Senator Howard A. Stephenson proposes the following substitute bill:

	STATEWIDE ONLINE EDUCATION AMENDMENTS
	2014 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Howard A. Stephenson
	House Sponsor: Bradley G. Last
LON	G TITLE
Gene	ral Description:
	This bill modifies provisions related to the Statewide Online Education Program.
High	lighted Provisions:
	This bill:
	 provides that a student's participation in the Statewide Online Education Program is
not co	onsidered dual enrollment;
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schoo	l level course or a concurrent enrollment course through the Statewide Online
Educa	ation Program;] ←Ĥ
	 provides that the website for the Statewide Online Education Program includes:
	• a directory of available online courses with the online course provider listed for
each o	course; and
	• a registration page where a parent or guardian may submit an online course
reque	est;
	 specifies procedures for course registration, the payment of online course fees, and
servic	ces for a student with a disability that are applicable to a private school or
home	school student enrolled in the program; and
	 makes technical amendments.

26	Money Appropriated in this Bill:
27	None
28	Other Special Clauses:
29	None
30	Utah Code Sections Affected:
31	AMENDS:
32	53A-15-1202, as last amended by Laws of Utah 2012, Chapter 238
33	53A-15-1203, as enacted by Laws of Utah 2011, Chapter 419
34	53A-15-1204, as last amended by Laws of Utah 2012, Chapter 238
35	Ĥ→ [─ 53A-15-1205, as last amended by Laws of Utah 2012, Chapter 238] ←Ĥ
36	53A-15-1207, as last amended by Laws of Utah 2012, Chapter 238
37	53A-15-1208, as last amended by Laws of Utah 2012, Chapter 238
38	53A-15-1212, as last amended by Laws of Utah 2012, Chapter 238
39	Ĥ➔ [— 53B-2a-106, as last amended by Laws of Utah 2009, Chapter 346] ←Ĥ
40	ENACTS:
41	53A-15-1211.3, Utah Code Annotated 1953
42	53A-15-1218, Utah Code Annotated 1953
43	Ĥ→ [53B-16-108, Utah Code Annotated 1953] ←Ĥ
44 45	Be it enacted by the Legislature of the state of Utah:
46	Section 1. Section 53A-15-1202 is amended to read:
47	53A-15-1202. Definitions.
48	As used in this part:
49	(1) "District school" means a public school under the control of a local school board
50	elected pursuant to Title 20A, Chapter 14, Nomination and Election of State and Local School
51	Boards.
52	(2) (a) "Eligible student" means:
53	[(a)] (i) a student enrolled in a district school or charter school in Utah; or
54	[(b)] (ii) beginning on July 1, 2013, a student:
55	$\left[\frac{(i)}{(A)}\right]$ who attends a private school or home school; and
56	[(ii)] (B) whose custodial parent or legal guardian is a resident of Utah.

57	(b) "Eligible student" includes a student in a grade below grade 9 if the student's
58	primary LEA of enrollment allows the student to take a course required for high school
59	graduation.
60	(3) "Individualized education program" or "IEP" means a written statement for a
61	student with a disability that is developed, reviewed, and revised in accordance with the
62	Individuals with Disabilities Education Act, 20 U.S.C. Sec. 1400 et seq.
63	[(3)] (4) "LEA" means a local education agency in Utah that has administrative control
64	and direction for public education.
65	[(4)] (5) "Online course" means a course of instruction offered by the Statewide Online
66	Education Program through the use of digital technology.
67	[(5)] (6) "Primary LEA of enrollment" means the LEA in which an eligible student is
68	enrolled for courses other than online courses offered through the Statewide Online Education
69	Program.
70	[(6)] (7) "Released-time" means a period of time during the regular school day a
71	student is excused from school at the request of the student's parent or guardian pursuant to
72	rules of the State Board of Education.
73	(8) "Student education/occupation plan" or "SEOP" has the meaning defined in Section
74	<u>53A-1a-106.</u>
75	Section 2. Section 53A-15-1203 is amended to read:
76	53A-15-1203. Statewide Online Education Program created Designated as
77	program of the public education system Purposes.
78	(1) The Statewide Online Education Program is created to enable an eligible student to
79	earn high school graduation credit through the completion of publicly funded online courses.
80	(2) Pursuant to Utah Constitution, Article X, Section 2, the Statewide Online
81	Education Program is designated as a program of the public education system.
82	(3) A student's participation in the Statewide Online Education Program is not
83	considered dual enrollment under Section 53A-11-102.5.
84	[(3)] (4) The purposes of an online school are to:
85	(a) provide a student with access to online learning options regardless of where the
86	student attends school, whether a public, private, or home school;
07	

