Enrolled Copy H.B. 177

1	CANINE BO	DDY ARMOR RESTRICTE	D ACCOUNT AND
2		INCOME TAX CONTRIBU	TION
3		2011 GENERAL SESSION	I
4		STATE OF UTAH	
5	$\mathbf{C}$	hief Sponsor: Richard A. Gr	eenwood
6		Senate Sponsor: Ralph Oke	rlund
7	Cosponsors:	Lynn N. Hemingway	Stephen E. Sandstrom
8	Patrice M. Arent	Eric K. Hutchings	Jennifer M. Seelig
9	Jackie Biskupski	Ken Ivory	Mark A. Wheatley
10	David G. Butterfield	David Litvack	Ryan D. Wilcox
11	Brad L. Dee	John G. Mathis	Larry B. Wiley
12	Steve Eliason	Curtis Oda	Carl Wimmer
13	Brad J. Galvez	Lee B. Perry	
14	Keith Grover	Paul Ray	
15			
16	LONG TITLE		
17	General Description:		
18	This bill amends the	Public Safety Code and the Individu	al Income Tax Act to enact the
19			tax contribution for
20	canine body armor.		
21	<b>Highlighted Provisions:</b>		
22	This bill:		
23	• enacts a chapter	within the Public Safety Code to:	
24	• create the Ca	nine Body Armor Restricted Accoun	nt;
25	• address the a	dministration of the Canine Body Ar	rmor Restricted Account;
26	• address the d	stribution of amounts deposited into	the Canine Body Armor
27	Restricted Account; and		
28	• grant rulemal	king authority to the Department of I	Public Safety;

H.B. 177 Enrolled Copy

29	• includes the Canine Body Armor Restricted Account on the list of nonlapsing funds	
30	and accounts;	
31	<ul><li>repeals obsolete language;</li></ul>	
32	<ul><li>enacts an individual income tax contribution for canine body armor;</li></ul>	
33	<ul> <li>provides that if the collections from the contribution do not meet a certain threshold</li> </ul>	
34	amount, the State Tax Commission shall remove the designation for the	
35	contribution from the individual income tax return and may not collect the	
36	contribution; and	
37	<ul><li>makes technical and conforming changes.</li></ul>	
38	Money Appropriated in this Bill:	
39	None	
40	Other Special Clauses:	
41	This bill provides an effective date.	
42	This bill has retrospective operation for a taxable year beginning on or after January 1,	
43	2011.	
44	<b>Utah Code Sections Affected:</b>	
45	AMENDS:	
46	<b>59-10-1304</b> , as last amended by Laws of Utah 2009, Chapter 17	
47	<b>63J-1-602.3</b> , as enacted by Laws of Utah 2010, Chapter 265	
48	ENACTS:	
49	<b>53-16-101</b> , Utah Code Annotated 1953	
50	<b>53-16-102</b> , Utah Code Annotated 1953	
51	<b>53-16-201</b> , Utah Code Annotated 1953	
52	<b>53-16-301</b> , Utah Code Annotated 1953	
53	<b>53-16-302</b> , Utah Code Annotated 1953	
54	<b>59-10-1315</b> , Utah Code Annotated 1953	

56 Be it enacted by the Legislature of the state of Utah:

55

Enrolled Copy	H.B. 177
Section 1. Section <b>53-16-101</b> is enacted to read:	
CHAPTER 16. CANINE BODY ARMOR RESTRICTED ACCOUNT	T ACT
Part 1. General Provisions	

60 <u>53-16-101.</u> Title.

This chapter is known as the "Canine Body Armor Restricted Account Act."

Section 2. Section **53-16-102** is enacted to read:

63 **53-16-102. Definitions.** 

(1) "Canine body armor" means a product:

(a) sold or offered for sale as personal protective body covering; and

(b) that is intended to protect a police service canine against gunfire, regardless of

whether the product is to be worn alone or is sold as a complement to another product or

68 garment.

