#### 1 HOUSING AND TRANSIT REINVESTMENT ZONE AMENDMENTS 2024 GENERAL SESSION STATE OF UTAH **Chief Sponsor: Wayne A. Harper** House Sponsor: Stephen L. Whyte 2 3 LONG TITLE 4 **General Description:** 5 This bill amends provisions related to housing and transit reinvestment zones. 6 **Highlighted Provisions:** 7 This bill: 8 amends definitions related to housing and transit reinvestment zones; 9 • amends provisions related to affordable housing thresholds to require 12% of the proposed dwelling units be reserved for certain levels of income; 10 11 requires affordable housing requirements be met in each phase of development; 12 requires that a housing and transit reinvestment zone be at least 10 acres; 13 clarifies notice requirements to certain entities regarding the commencement of 14 collection of tax increment; 15 clarifies information required in a housing and transit reinvestment zone proposal; 16 adds [two additional] members [of the Legislature] to the housing and transit 17 reinvestment zone committee; 18 amends provisions regarding overlap of a housing and transit reinvestment zone with a 19 community reinvestment project area; 20 • amends provisions related to the sales and use tax increment captured within a housing 21 and transit reinvestment zone, including: 22 • how the base year is established; 23 • contiguity of affected sales and use tax boundaries; and 24 • limiting a housing and transit reinvestment zone to only one sales and use tax 25 increment period; 26 • amends the amount of housing and transit reinvestment zone funds allowed for 27 administration of the housing and transit reinvestment zone;

28	<ul> <li>allows minor adjustments to a housing and transit reinvestment zone if the county</li> </ul>
29	assessor or county auditor adjusts parcel boundaries; and
30	<ul> <li>makes technical changes.</li> </ul>
31	Money Appropriated in this Bill:
32	None
33	Other Special Clauses:
34	None
35	Utah Code Sections Affected:
36	AMENDS:
37	63N-3-602, as last amended by Laws of Utah 2023, Chapter 357
38	63N-3-603, as last amended by Laws of Utah 2023, Chapter 357
39	63N-3-604, as last amended by Laws of Utah 2023, Chapter 357
40	63N-3-605, as last amended by Laws of Utah 2023, Chapter 357
41	63N-3-607, as last amended by Laws of Utah 2022, Chapter 433
42	63N-3-610, as last amended by Laws of Utah 2022, Chapter 433
43	ENACTS:
44	63N-3-611, as Utah Code Annotated 1953
45	
46	Be it enacted by the Legislature of the state of Utah:
46 47	Section 1. Section 63N-3-602 is amended to read:
46 47 48	Section 1. Section 63N-3-602 is amended to read: 63N-3-602 . Definitions.
46 47 48 49	Section 1. Section 63N-3-602 is amended to read: 63N-3-602 . Definitions. As used in this part:
46 47 48 49 50	Section 1. Section 63N-3-602 is amended to read: 63N-3-602 . Definitions. As used in this part: (1) "Affordable housing" means housing occupied or reserved for occupancy by households
46 47 48 49 50 51	<ul> <li>Section 1. Section 63N-3-602 is amended to read:</li> <li>63N-3-602 . Definitions.</li> <li>As used in this part:</li> <li>(1) "Affordable housing" means housing occupied or reserved for occupancy by households with a gross household income[-] :</li> </ul>
46 47 48 49 50 51 52	<ul> <li>Section 1. Section 63N-3-602 is amended to read:</li> <li>63N-3-602 . Definitions.</li> <li>As used in this part:</li> <li>(1) "Affordable housing" means housing occupied or reserved for occupancy by households with a gross household income[-] :</li> <li>(a) equal to or less than 80% of the median gross income of the applicable municipal or</li> </ul>
46 47 48 49 50 51 52 53	<ul> <li>Section 1. Section 63N-3-602 is amended to read:</li> <li>63N-3-602 . Definitions.</li> <li>As used in this part:</li> <li>(1) "Affordable housing" means housing occupied or reserved for occupancy by households with a gross household income[-] :</li> <li>(a) equal to or less than 80% of the median gross income of the applicable municipal or county statistical area for households of the same size[-] , in certain circumstances as</li> </ul>
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<ul> <li>46</li> <li>47</li> <li>48</li> <li>49</li> <li>50</li> <li>51</li> <li>52</li> <li>53</li> <li>54</li> <li>55</li> </ul>	<ul> <li>Section 1. Section 63N-3-602 is amended to read:</li> <li>63N-3-602 . Definitions.</li> <li>As used in this part:</li> <li>(1) "Affordable housing" means housing occupied or reserved for occupancy by households with a gross household income[-] :</li> <li>(a) equal to or less than 80% of the median gross income of the applicable municipal or county statistical area for households of the same size[-], in certain circumstances as provided in this part; or</li> <li>(b) equal to or less than 60% of the median gross income of the applicable municipal or</li> </ul>
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<ul> <li>46</li> <li>47</li> <li>48</li> <li>49</li> <li>50</li> <li>51</li> <li>52</li> <li>53</li> <li>54</li> <li>55</li> <li>56</li> <li>57</li> <li>58</li> </ul>	<ul> <li>Section 1. Section 63N-3-602 is amended to read:</li> <li>63N-3-602 . Definitions.</li> <li>As used in this part:</li> <li>(1) "Affordable housing" means housing occupied or reserved for occupancy by households with a gross household income[-]:</li> <li>(a) equal to or less than 80% of the median gross income of the applicable municipal or county statistical area for households of the same size[-], in certain circumstances as provided in this part; or</li> <li>(b) equal to or less than 60% of the median gross income of the applicable municipal or county statistical area for households of the same size[.] via certain circumstances as provided in this part; or</li> <li>(b) equal to or less than 60% of the median gross income of the applicable municipal or county statistical area for households of the same size, in certain circumstances as provided in this part.</li> <li>(2) "Agency" means the same as that term is defined in Section 17C-1-102.</li> </ul>

