

59 (a) solicit proposals from school districts to receive a grant; and

60 (b) award grants to school districts.

61 (3) To receive a grant under this section, a school district shall submit a proposal to the
62 board that:

63 (a) describes an unsafe route for which the school district intends to receive a grant;

64 **H→ [and] ←H**

65 (b) includes a written statement describing why the route is unsafe from:

66 (i) the school district;

67 (ii) local law enforcement; and

68 (iii) the municipality or county in which the described route is located **H→ [:] ; and**

68a **(c) includes other information as required by the board.** **←H**

69 (4) (a) The Transportation Advisory Committee shall:

70 (i) evaluate a proposal submitted to the board under Subsection (3); and

71 (ii) make recommendations to the board regarding whether to fund the proposal.

72 (b) The board shall **H→ [award a grant to a school district based on] consider ←H** the

72a recommendations of

73 the Transportation Advisory Committee **H→** **before awarding a grant as described in**

73a **Subsection (2)(b)** **←H** .

74 (5) In awarding a grant under this section, the board may not:

75 (a) contribute an amount exceeding 85% of the cost of an unsafe route funded by the

76 grant; or

77 (b) award more than 15% of the appropriation under this section to a particular school

78 district.

79 (6) The Transportation Advisory Committee shall:

80 (a) review each year an unsafe route funded by a grant; and

81 (b) make a recommendation to the board regarding whether the board, subject to

82 legislative appropriations, should renew the grant.

82a **H→ (7) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the**

82b **board shall make rules to implement the grant program described in this section.** **←H**