
2041	imposed by this section.]
2042	[(6) Subject to an annual legislative appropriation from the restricted account to the
2043	Administrative Services Division, the Administrative Services Division shall disburse the
2044	money in the fund, based on the authorization of the board and the 911 Division under
2045	Subsection 63H-7a-302(5).]

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2046	(3) Subject to an appropriation by the Legislature and approval by the board, the
2047	Administrative Services Division may expend funds from the Computer Aided Dispatch
2048	Restricted Account to cover the Administrative Services Division's administrative costs related
2049	to the Computer Aided Dispatch Restricted Account.
2050	(4) On July 1, 2022, all funds in the Computer Aided Dispatch Restricted Account
2051	shall automatically transfer to the Unified Statewide 911 Emergency Service Account created
2052	in Section <u>63H-7a-304.</u>
2053	Section 21. Section 63H-7a-304 is amended to read:
2054	63H-7a-304. Unified Statewide 911 Emergency Service Account Creation
2055	Administration Permitted uses.
2056	(1) There is created a restricted account within the General Fund known as the "Unified
2057	Statewide 911 Emergency Service Account," consisting of:
2058	(a) proceeds from the fee imposed in Section $[69-2-5.6]$ <u>69-2-403</u> ;
2059	(b) money appropriated or otherwise made available by the Legislature; and
2060	(c) contributions of money, property, or equipment from federal agencies, political
2061	subdivisions of the state, persons, or corporations.
2062	[(2) The money in this restricted account shall be used exclusively for the statewide
2063	public]
2064	(2) (a) Except as provided in Subsection (4) and subject to Subsection (3) and
2065	appropriations by the Legislature, the authority may disburse funds in the Unified Statewide
2066	911 Emergency Service Account for the purpose of enhancing the statewide public safety
2067	communications network [related to the rapid and efficient delivery of] in order to rapidly and
2068	efficiently deliver 911 services in the state.
2069	(b) In expending funds in the Unified Statewide 911 Emergency Service Account, the
2070	authority shall give a higher priority to an expenditure that:
2071	(i) best promotes statewide public safety;
2072	(ii) best promotes interoperability;
2072	(iii) impacts the largest service territory

2073 (iii) impacts the largest service territory;

2074	(iv) impacts a densely populated area; or
2075	(v) impacts an underserved area.
2076	(c) The authority shall expend funds in the Unified Statewide 911 Emergency Service
2077	Account in accordance with the authority strategic plan described in Section 63H-7a-206.
2078	(d) The executive director shall recommend to the board expenditures for the authority
2079	to make from the Unified Statewide 911 Emergency Service Account in accordance with this
2080	Subsection (2).
2081	(3) Subject to an [annual legislative] appropriation [from the restricted account to the
2082	Administrative Services Division] by the Legislature and approval by the board, the
2083	Administrative Services Division [shall disburse the money] may use funds in the [fund, based
2084	on the authorization of the board and the 911 Division under Subsection 63H-7a-302(5).]
2085	Unified Statewide 911 Emergency Service Account to cover the Administrative Services
2086	Division's administrative costs related to the Unified Statewide 911 Emergency Service
2087	Account.
2088	(4) (a) The authority shall reimburse from the Unified Statewide 911 Emergency
2089	Service Account to the Automated Geographic Reference Center created in Section 63F-1-506
2090	an amount equal to up to 1 cent of each unified statewide 911 emergency service charge
2091	deposited into the Unified Statewide 911 Emergency Service Account under Section 69-2-403.
2092	(b) The Automated Geographic Reference Center shall use the funds reimbursed to the
2093	Automated Geographic Reference Center under Subsection (4)(a) to:
2094	(i) enhance and upgrade digital mapping standards; and
2095	(ii) maintain a statewide geospatial database for unified statewide 911 emergency
2096	service.
2097	Section 22. Section 63H-7a-403 is amended to read:
2098	63H-7a-403. Utah Statewide Radio System Restricted Account Creation
2099	Administration.
2100	
	(1) There is created a restricted account within the General Fund known as the "Utah

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2102 (a) money appropriated or otherwise made available by the Legislature; and 2103 (b) contributions of money from federal agencies, political subdivisions of the state, 2104 persons, or corporations. 2105 [(2) The money in this restricted account shall be used exclusively for the statewide] (2) (a) Subject to appropriations by the Legislature and subject to this Subsection (2). 2106 2107 the authority may expend funds in the Utah Statewide Radio System Restricted Account for the 2108 purpose of acquiring, constructing, operating, maintaining, and repairing a statewide radio 2109 system public safety communications network as authorized in Section 63H-7a-202, including: 2110 $\left[\frac{a}{a}\right]$ (i) public safety communications network and related facilities, real property, 2111 improvements, and equipment necessary for the acquisition, construction, and operation of 2112 services and facilities; 2113 [(b)] (ii) installation, implementation, and maintenance of the public safety 2114 communications network; 2115 [(c)] (iii) maintaining [the] and upgrading VHF and 800 MHz radio networks; and 2116 [(d)] (iv) an operating budget to include personnel costs not otherwise covered by 2117 funds from another account. 2118 (b) For each radio network charge that is deposited into the Utah Statewide Radio 2119 System Restricted Account under Section 69-2-404, the authority shall spend, subject to an 2120 appropriation by the Legislature and this Subsection (2): 2121 (i) on and after July 1, 2017, 18 cents of each total radio network charge to maintain the public safety communications network, including: 2122 2123 (A) the 800 MHz and VHF radio networks: 2124 (B) radio console network connectivity; 2125 (C) funding a statewide interoperability coordinator; and 2126 (D) supplementing costs formerly offset by public safety communications network user fees assessed by the authority before July 1, 2017; and 2127 (ii) on and after January 1, 2018, 34 cents of each total radio network charge to acquire, 2128 construct, equip, and install property for, and to make improvements to, the 800 MHz radio 2129

2130	system, including debt service costs.
2131	(c) In expending funds in the Utah Statewide Radio System Restricted Account, the
2132	authority shall give a higher priority to an expenditure that:
2133	(i) best promotes statewide public safety;
2134	(ii) best promotes interoperability;
2135	(iii) impacts the largest service territory;
2136	(iv) impacts a densely populated area; or
2137	(v) impacts an underserved area.
2138	(d) The authority shall expend funds in the Utah Statewide Radio System Restricted
2139	Account in accordance with the authority strategic plan described in Section <u>63H-7a-206</u> .
2140	(e) The executive director shall recommend to the board expenditures for the authority
2141	to make from the Utah Statewide Radio System Restricted Account in accordance with this
2142	Subsection (2).
2143	(3) [(a)] Subject to [appropriation] appropriations by the Legislature, the
2144	Administrative Services Division[, created in Section 63II-7a-601 may charge the] may expend
2145	funds in the Utah Statewide Radio System Restricted Account for administrative costs
2146	[incurred in discharging the responsibilities imposed by this section] that the Administrative
2147	Services Division incurs related to the Utah Statewide Radio System Restricted Account.
2148	[(b) Subject to an annual legislative appropriation from the restricted account to the
2149	Administrative Services Division, the Administrative Services Division shall disburse the
2150	money in the fund, based on the authorization of the board and the Radio Network Division
2151	under Subsection 63H-7a-402(1)(d).]
2152	Section 23. Section 63H-7a-404 is amended to read:
2153	63H-7a-404. Public safety communications network Maintenance Upgrade
2154	Comprehensive plan Stakeholder meeting Report.
2155	(1) The Radio Network Division shall[: (a) (i)] administer the development,
2156	installation, implementation, and maintenance of the [Utah Statewide Public Safety
2157	Communications network system] public safety communications network for the authority[;],

