

House of Representatives State of Utah

UTAH STATE CAPITOL COMPLEX • 350 STATE CAPITOL P.O. BOX 145030 • SALT LAKE CITY, UTAH 84114-5030 • (801) 538-1029

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:
 - 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 <u>or school district</u> employee is transferred from one district to another because
 - of district consolidation, creation, or restructuring, the employee's salary may not be
 - less, during the first [year] {two} three years after the transfer, than [it]the employee's salary
 - would have been had the transfer not taken place.
- 2. *Page Line 763 through 769:*
 - 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

- 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
 - proceeds to proportionally repay the <u>remainder of the</u> bond <u>debt after the</u> 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 <u>remainder of the</u> bond <u>debt after the</u>

 <u>allocation date, in proportion to the portion of the bond proceeds each new or reorganized new school district receives</u>;







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

- 5. Page Line 1019 through 1021:
 - divided school district issued after November 4, 2024.
 - 1020 (c) (i) If, within the preceding three years, voters within the divided school district rejected
 - 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:
 - meet the outstanding bonded indebtedness of the divided school district; and
 - 1168 (ii) is based on the {<u>vearly</u>} adjusted assessed value of the new school district and







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- reorganized new school district <u>as of the creation date</u>, <u>as the State Tax Commission</u> <u>determines</u>.
- 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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Bill Number



