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2	FOR METHAMPHETAMINE HOUSING					
3	RECONSTRUCTION AND REHABILITATION					
4	FUND					
5	2010 GENERAL SESSION					
6	STATE OF UTAH					
7	Chief Sponsor: Karen Mayne					
8	House Sponsor: Jennifer M. Seelig					
9						
10	LONG TITLE					
11	Committee Note:					
12	The Revenue and Taxation Interim Committee recommended this bill.					
13	General Description:					
14	This bill amends the Housing and Community Development part and the Individual					
15	Income Tax Contribution Act to enact the Methamphetamine Housing Reconstruction					
16	and Rehabilitation Fund Act and to enact an income tax contribution.					
17	Highlighted Provisions:					
18	This bill:					
19	<ul><li>defines terms;</li></ul>					
20	<ul> <li>enacts the Methamphetamine Housing Reconstruction and Rehabilitation Fund Act;</li> </ul>					
21	<ul> <li>creates a restricted account known as the Methamphetamine Housing</li> </ul>					

INDIVIDUAL INCOME TAX CONTRIBUTION



Reconstruction and Rehabilitation Fund;

• enacts an individual income tax contribution for the Methamphetamine Housing

provides that monies received from the income tax contribution shall be deposited

Reconstruction and Rehabilitation Fund for a taxable year beginning on or after

January 1, 2010, but beginning on or before December 31,  $\hat{\mathbf{H}} \rightarrow [2011] 2012 \leftarrow \hat{\mathbf{H}}$ ;

into the Methamphetamine Housing Reconstruction and Rehabilitation Fund and

28	expended by a qualified housing organization to:				
29	<ul> <li>reconstruct or rehabilitate residences contaminated by methamphetamine; or</li> </ul>				
30	<ul> <li>purchase property upon which a residence contaminated by methamphetamine is</li> </ul>				
31	reconstructed or rehabilitated;				
32	<ul> <li>grants rulemaking authority to the Division of Housing and Community</li> </ul>				
33	Development; and				
34	<ul><li>makes technical changes.</li></ul>				
35	Monies Appropriated in this Bill:				
36	None				
37	Other Special Clauses:				
38	This bill has retrospective operation for a taxable year beginning on or after January 1,				
39	2010.				
40	Utah Code Sections Affected:				
41	ENACTS:				
42	<b>9-4-1501</b> , Utah Code Annotated 1953				
43	<b>9-4-1502</b> , Utah Code Annotated 1953				
44	<b>9-4-1503</b> , Utah Code Annotated 1953				
45	<b>59-10-1314</b> , Utah Code Annotated 1953				
46 47	Be it enacted by the Legislature of the state of Utah:				
48	Section 1. Section <b>9-4-1501</b> is enacted to read:				
49	Part 15. Methamphetamine Housing Reconstruction and				
50	Rehabilitation Fund Act				
51	9-4-1501. Title.				
52	This part is known as the "Methamphetamine Housing Reconstruction and				
53	Rehabilitation Fund Act."				
54	Section 2. Section <b>9-4-1502</b> is enacted to read:				
55	<u>9-4-1502.</u> Definitions.				
56	As used in this part:				
57	(1) "Contaminated by methamphetamine" means that a residence is:				
58	(a) polluted by hazardous materials as a result of the use, production, or presence of				

59	methamphetamine in excess of decontamination standards adopted by the Department of					
60	Health under Section 26-51-201; and					
61	(b) placed on a contamination list by a local health department in accordance with					
62	Section 19-6-903.					
63	(2) "Fund" means the Methamphetamine Housing Reconstruction and Rehabilitation					
64	Fund created in Section 9-4-1503.					
65	(3) "Qualified housing organization" means an affiliate located in this state of an					
66	organization if that organization:					
67	(a) is exempt from federal income taxation under Section 501(c)(3), Internal Revenue					
68	Code;					
69	(b) operates on a worldwide basis;					
70	(c) has the primary purposes of:					
71	(i) constructing, reconstructing, and rehabilitating residences that are:					
72	(A) sold to low-income persons selected by the organization in accordance with any					
73	rules the division makes as authorized by Section 9-4-1503; and					
74	(B) financed with loans that are not subject to interest as determined by the					
75	organization in accordance with any rules the division makes as authorized by Section					
76	9-4-1503; and					
77	(ii) purchasing property upon which residences described in Subsection (3)(c)(i) are					
78	constructed, reconstructed, or rehabilitated;					
79	(d) expends a portion of the repayment on the loans described in Subsection					
80	(3)(c)(i)(B) to finance:					
81	(i) the construction, reconstruction, and rehabilitation of residences described in					
82	Subsection (3)(c)(i); and					
83	(ii) the purchase of property upon which residences described in Subsection (3)(c)(i)					
84	are constructed, reconstructed, or rehabilitated; and					
85	(e) has built more than 250,000 residences in total.					
86	(4) (a) "Residence" means a single-family residence.					
87	(b) "Residence" includes:					
88	(i) a condominium;					
89	(ii) a garage:					