2158	for the benefit of state government entities and political subdivisions of the state that use the
2159	public safety communications network.
2160	[(ii) spend up to \$1,500,000 of the one-time appropriation in fiscal year 2015-16 for a
2161	study, the scope of which shall be determined by the board based on the advice of the Radio
2162	Network Division, the 911 Division, and the executive director, to complete a detailed design
2163	and planning proposal for the upgrade and expansion of all phases of the public safety
2164	communication network, which shall include at least:]
2165	[(A) the system design for the state backbone and the implications of local coverage;]
2166	[(B) whether other public safety communications networks can be integrated with the
2167	state backbone;]
2168	[(C) estimates of the full cost of completing the state backbone to specified standards,
2169	local subsystems, and the potential advantages of using a request for proposal approach to
2170	solicit private and public sector participation in the project;]
2171	[(D) a financial analysis estimating funds necessary to cover debt service of revenue
2172	bonds issued to finance the cost of completing the statewide radio system upgrade and
2172 2173	bonds issued to finance the cost of completing the statewide radio system upgrade and expansion; and]
2173	expansion; and]
2173 2174	expansion; and] [(E) a review of the project governance and implementation; and]
2173 2174 2175	expansion; and] [(E) a review of the project governance and implementation; and] [(iii) spend the remainder of the one-time appropriation in the 2015-16 fiscal year:]
2173 2174 2175 2176	expansion; and] [(E) a review of the project governance and implementation; and] [(iii) spend the remainder of the one-time appropriation in the 2015-16 fiscal year:] [(A) for exigent circumstances related to the public safety communications network;]
 2173 2174 2175 2176 2177 	expansion; and] [(E) a review of the project governance and implementation; and] [(iii) spend the remainder of the one-time appropriation in the 2015-16 fiscal year:] [(A) for exigent circumstances related to the public safety communications network;] [(B) to purchase dispatch radio consoles; and]
 2173 2174 2175 2176 2177 2178 	<pre>expansion; and] [(E) a review of the project governance and implementation; and] [(iii) spend the remainder of the one-time appropriation in the 2015-16 fiscal year:] [(A) for exigent circumstances related to the public safety communications network;] [(B) to purchase dispatch radio consoles; and] [(C) for other needs identified within the detailed design proposal.]</pre>
2173 2174 2175 2176 2177 2178 2179	<pre>expansion; and] [(E) a review of the project governance and implementation; and] [(iii) spend the remainder of the one-time appropriation in the 2015-16 fiscal year:] [(A) for exigent circumstances related to the public safety communications network;] [(B) to purchase dispatch radio consoles; and] [(C) for other needs identified within the detailed design proposal:] [(b) The one-time appropriation in the 2015-16 fiscal year to the Radio Network</pre>
2173 2174 2175 2176 2177 2178 2179 2180	expansion; and] [(E) a review of the project governance and implementation; and] [(iii) spend the remainder of the one-time appropriation in the 2015-16 fiscal year:] [(A) for exigent circumstances related to the public safety communications network;] [(B) to purchase dispatch radio consoles; and] [(C) for other needs identified within the detailed design proposal.] [(b) The one-time appropriation in the 2015-16 fiscal year to the Radio Network Division is non-lapsing.]
2173 2174 2175 2176 2177 2178 2179 2180 2181	expansion; and] [(E) a review of the project governance and implementation; and] [(iii) spend the remainder of the one-time appropriation in the 2015-16 fiscal year:] [(A) for exigent circumstances related to the public safety communications network;] [(B) to purchase dispatch radio consoles; and] [(C) for other needs identified within the detailed design proposal.] [(b) The one-time appropriation in the 2015-16 fiscal year to the Radio Network Division is non-lapsing.] [(c) (i) When the study under Subsection (1)(a) is complete, the board shall report to
2173 2174 2175 2176 2177 2178 2179 2180 2181 2182	expansion; and] [(E) a review of the project governance and implementation; and] [(iii) spend the remainder of the one-time appropriation in the 2015-16 fiscal year:] [(A) for exigent circumstances related to the public safety communications network;] [(B) to purchase dispatch radio consoles; and] [(C) for other needs identified within the detailed design proposal.] [(b) The one-time appropriation in the 2015-16 fiscal year to the Radio Network Division is non-lapsing.] [(c) (i) When the study under Subsection (1)(a) is complete, the board shall report to the Legislative Executive Appropriations Committee, which shall study appropriate funding

2186	[(2) Current radio user fees imposed by the authority may be repealed on July 1, 2016,
2187	contingent upon an ongoing funding source being established for the construction of a new
2188	public safety communications network and the operation and maintenance of the authority.]
2189	[(3) In accordance with Section 63II-7a-603, the Administrative Services Division is
2190	responsible for the care, custody, safekeeping, collection, and accounting for disbursements
2191	from the Utah Statewide Radio System Restricted Account and shall submit an annual report to
2192	the executive director for approval by the board.]
2193	(2) In developing and maintaining the public safety communications network as
2194	described in Subsection (1), the Radio Network Division shall:
2195	(a) maintain and upgrade existing VHF and 800 MHz radio networks;
2196	(b) coordinate with state government entities, political subdivisions of the state, and
2197	public and private providers; and
2198	(c) contract for facilities, equipment, and services for the public safety communications
2199	network in a manner that:
2200	(i) complies with Title 63G, Chapter 6a, Utah Procurement Code;
2201	(ii) promotes high-quality, cost-effective services for public safety communications
2202	network users;
2203	(iii) evaluates the costs and benefits of using existing public or private facilities,
2204	equipment, or services or developing or establishing new facilities, equipment, or services;
2205	(iv) where economically beneficial without compromising quality or reliability of
2206	service, avoids duplicating existing private or public facilities, equipment, or services; and
2207	(v) considers the plan developed under Subsection (3).
2208	(3) The Radio Network Division and the executive director shall, before January 15,
2209	2018, meet with all public safety communications network stakeholders, including public and
2210	private providers in the state, to:
2211	(a) identify the locations and functional capabilities of existing public and private
2212	communications facilities in the state; and
2212	(b) develop a detailed comprehensive plan for:

2213 (b) develop a detailed, comprehensive plan for:

2214	(i) repairing and maintaining the existing public safety communications network; and
2215	(ii) upgrading the public safety communications network.
2216	(4) The plan described in Subsection (3) shall include:
2217	(a) a statewide system design;
2218	(b) anticipated coverage maps;
2219	(c) any public and private communications facilities that can be integrated with the
2220	public safety communications network; and
2221	(d) a detailed cost estimate for maintaining or upgrading the public safety
2222	communications network.
2223	(5) In addition to meeting with stakeholders under Subsection (3) , the authority shall
2224	issue a request for information for maintaining or upgrading the public safety communications
2225	network such that the authority receives all request for information responses before January
2226	<u>15, 2018.</u>
2227	(6) Any radio user fee that the authority assessed on a user of the public safety
2228	communications network before July 1, 2017, is repealed.
2229	Section 24. Section 63H-7a-502 is amended to read:
2230	63H-7a-502. Interoperability Division duties.
2231	(1) The Interoperability Division shall:
2232	(a) review and make recommendations to the executive director, for approval by the
2233	board, regarding:
2234	(i) statewide interoperability coordination and FirstNet standards;
2235	(ii) technical, administrative, fiscal, technological, network, and operational issues for
2236	the implementation of statewide interoperability, coordination, and FirstNet;
2237	(iii) assisting [local] <u>public</u> agencies with the implementation and coordination of the
2238	Interoperability Division responsibilities; and
2239	(iv) training for the public safety communications network and unified statewide 911
2240	emergency services;
2241	(b) review information and records regarding:

2243	political subdivision;
2244	(ii) matters related to statewide interoperability coordination;
2245	(iii) matters related to FirstNet including advising the governor regarding FirstNet; and
2246	(iv) training needs;
2247	(c) prepare and submit to the executive director for approval by the board:
2248	(i) an annual plan for the Interoperability Division; and
2249	(ii) information required by the director to contribute to the comprehensive strategic
2250	plan described in [Subsection 63H-7a-204(18)] Section 63H-7a-206; and
2251	(d) fulfill all other duties imposed on the Interoperability Division by this chapter.
2252	(2) The Interoperability Division may:
2253	(a) recommend to the executive director to own, operate, or enter into contracts related
2254	to statewide interoperability, FirstNet, and training;
2255	(b) request information needed under Subsection (1)(b)(i) from:
2256	(i) the State Tax Commission; and
2257	(ii) public safety agencies; and
2258	(c) employ an outside consultant to study and advise the Interoperability Division on:
2259	(i) issues of statewide interoperability;
2260	(ii) FirstNet; and
2261	(iii) training[; and].
2262	[(d) request the board to appoint an advisory committee in accordance with Section
2263	63H-7a-504.]
2264	(3) The information requested by and provided to the Interoperability Division under
2265	Subsection (1)(b)(i) is a protected record in accordance with Section 63G-2-305.
2266	(4) This section does not expand the authority of the State Tax Commission to request
2267	additional information from a telecommunication service provider.
2268	Section 25. Section 63H-7a-601 is amended to read:
2269	63H-7a-601. Administrative Services Division Creation Legal services.

