STATE TAX COMMISSION LEVE ROCESS USING
DEPOSITORY INSTITUTION DATA MATCH SYSTEM
2011 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Curtis S. Bramble
House Sponsor: Wayne A. Harper
LONG TITLE
Committee Note:
The Revenue and Taxation Interim Committee recommended this bill.
General Description:
This bill amends the Financial Information Privacy part and the Revenue and Taxation
title to enact a depository institution data match system and a State Tax Commission
levy process to collect certain amounts owed by a delinquent taxpayer through the
depository institution data match system.
Highlighted Provisions:
This bill:
 defines terms and modifies definitions;
 enacts the Depository Institution Data Match System and Levy Act;
 provides procedures and requirements for the depository institution data match
system and levy process, including:
 requiring the State Tax Commission to develop and operate the database in
coordination with depository institutions;
 requiring the State Tax Commission to enter into agreements with depository
institutions;
• requiring a depository institution to provide the State Tax Commission with
certain information;



28	• establishing a levy process for collecting a liability from a delinquent taxpayer
29	using the depository institution data match system;
30	• addressing duties of a depository institution and the State Tax Commission in
31	relation to the depository institution data match system and levy process;
32	 addressing a reimbursement the State Tax Commission pays to a depository
33	institution;
34	 addressing an amount levied or released in error;
35	 addressing the confidentiality and disclosure of information;
36	 addressing limits on a depository institution's liability; and
37	 granting rulemaking authority to the State Tax Commission; and
38	makes technical and conforming changes.
39	Money Appropriated in this Bill:
40	None
41	Other Special Clauses:
42	This bill takes effect on January 1, 2012.
43	Utah Code Sections Affected:
44	AMENDS:
45	7-1-1004, as last amended by Laws of Utah 2009, Chapter 381
46	59-1-1402 , as last amended by Laws of Utah 2010, Chapter 233
47	ENACTS:
48	59-1-1501 , Utah Code Annotated 1953
49	59-1-1502 , Utah Code Annotated 1953
50	59-1-1503 , Utah Code Annotated 1953
51	59-1-1504 , Utah Code Annotated 1953
52	59-1-1505 , Utah Code Annotated 1953
53	59-1-1506 , Utah Code Annotated 1953
54	59-1-1507 , Utah Code Annotated 1953
55	59-1-1508 , Utah Code Annotated 1953
56	59-1-1509 , Utah Code Annotated 1953
57	59-1-1510 , Utah Code Annotated 1953
58	59-1-1511 , Utah Code Annotated 1953

59-1-1512 , Utah Code Annotated 1953
59-1-1513 , Utah Code Annotated 1953
59-1-1514 , Utah Code Annotated 1953
59-1-1515 , Utah Code Annotated 1953
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 7-1-1004 is amended to read:
7-1-1004. Reimbursement of financial institution for costs of obtaining
information.
(1) [A] Except as provided in Subsection (2), a financial institution is entitled to
reimbursement by a governmental entity seeking information, for costs reasonably and directly
incurred in searching for, reproducing, or transporting a record required to be produced if the
financial institution produces the record:
(a) pursuant to written permission by all account holders of the account referenced in
the record in accordance with:
(i) Subsection 7-1-1001(2)(a); or
(ii) Subsection 7-1-1006(2)(b)(iii);
(b) in compliance with an order obtained under this part; or
(c) in compliance with an order of a court or administrative body of competent
jurisdiction.
(2) A depository institution is not allowed reimbursement under this section by the
State Tax Commission for information the depository institution provides or action the
depository institution takes in accordance with Title 59, Chapter 1, Part 15, Depository
Institution Data Match System and Levy Act.
[(2)] (3) The commissioner shall by rule establish the rates and conditions under which
a governmental entity shall reimburse a financial institution.
Section 2. Section 59-1-1402 is amended to read:
59-1-1402. Definitions.
As used in this part:
(1) "Administrative cost" means a fee imposed to cover:
(a) the cost of filing;