62		beginning the first day of the calendar quarter determined by the last equalized tax roll
63		before the adoption of the housing and transit reinvestment zone.]
64	<u>(4)</u>	"Base year" means, for each tax increment collection period triggered within a proposed
65		housing and transit reinvestment zone area, the calendar year prior to the calendar year
66		the tax increment begins to be collected for those parcels triggered for that collection
67		period.
68	(5)	"Bus rapid transit" means a high-quality bus-based transit system that delivers fast and
69		efficient service that may include dedicated lanes, busways, traffic signal priority,
70		off-board fare collection, elevated platforms, and enhanced stations.
71	(6)	"Bus rapid transit station" means an existing station, stop, or terminal, or a proposed
72		station, stop, or terminal that is specifically identified [in] as needed in phase one of a
73		metropolitan planning organization's adopted long-range transportation plan and in
74		phase one of the relevant public transit district's [five-year] adopted long-range transit
75		plan:
76		(a) along an existing bus rapid transit line; or
77		(b) along an extension to an existing bus rapid transit line or new bus rapid transit line.
78	(7)	(a) "Commuter rail" means a heavy-rail passenger rail transit facility operated by a
79		large public transit district.
80		(b) "Commuter rail" does not include a light-rail passenger rail facility of a large public
81		transit district.
82	(8)	"Commuter rail station" means an existing station, stop, or terminal, or a proposed
83		station, stop, or terminal, which has been specifically identified [in] as needed in phase
84		$\underline{one\ of}\ a\ metropolitan\ planning\ organization's adopted\ long-range\ transportation\ plan\ and$
85		in phase one of the relevant public transit district's [five-year] adopted long-range transit
86		plan:
87		(a) along an existing commuter rail line;
88		(b) along an extension to an existing commuter rail line or new commuter rail line; or
89		(c) along a fixed guideway extension from an existing commuter rail line.
90	(9)	(a) "Developable area" means the portion of land within a housing and transit
91		reinvestment zone available for development and construction of business and
92		residential uses.
93		(b) "Developable area" does not include portions of land within a housing and transit
94		reinvestment zone that are allocated to:
95		(i) parks;

96	(ii) recreation facilities;
97	(iii) open space;
98	(iv) trails;
99	(v) publicly-owned roadway facilities; or
100	(vi) other public facilities.
101	(10) "Dwelling unit" means one or more rooms arranged for the use of one or more
102	individuals living together, as a single housekeeping unit normally having cooking,
103	living, sanitary, and sleeping facilities.
104	(11) "Enhanced development" means the construction of mixed uses including housing,
105	commercial uses, and related facilities.
106	(12) "Enhanced development costs" means extra costs associated with structured parking
107	costs, vertical construction costs, horizontal construction costs, life safety costs,
108	structural costs, conveyor or elevator costs, and other costs incurred due to the increased
109	height of buildings or enhanced development.
110	(13) "Fixed guideway" means the same as that term is defined in Section 59-12-102.
111	(14) "Horizontal construction costs" means the additional costs associated with earthwork,
112	over excavation, utility work, transportation infrastructure, and landscaping to achieve
113	enhanced development in the housing and transit reinvestment zone.
114	(15) "Housing and transit reinvestment zone" means a housing and transit reinvestment
115	zone created pursuant to this part.
116	(16) "Housing and transit reinvestment zone committee" means a housing and transit
117	reinvestment zone committee created pursuant to Section 63N-3-605.
118	(17) "Large public transit district" means the same as that term is defined in Section
119	17B-2a-802.
120	(18) "Light rail" means a passenger rail public transit system with right-of-way and fixed
121	rails:
122	(a) dedicated to exclusive use by light-rail public transit vehicles;
123	(b) that may cross streets at grade; and
124	(c) that may share parts of surface streets.
125	(19) "Light rail station" means an existing station, stop, or terminal or a proposed station,
126	stop, or terminal, which has been specifically identified [in] as needed in phase one of a
127	metropolitan planning organization's adopted long-range transportation plan and in
128	phase one of the relevant public transit district's [five-year] adopted long-range plan:
129	(a) along an existing light rail line; or

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130	(b) along an extension to an existing light rail line or new light rail line.
131	(20) "Metropolitan planning organization" means the same as that term is defined in
132	Section 72-1-208.5.
133	(21) "Mixed use development" means development with a mix of $[-]$ :
134	(a) multi-family residential use; and
135	(b) [-]at least one additional land use, which shall be a significant part of the overall
136	development.
137	(22) "Municipality" means the same as that term is defined in Section 10-1-104.
138	(23) "Participant" means the same as that term is defined in Section 17C-1-102.
139	(24) "Participation agreement" means the same as that term is defined in Section 17C-1-102,
140	except that the agency may not provide and the person may not receive a direct subsidy.
141	(25) "Public transit county" means a county that has created a small public transit district.
142	(26) "Public transit hub" means a public transit depot or station where four or more routes
143	serving separate parts of the county-created transit district stop to transfer riders between
144	routes.
145	(27) "Sales and use tax base year" means a sales and use tax year determined by the first
146	year pertaining to the tax imposed in Section 59-12-103 after the sales and use tax
147	boundary for a housing and transit reinvestment zone is established.
148	(28) "Sales and use tax boundary" means a boundary created as described in Section
149	63N-3-604, based on state sales and use tax collection that corresponds as closely as
150	reasonably practicable to the housing and transit reinvestment zone boundary.
151	(29) "Sales and use tax increment" means the difference between:
152	(a) the amount of state sales and use tax revenue generated each year following the sales
153	and use tax base year by the sales and use tax from the area within a housing and
154	transit reinvestment zone designated in the housing and transit reinvestment zone
155	proposal as the area from which sales and use tax increment is to be collected; and
156	(b) the amount of state sales and use tax revenue that was generated from that same area
157	during the sales and use tax base year.
158	(30) "Sales and use tax revenue" means revenue that is generated from the tax imposed
159	under Section 59-12-103.
160	(31) "Small public transit district" means the same as that term is defined in Section
161	17B-2a-802.
162	(32) "Tax Commission" means the State Tax Commission created in Section 59-1-201.
163	(33) (a) "Tax increment" means the difference between:

164	[(a)] (i) the amount of property tay revenue concreted each tay year by a taying antity
165	[(a)] (i) the amount of property tax revenue generated each tax year by a taxing entity
	from the area within a housing and transit reinvestment zone designated in the
166	housing and transit reinvestment zone proposal as the area from which tax
167	increment is to be collected, using the current assessed value and each taxing
168	entity's current certified tax rate as defined in Section 59-2-924; and
169	[(b)] (ii) the amount of property tax revenue that would be generated from that same
170	area using the base taxable value and each taxing entity's current certified tax rate
171	as defined in Section 59-2-924.
172	(b) <u>"Tax increment" does not include property tax revenue from:</u>
173	(i) a multicounty assessing and collecting levy described in Subsection 59-2-1602(2);
174	<u>or</u>
175	(ii) a county additional property tax described in Subsection 59-2-1602(4).
176	(34) "Taxing entity" means the same as that term is defined in Section 17C-1-102.
177	(35) "Vertical construction costs" means the additional costs associated with construction
178	above four stories and structured parking to achieve enhanced development in the
179	housing and transit reinvestment zone.
180	Section 2. Section 63N-3-603 is amended to read:
181	63N-3-603 . Applicability, requirements, and limitations on a housing and transit
181 182	63N-3-603 . Applicability, requirements, and limitations on a housing and transit reinvestment zone.
182	reinvestment zone.
182 183	<ul><li>reinvestment zone.</li><li>(1) A housing and transit reinvestment zone proposal created under this part shall promote</li></ul>
182 183 184	<ul><li>reinvestment zone.</li><li>(1) A housing and transit reinvestment zone proposal created under this part shall promote the following objectives:</li></ul>
182 183 184 185	<ul> <li>reinvestment zone.</li> <li>(1) A housing and transit reinvestment zone proposal created under this part shall promote the following objectives:</li> <li>(a) higher utilization of public transit;</li> </ul>
182 183 184 185 186	<ul> <li>reinvestment zone.</li> <li>(1) A housing and transit reinvestment zone proposal created under this part shall promote the following objectives: <ul> <li>(a) higher utilization of public transit;</li> <li>(b) increasing availability of housing, including affordable housing, and fulfillment of</li> </ul> </li> </ul>
182 183 184 185 186 187	<ul> <li>reinvestment zone.</li> <li>(1) A housing and transit reinvestment zone proposal created under this part shall promote the following objectives: <ul> <li>(a) higher utilization of public transit;</li> <li>(b) increasing availability of housing, including affordable housing, and fulfillment of moderate income housing plans;</li> </ul> </li> </ul>
182 183 184 185 186 187 188	<ul> <li>reinvestment zone.</li> <li>(1) A housing and transit reinvestment zone proposal created under this part shall promote the following objectives: <ul> <li>(a) higher utilization of public transit;</li> <li>(b) increasing availability of housing, including affordable housing, and fulfillment of moderate income housing plans;</li> <li>(c) promoting and encouraging development of owner-occupied housing;</li> </ul> </li> </ul>
182 183 184 185 186 187 188 189	<ul> <li>reinvestment zone.</li> <li>(1) A housing and transit reinvestment zone proposal created under this part shall promote the following objectives: <ul> <li>(a) higher utilization of public transit;</li> <li>(b) increasing availability of housing, including affordable housing, and fulfillment of moderate income housing plans;</li> <li>(c) promoting and encouraging development of owner-occupied housing;</li> <li>[<del>(e)</del>] (<u>d</u>) improving efficiencies in parking and transportation, including walkability of</li> </ul> </li> </ul>
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182 183 184 185 186 187 188 189 190 191 192	<ul> <li>reinvestment zone.</li> <li>(1) A housing and transit reinvestment zone proposal created under this part shall promote the following objectives: <ul> <li>(a) higher utilization of public transit;</li> <li>(b) increasing availability of housing, including affordable housing, and fulfillment of moderate income housing plans;</li> <li>(c) promoting and encouraging development of owner-occupied housing;</li> <li>[(e)] (d) improving efficiencies in parking and transportation, including walkability of communities near public transit facilities;</li> <li>[(d)] (e) overcoming development impediments and market conditions that render a development cost prohibitive absent the proposal and incentives;</li> </ul> </li> </ul>
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182 183 184 185 186 187 188 189 190 191 192 193 194 195	<ul> <li>reinvestment zone.</li> <li>(1) A housing and transit reinvestment zone proposal created under this part shall promote the following objectives: <ul> <li>(a) higher utilization of public transit;</li> <li>(b) increasing availability of housing, including affordable housing, and fulfillment of moderate income housing plans;</li> <li>(c) promoting and encouraging development of owner-occupied housing;</li> <li>[(e)] (d) improving efficiencies in parking and transportation, including walkability of communities near public transit facilities;</li> <li>[(d)] (e) overcoming development impediments and market conditions that render a development cost prohibitive absent the proposal and incentives;</li> <li>[(e)] (f) [conservation of] conserving water resources through efficient land use;</li> <li>[(f)] (g) improving air quality by reducing fuel consumption and motor vehicle trips;</li> <li>[(g)] (h) encouraging transformative mixed-use development and investment in</li> </ul> </li> </ul>

