1	PUBLIC EDUCATION BUDGET AMENDMENTS
2	2020 FIFTH SPECIAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Steve Eliason
5	Senate Sponsor: Lyle W. Hillyard
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 1.8% over the value of the
17	WPU for fiscal year 2020 to set the value at \$3,596 for fiscal year 2021;
18	• repeals uncodified sections containing all appropriations and intent language in S.B.
19	2, Chapter 330, Laws of Utah 2020, General Session;
20	repeals certain programs for which funding has been eliminated;
21	 amends and enacts provisions related to certain appropriations for public education,
22	including:
23	• a requirement for a reading benchmark assessment;
24	 a requirement for a mathematics benchmark assessment;
25	 foreign exchange student weighted pupil units;
26	 small district base funding;
27	 small charter school base funding; and



28	 additional amounts related to state guaranteed local levy increments;
29	 makes technical and conforming changes; and
30	 provides intent language.
31	Money Appropriated in this Bill:
32	This bill appropriates \$3,820,200 in operating and capital budgets for fiscal year 2020,
33	all of which is from the Education Fund.
34	This bill appropriates \$58,114,600 in operating and capital budgets for fiscal year 2021
35	including:
36	• (\$236,300) from the General Fund;
37	• (\$42,511,600) from the Education Fund; and
38	► \$100,862,500 from various sources as detailed in this bill.
39	This bill appropriates \$34,050,000 in restricted fund and account transfers for fiscal
40	year 2021, including:
41	► \$32,300,000 from the Education Fund; and
42	► \$1,750,000 from various sources as detailed in this bill.
43	This bill appropriates \$213,000 in transfers to unrestricted funds for fiscal year 2021.
44	Other Special Clauses:
45	This bill provides a special effective date.
46	Utah Code Sections Affected:
47	AMENDS:
48	53E-4-307, as last amended by Laws of Utah 2020, Chapter 355
49	53E-4-307.5, as enacted by Laws of Utah 2020, Chapter 174
50	53F-2-203, as last amended by Laws of Utah 2020, Chapter 359
51	53F-2-208 (Contingently Effective 01/01/21), as enacted by Laws of Utah 2020,
52	Chapter 207
53	53F-2-301.5 (Effective 07/01/20), as last amended by Laws of Utah 2020, Chapters
54	167 and 330
55	53F-2-303, as last amended by Laws of Utah 2020, Chapter 408
56	53F-2-304 (Effective 07/01/20), as last amended by Laws of Utah 2020, Chapters 224,
57	330, and 408
58	53F-2-601, as last amended by Laws of Utah 2020, Chapter 364

9	53F-4-201, as last amended by Laws of Utah 2020, Chapter 355
0	53G-6-204, as last amended by Laws of Utah 2020, Chapter 20
1	ENACTS:
2	53F-2-706, Utah Code Annotated 1953
3	REPEALS:
4	53F-2-306 (Effective 07/01/20), as last amended by Laws of Utah 2020, Chapter 330
5	53F-2-309, as last amended by Laws of Utah 2020, Chapter 408
6	53F-2-501 (Superseded 07/01/20), as last amended by Laws of Utah 2019, Chapter
7	186
8	53F-2-501 (Effective 07/01/20), as last amended by Laws of Utah 2020, Chapter 365
9	53F-2-505, as last amended by Laws of Utah 2020, Chapter 359 and last amended by
0	Coordination Clause, Laws of Utah 2020, Chapter 359
1	53F-2-521, as enacted by Laws of Utah 2019, Chapter 283
2	53F-5-216, as enacted by Laws of Utah 2020, Chapter 224
3	Uncodified Material Affected:
4	REPEALS UNCODIFIED MATERIAL:
5	Uncodified Section 11, Fiscal Year 2020 Appropriations, Laws of Utah 2020, Chapter
6	330
7	Uncodified Section 11 (a), Operating and Capital Budgets, Laws of Utah 2020, Chapter
8	330
9	Uncodified Section 12, Fiscal Year 2021 Appropriations, Laws of Utah 2020, Chapter
0	330
1	Uncodified Section 12 (a), Operating and Capital Budgets, Laws of Utah 2020, Chapter
2	330
3	Uncodified Section 12 (b), Restricted Fund and Account Transfers, Laws of Utah 2020,
4	Chapter 330
5	ENACTS UNCODIFIED MATERIAL
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7	Be it enacted by the Legislature of the state of Utah:
8	Section 1. Section 53E-4-307 is amended to read:
9	53E-4-307. Benchmark assessments in reading Report to parent.

90 (1) As used in this section, "competency" means a demonstrable acquisition of a 91 specified knowledge, skill, or ability that has been organized into a hierarchical arrangement 92 leading to higher levels of knowledge, skill, or ability. 93 (2) The state board shall approve a benchmark assessment for use statewide by school 94 districts and charter schools to assess the reading competency of students in grades 1 through 6 95 as provided by this section. 96 (3) A school district or charter school shall: 97 (a) administer benchmark assessments to students in grades 1, 2, and 3 at the 98 beginning, middle, and end of the school year using the benchmark assessment approved by the 99 state board; and 100 (b) after administering a benchmark assessment, report the results to a student's parent. 101 (4) If a benchmark assessment or supplemental reading assessment indicates a student 102 lacks competency in a reading skill, or is lagging behind other students in the student's grade in acquiring a reading skill, the school district or charter school shall: 103 104 (a) provide focused individualized intervention to develop the reading skill; 105 (b) administer formative assessments to measure the success of the focused 106 intervention; 107 (c) inform the student's parent of activities that the parent may engage in with the 108 student to assist the student in improving reading proficiency; and 109 (d) provide information to the parent regarding appropriate interventions available to 110 the student outside of the regular school day that may include tutoring, before and after school 111 programs, or summer school. 112 (5) (a) In accordance with Section 53F-4-201 and except as provided in Subsection (5)(b), the state board shall contract with one or more educational technology providers for a 113

- 114 benchmark assessment system for reading for students in kindergarten through grade 6.
- 115 (b) If revenue is insufficient for the benchmark assessment system for the grades 116 described in Subsection (5)(a), the state board shall first prioritize funding a benchmark 117 assessment for students in kindergarten through grade 3.
- 118 Section 2. Section **53E-4-307.5** is amended to read:
- 119 53E-4-307.5. Mathematics benchmark assessment.

