1	PUBLIC EDUCATION BUDGET AMENDMENTS
2	2020 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Lyle W. Hillyard
5	House Sponsor: Steve Eliason
6	
7	LONG TITLE
8	General Description:
9	This bill supplements or reduces appropriations otherwise provided for the support and
10	operation of public education for the fiscal year beginning July 1, 2019, and ending
11	June 30, 2020, and for the fiscal year beginning July 1, 2020, and ending June 30, 2021.
12	Highlighted Provisions:
13	This bill:
14	 provides appropriations for the use and support of school districts, charter schools,
15	and state education agencies;
16	• increases the value of the weighted pupil unit (WPU) by 6% over the value of the
17	WPU for fiscal year 2020 to set the value at \$3,745 for fiscal year 2021;
18	 adjusts the number of weighted pupil units to implement program changes in the
19	Necessarily Existent Small Schools program;
20	 provides appropriations for other purposes as described;
21	 amends and enacts provisions related to certain appropriations for public education,
22	including:
23	 youth in custody;
24	 use of Minimum School Program balances;
25	 charter school administration; and



26 the nonlapsing authority of the State Board of Education; 27 makes technical and conforming changes; and 28 provides intent language. 29 Money Appropriated in this Bill: 30 This bill appropriates \$3,820,200 in operating and capital budgets for fiscal year 2020, 31 all of which is from the Education Fund. 32 This bill appropriates \$263,313,500 in operating and capital budgets for fiscal year 33 2021, including: 34 \$236,365,300 from the Education Fund; and 35 \$26,948,200 from various sources as detailed in this bill. This bill appropriates \$22,350,000 in restricted fund and account transfers for fiscal 36 37 year 2021, including: 38 \$20,600,000 from the Education Fund; and 39 \$1,750,000 from various sources as detailed in this bill. 40 **Other Special Clauses:** 41 This bill provides a special effective date. 42 **Utah Code Sections Affected:** 43 AMENDS: 44 53E-1-202, as enacted by Laws of Utah 2019, Chapter 324 and last amended by 45 Coordination Clause, Laws of Utah 2019, Chapter 223 46 53E-3-503, as last amended by Laws of Utah 2019, Chapters 186 and 187 47 53F-2-205, as last amended by Laws of Utah 2019, Chapter 186 48 **53F-2-301.5**, as last amended by Laws of Utah 2019, Chapter 408 49 53F-2-304, as last amended by Laws of Utah 2019, Chapter 186 50 53F-2-306, as last amended by Laws of Utah 2019, Chapters 186 and 408 51 53F-2-504, as last amended by Laws of Utah 2019, Chapters 134, 186, and 283 52 63J-1-602.2, as last amended by Laws of Utah 2019, Chapters 136, 326, 468, and 469 53 **ENACTS:** 54 **53F-9-103**, Utah Code Annotated 1953 55 REPEALS: 56 53F-2-414, as last amended by Laws of Utah 2019, Chapters 136 and 408

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are:

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3	Be it enacted by the Legislature of the state of Utah:
)	Section 1. Section 53E-1-202 is amended to read:
)	53E-1-202. Reports to and action required of the Public Education
	Appropriations Subcommittee.
	(1) In accordance with applicable provisions and Section 68-3-14, the following
	recurring reports are due to the Public Education Appropriations Subcommittee:
	(a) the State Superintendent's Annual Report by the state board described in Section
	53E-1-203;
	(b) the report described in Section 53E-10-703 by the Utah Leading through Effective,
	Actionable, and Dynamic Education director on research and other activities; and
	(c) the report by the STEM Action Center Board described in Section 63N-12-208,
	including the information described in Section 63N-12-213 on the status of the computer
	science initiative.
	(2) (a) The one-time report by the state board regarding cost centers and implementing
	activity based costing is due to the Public Education Appropriations Subcommittee in
	accordance with Section 53E-3-520.
	(b) The occasional report, described in Section 53F-2-502 by the state board on the
	program evaluation of the dual language immersion program, is due to the Public Education
	Appropriations Subcommittee and in accordance with Section 68-3-14.
	(3) In accordance with applicable provisions, the Public Education Appropriations
	Subcommittee shall complete the following:
	(a) the evaluation described in Section 53F-2-410 of funding for at-risk students; and
	[(b) the reviews of related to basic school programs as described in Section 53F-2-414;
	and]
	[(c)] (b) if required, the study described in Section 53F-4-304 of scholarship payments.
	Section 2. Section 53E-3-503 is amended to read:
	53E-3-503. Education of individuals in custody of or receiving services from

- 3 -

(1) (a) The state board is directly responsible for the education of all individuals who

certain state agencies -- Establishment of coordinating council -- Advisory councils.

88	(1) (A) younger than 21 years old; or	
89	(B) eligible for special education services as described in Chapter 7, Part 2, Special	
90	Education Program; and	
91	(ii) (A) receiving services from the Department of Human Services;	
92	(B) in the custody of an equivalent agency of a Native American tribe recognized by	
93	the United States Bureau of Indian Affairs and whose custodial parent resides within the state;	
94	or	
95	(C) being held in a juvenile detention facility.	
96	(b) The state board shall:	
97	(i) make rules to provide for the distribution of funds for the education of individuals	
98	described in Subsection (1)(a)[-]; and	
99	(ii) expend funds appropriated for the education of youth in custody in the following	
100	order of priority:	
101	(A) for students in a facility described in Subsection (1)(a)(ii) who are not included in	
102	an LEA's average daily membership; and	
103	(B) for students in a facility described in Subsection (1)(a)(ii) who are included in an	
104	LEA's average daily membership and who may benefit from additional educational support	
105	services.	
106	(c) Subject to future budget constraints, the amount appropriated for the education of	
107	youth in custody under this section shall increase annually based on the following:	
108	(i) the percentage of enrollment growth of students in kindergarten through grade 12;	
109	<u>and</u>	
110	(ii) changes to the value of the weighted pupil unit as defined in Section 53F-4-301.	
111	(2) Subsection (1)(a)(ii)(B) does not apply to an individual taken into custody for the	
112	primary purpose of obtaining access to education programs provided for youth in custody.	
113	(3) The state board shall, where feasible, contract with school districts or other	
114	appropriate agencies to provide educational, administrative, and supportive services, but the	
115	state board shall retain responsibility for the programs.	
116	(4) The Legislature shall establish and maintain separate education budget categories	
117	for youth in custody or who are under the jurisdiction of the following state agencies:	
118	(a) detention centers and the Divisions of Juvenile Justice Services and Child and	

119	Family Services;
120	(b) the Division of Substance Abuse and Mental Health; and
121	(c) the Division of Services for People with Disabilities.
122	(5) (a) The Department of Human Services and the state board shall appoint a
123	coordinating council to plan, coordinate, and recommend budget, policy, and program
124	guidelines for the education and treatment of persons in the custody of the Division of Juvenile
125	Justice Services and the Division of Child and Family Services.
126	(b) The Department of Human Services and the state board may appoint similar
127	councils for those in the custody of the Division of Substance Abuse and Mental Health or the
128	Division of Services for People with Disabilities.
129	(6) A school district contracting to provide services under Subsection (3) shall
130	establish an advisory council to plan, coordinate, and review education and treatment programs
131	for individuals held in custody in the district.
132	Section 3. Section 53F-2-205 is amended to read:
133	53F-2-205. Powers and duties of state board to adjust Minimum School Program
134	allocations Use of remaining funds at the end of a fiscal year.
135	(1) As used in this section:
136	(a) "ESEA" means the Elementary and Secondary Education Act of 1965, 20 U.S.C.
137	Sec. 6301 et seq.
138	(b) "Program" means a program or allocation funded by a line item appropriation or
139	other appropriation designated as:
140	(i) Basic Program;
141	(ii) Related to Basic Programs;
142	(iii) Voted and Board Levy Programs; or
143	(iv) Minimum School Program.
144	(2) Except as provided in Subsection (3) or (5), if the number of weighted pupil units
145	in a program is underestimated, the state board shall reduce the value of the weighted pupil unit
146	in that program so that the total amount paid for the program does not exceed the amount
147	appropriated for the program.
148	(3) If the number of weighted pupil units in a program is overestimated, the state board
149	shall spend excess money appropriated for the following purposes giving priority to the

purpose described in Subsection (3)(a):

- (a) to support the value of the weighted pupil unit in a program within the basic state-supported school program in which the number of weighted pupil units is underestimated;
- 153 (b) to support the state guaranteed local levy increments as defined in Section 154 53F-2-601, if:
 - (i) local contributions to the voted local levy program or board local levy program are overestimated; or
 - (ii) the number of weighted pupil units within school districts qualifying for a guarantee is underestimated;
 - (c) to support the state supplement to local property taxes allocated to charter schools, if the state supplement is less than the amount prescribed by Section 53F-2-704; [or]
 - (d) to fund the cost of the salary supplements described in Section 53F-2-504; or [(d)] (e) to support a school district with a loss in student enrollment as provided in Section 53F-2-207.
 - (4) If local contributions from the minimum basic tax rate imposed under Section 53F-2-301 or 53F-2-301.5, as applicable, are overestimated, the state board shall reduce the value of the weighted pupil unit for all programs within the basic state-supported school program so the total state contribution to the basic state-supported school program does not exceed the amount of state funds appropriated.
 - (5) If local contributions from the minimum basic tax rate imposed under Section 53F-2-301 or 53F-2-301.5, as applicable, are underestimated, the state board shall:
 - (a) spend the excess local contributions for the purposes specified in Subsection (3), giving priority to supporting the value of the weighted pupil unit in programs within the basic state-supported school program in which the number of weighted pupil units is underestimated; and
 - (b) reduce the state contribution to the basic state-supported school program so the total cost of the basic state-supported school program does not exceed the total state and local funds appropriated to the basic state-supported school program plus the local contributions necessary to support the value of the weighted pupil unit in programs within the basic state-supported school program in which the number of weighted pupil units is underestimated.
 - (6) Except as provided in Subsection (3) or (5), the state board shall reduce the state

181	guarantee per weighted pupil unit provided under the local levy state guarantee program	
182	described in Section 53F-2-601, if:	
183	(a) local contributions to the voted local levy program or board local levy program are	
184	overestimated; or	
185	(b) the number of weighted pupil units within school districts qualifying for a	
186	guarantee is underestimated.	
187	(7) Money appropriated to the state board is nonlapsing, including appropriations to the	
188	Minimum School Program and all agencies, line items, and programs under the jurisdiction of	
189	the state board.	
190	(8) The state board shall report actions taken by the state board under this section to the	
191	Office of the Legislative Fiscal Analyst and the Governor's Office of Management and Budget.	
192	Section 4. Section 53F-2-301.5 is amended to read:	
193	53F-2-301.5. Minimum basic tax rate for a fiscal year that begins on July 1, 2018,	
194	2019, 2020, 2021, or 2022.	
195	(1) The provisions of this section are in effect for a fiscal year that begins before July 1,	
196	2023.	
197	(2) As used in this section:	
198	(a) "Basic levy increment rate" means a tax rate that will generate an amount of	
199	revenue equal to \$75,000,000.	
200	(b) "Combined basic rate" means a rate that is the sum of:	
201	(i) the rate floor; and	
202	(ii) the WPU value rate.	
203	(c) "Commission" means the State Tax Commission.	
204	(d) "Equity pupil tax rate" means the tax rate that is:	
205	(i) calculated by subtracting the minimum basic tax rate from the rate floor; or	
206	(ii) zero, if the rate calculated in accordance with Subsection (2)(d)(i) is zero or less.	
207	(e) "Minimum basic local amount" means an amount that is:	
208	(i) equal to the sum of:	
209	(A) the school districts' contribution to the basic school program the previous fiscal	
210	year;	
211	(B) the amount generated by the basic levy increment rate; and	

212	(C) the eligible new growth, as defined in Section 59-2-924 and rules of the State Tax
213	Commission multiplied by the minimum basic tax rate; and
214	(ii) set annually by the Legislature in Subsection (3)(a).
215	(f) "Minimum basic tax rate" means a tax rate certified by the commission that will
216	generate an amount of revenue equal to the minimum basic local amount described in
217	Subsection (3)(a).
218	(g) "Rate floor" means a rate that is the greater of:
219	(i) a .0016 tax rate; or
220	(ii) the minimum basic tax rate.
221	(h) "Weighted pupil unit value" or "WPU value" means the amount established each
222	year in the enacted public education budget that is multiplied by the number of weighted pupil
223	units to yield the funding level for the basic school program.
224	(i) "WPU value amount" means an amount that is:
225	(i) equal to the product of:
226	(A) the total cost to the basic school program to increase the WPU value over the WPU
227	value in the prior fiscal year; and
228	(B) the percentage share of local revenue to the cost of the basic school program in the
229	prior fiscal year; and
230	(ii) set annually by the Legislature in Subsection (4)(a).
231	(j) "WPU value rate" means a tax rate certified by the commission that will generate an
232	amount of revenue equal to the WPU value amount described in Subsection (4)(a).
233	(3) (a) The minimum basic local amount for the fiscal year that begins on July 1,
234	[2019] <u>2020</u> , is [\$490,684,600] <u>\$547,952,600</u> in revenue statewide.
235	(b) The preliminary estimate for the minimum basic tax rate for the fiscal year that
236	begins on July 1, [2019] <u>2020</u> , is [.001588] <u>.001576</u> .
237	(4) (a) The WPU value amount for the fiscal year that begins on July 1, $[2019]$ 2020 , is
238	[\$18,800,000] \$20,600,000 in revenue statewide.
239	(b) The preliminary estimate for the WPU value rate for the fiscal year that begins on
240	July 1, [2019] <u>2020</u> , is [.000061] <u>.000060</u> .
241	(5) (a) On or before June 22, the commission shall certify for the year:
242	(i) the minimum basic tax rate; and

243 (ii) the WPU value rate.

- (b) The estimate of the minimum basic tax rate provided in Subsection (3)(b) and the estimate of the WPU value rate provided in Subsection (4)(b) is based on a forecast for property values for the next calendar year.
- (c) The certified minimum basic tax rate described in Subsection (5)(a)(i) and the certified WPU value rate described in Subsection (5)(a)(ii) are based on property values as of January 1 of the current calendar year, except personal property, which is based on values from the previous calendar year.
- (6) (a) To qualify for receipt of the state contribution toward the basic school program and as a school district's contribution toward the cost of the basic school program for the school district, a local school board shall impose the combined basic rate.
- (b) (i) The state is not subject to the notice requirements of Section 59-2-926 before imposing the tax rates described in this Subsection (6).
- (ii) The state is subject to the notice requirements of Section 59-2-926 if the state authorizes a tax rate that exceeds the tax rates described in this Subsection (6).
- (7) (a) The state shall contribute to each school district toward the cost of the basic school program in the school district an amount of money that is the difference between the cost of the school district's basic school program and the sum of the revenue generated by the school district by the following:
 - (i) the minimum basic tax rate;
 - (ii) the basic levy increment rate;
 - (iii) the equity pupil tax rate; and
- (iv) the WPU value rate.
- (b) (i) If the difference described in Subsection (7)(a) equals or exceeds the cost of the basic school program in a school district, no state contribution shall be made to the basic school program for the school district.
- (ii) The proceeds of the difference described in Subsection (7)(a) that exceed the cost of the basic school program shall be paid into the Uniform School Fund as provided by law and by the close of the fiscal year in which the proceeds were calculated.
- (8) Upon appropriation by the Legislature, the Division of Finance shall deposit an amount equal to the proceeds generated statewide:

274	(a) by the basic levy increment rate into the Minimum Basic Growth Account created
275	in Section 53F-9-302;
276	(b) by the equity pupil tax rate into the Local Levy Growth Account created in Section
277	53F-9-305; and
278	(c) by the WPU value rate into the Teacher and Student Success Account created in
279	Section 53F-9-306.
280	Section 5. Section 53F-2-304 is amended to read:
281	53F-2-304. Necessarily existent small schools Computing additional weighted
282	pupil units Consolidation of small schools.
283	(1) As used in this section, "necessarily existent small schools funding balance" means
284	the difference between:
285	(a) the amount appropriated for the necessarily existent small schools program in a
286	fiscal year; and
287	(b) the amount distributed to school districts for the necessarily existent small schools
288	program in the same fiscal year.
289	(2) (a) Upon application by a local school board, the state board shall, in consultation
290	with the local school board, classify schools in the school district as necessarily existent small
291	schools, in accordance with this section and state board rules adopted under Subsection (3).
292	(b) An application must be submitted to the state board before April 2, and the state
293	board must report a decision to a local school board before June 2.
294	(3) The state board shall adopt standards and make rules to:
295	(a) govern the approval of necessarily existent small schools consistent with principles
296	of efficiency and economy that serve the purpose of eliminating schools where consolidation is
297	feasible by participation in special school units; and
298	(b) ensure that school districts are not building secondary schools in close proximity to
299	one another where economy and efficiency would be better served by one school meeting the
300	needs of secondary students in a designated geographical area.
301	(4) A one or two-year secondary school that has received necessarily existent small
302	school money under this section [prior to] before July 1, 2000, may continue to receive [such]
303	the money in subsequent years.

(5) The state board shall prepare and publish objective standards and guidelines for

305	determining which small schools are necessarily existent after consultation with local school	
306	boards.	
307	(6) (a) Additional weighted pupil units for schools classified as necessarily existent	
308	small schools shall be computed using regression formulas adopted by the state board.	
309	(b) The regression formulas establish the following maximum sizes for funding und	
310	the necessarily existent small school program:	
311	(i) an elementary school 160	
312	(ii) a one or two-year secondary school 300	
313	(iii) a three-year secondary school 450	
314	(iv) a four-year secondary school 500	
315	(v) a six-year secondary school 600	
316	(c) Schools with fewer than 10 students shall receive the same add-on weighted pupi	
317	units as schools with 10 students.	
318	(d) The state board shall prepare and distribute an allocation table based on the	
319	regression formula to each school district.	
320	(7) (a) To avoid penalizing a school district financially for consolidating the school	
321	district's small schools, additional weighted pupil units may be allowed a school district each	
322	year, not to exceed two years.	
323	(b) The additional weighted pupil units may not exceed the difference between what	
324	the school district receives for a consolidated school and what the school district would have	
325	received for the small schools had the small schools not been consolidated.	
326	(8) (a) The state board may allocate up to 200 weighted pupil units to support schools	
327	<u>that:</u>	
328	(i) have isolating conditions, as defined by the state board, including geographic	
329	isolation; and	
330	(ii) do not qualify for necessarily existent small schools funding due to formula	
331	<u>limitations.</u>	
332	(b) The state board shall review funding allocations under this Subsection (8) at least	
333	once every five calendar years.	
334	[(8)] (9) Subject to legislative appropriation, the state board shall give first priority	
335	from an appropriation made under this section to funding an expense approved by the state	

board as described in Subsection 53G-6-305(3)(a).

- [(9)] (10) (a) Subject to Subsection [(9)] (10)(b) and after a distribution made under Subsection [(8)] (9), the state board may distribute a portion of necessarily existent small schools funding in accordance with a formula adopted by the state board that considers the tax effort of a local school board.
- (b) The amount distributed in accordance with Subsection [(9)] (10)(a) may not exceed the necessarily existent small schools fund in balance of the prior fiscal year.
- [(10)] (11) A local school board may use the money allocated under this section for maintenance and operation of school programs or for other school purposes as approved by the state board.

Section 6. Section **53F-2-306** is amended to read:

53F-2-306. Weighted pupil units for small school district administrative costs -- Appropriation for charter school administrative costs.

(1) Administrative costs weighted pupil units are computed for a small school district and distributed to the small school district in accordance with the following schedule:

351	Administrative Costs Schedule	
352	School District Enrollment as of October 1	Weighted Pupil Units
353	1 - 500 students	95
354	501 - 1,000 students	80
355	1,001 - 2,000 students	70
356	2,001 - 5,000 students	60

- (2) (a) Except as provided in Subsection (2)(b), money appropriated to the state board for charter school administrative costs shall be distributed to charter schools in the amount of \$100 for each charter school student in enrollment.
- (b) (i) If money appropriated for charter school administrative costs is insufficient to provide the amount per student prescribed in Subsection (2)(a), the appropriation shall be allocated among charter schools in proportion to each charter school's enrollment as a percentage of the total enrollment in charter schools.
- (ii) If the state board makes adjustments to Minimum School Program allocations under Section 53F-2-205, the allocation provided in Subsection (2)(b)(i) shall be determined

366	after adjustments are made under Section 53F-2-205.
367	(iii) For fiscal year [2020] 2021, the state board shall distribute [\$40,000] a minimum
368	of \$45,000 to each charter school that enrolls fewer than $[400]$ 450 students.
369	(c) Charter school governing boards are encouraged to identify and use cost-effective
370	methods of performing administrative functions, including contracting for administrative
371	services with the State Charter School Board as provided in Section 53G-5-202.
372	(3) Charter schools are not eligible for funds for administrative costs under Subsection
373	(1).
374	Section 7. Section 53F-2-504 is amended to read:
375	53F-2-504. Teacher Salary Supplement Program.
376	(1) As used in this section:
377	(a) "Eligible teacher" means a teacher who:
378	(i) has a qualifying educational background or qualifying teaching background;
379	(ii) has a supplement-approved assignment that corresponds to the teacher's qualifying
380	educational background or qualifying teaching background;
381	(iii) qualifies for the teacher's supplement-approved assignment in accordance with
382	state board rule; and
383	(iv) is a new employee or received at least a satisfactory rating on the teacher's most
384	recent evaluation.
385	(b) "Field of computer science" means:
386	(i) computer science; or
387	(ii) computer information technology.
388	(c) "Field of science" means:
389	(i) integrated science;
390	(ii) chemistry;
391	(iii) physics;
392	(iv) physical science; or
393	(v) general science.
394	(d) "License" means the same as that term is defined in Section 53E-6-102.
395	(e) "Qualifying educational background" means:
396	(i) for a teacher who is assigned a secondary school level mathematics course:

397 (A) a bachelor's degree major, master's degree, or doctoral degree in mathematics; or 398 (B) a bachelor's degree major, master's degree, or doctoral degree that has course 399 requirements that are substantially equivalent to the course requirements for a bachelor's degree 400 major, master's degree, or doctoral degree in mathematics; 401 (ii) for a teacher who is assigned a grade 7 or 8 integrated science course, chemistry 402 course, or physics course: 403 (A) a bachelor's degree major, master's degree, or doctoral degree in a field of science; 404 or 405 (B) a bachelor's degree major, master's degree, or doctoral degree that has course 406 requirements that are substantially equivalent to the course requirements of those required for a 407 bachelor's degree major, master's degree, or doctoral degree in a field of science; 408 (iii) for a teacher who is assigned a computer science course: 409 (A) a bachelor's degree major, master's degree, or doctoral degree in a field of 410 computer science; or 411 (B) a bachelor's degree major, master's degree, or doctoral degree that has course 412 requirements that are substantially equivalent to the course requirements of those required for a 413 bachelor's degree major, master's degree, or doctoral degree in a field of computer science; or (iv) for a teacher who is assigned to teach special education, a bachelor's degree major. 414 415 master's degree, or doctoral degree in special education. 416 (f) "Qualifying teaching background" means the teacher has been teaching the same 417 supplement-approved assignment in Utah public schools for at least 10 years. (g) "Supplement-approved assignment" means an assignment to teach: 418 419 (i) a secondary school level mathematics course; 420 (ii) integrated science in grade 7 or 8; 421 (iii) chemistry; 422 (iv) physics; 423 (v) computer science; or 424 (vi) special education. 425 (2) (a) Subject to future budget constraints, the Legislature shall: (i) annually appropriate money to the Teacher Salary Supplement Program to maintain 426 427 annual salary supplements for eligible teachers provided in previous years; and

428	(ii) provide salary supplements to new recipients.
429	(b) Money appropriated for the Teacher Salary Supplement Program shall include
430	money for the following employer-paid benefits:
431	(i) retirement;
432	(ii) workers' compensation;
433	(iii) Social Security; and
434	(iv) Medicare.
435	(3) (a) The annual salary supplement for an eligible teacher who is assigned full-time
436	to a supplement-approved assignment is \$4,100 and funded through an appropriation described
437	in Subsection (2).
438	(b) An eligible teacher who is assigned part-time to a supplement-approved assignment
439	shall receive a partial salary supplement based on the number of hours worked in the
440	supplement-approved assignment.
441	(4) The state board shall:
442	(a) create an online application system for a teacher to apply to receive a salary
443	supplement through the Teacher Salary Supplement Program;
444	(b) determine if a teacher is an eligible teacher;
445	(c) verify, as needed, the determinations made under Subsection (4)(b) with school
446	district and school administrators; and
447	(d) certify a list of eligible teachers.
448	(5) (a) An eligible teacher shall apply to the state board before the conclusion of a
449	school year to receive the salary supplement authorized in this section.
450	(b) An eligible teacher may apply to the state board, after verification that the
451	requirements under this section have been satisfied, to receive a salary supplement after the
452	completion of:
453	(i) the school year as an annual award; or
454	(ii) a semester or trimester as a partial award based on the portion of the school year
455	that has been completed.
456	(6) (a) The state board shall establish and administer an appeal process for a teacher to
457	follow if the teacher applies for a salary supplement and does not receive a salary supplement
458	under Subsection (8).

- (b) (i) The appeal process established in Subsection (6)(a) shall allow a teacher to appeal eligibility as an eligible teacher with a qualifying educational background on the basis that the teacher has a degree or degree major with course requirements that are substantially equivalent to the qualifying educational background associated with the teacher's supplement-approved assignment.
- (ii) A teacher shall provide transcripts and other documentation to the state board in order for the state board to determine if the teacher has a degree or degree major with course requirements that are substantially equivalent to the qualifying educational background associated with the teacher's supplement-approved assignment.
- (c) (i) The appeal process established under Subsection (6)(a) shall allow a teacher to appeal eligibility as an eligible teacher with a qualifying teaching background on the basis that the teacher has a qualifying teaching background.
- (ii) The teacher shall provide to the state board evidence to verify that the teacher has a qualifying teaching background.
- (7) (a) The state board shall distribute money appropriated to the Teacher Salary Supplement Program to school districts and charter schools for the Teacher Salary Supplement Program in accordance with the provisions of this section.
- (b) The state board shall include the employer-paid benefits described under Subsection (2)(b) in the amount of each salary supplement.
- (c) The employer-paid benefits described under Subsection (2)(b) are an addition to the salary supplement limits described under Subsection (3).
- (8) (a) Money received from the Teacher Salary Supplement Program shall be used by a school district or charter school to provide a salary supplement equal to the amount specified in Subsection (3) for each eligible teacher.
- (b) The salary supplement is part of an eligible teacher's base pay, subject to eligible teacher's qualification as an eligible teacher every year, semester, or trimester.
- (9) Notwithstanding the provisions of this section, if the appropriation for the program is insufficient to cover the costs associated with salary supplements, the state board [shall] may distribute the funds in the Teacher Salary Supplement Program on a pro rata basis.
 - Section 8. Section **53F-9-103** is enacted to read:
- 489 <u>53F-9-103.</u> Nonlapsing funds.