2270	(1) This part is known as [the] "Administrative Services Division."
2271	(2) There is created within the authority the Administrative Services Division.
2272	(3) The Administrative Services Division shall provide financial and human resources
2273	assistance to the authority under the direction of the board and the executive director.
2274	(4) At the board's request and with the board's approval, the Administrative Services
2275	Division [shall] may establish or contract for legal services for the authority.
2276	Section 26. Section 63H-7a-602 is repealed and reenacted to read:
2277	63H-7a-602. Duties Administrative Services Division Accounting for
2278	authority disbursements.
2279	The Administrative Services Division is responsible for the care, custody, safekeeping,
2280	collection, and accounting for disbursements made by the authority under:
2281	(1) Section <u>63H-7a-303;</u>
2282	(2) Section <u>63H-7a-304; and</u>
2283	(3) Section <u>63H-7a-403.</u>
2284	Section 27. Section 63H-7a-603 is amended to read:
2285	63H-7a-603. Financial officer Duties.
2286	(1) The executive director shall appoint a financial officer for the Administrative
2287	Services Division with the approval of the board.
2288	(2) The financial officer shall be responsible for accounting for the authority,
2289	including:
2290	(a) safekeeping and investment of public funds of the authority, including the funds
2291	expended from the restricted accounts created in [Sections 69-2-5.5, 69-2-5.6, 69-2-5.7, and
2292	69-2-5.8] <u>this chapter;</u>
2293	(b) the proper collection, deposit, disbursement, and management of the public funds
2294	of the authority in accordance with Title 51, Chapter 7, State Money Management Act;
2295	(c) having authority to sign all bills payable, notes, checks, drafts, warrants, or other
2296	negotiable instruments in the absence of the executive director and the executive director's
2297	designated employee;

(d) providing to the board and the executive director a statement of the condition of the
finances of the authority, at least annually and at such other times as shall be requested by the
board; and
(e) performing all other duties incident to the financial officer.
$\left[\frac{(2)}{(3)}\right]$ The financial officer shall:
(a) be bonded in an amount established by the State Money Management Council; and
(b) file written reports with the State Money Management Council pursuant to Section
51-7-15.
Section 28. Section 63H-7a-701 is repealed and reenacted to read:
Part 7. Investment of Authority Funds
<u>63H-7a-701.</u> Investment of authority funds.
(1) The state treasurer shall invest all money held on deposit by or on behalf of the
authority.
(2) The board may provide advice to the state treasurer concerning investment of the
money of the authority.
Section 29. Section 63H-7a-803 is amended to read:
63H-7a-803. Relation to certain acts Participation in Risk Management Fund.
(1) The Utah Communications Authority is exempt from:
(a) Title 63A, Utah Administrative Services Code, except as provided in Section
63A-4-205.5;
(b) Title 63G, Chapter 4, Administrative Procedures Act; and
[(c) Title 63J, Chapter 1, Budgetary Procedures Act; and]
[(d)] (c) Title 67, Chapter 19, Utah State Personnel Management Act.
(2) (a) The board shall adopt budgetary procedures, accounting, and personnel and
human resource policies substantially similar to those from which they have been exempted in
Subsection (1).
(b) The authority, the board, and the committee members are subject to Title 67,
Chapter 16, Utah Public Officers' and Employees' Ethics Act.

2326	(c) The authority is subject to Title 52, Chapter 4, Open and Public Meetings Act.
2327	(d) The authority is subject to Title 63G, Chapter 6a, Utah Procurement Code.
2328	(e) The authority is subject to Title 63J, Chapter 1, Budgetary Procedures Act.
2329	(3) Subject to the requirements of Subsection $63E-1-304(2)$, the administration may
2330	participate in coverage under the Risk Management Fund created by Section 63A-4-201.
2331	Section 30. Section 63I-1-269 is amended to read:
2332	63I-1-269. Repeal dates, Title 69.
2333	Section [69-2-5.6] 69-2-403, emergency services telecommunications charge to fund
2334	unified statewide 911 emergency service, is repealed July 1, 2021.
2335	Section 31. Section 63I-2-263 is amended to read:
2336	63I-2-263. Repeal dates, Title 63A to Title 63N.
2337	(1) Section 63A-5-227 is repealed on January 1, 2018.
2338	(2) Section <u>63H-7a-303</u> is repealed on July 1, 2022.
2339	[(2)] (3) Subsection 63N-3-109(2)(f)(i)(B) is repealed July 1, 2020.
2340	[(3)] (4) Section 63N-3-110 is repealed July 1, 2020.
2341	Section 32. Section 63J-1-602.4 is amended to read:
2342	63J-1-602.4. List of nonlapsing funds and accounts Title 61 through Title 63N.
2343	(1) Funds paid to the Division of Real Estate for the cost of a criminal background
2344	check for a mortgage loan license, as provided in Section 61-2c-202.
2345	(2) Funds paid to the Division of Real Estate for the cost of a criminal background
2346	check for principal broker, associate broker, and sales agent licenses, as provided in Section
2347	61-2f-204.
2348	(3) Certain funds donated to the Department of Human Services, as provided in
2349	Section 62A-1-111.
2350	(4) Appropriations from the National Professional Men's Basketball Team Support of
2351	Women and Children Issues Restricted Account created in Section 62A-1-202.
2352	(5) Certain funds donated to the Division of Child and Family Services, as provided in
2353	Section 62A-4a-110.

2354	(6) Appropriations from the Choose Life Adoption Support Restricted Account created
2355	in Section 62A-4a-608.
2356	(7) Appropriations to the Division of Services for People with Disabilities, as provided
2357	in Section 62A-5-102.
2358	(8) Appropriations to the Division of Fleet Operations for the purpose of upgrading
2359	underground storage tanks under Section 63A-9-401.
2360	(9) A portion of the funds appropriated to the Utah Seismic Safety Commission, as
2361	provided in Section 63C-6-104.
2362	(10) Funds appropriated or collected for publishing the Office of Administrative Rules'
2363	publications, as provided in Section 63G-3-402.
2364	(11) The Immigration Act Restricted Account created in Section 63G-12-103.
2365	(12) Money received by the military installation development authority, as provided in
2366	Section 63H-1-504.
2367	(13) Appropriations from the Computer Aided Dispatch Restricted Account created in
2368	<u>Section 63H-7a-303.</u>
2369	(14) Appropriations from the Unified Statewide 911 Emergency Service Account
2370	created in Section 63H-7a-304.
2371	(15) Appropriations from the Utah Statewide Radio System Restricted Account created
2372	<u>in Section 63H-7a-403.</u>
2373	[(13)] (16) Appropriations to the Utah Science Technology and Research Initiative
2374	created in Section 63M-2-301.
2375	[(14)] (17) Appropriations to fund the Governor's Office of Economic Development's
2376	Enterprise Zone Act, as provided in Title 63N, Chapter 2, Part 2, Enterprise Zone Act.
2377	[(15)] (18) The Motion Picture Incentive Account created in Section 63N-8-103.
2378	[(16)] (19) Certain money payable for commission expenses of the Pete Suazo Utah
2379	Athletic Commission, as provided under Section 63N-10-301.
2380	Section 33. Section 69-2-101, which is renumbered from Section 69-2-1 is renumbered
2381	and amended to read:

2382	CHAPTER 2. 911 EMERGENCY SERVICE
2383	Part 1. General Provisions
2384	[69-2-1]. <u>69-2-101.</u> Title.
2385	This chapter is known as [the "Emergency Telephone Service Law] "911 Emergency
2386	Service."
2387	Section 34. Section 69-2-102, which is renumbered from Section 69-2-2 is renumbered
2388	and amended to read:
2389	[69-2-2]. <u>69-2-102.</u> Definitions.
2390	As used in this chapter:
2391	(1) "911 emergency communication" means a direct 911 communication received by a
2392	public safety answering point.
2393	[(1)] (2) "911 emergency service" means a unified statewide communication system
2394	[which provides citizens with rapid] that provides a user with direct access to a public safety
2395	answering [points] point by dialing or accessing ["911" with the objective of reducing the
2396	response time to situations requiring law enforcement, fire, medical, rescue, and other
2397	emergency services] 911.
2398	(3) (a) "Access line" means a circuit-switched connection, or the functional equivalent
2399	of a circuit-switched connection, from an end user to the public switched network.
2400	(b) "Access line" includes:
2401	(i) a local exchange service switched access line within the state;
2402	(ii) a revenue producing radio communications access line with a billing address within
2403	the state; and
2404	(iii) a line provided by a service, including voice over Internet protocol, to a user with
2405	an address within the state, that allows the user to receive a call that originates on the public
2406	switched network and terminate a call to the public switched network.
2407	(4) "Commission" means the State Tax Commission.
2408	(5) "Dispatch center" means the same as that term is defined in Section 63H-7a-103.
2409	[(2)] (6) "Local exchange service" means the provision of public telecommunications

2410 services by a wireline common carrier to customers within a geographic area encompassing one 2411 or more local communities as described in the carrier's service territory maps, tariffs, price lists, or rate schedules filed with and approved by the Public Service Commission. 2412 2413 $\left[\frac{3}{2}\right]$ (7) "Local exchange service switched access line" means the transmission facility and local switching equipment used by a wireline common carrier to connect a customer 2414 2415 location to a carrier's local exchange switching network for providing two-way interactive 2416 voice, or voice capable, services. 2417 [(4)] (8) "Mobile telecommunications service" [is as defined in Section 54-8b-2] means 2418 the same as that term is defined in 4 U.S.C. Sec. 124. 2419 [(5)] (9) "Public agency" means [any county, city, town, special service district, or public authority located within the state which] a state government entity, a political 2420 subdivision of the state, a special service district, or an entity created by interlocal agreement 2421 2422 that provides or has authority to provide fire fighting, law enforcement, ambulance, medical, or other emergency services. 2423 [(6)] (10) "Public safety agency" means a functional division of a public agency which 2424 2425 provides fire fighting, law enforcement, medical, or other emergency services. $\left[\frac{7}{11}\right]$ (11) "Public safety answering point" means the same as that term is defined in 2426 2427 Section 63H-7a-203. 2428 [(8)] (12) "Public switched [telecommunications] network" [means the network of equipment, lines, and controls assembled to establish communication paths between calling 2429 and called parties in North America] means the same as that term is defined in 47 C.F.R. Sec. 2430 2431 20.3. 2432 [(9)] (13) "Radio communications access line" means the radio equipment and 2433 assigned customer identification number used to connect a mobile or fixed radio customer in 2434 Utah to a radio communication service provider's network for two-way interactive voice, or 2435 voice capable, services.