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(1) As used in this section, "early mathematics benchmark assessment" or "benchmark

121	assessment" means a standardized assessment to measure the acquisition of mathematics skills
122	in kindergarten and grades 1 through 3 that includes predictive indicators of academic
123	achievement based on measures of early mathematics, computation, and problem solving.
124	(2) The state board [shall] may approve a benchmark assessment for use statewide by
125	LEAs to assess the mathematics competency of students in kindergarten and grades 1 through
126	3.
127	(3) [An] If the state board approves a benchmark assessment for statewide use under
128	Subsection (2), an LEA shall:
129	(a) administer benchmark assessments to students at the beginning, middle, and end of
130	the school year using the mathematics benchmark assessment in:
131	(i) kindergarten, as an optional assessment; and
132	(ii) grades 1 through 3, as a required assessment; and
133	(b) after administering a benchmark assessment described in Subsection (3)(a) to a
134	student, report the results to the student's parent.
135	(4) In making the approval described in Subsection (2), the state board shall:
136	(a) prioritize the assessment's reliability, validity, speed, and efficiency; and
137	(b) ensure the mathematics benchmark assessment's ability to:
138	(i) identify students who may be at risk for mathematics difficulties; and
139	(ii) measure students' progress through data.
140	Section 3. Section 53F-2-203 is amended to read:
141	53F-2-203. Reduction of LEA governing board allocation based on insufficient
142	revenues.
143	(1) As used in this section, "Minimum School Program funds" means the total of state
144	and local funds appropriated for the Minimum School Program, excluding:
145	(a) an appropriation for a state guaranteed local levy increment as described in Section
146	53F-2-601; and
147	(b) the appropriation to charter schools to replace local property tax revenues pursuant
148	to Section 53F-2-704.
149	(2) If the Legislature reduces appropriations made to support public schools under this
150	chapter because an Education Fund budget deficit, as defined in Section 63J-1-312, exists, the
151	state board, after consultation with each LEA governing board, shall allocate the reduction

152 among school districts and charter schools in proportion to each school district's or charter 153 school's percentage share of Minimum School Program funds. 154 (3) Except as provided in Subsection (5) and subject to the requirements of Subsection 155 (7), an LEA governing board shall determine which programs are affected by a reduction 156 pursuant to Subsection (2) and the amount each program is reduced. 157 (4) Except as provided in Subsections (5) and (6), the requirement to spend a specified amount in any particular program is waived if reductions are made pursuant to Subsection (2). 158 159 (5) An LEA governing board may not reduce or reallocate spending of funds distributed 160 to the school district or charter school for the following programs: 161 (a) educator salary adjustments provided in Section 53F-2-405; 162 (b) the Teacher Salary Supplement Program provided in Section 53F-2-504; 163 (c) the extended year for special educators provided in Section 53F-2-310; 164 [(d) the Math and Science Opportunities for Students and Teachers Program provided 165 in Section 53F-2-505; [(e)] (d) the School LAND Trust Program described in Sections 53F-2-404 and 166 167 53G-7-1206; or 168 [(f)] (e) a special education program within the basic school program. 169 (6) An LEA governing board may not reallocate spending of funds distributed to the 170 school district or charter school to a reserve account. 171 (7) An LEA governing board that reduces or reallocates funds in accordance with this 172 section shall report all transfers into, or out of, Minimum School Program programs to the state 173 board as part of the school district or charter school's Annual Financial and Program report. 174 Section 4. Section 53F-2-208 (Contingently Effective 01/01/21) is amended to read: 175 53F-2-208 (Contingently Effective 01/01/21). Cost of adjustments for growth and 176 inflation. 177 (1) In accordance with Subsection (2), the Legislature shall annually determine: 178 (a) the estimated state cost of adjusting for inflation in the next fiscal year, based on a 179 rolling five-year average ending in the current fiscal year, ongoing state tax fund appropriations

(i) education for youth in custody, described in Section 53E-3-503;

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to the following programs:

(ii) the Basic Program, described in Title 53F, Chapter 2, Part 3, Basic Program

183	(Weighted Pupil Units)[, except for charter school administration described in Section
184	53F-2-306];
185	(iii) the Adult Education Program, described in Section 53F-2-401;
186	(iv) state support of pupil transportation, described in Section 53F-4-402;
187	(v) the Enhancement for Accelerated Students Program, described in Section
188	53F-2-408;
189	(vi) the Concurrent Enrollment Program, described in Section 53F-2-409; and
190	(vii) the Enhancement for At-Risk Students Program, described in Section 53F-2-410;
191	and
192	[(viii) Centennial Scholarships, described in Section 53F-2-501; and]
193	(b) the estimated state cost of adjusting for enrollment growth, in the next fiscal year,
194	the current fiscal year's ongoing state tax fund appropriations to the following programs:
195	(i) a program described in Subsection (1)(a)[, including charter school administration
196	described in Section 53F-2-306];
197	(ii) educator salary adjustments, described in Section 53F-2-405;
198	(iii) the Teacher Salary Supplement Program, described in Section 53F-2-504;
199	(iv) the Voted and Board Local Levy Guarantee programs, described in Section
200	53F-2-601; and
201	(v) charter school local replacement funding, described in Section 53F-2-702.
202	(2) (a) In or before December each year, the Executive Appropriations Committee shall
203	determine:
204	(i) the cost of the inflation adjustment described in Subsection (1)(a); and
205	(ii) the cost of the enrollment growth adjustment described in Subsection (1)(b).
206	(b) The Executive Appropriations Committee shall make the determinations described
207	in Subsection (2)(a) based on recommendations developed by the Office of the Legislative
208	Fiscal Analyst, in consultation with the state board and the Governor's Office of Management
209	and Budget.
210	Section 5. Section 53F-2-301.5 (Effective 07/01/20) is amended to read:
211	53F-2-301.5 (Effective 07/01/20). Minimum basic tax rate for a fiscal year that
212	begins on July 1, 2018, 2019, 2020, 2021, or 2022.
213	(1) The provisions of this section are in effect for a fiscal year that begins before July 1

214	2023.
215	(2) As used in this section:
216	(a) "Basic levy increment rate" means a tax rate that will generate an amount of
217	revenue equal to \$75,000,000.
218	(b) "Combined basic rate" means a rate that is the sum of:
219	(i) the rate floor; and
220	(ii) the WPU value rate.
221	(c) "Commission" means the State Tax Commission.
222	(d) "Equity pupil tax rate" means the tax rate that is:
223	(i) calculated by subtracting the minimum basic tax rate from the rate floor; or
224	(ii) zero, if the rate calculated in accordance with Subsection (2)(d)(i) is zero or less.
225	(e) "Minimum basic local amount" means an amount that is:
226	(i) equal to the sum of:
227	(A) the school districts' contribution to the basic school program the previous fiscal
228	year;
229	(B) the amount generated by the basic levy increment rate; and
230	(C) the eligible new growth, as defined in Section 59-2-924 and rules of the State Tax
231	Commission multiplied by the minimum basic tax rate; and
232	(ii) set annually by the Legislature in Subsection (3)(a).
233	(f) "Minimum basic tax rate" means a tax rate certified by the commission that will
234	generate an amount of revenue equal to the minimum basic local amount described in
235	Subsection (3)(a).
236	(g) "Rate floor" means a rate that is the greater of:
237	(i) a .0016 tax rate; or
238	(ii) the minimum basic tax rate.
239	(h) "Weighted pupil unit value" or "WPU value" means the amount established each
240	year in the enacted public education budget that is multiplied by the number of weighted pupil
241	units to yield the funding level for the basic school program.
242	(i) "WPU value amount" means an amount that is:
243	(i) equal to the product of:
244	(A) the WPU value increase limit; and

(B) the percentage share of local revenue to the cost of the basic school program in the prior fiscal year; and

- (ii) set annually by the Legislature in Subsection (4)(a).
- (j) "WPU value increase limit" means the lesser of:

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- 249 (i) the total cost to the basic school program to increase the WPU value over the WPU 250 value in the prior fiscal year; or
 - (ii) the total cost to the basic school program to increase the WPU value by 4% over the WPU value in the prior fiscal year.
 - (k) "WPU value rate" means a tax rate certified by the commission that will generate an amount of revenue equal to the WPU value amount described in Subsection (4)(a).
 - (3) (a) The minimum basic local amount for the fiscal year that begins on July 1, 2020, is \$547,951,600 in revenue statewide.
- 257 (b) The preliminary estimate for the minimum basic tax rate for the fiscal year that 258 begins on July 1, 2020, is .001576.
 - (4) (a) The WPU value amount for the fiscal year that begins on July 1, 2020, is [\$20,600,000] \$9,300,000 in revenue statewide.
 - (b) The preliminary estimate for the WPU value rate for the fiscal year that begins on July 1, 2020, is [.000060] .000027.
 - (5) (a) On or before June 22, the commission shall certify for the year:
 - (i) the minimum basic tax rate; and
 - (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.
- 273 (6) (a) To qualify for receipt of the state contribution toward the basic school program 274 and as a school district's contribution toward the cost of the basic school program for the school 275 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.

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- 288 (b) (i) If the difference described in Subsection (7)(a) equals or exceeds the cost of the 289 basic school program in a school district, no state contribution shall be made to the basic 290 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:
 - (a) by the basic levy increment rate into the Minimum Basic Growth Account created in Section 53F-9-302;
 - (b) by the equity pupil tax rate into the Local Levy Growth Account created in Section 53F-9-305; and
 - (c) by the WPU value rate into the Teacher and Student Success Account created in Section 53F-9-306.
 - Section 6. Section 53F-2-303 is amended to read:
 - 53F-2-303. Foreign exchange student weighted pupil units.
 - (1) A school district or charter school may include foreign exchange students in the district's or school's membership and attendance count for the purpose of apportionment of state money, except as provided in Subsections (2) through [4] (5).

307	(2) (a) Notwithstanding Section 53F-2-302, foreign exchange students may not be
308	included in average daily membership for the purpose of determining the number of weighted
309	pupil units in the grades 1-12 basic program.
310	(b) Subject to the limitation in Subsection (3), and except as provided in Subsection (5)
311	the number of weighted pupil units in the grades 1-12 basic program attributed to foreign
312	exchange students shall be equal to the number of foreign exchange students who were:
313	(i) enrolled in a school district or charter school on October 1 of the previous fiscal
314	year; and
315	(ii) sponsored by an agency approved by the district's local school board or charter
316	school's governing board.
317	(3) (a) [The] Except as provided in Subsection (5), the total number of foreign
318	exchange students in the state that may be counted for the purpose of apportioning state money
319	under Subsection (2) shall be the lesser of:
320	(i) the number of foreign exchange students enrolled in public schools in the state on
321	October 1 of the previous fiscal year; or
322	(ii) 328 foreign exchange students.
323	(b) The state board shall make rules in accordance with Title 63G, Chapter 3, Utah
324	Administrative Rulemaking Act, to administer the cap on the number of foreign exchange
325	students that may be counted for the purpose of apportioning state money under Subsection (2).
326	(4) Notwithstanding Section 53F-2-601, weighted pupil units in the grades 1-12 basic
327	program for foreign exchange students, as determined by Subsections (2) and (3), may not be
328	included for the purposes of determining a school district's state guarantee money under
329	Section 53F-2-601.
330	(5) This section does not apply to the 2020-2021 academic year.
331	Section 7. Section 53F-2-304 (Effective 07/01/20) is amended to read:
332	53F-2-304 (Effective 07/01/20). Necessarily existent small schools Computing
333	additional weighted pupil units Consolidation of small schools.
334	(1) As used in this section, "necessarily existent small schools funding balance" means
335	the difference between:
336	(a) the amount appropriated for the necessarily existent small schools program in a
337	fiscal year; and

(b) the amount distributed to school districts for the necessarily existent small schools program in the same fiscal year.

- (2) (a) Upon application by a local school board, the state board shall, in consultation with the local school board, classify schools in the school district as necessarily existent small schools, in accordance with this section and state board rules adopted under Subsection (3).
- (b) An application must be submitted to the state board before April 2, and the state board must report a decision to a local school board before June 2.
- (3) The state board shall adopt standards and make rules, in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, to:
- (a) govern the approval of necessarily existent small schools consistent with principles of efficiency and economy that serve the purpose of eliminating schools where consolidation is feasible by participation in special school units; and
- (b) ensure that school districts are not building secondary schools in close proximity to one another where economy and efficiency would be better served by one school meeting the needs of secondary students in a designated geographical area.
- (4) The state board shall prepare and publish objective standards and guidelines for determining which small schools are necessarily existent after consultation with local school boards.
- (5) (a) Additional weighted pupil units for schools classified as necessarily existent small schools shall be computed using distribution formulas adopted by the state board.
- (b) The distribution formulas establish the following maximum sizes for funding under the necessarily existent small school program:

360	(i) an elementary school	160
361	(ii) a one or two-year secondary school	300
362	(iii) a three-year secondary school	450
363	(iv) a four-year secondary school	500
364	(v) a six-year secondary school	600

- (c) An elementary school with fewer than 10 students shall receive the same add-on weighted pupil units as an elementary school with 10 students.
- (d) A secondary school with fewer than 15 students shall receive the same add-on weighted pupil units as a secondary school with 15 students.

369 (e) If a necessarily existent small school generates ADM in both elementary and 370 secondary grades, the state board may divide the school's ADM between an elementary and 371 secondary distribution formula. 372 (f) The state board shall prepare and distribute an allocation table based on the 373 distribution formula to each school district. 374 (6) (a) To avoid penalizing a school district financially for consolidating the school 375 district's small schools, additional weighted pupil units may be allowed a school district each 376 year, not to exceed two years. 377 (b) The additional weighted pupil units may not exceed the difference between what 378 the school district receives for a consolidated school and what the school district would have 379 received for the small schools had the small schools not been consolidated. 380 (7) (a) The state board may allocate up to [200] 208 weighted pupil units to support 381 schools that: 382 (i) have isolating conditions, as defined by the state board, including geographic 383 isolation; and 384 (ii) do not qualify for necessarily existent small schools funding due to formula 385 limitations. 386 (b) The state board shall review funding allocations under this Subsection [(8)] (7) at 387 least once every five calendar years. (8) If the state board classifies a school as a necessarily existent small school in 388 389 accordance with this section, the state board shall, subject to legislative appropriation, 390 distribute small district base funding to the relevant school district in the following amounts: 391 (a) for a district with 250 students or less, 83 additional weighted pupil units; (b) for a district with 251 to 500 students, 56 additional weighted pupil units; 392 393 (c) for a district with 501 to 1,000 students, 28 additional weighted pupil units; and 394 (d) for a district with 1,001 to 2,000 students, 14 additional weighted pupil units. 395 [(8)] (9) Subject to legislative appropriation, the state board shall give first priority 396 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). 397 [9] (10) (a) Subject to Subsection [9] (10)(b) and after a distribution made under 398

Subsection [8] (9), the state board may distribute a portion of necessarily existent small

400	schools funding:
401	(i) in accordance with a formula adopted by the state board that considers the tax effort
402	of a local school board; or
403	(ii) to isolated small schools, as identified by the state board.
404	(b) The amount distributed in accordance with Subsection $[(9)]$ (10)(a) may not exceed
405	the necessarily existent small schools fund in balance of the prior fiscal year.
406	[(10)] (11) A local school board may use the money allocated under this section for
407	maintenance and operation of school programs or for other school purposes as approved by the
408	state board.
409	Section 8. Section 53F-2-601 is amended to read:
410	53F-2-601. State guaranteed local levy increments Appropriation to increase
411	number of guaranteed local levy increments No effect of change of minimum basic tax
412	rate Voted and board local levy funding balance Use of guaranteed local levy
413	increment funds.
414	(1) As used in this section:
415	(a) "Board local levy" means a local levy described in Section 53F-8-302.
416	(b) "Guaranteed local levy increment" means a local levy increment guaranteed by the
417	state:
418	(i) for the board local levy, described in Subsections (2)(a)(ii)(A) and (2)(b)(ii)(B); or
419	(ii) for the voted local levy, described in Subsections (2)(a)(ii)(B) and (2)(b)(ii)(A).
420	(c) "Local levy increment" means .0001 per dollar of taxable value.
421	(d) (i) "Voted and board local levy funding balance" means the difference between:
422	(A) the amount appropriated for the guaranteed local levy increments in a fiscal year;
423	and
424	(B) the amount necessary to fund in the same fiscal year the guaranteed local levy
425	increments as determined under this section.
426	(ii) "Voted and board local levy funding balance" does not include appropriations
427	described in Subsection (2)(b)(i).
428	(e) "Voted local levy" means a local levy described in Section 53F-8-301.
429	(2) (a) (i) In addition to the revenue collected from the imposition of a voted local levy
430	or a board local levy, the state shall guarantee that a school district receives, subject to

Subsections (2)(b)(ii)(C) and (3)(a), for each guaranteed local levy increment, an amount sufficient to guarantee for a fiscal year that begins on July 1, 2018, \$43.10 per weighted pupil unit.

- (ii) Except as provided in Subsection (2)(b)(ii), the number of local levy increments that are subject to the guarantee amount described in Subsection (2)(a)(i) are:
- (A) for a board local levy, the first four local levy increments a local school board imposes under the board local levy; and
- (B) for a voted local levy, the first 16 local levy increments a local school board imposes under the voted local levy.
- (b) (i) Subject to future budget constraints and Subsection (2)(c), the Legislature shall annually appropriate money from the Local Levy Growth Account established in Section 53F-9-305 for purposes described in Subsection (2)(b)(ii).
- (ii) The state board shall, for a fiscal year beginning on or after July 1, 2018, and subject to Subsection (2)(c), allocate funds appropriated under Subsection (2)(b)(i) in the following order of priority by increasing:
- (A) by up to four increments the number of voted local levy guaranteed local levy increments above 16;
- (B) by up to 16 increments the number of board local levy guaranteed local levy increments above four; and
 - (C) the guaranteed amount described in Subsection (2)(a)(i).
- (c) The number of guaranteed local levy increments under this Subsection (2) for a school district may not exceed 20 guaranteed local levy increments, regardless of whether the guaranteed local levy increments are from the imposition of a voted local levy, a board local levy, or a combination of the two.
- [(d) (i) As used in this Subsection (2)(d), "cost for the guarantee" means the total cost for the guarantee described in this section, excluding the cost of the adjustments described in Subsection (2)(b)(ii).]
- [(ii) In addition to an appropriation for the adjustment described in Subsection (2)(b)(ii), if the state cost for the guarantee for the upcoming fiscal year is less than the amount appropriated for the cost for the guarantee for the current fiscal year, the Legislature may appropriate an additional amount to fund all or part of the difference.]

[(iii) The state board shall allocate an appropriation described in Subsection (2)(d)(ii) to increase the guarantee amount for each guaranteed local levy increment.]

- (3) (a) The guarantee described in Subsection (2)(a)(i) is indexed each year to the value of the weighted pupil unit by making the value of the guarantee equal to .011962 times the value of the prior year's weighted pupil unit.
- (b) The guarantee shall increase by .0005 times the value of the prior year's weighted pupil unit for each year subject to the Legislature appropriating funds for an increase in the guarantee.
- (4) (a) The amount of state guarantee money that a school district would otherwise be entitled to receive under this section may not be reduced for the sole reason that the school district's board local levy or voted local levy is reduced as a consequence of changes in the certified tax rate under Section 59-2-924 pursuant to changes in property valuation.
- (b) Subsection (4)(a) applies for a period of five years following a change in the certified tax rate as described in Subsection (4)(a).
- (5) The guarantee provided under this section does not apply to the portion of a voted local levy rate that exceeds the voted local levy rate that was in effect for the previous fiscal year, unless an increase in the voted local levy rate was authorized in an election conducted on or after July 1 of the previous fiscal year and before December 2 of the previous fiscal year.
- (6) (a) If a voted and board local levy funding balance exists for the prior fiscal year, the state board shall:
- (i) use the voted and board local levy funding balance to increase the value of the state guarantee per weighted pupil unit described in Subsection (3)(a) in the current fiscal year; and
- (ii) distribute guaranteed local levy increment funds to school districts based on the increased value of the state guarantee per weighted pupil unit described in Subsection (6)(a)(i).
- (b) The state board shall report action taken under Subsection (6)(a) to the Office of the Legislative Fiscal Analyst and the Governor's Office of Management and Budget.
- (7) A local school board of a school district that receives funds described in this section shall budget and expend the funds for public education purposes.
 - Section 9. Section 53F-2-706 is enacted to read:
- 53F-2-706. Small Charter School Base Funding.
 - (1) Subject to legislative appropriation, the state board shall distribute small charter

493	school base funding in the following amounts to charter schools with 2,000 or less students:
494	(a) for a charter school with 300 students or less, \$40,000;
495	(b) for a charter school with 301 to 400 students, \$35,000;
496	(c) for a charter school with 401 to 500 students, \$30,000;
497	(d) for a charter school with 501 to 600 students, \$25,000;
498	(e) for a charter school with 601 to 1,000 students, \$20,000; and
499	(f) for a charter school with 1,001 to 2,000 students, \$15,000.
500	(2) A charter school's eligibility for small charter school base funding is determined by
501	the charter school's student enrollment on October 1 of a given year.
502	Section 10. Section 53F-4-201 is amended to read:
503	53F-4-201. State board required to contract for a benchmark assessment system
504	for reading.
505	(1) (a) As described in Section 53E-4-307, the state board shall approve a benchmark
506	assessment for use statewide by school districts and charter schools.
507	(b) The state board shall contract with one or more educational technology providers,
508	selected through a request for proposals process, for a benchmark assessment system for
509	reading [for students in kindergarten through grade 6] described in Section 53E-4-307 that
510	meets the requirements of this section.
511	(2) Subject to legislative appropriations, a benchmark assessment system for reading
512	shall be made available to school districts and charter schools that apply to use a benchmark
513	assessment for reading beginning in the 2011-12 school year.
514	(3) A benchmark assessment system for reading for students [in kindergarten through
515	grade 6] described in Subsection (1) shall:
516	(a) be in a digital format;
517	(b) include benchmark assessments of reading proficiency to be administered at the
518	beginning, in the middle, and at the end of kindergarten and [grades 1 through 6] the grades for
519	which the state board approves the benchmark assessment;
520	(c) include formative assessments to be administered every two to four weeks for
521	students who are at high risk of not attaining proficiency in reading;
522	(d) align with the language arts core standards for Utah public schools adopted by the
523	state board: and

)24	(e) include a data analysis component nosted by the provider that:
525	(i) has the capacity to generate electronic information immediately and produce
526	individualized student progress reports, class summaries, and class groupings for instruction;
527	(ii) may have the capability of identifying lesson plans that may be used to develop
528	reading skills;
529	(iii) enables teachers, administrators, and designated supervisors to access reports
530	through a secured password system;
531	(iv) produces electronic printable reports for parents and administrators; and
532	(v) has the capability for principals to monitor usage by teachers.
533	Section 11. Section 53G-6-204 is amended to read:
534	53G-6-204. School-age children exempt from school attendance.
535	(1) (a) A local school board or charter school governing board may excuse a school-age
536	child from attendance for any of the following reasons:
537	(i) a school-age child over age 16 may receive a partial release from school to enter
538	employment, or attend a trade school, if the school-age child has completed grade 8; or
539	(ii) on an annual basis, a school-age child may receive a full release from attending a
540	public, regularly established private, or part-time school or class if:
541	(A) the school-age child has already completed the work required for graduation from
542	high school[, or has demonstrated mastery of required skills and competencies in accordance
543	with Subsection 53F-2-501(1)];
544	(B) the school-age child is in a physical or mental condition, certified by a competent
545	physician if required by the local school board or charter school governing board, which
546	renders attendance inexpedient and impracticable;
547	(C) proper influences and adequate opportunities for education are provided in
548	connection with the school-age child's employment; or
549	(D) the district superintendent or charter school governing board has determined that a
550	school-age child over the age of 16 is unable to profit from attendance at school because of
551	inability or a continuing negative attitude toward school regulations and discipline.
552	(b) A school-age child receiving a partial release from school under Subsection
553	(1)(a)(i) is required to attend:
554	(i) school part time as prescribed by the local school board or charter school governing

555	board; or
556	(ii) a home school part time.
557	(c) In each case, evidence of reasons for granting an exemption under Subsection (1)
558	must be sufficient to satisfy the local school board or charter school governing board.
559	(d) A local school board or charter school governing board that excuses a school-age
560	child from attendance as provided by this Subsection (1) shall issue a certificate that the child
561	is excused from attendance during the time specified on the certificate.
562	(2) (a) A local school board shall excuse a school-age child from attendance, if the
563	school-age child's parent files a signed and notarized affidavit with the school-age child's
564	school district of residence, as defined in Section 53G-6-302, that:
565	(i) the school-age child will attend a home school; and
566	(ii) the parent assumes sole responsibility for the education of the school-age child,
567	except to the extent the school-age child is dual enrolled in a public school as provided in
568	Section 53G-6-702.
569	(b) A signed and notarized affidavit filed in accordance with Subsection (2)(a) shall
570	remain in effect as long as:
571	(i) the school-age child attends a home school; and
572	(ii) the school district where the affidavit was filed remains the school-age child's
573	district of residence.
574	(c) A parent of a school-age child who attends a home school is solely responsible for:
575	(i) the selection of instructional materials and textbooks;
576	(ii) the time, place, and method of instruction; and
577	(iii) the evaluation of the home school instruction.
578	(d) A local school board may not:
579	(i) require a parent of a school-age child who attends a home school to maintain
580	records of instruction or attendance;
581	(ii) require credentials for individuals providing home school instruction;
582	(iii) inspect home school facilities; or
583	(iv) require standardized or other testing of home school students.
584	(e) Upon the request of a parent, a local school board shall identify the knowledge,
585	skills, and competencies a student is recommended to attain by grade level and subject area to

586	assist the parent in achieving college and career readiness through home schooling.
587	(f) A local school board that excuses a school-age child from attendance as provided by
588	this Subsection (2) shall annually issue a certificate stating that the school-age child is excused
589	from attendance for the specified school year.
590	(g) A local school board shall issue a certificate excusing a school-age child from
591	attendance:
592	(i) within 30 days after receipt of a signed and notarized affidavit filed by the
593	school-age child's parent pursuant to this Subsection (2); and
594	(ii) on or before August 1 each year thereafter unless:
595	(A) the school-age child enrolls in a school within the school district;
596	(B) the school-age child's parent notifies the school district that the school-age child no
597	longer attends a home school; or
598	(C) the school-age child's parent notifies the school district that the school-age child's
599	school district of residence has changed.
600	(3) A parent who files a signed and notarized affidavit as provided in Subsection (2)(a)
601	is exempt from the application of Subsections 53G-6-202(2), (5), and (6).
602	(4) Nothing in this section may be construed to prohibit or discourage voluntary
603	cooperation, resource sharing, or testing opportunities between a school or school district and a
604	parent of a child attending a home school.
605	Section 12. Repealer.
606	This bill repeals:
607	Section 53F-2-306 (Effective 07/01/20), Weighted pupil units for small school
608	district administrative costs Appropriation for charter school administrative costs.
609	Section 53F-2-309, Appropriation for intensive special education costs.
610	Section 53F-2-501 (Superseded 07/01/20), Early graduation incentives Incentive
611	to school district Partial tuition scholarship for student Payments.
612	Section 53F-2-501 (Effective 07/01/20), Early graduation incentives Incentive to
613	school district Partial tuition scholarship for student Payments.
614	Section 53F-2-505, Math and Science Opportunities for Students and Teachers

Section 53F-2-521, Salary supplement for National Board certified teachers.

615

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Program.

617	Section 53F-5-216, Rural school extracurricular activities reimbursement.
618	Section 13. Repeal of uncodified sections in S.B. 2, Chapter 330, Laws of Utah
619	2020, General Session.
620	The following uncodified sections of S.B. 2, Chapter 330, Laws of Utah 2020, General
621	Session are repealed:
622	(1) Section 11, Fiscal Year 2020 Appropriations;
623	(2) Section 11 (a), Operating and Capital Budgets;
624	(3) Section 12, Fiscal Year 2021 Appropriations;
625	(4) Section 12 (a), Operating and Capital Budgets; and
626	(5) Section 12 (b), Restricted Fund and Account Transfers.
627	Section 14. Fiscal Year 2020 Appropriations.
628	The following sums of money are appropriated for the fiscal year beginning July 1,
629	2019 and ending June 30, 2020. These are additions to amounts otherwise appropriated for
630	fiscal year 2020. Notwithstanding any restrictive intent language relating to the use of
631	nonlapsing funds that is included in any appropriation for fiscal year 2019, the Legislature
632	intends that an agency is not limited to the restrictive intent language and may also use the
633	nonlapsing funds in fiscal year 2020 for general costs if the nonlapsing funds are increased in
634	this bill.
635	Section 14(a). Operating and Capital Budgets.
636	Under the terms and conditions of Title 63J, Chapter 1, Budgetary Procedures Act, the
637	Legislature appropriates the following sums of money from the funds or accounts indicated for
638	the use and support of the government of the state of Utah.
639	PUBLIC EDUCATION
640	STATE BOARD OF EDUCATION - MINIMUM SCHOOL PROGRAM
641	ITEM 1 To State Board of Education - Minimum School Program - Related to Basic School
642	<u>Programs</u>
643	From Education Fund, One-Time \$3,500,200
644	Schedule of Programs:
645	Teacher Salary Supplement \$3,820,200
646	Student Health and Counseling Support Program \$(320,000)
647	STATE BOARD OF FOLICATION

648	ITEM 2 To State Board of Education - MSP Categorical Program Ad	ministration_
649	From Education Fund, One-Time	\$320,000
650	Schedule of Programs:	
651	Student Health and Counseling Support Program	<u>\$320,000</u>
652	Section 15. Fiscal Year 2021 Appropriations.	
653	(1) The following sums of money are appropriated for the fis	scal year beginning July 1,
654	2020, and ending June 30, 2021. These are additions to amounts prev	viously appropriated for
655	fiscal year 2021.	
656	(2) The value of each weighted pupil unit (WPU) for fiscal y	ear 2021 is increased from
657	the value of the WPU for fiscal year 2021 established in H.B. 1, Char	pter 2, Laws of Utah 2020,
658	General Session, and set at \$3,596.	
659	Section 15(a). Operating and Capital Budgets.	
660	Under the terms and conditions of Title 63J, Chapter 1, Budg	etary Procedures Act, the
661	Legislature appropriates the following sums of money from the funds	s or accounts indicated for
662	the use and support of the government of the state of Utah.	
663	PUBLIC EDUCATION	
664	STATE BOARD OF EDUCATION - MINIMUM SCHOOL PROGRAM	
665	ITEM 3 To State Board of Education - Minimum School Program - E	Basic School Program
666	From Education Fund	\$42,361,200
667	From Education Fund, One-Time	<u>\$(1,179,500)</u>
668	From Local Revenue	\$9,300,000
669	Schedule of Programs:	
670	Kindergarten	<u>\$1,747,700</u>
671	<u>Grades 1 - 12</u>	\$38,785,000
672	Foreign Exchange (-328 WPUs)	<u>\$(1,158,500)</u>
673	Necessarily Existent Small Schools (847 WPUs)	\$3,668,600
674	<u>Professional Staff</u>	\$3,620,700
675	Administrative Costs (-1,515 WPUs)	<u>\$(5,262,700)</u>
676	Special Education - Add-on	<u>\$5,524,300</u>
677	Special Education - Self-Contained	<u>\$846,700</u>
678	Special Education - Preschool	<u>\$724,000</u>

679	Special Education - Extended School Year	\$29,300
680	Special Education - Impact Aid	<u>\$131,800</u>
681	Special Education - Intensive Services (-795 WPUs)	\$(2,807,900)
682	Special Education - Extended Year for Special Educators	<u>\$58,200</u>
683	Career and Technical Education - Add-on	<u>\$1,862,400</u>
684	Class Size Reduction	\$2,712,100
685	ITEM 4 To State Board of Education - Minimum School Program - Relate	ed to Basic School
686	<u>Programs</u>	
687	From Education Fund	<u>\$(17,450,900)</u>
688	From Education Fund, One-Time	\$(35,800,000)
689	From Teacher and Student Success Account	\$(11,300,000)
690	From Uniform School Fund Rest Trust Distribution Account	\$6,166,000
691	Schedule of Programs:	
692	Pupil Transportation To & From School	\$1,793,300
693	Flexible Allocation - WPU Distribution	\$(37,788,000)
694	Enhancement for At-Risk Students	<u>\$852,400</u>
695	Youth in Custody	\$25,681,900
696	Adult Education	<u>\$258,200</u>
697	Enhancement for Accelerated Students	<u>\$99,900</u>
698	Centennial Scholarship Program	<u>\$(272,500)</u>
699	Concurrent Enrollment	<u>\$(1,565,300)</u>
700	School Land Trust Program	\$6,166,000
701	Charter School Local Replacement	\$(18,426,100)
702	Charter School Administration	<u>\$(8,014,500)</u>
703	Teacher Salary Supplement	\$3,300,000
704	School Library Books and Electronic Resources	<u>\$(85,000)</u>
705	Math & Science Opportunities for Students &	
706	Teachers (MOST)	<u>\$(7,100,000)</u>
707	Early Intervention	<u>\$(5,000,000)</u>
708	Effective Teachers in High Poverty Schools Incentive	
709	<u>Program</u>	<u>\$(428,200)</u>

