# 1st Sub. H.B. 76

# **Tracy J. Miller** proposes the following substitute bill:

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# **Public Education Revisions**

# 2025 GENERAL SESSION STATE OF UTAH

**Chief Sponsor: Tracy J. Miller** 

Senate Sponsor: Heidi Balderree

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# LONG TITLE

## 4 **General Description:**

5 This bill amends provisions and programs regarding the operation of the public education

6 system.

### 7 **Highlighted Provisions:**

- 8 This bill:
- 9 removes duplicative language regarding a college and career readiness plan;
- 10 amends the Teacher Salary Supplement Program and the upcoming replacement Salary
- 11 Supplement for Highly Needed Educators program to allow a local education agency
- 12 (LEA) that experiences a carry forward or leftover balance to increase the amount the
- 13 LEA provides to teachers under certain circumstances;
  - adds the Utah Schools for the Deaf and the Blind as an LEA that may participate in the
- 15 Salary Supplement for Highly Needed Educators program;
  - increases the portion of appropriated funding the State Board of Education (state board) is
- 17 statutorily authorized to expend for administrative costs for early literacy software,
- 18 including the cost of an independent software evaluator;
- 19 amends provisions regarding kindergarten to:
  - allow a child to enroll in kindergarten if the child moves to Utah after having enrolled
- 21 in kindergarten in another state with different age requirements for enrollment; and
  - repeal a requirement for the state board to create a process for an LEA to follow when
- 23 an enrolled student in kindergarten is not toilet-trained;
- 24 amends provisions regarding early learning plans to:
  - reduce requirements for the plans that LEAs submit to the state board; and
- 26 repeal a requirement for the state board to use a digital platform to communicate with
- 27 LEAs regarding early learning;
  - amends provisions related to school fees to ensure that a school is not prohibited from

29	charging a fee for a fine arts course; and
30	<ul><li>makes technical and conforming changes.</li></ul>
31	Money Appropriated in this Bill:
32	None
33	Other Special Clauses:
34	This bill contains a special effective date.
35	<b>Utah Code Sections Affected:</b>
36	AMENDS:
37	53E-2-304 (Effective 05/07/25), as last amended by Laws of Utah 2024, Chapter 69
38	<b>53F-2-504</b> (Effective 05/07/25) (Superseded 07/01/25), as last amended by Laws of Utah
39	2024, Chapter 468
40	53F-2-504 (Effective 07/01/25), as repealed and reenacted by Laws of Utah 2024,
41	Chapter 374
42	<b>53F-4-203</b> (Effective 05/07/25), as last amended by Laws of Utah 2023, Chapter 20
43	<b>53G-4-402</b> (Effective 05/07/25), as last amended by Laws of Utah 2024, Chapters 67, 476
44	<b>53G-7-203</b> (Effective 05/07/25), as last amended by Laws of Utah 2024, Chapter 354
45	<b>53G-7-218</b> (Effective 05/07/25), as last amended by Laws of Utah 2024, Chapter 460
	<b>53G-7-503</b> (Effective 05/07/25), as last amended by Laws of Utah 2024, Chapter 497
46 47	23G-7-303 (Effective 03/07/23), as last afficilled by Laws of Otali 2024, Chapter 497
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47 48 49 50 51 52 53 54 55 56 57 58	Be it enacted by the Legislature of the state of Utah:  Section 1. Section 53E-2-304 is amended to read:  53E-2-304 (Effective 05/07/25). School district and individual school powers  Plan for college and career readiness definition.  (1) In order to acquire and develop the characteristics listed in Section 53E-2-302, each school district and each public school within its respective district shall implement a comprehensive system of accountability in which students advance through public schools by demonstrating competency in the core standards for Utah public schools through the use of diverse assessment instruments such as authentic assessments, projects, and portfolios.  (2)(a) Each school district and public school shall:  (i) develop and implement programs integrating technology into the curriculum,