490	All appropriations to the state board are nonlapsing, including appropriations to the
491	Minimum School Program and all agencies, line items, and programs under the jurisdiction of
492	the state board.
493	Section 9. Section 63J-1-602.2 is amended to read:
494	63J-1-602.2. List of nonlapsing appropriations to programs.
495	Appropriations made to the following programs are nonlapsing:
496	(1) The Legislature and [its] the Legislature's committees.
497	(2) The State Board of Education, including all appropriations to agencies, line items,
498	and programs under the jurisdiction of the State Board of Education, in accordance with
499	Section 53F-9-103.
500	[(2)] (3) The Percent-for-Art Program created in Section 9-6-404.
501	[(3)] (4) The LeRay McAllister Critical Land Conservation Program created in Section
502	11-38-301.
503	[(4)] (5) Dedicated credits accrued to the Utah Marriage Commission as provided
504	under Subsection 17-16-21(2)(d)(ii).
505	[(5)] (6) The Trip Reduction Program created in Section 19-2a-104.
506	[(6)] (7) The Division of Wildlife Resources for the appraisal and purchase of lands
507	under the Pelican Management Act, as provided in Section 23-21a-6.
508	[(7)] (8) The primary care grant program created in Section 26-10b-102.
509	[(8)] (9) Sanctions collected as dedicated credits from Medicaid provider under
510	Subsection 26-18-3(7).
511	[(9)] <u>(10)</u> The Utah Health Care Workforce Financial Assistance Program created in
512	Section 26-46-102.
513	[(10)] (11) The Rural Physician Loan Repayment Program created in Section
514	26-46a-103.
515	[(11)] (12) The Opiate Overdose Outreach Pilot Program created in Section 26-55-107.
516	[(12)] (13) Funds that the Department of Alcoholic Beverage Control retains in
517	accordance with Subsection 32B-2-301(7)(a) or (b).
518	[(13)] (14) The General Assistance program administered by the Department of
519	Workforce Services, as provided in Section 35A-3-401.
520	[(14)] (15) A new program or agency that is designated as nonlapsing under Section

521	36-24-101.
522	[(15)] (16) The Utah National Guard, created in Title 39, Militia and Armories.
523	[(16)] (17) The State Tax Commission under Section 41-1a-1201 for the:
524	(a) purchase and distribution of license plates and decals; and
525	(b) administration and enforcement of motor vehicle registration requirements.
526	[(17)] (18) The Search and Rescue Financial Assistance Program, as provided in
527	Section 53-2a-1102.
528	[(18)] (19) The Motorcycle Rider Education Program, as provided in Section 53-3-905.
529	[(19)] (20) The State Board of Regents for teacher preparation programs, as provided
530	in Section 53B-6-104.
531	[(20)] (21) The Medical Education Program administered by the Medical Education
532	Council, as provided in Section 53B-24-202.
533	[(21) The State Board of Education, as provided in Section 53F-2-205.]
534	(22) The Division of Services for People with Disabilities, as provided in Section
535	62A-5-102.
536	(23) The Division of Fleet Operations for the purpose of upgrading underground
537	storage tanks under Section 63A-9-401.
538	(24) The Utah Seismic Safety Commission, as provided in Section 63C-6-104.
539	(25) Appropriations to the Department of Technology Services for technology
540	innovation as provided under Section 63F-4-202.
541	(26) The Office of Administrative Rules for publishing, as provided in Section
542	63G-3-402.
543	(27) The Utah Science Technology and Research Initiative created in Section
544	63M-2-301.
545	(28) The Governor's Office of Economic Development to fund the Enterprise Zone
546	Act, as provided in Title 63N, Chapter 2, Part 2, Enterprise Zone Act.
547	(29) Appropriations to fund the Governor's Office of Economic Development's Rural
548	Employment Expansion Program, as described in Title 63N, Chapter 4, Part 4, Rural
549	Employment Expansion Program.
550	(30) The Department of Human Resource Management user training program, as
551	provided in Section 67-19-6.

552	(31) A public safety answering point's emergency telecommunications service fund, as
553	provided in Section 69-2-301.
554	(32) The Traffic Noise Abatement Program created in Section 72-6-112.
555	(33) The Judicial Council for compensation for special prosecutors, as provided in
556	Section 77-10a-19.
557	(34) A state rehabilitative employment program, as provided in Section 78A-6-210.
558	(35) The Utah Geological Survey, as provided in Section 79-3-401.
559	(36) The Bonneville Shoreline Trail Program created under Section 79-5-503.
560	(37) Adoption document access as provided in Sections 78B-6-141, 78B-6-144, and
561	78B-6-144.5.
562	(38) Indigent defense as provided in Title 78B, Chapter 22, Part 4, Utah Indigent
563	Defense Commission.
564	(39) The program established by the Division of Facilities Construction and
565	Management under Subsection 63A-5-228(3) under which state agencies receive an
566	appropriation and pay lease payments for the use and occupancy of buildings owned by the
567	Division of Facilities Construction and Management.
568	Section 10. Repealer.
569	This bill repeals:
570	Section 53F-2-414, Review of related to basic school programs.
571	Section 11. Fiscal Year 2020 Appropriations.
572	The following sums of money are appropriated for the fiscal year beginning July 1,
573	2019, and ending June 30, 2020. These are additions to amounts previously appropriated for
574	fiscal year 2020.
575	Section 11(a). Operating and Capital Budgets
576	Under the terms and conditions of Title 63J, Chapter 1, Budgetary Procedures Act, the
577	Legislature appropriates the following sums of money from the funds or accounts indicated for
578	the use and support of the government of the state of Utah.
579	PUBLIC EDUCATION
580	STATE BOARD OF EDUCATION - MINIMUM SCHOOL PROGRAM
581	ITEM 1 To State Board of Education - Minimum School Program - Related to Basic School
582	Programs

