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STATE OF UTAH	
	Chief Sponsor: Jordan D. Teuscher
	Senate Sponsor: Lincoln Fillmore
	LONG TITLE
	General Description:
	This bill addresses the use of an instructional packet to receive credit in public high school
	Highlighted Provisions:
	This bill:
	 defines terms;
	 allows a local education agency to award a high school student credit for a course
	completed through the packet method if the packet meets certain requirements;
	 requires the State Board of Education to review and approve packets;
	 creates a sunset for a certain report;
	 makes technical and conforming changes; and
	 creates a reporting requirement.
	Money Appropriated in this Bill:
	None
	Other Special Clauses:
	This bill provides a special effective date.
	Utah Code Sections Affected:
	AMENDS:
	53E-1-201, as last amended by Laws of Utah 2024, Chapters 3, 460 and 525
	53E-3-501, as last amended by Laws of Utah 2023, Chapter 527
	63I-2-253 , as last amended by Laws of Utah 2024, Third Special Session, Chapters 5, 5
	Be it enacted by the Legislature of the state of Utah:
	Section 1. Section 53E-1-201 is amended to read:
	53E-1-201 . Reports to and action required of the Education Interim Committee.

High School Credit Amendments

2025 GENERAL SESSION

28	(1) In accordance with applicable provisions and Section 68-3-14, the following recurring
29	reports are due to the Education Interim Committee:
30	(a) the report described in Section 9-22-109 by the STEM Action Center Board,
31	including the information described in Section 9-22-113 on the status of the computer
32	science initiative and Section 9-22-114 on the Computing Partnerships Grants
33	Program;
34	(b) the prioritized list of data research described in Section 53B-33-302 and the report on
35	research and activities described in Section 53B-33-304 by the Utah Data Research
36	Center;
37	(c) the report described in Section 53B-1-402 by the Utah Board of Higher Education on
38	career and technical education issues and addressing workforce needs;
39	(d) the annual report of the Utah Board of Higher Education described in Section
40	53B-1-402;
41	(e) the reports described in Section 53B-28-401 by the Utah Board of Higher Education
42	regarding activities related to campus safety;
43	(f) the State Superintendent's Annual Report by the state board described in Section
44	53E-1-203;
45	(g) the annual report described in Section 53E-2-202 by the state board on the strategic
46	plan to improve student outcomes;
47	(h) the report described in Section 53E-3-501 by the state board on students in an LEA
48	who receive academic credit through the packet method;
49	[(h)] (i) the report described in Section 53E-8-204 by the state board on the Utah Schools
50	for the Deaf and the Blind;
51	[(i)] (j) the report described in Section 53E-10-703 by the Utah Leading through
52	Effective, Actionable, and Dynamic Education director on research and other
53	activities;
54	[(i)] (k) the report described in Section 53F-2-522 regarding mental health screening
55	programs;
56	[(k)] (1) the report described in Section 53F-4-203 by the state board and the independent
57	evaluator on an evaluation of early interactive reading software;
58	[(1)] (<u>m</u>) the report described in Section 63N-20-107 by the Governor's Office of
59	Economic Opportunity on UPSTART;
60	[(m)] (n) the reports described in Sections 53F-5-214 and 53F-5-215 by the state board
61	related to grants for professional learning and grants for an elementary teacher

62	preparation assessment;
63	[(n)] (o) upon request, the report described in Section 53F-5-219 by the state board on
64	the Local Innovations Civics Education Pilot Program;
65	[(0)] (p) the report described in Section 53F-5-405 by the state board regarding an
66	evaluation of a partnership that receives a grant to improve educational outcomes for
67	students who are low income;
68	[(p)] (q) the report described in Section 53B-35-202 regarding the Higher Education and
69	Corrections Council;
70	[(q)] (r) the report described in Section 53G-7-221 by the state board regarding
71	innovation plans; and
72	[(r)] (s) the reports described in Section 53F-6-412 regarding the Utah Fits All
73	Scholarship Program.
74	(2) In accordance with applicable provisions and Section 68-3-14, the following occasional
75	reports are due to the Education Interim Committee:
76	(a) in 2027, 2030, 2033, and 2035, the reports described in Sections 53B-1-116,
77	53B-1-117, and 53B-1-118;
78	(b) if required, the report described in Section 53E-4-309 by the state board explaining
79	the reasons for changing the grade level specification for the administration of
80	specific assessments;
81	(c) if required, the report described in Section 53E-5-210 by the state board of an
82	adjustment to the minimum level that demonstrates proficiency for each statewide
83	assessment;
84	(d) the report described in Section 53E-10-702 by Utah Leading through Effective,
85	Actionable, and Dynamic Education;
86	(e) if required, the report described in Section 53F-2-513 by the state board evaluating
87	the effects of salary bonuses on the recruitment and retention of effective teachers in
88	high poverty schools;
89	(f) upon request, a report described in Section 53G-7-222 by an LEA regarding
90	expenditure of a percentage of state restricted funds to support an innovative
91	education program;
92	(g) the reports described in Section 53G-11-304 by the state board regarding proposed
93	rules and results related to educator exit surveys; and
94	(h) the report described in Section 26B-5-113 by the Office of Substance Use and
95	Mental Health, the state board, and the Department of Health and Human Services

96	regarding recommendations related to Medicaid reimbursement for school-based
97	health services.
98	Section 2. Section 53E-3-501 is amended to read:
99	53E-3-501 . State board to establish miscellaneous minimum standards for public
100	schools.
101	(1) The state board shall establish rules and minimum standards for the public schools that
102	are consistent with this public education code, including rules and minimum standards
103	governing the following:
104	(a)(i) the qualification and certification of educators and ancillary personnel who
105	provide direct student services;
106	(ii) required school administrative and supervisory services; and
107	(iii) the evaluation of instructional personnel;
108	(b)(i) access to programs;
109	(ii) attendance;
110	(iii) competency levels;
111	(iv) graduation requirements; and
112	(v) discipline and control;
113	(c)(i) school accreditation;
114	(ii) the academic year;
115	(iii) alternative and pilot programs;
116	(iv) curriculum and instruction requirements; and
117	(v) school libraries;
118	(d) services to:
119	(i) persons with a disability as defined by and covered under:
120	(A) the Americans with Disabilities Act of 1990, 42 U.S.C. Sec. 12102;
121	(B) the Rehabilitation Act of 1973, 29 U.S.C. Sec. 705(20)(A); and
122	(C) the Individuals with Disabilities Education Act, 20 U.S.C. Sec. 1401(3); and
123	(ii) other special groups;
124	(e)(i) state reimbursed bus routes;
125	(ii) bus safety and operational requirements; and
126	(iii) other transportation needs;
127	(f)(i) school productivity and cost effectiveness measures;
128	(ii) federal programs;
129	(iii) school budget formats; and

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130	(iv) financial, statistical, and student accounting requirements; and
131	(g) data collection and reporting by LEAs.
132	(2) Except as provided in Subsection (3), the state board shall determine if:
133	(a) the minimum standards have been met; and
134	(b) required reports are properly submitted.
135	(3) When the state board makes a request of an LEA under Subsection (1)(f) or (g), the
136	state board shall include:
137	(a) the justification for the requested information;
138	(b) a statement confirming that the information is not available elsewhere;
139	(c) a deadline by which the LEA must provide the information in accordance with state
140	board rule; and
141	(d) penalties, including withholding of funds, for non-compliance in accordance with
142	state and federal law.
143	(4) The state board may apply for, receive, administer, and distribute to eligible applicants
144	funds made available through programs of the federal government.
145	(5)(a) A technical college listed in Section 53B-2a-105 shall provide competency-based
146	career and technical education courses that fulfill high school graduation
147	requirements, as requested and authorized by the state board.
148	(b) A school district may grant a high school diploma to a student participating in a
149	course described in Subsection (5)(a) that is provided by a technical college listed in
150	Section 53B-2a-105.
151	(6)(a) As used in this Subsection (6), "generally accepted accounting principles" means a
152	common framework of accounting rules and standards for financial reporting
153	promulgated by the Governmental Accounting Standards Board.
154	(b) Subject to Subsections (6)(c) and (d), the state board shall ensure the rules and
155	standards described in Subsections (1)(f) and (g) allow for an LEA to make
156	adjustments to the LEA's general entry ledger, in accordance with generally accepted
157	accounting principles, to accurately reflect the LEA's use of funds for allowable costs
158	and activities:
159	(i) during a fiscal year; and
160	(ii) at the close of a fiscal year.
161	(c) If the state board determines under Subsection (2) that an LEA has not met the
162	minimum standards described in Subsection (1)(f) or (g) or has not properly
163	submitted a required report, the state board shall allow the LEA an opportunity to

164	cure the relevant defect through an adjustment described in Subsection (6)(b).
165	(d) An LEA may not, in an adjustment described in Subsection[-] (6)(b), reflect the use
166	of restricted federal or state funds for a cost or activity that is not an allowable cost or
167	activity for the restricted funds.
168	(7)(a) As used in this Subsection (7):
169	(i)(A) "Comparable course" means a course that fulfills the same graduation credit
170	requirements as a course for which a student seeks to improve a grade.
171	(B) "Comparable course" does not include a course a student completes through
172	the packet method.
173	(ii) "Grade replacement" means credit a student earns by retaking a teacher-led
174	course for a letter grade to improve a previous grade, which:
175	(A) may raise the student's grade point average if the new grade is higher; and
176	(B) replaces the lower grade on the student's transcript.
177	(iii) "Original credit" means credit a student earns through the successful completion
178	of a course for the first time.
179	(iv) "Packet" means a collection of instructional materials and assessments used to
180	receive credit through the packet method.
181	(v) "Packet method" means an educational approach where:
182	(A) a high school student receives a collection of instructional materials from an
183	institution, organization, or LEA;
184	(B) the high school student works through the materials independently with
185	minimal or no direct instruction from a teacher; and
186	(C) assessment is primarily based on completion of assignments within the
187	instructional materials.
188	(vi) "Replacement credit" means a pass-fail credit a student earns for a course the
189	student did not pass or complete, which:
190	(A) does not affect the student's grade point average; and
191	(B) allows the student to fulfill high school graduation requirements.
192	(b) An LEA may award a grade for original credit or replacement credit through the
193	packet method if the packet adheres to the standards prescribed in state board rule
194	and:
195	(i) the LEA approves the packet for use as an instructional material in accordance
196	with:
197	(A) Subsection 53G-4-402(27) for a district school; or

198	(B) Section 53G-5-404 for a charter school; or
199	(ii) the state board recommends the packet after going through the state instructional
200	materials process described in Title 53E, Chapter 4, Part 4, State Instructional
200	Materials.
202	(c) An LEA may not use the packet method, or classify a packet as original credit, to
203	improve a previous course grade of a high school student as described in Subsection
204	(7)(d).
205	(d) A high school student may improve a grade through grade replacement by:
206	(i) repeating a course one or more times; or
207	(ii) enrolling in and completing a comparable course that is teacher-led.
208	(e) The state board shall:
209	(i) in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act,
210	make rules or policies that:
211	(A) establish standards for the use of the packet method to award original credit
212	and replacement credit;
213	(B) include alignment with core standards the state board establishes under
214	Sections 53E-3-501 and 53E-4-202; and
215	(C) maintain a comprehensive list of state board approved packets in the state
216	board's Recommended Instructional Materials System on the state board's
217	website; and
218	(ii) report annually to the Education Interim Committee the number of students in
219	each LEA who receive academic credit through the packet method.
220	(f) An LEA shall:
221	(i) assign a distinct course name and number for credit earned through the packet
222	method to easily identify the use of the packet method on a student transcript; and
223	(ii) track and record the number of packets an LEA uses to award original credit or
224	replacement credit each school year.
225	Section 3. Section 63I-2-253 is amended to read:
226	63I-2-253 . Repeal dates: Titles 53 through 53G.
227	(1) Subsection 53-1-104(1)(b), regarding the Air Ambulance Committee, is repealed July 1,
228	2024.
229	(2) Section 53-1-118, Public Safety Honoring Heroes Restricted Account Creation
230	Funding Distribution of funds by the commissioner, is repealed July 1, 2024.
231	(3) Section 53-1-120, Utah Law Enforcement Memorial Support Restricted Account

232	Creation Funding Distribution of funds by the commissioner, is repealed July 1,
233	2024.
234	(4) Section 53-2a-303, Statewide mutual aid committee, is repealed October 1, 2024.
235	(5) Title 53, Chapter 2c, COVID-19 Health and Economic Response Act, is repealed July 1,
236	2026.
237	(6) Section 53-2d-101.1, Contracting authority Rulemaking authority, is repealed July 1,
238	2024.
239	(7) Section 53-2d-107, Air Ambulance Committee Membership Duties, is repealed
240	July 1, 2024.
241	(8) Section 53-2d-302, Trauma system advisory committee, is repealed October 1, 2024.
242	(9) Section 53-7-109, Firefighter Support Restricted Account, is repealed July 1, 2024.
243	(10) Section 53-9-104, Board Creation Qualifications Appointments Terms
244	Immunity, is repealed October 1, 2024.
245	(11) Section 53-9-105, Powers and duties of the board, is repealed October 1, 2024.
246	(12) Section 53-9-106, Meetings Hearings, is repealed October 1, 2024.
247	(13) Section 53-22-104.1, School Security Task Force Membership Duties Per diem
248	Report Expiration, is repealed December 31, 2025.
249	(14) Section 53-22-104.2, The School Security Task Force Education Advisory Board, is
250	repealed December 31, 2025.
251	(15) Section 53-25-103, Airport dangerous weapon possession reporting requirements, is
252	repealed December 31, 2031.
253	(16) Section 53B-8-114, Continuation of previously authorized scholarships, is repealed
254	July 1, 2024.
255	(17) Section 53B-10-101, Terrel H. Bell Teaching Incentive Loans program Eligible
256	students Cancellation of incentive loans Repayment by recipient who fails to meet
257	requirements Duration of incentive loans, is repealed July 1, 2027.
258	(18) Subsection 53E-3-501(7)(e)(ii), regarding a report on the packet method, is repealed
259	<u>July 1, 2028.</u>
260	[(18)] (19) Subsection 53F-2-504(6), regarding a report on the Salary Supplement for
261	Highly Needed Educators, is repealed July 1, 2026.
262	[(19)] (20) Section 53F-2-524, Teacher bonuses for extra assignments, is repealed July 1,
263	2024.
264	[(20)] (21) Section 53F-5-221, Management of energy and water use pilot program, is
265	repealed July 1, 2028.

266	[(21)] (22) Section 53F-5-222, Mentoring and Supporting Teacher Excellence and
267	Refinement Pilot Program, is repealed July 1, 2028.
268	[(22)] (23) Section 53F-5-223, Stipends for Future Educators Grant Program, is repealed
269	July 1, 2028.
270	[(23)] (24) Section 53F-9-401, Autism Awareness Restricted Account, is repealed July 1,
271	2024.
272	[(24)] (25) Section 53F-9-403, Kiwanis Education Support Fund, is repealed July 1, 2024.
273	[(25)] (26) Subsection 53G-11-502(1), regarding implementation of the educator evaluation
274	process, is repealed July 1, 2029.
275	[(26)] (27) Section 53G-11-506, Establishment of educator evaluation program Joint
276	committee, is repealed July 1, 2029.
277	[(27)] (28) Section 53G-11-507, Components of educator evaluation program, is repealed
278	July 1, 2029.
279	[(28)] (29) Section 53G-11-508, Summative evaluation timelines Review of summative
280	evaluations, is repealed July 1, 2029.
281	[(29)] (30) Section 53G-11-509, Mentor for provisional educator, is repealed July 1, 2029.
282	[(30)] (31) Section 53G-11-510, State board to describe a framework for the evaluation of
283	educators, is repealed July 1, 2029.
284	[(31)] (32) Section 53G-11-511, Rulemaking for privacy protection, is repealed July 1, 2029.
285	[(32)] (33) Subsection_53G-11-520(1), regarding optional alternative educator evaluation
286	processes, is repealed July 1, 2029.
287	[(33)] (34) Subsection 53G-11-520(2), regarding an exception from educator evaluation
288	process requirements, is repealed July 1, 2029.
289	Section 4. Effective Date.
290	This bill takes effect on July 1, 2025.