63	not pose a predictable threat of serious bodily injury to the educators, school
64	staff, or students;
65	(B) provide an education to all students in which the students' classroom is not
66	disrupted by a pattern of behavior that interferes substantially and materially
67	with classroom instruction; and
68	(C) provide an environment to all educators, school staff, and students that is free
69	from repeated verbal or physical sexual harassment or sexual assault;
70	(iii) provide for teacher and parent involvement in policymaking at the school site;
71	(iv) implement a public school choice program to give parents, students, and teachers
72	greater flexibility in designing and choosing among programs with different
73	focuses through schools within the same district and other districts, subject to
74	space availability, demographics, and legal and performance criteria;
75	(v) establish strategic planning at both the district and school level and site-based
76	decision making programs at the school level;
77	(vi) provide opportunities for each student to acquire and develop academic and
78	occupational knowledge, skills, and abilities;
79	(vii) participate in ongoing research and development projects primarily at the school
80	level aimed at improving the quality of education within the system; and
81	(viii) involve business and industry in the education process through the
82	establishment of partnerships with the business community at the district and
83	school level.
84	(b)(i) As used in this section, "plan for college and career readiness" means a plan
85	developed by a student and the student's parent, in consultation with school
86	counselors, teachers, and administrators that:
87	(A) is initiated at the beginning of grade 7;
88	(B) identifies a student's skills and objectives;
89	(C) maps out a strategy to guide a student's course selection; and
90	(D) links a student to post-secondary options, including higher education and
91	careers.
92	(ii) Each local school board, in consultation with school personnel, parents, and
93	school community councils or similar entities shall establish policies to provide
94	for the effective implementation of [an individual learning plan or ]a plan for
95	college and career readiness for each student at the school site.
96	(iii) The policies shall include guidelines and expectations for:

9/	(A) recognizing the student's accomplishments, strengths, and progress toward
98	meeting student achievement standards as defined in the core standards for
99	Utah public schools;
100	(B) planning, monitoring, and managing education and career development; and
101	(C) involving students, parents, and school personnel in preparing and
102	implementing an individual learning plan and a plan for college and career
103	readiness.
104	(iv) A parent may request a conference with school personnel in addition to an
105	individual learning plan or a plan for college and career readiness conference
106	established by local school board policy.
107	(v) Time spent during the school day to implement an individual learning plan or a
108	plan for college and career readiness is considered part of the school term
109	described in Section 53F-2-102.
110	(3) A school district or public school may submit proposals to modify or waive rules or
111	policies of a supervisory authority within the public education system in order to acquire
112	or develop the characteristics listed in Section 53E-2-302.
113	(4)(a) Each school district and public school shall make an annual report to its patrons
114	on its activities under this section.
115	(b) The reporting process shall involve participation from teachers, parents, and the
116	community at large in determining how well the district or school is performing.
117	(5) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
118	state board shall make rules to ensure implementation of the requirements described in
119	Subsection (2)(a)(ii).
120	(6) Nothing in this section creates a private right of action or constitutes a waiver of
121	immunity under Section 63G-7-301.
122	Section 2. Section <b>53F-2-504</b> is amended to read:
123	53F-2-504 (Effective 05/07/25) (Superseded 07/01/25). Teacher Salary
124	Supplement Program.
125	(1) As used in this section:
126	(a) "Eligible teacher" means a teacher who:
127	(i) has a qualifying educational background or qualifying teaching background;
128	(ii) has a supplement-approved assignment that corresponds to the teacher's
129	qualifying educational background or qualifying teaching background;
130	(iii) qualifies for the teacher's supplement-approved assignment in accordance with

131	state board rule; and
132	(iv)(A) is a new employee; or
133	(B) has not received an unsatisfactory rating on the teacher's three most recent
134	evaluations.
135	(b) "Field of computer science" means:
136	(i) computer science; or
137	(ii) computer information technology.
138	(c) "Field of science" means:
139	(i) integrated science;
140	(ii) chemistry;
141	(iii) physics;
142	(iv) physical science; or
143	(v) general science.
144	(d) "Qualifying educational background" means:
145	(i) for a teacher who is assigned a secondary school level mathematics course:
146	(A) a bachelor's degree major, master's degree, or doctoral degree in mathematics
147	or
148	(B) a bachelor's degree major, master's degree, or doctoral degree that has course
149	requirements that are substantially equivalent to the course requirements for a
150	bachelor's degree major, master's degree, or doctoral degree in mathematics;
151	(ii) for a teacher who is assigned a grade 7 or 8 integrated science course, chemistry
152	course, or physics course:
153	(A) a bachelor's degree major, master's degree, or doctoral degree in a field of
154	science; or
155	(B) a bachelor's degree major, master's degree, or doctoral degree that has course
156	requirements that are substantially equivalent to the course requirements of
157	those required for a bachelor's degree major, master's degree, or doctoral
158	degree in a field of science;
159	(iii) for a teacher who is assigned a computer science course:
160	(A) a bachelor's degree major, master's degree, or doctoral degree in a field of
161	computer science; or
162	(B) a bachelor's degree major, master's degree, or doctoral degree that has course
163	requirements that are substantially equivalent to the course requirements of
164	those required for a bachelor's degree major, master's degree, or doctoral

165	degree in a field of computer science; or
166	(iv) for a teacher who is assigned to teach special education, a bachelor's degree
167	major, master's degree, or doctoral degree in special education.
168	(e) "Qualifying teaching background" means:
169	(i) the teacher has been teaching the same supplement-approved assignment in Utah
170	public schools for at least 10 years; or
171	(ii) the teacher has a professional deaf education license issued by the state board.
172	(f) "Supplement-approved assignment" means an assignment to teach:
173	(i) a secondary school level mathematics course;
174	(ii) integrated science in grade 7 or 8;
175	(iii) chemistry;
176	(iv) physics;
177	(v) computer science;
178	(vi) special education; or
179	(vii) deaf education.
180	(2)(a) Subject to future budget constraints, the Legislature shall:
181	(i) annually appropriate money to the Teacher Salary Supplement Program to
182	maintain annual salary supplements for eligible teachers provided in previous
183	years; and
184	(ii) provide salary supplements to new recipients.
185	(b) Money appropriated for the Teacher Salary Supplement Program shall include
186	money for the following employer-paid benefits:
187	(i) retirement;
188	(ii) workers' compensation;
189	(iii) Social Security; and
190	(iv) Medicare.
191	(3)(a) The annual salary supplement for an eligible teacher who is assigned full-time to a
192	supplement-approved assignment is:
193	(i) for a fiscal year beginning before July 1, 2023, \$4,100 and funded through an
194	appropriation described in Subsection (2); and
195	(ii) for a fiscal year beginning on or after July 1, 2023, the amount equal to:
196	(A) the amount of the annual salary supplement in the preceding fiscal year; and
197	(B) a percentage increase that is equal to the percentage increase in the value of
198	the WPU in the preceding fiscal year.

199	(b) An eligible teacher who is assigned part-time to a supplement-approved assignment
200	shall receive a partial salary supplement based on the number of hours worked in the
201	supplement-approved assignment.
202	(4) The state board shall:
203	(a) create an online application system for a teacher to apply to receive a salary
204	supplement through the Teacher Salary Supplement Program;
205	(b) determine if a teacher is an eligible teacher;
206	(c) verify, as needed, the determinations made under Subsection (4)(b) with school
207	district and school administrators; and
208	(d) certify a list of eligible teachers.
209	(5) An eligible teacher shall apply to the state board, as provided by the board to receive the
210	salary supplement authorized in this section in accordance with state board rule made in
211	accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act.
212	(6)(a) The state board shall establish and administer an appeal process for a teacher to
213	follow if the teacher applies for a salary supplement and does not receive a salary
214	supplement under Subsection (8).
215	(b)(i) The appeal process established in Subsection (6)(a) shall allow a teacher to
216	appeal eligibility as an eligible teacher with a qualifying educational background
217	on the basis that the teacher has a degree or degree major with course
218	requirements that are substantially equivalent to the qualifying educational
219	background associated with the teacher's supplement-approved assignment.
220	(ii) A teacher shall provide transcripts and other documentation to the state board in
221	order for the state board to determine if the teacher has a degree or degree major
222	with course requirements that are substantially equivalent to the qualifying
223	educational background associated with the teacher's supplement-approved
224	assignment.
225	(c)(i) The appeal process established under Subsection (6)(a) shall allow a teacher to
226	appeal eligibility as an eligible teacher with a qualifying teaching background on
227	the basis that the teacher has a qualifying teaching background.
228	(ii) The teacher shall provide to the state board evidence to verify that the teacher has
229	a qualifying teaching background.
230	(7)(a) The state board shall distribute money appropriated to the Teacher Salary
231	Supplement Program to school districts, charter schools, and regional education
232	service agencies for the Teacher Salary Supplement Program in accordance with the

233	provisions of this section.
234	(b) The state board shall include the employer-paid benefits described under Subsection
235	(2)(b) in the amount of each salary supplement.
236	(c) The employer-paid benefits described under Subsection (2)(b) are an addition to the
237	salary supplement limits described under Subsection (3).
238	(8)(a) Money received from the Teacher Salary Supplement Program shall be used by a
239	school district, charter school, or regional education service agencies to provide a
240	salary supplement equal to the amount specified in Subsection (3) for each eligible
241	teacher.
242	(b) The salary supplement is part of an eligible teacher's base pay, subject to eligible
243	teacher's qualification as an eligible teacher every year, semester, or trimester.
244	(9) Notwithstanding the provisions of this section, if the appropriation for the program is
245	insufficient to cover the costs associated with salary supplements, the state board may
246	distribute the funds in the Teacher Salary Supplement Program on a pro rata basis.
247	(10) An LEA may increase the amount of funds the LEA provides to the LEA's teachers
248	under the program if the LEA:
249	(a) first ensures proper distribution of funds the LEA receives under the program to the
250	the LEA's teachers; and
251	(b) experiences a carry forward or leftover balance.
252	Section 3. Section <b>53F-2-504</b> is amended to read:
253	53F-2-504 (Effective 07/01/25). Salary Supplement for Highly Needed Educators
254	(1) As used in this section:
255	(a) "Eligible teacher" means a teacher who:
256	(i) has a qualifying assignment;
257	(ii) qualifies for the teacher's assignment in accordance with an LEA's policy
258	described in Subsection (2); and
259	(iii)(A) is a new employee; or
260	(B) has not received an unsatisfactory rating on the teacher's three most recent
261	evaluations.
262	(b) "High-needs area" means at least two and up to five teaching assignments that an
263	LEA designates in a policy as challenging to fill or retain.
264	(c) "Program" means the Salary Supplement for Highly Needed Educators program.
265	(d) "Qualifying assignment" means a teacher who is assigned to a high-needs area.
266	(2)(a) An LEA shall create a policy describing the administration of the Salary

