Representative Bradley M. Daw proposes the following substitute bill:

1	ELECTRONIC MEETINGS REVISIONS						
2	2011 GENERAL SESSION						
3	STATE OF UTAH						
4	Chief Sponsor: Bradley M. Daw						
5	Senate Sponsor: Stephen H. Urquhart						
6							
7	LONG TITLE						
8	General Description:						
9	This bill modifies provisions of the Open and Public Meetings Act relating to electronic						
10	meetings.						
11	Highlighted Provisions:						
12	This bill:						
13	defines terms;						
14	• establishes a pilot program for charter schools to conduct electronic meetings that:						
15	 establish time limits on the electronic meeting; 						
16	 prohibit closed meetings; Ĥ→ [and] ←Ĥ 						
17	 provide a method for public notice and participation; and 						
18	 require new notice to be given each time a topic to be considered at an 						
19	electronic meeting has not been listed as an agenda item;						
20	 establishes reporting requirements to the Public Utilities and Technology Interim 						
21	Committee; and						
22	 makes technical changes. 						
23	Money Appropriated in this Bill:						
24	None						
25	Other Special Clauses:						



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None							
Utah Code Sections Affected:							
AMENDS:							
52-4-207, as last amended by Laws of Utah 2007, Chapter 45							
ENACTS:							
52-4-209 , Utah Code Annotated 1953							
Be it enacted by the Legislature of the state of Utah:							
Section 1. Section 52-4-207 is amended to read:							
52-4-207. Electronic meetings Authorization Requirements.							
(1) [A] Except as otherwise provided for a charter school in Section 52-4-209, a public							
body may convene and conduct an electronic meeting in accordance with this section.							
(2) (a) A public body may not hold an electronic meeting unless the public body has							
adopted a resolution, rule, or ordinance governing the use of electronic meetings.							
(b) The resolution, rule, or ordinance may:							
(i) prohibit or limit electronic meetings based on budget, public policy, or logistical							
considerations;							
(ii) require a quorum of the public body to:							
(A) be present at a single anchor location for the meeting; and							
(B) vote to approve establishment of an electronic meeting in order to include other							
members of the public body through an electronic connection;							
(iii) require a request for an electronic meeting to be made by a member of a public							
body up to three days prior to the meeting to allow for arrangements to be made for the							
electronic meeting;							
(iv) restrict the number of separate connections for members of the public body that are							
allowed for an electronic meeting based on available equipment capability; or							
(v) establish other procedures, limitations, or conditions governing electronic meetings							
not in conflict with this section.							
(3) A public body that convenes or conducts an electronic meeting shall:							
(a) give public notice of the meeting:							
(i) in accordance with Section 52-4-202; and							

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57	(ii) post written notice at the anchor location;					
58	(b) in addition to giving public notice required by Subsection (3)(a), provide:					
59	(i) notice of the electronic meeting to the members of the public body at least 24 hours					
60	before the meeting so that they may participate in and be counted as present for all purposes,					
61	including the determination that a quorum is present; and					
62	(ii) a description of how the members will be connected to the electronic meeting;					
63	(c) establish one or more anchor locations for the public meeting, at least one of which					
64	is in the building and political subdivision where the public body would normally meet if they					
65	were not holding an electronic meeting;					
66	(d) provide space and facilities at the anchor location so that interested persons and the					
67	public may attend and monitor the open portions of the meeting; and					
68	(e) if comments from the public will be accepted during the electronic meeting, provide					
69	space and facilities at the anchor location so that interested persons and the public may attend,					
70	monitor, and participate in the open portions of the meeting.					
71	1 (4) Compliance with the provisions of this section by a public body constitutes full and					
72	complete compliance by the public body with the corresponding provisions of Sections					
73	52-4-201 and 52-4-202.					
74	Section 2. Section 52-4-209 is enacted to read:					
75	52-4-209. Electronic meetings for charter schools Pilot program.					
76	(1) As used in this section, "charter school" means a school created under Title 53A,					
77	Chapter 1a, Part 5, The Utah Charter Schools Act.					
78	(2) The Electronic Meetings for Charter Schools Pilot Program is created to pilot the					
79	development and implementation of electronic meetings for charter schools.					
80	(3) Beginning May 10, 2011 and ending May 8, 2012, a charter school may convene					
81	and conduct an electronic meeting in accordance with this section.					
82	(4) A charter school that conducts an electronic meeting under this section shall:					
83	(a) give public notice of the electronic meeting:					
84	(i) in accordance with Section 52-4-202; and					
85	(ii) $\hat{\mathbf{H}} \rightarrow [\mathbf{post}]$ by posting $\leftarrow \hat{\mathbf{H}}$ written notice at the anchor location as					
85a	required under Section 52-4-207;					
86	(b) in addition to giving public notice required by Subsection $\hat{\mathbf{H}} \rightarrow [\frac{(3)(\mathbf{a})}{(4)(\mathbf{a})}] \cdot (4)(\mathbf{a}) \leftarrow \hat{\mathbf{H}}$,					
86a	provide:					
87	(i) notice of the electronic meeting to the members of the charter school $\hat{\mathbf{H}} \rightarrow \underline{\mathbf{board}} \leftarrow \hat{\mathbf{H}}$ at					
87a	<u>least 24</u>					

88	hours before the meeting so that they may participate in and be counted as present for all				
89	purposes, including the determination that a quorum is present;				
90	(ii) a description of how the members will be connected to the electronic meeting; and				
91	(iii) a start and end time for the meeting, which shall be no longer than 24 hours; and				
92	(c) provide space, facilities, and technology in the building where the charter school				
93	board would normally meet if they were not holding an electronic meeting so the public may				
94	attend, monitor and participate in the meeting during regular business hours.				
95	(5) A charter school conducting an electronic meeting under this section may not close				
96	a meeting as otherwise allowed under this part.				
97	(6) Written minutes and a recording shall be kept of an electronic meeting conducted as				
98	required in Section 52-4-203.				
99	(7) Written minutes are the official record of action taken at an electronic meeting as				
100	required in Section 52-4-203.				
101	(8) Compliance with the provisions of this section by a charter school constitutes full				
102	and complete compliance by the public body with the corresponding provisions of Sections				
103	52-4-201 and 52-4-202.				
104	(9) A charter school that conducts an electronic meeting under this section shall report				
105	to the Public Ĥ→ [Utility] Utilities ←Ĥ and Technology Interim Committee by October 1, 2011, as				
105a	to the				
106	effectiveness of conducting business via electronic meetings under this section.				

FISCAL NOTE

H.B. 106 1st Sub. (Buff)

SHORT TITLE: Electronic Meetings Revisions

SPONSOR: Daw, B.

2011 GENERAL SESSION, STATE OF UTAH

STATE GOVERNMENT (UCA 36-12-13(2)(b))

Enactment of this bill likely will not materially impact the state budget.

LOCAL GOVERNMENTS (UCA 36-12-13(2)(c))

Enactment of this bill likely will not result in direct, measurable costs for local governments.

DIRECT EXPENDITURES BY UTAH RESIDENTS AND BUSINESSES (UCA 36-12-13(2)(d)) Enactment of this bill likely will not result in direct, measurable expenditures by Utah residents or businesses.

2/17/2011, 05:55 PM, Lead Analyst: Ricks, G./Attomey: GCL

Office of the Legislative Fiscal Analyst