90	(b) the cost of administering a garnishment; [or]
91	(c) the amount the commission pays to a depository institution in accordance with
92	Section 59-1-1511; or
93	[(c)] (d) a cost similar to [Subsection] Subsections (1)(a) [or (b)] through (c) as
94	determined by the commission by rule made in accordance with Title 63G, Chapter 3, Utah
95	Administrative Rulemaking Act.
96	(2) "Books and records" means the following made available in printed or electronic
97	format:
98	(a) an account;
99	(b) a book;
100	(c) an invoice;
101	(d) a memorandum;
102	(e) a paper;
103	(f) a record; or
104	(g) an item similar to Subsections (2)(a) through (f) as determined by the commission
105	by rule made in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act.
106	(3) "Deficiency" means:
107	(a) the amount by which a tax, fee, or charge exceeds the difference between:
108	(i) the sum of:
109	(A) the amount shown as the tax, fee, or charge by a person on the person's return; and
110	(B) any amount previously assessed, or collected without assessment, as a deficiency;
111	and
112	(ii) any amount previously abated, credited, refunded, or otherwise repaid with respect
113	to that tax, fee, or charge; or
114	(b) if a person does not show an amount as a tax, fee, or charge on the person's return,
115	or if a person does not make a return, the amount by which the tax, fee, or charge exceeds:
116	(i) the amount previously assessed, or collected without assessment, as a deficiency;
117	and
118	(ii) any amount previously abated, credited, refunded, or otherwise repaid with respect
119	to that tax, fee, or charge.
120	(4) "Garnishment" means any legal or equitable procedure through which one or more

121	of the following are required to be withheld for payment of an amount a person owes:
122	(a) an asset of the person held by another person; or
123	(b) the earnings of the person.
124	(5) "Liability" means the following that a person is required to remit to the
125	commission:
126	(a) a tax, fee, or charge;
127	(b) an addition to a tax, fee, or charge;
128	(c) an administrative cost;
129	(d) interest that accrues in accordance with Section 59-1-402; or
130	(e) a penalty that accrues in accordance with Section 59-1-401.
131	(6) (a) Subject to Subsection (6)(b), "mathematical error" is as defined in Section
132	6213(g)(2), Internal Revenue Code.
133	(b) The reference to Section 6213(g)(2), Internal Revenue Code, in Subsection (6)(a)
134	means:
135	(i) the reference to Section 6213(g)(2), Internal Revenue Code, in effect for the taxable
136	year; or
137	(ii) a corresponding or comparable provision of the Internal Revenue Code as
138	amended, redesignated, or reenacted.
139	(7) (a) Except as provided in Subsection (7)(b), "tax, fee, or charge" means:
140	(i) a tax, fee, or charge the commission administers under:
141	(A) this title;
142	(B) Title 10, Chapter 1, Part 3, Municipal Energy Sales and Use Tax Act;
143	(C) Title 10, Chapter 1, Part 4, Municipal Telecommunications License Tax Act;
144	(D) Section 19-6-410.5;
145	(E) Section 19-6-714;
146	(F) Section 19-6-805;
147	(G) Section 34A-2-202;
148	(H) Section 40-6-14;
149	(I) Section 69-2-5;
150	(J) Section 69-2-5.5; or
151	(K) Section 69-2-5.6; or

152	(ii) another amount that by statute is administered by the commission.
153	(b) "Tax, fee, or charge" does not include a tax, fee, or charge imposed under:
154	(i) Title 41, Chapter 1a, Motor Vehicle Act, except for Section 41-1a-301;
155	(ii) Title 41, Chapter 3, Motor Vehicle Business Regulation Act;
156	(iii) Chapter 2, Property Tax Act;
157	(iv) Chapter 3, Tax Equivalent Property Act;
158	(v) Chapter 4, Privilege Tax; or
159	(vi) Chapter 13, Part 5, Interstate Agreements.
160	(8) "Transferee" means:
161	(a) a devisee;
162	(b) a distributee;
163	(c) a donee;
164	(d) an heir;
165	(e) a legatee; or
166	(f) a person similar to Subsections (8)(a) through (e) as determined by the commission
167	by rule made in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act.
168	Section 3. Section 59-1-1501 is enacted to read:
169	Part 15. Depository Institution Data Match System and Levy Act
170	<u>59-1-1501.</u> Title.
171	This part is known as the "Depository Institution Data Match System and Levy Act."
172	Section 4. Section 59-1-1502 is enacted to read:
173	<u>59-1-1502.</u> Definitions.
174	As used in this part:
175	(1) "Delinquent taxpayer" means a person against whom the commission is considered
176	to have obtained a judgment for a liability under Section 59-1-1414.
177	(2) "Depository institution" is a depository institution:
178	(a) as defined in Section 7-1-103; and
179	(b) that holds or receives deposits, savings, or share accounts.
180	(3) "Depository institution data match system" means the database the commission
181	develops, maintains, and operates in accordance with Section 59-1-1503.
182	(4) "Identifying information" means the following that a denository institution provides