	1st Sub. (Green) S.B. 2	03-11-20 11:45 AM
583	From Education Fund, One-Time	3,500,200
584	Schedule of Programs:	
585	Teacher Salary Supplement	<u>3,820,200</u>
586	Student Health and Counseling Support Program	(320,000)
587	STATE BOARD OF EDUCATION	
588	ITEM 2 To State Board of Education - MSP Categorical Program Admi	<u>inistration</u>
589	From Education Fund, One-Time	<u>320,000</u>
590	Schedule of Programs:	
591	Student Health and Counseling Support Program	<u>320,000</u>
592	Section 12. Fiscal Year 2021 Appropriations.	
593	(1) The following sums of money are appropriated for the fisca	al year beginning July 1,
594	2020, and ending June 30, 2021. These are additions to amounts previous	ously appropriated for
595	fiscal year 2021.	
596	(2) The value of each weighted pupil unit (WPU) for fiscal year	ar 2021 is increased from
597	the value of the WPU for fiscal year 2021 established in H.B. 1, Public	Education Base Budget
598	Amendments, 2020 General Session, and set at \$3,745.	
599	Section 12(a). Operating and Capital Budgets.	
600	Under the terms and conditions of Title 63J, Chapter 1, Budget	ary Procedures Act, the
601	Legislature appropriates the following sums of money from the funds of	or accounts indicated for
602	the use and support of the government of the state of Utah.	
603	PUBLIC EDUCATION	
604	STATE BOARD OF EDUCATION - MINIMUM SCHOOL PROGRAM	
605	ITEM 3 To State Board of Education - Minimum School Program - Bas	sic School Program
606	From Education Fund	170,023,000
607	From Local Revenue	20,600,000
608	Schedule of Programs:	
609	<u>Kindergarten</u>	<u>5,816,600</u>
610	Grades 1-12	129,081,400

Necessarily Existent Small Schools (386 WPUs)

69,900

3,518,200

12,049,900

Foreign Exchange

Professional Staff

611

612

03-11-20 11:45 AM

1st Sub. (Green) S.B. 2

614	Administrative Costs	322,700	
615	Special Education - Add-on	18,413,900	
616	Special Education - Self-Contained	<u>2,817,800</u>	
617	Special Education - Preschool	<u>2,409,200</u>	
618	Special Education - Extended School Year	<u>97,400</u>	
619	Special Education - Impact Aid	438,800	
620	Special Education - Intensive Services	<u>169,400</u>	
621	Special Education - Extended Year for Special Educators	<u>193,600</u>	
622	Career and Technical Education - Add-on	<u>6,198,300</u>	
623	Class Size Reduction	9,025,900	
624	ITEM 4 To State Board of Education - Minimum School Program - Related	d to Basic Scho	<u>ol</u>
625	<u>Programs</u>		
626	From Education Fund		40,763,400
627	From Education Fund, One-Time		<u>250,000</u>
628	From Uniform School Fund Rest Trust Distribution Account		6,166,000
629	Schedule of Programs:		
630	Pupil Transportation To and From School	10,977,700	
631	Enhancement for At-Risk Students	<u>2,841,100</u>	
632	Youth in Custody	26,753,800	
633	Adult Education	860,600	
634	Enhancement for Accelerated Students	1,332,900	
635	Centennial Scholarship Program	<u>16,400</u>	
636	Concurrent Enrollment	5,627,000	
637	School Land Trust Program	6,166,000	
638	Charter School Local Replacement	(14,426,100)	
639	Charter School Administration	250,000	
640	Teacher Salary Supplement	3,300,000	
641	Beverley Taylor Sorenson Elem. Arts Learning Program	4,000,000	
642	Student Health and Counseling Support Program	(520,000)	
643	The Legislature intends that the State Board of Education use up to	o \$409,000 in	
644	balances in the Charter School Administration program to provide a minir	mum of \$45,00	<u>0 to</u>

645	each charter school that enrolls fewer than 450 students in fiscal	year 2021.	
646	STATE BOARD OF EDUCATION - SCHOOL BUILDING PROGRAMS		
647	ITEM 5 To State Board of Education - School Building Programs	- Capital Outlay Programs	
648	Under Item 48 in H.B. 1, Public Education Base Budget Amenda	nents, 2020 General Session,	
649	the Legislature intends that the State Board of Education:		
650	(1) study the distribution formulas for the Capital Outlay	Foundation Program created	
651	in Section 53F-3-202 and Capital Outlay Enrollment Growth Pro	gram created in Section	
652	53F-3-203, including:		
653	(a) addressing the impact on the Capital Outlay Foundation	on Program formula	
654	distribution associated with the equal weighting of local property	tax revenues from school	
655	district Capital and Debt Service levies, including whether adjus	ting the balance would provide	
656	for a broader distribution among school districts;		
657	(b) addressing how to adjust distribution formulas to imp	prove equity and distribution to	
658	a wider array of school districts;		
659	(c) addressing whether using a WPU-based formula like	the Voted and Board Local	
660	Levy Guarantee could improve distributional equity among distr	icts; and	
661	(d) making recommendations on potential statutory chan	ges; and	
662	(2) report to the Public Education Appropriations Subco	mmittee on the study described	
663	in Subsection (1) on or before September 30, 2020.		
664	STATE BOARD OF EDUCATION		
665	ITEM 6 To State Board of Education - Educator Licensing		
666	From Education Fund	(3,629,300)	
667	Schedule of Programs:		
668	Educator Licensing	<u>170,700</u>	
669	STEM Endorsement Incentives	(3,800,000)	
670	ITEM 7 To State Board of Education - Fine Arts Outreach		
671	From Education Fund	250,000	
672	Schedule of Programs:		
673	Provisional Program	<u>250,000</u>	
674	ITEM 8 To State Board of Education - Initiative Programs		
675	From Education Fund	19,007,500	

