1st Sub. S.B. 73 PUBLIC SCHOOL TEACHER TENURE MODIFICATIONS

SENATE FLOOR AMENDMENTS

AMENDMENT 2

MARCH 2, 2011 10:03 AM

Senator **Karen W. Morgan** proposes the following amendments:

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1.
    Page 1, Lines 8 through 14:
     8
         General Description:
    9
                 This bill amends provisions in the Utah Orderly School Termination Procedures Act {-to
                 prohibit a
   10
         school district from using certain
                                               related to termination policies.
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         Highlighted Provisions:
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                 This bill:
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                       { prohibits }
                                       provides that a school district { from utilizing a last-hired, first-fired
                     layoff policy }
                                       may consider the seniority of an employee, but may not use it as a primary
                     factor when
         reducing staff;
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   Page 1, Line 25 through Page 2, Line 27:
   25
         AMENDS:
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                 { 53A-8-102, as last amended by Laws of Utah 2007, Chapter 348 }
               53A-8-107, as last amended by Laws of Utah 1999, Chapter 324
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    Page 2, Line 32 through Page 3, Line 73:
   32
                 Section 1. Section 53A-8-102 is amended to read:
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               53A-8-102. Definitions.
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               As used in this chapter:
               (1) "Career employee" means an employee of a school district who has obtained a
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         reasonable expectation of continued employment based upon Section 53A-8-106 and an
         agreement with the employee or the employee's association, district practice, or policy.
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               (2) "Contract term" or "term of employment" means the period of time during which an
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         employee is engaged by the school district under a contract of employment, whether oral or
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         written.
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               (3) "Dismissal" or "termination" means:
               (a) termination of the status of employment of an employee;
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               (b) failure to renew or continue the employment contract of a career employee beyond
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         the then-current school year;
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               (c) reduction in salary of an employee not generally applied to all employees of the
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      same category employed by the school district during the employee's contract term; or
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            (d) change of assignment of an employee with an accompanying reduction in pay,
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      unless the assignment change and salary reduction are agreed to in writing.
            (4) "Employee" means a career or provisional employee of a school district, but does
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      not include:
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            (a) the district superintendent, or the equivalent at the Schools for the Deaf and the
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      Blind:
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            (b) the district business administrator or the equivalent at the Schools for the Deaf and
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      the Blind; or
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            (c) a temporary employee.
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            (5) "Last-hired, first-fired layoff policy" means a staff reduction policy that mandates
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      the termination of an employee who started to work for the district most recently before
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      terminating a more senior employee.
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            [(5)] (6) "Provisional employee" means an individual, other than a career employee or
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      a temporary employee, who is employed by a school district.
            [(6)] (7) "School board" or "board" means a district school board or its equivalent at
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      the Schools for the Deaf and the Blind.
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            [(7)] (8) "School district" or "district" means:
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            (a) a public school district; or
            (b) the Schools for the Deaf and the Blind.
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            [(8)] (9) "Temporary employee" means an individual who is employed on a temporary
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      basis as defined by policies adopted by the local board of education. If the class of employees
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      in question is represented by an employee organization recognized by the local board, the board
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      shall adopt its policies based upon an agreement with that organization. Temporary employees
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      serve at will and have no expectation of continued employment.
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            Section \{\frac{2}{2}\}
                             1 . Section 53A-8-107 is amended to read:
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            53A-8-107. Necessary staff reduction not precluded -- {Last-hired, first-fired
73
                             Factors a school district may consider when terminating an employee -- Seniority
      layoffs prohibited
      not a primary factor .
Page 3, Lines 79 through 86:
79
            [(4)] (d) school consolidation.
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              { (2) A school district may not utilize a last-hired, first-fired layoff policy when
      terminating school district employees.
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              {<del>(3)</del>}
                        (2) A school district may consider the following factors when terminating a school
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      district employee:
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            (a) the results of an employee's performance evaluation; {-and-}
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            (b) a school's personnel needs {-}; and
              (c) subject to the requirements of Subsection (3), the seniority of an employee.
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(3) Seniority of an employee may not be the primary factor used when terminating an employee.

Section {-3-} 2 . Education Interim Committee study on performance based evaluations. 86