87 (b) provide high quality learning options for a student regardless of language,

88	residence, family income, or special needs;
89	(c) provide online learning options to allow a student to acquire the knowledge and
90	technology skills necessary in a digital world;
91	(d) utilize the power and scalability of technology to customize education so that a
92	student may learn in the student's own style preference and at the student's own pace;
93	(e) utilize technology to remove the constraints of traditional classroom learning,
94	allowing a student to access learning virtually at any time and in any place and giving the
95	student the flexibility to take advantage of the student's peak learning time;
96	(f) provide personalized learning, where a student can spend as little or as much time
97	as the student needs to master the material;
98	(g) provide greater access to self-paced programs enabling a high achieving student to
99	accelerate academically, while a struggling student may have additional time and help to gain
100	competency;
101	(h) allow a student to customize the student's schedule to better meet the student's
102	academic goals;
103	(i) provide quality learning options to better prepare a student for post-secondary
104	education and vocational or career opportunities; and
105	(j) allow a student to have an individualized educational experience.
106	Section 3. Section 53A-15-1204 is amended to read:
107	53A-15-1204. Option to enroll in online courses offered through the Statewide
108	Online Education Program.
109	(1) (a) Subject to the course limitations provided in Subsection (2) and except as
110	provided in Subsection (1)(b), an eligible student may enroll in an online course offered
111	through the Statewide Online Education Program if:
112	[(a)] (i) the student meets the course prerequisites;
113	[(b)] (ii) the course is open for enrollment;
114	[(c)] (iii) the online course is aligned with the student's student education/occupation
115	plan (SEOP);
116	[(d)] (iv) the online course is consistent with the student's [individual education plan]
117	individualized education program (IEP), if the student has an IEP; and
118	[(e)] (v) the online course is consistent with the student's international baccalaureate

119	program, if the student is participating in an international baccalaureate program.
120	(b) The requirement of Subsection (1)(a)(iii) does not apply to a private school or home
121	school student.
122	(2) An eligible student may enroll in online courses for no more than the following
123	number of credits:
124	(a) in the 2011-12 and 2012-13 school years, two credits;
125	(b) in the 2013-14 school year, three credits;
126	(c) in the 2014-15 school year, four credits;
127	(d) in the 2015-16 school year, five credits; and
128	(e) beginning with the 2016-17 school year, six credits.
129	(3) Notwithstanding Subsection (2):
130	(a) a student's primary LEA of enrollment may allow an eligible student to enroll in
131	online courses for more than the number of credits specified in Subsection (2); or
132	(b) upon the request of an eligible student, the State Board of Education may allow the
133	student to enroll in online courses for more than the number of credits specified in Subsection
134	(2), if the online courses better meet the academic goals of the student.
135	(4) An eligible student's primary LEA of enrollment:
136	(a) in conjunction with the student and the student's parent or legal guardian, is
137	responsible for preparing and implementing a student education/occupation plan (SEOP) for
138	the eligible student, as provided in Section 53A-1a-106; and
139	(b) shall assist an eligible student in scheduling courses in accordance with the
140	student's SEOP, graduation requirements, and the student's post-secondary plans.
141	(5) An eligible student's primary LEA of enrollment may not:
142	(a) impose restrictions on a student's selection of an online course that fulfills
143	graduation requirements and is consistent with the student's SEOP or post-secondary plans; or
144	(b) give preference to an online course or online course provider.
145	(6) The State Board of Education, including an employee of the State Board of
146	Education, may not give preference to an online course or online course provider.
147	(7) (a) Except as provided in Subsection (7)(b), a person may not provide an
148	inducement or incentive to a public school student to participate in the Statewide Online
149	Education Program.
149a	Ĥ→ <u>(8) An online course provider and a primary LEA of enrollment may not discriminate</u>
149b	in the enrollment of students in online courses on the same basis as other public schools may
149c	not discriminate in the enrollment of students. 🗲 Ĥ