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198	described in Subsection 10-9a-403(2);
199	[(i)] (j) increasing access to employment and educational opportunities; and
200	[(i)] (k) increasing access to child care.
201	(2) (a) In order to accomplish the objectives described in Subsection (1), a municipality
202	or public transit county that initiates the process to create a housing and transit
203	reinvestment zone as described in this part shall ensure that the proposal for a
204	housing and transit reinvestment zone includes:
205	[(a)] (i) except as provided in Subsection (3), at least $[10%]$ 12% of the proposed
206	dwelling units within the housing and transit reinvestment zone are affordable
207	housing units[ <del>;</del> ] <u>, with:</u>
208	(A) up to 9% of the proposed dwelling units occupied or reserved for occupancy
209	by households with a gross household income equal to or less than 80% of the
210	median gross income of the applicable municipal or county statistical area for
211	households of the same size; and
212	(B) at least 3% of the proposed dwelling units occupied or reserved for occupancy
213	by households with a gross household income equal to or less than 60% of the
214	median gross income of the applicable municipal or county statistical area for
215	households of the same size;
216	[(b) at least 51% of the developable area within the housing and transit reinvestment
217	zone includes residential uses with, except as provided in Subsection (4)(c), an
218	average of 50 dwelling units per acre or greater;]
219	(ii) except as provided in Subsection (2)(c), a housing and transit reinvestment zone
220	shall include:
221	(A) at least 51% of the developable area within a housing and transit reinvestment
222	zone as residential uses; and
223	(B) an average of at least 50 dwelling units per acre within the acreage of the
224	housing and transit reinvestment zone dedicated to residential uses;
225	[(e)] (iii) mixed-use development; and
226	$\left[\frac{(d)}{(d)}\right]$ a mix of dwelling units to ensure that a reasonable percentage of the
227	dwelling units has more than one bedroom.
228	(b) (i) If a housing and transit reinvestment zone is phased, a municipality or public
229	transit county shall ensure that a housing and transit reinvestment zone is phased
230	and developed to provide the required 12% of affordable housing units in each
231	phase of development.

232	(ii) A municipality or public transit county may allow a housing and transit
233	reinvestment zone to be phased and developed in a manner to provide more of the
234	required affordable housing units in early phases of development.
235	(iii) A municipality or public transit county shall include in a housing and transit
236	reinvestment zone proposal an affordable housing plan, which may include deed
237	restrictions, to ensure the affordable housing required in the proposal will continue
238	to meet the definition of affordable housing at least throughout the entire term of
239	the housing and transit reinvestment zone.
240	(c) For a housing and transit reinvestment zone proposed by a public transit county at a
241	public transit hub, or for a housing and transit reinvestment zone proposed by a
242	municipality at a bus rapid transit station, the housing and transit reinvestment zone
243	shall include:
244	(i) at least 51% of the developable area within a housing and transit reinvestment
245	zone as residential uses; and
246	(ii) an average of at least 39 dwelling units per acre within the acreage of the housing
247	and transit reinvestment zone dedicated to residential uses.
248	(3) A municipality or public transit county that, at the time the housing and transit
249	reinvestment zone proposal is approved by the housing and transit reinvestment zone
250	committee, meets the affordable housing guidelines of the United States Department of
251	Housing and Urban Development at 60% area median income is exempt from the
252	requirement described in Subsection (2)(a).
253	(4) (a) A municipality may only propose a housing and transit reinvestment zone at a
254	commuter rail station, and a public transit county may only propose a housing and
255	transit reinvestment zone at a public transit hub, that:
256	(i) subject to Subsection (5)(a):
257	(A) (I) except as provided in Subsection (4)(a)(i)(A)(II), for a municipality,
258	does not exceed a 1/3 mile radius of a commuter rail station;
259	(II) for a municipality that is a city of the first class with a population greater
260	than 150,000 that is within a county of the first class, with an opportunity
261	zone created pursuant to Section 1400Z-1, Internal Revenue Code, does not
262	exceed a 1/2 mile radius of a commuter rail station located within the
263	opportunity zone; or
264	(III) for a public transit county, does not exceed a $1/3$ mile radius of a public
265	transit hub; and

266	(B) has a total area of no more than 125 noncontiguous acres;
267	(ii) subject to Section 63N-3-607, proposes the capture of a maximum of 80% of each
268	taxing entity's tax increment above the base year for a term of no more than 25
269	consecutive years on each parcel within a 45-year period not to exceed the tax
270	increment amount approved in the housing and transit reinvestment zone proposal;
270	and
271	(iii) the commencement of collection of tax increment, for all or a portion of the
272	housing and transit reinvestment zone, will be triggered by providing notice as
273	described in Subsection (6), but a housing and transit reinvestment zone proposal
274	may not propose or include triggering more than three tax increment collection
275	periods during the applicable 45-year period.
270	(b) A municipality or public transit county may only propose a housing and transit
277	
	reinvestment zone at a light rail station or bus rapid transit station that:
279	<ul> <li>(i) subject to Subsection (5):</li> <li>(A) does not exceed:</li> </ul>
280	(A) does not exceed: (I) $= = = = = = = = = = = = = = = = = = =$
281	(I) except as provided in Subsection $[(4)(b)(i)(A)(II) \text{ or } (III),] (4)(b)(i)(A)(II),$
282	(III), or (4)(e), a 1/4 mile radius of a bus rapid transit station or light rail
283	station;
284	(II) for a municipality that is a city of the first class with a population greater than 150,000 that
285	is within a county of the first class, a 1/2 mile radius of a light rail station located in an
286	opportunity zone created pursuant to Section
287	1400Z-1, Internal Revenue Code; or
288	(III) a 1/2 mile radius of a light rail station located within a master-planned
289	development of 500 acres or more; and
290	(B) has a total area of no more than 100 noncontiguous acres;
291	(ii) subject to Subsection (4)(c) and Section 63N-3-607, proposes the capture of a
292	maximum of 80% of each taxing entity's tax increment above the base year for a
293	term of no more than 15 consecutive years on each parcel within a 30-year period
294	not to exceed the tax increment amount approved in the housing and transit
295	reinvestment zone proposal; and
296	(iii) the commencement of collection of tax increment, for all or a portion of the
297	housing and transit reinvestment zone, will be triggered by providing notice as
298	described in Subsection (6), but a housing and transit reinvestment zone proposal
299	may not propose or include triggering more than three tax increment collection

