1	AMENDMENTS TO LOCAL SALES AND USE TAXES FOR
2	BOTANICAL, CULTURAL, RECREATIONAL, AND
3	ZOOLOGICAL ORGANIZATIONS OR FACILITIES
4	2011 GENERAL SESSION
5	STATE OF UTAH
6	Chief Sponsor: Lyle W. Hillyard
7	House Sponsor:
8 9	LONG TITLE
10	General Description:
11	This bill amends the Sales and Use Tax Act to address local sales and use taxes for
12	botanical, cultural, recreational, and zoological organizations or facilities.
13	Highlighted Provisions:
14	This bill:
15	 modifies definitions;
16	 prescribes what an opinion question shall state for purposes of local sales and use
17	taxes for botanical, cultural, recreational, and zoological organizations or facilities;
18	 addresses the purposes for which revenues collected from local sales and use taxes
19	for botanical, cultural, recreational, and zoological organizations or facilities may be
20	expended;
21	 changes the reauthorization period for a city or town sales and use tax for botanical,
22	cultural, recreational, and zoological organizations or facilities from an eight-year
23	period to a ten-year period;
24	 repeals obsolete language; and
25	 makes technical and conforming changes.
26	Money Appropriated in this Bill:
27	None



28	Other Special Clauses:	
29	This bill takes effect on July 1, 2011.	
30	Utah Code Sections Affected:	
31	AMENDS:	
32	59-12-702, as last amended by Laws of Utah 2010, Chapter 211	
33	59-12-703, as last amended by Laws of Utah 2008, Chapters 382 and 384	
34	59-12-704, as last amended by Laws of Utah 2003, Chapter 296	
35	59-12-705, as enacted by Laws of Utah 1996, Chapter 284	
36	59-12-1402 , as last amended by Laws of Utah 2008, Chapters 382 and 384	
37	59-12-1403 , as enacted by Laws of Utah 2001, Chapter 192	
38		
39	Be it enacted by the Legislature of the state of Utah:	
40	Section 1. Section 59-12-702 is amended to read:	
41	59-12-702. Definitions.	
42	As used in this part:	
43	(1) "Administrative unit" means a division of a private nonprofit organization or	
44	institution that:	
45	(a) would, if it were a separate entity, be a botanical organization or cultural	
46	organization; and	
47	(b) consistently maintains books and records separate from those of its parent	
48	organization.	
49	(2) "Botanical organization" means:	
50	(a) a private nonprofit organization or institution having as its primary purpose the	
51	advancement and preservation of plant science through horticultural display, botanical	
52	research, and community education; or	
53	(b) an administrative unit.	
54	(3) "Cultural facility" is as defined in Section 59-12-602.	
55	(4) (a) "Cultural organization":	
56	(i) means:	
57	(A) a private nonprofit organization or institution having as its primary purpose the	
58	advancement and preservation of:	

59	(I) natural history;	
60	(II) art;	
61	(III) music;	
62	(IV) theater; or	
63	(V) dance; and	
64	(B) an administrative unit; and	
65	(ii) includes, for purposes of Subsections 59-12-704(1)(d) and (6) only:	
66	(A) a private nonprofit organization or institution having as its primary purpose the	
67	advancement and preservation of history; or	
68	(B) a municipal or county cultural council having as its primary purpose the	
69	advancement and preservation of:	
70	(I) history;	
71	(II) natural history;	
72	(III) art;	
73	(IV) music;	
74	(V) theater; or	
75	(VI) dance.	
76	(b) "Cultural organization" does not include:	
77	(i) [any] an agency of the state;	
78	(ii) except as provided in Subsection (4)(a)(ii)(B), [any] a political subdivision of the	
79	state;	
80	(iii) [any] an educational institution whose annual revenues are directly derived more	
81	than 50% from state funds; [or]	
82	(iv) in a county of the first or second class, [any] a radio or television broadcasting	
83	network or station, cable communications system, newspaper, or magazine[-]; or	
84	(v) an organization or institution having as its primary purpose the advancement and	
85	preservation of literature, a motion picture, or storytelling.	
86	(5) "Institution" means [any of the institutions] an institution listed in Subsections	
87	53B-1-102(1)(b) through (k).	
88	(6) "Recreational facility" means $[any]$ <u>a</u> publicly owned or operated park,	
89	campground, marina, dock, golf course, playground, athletic field, gymnasium, swimming	

90 pool, trail system, [cultural facility,] or other facility used for recreational purposes.