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90	(iii) real property appurtenant to a residence:					
91	(A) as determined by the division in accordance with any rules the division makes as					
92	authorized by Section 9-4-1503; and					
93	(B) if that real property is contaminated by methamphetamine;					
94	(iv) a shed; or					
95	(v) a town home.					
96	(c) "Residence" does not include:					
97	(i) an apartment or other rental unit as determined by the division in accordance with					
98	any rules the division makes as authorized by Section 9-4-1503; or					
99	(ii) an outbuilding except for a garage or shed.					
100	Section 3. Section <b>9-4-1503</b> is enacted to read:					
101	9-4-1503. Methamphetamine Housing Reconstruction and Rehabilitation Fund					
102	Creation Interest Use of contributions and interest.					
103	(1) There is created within the General Fund a restricted account known as the					
104	Methamphetamine Housing Reconstruction and Rehabilitation Fund.					
105	(2) The fund shall be funded by:					
106	(a) contributions deposited into the fund in accordance with Section 59-10-1314; and					
107	(b) interest described in Subsection (3).					
108	(3) (a) The fund shall earn interest.					
109	(b) Interest earned on the fund shall be deposited into the fund.					
110	(4) (a) The division shall distribute contributions and interest deposited into the fund to					
111	one or more qualified housing organizations.					
112	(b) (i) Subject to Subsection (4)(b)(ii), a qualified housing organization that receives a					
113	distribution from the division in accordance with Subsection (4)(a) shall expend the					
114	distribution to:					
115	(A) reconstruct or rehabilitate one or more residences that are:					
116	(I) sold to low-income persons selected by the qualified housing organization in					
117	accordance with any rules the division makes as authorized by this section; and					
118	(II) financed with loans that are not subject to interest as determined by the qualified					
119	housing organization in accordance with any rules the division makes as authorized by this					
120	section; or					

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121	(B) purchase property upon which a residence described in Subsection (4)(b)(i)(A) is					
122	reconstructed or rehabilitated.					
123	(ii) A qualified housing organization may not expend a distribution the qualified					
124	housing organization receives in accordance with this Subsection (4) for any administrative					
125	cost relating to an expenditure authorized by Subsection (4)(b)(i).					
126	(5) (a) In accordance with any rules the division makes as authorized under Subsection					
127	(6)(c), a qualified housing organization may apply to the division to receive a distribution					
128	under Subsection (4).					
129	(b) A qualified housing organization may apply to the division to receive a distribution					
130	under Subsection (4) by filing an application with the division:					
131	(i) on or before November 1; and					
132	(ii) on a form provided by the division.					
133	(c) The application:					
134	(i) shall include information required by the division establishing that the qualified					
135	housing organization owns each residence with respect to which the qualified housing					
136	organization plans to expend a distribution under Subsection (4);					
137	(ii) shall include information required by the division establishing the qualified housing					
138	organization's plan to expend the distribution for a purpose described in Subsection (4)(b)(i);					
139	(iii) shall include information required by the division establishing that the qualified					
140	housing organization's plan to expend the distribution meets conditions established in					
141	accordance with Title 19, Chapter 6, Part 9, Illegal Drug Operations Site Reporting and					
142	Decontamination Act, for a local health department to remove the residence from the local					
143	health department's decontamination list; and					
144	(iv) may include other information the division requires by rule.					
145	(d) The division shall determine on or before the November 30 immediately following					
146	the November 1 described in Subsection (5)(b) whether a qualified housing organization's					
147	application to the division meets the requirements of Subsection (5)(c).					
148	(e) (i) The division shall distribute monies credited to the fund to each qualified					
149	housing organization that meets the requirements of Subsection (5)(c) as determined by the					
150	division:					
151	(A) on or before the December 31 immediately following the November 1 described in					