2436 [(10)] (14) (a) "Radio communications service" means a public telecommunications 2437 service providing the capability of two-way interactive telecommunications between mobile

2438	and fixed radio customers, and between mobile or fixed radio customers and the local
2439	exchange service network customers of a wireline common carrier.
2440	(b) "Radio communications service" [providers include corporations, persons or
2441	entities offering] includes:
2442	(i) cellular telephone service[,];
2443	(ii) enhanced specialized mobile radio service[,];
2444	(iii) rural radio service[;];
2445	(iv) a radio common carrier [services,];
2446	(v) a personal communications [services, and any equivalent] service; and
2447	(vi) any wireless public telecommunications service equivalent to the services
2448	described in this Subsection (14)(b), as defined in 47 CFR, parts 20, 22, 24, and 90.
2449	[(11)] (15) "Voice over Internet protocol service" [is as] means the same as that term is
2450	defined in Section 54-19-102.
2451	[(12)] (16) "Wireline common carrier" means a public telecommunications service
2452	provider that primarily uses metallic or nonmetallic cables and wires for connecting customers
2453	to its local exchange service networks.
2454	Section 35. Section 69-2-201, which is renumbered from Section 69-2-3 is renumbered
2455	and amended to read:
2456	Part 2. Public Safety Answering Points and Dispatch Centers
2457	[69-2-3]. <u>69-2-201.</u> Public safety answering point Establishment
2458	Administration Consolidation.
2459	[The governing authority of any]
2460	(1) (a) A public agency may [establish a 911 emergency service]:
2461	(i) operate a public safety answering point to provide 911 emergency service to any
2462	part [or all] of the [territory lying within the geographical] geographic area [of such] within the
2463	public [agency and may join with the governing authority of] agency's jurisdiction;
2464	(ii) subject to Subsection (1)(b), operate a public safety answering point with any other
2465	contiguous public agency to provide 911 emergency service to any part [or all of the territory

2466	lying within their respective] of the geographic area within the public agencies' jurisdictions[-];
2467	or
2468	[A county may provide 911 emergency service within other public safety agency jurisdictions
2469	only upon agreement with the governing authority of such public safety agency.]
2470	(iii) operate a public safety answering point under an agreement with another public
2471	agency that existed before January 1, 2017, to provide 911 emergency service to any part of the
2472	geographic area within the public agencies' jurisdictions.
2473	(b) A public agency that operates a public safety answering point in connection with a
2474	contiguous public agency shall:
2475	(i) provide for the operation of the public safety answering point by interlocal
2476	agreement between the public agencies; and
2477	(ii) submit a copy of the interlocal agreement to the director of the Utah
2478	Communications Authority.
2479	(2) Except as provided in Subsection (3), a public agency may not establish a dispatch
2480	center or a public safety answering point after January 1, 2017.
2481	(3) (a) A public agency that operates a public safety answering point established before
2482	January 1, 2017, may:
2483	(i) continue to operate the public safety answering point; or
2484	(ii) physically consolidate the public safety answering point with another public safety
2485	answering point operated by another contiguous public agency.
2486	(b) A county may establish a public safety answering point on or after January 1, 2017,
2487	if no public safety answering point exists in the county.
2488	(4) A public agency may, in order to provide funding for operating a public safety
2489	answering point:
2490	(a) seek funds from the federal or state government;
2491	(b) seek funds appropriated by local governmental taxing authorities to fund a public
2492	safety agency; or

2493 (c) seek gifts, donations, or grants from a private entity.

2494	(5) Before July 1, 2017, each dispatch center in the state shall enter into an interlocal
2495	agreement with the governing authority of a public safety answering point that serves the
2496	county where the dispatch center is located that provides for:
2497	(a) functional consolidation of the dispatch center with the public safety answering
2498	point; and
2499	(b) a plan for the public safety answering point to provide 911 emergency service to the
2500	geographic area served by the dispatch center.
2501	(6) A special service district that operates a public safety answering point or a dispatch
2502	center:
2503	(a) shall administer the public safety answering point or dispatch center in accordance
2504	with Title 17D, Chapter 1, Special Service District Act; and
2505	(b) may raise funds, borrow money, or incur indebtedness for the purpose of
2506	maintaining the public safety answering point or the dispatch center in accordance with:
2507	(i) Section <u>17D-1-105; and</u>
2508	(ii) Section <u>17D-1-103</u> .
2509	Section 36. Section 69-2-202 is enacted to read:
2510	69-2-202. Dispatch services Public safety answering point Department of
2511	Public Safety.
2512	(1) A public safety answering point shall, before providing dispatch services to the
2513	Department of Public Safety:
2514	(a) enter into a written agreement with the Department of Public Safety for providing
2515	dispatch services that specifies:
2516	(i) the scope of the services that the public safety answering point will provide; and
2517	(ii) the rate that the public safety answering point will charge the Department of Public
2518	Safety for dispatch services; and
2519	(b) submit a copy of the agreement to:
2520	(i) the director of the Utah Communications Authority; and
2521	(ii) the commissioner of the Department of Public Safety.

2522	(2) The Department of Public Safety shall, before providing dispatch services to a
2523	public agency as a public safety answering point:
2524	(a) enter into a written agreement with the public agency for providing dispatch
2525	services that specifies:
2526	(i) the scope of the services that the Department of Public Safety will provide; and
2527	(ii) the rate that the Department of Public Safety will charge the public agency for
2528	dispatch services; and
2529	(b) submit a copy of the agreement to:
2530	(i) the director of the Utah Communications Authority; and
2531	(ii) the commissioner of the Department of Public Safety.
2532	Section 37. Section 69-2-203 is enacted to read:
2533	<u>69-2-203.</u> Audit to assess emergency services County.
2534	Before January 1, 2018, each county in the state that is not served by a single,
2535	consolidated public safety answering point shall conduct an audit to determine:
2536	(1) how best to provide emergency services within the county; and
2537	(2) whether the county could provide more cost efficient emergency service or improve
2538	public safety by establishing a single public safety answering point for the county.
2539	Section 38. Section 69-2-301 is enacted to read:
2540	Part 3. Funding for 911 Emergency Service
2541	<u>69-2-301.</u> Public safety answering point 911 emergency service account
2542	Permitted uses of funds.
2543	(1) A public safety answering point shall maintain in a separate emergency
2544	telecommunications service fund any funds dispersed to the public safety answering point from
2545	the commission under Section 69-2-302, from proceeds of the 911 emergency services charge
2546	levied under Section 69-2-402.
2547	(2) A public safety answering point may expend the money in the emergency
2548	telecommunications service fund described in Subsection (1) to pay the costs of:
2549	(a) establishing, installing, maintaining, and operating a 911 emergency service system;

2550	(b) receiving and processing emergency communications from the 911 system or other
2551	communications or requests for emergency services;
2552	(c) integrating a 911 emergency service system into an established public safety
2553	answering point, including contracting with an access line provider or a vendor of appropriate
2554	terminal equipment as necessary to implement the 911 emergency services; or
2555	(d) indirect costs associated with the maintaining and operating of a 911 emergency
2556	services system.
2557	(3) A public safety answering point may expend revenue derived from the emergency
2558	telecommunications service fund described in Subsection (1) for personnel costs associated
2559	with receiving and processing communications and deploying emergency response resources.
2560	(4) Any unexpended funds at the end of a fiscal year in a public safety answering
2561	point's emergency telecommunications service fund described in Subsection (1) do not lapse.
2562	Section 39. Section 69-2-302 is enacted to read:
2563	69-2-302. Distribution of 911 emergency service charge revenue.
2564	(1) As used in this section:
2565	(a) "Proportional distribution" means the amount of a public safety answering point's
2566	proportion of 911 emergency service charge revenue calculated under Subsection (3).
2567	(b) "Proportion of total call volume" means the number of 911 emergency
2568	communications that a public safety answering point receives in a year divided by the number
2569	of total 911 emergency communications for the state for the year.
2570	(2) The commission shall transmit funds collected under Section 69-2-402 each month
2571	to a public safety answering point as follows:
2572	(a) for fiscal years 2018 and 2019 only, an amount equal to the greater of:
2573	(i) the amount of 911 emergency service charge revenue distributed to the public safety
2574	answering point for the same month in fiscal year 2017; or
2575	(ii) the public safety answering point's proportional distribution for the month; and
2576	(b) for a fiscal year after fiscal year 2019, the public safety answering point's
2577	

