

HB0447S03 compared with HB0447S02

~~{Omitted text}~~ shows text that was in HB0447S02 but was omitted in HB0447S03
inserted text shows text that was not in HB0447S02 but was inserted into HB0447S03

DISCLAIMER: This document is provided to assist you in your comparison of the two bills. Sometimes this automated comparison will NOT be completely accurate. Therefore, you need to read the actual bills. This automatically generated document could contain inaccuracies caused by: limitations of the compare program; bad input data; or other causes.

1

Statewide Catalyst Campus Model
2025 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Mike Schultz
Senate Sponsor: Ann Millner



2

3 **LONG TITLE**

4 **General Description:**

5 This bill establishes a grant program to help local education agencies create or expand
6 catalyst centers.

7 **Highlighted Provisions:**

8 This bill:

- 9 ▶ creates the Catalyst Center Grant Program (program) to support local education agencies (LEA)
in creating or expanding catalyst centers;
- 11 ▶ allows for multi-year grants and capital expenditures;
- 12 ▶ requires alignment with labor market needs, LEA strategic plans, and state career and technical
education goals;
- 14 ▶ establishes accountability measures, including limits on carryforward funds and annual reporting;
- 16 ▶ requires Talent Ready Utah and the Utah Leading through Effective, Actionable, and Dynamic
Education to create a marketing campaign for the program;
- 18 ▶ exempts certain individuals from educator licensing requirements;
- 19 ▶ amends the Public Education Economic Stabilization Restricted Account to fund the program;

HB0447S02

HB0447S02 compared with HB0447S03

- 21 ▶ creates requirements related to art and fine arts credits; and
22 ▶ makes technical changes.

23 Money Appropriated in this Bill:

24 None

25 Other Special Clauses:

26 None

28 AMENDS:

29 **53E-6-204** , as last amended by Laws of Utah 2019, Chapter 186 , as last amended by Laws of Utah
2019, Chapter 186

30 **53F-9-204** , as last amended by Laws of Utah 2024, Chapter 322 , as last amended by Laws of Utah
2024, Chapter 322

31 ENACTS:

32 **53E-3-507.1** , Utah Code Annotated 1953 , Utah Code Annotated 1953

33 **53G-10-307** , Utah Code Annotated 1953 , Utah Code Annotated 1953

34

35 *Be it enacted by the Legislature of the state of Utah:*

36 Section 1. Section 1 is enacted to read:

37 **53E-3-507.1. Catalyst Center Grant Program.**

38 (1) As used in this section:

39 (a) "Catalyst center" means a program or facility operated by an LEA that:

40 (i) provides learning experiences and instruction that replicate professional environments and workplace
41 practices;

42 (ii) provides profession-based learning experiences by partnering with local industry, business, and
43 community organizations to develop and implement student projects that address specific needs or
44 objectives identified by those partners;

45 (iii) aligns programs with high-skill, high-demand career pathways and postsecondary education
46 opportunities;

47 (iv) incorporates industry-standard tools, technologies, and methods into instruction and student work;

48 (v) prioritizes student activities and profession-based learning projects to build durable professional
49 skills aligned with industry standards and needs;

51

HB0447S02 compared with HB0447S03

- (vi) facilitates mentorship and participation by industry professionals to guide a student and evaluate the student's work;
- 53 (vii) includes an advisory board composed of industry, postsecondary, and community representatives
to review program direction and ensure alignment with workforce needs; and
- 56 (viii) establishes programs or activities that address gaps in training or resources within the local or
regional workforce.
- 58 (b) "Director" means the employee described in Subsection (3).
- 59 (c) "LEA" means:
- 60 (i) a school district;
- 61 (ii) charter school; or
- 62 (iii) the Utah Schools for the Deaf and the Blind.
- 63 (d) "Program" means the Catalyst Center Grant Program created in this section.
- 64 (2) Subject to legislative appropriation as described in Section 53F-9-204, the state board shall establish
the Catalyst Center Grant Program to provide funding to an LEA to create or expand an existing
catalyst center.
- 67 (3) The state board shall hire a director to oversee the program who:
- 68 (a) has demonstrated abilities in:
- 69 (i) developing and implementing innovative initiatives that transform traditional education delivery
models;
- 71 (ii) establishing public-private partnership frameworks that create student pathways into high-growth
industries; and
- 73 (iii) scaling programs that integrate real-world experiences directly into educational environments;
- 75 (b) possesses expertise in:
- 76 (i) managing complex multi-stakeholder initiatives across education, industry, and government sectors;
- 78 (ii) implementing data-driven organizational change strategies; and
- 79 (iii) developing sustainable funding models for innovative education programs;
- 80 (c) maintains active leadership roles in:
- 81 (i) state or national workforce innovation organizations;
- 82 (ii) industry associations focused on talent development; and
- 83 (iii) public-private collaboratives addressing workforce transformation;
- 84

HB0447S02 compared with HB0447S03

- (d) reports directly to the state superintendent or a deputy superintendent to ensure appropriate program oversight and cross-departmental coordination while maintaining distinct program objectives and outcomes;
- 87 (e) establishes formal collaboration mechanisms with the state board's career and technical education director to align catalyst center initiatives with existing career and technical education programs;
and
- 90 (f) facilitates training and a collaborative network of experienced catalyst center administrators and instructors across all participating LEAs.
- 92 (4) The director {~~shall:~~}
- 93 (a) shall:
- 93 {(a)} (i) administer the program;
- 94 {(b)} (ii) collaborate with the director of career and technical education to align the program with the career and technical education standards described in Section 53E-3-507;
- 96 {(c) {~~collaborate with the Utah System of Higher Education;}~~}
- 97 {(d)} (iii) create a web-based application system to streamline submissions and allow for linked supporting documentation;
- 99 {(e)} (iv) ensure that grant funds are used in accordance with this section; and
- 100 {(f)} (v) allow grant funds to be used for planning, including:
- 101 {(i)} (A) feasibility studies;
- 102 {(ii)} (B) stakeholder engagement;
- 103 {(iii)} (C) labor market analysis;
- 104 {(iv)} (D) initial program design and rollout; and
- 105 {(v)} (E) teacher and staff training specific to the delivery of profession-based learning{-}; and
- 108 (b) may collaborate with the Utah System of Higher Education and the First Credential Oversight Committee established in Section 53E-10-310.
- 106 (5) An LEA applying for a grant shall demonstrate capacity for workforce alignment programs within the LEA or provide a plan to establish or enhance alignment by:
- 108 (a) describing current or planned efforts to align programming with labor market needs and local industry demands;
- 110 (b) outlining steps to establish or enhance partnerships with:
- 111 (i) local industries and employers to ensure workforce relevance; or

HB0447S02 compared with HB0447S03

- 112 (ii) technical colleges, degree-granting institutions, or other postsecondary entities to support
113 postsecondary transitions for students;
- 114 (c) identifying proposed programming goals and how the goals address gaps in regional workforce
115 training or opportunities; and
- 116 (d) as the LEA determines relevant, planning to incorporate:
- 117 (i) career and technical student organizations;
- 118 (ii) advisory boards with representation from local industries and workforce experts;
- 119 (iii) professional learning opportunities for instructors to improve workforce-focused skills; and
- 120 (iv) strategies for using labor market data to refine and improve program offerings.
- 121 (6)
- 122 (a) An LEA may apply for a grant by submitting an application to the state board.
- 123 (b) The application shall include:
- 124 (i) a plan to:
- 125 (A) create or expand one or more catalyst centers; or
- 126 (B) create or expand current career and technical education offerings within the LEA to bring the LEA's
127 career and technical education offerings in alignment with the definition of a catalyst center in
128 Subsection (1);
- 129 (ii) a detailed multi-year budget, identifying proposed expenditures for each year of the grant;
- 130 (iii) justification for any capital expenditures, including plans for building use;
- 131 (iv) a description of how the grant will be used to improve student outcomes, including:
- 132 (A) increased access to career pathway offerings;
- 133 (B) measurable improvements in career readiness, including certifications, credentials, or
134 apprenticeships;
- 135 (C) increased offerings that advance students' progression toward postsecondary education or advanced
136 training; and
- 137 (D) plans for enhanced student engagement through real-world, profession-based learning;
- 138 (v) evidence of any existing partnerships with industry, including letters of collaboration;
- 139 ~~{(vi) {evidence of alignment with:}}~~
- 140 ~~{(A)} (vi) evidence of alignment with the LEA's strategic plan{+} and local labor market needs;~~
- 141 ~~{(B) {the LEA's First Credential needs assessment described in Subsection 53E-10-310(17);}}~~
- 142
- 143
- 144
- 145
- 146
- 147

HB0447S02 compared with HB0447S03

~~{(vii) { a copy of the LEA's draft plan to each institution that, as defined in Utah Board of Higher Education policy, is responsible for providing higher education in the LEA's county;}- }~~

150 ~~{(viii)}~~ (vii) an explanation of how awarded funds will be used without unnecessary carryforward;

152 ~~{(ix)}~~ (viii) as applicable, a description of how the catalyst center programming will align with or enhance programs funded by the weighted pupil unit add-on described in Section 53F-2-311;

155 ~~{(x)}~~ (ix) for applications submitted by a consortium of LEAs, a description of how:

156 (A) the catalyst center will serve students across the consortium;

157 (B) costs and resources will be shared; and

158 (C) economies of scale will be achieved; and

159 ~~{(xi)}~~ (x) a description of any proposed planning activities, including expected timelines and outcomes.

161 (7) The director shall:

162 (a) prioritize an LEA that:

163 (i) proposes innovative programming supported by local labor market data;

164 (ii) collaborates with local postsecondary institutions and industry;

165 (iii) demonstrates the ability to sustain the catalyst center after the grant period;

166 (iv) demonstrates a strong focus on student outcomes and workforce alignment;

167 (v) addresses gaps in high-demand, high-skill career pathways;

168 (vi) ensures funds are used to enhance programming quality before expansion; and

169 (vii) provides for a large number of students to participate in catalyst center programs without limiting participation to students based on socio-economic challenges;

171 (b) allow an LEA to apply for:

172 (i) smaller grants to bring existing career and technical education programs to high-quality standards the state board establishes;

174 (ii) larger multi-year grants for capital expenditures and program expansion; and

175 (iii) ensure that grant funding does not duplicate existing resources provided by other state or local entities;

177 (c) consider the unique challenges and opportunities faced by rural LEAs in developing and sustaining a career and technical education program or catalyst center, including:

179 (i) encouraging collaborative applications from rural consortia or regional education service agencies described in Section 53G-4-410 to maximize resources and impact; and

182

HB0447S02 compared with HB0447S03

- (ii) grant awards that consider both rural and non-rural applicants, recognizing regional workforce needs and program readiness; and
- 184 (d) allow an LEA to propose a catalyst center collocated on the campus of an institution of higher education if the application includes evidence of an agreement between the LEA and the institution of higher education.
- 187 (8)
- (a) An LEA that receives a grant:
- 188 (i) may coordinate and collaborate with the Utah Board of Higher Education or an individual institution of higher education; and
- 190 (ii) shall submit an annual report to the state board.
- 191 (b) The report shall include:
- 192 (i) the use of grant funds;
- 193 (ii) progress in meeting proposed goals and benchmarks;
- 194 (iii) updates on partnerships with industry and postsecondary institutions;
- 195 (iv) a demonstration of the alignment of programming with labor market data; and
- 196 (v) a description of student participation and outcomes.
- 197 (c) The state board shall ensure that awarded funds:
- 198 (i) are used in accordance with an LEA's application; and
- 199 (ii) that are not used are returned for reallocation.
- 200 (d) Upon request, the director shall submit a report on the program to the Education Interim Committee and the Public Education Appropriations Subcommittee.
- 202 (9) The Talent Ready Utah Program described in Section 53B-34-103 and the Utah Leading through Effective, Actionable, and Dynamic Education established in Section 53E-10-702, shall collaborate with the state board to develop and execute a marketing and outreach plan for the Catalyst Center Grant Program.
- 206 (10) Talent Ready Utah and the Utah Leading through Effective, Actionable, and Dynamic Education shall:
- 208 (a) execute the marketing and outreach plan described in Subsection (9); and
- 209 (b) submit an annual report to the state board that includes:
- 210 (i) the number of LEAs reached through marketing efforts;
- 211 (ii) a description of outreach activities and events conducted; and

HB0447S02 compared with HB0447S03

- 212 (iii) feedback from LEAs regarding program accessibility and clarity.
213 (11) The state board:
214 (a) may provide up to 1% of the funds appropriated by the Legislature as described in Section
53F-9-204 to administer the program;
216 (b) in fiscal year 2026, shall provide up to 1% of the funds appropriated by the Legislature as described
in Section 53F-9-204 to Talent Ready Utah and the Utah Leading through Effective, Actionable, and
Dynamic Education for the purposes described in Subsections (9) and (10); and
220 (c) shall make rules in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, to
implement this Subsection (11).

220 Section 2. Section **53E-6-204** is amended to read:

221 **53E-6-204. Exemptions from licensure.**

- 224 (1) Except as otherwise provided by statute or rule, a spouse of an individual serving in the armed
forces of the United States while the individual is stationed within this state may work as an
educator without being licensed under this title if:
227 [(1)] (a) the spouse holds a valid educator license issued by any other state or jurisdiction recognized by
the state board; and
229 [(2)] (b) the license is current and the spouse is in good standing in the state or jurisdiction of licensure.
231 (2) An individual with industry experience as an LEA determines, may work as an educator { ~~under~~ }
~~without being licensed under this title if the {LEA specific license as described in state board rule.}~~
individual:
231 (a) demonstrates expertise related to a career and technical education course or catalyst center program;
233 (b) passes a criminal background check as required by Section 53G-11-402; and
234 (c) completes any training required by the LEA prior to or during the teaching assignment.
233 (3) Notwithstanding any other provision of state law, an educator employed pursuant to Subsection (2)
shall be considered qualified in determining the state funding distribution of career and technical
education funding.

239 Section 3. Section **53F-9-204** is amended to read:

240 **53F-9-204. Public Education Economic Stabilization Restricted Account.**

- 238 (1) There is created within the Uniform School Fund a restricted account known as the "Public
Education Economic Stabilization Restricted Account."
240 (2)

HB0447S02 compared with HB0447S03

- (a) Except as provided in Subsection (2)(b), the account shall be funded from the following revenue sources:
- 242 (i) 15% of the difference between, as determined by the Office of the Legislative Fiscal Analyst:
- 244 (A) the estimated amount of ongoing Income Tax Fund and Uniform School Fund revenue available for
the Legislature to appropriate for the next fiscal year; and
- 246 (B) the amount of ongoing appropriations from the Income Tax Fund and Uniform School Fund in the
current fiscal year; and
- 248 (ii) other appropriations as the Legislature may designate.
- 249 (b) If the appropriation described in Subsection (2)(a) would cause the ongoing appropriations to the
account to exceed 11% of Uniform School Fund appropriations described in Section 53F-9-201.1
for the same fiscal year, the Legislature shall appropriate only those funds necessary to ensure that
the ongoing appropriations to the account equal 11% of Uniform School Fund appropriations for
that fiscal year.
- 254 (3) Subject to the availability of ongoing appropriations to the account, in accordance with
- 255 Utah Constitution, Article X, Section 5, Subsection (4), the ongoing appropriation to the account
shall be used to fund:
- 257 (a) except for a year described in Subsection (3)(b), one-time appropriations to the public education
system[; and] , including at least \$65,000,000 to the Catalyst Center Grant Program described in
Section 53E-3-507.1; and
- 260 (b) the Minimum School Program for a year in which Income Tax Fund revenue and Uniform School
Fund revenue are insufficient to fund:
- 262 (i) ongoing appropriations to the public education system; and
- 263 (ii) enrollment growth and inflation estimates, as defined in Section 53F-9-201.1.
- 264 (4)
- (a) The account shall earn interest.
- 265 (b) All interest earned on account money shall be deposited in the account.
- 266 (5) On or before December 31, 2023, and every three years thereafter, the Office of the Legislative
Fiscal Analyst shall:
- 268 (a) review the percentages described in Subsections (2)(a)(i) and (2)(b); and
- 269 (b) recommend to the Executive Appropriations [~~Subcommittee~~] Committee any changes based on the
review described in Subsection (5)(a).

HB0447S02 compared with HB0447S03

- 271 (6) In preparing budget bills for a given fiscal year, the Executive Appropriations Committee shall
make the one-time appropriations described in Subsection (3)(a) by appropriating at least the lesser
of 10% of the total amount of the one-time appropriations[; or] to:
- 275 (a) the cost of providing 32 paid professional hours for teachers in accordance with Section 53F-7-203;
and
- 277 (b) the amount to make the distribution required under Section 53F-2-527.
- 281 Section 4. Section 4 is enacted to read:
- 283 **53G-10-307. Art or fine arts education -- Definition -- Credit requirements.**
3. Miscellaneous Curriculum and Credit Requirements
- 281 (1) As used in this section, "art" or "fine arts" means:
- 282 (a) courses, instruction, or experiences in visual arts, music, dance, or theater;
- 283 (b) courses, instruction, or experiences in applied crafts and technical arts that incorporate artistic
elements, including:
- 285 (i) woodworking;
- 286 (ii) metalworking and welding;
- 287 (iii) traditional handcrafts;
- 288 (iv) architectural trades, including carpentry, plumbing, masonry, and stonework;
- 289 (v) automotive design and customization;
- 290 (vi) digital design and animation; or
- 291 (vii) other similar courses that combine technical skill with artistic expression; and
- 292 (c) other forms of creative or interpretive expression as an LEA determines.
- 293 (2) For purposes of meeting art or fine arts credit requirements the state board establishes, the LEA
shall accept for an art or fine arts credit any course listed in Subsection (1) that:
- 295 (a) incorporates artistic or creative elements in the curriculum;
- 296 (b) includes instruction in principles of design, form, or aesthetic expression; and
- 297 (c) provides students opportunities for creative expression and artistic application of technical skills.
- 299 (3) Nothing in this section:
- 300 (a) prevents an LEA from:
- 301 (i) establishing the LEA's own additional criteria for artistic and creative elements in courses accepted
for fine arts credit; or
- 303 (ii) offering additional courses for fine arts credit; or

HB0447S02 compared with HB0447S03

304 (b) requires an LEA to offer all courses listed in Subsection (1).

308 Section 5. **Effective date.**

Effective Date.

This bill takes effect on May 7, 2025.

3-6-25 11:50 AM