300	periods during the applicable 30-year period.
301	(c) For a housing and transit reinvestment zone proposed by a public transit county at a
302	public transit hub, or for a housing and transit reinvestment zone proposed by a
303	municipality at a bus rapid transit station, if the proposed housing density within the
304	housing and transit reinvestment zone is between 39 and 49 dwelling units per acre,
305	the maximum capture of each taxing entity's tax increment above the base year is
306	60%.
307	(d) A municipality that is a city of the first class with a population greater than 150,000
308	in a county of the first class as described in Subsections (4)(a)(i)(A)(II) and
309	(4)(b)(i)(A)(II) may only propose one housing and transit reinvestment zone within
310	an opportunity zone.
311	(e) (i) Subject to Subsection (4)(e)(ii), the radius restrictions described in Subsection
312	(4)(b)(i) do not apply, and a housing and transit reinvestment zone may extend to
313	an area between two light rail stations located within a city of the third class if the
314	two light rail stations are within a .95 mile distance on the same light rail line.
315	(ii) If a housing and transit reinvestment zone is extended to accommodate two light
316	rail stations as described in Subsection (4)(e)(i):
317	(A) the housing and transit reinvestment zone is limited to a total area not to
318	exceed 100 noncontiguous acres; and
319	(B) the housing and transit reinvestment zone may not exceed a 1/4 mile radius
320	from the light rail stations or any point on the light rail line between the two
321	stations.
322	(f) If a parcel within the housing and transit reinvestment zone is included as an area that
323	is part of a project area, as that term is defined in Section 17C-1-102, and created
324	under Title 17C, Chapter 1, Agency Operations, that parcel may not be triggered for
325	collection unless the project area funds collection period, as that term is defined in
326	Section 17C-1-102, has expired.
327	[(e) A county of the first class may not propose a housing and transit reinvestment zone
328	that includes an area that is part of a project area, as that term is defined in Section
329	17C-1-102, and created under Title 17C, Chapter 1, Agency Operations, until the
330	project area is dissolved pursuant to Section 17C-1-702.]
331	(5) (a) For a housing and transit reinvestment zone for a commuter rail station, if a
332	parcel is bisected by the relevant radius limitation, the full parcel may be included as
333	part of the housing and transit reinvestment zone area and will not count against the

334	limitations described in Subsection (4)(a)(i).
335	(b) For a housing and transit reinvestment zone for a light rail or bus rapid transit
336	station, if a parcel is bisected by the relevant radius limitation, the full parcel may be
337	included as part of the housing and transit reinvestment zone area and will not count
338	against the limitations described in Subsection (4)(b)(i).
339	(c) A housing and transit reinvestment zone may not be smaller than 10 acres.
340	(6) The notice of commencement of collection of tax increment required in Subsection
341	(4)(a)(iii) or (4)(b)(iii) shall be sent by mail or electronically to the following entities no
342	later than January 1 of the year for which the tax increment collection is proposed to
343	<u>commence</u> :
344	(a) the tax commission;
345	(b) the State Board of Education;
346	(c) the state auditor;
347	(d) the auditor of the county in which the housing and transit reinvestment zone is
348	located;
349	(e) each taxing entity affected by the collection of tax increment from the housing and
350	transit reinvestment zone; and
351	(f) the Governor's Office of Economic Opportunity.
352	(7) (a) The maximum number of housing and transit reinvestment zones at light rail
353	stations is eight in any given county.
354	(b) Within a county of the first class, the maximum number of housing and transit
355	reinvestment zones at bus rapid transit stations is three.
356	(8) (a) This Subsection (8) applies to a specified county, as defined in Section
357	17-27a-408, that has created a small public transit district on or before January 1,
358	2022.
359	(b) (i) A county described in Subsection (8)(a) shall, in accordance with Section
360	63N-3-604, prepare and submit to the Governor's Office of Economic Opportunity
361	a proposal to create a housing and transit reinvestment zone on or before
362	December 31, 2022.
363	(ii) A county described in Subsection (8)(a) that, on December 31, 2022, was
364	noncompliant under Section 17-27a-408 for failure to demonstrate in the county's
365	moderate income housing report that the county complied with Subsection
366	(8)(b)(i), may cure the deficiency in the county's moderate income housing report
367	by submitting satisfactory proof to the Housing and Community Development

368	Division that, notwithstanding the deadline in Subsection (8)(b)(i), the county has
369	submitted to the Governor's Office of Economic Opportunity a proposal to create
370	a housing and transit reinvestment zone.
371	(c) (i) A county described in Subsection (8)(a) may not propose a housing and transit
372	reinvestment zone if more than 15% of the acreage within the housing and transit
373	reinvestment zone boundary is owned by the county.
374	(ii) For purposes of determining the percentage of acreage owned by the county as
375	described in Subsection (8)(c)(i), a county may exclude any acreage owned that is
376	used for highways, bus rapid transit, light rail, or commuter rail within the
377	boundary of the housing and transit reinvestment zone.
378	(d) To accomplish the objectives described in Subsection (1), if a county described in
379	Subsection (8)(a) has failed to comply with Subsection (8)(b)(i) by failing to submit
380	an application before December 31, 2022, an owner of undeveloped property who
381	has submitted a land use application to the county on or before December 31, 2022,
382	and is within a 1/3 mile radius of a public transit hub in a county described in
383	Subsection (8)(a), including parcels that are bisected by the 1/3 mile radius, shall
384	have the right to develop and build a mixed-use development including the following:
385	(i) excluding the parcels devoted to commercial uses as described in Subsection
386	(8)(d)(ii), at least 39 dwelling units per acre on average over the developable area,
387	with at least 10% of the dwelling units as affordable housing units;
388	(ii) commercial uses including office, retail, educational, and healthcare in support of
389	the mixed-use development constituting up to 1/3 of the total planned gross
390	building square footage of the subject parcels; and
391	(iii) any other infrastructure element necessary or reasonable to support the
392	mixed-use development, including parking infrastructure, streets, sidewalks,
393	parks, and trails.
394	Section 3. Section 63N-3-604 is amended to read:
395	63N-3-604 . Process for a proposal of a housing and transit reinvestment zone
396	Analysis.
397	(1) Subject to approval of the housing and transit reinvestment zone committee as described
398	in Section 63N-3-605, in order to create a housing and transit reinvestment zone, a
399	municipality or public transit county that has general land use authority over the housing
400	and transit reinvestment zone area, shall:
401	(a) prepare a proposal for the housing and transit reinvestment zone that:

402	(i) demonstrates that the proposed housing and transit reinvestment zone will meet
403	the objectives described in Subsection 63N-3-603(1);
404	(ii) explains how the municipality or public transit county will achieve the
405	requirements of Subsection 63N-3-603(2)(a)(i);
406	(iii) defines the specific transportation infrastructure needs, if any, and proposed
407	improvements;
408	(iv) defines the boundaries of:
409	(A) the housing and transit reinvestment zone; and
410	(B) the sales and use tax boundary corresponding to the housing and transit
411	reinvestment zone boundary, as described in Section 63N-3-610;
412	(v) includes maps of the proposed housing and transit reinvestment zone to illustrate:
413	(A) the proposed boundary and radius from a public transit hub;
414	(B) proposed housing density within the housing and transit reinvestment zone;
415	and
416	(C) existing zoning and proposed zoning changes related to the housing and transit
417	reinvestment zone;
418	(vi) identifies any development impediments that prevent the development from
419	being a market-rate investment and proposed strategies for addressing each one;
420	(vii) describes the proposed development plan, including the requirements described
421	in Subsections 63N-3-603(2) and (4);
422	(viii) establishes a base year and collection period to calculate the tax increment
423	within the housing and transit reinvestment zone;
424	(ix) establishes a sales and use tax base year to calculate the sales and use tax
425	increment within the housing and transit reinvestment zone in accordance with
426	<u>Section 63N-3-610;</u>
427	(x) describes projected maximum revenues generated and the amount of tax
428	increment capture from each taxing entity and proposed expenditures of revenue
429	derived from the housing and transit reinvestment zone;
430	(xi) includes an analysis of other applicable or eligible incentives, grants, or sources
431	of revenue that can be used to reduce the finance gap;
432	(xii) evaluates possible benefits to active and public transportation availability and
433	impacts on air quality;
434	(xiii) proposes a finance schedule to align expected revenue with required financing
435	costs and payments;

436	(xiv) provides a pro-forma for the planned development [including the cost
437	differential between surface parked multi-family development and enhanced
438	development] that[-] :
439	(A) satisfies the requirements described in Subsections 63N-3-603(2), (3), and (4);
440	$(\underline{A})$ satisfies the requirements described in Subsections $05(4-5-005(2), (5), and (4), and$
441	(B) includes data showing the cost difference between what type of development
442	<u>could feasibly be developed absent the housing and transit reinvestment zone</u>
443	tax increment and the type of development that is proposed to be developed
444	with the housing and transit reinvestment zone tax increment; and
445	(xv) for a housing and transit reinvestment zone at a commuter rail station, light rail
446	station, or bus rapid transit station that is proposed and not in public transit service
440 447	operation as of the date of submission of the proposal, demonstrates that the
447	proposed station is:
449	(A) included [in] as needed in phase one of a metropolitan planning organization's
450	adopted long-range transportation plan and <u>in phase one of</u> the relevant public
451	transit district's [five-year] <u>adopted long-range</u> plan; and
452	(B) reasonably anticipated to be constructed in the near future; and
453	(b) submit the housing and transit reinvestment zone proposal to the Governor's Office
454	of Economic Opportunity.
455	(2) As part of the proposal described in Subsection (1), a municipality or public transit
456	county shall study and evaluate possible impacts of a proposed housing and transit
457	reinvestment zone on parking within the city and housing and transit reinvestment zone.
458	(3) (a) After receiving the proposal as described in Subsection (1)(b), the Governor's
459	Office of Economic Opportunity shall:
460	(i) within 14 days after the date on which the Governor's Office of Economic
461	Opportunity receives the proposal described in Subsection (1)(b), provide notice
462	of the proposal to all affected taxing entities, including the Tax Commission,
463	cities, counties, school districts, [and] metropolitan planning organizations, and
464	the county assessor and county auditor of the county in which the housing and
465	transit reinvestment zone is located; and
466	(ii) at the expense of the proposing municipality or public transit county as described
467	in Subsection (5), contract with an independent entity to perform the gap analysis
468	described in Subsection (3)(b).
469	(b) The gap analysis required in Subsection (3)(a)(ii) shall include:

470	(i) a description of the planned development;
471	(ii) a market analysis relative to other comparable project developments included in
472	or adjacent to the municipality or public transit county absent the proposed
473	housing and transit reinvestment zone;
474	(iii) an evaluation of the proposal to and a determination of the adequacy and
475	efficiency of the proposal;
476	(iv) an evaluation of the proposed increment capture needed to cover the enhanced
477	development costs associated with the housing and transit reinvestment zone
478	proposal and enable the proposed development to occur; and
479	(v) based on the market analysis and other findings, an opinion relative to the
480	appropriate amount of potential public financing reasonably determined to be
481	necessary to achieve the objectives described in Subsection 63N-3-603(1).
482	(c) After receiving notice from the Governor's Office of Economic Opportunity of a
483	proposed housing and transit reinvestment zone as described in Subsection (3)(a)(i),
484	the Tax Commission shall:
485	(i) evaluate the feasibility of administering the tax implications of the proposal; and
486	(ii) provide a letter to the Governor's Office of Economic Opportunity describing any
487	challenges in the administration of the proposal, or indicating that the Tax
488	Commission can feasibly administer the proposal.
489	(4) After receiving the results from the analysis described in Subsection (3)(b), the
490	municipality or public transit county proposing the housing and transit reinvestment
491	zone may:
492	(a) amend the housing and transit reinvestment zone proposal based on the findings of
493	the analysis described in Subsection (3)(b) and request that the Governor's Office of
494	Economic Opportunity submit the amended housing and transit reinvestment zone
495	proposal to the housing and transit reinvestment zone committee; or
496	(b) request that the Governor's Office of Economic Opportunity submit the original
497	housing and transit reinvestment zone proposal to the housing and transit
498	reinvestment zone committee.
499	(5) (a) The Governor's Office of Economic Opportunity may accept, as a dedicated
500	credit, up to \$20,000 from a municipality or public transit county for the costs of the
501	gap analysis described in Subsection (3)(b).
502	(b) The Governor's Office of Economic Opportunity may expend funds received from a
503	municipality or public transit county as dedicated credits to pay for the costs