57

58

59

62

67

76

69 (2) "Police service canine" means a dog that:

70 (a) is used by a law enforcement agency;

71 (b) is specially trained or is in training for law enforcement work; and

72 (c) assists a law enforcement agency in the performance of law enforcement duties.

73 Section 3. Section **53-16-201** is enacted to read:

74 Part 2. Canine Body Armor Restricted Account

75 53-16-201. Canine Body Armor Restricted Account -- Creation -- Interest.

(1) There is created within the General Fund a restricted account known as the "Canine

77 <u>Body Armor Restricted Account."</u>

78 (2) The restricted account shall be funded by the following amounts:

79 (a) contributions deposited into the restricted account in accordance with Section

80 <u>59-10-1315;</u>

(b) private contributions;

(c) donations or grants from public or private entities;

83 (d) amounts received in accordance with Subsection 53-16-301(9); and

84 (e) interest described in Subsection (3).

	H.B. 177 Enrolled Copy
85	(3) (a) The restricted account shall earn interest.
86	(b) Interest earned on the restricted account shall be deposited into the restricted
87	account.
88	(4) The commissioner shall distribute money appropriated by the Legislature to the
89	department from the restricted account as provided in Section 53-16-301.
90	Section 4. Section <b>53-16-301</b> is enacted to read:
91	Part 3. Distribution of Amounts in Canine Body Armor Restricted Account
92	53-16-301. Commissioner to distribute amounts deposited into Canine Body
93	Armor Restricted Account Procedures for distribution.
94	(1) Subject to the other provisions of this section, the commissioner shall distribute
95	amounts deposited into the restricted account in accordance with Section 53-16-201 to one or
96	more law enforcement agencies.
97	(2) A law enforcement agency that receives a distribution from the commissioner in
98	accordance with Subsection (1) shall expend the distribution only to purchase canine body
99	armor for one or more police service canines.
100	(3) In accordance with any rules the department makes as authorized under Section
101	53-16-302, each year a law enforcement agency may apply to the commissioner to receive a
102	distribution under this section by filing an application with the department:
103	(a) on or before November 1; and
104	(b) on a form provided by the department.
105	(4) The application:
106	(a) shall include:
107	(i) information required by the department establishing that the law enforcement
108	agency intends to expend the distribution to purchase canine body armor for one or more police
109	service canines;

(ii) a written cost estimate prepared by the seller of the canine body armor of the cost

(iii) information required by the department establishing that each police service canine

of the canine body armor the law enforcement agency seeks to purchase;

110

111

112

Enrolled Copy H.B. 177

113	for which the law enforcement agency seeks to purchase canine body armor:
114	(A) is owned by and in the possession of the law enforcement agency;
115	(B) is specially trained or is in training for law enforcement work;
116	(C) assists or will assist a law enforcement agency in the performance of law
117	enforcement duties; and
118	(D) has been trained by or is training with a law enforcement officer who is qualified to
119	train a police service canine; and
120	(iv) information required by the department establishing that the law enforcement
121	agency has a vehicle to transport each police service canine for which the law enforcement
122	agency seeks to purchase canine body armor; and
123	(b) may include other information the department requires by rule.
124	(5) The department shall determine on or before the November 30 immediately
125	following the November 1 described in Subsection (3) whether a law enforcement agency's
126	application to the department meets the requirements of Subsection (4).
127	(6) Subject to Subsections (7) and (8), the commissioner shall distribute money
128	appropriated by the Legislature to the department from the restricted account to one or more
129	law enforcement agencies that meet the requirements of Subsection (4):
130	(a) in a total amount that does not exceed the money appropriated by the Legislature to
131	the department from the restricted account;
132	(b) on or before the December 31 immediately following the November 1 described in
133	Subsection (3); and
134	(c) in an amount that for a calendar year for each law enforcement agency described in
135	this Subsection (6) does not exceed the lesser of:
136	(i) \$3,000; or
137	(ii) the amount listed on the written cost estimate described in Subsection (4)(a)(ii).
138	(7) If the total amount of distributions law enforcement agencies seek under this
139	section exceeds the money appropriated by the Legislature to the department from the restricted
140	account, the commissioner shall make the distributions required by this section in the order of