183	to the commission in relation to an account holder under this part:
184	(a) the name of the account holder;
185	(b) the Social Security number of the account holder; or
186	(c) other identifying information.
187	(5) "Liability" is as defined in Section 59-1-1402.
188	(6) "Satisfy a liability" means to pay a liability that is the subject of a levy under this
189	part in full.
190	Section 5. Section 59-1-1503 is enacted to read:
191	59-1-1503. Depository institution data match system Agreements between
192	commission and depository institutions.
193	(1) The commission shall develop, maintain, and operate a database as provided in this
194	section that:
195	(a) uses automated data exchanges;
196	(b) identifies a delinquent taxpayer by identifying information;
197	(c) may be accessed only by the commission or a depository institution;
198	(d) is used to determine whether a delinquent taxpayer identified in the database has
199	the same identifying information as that of an account holder at a depository institution; and
200	(e) the commission updates on at least a quarterly basis.
201	(2) The commission shall enter into agreements with depository institutions doing
202	business in the state to:
203	(a) coordinate with the commission in the development and operation of the depository
204	institution data match system;
205	(b) participate in using the depository institution data match system as provided in this
206	part; and
207	(c) address reimbursement to the depository institution in accordance with Section
208	59-1-1511 for complying with the requirements of this part.
209	Section 6. Section 59-1-1504 is enacted to read:
210	59-1-1504. Depository institution to access depository institution data match
211	system.
212	(1) A depository institution that enters into an agreement with the commission in
213	accordance with Section 59-1-1503 shall access the depository institution data match system on

214	or before the 15th day of each calendar quarter to determine whether a delinquent taxpayer
215	identified in the depository institution data match system has the same identifying information
216	as that of an account holder at the depository institution.
217	(2) If a depository institution determines that a delinquent taxpayer identified in the
218	depository institution data match system has the same identifying information as that of an
219	account holder at the depository institution, the depository institution shall, within three
220	business days after the depository institution accesses the depository institution data match
221	system, provide the commission with the following information the depository institution has
222	in relation to the account holder:
223	(a) the name of the account holder;
224	(b) the address of the account holder;
225	(c) the account number of the account holder;
226	(d) the account balance of the account holder as of the date the depository institution
227	provides the commission the information;
228	(e) the type of account of the account holder;
229	(f) the Social Security number of the account holder;
230	(g) other information that identifies the account holder; and
231	(h) the name of and contact information for other account holders that have access to
232	the account.
233	Section 7. Section 59-1-1505 is enacted to read:
234	59-1-1505. Commission requirement to provide notice of levy to depository
235	institution Duration of levy.
236	(1) The commission shall, within three business days after a depository institution
237	provides the commission information described in Subsection 59-1-1504(2), provide a notice
238	of levy to the depository institution:
239	(a) by electronic means;
240	(b) stating that the commission levies an amount equal to the liability of a delinquent
241	taxpayer that is an account holder at the depository institution; and
242	(c) identifying the account subject to levy.
243	(2) A levy described in Subsection (1) is valid until the earlier of:
244	(a) the date the commission releases the levy;

245	(b) the date the delinquent taxpayer satisfies the liability; or
246	(c) the date the depository institution makes the final subsequent release in accordance
247	with Section 59-1-1509 of amounts deposited into the account of the delinquent taxpayer
248	before the expiration of a 60-day period that begins on the date the commission provides the
249	notice of levy described in Subsection (1) to the depository institution.
250	(3) The commission shall provide notice to a depository institution by electronic
251	means:
252	(a) if the commission releases a levy, no later than one business day after the date the
253	commission releases the levy; or
254	(b) if a delinquent taxpayer satisfies the liability, no later than one business day after
255	the date the delinquent taxpayer satisfies the liability.
256	Section 8. Section 59-1-1506 is enacted to read:
257	59-1-1506. Depository institution requirement to secure amount subject to levy in
258	account holder's account.
259	(1) Subject to Subsection (3), no later than one business day after the date a depository
260	institution receives a notice of levy described in Section 59-1-1505 from the commission, the
261	depository institution shall secure the amount subject to levy in a delinquent taxpayer's account
262	by prohibiting:
263	(a) any person that has access to the delinquent taxpayer's account from accessing the
264	amount; or
265	(b) the transfer or other disposition of the amount.
266	(2) Subject to Subsection (3), if, on the date a depository institution secures an amount
267	under Subsection (1), the balance of the delinquent taxpayer's account is less than the amount
268	subject to levy stated on the notice of levy described in Section 59-1-1505, the depository
269	institution shall secure deposits into the account holder's account:
270	(a) made after the date the depository institution secures the amount under Subsection
271	<u>(1);</u>
272	(b) in an amount that in total does not exceed the amount of the liability stated on the
273	notice of levy described in Section 59-1-1505; and
274	(c) until the earlier of:
275	(i) the date the commission provides notice to the depository institution in accordance

