State of Utah Administrative Rule Analysis

Revised May 2024

NOTICE OF SUBSTANTIVE CHANGE		
TYPE OF FILING: Amendment		
Rule or Section Number:	R592-9	Filing ID: Office Use Only
Date of Previous Publication (Only for CPRs):	Click or tap to enter a date.	

Agency Information

. Title catchline: Insurance, Title and Escrow Commission				
Building:	Taylorsville State	Taylorsville State Office Building		
Street address:	4315 S. 2700 W.	4315 S. 2700 W.		
City, state	Taylorsville, UT	Taylorsville, UT		
Mailing address:	PO Box 146901	PO Box 146901		
City, state and zip:	Salt Lake City, U	Salt Lake City, UT 84114-6901		
Contact persons:				
Name: Email:				
Steve Gooch	801-957-9322 sgooch@utah.gov			
Please address questions regarding information on this notice to the persons listed above.				

General Information

2. Rule or section catchline:

R592-9. Assessment for Title Insurance Recovery, Education, and Research Fund

3. Purpose of the new rule or reason for the change:

This rule contains references to Rule R590-102, which was recently repealed. The change is necessary to notify title insurance licensees about how the Department sets the annual title insurance producer assessment. The Title & Escrow Commission approved these changes in a July 8, 2024 meeting by a vote of 5-0.

4. Summary of the new rule or change:

The rule filing updates three references to the former Rule R590-102 to now point to the fee setting process contained in Section 63J-1-504.

Fiscal Information

5. Provide an estimate and written explanation of the aggregate anticipated cost or savings to:

A) State budget:

There is no anticipated cost or savings to state budget. The annual title insurance producer assessment will continue to apply, but will now be set by the Legislature in statute instead of the Department setting it in rule.

B) Local governments:

There is no anticipated cost or savings to local governments. This rule governs the relationship between the Department and its licensees and does not apply to local governments in any way.

C) Small businesses ("small business" means a business employing 1-49 persons):

There is no anticipated cost or savings to small businesses. The annual title insurance producer assessment will continue to apply, but will now be set by the Legislature in statute instead of the Department setting it in rule.

D) Non-small businesses ("non-small business" means a business employing 50 or more persons):

There is no anticipated cost or savings to non-small businesses. The annual title insurance producer assessment will continue to apply, but will now be set by the Legislature in statute instead of the Department setting it in rule.

E) Persons other than small businesses, non-small businesses, state, or local government entities ("person" means any individual, partnership, corporation, association, governmental entity, or public or private organization of any character other than an *agency*):

There is no anticipated cost or savings to any other persons. The annual title insurance producer assessment will continue to apply, but will now be set by the Legislature in statute instead of the Department setting it in rule.

F) Compliance costs for affected persons (How much will it cost an impacted entity to adhere to this rule or its changes?):

There is no compliance cost for any affected persons. The annual title insurance producer assessment will continue to apply, but will now be set by the Legislature in statute instead of the Department setting it in rule.

G) Regulatory Impact Summary Table (This table only includes fiscal impacts that could be measured. If there are inestimable fiscal impacts, they will not be included in this table. Inestimable impacts will be included in narratives above.)

Regulatory Impact Table			
Fiscal Cost	FY2025	FY2026	FY2027
State Government	\$0	\$0	\$0
Local Governments	\$0	\$0	\$0
Small Businesses	\$0	\$0	\$0
Non-Small Businesses	\$0	\$0	\$0
Other Persons	\$0	\$0	\$0
Total Fiscal Cost	\$0	\$0	\$0
Fiscal Benefits	FY2025	FY2026	FY2027
State Government	\$0	\$0	\$0
Local Governments	\$0	\$0	\$0
Small Businesses	\$0	\$0	\$0
Non-Small Businesses	\$0	\$0	\$0
Other Persons	\$0	\$0	\$0
Total Fiscal Benefits	\$0	\$0	\$0
Net Fiscal Benefits	\$0	\$0	\$0

H) Department head comments on fiscal impact and approval of regulatory impact analysis:

Issue or Version

The Commissioner of the Insurance Department, Jonathan T. Pike, has reviewed and approved this regulatory impact analysis.