504	associated with the gap analysis described in Subsection (3)(b).
505	Section 4. Section 63N-3-605 is amended to read:
506	63N-3-605 . Housing and Transit Reinvestment Zone Committee Creation.
507	(1) For any housing and transit reinvestment zone proposed under this part, there is created
508	a housing and transit reinvestment zone committee with membership described in
509	Subsection (2).
510	(2) Each housing and transit reinvestment zone committee shall consist of the following
511	members:
512	(a) one representative from the Governor's Office of Economic Opportunity, designated
513	by the executive director of the Governor's Office of Economic Opportunity;
514	(b) one representative from each municipality that is a party to the proposed housing and
515	transit reinvestment zone, designated by the chief executive officer of each respective
516	municipality;
517	(c) a member of the Transportation Commission created in Section 72-1-301;
518	(d) a member of the board of trustees of a large public transit district;
519	(e) one individual from the Office of the State Treasurer, designated by the state
520	treasurer;
521	(f) [one member] two members designated by the president of the Senate;
522	(g) [one member] two members designated by the speaker of the House of
523	Representatives;
524	(h) one member designated by the chief executive officer of each county affected by the
525	housing and transit reinvestment zone;
526	(i) [one representative] two representatives designated by the school superintendent from
527	the school district affected by the housing and transit reinvestment zone; and
528	(j) one representative, representing the largest participating local taxing entity, after the
529	municipality, county, and school district.
530	(3) The individual designated by the Governor's Office of Economic Opportunity as
531	described in Subsection (2)(a) shall serve as chair of the housing and transit
532	reinvestment zone committee.
533	(4) (a) A majority of the members of the housing and transit reinvestment zone
534	committee constitutes a quorum of the housing and transit reinvestment zone
535	committee.
536	(b) An action by a majority of a quorum of the housing and transit reinvestment zone
537	committee is an action of the housing and transit reinvestment zone committee.

538	(5)	After the Governor's Office of Economic Opportunity receives the results of the analysis
539		described in Section 63N-3-604, and after the Governor's Office of Economic
540		Opportunity has received a request from the submitting municipality or public transit
541		county to submit the housing and transit reinvestment zone proposal to the housing and
542		transit reinvestment zone committee, the Governor's Office of Economic Opportunity
543		shall notify each of the entities described in Subsection (2) of the formation of the
544		housing and transit reinvestment zone committee.
545	(6)	(a) The chair of the housing and transit reinvestment zone committee shall convene a
546		public meeting to consider the proposed housing and transit reinvestment zone.
547		(b) A meeting of the housing and transit reinvestment zone committee is subject to Title
548		52, Chapter 4, Open and Public Meetings Act.
549	(7)	(a) The proposing municipality or public transit county shall present the housing and
550		transit reinvestment zone proposal to the housing and transit reinvestment zone
551		committee in a public meeting.
552		(b) The housing and transit reinvestment zone committee shall:
553		(i) evaluate and verify whether the elements of a housing and transit reinvestment
554		zone described in Subsections 63N-3-603(2) and (4) have been met; and
555		(ii) evaluate the proposed housing and transit reinvestment zone relative to the
556		analysis described in Subsection 63N-3-604(2).
557	(8)	(a) Subject to Subsection (8)(b), the housing and transit reinvestment zone
558		committee may:
559		(i) request changes to the housing and transit reinvestment zone proposal based on
560		the analysis, characteristics, and criteria described in Section 63N-3-604; or
561		(ii) vote to approve or deny the proposal.
562		(b) Before the housing and transit reinvestment zone committee may approve the
563		housing and transit reinvestment zone proposal, the municipality or public transit
564		county proposing the housing and transit reinvestment zone shall ensure that the area
565		of the proposed housing and transit reinvestment zone is zoned in such a manner to
566		accommodate the requirements of a housing and transit reinvestment zone described
567		in this section and the proposed development.
568	(9)	If a housing and transit reinvestment zone is approved by the committee:
569		(a) the proposed housing and transit reinvestment zone is established according to the
570		terms of the housing and transit reinvestment zone proposal;
571		(b) affected local taxing entities are required to participate according to the terms of the

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572	housing and transit reinvestment zone proposal; and
573	(c) each affected taxing [municipality] entity is required to participate at the same rate [as
574	a participating county].
575	(10) A housing and transit reinvestment zone proposal may be amended by following the
576	same procedure as approving a housing and transit reinvestment zone proposal.
577	Section 5. Section <b>63N-3-607</b> is amended to read:
578	63N-3-607 . Payment, use, and administration of revenue from a housing and
579	transit reinvestment zone.
580	(1) A municipality or public transit county may receive and use tax increment and housing
581	and transit reinvestment zone funds in accordance with this part.
582	<ul><li>(2) (a) A county that collects property tax on property located within a housing and</li></ul>
583	transit reinvestment zone shall, in accordance with Section 59-2-1365, distribute to
585 584	the municipality or public transit county any tax increment the municipality or public
585	transit county is authorized to receive up to the maximum approved by the housing
585 586	and transit reinvestment zone committee.
580 587	(b) Tax increment distributed to a municipality or public transit county in accordance
588	(b) Tax increment distributed to a municipality of public transit county in accordance with Subsection (2)(a) is not revenue of the taxing entity or municipality or public
589	transit county.
590	(c) (i) Tax increment paid to the municipality or public transit county are housing and
590 591	transit reinvestment zone funds and shall be administered by an agency created by
591 592	the municipality or public transit county within which the housing and transit
592 593	reinvestment zone is located.
593 594	(ii) Before an agency may receive housing and transit reinvestment zone funds from
594 595	
595 596	the municipality or public transit county, the municipality or public transit county
590 597	and the agency shall enter into an interlocal agreement with terms that:
597 598	(A) are consistent with the approval of the housing and transit reinvestment zone
	committee; and (P) must the requirements of Section 62N 2 602
599 600	<ul><li>(B) meet the requirements of Section 63N-3-603.</li><li>(a) A municipality or public transit county and accord shall use housing and transit.</li></ul>
600	(3) (a) A municipality or public transit county and agency shall use housing and transit
601	reinvestment zone funds within, or for the direct benefit of, the housing and transit
602	reinvestment zone.
603	(b) If any housing and transit reinvestment zone funds will be used outside of the
604	housing and transit reinvestment zone there must be a finding in the approved
605	proposal for a housing and transit reinvestment zone that the use of the housing and