152	Subsection (5)(b); and					
153	(B) in accordance with this Subsection (5)(e).					
154	(ii) The division shall determine:					
155	(A) the population of the county in which a qualified housing organization that meets					
156	the requirements of Subsection (5)(c) is headquartered; and					
157	(B) the total population of all of the counties in which the qualified housing					
158	organizations that meet the requirements of Subsection (5)(c) are headquartered.					
159	(iii) Except as provided in Subsection (5)(e)(iv), the division shall determine a					
160	qualified housing organization's distribution by making the following calculation:					
161	(A) calculating a percentage determined by dividing the population of the county in					
162	which the qualified housing organization that meets the requirements of Subsection (5)(c) is					
163	headquartered by the population calculated under Subsection (5)(e)(ii)(B); and					
164	(B) multiplying the percentage determined under Subsection (5)(e)(iii)(A) by the fund					
165	balance.					
166	(iv) If two or more qualified housing organizations that meet the requirements of					
167	Subsection (5)(c) as determined by the division are headquartered within one county, the					
168	division shall determine each qualified housing organization's distribution by:					
169	(A) making the calculation required by Subsection (5)(e)(iii); and					
170	(B) dividing the amount calculated under Subsection (5)(e)(iii) by the number of					
171	qualified housing organizations that meet the requirements of Subsection (5)(c) as determined					
172	by the division that are headquartered within the county.					
173	(6) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the					
174	division may make rules:					
175	(a) to define what constitutes:					
176	(i) a low-income person;					
177	(ii) a loan that is not subject to interest; or					
178	(iii) an apartment or other rental unit;					
179	(b) for determining the circumstances under which real property is appurtenant to a					
180	residence;					
181	(c) prescribing information a qualified housing organization is required to include with					
182	an application under Subsection (5);					

183	(d) for purposes of Subsection (5)(e), for determining the population of a county; or					
184	(e) for determining the county in which a qualified housing organization is					
185	headquartered.					
186	Section 4. Section <b>59-10-1314</b> is enacted to read:					
187	59-10-1314. Contribution to Methamphetamine Housing Reconstruction and					
188	Rehabilitation Fund.					
189	(1) For a taxable year beginning on or after January 1, 2010, but beginning on or before					
190	December 31, $\hat{\mathbf{H}} \rightarrow [\underline{2011}]$ 2012 $\leftarrow \hat{\mathbf{H}}$ only, a resident or nonresident individual that files an					
190a	individual income					
191	tax return under this chapter may designate on the resident or nonresident individual's					
192	individual income tax return a contribution as provided in this section to be:					
193	(a) deposited into the Methamphetamine Housing Reconstruction and Rehabilitation					
194	Fund created in Section 9-4-1503; and					
195	(b) expended for the purposes described in Section 9-4-1503.					
196	(2) The commission shall:					
197	(a) determine the total amount of contributions designated in accordance with this					
198	section for the taxable year described in Subsection (1); and					
199	(b) credit the amount described in Subsection (2)(a) to the Methamphetamine Housing					
200	Reconstruction and Rehabilitation Fund created in Section 9-4-1503.					
201	Section 5. Retrospective operation.					
202	This bill has retrospective operation for a taxable year beginning on or after January 1,					
203	<u>2010.</u>					

Legislative Review Note as of 10-26-09 9:31 AM

Office of Legislative Research and General Counsel

## Revised Fiscal Note

## S.B. 12 - Individual Income Tax Contribution for Methamphetamine Housing Reconstruction and Rehabilitation Fund

2010 General Session State of Utah

## **State Impact**

Enactment of this bill would create a restricted fund with funding derived from an income tax checkoff. Administrative costs of \$8,600 to the Division of Housing and Community Development would be funded out of the restricted revenues. Housing rehabilitation costs would also be funded through the restricted revenues. Funding beyond the administrative costs are passed through entities that rehabilitate methamphetamine impacted housing.

	FY 2010 <u>Approp.</u>	FY 2011 <u>Approp.</u>	FY 2012 <u>Approp.</u>	EV 2010		FY 2012
				Revenue	Nevenue	Revenue
Restricted Funds	\$0	\$8,600	\$91,400	\$0	\$50,000	\$50,000
Total	\$0	\$8,600	\$91,400	\$0	\$50,000	\$50,000

## Individual, Business and/or Local Impact

Enactment of this bill likely will not result in direct, measurable costs and/or benefits for individuals, businesses, or local governments.

2/17/2010, 3:09:58 PM, Lead Analyst: Wilko, A./Attny: RLR

Office of the Legislative Fiscal Analyst