2578	(3) A public safety answering point's proportion of 911 emergency service charge
2579	revenue is an amount equal to the total funds collected under Section 69-2-402 for the current
2580	month multiplied by the average proportion of total call volume for the public safety answering
2581	point over the three years previous to the current year.
2582	(4) (a) For the purpose of the calculation described in Subsection (3), the Utah
2583	Communications Authority shall determine for each year:
2584	(i) the number of total 911 emergency communications for the state;
2585	(ii) the number of 911 emergency communications received by each public safety
2586	answering point; and
2587	(iii) the average per year, over the last three years before the current year, of total 911
2588	emergency communications for the state and 911 emergency communications received by each
2589	public safety answering point in the state.
2590	(b) The Utah Communications Authority shall report the numbers described in
2591	Subsection (4)(a) to the commission on or before January 15 of each year.
2592	Section 40. Section 69-2-303, which is renumbered from Section 69-2-5.8 is
2593	renumbered and amended to read:
2594	[69-2-5.8]. <u>69-2-303.</u> State Tax Commission Redistribution of emergency
2595	service charges revenue.
2596	(1) As used in this section:
2597	[(a) "Commission" means the State Tax Commission.]
2598	[(i)] (a) "[Secondary] Alternate recipient [political subdivision] public safety answering
2599	point" means a [county, city, or town] public safety answering point that the commission
2600	determines should receive a redistribution.
2601	(b) "Eligible portion of qualifying telecommunications charge revenues" means the
2602	portion of qualifying telecommunications charge revenues that:
2603	(i) were part of an original distribution; and
2604	(ii) the commission determines should have been transmitted:
2605	(A) to [a secondary] an alternate recipient [political subdivision] public safety

2605 (A) to [a secondary] an alternate recipient [political subdivision] public safety

2606	answering point; and
2607	(B) during the redistribution period.
2608	(c) "Original distribution" means that the commission:
2609	(i) collects an amount of qualifying telecommunications charge revenues; and
2610	(ii) transmits the amount of qualifying telecommunications charge revenues to an
2611	original recipient [political subdivision] public safety answering point.
2612	(d) "Original recipient [political subdivision] public safety answering point" means a
2613	[county, city, or town] public safety answering point to which the commission makes an
2614	original distribution.
2615	(e) "Qualifying telecommunications charge revenues" means revenues the commission
2616	collects from a charge under[:] Part 4, 911 Emergency Service Charges.
2617	[(i) Section 69-2-5;]
2618	[(ii) Section 69-2-5.5;]
2619	[(iii) Section 69-2-5.6; or]
2620	[(iv) Section 69-2-5.7.]
2621	(f) "Redistribution" means that the commission:
2622	(i) makes an original distribution of qualifying telecommunications charge revenues to
2623	an original recipient [political subdivision] public safety answering point;
2624	(ii) after the commission makes the original distribution of qualifying
2625	telecommunications charge revenues to the original recipient [political subdivision] public
2626	safety answering point, determines that an eligible portion of qualifying telecommunications
2627	charge revenues should have been transmitted to [a secondary] an alternate recipient [political
2628	subdivision] public safety answering point as a result of:
2629	(A) a [county, city, or town] public safety answering point providing written notice to
2630	the commission that qualifying telecommunications charge revenues that the commission
2631	distributed to an original recipient [political subdivision] public safety answering point should
2632	have been transmitted to [a secondary recipient political subdivision] an alternate recipient
2633	public safety answering point; or

2634	(B) the commission finding that an extraordinary circumstance, as defined by rule
2635	made in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, exists
2636	that requires the commission to make a redistribution without receiving the notice described in
2637	Subsection (1)(f)(ii)(A); and
2638	(iii) in accordance with this section, transmits to the [secondary] alternate recipient
2639	[political subdivision] public safety answering point the eligible portion of qualifying
2640	telecommunications charge revenues for the redistribution period.
2641	(g) "Redistribution determination date" means the date the commission determines that
2642	[a secondary] an alternate recipient [political subdivision] public safety answering point should
2643	have received a redistribution, regardless of the date the commission actually transmits the
2644	redistribution to the [secondary] alternate recipient [political subdivision] public safety
2645	answering point.
2646	(h) "Redistribution period" means the time period:
2647	(i) if the commission determines that an eligible portion of qualifying
2648	telecommunications charge revenues should have been transmitted to [a secondary] an alternate
2649	recipient [political subdivision] public safety answering point beginning on a date that is 90 or
2650	more days before the redistribution determination date:
2651	(A) beginning 90 days before the redistribution determination date; and
2652	(B) ending on the redistribution determination date; or
2653	(ii) if the commission determines that an eligible portion of qualifying
2654	telecommunications charge revenues should have been transmitted to [a secondary] an alternate
2655	recipient [political subdivision] public safety answering point beginning on a date that is less
2656	than 90 days before the redistribution determination date:
2657	(A) beginning on the date the eligible portion of qualifying telecommunications charge
2658	revenues should have been transmitted to the [secondary] alternate recipient [political
2659	subdivision] public safety answering point; and
2660	(B) ending on the redistribution determination date.
2661	(2) Subject to Subsection (3), the commission may make a redistribution to $[a]$

2662	secondary] an alternate recipient [political subdivision] public safety answering point in an
2663	amount equal to the eligible portion of qualifying telecommunications charge revenues if:
2664	(a) the commission provides written notice to the following within 15 days after the
2665	commission determines to make the redistribution:
2666	(i) the original recipient [political subdivision] public safety answering point; and
2667	(ii) the [secondary] alternate recipient [political subdivision] public safety answering
2668	point; and
2669	(b) the commission obtains:
2670	(i) an amended return from each person that reports a transaction that will be subject to
2671	the redistribution; or
2672	(ii) if the commission determines that an amended return described in Subsection
2673	(2)(b)(i) is not required to make the redistribution, information:
2674	(A) supporting the redistribution; and
2675	(B) supplied by a person who collects $[a]$ qualifying telecommunications charge
2676	revenues, a [county, city, or town] public safety answering point, or the commission.
2677	(3) The commission shall make a redistribution within 60 days after the requirements
2678	of Subsection (2) are met.
2679	(4) This section does not limit the commission's authority to make a distribution of
2680	revenues under this chapter for a time period other than the redistribution period.
2681	Section 41. Section 69-2-401 is enacted to read:
2682	Part 4. 911 Emergency Service Charges
2683	<u>69-2-401.</u> State Tax Commission Administration of 911 emergency service
2684	charges.
2685	(1) The commission shall collect, enforce, and administer the charges levied under this
2686	part using the same procedures used in the administration, collection, and enforcement of state
2687	sales and use taxes under:
2688	(a) Title 59, Chapter 1, General Taxation Policies; and
2689	(b) Title 59, Chapter 12, Part 1, Tax Collection, except for:

2690	(i) Section <u>59-12-104;</u>
2691	(ii) Section <u>59-12-104.1;</u>
2692	(iii) Section 59-12-104.2;
2693	(iv) Section <u>59-12-104.6;</u>
2694	(v) Section <u>59-12-107.1; and</u>
2695	(vi) Section <u>59-12-123.</u>
2696	(2) The commission shall act on a provider that is delinquent in remitting a charge
2697	levied under this part in accordance with Title 59, Chapter 1, Part 14, Assessment, Collections,
2698	and Refunds Act.
2699	(3) The commission may determine by rule made in accordance with Title $63G$,
2700	Chapter 3, Utah Administrative Rulemaking Act, requirements and procedures for
2701	administering, collecting, and enforcing the charges levied under this part.
2702	(4) The commission shall retain and deposit an administrative charge in accordance
2703	with Section 59-1-306 from the funds that the commission collects from the charges levied
2704	under this part.
2705	(5) The charges levied under this part are subject to Section 69-2-303.
2706	Section 42. Section 69-2-402 is enacted to read:
2706 2707	Section 42. Section 69-2-402 is enacted to read: <u>69-2-402.</u> 911 emergency service charge.
2707	69-2-402. 911 emergency service charge.
2707 2708	<u>69-2-402.</u> 911 emergency service charge. (1) As used in this section, "911 emergency service charge" means the 911 emergency
2707 2708 2709	<u>69-2-402.</u> 911 emergency service charge. (1) As used in this section, "911 emergency service charge" means the 911 emergency service charge levied by the state under Subsection (2).
2707 2708 2709 2710	 <u>69-2-402.</u> 911 emergency service charge. (1) As used in this section, "911 emergency service charge" means the 911 emergency service charge levied by the state under Subsection (2). (2) (a) Subject to Subsection (6), there is imposed on each access line in the state a 911
2707 2708 2709 2710 2711	 <u>69-2-402.</u> 911 emergency service charge. (1) As used in this section, "911 emergency service charge" means the 911 emergency service charge levied by the state under Subsection (2). (2) (a) Subject to Subsection (6), there is imposed on each access line in the state a 911 emergency service charge of 71 cents per month.
2707 2708 2709 2710 2711 2712	 <u>69-2-402.</u> 911 emergency service charge. (1) As used in this section, "911 emergency service charge" means the 911 emergency service charge levied by the state under Subsection (2). (2) (a) Subject to Subsection (6), there is imposed on each access line in the state a 911 emergency service charge of 71 cents per month. (b) An access line is within the state for the purposes of Subsection (2)(a) if the
 2707 2708 2709 2710 2711 2712 2713 	 <u>69-2-402.</u> 911 emergency service charge. (1) As used in this section, "911 emergency service charge" means the 911 emergency service charge levied by the state under Subsection (2). (2) (a) Subject to Subsection (6), there is imposed on each access line in the state a 911 emergency service charge of 71 cents per month. (b) An access line is within the state for the purposes of Subsection (2)(a) if the telecommunications services provided over the access line are located within the state:
2707 2708 2709 2710 2711 2712 2713 2714	 <u>69-2-402.</u> 911 emergency service charge. (1) As used in this section, "911 emergency service charge" means the 911 emergency service charge levied by the state under Subsection (2). (2) (a) Subject to Subsection (6), there is imposed on each access line in the state a 911 emergency service charge of 71 cents per month. (b) An access line is within the state for the purposes of Subsection (2)(a) if the telecommunications services provided over the access line are located within the state: (i) for the purposes of sales and use taxes under Title 59, Chapter 12, Sales and Use

2718	bill and collect the 911 emergency service charge.
2719	(b) A person that bills and collects the 911 emergency service charge shall, except for
2720	costs retained under Subsection (3)(g)(iii), remit the 911 emergency service charge to the
2721	commission:
2722	(i) monthly on or before the last day of the month immediately following the last day of
2723	the previous month if:
2724	(A) the person is required to file a sales and use tax return with the commission
2725	monthly under Section 59-12-108; or
2726	(B) the person is not required to file a sales and use tax return under Title 59, Chapter
2727	12, Sales and Use Tax Act; or
2728	(ii) quarterly on or before the last day of the month immediately following the last day
2729	of the previous quarter if the person is required to file a sales and use tax return with the
2730	commission quarterly under Section 59-12-107.
2731	(c) Except as provided in Subsections (3)(d) and (e), if an access line user is not
2732	required to pay for the service, the access line provider shall collect the 911 emergency service
2733	charge from the person that is required to pay for the access line.
2734	(d) The 911 emergency service charge is not imposed on a provider of a consumer of
2735	federal wireless lifeline service if the consumer does not pay the provider for the service.
2736	(e) A consumer of federal wireless lifeline service shall pay, and the provider of the
2737	service shall collect and remit, the 911 emergency service charge when the consumer purchases
2738	from the provider optional services in addition to the federally funded lifeline benefit.
2739	(f) The 911 emergency service charge is not imposed on an access line provided for
2740	public pay telecommunications service.
2741	(g) The person that bills and collects the 911 emergency service charge:
2742	(i) shall remit the 911 emergency service charge along with a form prescribed by the
2743	commission;
2744	(ii) may bill the 911 emergency service charge in combination with the charges levied
2745	under Sections 69-2-403 and 69-2-404 as one line item charge for 911 emergency service; and

2746	(iii) may retain an amount not to exceed 1.5% of the 911 emergency service charge as
2747	reimbursement for the cost of billing, collecting, and remitting the 911 emergency service
2748	charge.
2749	(4) The commission shall transmit the funds the commission collects from the 911
2750	emergency service charge monthly to a public safety answering point in accordance with
2751	<u>Section 69-2-302.</u>
2752	(5) An access line provider that fails to comply with this section is subject to penalties
2753	and interest as provided in Sections 59-1-401 and 59-1-402.
2754	(6) The state may impose, bill, and collect the 911 emergency service charge on a
2755	mobile telecommunications service only to the extent permitted by the Mobile
2756	Telecommunications Sourcing Act, 4 U.S.C. Sec. 116 et seq.
2757	Section 43. Section 69-2-403, which is renumbered from Section 69-2-5.6 is
2758	renumbered and amended to read:
2759	[69-2-5.6]. <u>69-2-403.</u> Unified statewide 911 emergency service charge to fund
2760	Unified Statewide 911 Emergency Service Account.
2760 2761	Unified Statewide 911 Emergency Service Account. (1) As used in this section, "unified statewide 911 emergency service charge" means
2761	(1) As used in this section, "unified statewide 911 emergency service charge" means
2761 2762	(1) As used in this section, "unified statewide 911 emergency service charge" means the unified statewide 911 emergency service charge imposed under Subsection (2).
2761 2762 2763	 (1) As used in this section, "unified statewide 911 emergency service charge" means the unified statewide 911 emergency service charge imposed under Subsection (2). [(1)] (2) (a) Subject to Subsection [69-2-5(3)(g)] (6), there is imposed on each access
2761 2762 2763 2764	 (1) As used in this section, "unified statewide 911 emergency service charge" means the unified statewide 911 emergency service charge imposed under Subsection (2). [(1)] (2) (a) Subject to Subsection [69-2-5(3)(g)] (6), there is imposed on each access line in the state a unified statewide 911 emergency service charge of 9 cents per month [on
2761 2762 2763 2764 2765	 (1) As used in this section, "unified statewide 911 emergency service charge" means the unified statewide 911 emergency service charge imposed under Subsection (2). [(1)] (2) (a) Subject to Subsection [69-2-5(3)(g)] (6), there is imposed on each access line in the state a unified statewide 911 emergency service charge of 9 cents per month [on each local exchange service switched access line and each revenue producing radio
2761 2762 2763 2764 2765 2766	 (1) As used in this section, "unified statewide 911 emergency service charge" means the unified statewide 911 emergency service charge imposed under Subsection (2). [(1)] (2) (a) Subject to Subsection [69-2-5(3)(g)] (6), there is imposed on each access line in the state a unified statewide 911 emergency service charge of 9 cents per month [on each local exchange service switched access line and each revenue producing radio communications access line that is subject to a 911 emergency services charge levied by a
2761 2762 2763 2764 2765 2766 2766	 (1) As used in this section, "unified statewide 911 emergency service charge" means the unified statewide 911 emergency service charge imposed under Subsection (2). [(1)] (2) (a) Subject to Subsection [69-2-5(3)(g)] (6), there is imposed on each access line in the state a unified statewide 911 emergency service charge of 9 cents per month [on each local exchange service switched access line and each revenue producing radio communications access line that is subject to a 911 emergency services charge levied by a county, city, town, or metro township under Section 69-2-5].
2761 2762 2763 2764 2765 2766 2766 2767 2768	 (1) As used in this section, "unified statewide 911 emergency service charge" means the unified statewide 911 emergency service charge imposed under Subsection (2). [(1)] (2) (a) Subject to Subsection [69-2-5(3)(g)] (6), there is imposed on each access line in the state a unified statewide 911 emergency service charge of 9 cents per month [on each local exchange service switched access line and each revenue producing radio communications access line that is subject to a 911 emergency services charge levied by a county, city, town, or metro township under Section 69-2-5]. (b) An access line is within the state for the purposes of Subsection (2)(a) if the
2761 2762 2763 2764 2765 2766 2767 2768 2769	 (1) As used in this section, "unified statewide 911 emergency service charge" means the unified statewide 911 emergency service charge imposed under Subsection (2). [(1)] (2) (a) Subject to Subsection [69-2-5(3)(g)] (6), there is imposed on each access line in the state a unified statewide 911 emergency service charge of 9 cents per month [on each local exchange service switched access line and each revenue producing radio communications access line that is subject to a 911 emergency services charge levied by a county, city, town, or metro township under Section 69-2-5]. (b) An access line is within the state for the purposes of Subsection (2)(a) if the telecommunications services provided over the access line are located within the state:
2761 2762 2763 2764 2765 2766 2767 2768 2769 2770	 (1) As used in this section, "unified statewide 911 emergency service charge" means the unified statewide 911 emergency service charge imposed under Subsection (2). [(1)] (2) (a) Subject to Subsection [69-2-5(3)(g)] (6), there is imposed on each access line in the state a unified statewide 911 emergency service charge of 9 cents per month [on each local exchange service switched access line and each revenue producing radio communications access line that is subject to a 911 emergency services charge levied by a county, city, town, or metro township under Section 69-2-5]. (b) An access line is within the state for the purposes of Subsection (2)(a) if the telecommunications services provided over the access line are located within the state: (i) for the purposes of sales and use taxes under Title 59, Chapter 12, Sales and Use