91 (7) "Rural radio station" means a nonprofit radio station based in a county of the third,
92 fourth, fifth, or sixth class.

93 (8) In a county of the first class, "zoological [facilities"] facility" means [any] a public, 94 public-private partnership, or private nonprofit [buildings, exhibits, utilities and infrastructure, 95 walkways, pathways, roadways, offices, administration facilities, public service facilities, 96 educational facilities, enclosures, public viewing areas, animal barriers, animal housing, animal 97 care facilities, and veterinary and hospital facilities related to the advancement, exhibition, or 98 preservation of mammals, birds, reptiles, or amphibians] building, exhibit, utility and 99 infrastructure, walkway, pathway, roadway, office, administration facility, public service 100 facility, educational facility, enclosure, public viewing area, animal barrier, animal housing, 101 animal care facility, and veterinary and hospital facility related to the advancement, exhibition,

102 or preservation of a mammal, bird, reptile, or an amphibian.

(9) (a) (i) Except as provided in Subsection (9)(a)(ii), "zoological organization" means
a public, public-private partnership, or private nonprofit organization having as its primary
purpose the advancement and preservation of zoology.

(ii) In a county of the first class, "zoological organization" means a nonprofit
organization having as its primary purpose the advancement and exhibition of [mammals,
birds, reptiles, or amphibians] a mammal, bird, reptile, or an amphibian to an audience of
75,000 or more persons annually.

(b) "Zoological organization" does not include [any] an agency of the state, educational
institution, radio or television broadcasting network or station, cable communications system,
newspaper, or magazine.

113 Section 2. Section **59-12-703** is amended to read:

114 **59-12-703.** Opinion question election -- Base -- Rate -- Imposition of tax --

115 Expenditure of revenues -- Enactment or repeal of tax -- Effective date -- Notice

116 requirements.

(1) (a) [(i) A] Subject to the other provisions of this section, a county legislative body
may submit an opinion question to the residents of that county, by majority vote of all members
of the legislative body, so that each resident of the county, except residents in municipalities
that have already imposed a sales and use tax under Part 14, City or Town Option Funding For

121 Botanical, Cultural, Recreational, and Zoological Organizations or Facilities, has an 122 opportunity to express the resident's opinion on the imposition of a local sales and use tax of 123 .1% on the transactions described in Subsection 59-12-103(1) located within the county, to 124 fund cultural facilities, recreational facilities, and zoological facilities, botanical organizations, 125 cultural organizations, and zoological organizations, and rural radio stations, in that county. 126 (b) The opinion question required by this section shall state: 127 "Shall (insert the name of the county), Utah, be authorized to impose a .1% sales and 128 use tax for (list the purposes for which the revenues collected from the sales and use tax shall 129 be expended)?" 130 [(ii)] (c) Notwithstanding Subsection (1)(a)[(i)], a county legislative body may not 131 impose a tax under this section on: 132 $\left[\frac{A}{A}\right]$ (i) the sales and uses described in Section 59-12-104 to the extent the sales and 133 uses are exempt from taxation under Section 59-12-104; 134 $\left[\frac{\mathbf{(B)}}{\mathbf{(ii)}}\right]$ sales and uses within municipalities that have already imposed a sales and use 135 tax under Part 14, City or Town Option Funding For Botanical, Cultural, Recreational, and 136 Zoological Organizations or Facilities; and 137 [(C)] (iii) except as provided in Subsection (1)[(c)](e), amounts paid or charged for 138 food and food ingredients. 139 $\left[\frac{b}{d}\right]$ (d) For purposes of this Subsection (1), the location of a transaction shall be 140 determined in accordance with Sections 59-12-211 through 59-12-215. 141 [(c)] (e) A county legislative body imposing a tax under this section shall impose the 142 tax on amounts paid or charged for food and food ingredients if the food and food ingredients 143 are sold as part of a bundled transaction attributable to food and food ingredients and tangible 144 personal property other than food and food ingredients. 145 [(d)] (f) The election shall follow the procedures outlined in Title 11, Chapter 14, 146 Local Government Bonding Act. 147 (2) (a) If the county legislative body determines that a majority of the county's 148 registered voters voting on the imposition of the tax have voted in favor of the imposition of 149 the tax as prescribed in Subsection (1)[(a)], the county legislative body may impose the tax by a 150 majority vote of all members of the legislative body on the transactions:

151 (i) described in Subsection (1); and

152	(ii) within the county, including the cities and towns located in the county, except those	
153	cities and towns that have already imposed a sales and use tax under Part 14, City or Town	
154	Option Funding For Botanical, Cultural, Recreational, and Zoological Organizations or	
155	Facilities.	
156	(b) A county legislative body may revise county ordinances to reflect statutory changes	
157	to the distribution formula or eligible recipients of revenues generated from a tax imposed	
158	under Subsection (2)(a):	
159	(i) after the county legislative body submits an opinion question to residents of the	
160	county in accordance with Subsection (1) giving them the opportunity to express their opinion	
161	on the proposed revisions to county ordinances; and	
162	(ii) if the county legislative body determines that a majority of those voting on the	
163	opinion question have voted in favor of the revisions.	
164	(3) [The money generated from any] Subject to Section 59-12-704, revenues collected	
165	from a tax imposed under Subsection (2) shall be [used for funding] expended:	
166	(a) to fund cultural facilities, recreational facilities, and zoological facilities located	
167	within the county or a city or town located in the county, except a city or town that has already	
168	imposed a sales and use tax under Part 14, City or Town Option Funding For Botanical,	
169	Cultural, Recreational, and Zoological Organizations or Facilities; [and]	
170	(b) to fund ongoing operating expenses of:	
171	(i) recreational facilities described in Subsection (3)(a);	
172	(ii) botanical organizations, cultural organizations, and zoological organizations within	
173	the county; and	
174	(iii) rural radio stations within the county[-]; and	
175	(c) as stated in the opinion question described in Subsection (1).	
176	(4) (a) A tax authorized under this part shall be:	
177	(i) except as provided in Subsection (4)(b), administered, collected, and enforced in	
178	accordance with:	
179	(A) the same procedures used to administer, collect, and enforce the tax under:	
180	(I) Part 1, Tax Collection; or	
181	(II) Part 2, Local Sales and Use Tax Act; and	
182	(B) Chapter 1, General Taxation Policies; and	

183	(ii) levied for a period of 10 years and may be reauthorized at the end of the ten-year			
184	period in accordance with this section.			
185	(b) [Notwithstanding Subsection $(4)(a)(i)$, a] <u>A</u> tax under this part is not subject to			
186	Subsections 59-12-205(2) through (6).			
187	(5) (a) For purposes of this Subsection (5):			
188	(i) "Annexation" means an annexation to a county under Title 17, Chapter 2,			
189	[Annexation to County] Part 2, County Annexation.			
190	(ii) "Annexing area" means an area that is annexed into a county.			
191	(b) (i) Except as provided in Subsection (5)(c) or (d), if, on or after July 1, 2004, a			
192	county enacts or repeals a tax under this part, the enactment or repeal shall take effect:			
193	(A) on the first day of a calendar quarter; and			
194	(B) after a 90-day period beginning on the date the commission receives notice meeting			
195	the requirements of Subsection (5)(b)(ii) from the county.			
196	(ii) The notice described in Subsection (5)(b)(i)(B) shall state:			
197	(A) that the county will enact or repeal a tax under this part;			
198	(B) the statutory authority for the tax described in Subsection (5)(b)(ii)(A);			
199	(C) the effective date of the tax described in Subsection (5)(b)(ii)(A); and			
200	(D) if the county enacts the tax described in Subsection (5)(b)(ii)(A), the rate of the			
201	tax.			
202	(c) (i) The enactment of a tax shall take effect on the first day of the first billing period:			
203	(A) that begins after the effective date of the enactment of the tax; and			
204	(B) if the billing period for the transaction begins before the effective date of the			
205	enactment of the tax under this section.			
206	(ii) The repeal of a tax shall take effect on the first day of the last billing period:			
207	(A) that began before the effective date of the repeal of the tax; and			
208	(B) if the billing period for the transaction begins before the effective date of the repeal			
209	of the tax imposed under this section.			
210	(d) (i) If a tax due under this chapter on a catalogue sale is computed on the basis of			
211	sales and use tax rates published in the catalogue, an enactment or repeal of a tax described in			
212	Subsection (5)(b)(i) takes effect:			
213	(A) on the first day of a calendar quarter; and			

