



House of Representatives *State of Utah*

UTAH STATE CAPITOL COMPLEX • 350 STATE CAPITOL
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February 27, 2025

Mr. Speaker,

The Education Committee recommends **2nd Sub. S.B. 188**, SCHOOL DISTRICT MODIFICATIONS, by Senator K. Grover, be replaced and reports a favorable recommendation on **4th Sub. S.B. 188**, SCHOOL DISTRICT MODIFICATIONS with the following amendments:

1. *Page Line 376 through 381:*

376 **53G-3-205 (Effective upon governor's approval)**Rights of transferred
377 employees -- Salary during first {~~two~~} three years -- Leave and tenure benefits.
378 (1) If a school or school district employee is transferred from one district to another
 because
379 of district consolidation, creation, or restructuring, the employee's salary may not be
380 less, during the first [year] {~~two~~} three years after the transfer, than [~~it~~]the
 employee's salary
381 would have been had the transfer not taken place.

2. *Page Line 763 through 769:*

763 boundaries vote in favor of creating the new school district.
764 {+} (11) {++} Nothing in this section prevents an interlocal agreement

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participant from assisting the

765 new school district or reorganized new school district, including by: {+}

766 [(a)] {+} entering into a loan agreement with the new school district or
reorganized new

767 school district; or {+}

768 [(b)] {+} assisting the new school district or reorganized new school district in
securing a line

769 of credit. {+}

3. *Page Line 984 through 986:*

984 (C)that obligates the new and reorganized new school districts receiving the bond

985 proceeds to proportionally repay the remainder of the bond debt after the
allocation date, in proportion to the portion of the bond proceeds each new or
reorganized new school district receives ;

986 (D)that prohibits the bond from inclusion in the outstanding bond indebtedness of

4. *Page Line 1007 through 1009:*

1007 (B)obligates the new and reorganized new school districts receiving the bond

1008 proceeds to proportionally repay the remainder of the bond debt after the
allocation date, in proportion to the portion of the bond proceeds each new or
reorganized new school district receives ;

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1009 (C)prohibits the bond from inclusion in the outstanding bonded indebtedness of

5. *Page Line 1019 through 1021:*

1019 divided school district issued after November 4, 2024.

1020 (c) (i) If, within the preceding three years, voters within the divided school
district rejected

1021 a general obligation bond for which a majority of voters within the area now included

6. *Page Line 1025 through 1026:*

1025 district.

(ii) A lease revenue bond described in Subsection (5)(c)(i) is not subject to
the combined total limitation described in Subsection 11-14-103(6)(b)(i) due to the
prior approval of voters within the new or reorganized new school district for the
general obligation bond.

1026 (d)The local school board of each new and reorganized new school district may
access

7. *Page Line 1167 through 1170:*

1167 meet the outstanding bonded indebtedness of the divided school district; and

1168 (ii) is based on the {yearly} adjusted assessed value of the new school district
and



1169 reorganized new school district as of the creation date, as the State Tax Commission
determines.

1170 (b) A local school board of a new school district may abate a property tax [~~required~~
~~to be~~

Respectfully,

Candice B. Pierucci
Chair

Voting: 12-0-4

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