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Be it enacted by the Legislature of the state of Utah:

26	Section 1. Section 53A-8a-102 is amended to read:
27	53A-8a-102. Definitions.
28	As used in this chapter:
29	(1) "Career employee" means an employee of a school district who has obtained a
30	reasonable expectation of continued employment based upon Section 53A-8a-201 and an
31	agreement with the employee or the employee's association, district practice, or policy.
32	(2) "Contract term" or "term of employment" means the period of time during which an
33	employee is engaged by the school district under a contract of employment, whether oral or
34	written.
35	(3) "Dismissal" or "termination" means:
36	(a) termination of the status of employment of an employee;
37	(b) failure to renew or continue the employment contract of a career employee beyond
38	the then-current school year;
39	(c) reduction in salary of an employee not generally applied to all employees of the
40	same category employed by the school district during the employee's contract term; or
41	(d) change of assignment of an employee with an accompanying reduction in pay,
42	unless the assignment change and salary reduction are agreed to in writing.
43	(4) (a) "Employee" means a career or provisional employee of a school district, except
44	as provided in Subsection (4)(b).
45	(b) For purposes of Part 2, Status of Employment, Part 4, Educator Evaluations, and
46	Part 5, Orderly School Termination Procedures, "employee" does not include:
47	(i) the district superintendent, or the equivalent at the Schools for the Deaf and the
48	Blind;
49	(ii) the district business administrator or the equivalent at the Schools for the Deaf and
50	the Blind; or
51	(iii) a temporary employee.
52	(5) "Last-hired, first-fired layoff policy" means a staff reduction policy that mandates
53	the termination of an employee who started to work for the district most recently before
54	terminating a more senior employee.
55	(6) "Provisional employee" means an individual, other than a career employee or a
56	temporary employee, who is employed by a school district.

5/	(/) "School board" or "board" means a district school board or its equivalent at the
58	Schools for the Deaf and the Blind.
59	(8) "School district" or "district" means:
60	(a) a public school district; or
61	(b) the Schools for the Deaf and the Blind.
62	(9) "Temporary employee" means an individual who is employed on a temporary basis
63	as defined by policies adopted by the local board of education. If the class of employees in
64	question is represented by an employee organization recognized by the local board, the board
65	shall adopt its policies based upon an agreement with that organization. Temporary employees
66	serve at will and have no expectation of continued employment.
67	(10) (a) "Unsatisfactory performance" means a deficiency in performing work tasks
68	which may be:
69	(i) due to insufficient or undeveloped skills[7] or a lack of knowledge or aptitude[7, poor
70	attitude, or insufficient effort]; and
71	(ii) remediated through training, study, mentoring, or practice[, or greater effort].
72	(b) "Unsatisfactory performance" does not include the following conduct that is
73	designated as a cause for termination under Section 53A-8a-501 or a reason for license
74	discipline by the State Board of Education or Utah Professional Practices Advisory
75	Commission:
76	(i) a violation of work rules;
77	(ii) a violation of local school board policies, State Board of Education rules, or law;
78	(iii) a violation of standards of ethical, moral, or professional conduct; or
79	(iv) insubordination.
80	Section 2. Section 53A-8a-501 is amended to read:
81	53A-8a-501. Local school board to establish dismissal procedures.
82	(1) A local school board shall, by contract with its employees or their associations, or
83	by resolution of the board, establish procedures for dismissal of employees in an orderly
84	manner without discrimination.
85	(2) The procedures shall include:
86	(a) standards of due process;
87	(b) causes for dismissal: and

88	(c) procedures and standards related to developing and implementing a plan of
89	assistance for a career employee whose performance is unsatisfactory.
90	(3) Procedures and standards for a plan of assistance adopted under Subsection (2)(c)
91	shall require a plan of assistance to identify:
92	(a) specific, measurable, and actionable deficiencies;
93	(b) the available resources provided for improvement; and
94	(c) a course of action to improve employee performance.
95	(4) If a career employee exhibits both unsatisfactory performance as described in
96	Subsection 53A-8a-102(10)(a) and conduct described in Subsection 53A-8a-102(10)(b), an
97	employer:
98	<u>(a) may:</u>
99	(i) attempt to remediate the conduct of the career employee; or
100	(ii) terminate the career employee for cause if the conduct merits dismissal consistent
101	with procedures established by the local school board; and
102	(b) is not required to develop and implement a plan of assistance for the career
103	employee, as provided in Section 53A-8a-503.
104	(5) If the conduct of a career employee described in Subsection (4) is satisfactorily
105	remediated, and unsatisfactory performance issues remain, an employer shall develop and
106	implement a plan of assistance for the career employee, as provided in Section 53A-8a-503.
107	(6) If the conduct of a career employee described in Subsection (4) is not satisfactorily
108	remediated, an employer:
109	(a) may dismiss the career employee for cause in accordance with procedures
110	established by the local school board that include standards of due process and causes for
111	dismissal; and
112	(b) is not required to develop and implement a plan of assistance for the career
113	employee, as provided in Section 53A-8a-503.