214	(B) beginning 60 days after the effective date of the enactment or repeal under		
215	Subsection (5)(b)(i).		
216	(ii) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the		
217	commission may by rule define the term "catalogue sale."		
218	(e) (i) Except as provided in Subsection (5)(f) or (g), if, for an annexation that occurs		
219	on or after July 1, 2004, the annexation will result in the enactment or repeal of a tax under this		
220	part for an annexing area, the enactment or repeal shall take effect:		
221	(A) on the first day of a calendar quarter; and		
222	(B) after a 90-day period beginning on the date the commission receives notice meeting		
223	the requirements of Subsection (5)(e)(ii) from the county that annexes the annexing area.		
224	(ii) The notice described in Subsection (5)(e)(i)(B) shall state:		
225	(A) that the annexation described in Subsection $(5)(e)(i)$ will result in an enactment or		
226	repeal of a tax under this part for the annexing area;		
227	(B) the statutory authority for the tax described in Subsection (5)(e)(ii)(A);		
228	(C) the effective date of the tax described in Subsection (5)(e)(ii)(A); and		
229	(D) the rate of the tax described in Subsection (5)(e)(ii)(A).		
230	(f) (i) The enactment of a tax shall take effect on the first day of the first billing period:		
231	(A) that begins after the effective date of the enactment of the tax; and		
232	(B) if the billing period for the transaction begins before the effective date of the		
233	enactment of the tax under this section.		
234	(ii) The repeal of a tax shall take effect on the first day of the last billing period:		
235	(A) that began before the effective date of the repeal of the tax; and		
236	(B) if the billing period for the transaction begins before the effective date of the repeal		
237	of the tax imposed under this section.		
238	(g) (i) If a tax due under this chapter on a catalogue sale is computed on the basis of		
239	sales and use tax rates published in the catalogue, an enactment or repeal of a tax described in		
240	Subsection (5)(e)(i) takes effect:		
241	(A) on the first day of a calendar quarter; and		
242	(B) beginning 60 days after the effective date of the enactment or repeal under		
243	Subsection (5)(e)(i).		
244	(ii) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the		

commission may by rule define the term "catalogue sale."

246 Section 3. Section **59-12-704** is amended to read:

59-12-704. Distribution of revenues -- Advisory board creation -- Determining operating expenses.

(1) Except as provided in Subsections (3)(b) and (5), and subject to the requirements of
 this section, any revenues collected by a county of the first class under this part shall be
 distributed annually by the county legislative body to support <u>cultural facilities</u>, recreational
 <u>facilities</u>, and zoological facilities and botanical <u>organizations</u>, cultural <u>organizations</u>, and
 zoological organizations within that first class county as follows:

(a) 30% of the revenue collected by the county under this section shall be distributed
by the county legislative body to support <u>cultural facilities and</u> recreational facilities located
within the county;

(b) (i) subject to Subsection (1)(b)(ii) and except as provided in Subsection (1)(b)(iii),
12-1/8% of the revenue collected by the county under this section shall be distributed by the
county legislative body to support no more than three zoological facilities and zoological
organizations located within the county, with 94.5% of that revenue being distributed to
zoological facilities and zoological organizations with average annual operating expenses of
\$2,000,000 or more and 5.5% of that revenue being distributed to zoological facilities and
zoological organizations with average annual operating expenses of less than \$2,000,000;

(ii) except as provided in Subsection (1)(b)(iii), the county legislative body shall
 distribute the money described in Subsection (1)(b)(i) among the zoological facilities and
 <u>zoological</u> organizations in proportion to their average annual operating expenses as
 determined under Subsection (3); and

(iii) if a zoological facility or <u>zoological</u> organization is created or relocated within the
county after June 1, 2003, the county legislative body shall distribute the money described in
Subsection (1)(b)(i) as it determines appropriate;

(c) (i) 48-7/8% of the revenue collected by the county under this section shall be
distributed to no more than 23 botanical <u>organizations</u> and cultural organizations with average
annual operating expenses of more than \$250,000 as determined under Subsection (3);

(ii) subject to Subsection (1)(c)(iii), the county legislative body shall distribute the
money described in Subsection (1)(c)(i) among the <u>botanical</u> organizations and <u>cultural</u>