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150	(b) For purposes of Subsection (7)(a):
151	(i) "Inducement or incentive" does not mean:
152	(A) instructional materials or software necessary to take an online course; or
153	(B) access to a computer or digital learning device for the purpose of taking an online
154	course.
155	(ii) "Person" does not include a relative of the public school student.
156	Ĥ→ [Section 4. Section 53A-15-1205 is amended to read:
157	
158	The following entities may offer online courses to eligible students through the
159	Statewide Online Education Program:
160	(1) [beginning with the 2011-12 school year,] a charter school or district school created
161	exclusively for the purpose of serving students online; [and]
162	(2) [beginning with the 2011-12 school year,] an LEA program, approved by the LEA's
163	governing board, that is created exclusively for the purpose of serving students online[.] <u>; and</u>
164	(3) a program of an institution of higher education listed in Section 53B-2-101 that:
165	<u>(a) offers secondary school level courses or concurrent enrollment courses; and</u>
166	<u> (b) is created exclusively for the purpose of serving students online.</u>] ←Ĥ
166 167	(b) is created exclusively for the purpose of serving students online.] ←Ĥ Section 5. Section 53A-15-1207 is amended to read:
167	Section 5. Section 53A-15-1207 is amended to read:
167 168	Section 5. Section 53A-15-1207 is amended to read: 53A-15-1207. State Board of Education to deduct funds and make payments
167 168 169	Section 5. Section 53A-15-1207 is amended to read: 53A-15-1207. State Board of Education to deduct funds and make payments Plan for the payment of online courses taken by private and home school students.
167 168 169 170	Section 5. Section 53A-15-1207 is amended to read: 53A-15-1207. State Board of Education to deduct funds and make payments Plan for the payment of online courses taken by private and home school students. (1) (a) The State Board of Education shall deduct money from funds allocated to the
167 168 169 170 171	Section 5. Section 53A-15-1207 is amended to read: 53A-15-1207. State Board of Education to deduct funds and make payments Plan for the payment of online courses taken by private and home school students. (1) (a) The State Board of Education shall deduct money from funds allocated to the student's primary LEA of enrollment under Chapter 17a, Minimum School Program Act, to pay
167 168 169 170 171 172	Section 5. Section 53A-15-1207 is amended to read: 53A-15-1207. State Board of Education to deduct funds and make payments Plan for the payment of online courses taken by private and home school students. (1) (a) The State Board of Education shall deduct money from funds allocated to the student's primary LEA of enrollment under Chapter 17a, Minimum School Program Act, to pay for online course fees.
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167 168 169 170 171 172 173 174 175	Section 5. Section 53A-15-1207 is amended to read: 53A-15-1207. State Board of Education to deduct funds and make payments Plan for the payment of online courses taken by private and home school students. (1) (a) The State Board of Education shall deduct money from funds allocated to the student's primary LEA of enrollment under Chapter 17a, Minimum School Program Act, to pay for online course fees. (b) Money shall be deducted under Subsection (1) in the amount and at the time an online course provider qualifies to receive payment for an online course as provided in Subsection 53A-15-1206(4).
167 168 169 170 171 172 173 174 175 176	Section 5. Section 53A-15-1207 is amended to read: 53A-15-1207. State Board of Education to deduct funds and make payments Plan for the payment of online courses taken by private and home school students. (1) (a) The State Board of Education shall deduct money from funds allocated to the student's primary LEA of enrollment under Chapter 17a, Minimum School Program Act, to pay for online course fees. (b) Money shall be deducted under Subsection (1) in the amount and at the time an online course provider qualifies to receive payment for an online course as provided in Subsection 53A-15-1206(4). (2) From money deducted under Subsection (1), the State Board of Education shall
 167 168 169 170 171 172 173 174 175 176 177 	 Section 5. Section 53A-15-1207 is amended to read: 53A-15-1207. State Board of Education to deduct funds and make payments Plan for the payment of online courses taken by private and home school students. (1) (a) The State Board of Education shall deduct money from funds allocated to the student's primary LEA of enrollment under Chapter 17a, Minimum School Program Act, to pay for online course fees. (b) Money shall be deducted under Subsection (1) in the amount and at the time an online course provider qualifies to receive payment for an online course as provided in Subsection 53A-15-1206(4). (2) From money deducted under Subsection (1), the State Board of Education shall make payments to the student's online course provider as provided in Section 53A-15-1206.

