## 1st Sub. S.B. 64 PUBLIC EDUCATION EMPLOYMENT REFORM

Senate Floor Amendments	Amendment 3	FEBRUARY 29, 2012 11:41 AM
	THOMAN C	12011011112/,2012

Senator **Aaron Osmond** proposes the following amendments:

1. Page 1, Lines 15 through 16:

15 {→ requires a charter school to comply with Title 52, Chapter 3, Prohibiting
 16 Employment of Relatives; }

- 2. Page 4, Lines 88 through 94:
  - 88 (3) $\{\pm\}$  The following statutes governing public employees and officers do  $\{\pm\}$ { Chapter <del>8a,</del> **89** Public Education Human Resource Management Act, does } not apply to a charter [schools:] 90 school {-} : 91 [(a) Chapter 8, Utah Orderly School Termination Procedures Act;] 92 [(b) Chapter 10, Educator Evaluation; and] (a) Chapter 8a, Public Education Human Resource Management Act; and Title 52, Chapter 3, Prohibiting Employment of Relatives. {+} 93 {<del>+</del>} {<del>(c)</del>} **(b)**
  - 94 (4) (a) To accommodate differentiated staffing and better meet student needs, a charter
- 3. Page 13, Lines 384 through 386:

  - 386
     requirements of this { chapter }
     part and rules adopted by the State Board of Education under

     Section 53A-8a-409
     .
- 4. Page 17, Lines 492 through 494:
  - 492 (2) requiring a teacher's summative evaluation to be based on:
  - 493 (a) student learning growth
     or achievement, if measures of student learning growth are not

     available
     ; and
  - 494 (b) standards of instructional quality; and

## 5. Page 20, Lines 605 through 606:

605 (ii) may continue into the next school year; { and }

606(iii) should be sufficient to successfully complete the plan of assistance{--}(iv) shall begin when the career employee receives the written notice provided under Subsection

(1)(b) and end when the determination is made that the career employee has successfully remediated the deficiency or notice of intent to not renew or terminate the career employee's contract is given in accordance with Subsection 53A-8a-502(5).