H.B. 177 Enrolled Copy

141	the date each law enforcement agency files the application required by Subsection (3) with the
142	department until the appropriation from the restricted account is expended.
143	(8) If the total amount of distributions the commissioner makes under Subsection (6) is
144	less than the money appropriated by the Legislature to the department from the restricted
145	account, the commissioner shall make an additional distribution to one or more law
146	enforcement agencies:
147	(a) that:
148	(i) meet the requirements of Subsection (4); and
149	(ii) provide a written cost estimate described in Subsection (4)(a)(ii) to the department
150	that exceeds \$3,000;
151	(b) in an amount that for a calendar year for each law enforcement agency described in
152	this Subsection (8) does not exceed the lesser of:
153	(i) \$3,000; or
154	(ii) the difference between the amount listed on the written cost estimate described in
155	Subsection (4)(a)(ii) and \$3,000;
156	(c) in the order of the date each law enforcement agency files the application required
157	by Subsection (3) with the department; and
158	(d) until the sooner of:
159	(i) the date each law enforcement agency described in this Subsection (8) receives an
160	additional distribution of not to exceed the amount described in Subsection (8)(b); or
161	(ii) the date the appropriation from the restricted account is expended.
162	(9) If a law enforcement agency that receives a distribution under this section does not
163	expend the distribution to purchase canine body armor within 90 days after the date the law
164	enforcement agency receives the distribution:
165	(a) the law enforcement agency shall return the distribution to the department; and
166	(b) the department shall deposit the distribution a law enforcement agency returns in
167	accordance with Subsection (9)(a) into the restricted account.
168	Section 5. Section <b>53-16-302</b> is enacted to read:

Enrolled Copy	H.B. 177

169	53-16-302. Department rulemaking authority.
170	In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
171	department may make rules consistent with Section 53-16-301 prescribing information that a
172	law enforcement agency shall include with an application under Section 53-16-301.
173	Section 6. Section <b>59-10-1304</b> is amended to read:
174	59-10-1304. Removal of designation and prohibitions on collection for certain
175	contributions on income tax return Conditions for removal and prohibitions on
176	collection Commission reporting requirements.
177	(1) (a) If a contribution or combination of contributions described in Subsection (1)(b)
178	generate less than \$30,000 per year for three consecutive years, the commission shall remove
179	the designation for the contribution from the individual income tax return and may not collect
180	the contribution from a resident or nonresident individual beginning two taxable years after the
181	three-year period for which the contribution generates less than \$30,000 per year.
182	(b) The following contributions apply to Subsection (1)(a):
183	(i) the contribution provided for in Section 59-10-1305;
184	(ii) the contribution provided for in Section 59-10-1306;
185	(iii) the sum of the contributions provided for in Subsection 59-10-1307(1);
186	(iv) the contribution provided for in Section 59-10-1308; [or]
187	(v) the contribution provided for in Section 59-10-1310[ <del>.</del> ]; or
188	(vi) the contribution provided for in Section 59-10-1315.
189	(2) If the commission removes the designation for a contribution under Subsection (1),
190	the commission shall report to the Revenue and Taxation Interim Committee that the
191	commission removed the designation on or before the November interim meeting of the year in
192	which the commission determines to remove the designation.
193	Section 7. Section <b>59-10-1315</b> is enacted to read:
194	59-10-1315. Contribution to Canine Body Armor Restricted Account.
195	(1) Except as provided in Section 59-10-1304, for a taxable year beginning on or after
196	January 1, 2011, a resident or nonresident individual that files an individual income tax return