606		transit reinvestment zone funds outside of the housing and transit reinvestment zone
607		will directly benefit the housing and transit reinvestment zone.
608	(4)	A municipality or public transit county shall use housing and transit reinvestment zone
609		funds to achieve the purposes described in Subsections 63N-3-603(1) and (2), by paying
610		all or part of the costs of any of the following:
611		(a) income targeted housing costs;
612		(b) structured parking within the housing and transit reinvestment zone;
613		(c) enhanced development costs;
614		(d) horizontal construction costs;
615		(e) vertical construction costs;
616		(f) property acquisition costs within the housing and transit reinvestment zone; or
617		(g) the costs of the municipality or public transit county to create and administer the
618		housing and transit reinvestment zone, which may not exceed [1%] $2\%$ of the total
619		housing and transit reinvestment zone funds, plus the costs to complete the gap
620		analysis described in Subsection 63N-3-604(2).
621	(5)	Housing and transit reinvestment zone funds may be paid to a participant, if the agency
622		and participant enter into a participation agreement which requires the participant to
623		utilize the housing and transit reinvestment zone funds as allowed in this section.
624	(6)	Housing and transit reinvestment zone funds may be used to pay all of the costs of
625		bonds issued by the municipality or public transit county in accordance with Title 17C,
626		Chapter 1, Part 5, Agency Bonds, including the cost to issue and repay the bonds
627		including interest.
628	(7)	A municipality or public transit county may create one or more public infrastructure
629		districts within the housing and transit reinvestment zone under Title 17D, Chapter 4,
630		Public Infrastructure District Act, and pledge and utilize the housing and transit
631		reinvestment zone funds to guarantee the payment of public infrastructure bonds issued
632		by a public infrastructure district.
633		Section 6. Section 63N-3-610 is amended to read:
634		63N-3-610 . Sales and use tax increment in a housing and transit reinvestment
635	zor	ne.
636	(1)	A housing and transit reinvestment proposal shall, in consultation with the tax
637		commission:
638		(a) create a sales and use tax boundary as described in Subsection (2); and
639		(b) establish a sales and use tax base year and collection period to calculate and transfer

640	the state sales and use tax increment within the housing and transit reinvestment zone,
641	which sales and use tax base year is established prospectively, 90 days after the date
642	of the notice described in Subsection (4).
643	(2) (a) The municipality or public transit county, in consultation with the tax
644	commission, shall establish a sales and use tax boundary that:
645	(i) is based on state sales and use tax collection boundaries, which are determined
646	using the ZIP Code as defined in Section 59-12-102, including the four digit
647	delivery route extension; [and]
648	(ii) follows as closely as reasonably practicable the boundary of the housing and
649	transit reinvestment zone[-] ; and
650	(iii) is one contiguous area that includes at least the entire boundary of the housing
651	and transit reinvestment zone.
652	(b) If a state sales and use tax boundary is bisected by the boundary of the housing and
653	transit reinvestment zone, the housing and transit reinvestment zone may include the
654	entire state sales and use tax boundary.
655	[(b)] (c) The municipality or public transit county shall include the sales and use tax
656	boundary in the housing and transit reinvestment zone proposal as described in
657	Section 63N-3-604.
658	(3) (a) Beginning the first day of the calendar quarter one year after the sales and use tax
659	boundary for a housing and transit reinvestment zone is established, the tax
660	commission shall, at least annually, transfer an amount equal to 15% of the sales and
661	use tax increment within an established sales and use tax boundary into the Transit
662	Transportation Investment Fund created in Section 72-2-124.
663	(b) A municipality or public transit county may only propose one sales and use tax
664	increment period for a housing and transit reinvestment zone established under this
665	section.
666	(4) (a) The establishment of a sales and use tax base year and the requirement described
667	in Subsection (3) to transfer incremental sales tax revenue shall take effect:
668	(i) on the first day of a calendar quarter; and
669	(ii) after a 90-day waiting period, beginning on the date the commission receives
670	notice from the municipality or public transit county meeting the requirements of
671	Subsection (4)(b).
672	(b) The notice described in Subsection (4)(a) shall include:
673	(i) a statement that the housing and transit reinvestment zone will be established
010	(1) a succinent that the housing and transit rent estiment hone will be estublished

674	under this part;
675	(ii) the approval date and effective date of the housing and transit reinvestment zone;
676	and
677	(iii) the definitions of the sales and use tax boundary and sales and use tax base year.
678	Section 7. Section 63N-3-611 is enacted to read:
679	<u>63N-3-611</u> . Boundary adjustments.
680	If the relevant county assessor or county auditor adjusts parcel boundaries relevant to
681	a housing and transit reinvestment zone, the municipality administering the tax
682	increment collected in the housing and transit reinvestment zone may make
683	corresponding adjustments to the boundary of the housing and transit reinvestment
684	zone.
685	Section 8. Effective date.
686	This bill takes effect on May 1, 2024.