

3rd Sub. H.B. 283

NONPROFIT ENTITY RECEIPT OF GOVERNMENT MONEY

Senator **Luz Robles** proposes the following amendments:

1. Page 4, Line 118 through Page 5, Line 129:

118 irrespective of the one or more names by which the codes of rules are designated.

**(2)(a) "Grant" means the furnishing by a state entity of state money to a nonprofit entity.**

**(b) "Grant" does not include a contract between a state entity and a nonprofit entity to purchase goods or services from the nonprofit entity that was subject to the state procurement process provided in Title 63G, Chapter 6a, Utah Procurement Code.**

119 ~~{(2)}~~ **(3)** "Nonprofit entity" means an entity that:

120 (a) is operated primarily for a scientific purpose, educational purpose, religious

121 purpose, charitable purpose, or similar purpose in the public interest;

122 (b) is not organized primarily for profit; and

123 (c) no part of the net earnings of which inures to the benefit of any private shareholder

124 or individual holding an interest in the entity.

125 ~~{(3)}~~ **(4)** "State entity" means a department, commission, board, council, agency, institution,

126 officer, corporation, fund, division, office, committee, authority, laboratory, library, unit,

127 bureau, panel, or other administrative unit of the state.

128 ~~{(4)}~~ **(5)(a)** "State money" means money that is owned, held, or administered by a state entity

129 and derived from state fee or tax revenues.

**(b) "State money" does not include contributions or donations received by a state entity.**