

**S.B. 52**  
**SALE OF STATE LAND ACT**

Senator **Gene Davis** proposes the following amendments:

*1. Page 2, Lines 36 through 47:*

- 36        (b) (i) "State land" means land owned by the state, including the state's:  
37        (A) legislative and judicial branches;  
38        (B) **state-level** departments, divisions, agencies, boards, commissions, councils, and committees;  
39        and  
40        (C) state institutions of higher education as defined under Section 53B-3-102.  
41        (ii) "State land" does not mean:  
42        (A) land owned by a political subdivision of the state;  
43        (B) land owned by a school district;  
44        (C) private land; {~~or~~}  
45        (D) school and institutional trust lands as defined in Section 53C-1-103 {~~;~~} **; or**  
46        **(E) land owned by the Department of Transportation created in Section 72-1-201.**  
47        (2) (a) Before legally binding the state by executing an agreement to sell or transfer 300  
or more acres of state land, an agency shall: