## 1st Sub. H.B. 497 **Public Education Compliance**

House Ame	endments	Amendment 1	February 25, 2025 04:12 PM	
Representative Katy Hall proposes the following amendments:				
1. Line 88	8 through 103:			
88	(iv) require the edu	acation entity to reimburse specified sta	ate funds to the state board[-];	

89	{(v) direct an investigation or review by the Utah Professional Practices Advisory }		
90	{ <u>Commission under Section 53E-6-506;</u> }		
91	$\{\underline{(vi)}\} \underline{(v)}$ require additional reporting or monitoring;		
92	$\{(vii)\}$ (vi) refer the complaint, evidence, and findings to the attorney general's office or the		
93	relevant district attorney's office;		
94	{(viii)} (vii) require the education entity to hire a third-party provider to provide services the		
95	state board determines necessary;		
96	$\{\underline{(ix)}\}$ <u>(viii)</u> require reimbursement from the education entity instead of future allocations		
97	from the state board;		
98	$\{(\mathbf{x})\}$ (ix) require a follow-up investigation;		
99	$\{(xi)\}$ (x) refer the violation and corresponding evidence to the state auditor or the		
100	legislative auditor general, if the violation relates to finances;		
101	$\{(xii)\}$ (xi) request additional evidence of compliance; or		
102	$\{ (xiii) \} (xii) $ other action the state board deems appropriate.		
103	[(b)](c) Except for temporarily withheld funds, if the state board collects state funds		