276	with Section 59-1-1505 that the commission has released the levy;
277	(ii) the date the commission provides notice to the depository institution in accordance
278	with Section 59-1-1505 that the delinquent taxpayer has satisfied the liability; or
279	(iii) the date the depository institution makes the final subsequent release in accordance
280	with Section 59-1-1509 of amounts deposited into the account of the delinquent taxpayer
281	before the expiration of a 60-day period that begins on the date the commission provides the
282	notice of levy described in Section 59-1-1505 to the depository institution.
283	(3) For purposes of Subsections (1) and (2), a depository institution shall secure an
284	amount subject to levy regardless of whether a person other than the delinquent taxpayer has
285	access to the account or is an account holder.
286	Section 9. Section 59-1-1507 is enacted to read:
287	59-1-1507. Commission to send notice to delinquent taxpayer.
288	(1) The commission shall, within three business days after the date the commission
289	provides a notice of levy described in Section 59-1-1505 to a depository institution, notify a
290	delinquent taxpayer that the commission has issued the notice of levy to the depository
291	institution.
292	(2) The notice described in Subsection (1) shall:
293	(a) state the amount subject to levy on the notice of levy described in Section
294	<u>59-1-1505;</u>
295	(b) notify the delinquent taxpayer that the depository institution is required to secure
296	the amount subject to levy in accordance with Section 59-1-1506;
297	(c) identify each account subject to levy at the depository institution; and
298	(d) describe the actions a delinquent taxpayer may take to:
299	(i) satisfy the liability; or
300	(ii) resolve an issue as to whether the commission has the authority to receive from a
301	depository institution a portion of an amount subject to levy at the depository institution.
302	Section 10. Section 59-1-1508 is enacted to read:
303	59-1-1508. Commission to determine portion of an amount subject to levy that the
304	commission may receive from a depository institution Process for resolution of dispute
305	Extension of certain time periods District court action Rulemaking authority.
306	(1) In accordance with this section, the commission shall determine the portion of the

307	amount subject to a levy under this part that the commission may receive from a depository
308	institution.
309	(2) The time period for making the determination required by Subsection (1):
310	(a) begins on the date the commission provides a notice of levy described in Section
311	59-1-1505 to a depository institution; and
312	(b) ends on the first business day after a 21-day period beginning on the date described
313	in Subsection (2)(a).
314	(3) The commission shall provide notice to a depository institution, by no later than the
315	last day of the time period described in Subsection (2)(b), of the portion of the amount subject
316	to a levy under this part that the commission may receive from the depository institution.
317	(4) The portion of an amount subject to levy under this part that the commission may
318	receive from a depository institution may not exceed the lesser of:
319	(a) the amount of the liability that is subject to the levy;
320	(b) the amount the commission would have been able to receive had the commission
321	obtained a writ of garnishment; or
322	(c) the balance of the delinquent taxpayer's account that a depository institution has
323	secured or will secure in accordance with Section 59-1-1506.
324	(5) As part of the determination required by Subsection (1), the commission shall allow
325	a delinquent taxpayer to communicate with and provide information to the commission.
326	(6) The commission shall order a conference between the commission and the
327	delinquent taxpayer in accordance with Section 63G-4-102 if:
328	(a) the commission finds that there is a dispute as to an issue related to the
329	determination required by Subsection (1); or
330	(b) a delinquent taxpayer requests the conference to address a dispute as to an issue
331	related to the determination required by Subsection (1).
332	(7) The time period beginning on the date the commission orders a conference in
333	accordance with Subsection (6) and ending on the date the conference adjourns may not be
334	included in calculating a time period:
335	(a) during which a levy is valid;
336	(b) during which a depository institution is required to secure an amount in accordance
337	with Section 59-1-1506