H.B. 177 Enrolled Copy

197	under this chapter may designate on the resident or nonresident individual's individual income
198	tax return a contribution as provided in this section to be:
199	(a) deposited into the Canine Body Armor Restricted Account created in Section
200	53-16-201; and
201	(b) expended as provided in Title 53, Chapter 16, Canine Body Armor Restricted
202	Account Act.
203	(2) The commission shall:
204	(a) determine the total amount of contributions designated in accordance with this
205	section for a taxable year; and
206	(b) credit the amount described in Subsection (2)(a) to the Canine Body Armor
207	Restricted Account created in Section 53-16-201.
208	Section 8. Section <b>63J-1-602.3</b> is amended to read:
209	63J-1-602.3. List of nonlapsing funds and accounts Title 46 through Title 60.
210	(1) Certain funds associated with the Law Enforcement Operations Account, as
211	provided in Section 51-9-411.
212	(2) The Public Safety Honoring Heroes Restricted Account created in Section
213	53-1-118.
214	(3) Funding for the Search and Rescue Financial Assistance Program, as provided in
215	Section 53-2-107.
216	(4) Appropriations made to the Department of Public Safety from the Department of
217	Public Safety Restricted Account, as provided in Section 53-3-106.
218	(5) Appropriations to the Motorcycle Rider Education Program, as provided in Section
219	53-3-905.
220	(6) The DNA Specimen Restricted Account created in Section 53-10-407.
221	(7) The Canine Body Armor Restricted Account created in Section 53-16-201.
222	[ <del>(7)</del> ] (8) Appropriations to the State Board of Education, as provided in Section
223	53A-17a-105.
224	[(8)] (9) Certain funds appropriated from the Uniform School Fund to the State Board

Enrolled Copy H.B. 177

225	of Education for new teacher bonus and performance-based compensation plans, as provided in
226	Section 53A-17a-148.
227	[(9) Certain funds appropriated from the Uniform School Fund to the State Board of
228	Education for implementation of proposals to improve mathematics achievement test scores, as
229	provided in Section 53A-17a-152.]
230	(10) The School Building Revolving Account created in Section 53A-21-401.
231	(11) Money received by the State Office of Rehabilitation for the sale of certain
232	products or services, as provided in Section 53A-24-105.
233	(12) The State Board of Regents, as provided in Section 53B-6-104.
234	(13) Certain funds appropriated from the General Fund to the State Board of Regents
235	for teacher preparation programs, as provided in Section 53B-6-104.
236	(14) A certain portion of money collected for administrative costs under the School
237	Institutional Trust Lands Management Act, as provided under Section 53C-3-202.
238	(15) Certain surcharges on residence and business telecommunications access lines
239	imposed by the Public Service Commission, as provided in Section 54-8b-10.
240	(16) Certain fines collected by the Division of Occupational and Professional Licensing
241	for violation of unlawful or unprofessional conduct that are used for education and enforcement
242	purposes, as provided in Section 58-17b-505.
243	(17) The Nurse Education and Enforcement Account created in Section 58-31b-103.
244	(18) The Certified Nurse Midwife Education and Enforcement Account created in
245	Section 58-44a-103.
246	(19) Certain fines collected by the Division of Occupational and Professional Licensing
247	for use in education and enforcement of the Security Personnel Licensing Act, as provided in
248	Section 58-63-103.
249	(20) The Professional Geologist Education and Enforcement Account created in
250	Section 58-76-103.
251	(21) Certain money in the Water Resources Conservation and Development Fund, as
252	provided in Section 59-12-103.

	H.B. 177 Enrolled Copy
253	Section 9. Retrospective operation Effective date.
254	(1) The amendments to Section 59-10-1304 have retrospective operation for a taxable
255	year beginning on or after January 1, 2011.
256	(2) The enactment of Section 59-10-1315 has retrospective operation for a taxable year
257	beginning on or after January 1, 2011.
258	(3) The amendments to Section 63J-1-602.3 take effect on May 10, 2011.
259	(4) The enactments of the following sections take effect on May 10, 2011:
260	(a) Section 53-16-101;
261	(b) Section 53-16-102;
262	(c) Section 53-16-201;
263	(d) Section 53-16-301; and

264

(e) Section 53-16-302.