2774 collect the unified statewide 911 emergency [services] service charge [imposed under this 2775 section shall be:]. 2776 [(i) subject to Subsection 69-2-5(3)(g); and] 2777 [(ii) billed and collected by the person that provides:] [(A) local exchange service switched access line services;] 2778 [(B) radio communications access line services; or] 2779 2780 [(C) service described in Subsection 69-2-5(3)(a)(i)(C).] 2781 (b) A person that [pays a charge under this section] bills and collects the unified 2782 statewide 911 emergency service charge shall pay the unified statewide 911 emergency service 2783 charge to the commission: 2784 (i) monthly on or before the last day of the month immediately following the last day of 2785 the previous month if: 2786 (A) the person is required to file a sales and use tax return with the commission 2787 monthly under Section 59-12-108: or 2788 (B) the person is not required to file a sales and use tax return under Title 59. Chapter 2789 12, Sales and Use Tax Act; or 2790 (ii) quarterly on or before the last day of the month immediately following the last day of the previous quarter if the person is required to file a sales and use tax return with the 2791 2792 commission quarterly under Section 59-12-107. 2793 [(c) A charge imposed under this section shall be deposited into the Unified Statewide 911 Emergency Service Account created by Section 63II-7a-304.] 2794 [(d) If a subscriber of a service subject to a charge described in Subsection (1)] 2795 2796 (c) If an access line user is not required to pay for the [service] access line, the access 2797 line provider [of the service] shall collect the unified statewide 911 emergency service charge 2798 from the person that is required to pay for the [service] access line. 2799 $\left[\frac{3}{2}\right]$ (d) The person that bills and collects the [charges levied by this section pursuant to Subsections (2)(b) and (c) may] unified statewide 911 emergency service charge: 2800 (i) shall remit the unified statewide 911 emergency service charge along with a form 2801

2802	prescribed by the commission;
2803	[(a)] (ii) may bill the [charge imposed by this section] unified statewide 911 emergency
2804	service charge in combination with the [charge] charges levied under [Section 69-2-5] Sections
2805	69-2-402 and 69-2-404 as one line item charge for 911 emergency service; and
2806	[(b)] (iii) may retain an amount not to exceed 1.5% of the [charges] unified statewide
2807	911 emergency service charge collected under this section as reimbursement for the cost of
2808	billing, collecting, and remitting the [levy] unified statewide 911 emergency service charge.
2809	(4) The commission shall deposit any unified 911 emergency service charge remitted to
2810	the commission into the Unified Statewide 911 Emergency Service Account created in Section
2811	<u>63H-7a-304.</u>
2812	[(4) The State Tax Commission shall collect, enforce, and administer the charges
2813	imposed under Subsection (1) using the same procedures used in the administration, collection,
2814	and enforcement of the emergency services telecommunications charge to fund the Computer
2815	Aided Dispatch Restricted Account under Section 63H-7a-303.]
2816	[(5) Notwithstanding Section 63II-7a-304, the State Tax Commission shall retain and
2817	deposit an administrative charge in accordance with Section 59-1-306 from the revenues the
2818	State Tax Commission collects from a charge under this section.]
2819	[(6) A charge under this section is subject to Section 69-2-5.8.]
2820	(5) An access line provider that fails to comply with this section is subject to penalties
2821	and interest as provided in Sections 59-1-401 and 59-1-402.
2822	(6) The state may impose, bill, and collect an emergency services telecommunications
2823	charge under this section on a mobile telecommunications service only to the extent permitted
2824	by the Mobile Telecommunications Sourcing Act, 4 U.S.C. Sec. 116 et seq.
2825	(7) This section sunsets in accordance with Section 63I-1-269.
2826	Section 44. Section 69-2-404 is enacted to read:
2827	69-2-404. Radio network charge to fund the Utah Statewide Radio System
2828	Restricted Account.
2829	(1) As used in this section, "radio network charge" means the radio network charge

2830	imposed under Subsection (2).
2831	(2) (a) Subject to Subsection (6), there is imposed on each access line in the state a
2832	radio network charge of:
2833	(i) on and after July 1, 2017, and before January 1, 2018, 18 cents per month; and
2834	(ii) on and after January 1, 2018, 52 cents per month.
2835	(b) An access line is within the state for the purposes of Subsection (2)(a) if the
2836	telecommunications services provided over the access line are located within the state:
2837	(i) for the purposes of sales and use taxes under Title 59, Chapter 12, Sales and Use
2838	Tax Act; and
2839	(ii) as determined in accordance with Section 59-12-215.
2840	(3) (a) The person that provides service to an access line shall bill and collect the radio
2841	network charge.
2842	(b) A person that bills and collects the radio network charge shall pay the radio
2843	network charge to the commission:
2844	(i) monthly on or before the last day of the month immediately following the last day of
2845	the previous month if:
2846	(A) the person is required to file a sales and use tax return with the commission
2847	monthly under Section 59-12-108; or
2848	(B) the person is not required to file a sales and use tax return under Title 59, Chapter
2849	12, Sales and Use Tax Act; or
2850	(ii) quarterly on or before the last day of the month immediately following the last day
2851	of the previous quarter if the person is required to file a sales and use tax return with the
2852	commission quarterly under Section 59-12-107.
2853	(c) If an access line user is not required to pay for the access line, the access line
2854	provider shall collect the radio network charge from the person that is required to pay for the
2855	access line.
2856	(d) The person that bills and collects a radio network charge:
2857	(i) shall remit the radio network charge along with a form prescribed by the

2858	commission; and
2859	(ii) may bill the radio network charge in combination with the charges levied under
2860	Sections 69-2-402 and 69-2-403 as one line item charge for 911 emergency service.
2861	(4) The commission shall deposit any radio network charge remitted to the commission
2862	into the Utah Statewide Radio System Restricted Account created in Section 63H-7a-403.
2863	(5) An access line provider that fails to comply with this section is subject to penalties
2864	and interest as provided in Sections 59-1-401 and 59-1-402.
2865	(6) The state may impose, bill, and collect the radio network charge under this section
2866	on a mobile telecommunications service only to the extent permitted by the Mobile
2867	Telecommunications Sourcing Act, 4 U.S.C. Sec. 116 et seq.
2868	Section 45. Section 69-2-405, which is renumbered from Section 69-2-5.7 is
2869	renumbered and amended to read:
2870	[69-2-5.7]. <u>69-2-405.</u> Prepaid wireless 911 service charge to fund 911
2871	emergency service.
2872	(1) As used in this section:
2873	(a) "Consumer" means a person who purchases prepaid wireless telecommunications
2874	service in a transaction.
2875	(b) "Prepaid wireless 911 service charge" means the charge that is required to be
2876	collected by a seller from a consumer in the amount established under Subsection (2).
2877	(c) (i) "Prepaid wireless telecommunications service" means a wireless
2878	telecommunications service that:
2879	(A) is paid for in advance;
2880	(B) is sold in predetermined units of time or dollars that decline with use in a known
2881	amount or provides unlimited use of the service for a fixed amount or time; and
2882	(C) allows a caller to access 911 emergency service.
2883	(ii) "Prepaid wireless telecommunications service" does not include a wireless
2884	telecommunications service that is billed:
2885	(A) to a customer on a recurring basis; and