Citation Information

6. Provide citations to the statutory authority for the rule. If there is also a federal requirement for the rule, provide a citation to that requirement:			
Section 31A-2-404	Section 31A-41-202		

Incorporations by Reference Information

7. Incorporations by Reference (if this rule	incorporates more than two items by reference, please include additional tables):	
A) This rule adds or updates the following title of materials incorporated by references (a copy of materials incorporated by reference must be submitted to the Office of Administrative Rules; <i>if none, leave blank</i>):		
Official Title of Materials Incorporated (from title page)		
Publisher		
Issue Date		

В) This rule adds or updates the following title of materials incorporated by references (a copy of materials incorporated
	y reference must be submitted to the Office of Administrative Rules; if none, leave blank):

Official Title of Materials Incorporated (from title page)	
Publisher	
Issue Date	

Issue or Version

Public Notice Information

8. The public may submit written or oral comments to the agency identified in box 1. (The public may also request a hearing by submitting a written request to the agency. See Section 63G-3-302 and Rule R15-1 for more information.)			
A) Comments will be accepted until: 09/03/2024			
B) A public hearing (optional) will be held:			
Date (mm/dd/yyyy): Time (hh:mm AM/PM):		Place (physical address or URL):	
To the agency: If more space is needed for a physical address or URL, refer readers to Box 4 in General Information. If more than two hearings will take place, continue to add rows.			

9. This rule change MAY become effective on:

09/10/2024

NOTE: The date above is the date the agency anticipates making the rule or its changes effective. It is NOT the effective date.

Agency Authorization Information

To the agency: Information requested on this form is required by Sections 63G-3-301, 63G-3-302, 63G-3-303, and 63G-3-402. Incomplete forms will be returned to the agency for completion, possibly delaying publication in the *Utah State Bulletin* and delaying the first possible effective date.

Agency head or	Steve Gooch, Public Information Officer	Date:	07/15/2024
designee and title:			

R592. Insurance, Title and Escrow Commission.

R592-9. Assessment for Title Insurance Recovery, Education, and Research Fund.

R592-9-1. Authority.

This rule is promulgated by the Title and Escrow Commission pursuant to Sections 31A-2-404 and 31A-41-202.

R592-9-2. Purpose and Scope.

- (1) The purpose of this rule is to:
- (a) establish the amount for an individual title insurance producer assessment; and
- (b) establish the amount for an agency title insurance producer assessment.
- (2) This rule applies to:
- (a) an agency title insurance producer; and
- (b) an individual title insurance producer.

R592-9-3. Definitions.

Terms used in this rule are defined in Sections 31A-1-301 and 31A-41-102.

R592-9-4. Establishing Assessment Amounts.

[(1)—]The Commission adopts the Annual Title Recovery, Education, and Research Fund assessment [set forth in Rule R590-102, Insurance Department Fee Payment Rule]in the amount annually established by the Utah Legislature under Section 63J-1-504.

R592-9-5. Individual Title Insurance Producer Assessment.

[(1)—]An individual title insurance producer assessment shall be paid in [accordance with Rule R590-102, Insurance Department Fee Payment Rule]an amount annually established by the Utah Legislature under Section 63J-1-504.

R592-9-6. Agency Title Insurance Producer Assessment.

[(1)-]An agency title insurance producer assessment shall be paid in [accordance with Rule R590-102, Insurance Department Fee Payment Rule]an amount annually established by the Utah Legislature under Section 63J-1-504.

R592-9-7. Severability.

If any provision of this rule, Rule R592-9, or its application to any person or situation is held invalid, such invalidity does not affect any other provision or application of this rule that can be given effect without the invalid provision or application. The remainder of this rule shall be given effect without the invalid provision or application.

KEY: title insurance recovery assessment Date of Last Change: October 12, 2021 Notice of Continuation: June 10, 2024

Authorizing, and Implemented or Interpreted Law: 31A-2-308; 31A-41-202