

In response to your statement of not understanding my 'statutory responsibility' for student achievement data; I believe the data I am requesting should be released because **Utah Code §53a-3-402(1c)** states:

“Each school board shall use progress-based assessments as part of a plan to identify schools, and teachers that need remediation and determine the type and amount of federal state, and local resources to implement remediation.”

Utah Code §63g-2-203(4) encourages agencies to fulfill a records request without charge.

Based on **Utah Code §63g -2-203 (4a)**, I am requesting a waiver of copy costs because releasing the records primarily benefits the public rather than a person.

Furthermore, based on **Utah Code §63g -2-203 (4c)** my “legal rights are directly implicated by the information in the record” as I am a newly elected member of the Salt Lake City Board of Education representing the residents of District 2 (see **Utah Code §53A-3-402**).

I recognize that you will respond to my request within 5 business days, as permitted by **Utah Code §63g -2-204 (3)(b)**.

Shalom,



J. Michael Clára
Board Member, District 2

cc: Dr. Martel Menlove, State Superintendent -USOE
Mr. Richard Gomez, Equity Department -USOE