276 organizations in proportion to their average annual operating expenses as determined under 277 Subsection (3); and 278 (iii) the amount distributed to any botanical organization or cultural organization 279 described in Subsection (1)(c)(i) may not exceed 35% of the botanical organization's or cultural 280 organization's operating budget; and 281 (d) (i) 9% of the revenue collected by the county under this section shall be distributed 282 to botanical organizations and cultural organizations that do not receive revenue under 283 Subsection (1)(c)(i); and 284 (ii) the county legislative body shall determine how the money shall be distributed 285 among the botanical organizations and cultural organizations described in Subsection (1)(d)(i). 286 (2) (a) The county legislative body of each county shall create an advisory board to 287 advise the county legislative body on disbursement of funds to botanical organizations and 288 cultural organizations under Subsection (1)(c)(i). 289 (b) (i) The advisory board under Subsection (2)(a) shall consist of seven members 290 appointed by the county legislative body. 291 (ii) In a county of the first class, two of the seven members of the advisory board under 292 Subsection (2)(a) shall be appointed from the Utah Arts Council. 293 (3) (a) Except as provided in Subsection (3)(b), to be eligible to receive money 294 collected by the county under this part, a botanical organization, cultural organization, and 295 zoological organization located within a county of the first class shall, every three years: 296 (i) calculate their average annual operating expenses based upon audited operating 297 expenses for three preceding fiscal years; and 298 (ii) submit to the appropriate county legislative body: 299 (A) a verified audit of annual operating expenses for each of those three preceding 300 fiscal years; and 301 (B) the average annual operating expenses as calculated under Subsection (3)(a)(i). 302 (b) [Notwithstanding Subsection (3)(a), the] The county legislative body may waive the 303 operating expenses reporting requirements under Subsection (3)(a) for organizations described 304 in Subsection (1)(d)(i). 305 (4) When calculating average annual operating expenses as described in Subsection 306 (3), each botanical organization, cultural organization, and zoological organization shall use the

307	same three-year fiscal period as determined by the county legislative body.			
308	(5) (a) By July 1 of each year, the county legislative body of a first class county may			
309	index the threshold amount in Subsections (1)(c) and (d).			
310	(b) Any change under Subsection (5)(a) shall be rounded off to the nearest \$100.			
311	(6) (a) [Beginning on July 1, 2001, in] In a county except for a county of the first class,			
312	the county legislative body shall by ordinance provide for the distribution of the entire amount			
313	of the revenues generated by the tax imposed by this section:			
314	(i) as provided in this Subsection (6)[-]; and			
315	(ii) as stated in the opinion question described in Subsection 59-12-703(1).			
316	(b) Pursuant to an interlocal agreement established in accordance with Title 11,			
317	Chapter 13, Interlocal Cooperation Act, a county described in Subsection (6)(a) may distribute			
318	to a city, town, or political subdivision within the county revenues generated by a tax under this			
319	part.			
320	(c) The revenues distributed under Subsection (6)(a) or (b) shall be used for one or			
321	more organizations or facilities defined in Section 59-12-702 regardless of whether the			
322	revenues are distributed:			
323	(i) directly by the county described in Subsection (6)(a) to be used for an organization			
324	or facility defined in Section 59-12-702; or			
325	(ii) in accordance with an interlocal agreement described in Subsection (6)(b).			
326	(7) A county legislative body may retain up to 1.5% of the proceeds from a tax under			
327	this part for the cost of administering [the provisions of] this part.			
328	(8) The commission may retain an amount not to exceed $[1-1/2\%]$ 1.5% of the tax			
329	collected under this part for the cost of administering this part.			
330	Section 4. Section 59-12-705 is amended to read:			
331	59-12-705. Free or reduced admission day available to all state residents.			
332	Each botanical organization, cultural organization, or zoological organization that			
333	receives money from a tax imposed under [the authority of] this part and that periodically			
334	offers a waived or discounted admission fee shall make [such] the waived or discounted			
335	admission fee available to all residents of the state.			
336	Section 5. Section 59-12-1402 is amended to read:			
337	59-12-1402. Opinion question election Base Rate Imposition of tax			