338	(c) for making the determination required by Subsection (1); or
339	(d) for requiring a depository institution to release a portion of an amount to the
340	commission in accordance with Section 59-1-1509.
341	(8) If a conference described in Subsection (6) does not result in the resolution of the
342	issues related to the determination required by Subsection (1), a delinquent taxpayer may file
343	an action in district court:
344	(a) within 10 days after the date a conference described in Subsection (6) adjourns; and
345	(b) in the district court located in the county of residence or principal place of business
346	of the delinquent taxpayer.
347	(9) (a) Subject to Subsection (9)(b), the time period beginning on the date a delinquent
348	taxpayer files an action in accordance with Subsection (8) and ending on the date the action
349	becomes final may not be included in calculating a time period:
350	(i) during which a levy is valid;
351	(ii) during which a depository institution is required to secure an amount in accordance
352	with Section 59-1-1506;
353	(iii) for making the determination required by Subsection (1); or
354	(iv) for requiring a depository institution to release a portion of an amount to the
355	commission in accordance with Section 59-1-1509.
356	(b) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
357	commission may make rules for determining when an action under this section becomes final.
358	Section 11. Section 59-1-1509 is enacted to read:
359	59-1-1509. Depository institution to release portion of amount subject to levy.
360	(1) Subject to the other provisions of this section, a depository institution shall release
361	the portion of the amount subject to a levy under this part that the commission determines the
362	commission may receive in accordance with Section 59-1-1508 from the depository institution.
363	(2) A depository institution shall make an initial release of the lesser of the following
364	on the first business day after the date the commission provides the notice described in
365	Subsection 59-1-1508(3) to the depository institution:
366	(a) the portion of the amount the commission determines the commission may receive
367	in accordance with Section 59-1-1508 from the depository institution; or
368	(b) the balance of the delinquent taxpayer's account as of the first business day after the

509	date the commission provides the notice described in Subsection 39-1-1308(3) to the
370	depository institution.
371	(3) (a) Subject to Subsections (3)(b) and (c), if, as of the first business day after the
372	date the commission provides the notice described in Subsection 59-1-1508(3) to a depository
373	institution, the balance of the delinquent taxpayer's account is less than the portion of the
374	amount the commission determines the commission may receive in accordance with Section
375	59-1-1508 from the depository institution, the depository institution shall make one or more
376	subsequent releases to the commission of deposits made into the delinquent taxpayer's account:
377	(i) after the first business day after the date the commission provides the notice
378	described in Subsection 59-1-1508(3) to the depository institution; and
379	(ii) in an amount not to exceed the portion of the amount the commission determines
380	the commission may receive in accordance with Section 59-1-1508 from the depository
381	<u>institution.</u>
382	(b) A depository institution required by Subsection (3)(a) to make a subsequent release
383	of a deposit shall make the release no later than seven days after the date the deposit is made
384	into the delinquent taxpayer's account.
385	(c) A depository institution may not make a subsequent release described in Subsection
386	(3)(a) of a deposit to the commission if the deposit is made:
387	(i) after the date the commission provides notice to the depository institution in
388	accordance with Section 59-1-1505 that the commission has released the levy;
389	(ii) after the date the commission provides notice to the depository institution in
390	accordance with Section 59-1-1505 that the delinquent taxpayer has satisfied the liability; or
391	(iii) more than 60 days after the date the commission provides the notice of levy
392	described in Section 59-1-1505 to the depository institution.
393	Section 12. Section 59-1-1510 is enacted to read:
394	59-1-1510. Limitations on commission authority to levy.
395	(1) During the time period that a levy the commission imposes on the account of a
396	delinquent taxpayer is valid, the commission may not impose another levy on that account.
397	(2) The commission may impose a levy in accordance with the procedures and
398	requirements of this part on an account subject to a previous levy under this part if that
399	previous levy is no longer valid.

400	Section 13. Section 59-1-1511 is enacted to read:
401	59-1-1511. Commission requirement to pay a reimbursement to a depository
402	institution.
403	The commission shall, in accordance with the agreement required by Section
404	59-1-1503, pay a reasonable reimbursement to a depository institution:
405	(1) as determined by the commission;
406	(2) to comply with the requirements of this part;
407	(3) that does not exceed the costs a depository institution incurs to comply with this
408	part; and
409	(4) if the depository institution secures an amount subject to levy in accordance with
410	Section 59-1-1506, provides for a payment of \$10 to secure the amount.
411	Section 14. Section 59-1-1512 is enacted to read:
412	59-1-1512. Amount levied or released in error Rulemaking authority.
413	(1) If the commission levies an amount in error, the commission shall:
414	(a) pay the cost of a depository institution charge incurred as a result of the levy; or
415	(b) if a person other than the commission pays the depository institution charge,
416	reimburse the person for the depository institution charge incurred as a result of the levy.
417	(2) If a depository institution releases an amount in an account holder's account to the
418	commission in error, the commission shall return the amount to the depository institution by
419	electronic means for deposit into the account holder's account.
420	(3) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
421	commission may make rules prescribing:
422	(a) what constitutes levying or releasing an amount in error; and
423	(b) the depository institution charges the commission shall pay.
424	Section 15. Section 59-1-1513 is enacted to read:
425	59-1-1513. Limits on a depository institution's authority to disclose or provide
426	notice Depository institution authority to provide information.
427	(1) Except as provided in Subsection (2), a depository institution may not disclose or
428	provide notice to an account holder at the depository institution that the depository institution:
429	(a) provided information to the commission or the commission provided information to
430	the depository institution in relation to the account holder or the account holder's account in