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710	Early Graduation from Competency-Based Education	<u>\$(55,700)</u>
711	Teacher and Student Success Program	<u>\$(11,300,000)</u>
712	Student Health and Counseling Support Program	<u>\$(520,000)</u>
713	National Board Certified Teacher Program	<u>\$(246,300)</u>
714	Grants for New and Aspiring Principals	<u>\$(4,800,000)</u>
715	Grants for Professional Learning	<u>\$(3,935,000)</u>
716	Rural School Extracurricular Activities Reimbursement	<u>\$(100,000)</u>
717	Charter School Funding Base Program	\$3,100,000
718	ITEM 5 To State Board of Education - Minimum School Program - Voted	and Board Local
719	<u>Levy Programs</u>	
720	From Education Fund	<u>\$(19,000,000)</u>
721	Schedule of Programs:	
722	Voted Local Levy Program	<u>\$(19,000,000)</u>
723	STATE BOARD OF EDUCATION - SCHOOL BUILDING PROGRAMS	
724	ITEM 6 To State Board of Education - School Building Programs - Capita	l Outlay Programs
725	Under Item 48 in H.B. 1, Chapter 2, Laws of Utah 2020, General S	Session, the
726	Legislature intends that the State Board of Education:	
727	(1) study the distribution formulas for the Capital Outlay Foundat	ion Program created
728	in Section 53F-3-202 and Capital Outlay Enrollment Growth Program cre	ated in Section
729	<u>53F-3-203</u> , including:	
730	(a) the impact on the Capital Outlay Foundation Program formula	distribution
731	associated with the equal weighting of local property tax revenues from di	strict Capital and
732	Debt Service levies, including whether adjusting the balance would provide	le for a broader
733	distribution among districts;	
734	(b) addressing how to adjust distribution formulas to improve equ	ity and distribution to
735	a wider array of school districts;	
736	(c) addressing whether using a WPU-based formula like the Voted	d & Board Local
737	Levy Guarantee could improve distributional equity among districts; and	
738	(d) making recommendations on potential statutory changes; and	
739	(2) report to the Public Education Appropriations Subcommittee of	on the study described
740	in Subsection (1):	

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741	(a) preliminarily before February 1, 2021; and	
742	(b) finally on recommendations before September 30, 2021.	
743	STATE BOARD OF EDUCATION	
744	ITEM 7 To State Board of Education - Child Nutrition	
745	From Education Fund	<u>\$(144,200)</u>
746	From Federal Funds	<u>\$(48,700)</u>
747	From Federal Funds, One-Time	\$2,800
748	From Dedicated Credit - Liquor Tax	\$127,200
749	From Dedicated Credit - Liquor Tax, One-Time	<u>\$(2,800)</u>
750	Schedule of Programs:	
751	Child Nutrition	<u>\$(65,700)</u>
752	ITEM 8 To State Board of Education - Educator Licensing	
753	From Education Fund	<u>\$(3,836,600)</u>
754	From Education Fund, One-Time	<u>\$(1,200,000)</u>
755	Schedule of Programs:	
756	Educator Licensing	<u>\$(36,600)</u>
757	STEM Endorsement Incentives	<u>\$(5,000,000)</u>
758	ITEM 9 To State Board of Education - Fine Arts Outreach	
759	From Education Fund	<u>\$(200,000)</u>
760	Schedule of Programs:	
761	Professional Outreach Programs in the Schools	<u>\$(200,000)</u>
762	ITEM 10 To State Board of Education - Initiative Programs	
763	From General Fund	<u>\$(2,700)</u>
764	From Education Fund	\$5,686,200
765	From Education Fund, One-Time	<u>\$(7,539,100)</u>
766	Schedule of Programs:	
767	Carson Smith Scholarships	<u>\$(2,400)</u>
768	Contracts and Grants	<u>\$(375,000)</u>
769	Early Warning Pilot Program	<u>\$(125,000)</u>
770	Electronic Elementary Reading Tool	<u>\$(1,500,000)</u>
771	General Financial Literacy	<u>\$498,200</u>

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772	Intergenerational Poverty Interventions	\$1,000,500	
773	Kindergarten Supplement Enrichment Program	\$3,000,000	
774	Partnerships for Student Success	\$3,005,500	
775	ProStart Culinary Arts Program	<u>\$(201,600)</u>	
776	School Turnaround and Leadership Development Act	<u>\$(7,018,600)</u>	
777	<u>UPSTART</u>	\$(2,400)	
778	ULEAD	\$(4,500)	
779	Educational Improvement Opportunities Outside of the		
780	Regular School Day Grant Program	<u>\$(300)</u>	
781	Competency-Based Education Grants	<u>\$(230,000)</u>	
782	Education Technology Management System	<u>\$100,000</u>	
783	ITEM 11 To State Board of Education - MSP Categorical Program Admini	stration	
784	From Education Fund		\$(884,300)
785	Schedule of Programs:		
786	Adult Education	\$(3,300)	
787	Beverley Taylor Sorenson Elem. Arts Learning Program	\$(3,000)	
788	CTE Comprehensive Guidance	\$(3,300)	
789	Digital Teaching and Learning	\$(8,400)	
790	<u>Dual Immersion</u>	\$(2,700)	
791	Enhancement for At-Risk Students	\$(6,300)	
792	Special Education State Programs	\$(3,300)	
793	Youth-in-Custody	\$(6,600)	
794	State Safety and Support Program	\$(2,400)	
795	Student Health and Counseling Support Program	\$320,000	
796	Early Learning Training and Assessment	\$(1,065,000)	
797	Math and Science Opportunities for Students and Teachers	\$(100,000)	
798	ITEM 12 To State Board of Education - State Administrative Office		
799	From General Fund		\$(31,600)
800	From Education Fund		\$(70,200)
801	From Education Fund, One-Time		\$(15,000)
802	From Federal Funds		\$(142,200)

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806 From Revenue Transfers \$(121,500) 807 From Uniform School Fund Rest. - Trust Distribution Account \$(8,400)

\$(52,300)

808 Schedule of Programs:

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810 **Data and Statistics** \$(18,300) 811 Financial Operations \$594,000 812 **Indirect Cost Pool** \$328,500 813 Information Technology \$(92,100) 814 Policy and Communication \$(33,300) 815 School Trust \$(8,400) 816 **Special Education** \$(89,700) 817 Statewide Online Education Program \$3,211,600 818 Student Support Services \$96,934,400 819 Teaching and Learning \$(162,300) 820 Statewide Financial Management System Grants \$(4,000,000) 821 The Legislature intends that the State Board of Education:

Board and Administration

822 (1) evaluate the participation of home school and private school students in the 823

Statewide Online Education Program, including:

824 (a) ongoing funding levels;

(b) the mix between home and private school students;

(c) how to best manage future growth needs within appropriated funding; and

(d) the potential of using mechanisms to control costs, including implementing a fee

structure or requiring private and home school students to enroll in a local education agency;

829 and

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830 (2) report to the Public Education Appropriations Subcommittee:

831 (a) preliminarily before February 1, 2021; and

832 (b) finally on recommendations before August 30, 2021.