338	Expenditure of revenues Enactment or repeal of tax Effective date Notice		
339	requirements.		
340	(1) (a) [(i)] Subject to [Subsection (6), beginning on January 1, 2003,] the other		
341	provisions of this section, a city or town legislative body subject to this part may submit an		
342	opinion question to the residents of that city or town, by majority vote of all members of the		
343	legislative body, so that each resident of the city or town has an opportunity to express the		
344	resident's opinion on the imposition of a local sales and use tax of .1% on the transactions		
345	described in Subsection 59-12-103(1) located within the city or town, to fund cultural facilities,		
346	recreational facilities, and zoological facilities and botanical organizations, cultural		
347	organizations, and zoological organizations in that city or town.		
348	(b) The opinion question required by this section shall state:		
349	"Shall (insert the name of the city or town), Utah, be authorized to impose a .1% sales		
350	and use tax for (list the purposes for which the revenues collected from the sales and use tax		
351	shall be expended)?"		
352	[(ii)] (c) Notwithstanding Subsection (1)(a) $[(i)]$, a city or town legislative body may not		
353	impose a tax under this section:		
354	[(A)] (i) if the county in which the city or town is located imposes a tax under Part 7,		
355	County Option Funding for Botanical, Cultural, Recreational, and Zoological Organizations or		
356	Facilities;		
357	[(B)] (ii) on the sales and uses described in Section 59-12-104 to the extent the sales		
358	and uses are exempt from taxation under Section 59-12-104; and		
359	[(C)] <u>(iii)</u> except as provided in Subsection (1)[(c)](e), on amounts paid or charged for		
360	food and food ingredients.		
361	[(b)] (d) For purposes of this Subsection (1), the location of a transaction shall be		
362	determined in accordance with Sections 59-12-211 through 59-12-215.		
363	[(c)] (e) A city or town legislative body imposing a tax under this section shall impose		
364	the tax on amounts paid or charged for food and food ingredients if the food and food		
365	ingredients are sold as part of a bundled transaction attributable to food and food ingredients		
366	and tangible personal property other than food and food ingredients.		
367	[(d)] (f) [The] Except as provided in Subsection (6), the election shall be held at a		
368	regular general election or a municipal general election, as those terms are defined in Section		

369	20A-1-102, and shall follow the procedures outlined in Title 11, Chapter 14, Local	
370	Government Bonding Act[, except as provided in Subsection (6)].	
371	(2) If the city or town legislative body determines that a majority of the city's or town's	
372	registered voters voting on the imposition of the tax have voted in favor of the imposition of	
373	the tax as prescribed in Subsection $(1)[(a)]$, the city or town legislative body may impose the	
374	tax by a majority vote of all members of the legislative body.	
375	(3) [The money generated from any] Subject to Section 59-12-1403, revenues collected	
376	from a tax imposed under Subsection (2) shall be [used for financing] expended:	
377	(a) to finance cultural facilities, recreational facilities, and zoological facilities within	
378	the city or town or within the geographic area of entities that are parties to an interlocal	
379	agreement, to which the city or town is a party, providing for cultural facilities, recreational	
380	facilities, or zoological facilities; [and]	
381	(b) to finance ongoing operating expenses of:	
382	(i) recreational facilities described in Subsection (3)(a) within the city or town or	
383	within the geographic area of entities that are parties to an interlocal agreement, to which the	
384	city or town is a party, providing for recreational facilities; or	
385	(ii) botanical organizations, cultural organizations, and zoological organizations	
386	within the city or town or within the geographic area of entities that are parties to an interlocal	
387	agreement, to which the city or town is a party, providing for the support of botanical	
388	organizations, cultural organizations, or zoological organizations[-]; and	
389	(c) as stated in the opinion question described in Subsection (1).	
390	(4) (a) A tax authorized under this part shall be:	
391	(i) except as provided in Subsection (4)(b), administered, collected, and enforced in	
392	accordance with:	
393	(A) the same procedures used to administer, collect, and enforce the tax under:	
394	(I) Part 1, Tax Collection; or	
395	(II) Part 2, Local Sales and Use Tax Act; and	
396	(B) Chapter 1, General Taxation Policies; and	
397	(ii) (A) levied for a period of [eight] <u>10</u> years; and	
398	(B) may be reauthorized at the end of the [eight-year] ten-year period in accordance	

399 with this section.

