	NECESSARILY EXISTENT SMALL SCHOOLS FUNDING	
	AMENDMENTS	
	2013 GENERAL SESSION	
	STATE OF UTAH	
Chief Sponsor: Kraig Powell		
	Senate Sponsor: Kevin T. Van Tassell	
LON	G TITLE	
Gene	ral Description:	
	This bill modifies provisions relating to funding for necessarily existent small schools.	
Highl	ighted Provisions:	
	This bill:	
	<ul> <li>provides that a portion of total necessarily existent small schools funding may be</li> </ul>	
distrib	outed in accordance with a formula that considers the tax effort of a local	
schoo	l board; and	
	makes technical amendments.	
Mone	ey Appropriated in this Bill:	
	None	
Other	Special Clauses:	
	None	
Utah	Code Sections Affected:	
AME	NDS:	
	<b>53A-17a-109</b> , as last amended by Laws of Utah 2003, Chapter 221	



28	weighted pupil units Consolidation of small schools.			
29	(1) As used in this section, "board" means the State Boar	d of Education.		
30	[(1)] (2) (a) Upon application by $[each]$ a school district,	the [State Board of		
31	Education] board shall, in consultation with the local school [boards] board, classify			
32	[particular] schools in [each] the district as necessarily existent so	mall schools, in accordance		
33	with this section and board rules adopted under this section.			
34	[(a) Applications] (b) An application must be submitted	to the [state] board before		
35	April 2, and the board must report a decision to [each] a school d	istrict before June 2.		
36	[(b)] (3) The [state] board shall adopt standards and make	e rules to:		
37	[(i)] (a) govern the approval of [these] necessarily existen	nt small schools consistent		
38	with principles of efficiency and economy and which shall serve the purpose of eliminating			
39	schools where consolidation is feasible by participation in special school units; and			
40	[(ii)] (b) ensure that districts are not building secondary s	schools in close proximity to		
41	one another where economy and efficiency would be better served by one school meeting the			
42	needs of secondary students in a designated geographical area.			
43	[(c)] (4) A one or two-year secondary school that has reco	eived necessarily existent		
44	small school money under this section prior to July 1, 2000, may continue to receive such			
45	money in subsequent years under [state] board rule.			
46	$[\frac{(2)}{(5)}]$ The [state] board shall prepare and publish objective.	ctive standards and guidelines		
47	for determining which small schools are necessarily existent after consultation with local			
48	school boards.			
49	[(3) The additional] (6) (a) Additional weighted pupil units for schools classified as			
50	necessarily existent small schools [are] shall be computed using regression formulas adopted			
51	by the [state] board.			
52	[(a)] (b) The regression formulas establish the following	maximum sizes for funding		
53	under the necessarily existent small school program:			
54	(i) [Elementary] an elementary school	160		
55	(ii) [One] a one or two-year secondary school	300		
56	(iii) [Three-year] a three-year secondary school	450		
57	(iv) [Four-year] a four-year secondary school	500		
58	(v) [Six-year] a six-year secondary school	600		

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59	[(b)] (c) Schools with fewer than 10 students shall receive the same add-on weighted
60	pupil units as schools with 10 students.
51	[(c)] (d) The [state] board shall prepare and distribute an allocation table based on the
52	regression formula to each school district.
63	[4) (a) To avoid penalizing a district financially for consolidating its small
54	schools, additional weighted pupil units may be allowed a district each year, not to exceed two
65	years.
66	(b) The additional weighted pupil units may not exceed the difference between what
67	the district receives for a consolidated school and what it would have received for the small
68	schools had they not been consolidated.
59	(8) An amount not to exceed five percent of the total necessarily existent small schools
70	funding may be distributed in accordance with a formula adopted by the board that considers
71	the tax effort of a local school board.
72	[(c)] (9) A district may use the money allocated under this [subsection] section for
73	maintenance and operation of school programs or for other school purposes as approved by the
74	[ <del>state</del> ] board

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Office of Legislative Research and General Counsel