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181	students in the Statewide Online Education Program, the State Board of Education shall make
182	payments to a private school or home school student's online course provider as provided in
183	<u>Section 53A-15-1206.</u>
184	Section 6. Section 53A-15-1208 is amended to read:
185	53A-15-1208. Course credit acknowledgment for a public school student.
186	(1) A student's primary LEA of enrollment and the student's online course provider
187	shall enter into a course credit acknowledgment in which the primary LEA of enrollment and
188	the online course provider acknowledge that the online course provider is responsible for the
189	instruction of the student in a specified online course.
190	(2) The terms of the course credit acknowledgment for a public school student shall
191	provide that:
192	(a) the online course provider shall receive a payment in the amount provided under
193	Section 53A-15-1206; and
194	(b) the student's primary LEA of enrollment acknowledges that the State Board of
195	Education will deduct funds allocated to the LEA under Chapter 17a, Minimum School
196	Program Act, in the amount and at the time the online course provider qualifies to receive
197	payment for the online course as provided in Subsection 53A-15-1206(4).
198	(3) (a) A course credit acknowledgment for a public school student may originate with
199	either an online course provider or primary LEA of enrollment.
200	(b) The originating entity shall submit the course credit acknowledgment to the State
201	Board of Education who shall forward it to the primary LEA of enrollment for course selection
202	verification or the online course provider for acceptance.
203	(c) (i) A primary LEA of enrollment may only reject a course credit acknowledgment
204	if:
205	(A) the online course is not aligned with the student's SEOP;
206	(B) the online course is not consistent with the student's IEP, if the student has an IEP;
207	(C) the online course is not consistent with the student's international baccalaureate
208	program, if the student participates in an international baccalaureate program; or
209	(D) the number of online course credits exceeds the maximum allowed for the year as
210	provided in Section 53A-15-1204.
211	(ii) Verification of alignment of an online course with a student's SEOP does not

212	require a meeting with the student.
213	(d) An online course provider may only reject a course credit acknowledgment if:
214	(i) the student does not meet course prerequisites; or
215	(ii) the course is not open for enrollment.
216	(e) A primary LEA of enrollment or online course provider shall submit an acceptance
217	or rejection of a course credit acknowledgment to the State Board of Education within 72
218	business hours of the receipt of a course credit acknowledgment from the State Board of
219	Education pursuant to Subsection (3)(b).
220	(f) If an online course provider accepts a course credit acknowledgment, the online
221	course provider shall forward to the primary LEA of enrollment the online course start date as
222	established under Section 53A-15-1206.5.
223	(g) If an online course provider rejects a course credit acknowledgment, the online
224	course provider shall include an explanation which the State Board of Education shall forward
225	to the primary LEA of enrollment for the purpose of assisting a student with future online
226	course selection.
227	(h) If a primary LEA of enrollment does not submit an acceptance or rejection of a
228	course credit acknowledgment to the State Board of Education within 72 business hours of the
229	receipt of a course credit acknowledgment from the State Board of Education pursuant to
230	Subsection (3)(b), the State Board of Education shall consider the course credit
231	acknowledgment accepted.
232	(i) (i) Upon acceptance of a course credit acknowledgment, the primary LEA of
233	enrollment shall notify the student of the acceptance and the start date for the online course as
234	established under Section 53A-15-1206.5.
235	(ii) Upon rejection of a course credit acknowledgment, the primary LEA of enrollment
236	shall notify the student of the rejection and provide an explanation of the rejection.
237	(j) If the online course student has an individual education plan (IEP) or 504
238	accommodations, the primary LEA of enrollment shall forward the IEP or description of 504
239	accommodations $\hat{H} \rightarrow$, for the adoption of the IEP or 504 accommodations, $\leftarrow \hat{H}$ to the online
239a	course provider within 72 business hours after the primary LEA
240	of enrollment receives notice that the online course provider accepted the course credit
241	acknowledgment.
242	(4) (a) A primary LEA of enrollment may not reject a course credit acknowledgment,