431	accordance with this part; or
432	(b) took an action in relation to the account holder or the account holder's account in
433	accordance with this part.
434	(2) A depository institution may provide information to an account holder describing
435	the depository institution's duties under this part if the information the depository institution
436	provides does not identify that the depository institution:
437	(a) provides or has provided information to the commission in relation to a particular
438	account holder or account holder's account in accordance with this part; or
439	(b) takes or has taken an action in relation to a particular account holder or account
440	holder's account in accordance with this part.
441	Section 16. Section 59-1-1514 is enacted to read:
442	59-1-1514. Limits on depository institution liability.
443	A depository institution is not liable to a person for the following if the depository
444	institution acts in good faith:
445	(1) providing or failing to provide information; or
446	(2) taking or failing to take an action.
447	Section 17. Section 59-1-1515 is enacted to read:
448	59-1-1515. Confidentiality of information.
449	Except for the exchange of information between the commission and a depository
450	institution that is necessary to meet the requirements of this part, information the commission
451	obtains from a depository institution is subject to Section 59-1-403 as if the information had
452	been gained from a return filed with the commission.
453	Section 18. Effective date.
454	This bill takes effect on January 1, 2012.

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Office of Legislative Research and General Counsel

FISCAL NOTE

S.B. 17, 2011 General Session

SHORT TITLE: State Tax Commission Levy Process Using Depository Institution Data Match System

SPONSOR: Bramble, C. STATE OF UTAH

STATE GOVERNMENT (UCA 36-12-13(2)(b))

Presuming a 1% increase in compliance, this bill generates net one-time General/Education fund revenue of \$1,328,700 in FY 2012 and net ongoing General/Education fund revenue of \$48,300 per year beginning in FY 2013. Provisions of the bill will cost the State Tax Commission \$72,000 in ongoing collection payments to depository institutions. The elimination of one Tax Commission FTE will save \$40,000 per year, for a net cost increase of \$32,000 per year. Quicker collection of payments facilitated by this bill may result in a \$1,345,600 one-time increase in General/Education Fund revenue in FY 2012. Every 1% increase in compliance resulting from this bill would increase ongoing General Fund revenue by \$9,700 and ongoing Education Fund revenue by \$72,500 beginning in FY 2013.

STATE BUDGET DETAIL TABLE	FY 2011	FY 2012	FY 2013
Revenue:			
General Fund	\$0	\$0	\$9,700
General Fund, One-Time	\$0	\$278,400	\$0
Education Fund	\$0	\$0	\$72,500
Education Fund, One-Time	\$0	\$1,067,200	\$0
Total Revenue	\$0	\$1,345,600	\$82,200
Expenditure:			
General Fund	\$0	\$6,900	\$6,900
General Fund, One-Time	\$0	(\$3,500)	\$0
Education Fund	\$0	\$27,000	\$27,000
Education Fund, One-Time	\$0	(\$13,500)	\$0
Restricted Funds	\$0	(\$1,900)	(\$1,900
Total Expenditure	\$0	\$15,000	\$32,000
Net Impact, All Funds (RevExp.)	\$0	\$1,330,600	\$50,200
Net Impact, General/Education Funds	\$0	\$1,328,700	\$48,300

LOCAL GOVERNMENTS (UCA 36-12-13(2)(c))

Local governments may see an increase in sales tax revenue of \$16,100 in FY 2012.

DIRECT EXPENDITURES BY UTAH RESIDENTS AND BUSINESSES (UCA 36-12-13(2)(d))
About 5,000 individuals and businesses delinquent on their tax payments may end up paying sooner than

has historically been the case. On average, the individuals can expect to pay a bank levy of \$423.

1/22/2011, 04:58 PM, Lead Analyst: Young, T./Attorney: RLR

Office of the Legislative Fiscal Analyst