833 ITEM 13 To State Board of Education - General System Support 834 From General Fund \$(202,100) From General Fund, One-Time 835 \$100 836 From Education Fund \$(1,053,600) 837 From Education Fund, One-Time \$(11,300) 838 From Federal Funds \$(19,200) 839 From Federal Funds, One-Time \$9,700 840 From Dedicated Credits Revenue \$(1,200) 841 From Expendable Receipts, One-Time \$1,400 842 From General Fund Restricted - Mineral Lease \$200 843 From General Fund Restricted - Mineral Lease, One-Time \$100 844 Schedule of Programs: 845 Teaching and Learning \$(1,174,600) 846 Assessment and Accountability \$(46,800) 847 Career and Technical Education \$(54,500) 848 The Legislature intends that the State Board of Education use any revenue or 849 nonlapsing balances generated from the licensing of Readiness Improvement Success 850 Empowerment (RISE) questions: 851 (1) to develop additional assessment questions for all state assessments; 852 (2) to provide professional learning for Utah educators; and 853 (3) for risk mitigation expenditures. 854 ITEM 14 To State Board of Education - State Charter School Board 855 From Education Fund \$(531,900) 856 Schedule of Programs: 857 State Charter School Board \$(531,900) 858 ITEM 15 To State Board of Education - Teaching and Learning 859 From Education Fund \$(900) 860 From Revenue Transfers \$(900) 861 Schedule of Programs: 862 Student Access to High Quality School Readiness 863 \$(1,800) **Programs** 864 ITEM 16 To State Board of Education - Utah Schools for the Deaf and the Blind

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865	From Education Fund	<u>\$(1,641,500)</u>
866	From Federal Funds	<u>\$(1,500)</u>
867	From Dedicated Credits Revenue	\$(22,200)
868	From Revenue Transfers	<u>\$(227,700)</u>
869	Schedule of Programs:	
870	Administration	<u>\$(1,275,200)</u>
871	Transportation and Support Services	<u>\$(206,100)</u>
872	Utah State Instructional Materials Access Center	<u>\$(29,700)</u>
873	School for the Deaf	<u>\$(199,200)</u>
874	School for the Blind	<u>\$(182,700)</u>
875	SCHOOL AND INSTITUTIONAL TRUST FUND OFFICE	
876	ITEM 17 To School and Institutional Trust Fund Office	
877	From School and Institutional Trust Fund Management Account	<u>\$150,400</u>
878	Schedule of Programs:	
879	School and Institutional Trust Fund Office	<u>\$150,400</u>
880	Section 15(b). Restricted Fund and Account Transfers.	
881	The Legislature authorizes the State Division of Finance to transfe	er the following
882	amounts between the following funds or accounts as indicated. Expenditu	res and outlays from
883	the funds to which the money is transferred must be authorized by an appr	ropriation.
884	PUBLIC EDUCATION	
885	ITEM 18 To Uniform School Fund Restricted - Growth in Student Populat	ion Account
886	From Education Fund	<u>\$(52,000,000)</u>
887	From Education Fund, One-Time	\$75,000,000
888	Schedule of Programs:	
889	Growth in Student Population Account	\$23,000,000
890	ITEM 19 To Underage Drinking Prevention Program Restricted Account	
891	From Liquor Control Fund	\$1,750,000
892	Schedule of Programs:	
893	Underage Drinking Prevention Program Restricted	
894	Account	\$1,750,000
895	ITEM 20 To Teacher and Student Success Account	

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896	From Education Fund \$9,300,00	0
897	Schedule of Programs:	
898	Teacher and Student Success Account \$9,300,000	
899	Section 15(c). Transfers to Unrestricted Funds.	
900	The Legislature authorizes the State Division of Finance to transfer the following	
901	amounts to the unrestricted General Fund, Education Fund, or Uniform School Fund, as	
902	indicated, from the restricted funds or accounts indicated. Expenditures and outlays from the	
903	General Fund, Education Fund, or Uniform School Fund must be authorized by an	
904	appropriation.	
905	PUBLIC EDUCATION	
906	ITEM 21 To Education Fund	
907	From Nonlapsing Balances - From State Board of Education -	
908	<u>Initiatives Programs</u> <u>\$213,00</u>	<u>0</u>
908 909	Initiatives Programs \$213,000 Schedule of Programs:	0
		0
909	Schedule of Programs:	0
909 910	Schedule of Programs: Education Fund, One-time \$213,000	0
909 910 911	Schedule of Programs: Education Fund, One-time \$213,000 Section 16. Effective date.	0
909 910 911 912	Schedule of Programs: Education Fund, One-time \$213,000 Section 16. Effective date. (1) Except as provided in Subsection (2), if approved by two-thirds of all the members	0
909 910 911 912 913	Schedule of Programs: Education Fund, One-time \$213,000 Section 16. Effective date. (1) Except as provided in Subsection (2), if approved by two-thirds of all the members elected to each house, this bill takes effect on July 1, 2020.	0
909 910 911 912 913 914	Schedule of Programs: Education Fund, One-time \$213,000 Section 16. Effective date. (1) Except as provided in Subsection (2), if approved by two-thirds of all the members elected to each house, this bill takes effect on July 1, 2020. (2) If approved by two-thirds of all the members elected to each house, Section 14,	<u>0</u>
909 910 911 912 913 914 915	Schedule of Programs: Education Fund, One-time \$213,000 Section 16. Effective date. (1) Except as provided in Subsection (2), if approved by two-thirds of all the members elected to each house, this bill takes effect on July 1, 2020. (2) If approved by two-thirds of all the members elected to each house, Section 14, Fiscal Year 2020 Appropriations, and Section 14(a), Operating and Capital Budgets, take effect	<u>0</u>