243	because the LEA is negotiating, or intends to negotiate, an online course fee with the online
244	course provider pursuant to Subsection 53A-15-1206(6).
245	(b) If a primary LEA of enrollment negotiates an online course fee with an online
246	course provider before the start date of an online course, a course credit acknowledgment may
247	be amended to reflect the negotiated online course fee.
248	Section 7. Section 53A-15-1211.3 is enacted to read:
249	53A-15-1211.3. Course credit acknowledgment for a private school or home
250	school student.
251	(1) The terms of a course credit acknowledgment for a private school or home school
252	student include:
253	(a) the online course provider shall acknowledge that the online course provider is
254	responsible for the instruction of the student in a specified online course; and
255	(b) the online course provider shall receive a payment in the amount provided under
256	Section <u>53A-15-1206</u> .
257	(2) A course credit acknowledgment for a private school or home school student may
258	originate with either an online course provider or the student's parent or guardian.
259	(3) An online course provider may only reject a course credit acknowledgment if:
260	(a) the private school or home school student does not meet course prerequisites; or
261	(b) the course is not open for enrollment.
262	(4) If an online course provider accepts a course credit acknowledgment for a private
263	school or home school student, the online course provider shall notify the student's parent or
264	guardian of the online course start date as established under Section 53A-15-1206.5.
265	(5) If an online course provider rejects a course credit acknowledgment for a private
266	school or home school student, the online course provider shall notify the student's parent or
267	guardian and include an explanation for the purpose of assisting the student with future online
268	course selection.
269	Section 8. Section 53A-15-1212 is amended to read:
270	53A-15-1212. Dissemination of information on the Statewide Online Education
271	Program.
272	(1) The State Board of Education shall develop a website for the Statewide Online
273	Education Program which shall include:

274	(a) a description of the Statewide Online Education Program, including its purposes;
275	(b) information on who is eligible to enroll, and how an eligible student may enroll, in
276	an online course;
277	(c) a directory of <u>available online courses with the</u> online course [providers] provider
278	listed for each online course;
279	(d) a link to [a course catalog for] each online course [provider] provider's website;
280	[and]
281	(e) a report on the performance of online course providers as required by Section
282	53A-15-1211[.]; and
283	(f) a registration page for a parent or guardian to submit an online course request,
284	which the State Board of Education shall forward to a student's primary LEA of enrollment and
285	the online course provider for verification and execution.
286	(2) An online course provider shall provide the following information on the online
287	course provider's website:
288	(a) a description of the Statewide Online Education Program, including its purposes;
289	(b) information on who is eligible to enroll, and how an eligible student may enroll, in
290	an online course;
291	(c) a course catalog;
292	(d) scores aggregated by test on statewide assessments administered under Chapter 1,
293	Part 6, Achievement Tests, taken by students at the end of an online course offered through the
294	Statewide Online Education Program;
295	(e) the percentage of an online course provider's students who complete online courses
296	within the applicable time period specified in Subsection 53A-15-1206(4)(c);
297	(f) the percentage of an online course provider's students who complete online courses
298	after the applicable time period specified in Subsection 53A-15-1206(4)(c) and before the
299	student graduates from high school; and
300	(g) the online learning provider's pupil-teacher ratio for the online courses combined.
301	Section 9. Section 53A-15-1218 is enacted to read:
302	53A-15-1218. Services to a private school or home school student with a disability.
303	$\hat{H} \rightarrow (1) \leftarrow \hat{H}$ A private school or home school student with a disability who enrolls in an
303a	online
304	course, and who may need additional education services or accommodations, may $\hat{H} \rightarrow :$
304a	(a) ←Ĥ request

305	appropriate education services or accommodations through the $\hat{H} \rightarrow [$ <u>student's school district of</u>
306	residence.] online course provider; and
306a	(b) may receive special education services through the online course provider, if the
306b	<u>private school or home school student qualifies for special education services under Part 3,</u>
306c	Education of Children with Disabilities, and rules adopted by the State Board of Education
306d	under that part.
306e	(2) If a private school or home school student who qualifies for special education
306f	services pursuant to Subsection (1) enrolls in online courses with more than one online course
306g	provider, the student shall receive special education services in accordance with rules adopted
306h	by the State Board of Education that provide for cooperation and coordination in the
306i	provision of special education services.
306j	(3) An online course provider that provides special education services to a private
306k	school or home school student with a disability in accordance with Part 3, Education of
3061	Children with Disabilities, and rules adopted by the State Board of Education under that part,
306m	qualifies for funding for students with disabilities under Section 53A-17a-111 to the extent the
306n	private school or home school student is enrolled in an online course.
307	Section 10. Section 53B-2a-106 is amended to read:
308	53B-2a-106. College campuses Duties.
309	(1) Each Utah College of Applied Technology college campus shall, within the
310	geographic area served by the college campus:
311	(a) offer a non-credit post-secondary and secondary career and technical education
312	curriculum;
313	(b) offer that curriculum at:
314	(i) low cost to adult students, as approved by the board of trustees; and
315	(ii) no tuition to secondary students;
316	(c) provide career and technical education that will result in:
317	(i) appropriate licensing, certification, or other evidence of completion of training; and
318	(ii) qualification for specific employment, with an emphasis on high demand, high
319 220	wage, and high skill jobs in business and industry;
320 321	(d) develop cooperative agreements with school districts, charter schools, other higher education institutions, businesses, industries, and community and private agencies to maximize
321	the availability of instructional facilities within the geographic area served by the college
323	campus; and
323 324	(e) after consulting with school districts and charter schools within the geographic area
325	served by the college campus:
326	(i) ensure that secondary students in the public education system have access to career ←Ĥ