400	(b) [Notwithstanding Subsection $(4)(a)(i)$, a] A tax under this section is not subject to			
401	Subsections 59-12-205(2) through (6).			
402	(5) (a) For purposes of this Subsection (5):			
403	(i) "Annexation" means an annexation to a city or town under Title 10, Chapter 2, Part			
404	4, Annexation.			
405	(ii) "Annexing area" means an area that is annexed into a city or town.			
406	(b) (i) Except as provided in Subsection (5)(c) or (d), if, on or after July 1, 2004, a city			
407	or town enacts or repeals a tax under this part, the enactment or repeal shall take effect:			
408	(A) on the first day of a calendar quarter; and			
409	(B) after a 90-day period beginning on the date the commission receives notice meeting			
410	the requirements of Subsection (5)(b)(ii) from the city or town.			
411	(ii) The notice described in Subsection (5)(b)(i)(B) shall state:			
412	(A) that the city or town will enact or repeal a tax under this part;			
413	(B) the statutory authority for the tax described in Subsection (5)(b)(ii)(A);			
414	(C) the effective date of the tax described in Subsection (5)(b)(ii)(A); and			
415	(D) if the city or town enacts the tax described in Subsection (5)(b)(ii)(A), the rate of			
416	the tax.			
417	(c) (i) The enactment of a tax shall take effect on the first day of the first billing period:			
418	(A) that begins after the effective date of the enactment of the tax; and			
419	(B) if the billing period for the transaction begins before the effective date of the			
420	enactment of the tax under this section.			
421	(ii) The repeal of a tax shall take effect on the first day of the last billing period:			
422	(A) that began before the effective date of the repeal of the tax; and			
423	(B) if the billing period for the transaction begins before the effective date of the repeal			
424	of the tax imposed under this section.			
425	(d) (i) If a tax due under this chapter on a catalogue sale is computed on the basis of			
426	sales and use tax rates published in the catalogue, an enactment or repeal of a tax described in			
427	Subsection (5)(b)(i) takes effect:			
428	(A) on the first day of a calendar quarter; and			
429	(B) beginning 60 days after the effective date of the enactment or repeal under			
430	Subsection (5)(b)(i).			

431	(ii) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the		
432	commission may by rule define the term "catalogue sale."		
433	(e) (i) Except as provided in Subsection (5)(f) or (g), if, for an annexation that occurs		
434	on or after July 1, 2004, the annexation will result in the enactment or repeal of a tax under this		
435	part for an annexing area, the enactment or repeal shall take effect:		
436	(A) on the first day of a calendar quarter; and		
437	(B) after a 90-day period beginning on the date the commission receives notice meeting		
438	the requirements of Subsection (5)(e)(ii) from the city or town that annexes the annexing area.		
439	(ii) The notice described in Subsection (5)(e)(i)(B) shall state:		
440	(A) that the annexation described in Subsection (5)(e)(i) will result in an enactment or		
441	repeal a tax under this part for the annexing area;		
442	(B) the statutory authority for the tax described in Subsection (5)(e)(ii)(A);		
443	(C) the effective date of the tax described in Subsection (5)(e)(ii)(A); and		
444	(D) the rate of the tax described in Subsection (5)(e)(ii)(A).		
445	(f) (i) The enactment of a tax shall take effect on the first day of the first billing period:		
446	(A) that begins after the effective date of the enactment of the tax; and		
447	(B) if the billing period for the transaction begins before the effective date of the		
448	enactment of the tax under this section.		
449	(ii) The repeal of a tax shall take effect on the first day of the last billing period:		
450	(A) that began before the effective date of the repeal of the tax; and		
451	(B) if the billing period for the transaction begins before the effective date of the repeal		
452	of the tax imposed under this section.		
453	(g) (i) If a tax due under this chapter on a catalogue sale is computed on the basis of		
454	sales and use tax rates published in the catalogue, an enactment or repeal of a tax described in		
455	Subsection (5)(e)(i) takes effect:		
456	(A) on the first day of a calendar quarter; and		
457	(B) beginning 60 days after the effective date of the enactment or repeal under		
458	Subsection (5)(e)(i).		
459	(ii) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the		
460	commission may by rule define the term "catalogue sale."		
461	(6) (a) Before a city or town legislative body submits an opinion question to the		

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462 residents of the city or town under Subsection (1)[(a)(i)], the city or town legislative body shall:

- 463 (i) submit to the county legislative body in which the city or town is located a written464 notice of the intent to submit the opinion question to the residents of the city or town; and
- 465

(ii) receive from the county legislative body:

466 (A) a written resolution passed by the county legislative body stating that the county
467 legislative body is not seeking to impose a tax under Part 7, County Option Funding for
468 Botanical, Cultural, Recreational, and Zoological Organizations or Facilities; or

(B) a written statement that in accordance with Subsection (6)(b) the results of a county
opinion question submitted to the residents of the county under Part 7, County Option Funding
for Botanical, Cultural, Recreational, and Zoological Organizations or Facilities, permit the city
or town legislative body to submit the opinion question to the residents of the city or town in
accordance with this part.

(b) (i) Within 60 days after the day the county legislative body receives from a city or
town legislative body described in Subsection (6)(a) the notice of the intent to submit an
opinion question to the residents of the city or town, the county legislative body shall provide
the city or town legislative body:

478

(A) the written resolution described in Subsection (6)(a)(ii)(A); or

(B) written notice that the county legislative body will submit an opinion question to
the residents of the county under Part 7, County Option Funding for Botanical, Cultural,
Recreational, and Zoological Organizations or Facilities, for the county to impose a tax under
that part.