2886	(B) in a manner that includes the [emergency services telecommunications charges,
2887	described in] charges levied under Sections [69-2-5, 69-2-5.5, and 69-2-5.6] 69-2-402,
2888	69-2-403, and 69-2-404, for each radio communication access line assigned to the customer.
2889	(d) "Seller" means a person that sells prepaid wireless telecommunications service to a
2890	consumer.
2891	(e) "Transaction" means each purchase of prepaid wireless telecommunications service
2892	from a seller.
2893	(f) "Wireless telecommunications service" means commercial mobile radio service as
2894	defined by 47 C.F.R. Sec. 20.3, as amended.
2895	(2) There is imposed a prepaid wireless 911 service charge of $[1.9\%]$:
2896	(a) before January 1, 2018, 2.45% of the sales price per transaction; and
2897	(b) on and after January 1, 2018, 3.30% of the sales price per transaction.
2898	(3) (a) The prepaid wireless 911 service charge shall be collected by the seller from the
2899	consumer for each transaction occurring in this state.
2900	(b) (i) Except as provided in Subsections (3)(b)(ii) and (iii), if a user of a service
2901	subject to a charge described in Subsection (2) is not the consumer, the seller shall collect the
2902	charge from the consumer for the service.
2903	(ii) The charge described in Subsection (2) is not imposed on a seller or a consumer of
2904	federal wireless lifeline service if the consumer does not pay the seller for the service.
2905	(iii) A consumer of federal wireless lifeline service shall pay, and the seller of the
2906	service shall collect and remit, the charge described in Subsection (2) when the consumer
2907	purchases from the seller optional services in addition to the federally funded lifeline benefit.
2908	(4) The prepaid wireless 911 service charge shall be separately stated on an invoice,
2909	receipt, or similar document that is provided by the seller to the consumer.
2910	(5) For purposes of Subsection (3), the location of a transaction is determined in
2911	accordance with Sections 59-12-211 through 59-12-215.
2912	(6) When prepaid wireless telecommunications service is sold with one or more other
2913	products or services for a single non-itemized price, then the percentage specified in Section

2914	(2) shall apply to the entire non-itemized price.
2915	(7) A seller may retain 3% of prepaid wireless 911 service charges that are collected by
2916	the seller from consumers as reimbursement for the cost of billing, collecting, and remitting the
2917	charge.
2918	(8) [Prepaid wireless 911 service charges collected by a seller] A person that collects a
2919	prepaid wireless 911 service charge, except as retained under Subsection (7), shall [be
2920	remitted] remit the prepaid wireless 911 service charge to the [State Tax Commission]
2921	commission at the same time [as] that the seller remits to the [State Tax Commission]
2922	commission money collected by the person under Title 59, Chapter 12, Sales and Use Tax Act.
2923	[(9) The State Tax Commission:]
2924	[(a) shall collect, enforce, and administer the charge imposed under this section using
2925	the same procedures used in the administration, collection, and enforcement of the state sales
2926	and use taxes under:]
2927	[(i) Title 59, Chapter 1, General Taxation Policies; and]
2928	[(ii) Title 59, Chapter 12, Part 1, Tax Collection, except for:]
2929	[(A) Section 59-12-104;]
2930	[(B) Section 59-12-104.1;]
2931	[(C) Section 59-12-104.2;]
2932	[(D) Section 59-12-107.1; and]
2933	[(E) Section 59-12-123;]
2934	[(b) may retain up to 1.5% of the prepaid wireless 911 service charge revenue collected
2935	under Subsection (9)(a) as reimbursement for administering this section;]
2936	[(c) shall distribute the prepaid wireless 911 service charge revenue, except as retained
2937	under Subsection (9)(b), as follows:]
2938	[(i) 80.3% of the revenue shall be distributed to each county, city, town, or metro
2939	township in the same percentages and in the same manner as the entities receive money to fund
2940	911 emergency telecommunications services under Section 69-2-5;]
2941	[(ii) 7.9% of the revenue shall be distributed to fund the Computer Aided Dispatch

2942	Restricted Account created in Section 63II-7a-303;]
2943	[(iii) 11.8% of the revenue shall be distributed to fund the unified statewide 911
2944	emergency service as in Section 69-2-5.6; and]
2945	[(d) may make rules in accordance with Title 63G, Chapter 3, Utah Administrative
2946	Rulemaking Act, to administer, collect, and enforce the charges imposed under this section.]
2947	[(10) A charge under this section is subject to Section 69-2-5.8.]
2948	(9) The commission shall distribute:
2949	(a) on and after July 1, 2017, and before January 1, 2018:
2950	(i) 72.4% of the prepaid wireless 911 service charge revenue to a public safety
2951	answering point in accordance with Section 69-2-302;
2952	(ii) 9.2% of the prepaid wireless 911 service charge revenue to the Unified Statewide
2953	911 Emergency Service Account created in Section 63H-7a-304; and
2954	(iii) 18.4% of the revenue to the Utah Statewide Radio System Restricted Account; and
2955	(b) on and after January 1, 2018:
2956	(i) 53.8% of the prepaid wireless 911 service charge revenue to a public safety
2957	answering point in accordance with Section 69-2-302;
2958	(ii) 6.8% of the prepaid wireless 911 service charge revenue to the Unified Statewide
2959	911 Emergency Service Account created in Section 63H-7a-304; and
2960	(iii) 39.4% of the revenue to the Utah Statewide Radio System Restricted Account.
2961	Section 46. Section 69-2-501, which is renumbered from Section 69-2-6 is renumbered
2962	and amended to read:
2963	Part 5. Liability and Immunity
2964	[69-2-6]. <u>69-2-501.</u> Jurisdiction and employee immunity.
2965	(1) In implementing [a] 911 emergency [telephone] service, [the] any public agency
2966	and public safety [agencies and their employees] agency shall cooperate in establishing [the
2967	service and in its day-to-day provision] and providing 911 emergency service.
2968	(2) Any employee of any public safety agency which is a participant in $[a]$ 911
2969	emergency [telephone] service may respond and take any action to any call whether within or

2970 without the authorized territorial jurisdiction of the public safety agency.

2971 (3) In response to [emergency calls, employees of public safety agencies] an emergency

2972 <u>communication, an employee of a public safety agency</u> shall have the same immunity for any

2973 acts performed in the line of duty outside [their] the public safety agency's authorized

2974 [jurisdictions as they enjoy within their authorized jurisdictions] jurisdiction as the public

2975 <u>safety agency employee has within the public safety agency's authorized jurisdiction.</u>

2976 (4) No cause of action is created by any incorrect dispatch or response by any system or 2977 any public safety agency or by reason of elapsed response time.

2978 Section 47. Section **69-2-502**, which is renumbered from Section 69-2-7 is renumbered 2979 and amended to read:

2980

[69-2-7]. <u>69-2-502.</u> Limitation of duties and liabilities.

Except as provided in Section [69-2-8] 69-2-503, nothing contained in this chapter imposes any duties or liabilities beyond those otherwise specified by law upon any provider of local exchange service, radio communications service, voice over Internet protocol service, or terminal equipment needed to implement 911 emergency [telephone] service and the Utah statewide radio system and public safety communication network, created in Title 63H, Chapter 7a, Utah Communications Authority Act.

 $2300 \qquad \text{Chapter 7a, Ctar Communications Future for y rec.}$

2987 Section 48. Section **69-2-503**, which is renumbered from Section 69-2-8 is renumbered 2988 and amended to read:

2989 [69-2-8].

69-2-503. Liabilities of providers.

(1) A provider of local exchange service, radio communications service, or voice over
Internet protocol service may by tariff or agreement with a customer provide for the customer's
release of any claim, suit, or demand against the provider based upon a disclosure or a
nondisclosure of an unlisted or nonpublished telephone number and address, and the related
address, if a call for any 911 emergency [telephone] service is made from the customer's
telephone.

 ^{2996 (2)} A provider of local exchange service, radio communications service, voice over
 2997 Internet protocol service, or telephone terminal equipment needed to implement or enhance 911

2998	emergency [telephone] service, and their employees and agents, are not liable for any damages
2999	in a civil action for injuries, death, or loss to person or property incurred as a result of any act
3000	or omission of the provider, employee, or agent, in connection with developing, adopting,
3001	implementing, maintaining, enhancing, or operating a 911 emergency [telephone] service,
3002	except for damages or injury intentionally caused by or resulting from gross negligence of the
3003	provider or person.
3004	Section 49. Repealer.
3005	This bill repeals:
3006	Section 63H-7a-305, 911 Division expenses Responsibilities.
3007	Section 63H-7a-306, 911 Division to report annually.
3008	Section 63H-7a-307, 911 Advisory Committee Membership Duties.
3009	Section 63H-7a-405, Radio network advisory committees.
3010	Section 63H-7a-504, Interoperability advisory committees.
3011	Section 63H-7a-700, Title.
3012	Section 63H-7a-702, Bonds to be authorized by resolution Form Sale
3013	Negotiability Validity presumed.
3014	Section 63H-7a-703, Bonds and other obligations Additional powers of the
3015	authority.
3016	Section 63H-7a-704, Reserve funds for debt service.
3017	Section 63H-7a-705, Investment of the authority funds.
3018	Section 63H-7a-706, Publication of notice, resolution, or other proceeding Period
3019	for contesting.
3020	Section 69-2-4, Administration.
3021	Section 69-2-5, Funding for 911 emergency service Administrative charge.
3022	Section 69-2-5.5, Emergency services telecommunications charge to fund the
3023	Computer Aided Dispatch Restricted Account Administrative charge.
3024	Section 50. Effective date.
3025	This bill takes effect on July 1, 2017.

3026