{deleted text} shows text that was in HCR601 but was deleted in HCR601S01. inserted text shows text that was not in HCR601 but was inserted into HCR601S01.

DISCLAIMER: This document is provided to assist you in your comparison of the two bills. Sometimes this automated comparison will NOT be completely accurate. Therefore, you need to read the actual bills. This automatically generated document could contain inaccuracies caused by: limitations of the compare program; bad input data; or other causes.

Representative Casey Snider proposes the following substitute bill:

CONCURRENT RESOLUTION ON FEDERAL GOVERNMENT PAYMENTS IN LIEU OF TAXES

2020 SIXTH SPECIAL SESSION

STATE OF UTAH

Chief Sponsor: Keven J. Stratton

Senate Sponsor:

LONG TITLE

General Description:

This concurrent resolution addresses federal government payments in lieu of taxes.

Highlighted Provisions:

This resolution:

- Figure 1: Solution (identifies \$534 million as) states that the minimum current annual property tax equivalency for all federal lands in the state of Utah (, under the lowest, fair property tax equivalency scenario, compared to the less than) is greater than the \$41 million that the state received for 2019;
- addresses the history of federal government payments in lieu of taxes (PILT), expresses appreciation for all PILT money paid to the state, but addresses the

inadequacy of those payments;

- refers to new technology that enables a more accurate determination of the property tax equivalency value of all federal lands in the state;
- calls on Congress and the President to fund PILT payments to Utah for 2020 at the full property tax equivalency amount { of \$534 million at a minimum};
- calls upon federal officials to coordinate expeditiously with Utah and other willing states to ensure that future PILT payments are permanently made on a full property tax equivalency basis;
- calls on federal officials to collaborate with Utah's congressional delegation and state and local officials to allow greater state management and local control of the federal land within Utah municipalities in order to stabilize fluctuating economic conditions;
- calls upon local, state, and national leaders and others to come together to secure the full and fair property tax equivalency of PILT for all western states and the nation; and
- directs that a copy of this resolution be sent to federal, state, and local officials and others.

Special Clauses:

None

Be it resolved by the Legislature of the state of Utah, the Governor concurring therein:

WHEREAS, {\$534 million is }the current annual property tax equivalency for all federal lands in the state of Utah{, under the lowest, fair property tax equivalency scenario, compared to the less than} is greater than the \$41 million that the state received for 2019;

WHEREAS, technology now exists to more accurately determine the property tax equivalency value of all federal lands in the state;

WHEREAS, when the federal government changed its public lands policy in 1976 from one of disposal to one of retention, Congress agreed to make payments in lieu of taxes (PILT) "to make up for the presence of nontaxable land" (Congressional Research Service) on a "tax equivalency" (USDA) basis;

WHEREAS, tax equivalency means the amount "that would have been received by

these jurisdictions if the federal lands were privately owned" (Government Accountability Office);

WHEREAS, the federal commitment to pay the property tax equivalency for PILT is vital for Utah's children and communities and is particularly important during periods of fluctuating economic conditions;

WHEREAS, Utah appreciates every dollar of PILT money received, yet the harsh reality is that current PILT is less than {8% of } the lowest, fair property tax equivalency value, resulting in exponentially compounding depressive impacts on funding for education and essential government services, including first responder services, the construction of roads, schools, and other infrastructure, and search and rescue services;

WHEREAS, the current fluctuating economic conditions have intensified this structural burden borne by Utah citizens and communities to fund education and all other government services with less than 21% taxable land;

WHEREAS, the minimum current annual amount required to satisfy the property tax equivalency commitment for PILT to Utah's citizens, communities, and schoolchildren is \$534 million, calculated as follows:

a. \$131 million is the current property tax equivalency amount for the 217,000 acres of nontaxable U.S. Forest Service (USFS) and Bureau of Land Management (BLM) land entirely within Utah municipal limits;

b. \$228 million is the current property tax equivalency amount for the 441,000 acres of nontaxable USFS and BLM land within one mile of Utah municipal limits; and

c. \$175 million is the current property tax equivalency amount for all nontaxable federal lands subject to PILT beyond one mile of Utah municipal limits;} and

WHEREAS, by unanimous vote, the Utah Legislature, with the Governor concurring, charged the Utah Federalism Commission with overseeing the development of a federal land valuation model, together with the review and analysis of applicable studies and materials pertaining to the property tax equivalency of PILT, which together led to the findings and conclusions set forth in this resolution:

NOW, THEREFORE, BE IT RESOLVED that the Legislature of the state of Utah, the Governor concurring therein, calls upon the Congress of the United States and the President of the United States to {pay at a minimum \$534 million as the payment} make payments to the

<u>state</u> in lieu of taxes for 2020 on a full property tax equivalency basis, as committed at the inception of the PILT program {, calculated as follows:}.

a. with respect to the more than 217,000 acres of nontaxable federally managed lands
located inside of Utah municipal boundaries, the property tax equivalency amount of \$131
million;

b. with respect to the more than 441,000 acres of nontaxable federally managed lands that are within one mile of Utah municipal boundaries, the property tax equivalency amount of \$228 million; and

c. with respect to the balance of the nearly 33 million acres of nontaxable federally managed lands in the state of Utah, the property tax equivalency amount of \$175 million.

BE IT FURTHER RESOLVED that the Legislature of the state of Utah, the Governor concurring therein, calls upon the Congress of the United States and the President of the United States to coordinate expeditiously and in good faith with Utah and other willing states to adopt such laws, regulations, and policies as are necessary to ensure that all future PILT payments are permanently made on a full property tax equivalency basis.

BE IT FURTHER RESOLVED that the Legislature of the state of Utah, the Governor concurring therein, calls upon the Congress of the United States, the President of the United States, and the relevant federal administrative agencies, in light of the current fluctuating economic conditions Utah faces, to collaborate in a timely and good faith manner with Utah's congressional delegation and with state and local leaders to allow greater state management and local control of the 217,000 acres of federal land within Utah municipal limits, which amount to a small fraction of the 33 million acres of nontaxable federally managed lands within the state of Utah, for the purpose of stabilizing fluctuating economic conditions.

BE IT FURTHER RESOLVED that the Legislature of the state of Utah, the Governor concurring therein, calls upon all people of good will and local, state, and national leaders to come together to secure the full and fair property tax equivalency of PILT for our children and our communities throughout all western states and the entire nation.

BE IT FURTHER RESOLVED that a copy of this resolution be sent to the President of the United States, the Vice President of the United States, the Majority Leader and Minority Leader of the United States Senate, the Speaker and Minority Leader of the United States House of Representatives, each member of the Utah congressional delegation, the Governors,

the Senate Presidents, and Speakers of the House of every state with more than 20% federally controlled lands, the county governing council and executive of every county within those states, and the National Association of Counties and the Western Governors Association.