(ii) If the county legislative body provides the city or town legislative body the written
notice that the county legislative body will submit an opinion question as provided in
Subsection (6)(b)(i)(B), the county legislative body shall submit the opinion question by no
later than, from the date the county legislative body sends the written notice, the later of:

487 (A) a 12-month period;

488 (B) the next regular primary election; or

489 (C) the next regular general election.

(iii) Within 30 days of the date of the canvass of the election at which the opinion
question under Subsection (6)(b)(ii) is voted on, the county legislative body shall provide the
city or town legislative body described in Subsection (6)(a) written results of the opinion

493 question submitted by the county legislative body under Part 7, County Option Funding for 494 Botanical, Cultural, Recreational, and Zoological Organizations or Facilities, indicating that:

- 495 (A) (I) the city or town legislative body may not impose a tax under this part because a 496 majority of the county's registered voters voted in favor of the county imposing the tax and the 497 county legislative body by a majority vote approved the imposition of the tax; or
- 498 (II) for at least 12 months from the date the written results are submitted to the city or 499 town legislative body, the city or town legislative body may not submit to the county legislative 500 body a written notice of the intent to submit an opinion question under this part because a 501 majority of the county's registered voters voted against the county imposing the tax and the 502 majority of the registered voters who are residents of the city or town described in Subsection 503 (6)(a) voted against the imposition of the county tax; or
- 504 (B) the city or town legislative body may submit the opinion question to the residents 505 of the city or town in accordance with this part because although a majority of the county's 506 registered voters voted against the county imposing the tax, the majority of the registered voters 507 who are residents of the city or town voted for the imposition of the county tax.
- 508 (c) Notwithstanding Subsection (6)(b), at any time a county legislative body may 509 provide a city or town legislative body described in Subsection (6)(a) a written resolution 510 passed by the county legislative body stating that the county legislative body is not seeking to 511 impose a tax under Part 7, County Option Funding for Botanical, Cultural, Recreational, and 512 Zoological Organizations or Facilities, which permits the city or town legislative body to 513 submit under Subsection $(1)[\frac{(a)(i)}{(a)}]$ an opinion question to the city's or town's residents.
- 514 Section 6. Section **59-12-1403** is amended to read:
- 515

59-12-1403. Distribution of revenues -- Administrative costs.

516 (1) (a) The city or town legislative body shall by ordinance provide for the distribution 517 of the entire amount of the revenues [generated by] collected from the tax imposed by this part:

518

(i) in accordance with this section[-]: and

519

(ii) as stated in the opinion question described in Subsection 59-12-1402(1).

- 520 (b) A city or town may participate in an interlocal agreement provided for under
- 521 Section 59-12-704 and distribute the revenues [generated by] collected from the tax imposed 522 by this part to participants in the interlocal agreement.
- 523

(c) [The] Subject to Subsection (1)(a), revenues [generated by] collected from the tax

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- 524 shall be used for one or more organizations or facilities defined in Section 59-12-702.
- 525 (2) The commission may retain an amount not to exceed [1-1/2%] 1.5% of the tax
- 526 collected under this part for the cost of administering this part.
- 527 Section 7. Effective date.
- 528 This bill takes effect on July 1, 2011.

Legislative Review Note as of 1-27-11 9:41 AM

Office of Legislative Research and General Counsel

FISCAL NOTE	S.B. 51	
SHORT TITLE Amendments to Local Sales and Use Taxes for Botanical, Cultural, Recreational, and Zoological Organizations or Facilities		
SPONSOR: Hillyard, L.	2011 GENERAL SESSION, STATE OF UTAH	
STATE GOVERNMENT (UCA 36-12-13(2)(b)) Enactment of this bill likely will not materially impact the state budget.		
LOCAL GOVERNMENTS (UCA 36-12-13(2)(c)) Expenditures of ZAP sales tax revenue would be disallowed for at least 9 organizations. The funding could be reallocated to other ZAP priorities.		
DIRECT EXPENDITURES BY UTAH RESIDENTS AND BUSINESSES (UCA 36-12-13(2)(d)) Enactment of this bill likely will not result in direct, measurable expenditures by Utah residents or businesses.		
2/2/2011, 10:41 AM, Lead Analyst: Young, T./Attomey: RLR Office of the Legislative Fiscal Analyst		