

## SB0240S01 compared with SB0240

~~{deleted text}~~ shows text that was in SB0240 but was deleted in SB0240S01.

inserted text shows text that was not in SB0240 but was inserted into SB0240S01.

**DISCLAIMER:** This document is provided to assist you in your comparison of the two bills. Sometimes this automated comparison will NOT be completely accurate. Therefore, you need to read the actual bills. This automatically generated document could contain inaccuracies caused by: limitations of the compare program; bad input data; or other causes.

Senator J. Stuart Adams proposes the following substitute bill:

### SCHOOL DISTRICTS ~~{}~~ TRANSPORTATION POLICIES

2015 GENERAL SESSION

STATE OF UTAH

**Chief Sponsor: J. Stuart Adams**

House Sponsor: \_\_\_\_\_

---

#### LONG TITLE

##### General Description:

This bill ~~{modifies}~~enacts provisions ~~{relating to eligible regional service centers formed by at least two}~~related to school districts that coordinate public education transportation services under Title 11, Chapter 13, Interlocal Cooperation Act.

##### Highlighted Provisions:

This bill:

- ▶ ~~{establishes requirements for at least two}~~enacts provisions related to school districts that ~~{form an eligible regional service center to}~~ coordinate public education transportation services ~~{, and~~

~~→ makes technical changes}~~ under Title 11, Chapter 13, Interlocal Cooperation Act.

##### Money Appropriated in this Bill:

None

## SB0240S01 compared with SB0240

### Other Special Clauses:

~~{None}~~ This bill provides a coordination clause.

### Utah Code Sections Affected:

AMENDS:

53A-3-429, as last amended by Laws of Utah 2014, Chapter 63

### Utah Code Sections Affected by Coordination Clause:

53A-3-429, as last amended by Laws of Utah 2014, Chapter 63

---

*Be it enacted by the Legislature of the state of Utah:*

Section 1. Section 53A-3-429 is amended to read:

53A-3-429. ~~{Regional service centers.~~

~~—— (1) For purposes of this section, "eligible regional service center" means a regional service center formed by [two or more] at least two school districts as an interlocal entity, in accordance with Title 11, Chapter 13, Interlocal Cooperation Act.~~

~~—— (2) The Legislature strongly encourages school districts to collaborate and cooperate to provide educational services in a manner that will best utilize resources for the overall operation of the public education system.~~

~~—— (3) An eligible regional service center formed by an interlocal}~~ **Interlocal agreement{, in} for public education transportation services.**

~~(1) In accordance with Title 11, Chapter 13, Interlocal Cooperation Act, {may receive a distribution described in Subsection (5) if the Legislature appropriates money for eligible regional service centers.~~

~~—— (4) (a) If local school boards enter into an interlocal agreement to confirm or formalize a regional service center in operation before July 1, 2011, the interlocal agreement may not eliminate any rights or obligations of the regional service center in effect before entering into the interlocal agreement.~~

~~—— (b) An interlocal agreement entered into to confirm or formalize an existing regional service center shall have the effect of confirming and ratifying in the regional service center, the title to any property held in the name, or for the benefit of the regional service center as of the effective date of the interlocal agreement.~~

~~—— (5) (a) The State Board of Education shall distribute any funding appropriated to~~

## SB0240S01 compared with SB0240

~~eligible regional service centers as provided by the Legislature:~~

~~—— (b) The State Board of Education may provide funding to an eligible regional service center in addition to legislative appropriations:~~

~~—— (6) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the State Board of Education shall make rules regarding eligible regional service centers including:~~

~~—— (a) the distribution of legislative appropriations to eligible regional service centers;~~

~~—— (b) the designation of eligible regional service centers as agents to distribute Utah Education and Telehealth Network services; and~~

~~—— (c) the designation of eligible regional service centers as agents for regional coordination of public education and higher education services:~~

~~—— (7) A public school that is a charter school may enter into a contract with an eligible regional service center to receive education related services from the eligible regional service center:~~

~~—— (8) (a) In accordance with Subsection (8)(b) or (c), } at least two school districts may } form an eligible regional service center } for the purpose of coordinating public education transportation services }:~~

~~—— (b) School districts that form an eligible regional service center described in Subsection (8)(a) by creating }:~~

~~(a) create an interlocal entity as defined in Section 11-13-103 } shall } if the school districts establish an interlocal entity governing body as described in Subsection ( } 2) } (d):~~

~~—— (c) School districts that form an eligible regional service center described in Subsection (8)(a) by entering }:~~ or

~~(b) enter into a joint or cooperative undertaking as described in Section 11-13-207 } shall } if the school districts establish a joint board as described in Subsection ( } (d) } 2).~~

~~( } 2) A governing body described in Subsection ( } 1) ( } a) or a joint board described in Subsection ( } 1) ( } b) shall consist of:~~

~~(i) only elected members of the local school boards from the school districts that form the regional service center; and~~

~~—— (ii) a) at least one elected member of a local school board from each school district that } forms } creates the } regional service center:~~

## SB0240S01 compared with SB0240

### Legislative Review Note

as of 2-20-15 8:43 AM

interlocal entity or enters into the joint or cooperative undertaking; and

(b) only elected members of the local school boards of the school districts that create the interlocal entity or enter into the joint or cooperative undertaking.

#### Section 2. Coordinating S.B. 240 with H.B. 251 -- Technical amendment.

If this S.B. 240 and H.B. 251, Amendments to the Interlocal Act, both pass, it is the intent of the Legislature that the Office of Legislative Research and General Counsel, in preparing the Utah Code database for publication, change the terminology in Subsections 53A-3-429(1)(a) and (2) from "governing body" to "governing board".