03-11-20 11:45 AM

1st Sub. (Green) S.B. 2

676	From Education Fund, One-Time		2,688,500
677	Schedule of Programs:		
678	Computer Science Initiatives	7,000,000	
679	Contracts and Grants	<u>2,401,500</u>	
680	General Financial Literacy	500,000	
681	<u>Intergenerational Poverty Interventions</u>	<u>1,001,100</u>	
682	Kindergarten Supplement Enrichment Program	3,000,000	
683	Partnerships for Student Success	3,006,400	
684	Strengthening Career and College Readiness	(213,000)	
685	<u>UPSTART</u>	5,000,000	
686	ITEM 9 To State Board of Education - MSP Categorical Program Admin	<u>istration</u>	
687	From Education Fund		520,000
688	Schedule of Programs:		
689	Student Health and Counseling Support Program	520,000	
690	ITEM 10 To State Board of Education - Science Outreach		
691	From Education Fund		200,000
692	Schedule of Programs:		
693	Informal Science Education Enhancement	200,000	
694	ITEM 11 To State Board of Education - State Administrative Office		
695	From Education Fund		1,601,200
696	From Education Fund, One-Time		3,200,000
697	Schedule of Programs:		
698	Financial Operations	650,700	
699	Indirect Cost Pool	450,000	
700	Statewide Online Education Program	3,250,500	
701	Student Support Services	450,000	
702	The Legislature intends that the State Board of Education:		
703	(1) evaluate the participation of home school and private school	students in the	
704	Statewide Online Education Program, including:		
705	(a) ongoing funding levels;		
706	(b) the mix between home and private school students;		

707	(c) how to best manage future growth needs within appropriated f	unding; and	
708	(d) the potential of using mechanisms to control costs, including i	mplementing a f	<u>ee</u>
709	structure or requiring private and home school students to enroll in a local	education agend	cy;
710	<u>and</u>		
711	(2) report recommendations to the Public Education Appropriatio	ns Subcommitte	e on
712	the evaluation described in Subsection (1) before August 30, 2020.		
713	ITEM 12 To State Board of Education - General System Support		
714	From Education Fund		(400,000)
715	Schedule of Programs:		
716	Student Achievement	50,000	
717	Teaching and Learning	(450,000)	
718	The Legislature intends that the State Board of Education use any	revenue or	
719	nonlapsing balances generated from the licensing of Readiness Improvem	ent Success	
720	Empowerment (RISE) questions:		
721	(1) to develop additional assessment questions for all state assessment	ments;	
722	(2) to provide professional learning for Utah educators; and		
723	(3) for risk mitigation expenditures.		
724	ITEM 13 To State Board of Education - Utah Schools for the Deaf and the	Blind	
725	From Education Fund		946,000
726	From Education Fund, One-Time		945,000
727	Schedule of Programs:		
728	Administration	<u>1,391,000</u>	
729	Utah State Instructional Materials Access Center	500,000	
730	SCHOOL AND INSTITUTIONAL TRUST FUND OFFICE		
731	ITEM 14 To School and Institutional Trust Fund Office		
732	From School and Institutional Trust Fund Management Account		<u>182,200</u>
733	Schedule of Programs:		
734	School and Institutional Trust Fund Office	182,200	
735	Section 12(b). Restricted Fund and Account Transfers.		
736	The Legislature authorizes the State Division of Finance to transfe	er the following	
737	amounts between the following funds or accounts as indicated. Expenditu	res and outlays f	rom

03-11-20 11:45 AM

1st Sub. (Green) S.B. 2

738	the funds to which the money is transferred must be authorized by an appropriation.	
739	PUBLIC EDUCATION	
740	ITEM 15 To Underage Drinking Prevention Program Restricted Account	
741	From Liquor Control Fund 1,750,000	
742	Schedule of Programs:	
743	Underage Drinking Prevention Program	
744	Restricted Account 1,750,000	
745	ITEM 16 To Teacher and Student Success Account	
746	From Education Fund 20,600,000	
747	Schedule of Programs:	
748	Teacher and Student Success Account 20,600,000	
749	Section 13. Effective date.	
750	(1) Except as provided in Subsection (2), this bill takes effect on July 1, 2020.	
751	(2) If approved by two-thirds of all the members elected to each house, Section 11,	
752	Fiscal Year 2020 Appropriations, and Section 11(a), Operating and Capital Budgets, take effect	
753	upon approval by the governor, or the day following the constitutional time limit of Utah	
754	Constitution, Article VII, Section 8, without the governor's signature, or in the case of a veto,	
755	the date of veto override.	