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1	CREATION OF SCHOOL DISTRICTS
2	2001 GENERAL SESSION
3	STATE OF UTAH
4	Sponsor: David N. Cox
5	This act modifies provisions related to the State System of Public Education by providing
6	a mechanism for the creation of new school districts. The act provides for the transfer of
7	property to and the assumption of indebtedness by the new school district and for the
8	election of school board members. The act takes effect July 1, 2002.
9	This act affects sections of Utah Code Annotated 1953 as follows:
10	ENACTS:
11	53A-2-102.5 , Utah Code Annotated 1953
12	53A-2-102.7 , Utah Code Annotated 1953
13	53A-2-102.9 , Utah Code Annotated 1953
14	Be it enacted by the Legislature of the state of Utah:
15	Section 1. Section 53A-2-102.5 is enacted to read:
16	53A-2-102.5. Creation of new school district Resolution by school board members
17	Petition by electors Election.
18	(1) A new school district may be created from an existing school district if:
19	(a) 10% of the qualified electors from a geographical area within the district that contains
20	at least one high school h OF 600 OR MORE STUDENTS h and its secondary and elementary feeder
20a	schools sign and present a petition
21	to the county legislative body of the affected county to divide the school district into two new
22	school districts;
23	(b) a copy of the petition or resolution is filed with the State Board of Education for review
24	and assessment by the board, and the findings are published prior to the next general election; and
25	(c) the resolution or petition is voted on at the next general election, beginning with the
26	general election held in the year 2004.
27	(2) The election required under Subsection (1)(c) shall be conducted in accordance with
28	Title 20A, Election Code.

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29	(3) Creation of a new school district from an existing district shall occur if 60% of the
30	electors within the h [existing] PROPOSED h school district voting on the question favor the
30a	creation of a new
31	district.
32	(4) The petition or resolution voted on at the election shall include the following
33	information:
34	(a) an accurate description of the proposed geographical boundaries of the new school
35	districts;
36	(b) the assessed valuation of property within the affected districts; and
37	(c) the district's current bonded indebtedness.
38	Section 2. Section 53A-2-102.7 is enacted to read:
39	53A-2-102.7. Transfer of property to new school district Rights and obligations
40	of new school board Outstanding indebtedness.
41	(1) (a) On July 1 following the approval of the creation of a new school district under
42	Section 53A-2-102.5, the local school board of the district from which the new district was created
43	shall convey and deliver to the school board of the new district all school property which the new
44	district is entitled to receive.
45	(b) Title vests in the new school board, including all rights, claims, and causes of action
46	to or for the property, for the use or the income from the property, for conversion, disposition, or
47	withholding of the property, or for any damage or injury to the property.
48	(c) The new board may bring and maintain actions to recover, protect, and preserve the
49	property and rights of the district's schools and to enforce contracts.
50	(d) The new board shall assume and be liable for all outstanding debts and obligations that
51	attach to the transferred property.
52	(e) The intangible property of the existing school district shall be prorated between it and
53	the new district on the same basis used to determine the amount of bonded indebtedness to be
54	assumed by the new district.
55	(2) (a) If the existing school district has outstanding bonded indebtedness for the payment
56	of principal and interest on the indebtedness at the time the new district is established, the
57	indebtedness shall be prorated between the existing district and the new district in the same
58	proportion as the assessed valuation of taxable property in the existing district bears to the assessed

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59	valuation of taxable property in the new district.
60	(b) The valuation shall be determined according to the assessment rolls of the county in
61	which the existing school district is located as they exist at the time of the establishment of the new
62	district.
63	(c) The new district shall levy a tax on the property within the new district for the payment
64	of its portion of the principal and interest on the indebtedness.
65	(d) Voter approval of the creation of the new district constitutes an approval of the
66	assumption of indebtedness under this section.
67	Section 3. Section 53A-2-102.9 is enacted to read:
68	53A-2-102.9. School board membership Elections Terms.
69	(1) Upon the creation of a new school district under this chapter, the county legislative
70	body, or municipal legislative body in a city district, shall reapportion the affected school districts
71	pursuant to Section 20A-14-201.
72	(2) (a) Except as otherwise provided in this section, board membership in the affected
73	school districts is determined under Sections 20A-1-511, 20A-14-201, and 20A-14-202.
74	(b) Current school board members who reside in either the existing or newly created
75	school district shall serve out the remainder of their terms. The county or municipal legislative
76	body shall call a special election for the purpose of electing additional members to the school
77	board.
78	(c) (i) Three members of a five-member board and four members of a seven-member board
79	in the affected districts shall serve initial terms of four years.
80	(ii) Two members of a five-member board and three members of a seven-member board
81	in the affected districts shall serve initial terms of two years.
82	(iii) All subsequent terms are for four years.
83	Section 4. Effective date.
84	This act takes effect on July 1, 2002.

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Legislative Review Note as of 12-11-00 9:29 AM

A limited legal review of this legislation raises no obvious constitutional or statutory concerns.

Office of Legislative Research and General Counsel