- 327 Ĥ→ and technical education at each college campus; and
- 328 (ii) prepare and submit an annual report to the Utah College of Applied Technology
- 329 detailing:
- 330 (A) how the career and technical education needs of secondary students within the
- 331 region are being met;
- 332 (B) what access secondary students within the region have to programs offered at
- 333 college campuses;
- 334 (C) how the emphasis on high demand, high wage, high skill jobs in business and
- 335 industry described in Subsection (1)(e)(ii) is being provided; and] ←Ĥ

336	Ĥ→ [(D) student tuition and fees.
337	(2) A college campus may offer:
338	(a) a competency-based high school diploma approved by the State Board of Education
339	in accordance with Section 53A-1-402;
339 340	(b) non-credit, basic instruction in areas such as reading, language arts, and
340 341	
341 342	mathematics that are necessary for student success in a chosen career and technical education or job-related program; [and]
343	(c) non-credit courses of interest when similar offerings to the community are limited
344	and courses are financially self-supporting[.]; and
345	(d) secondary school level courses through the Statewide Online Education Program
346	<u>created in Title 53A, Chapter 15, Part 12, Statewide Online Education Program Act.</u>
347	(3) [A] Except as provided in Subsection (2)(d), a college campus may not:
348	(a) offer courses other than non-credit career and technical education or the non-credit,
349	basic instruction described in Subsections (2)(b) and (c);
350	(b) offer a degree;
351	(c) offer career and technical education or basic instruction outside the geographic area
352	served by the college campus without a cooperative agreement between an affected institution,
353	except as provided in Subsection (6);
354	(d) provide tenure or academic rank for its instructors; and
355	(e) participate in intercollegiate athletics.
356	(4) The mission of a college campus is limited to non-credit career and technical
357	education and may not expand to include credit-based academic programs typically offered by
358	community colleges or other institutions of higher education.
359	(5) A campus shall be recognized as a college campus of the Utah College of Applied
360	Technology, and regional affiliation shall be retained and recognized through local
361	designations such as "Bridgerland Applied Technology College: A Utah College of Applied
362	Technology Campus."
363	(6) (a) A college campus may offer career and technical education or basic instruction
364	outside the geographic area served by the college campus without a cooperative agreement, as
365	required in Subsection (3)(c), if:
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366 (i) the carcer and technical education or basic instruction is specifically requested by:] ←Ĥ

367	Ĥ→ [(A) an employer; or
368	(B) a craft, trade, or apprenticeship program;
369	(ii) the college campus notifies the affected institution about the request; and
370	(iii) the affected institution is given an opportunity to make a proposal, prior to any
371	contract being finalized or training being initiated by the college campus, to the employer,
372	craft, trade, or apprenticeship program about offering the requested career and technical
373	education or basic instruction, provided that the proposal shall be presented no later than one
374	business week from the delivery of the notice described under Subsection (6)(b).
375	(b) The requirements under Subsection (6)(a)(iii) do not apply if there is a prior
376	training relationship.
377	Section 11. Section 53B-16-108 is enacted to read:
378	<u>53B-16-108.</u> Courses offered through the Statewide Online Education Program.
379	<u>An institution of higher education listed in Section 53B-2-101 may offer secondary</u>
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- 380 <u>school level courses or concurrent enrollment courses through the Statewide Online Education</u>
- 381 <u>Program created in Title 53A, Chapter 15, Part 12, Statewide Online Education Program Act.</u>] ←Ĥ