267	Supplement for Highly Needed Educators program within the LEA, including:
268	(i) identifying the LEA's high-needs areas;
269	(ii) the amount of the salary supplement;
270	(iii) establishing an appeals process for a teacher to follow if the teacher does not
271	receive a salary supplement, including:
272	(A) allowing a teacher to appeal eligibility as an eligible teacher with a qualifying
273	assignment on the basis that the teacher has a teaching assignment that is
274	substantially equivalent to a high-needs area; and
275	(B) requiring a teacher to provide transcripts and other documentation to the LEA
276	governing board in order for the LEA governing board to determine if the
277	teacher is an eligible teacher with a qualifying teaching background;
278	(iv) a process for determining if a teacher is an eligible teacher, including a
279	verification process; and
280	(v) a process for certifying a list of eligible teachers to be awarded a salary
281	supplement under this section.
282	(b) An LEA shall update the policy described in Subsection (2)(a) annually and provide
283	notice of any changes to teachers within the LEA.
284	(3) Subject to legislative appropriations and an LEA having the policy described in
285	Subsection (2), the state board shall allocate funding appropriated for the Salary
286	Supplements for Highly Needed Educators program in accordance with this section by:
287	(a) for charter schools:
288	(i) distributing an amount that is equal to the product of:
289	(A) charter school enrollment on October 1 in the prior year, or, for a new charter
290	school, projected enrollment for a charter school in the charter school's first
291	year of operations, divided by enrollment on October 1 in public schools
292	statewide in the prior year; and
293	(B) the total amount available for distribution; and
294	(ii) allocating to each charter school:
295	(A) an equally divided portion of 20% of the amount described in Subsection
296	(3)(a)(i); and
297	(B) 80% of the amount described in Subsection (3)(a)(i) on a per-student basis; and
298	(b) for school districts and the Utah Schools for the Deaf and the Blind:
299	(i) distributing the remainder of funds available for distribution after the distribution
300	to charter schools under Subsection (3)(a)(i) by allocating to each school district:

301	(A) an equally divided portion of 20% of the amount described in Subsection
302	(3)(b)(i); and
303	(B) 80% of the amount described in Subsection (3)(b)(i) on a per-student basis.
304	(c) An LEA shall use funds described in Subsections (3)(a) and (3)(b) to pay the LEA's
305	proportional part of an eligible teacher's salary supplement if:
306	(i) the eligible teacher is an employee of a regional education service agency, as
307	defined in Section 53G-4-410; and
308	(ii) the LEA is a member of the regional education service agency that employs the
309	eligible teacher.
310	(4)(a) An LEA shall include employer-paid benefits in the amount of each salary
311	supplement.
312	(b) Employer-paid benefits are an addition to the salary supplement amount established
313	by an LEA under Subsection (2).
314	(5) The salary supplement is part of an eligible teacher's base pay, subject to eligible
315	teacher's qualification as an eligible teacher every year, semester, or quarter.
316	(6) The state board shall annually report to the Education Interim Committee:
317	(a) which teaching assignments LEAs have designated as high-needs; and
318	(b) the number of eligible teachers.
319	(7) An LEA may increase the amount of funds the LEA provides to the LEA's teachers
320	under the program if the LEA:
321	(a) first ensures proper distribution of funds the LEA receives under the program to the
322	the LEA's teachers; and
323	(b) experiences a carry forward or leftover balance.
324	Section 4. Section 53F-4-203 is amended to read:
325	53F-4-203 (Effective 05/07/25). Early interactive reading software
326	Independent evaluator.
327	(1) Subject to legislative appropriations, the state board shall distribute funds to public
328	schools based on enrollment for students in kindergarten through grade 3 to purchase
329	personalized interactive reading software.
330	(2) A public school that receives funds described in Subsection (1) shall use the funds for a
331	student in kindergarten or grade 1, 2, or 3:
332	(a) for intervention for the student if the student is reading below grade level; or
333	(b) for advancement beyond grade level for the student if the student is reading at or
334	above grade level.

335	(3)(a) On or before August 1 of each year, the state board shall select and contract with
336	an independent evaluator, through a request for proposals process, to act as an
337	independent contractor to evaluate early interactive reading software provided under
338	this section.
339	(b) The state board shall ensure that a contract with an independent evaluator requires
340	the independent evaluator to:
341	(i) evaluate a student's learning gains as a result of using early interactive reading
342	software provided under Subsection (1);
343	(ii) for the evaluation under Subsection (3)(b)(i), use an assessment that is not
344	developed by a provider of early interactive reading software; and
345	(iii) determine the extent to which a public school uses the early interactive reading
346	software.
347	(c) The state board and the independent evaluator selected under Subsection (3)(a) shall
348	submit a report on the results of the evaluation in accordance with Section 53E-1-201
349	(4) An LEA may acquire an analytical software program that:
350	(a) monitors, for an individual school, early intervention interactive reading software use
351	and the associated impact on student performance; and
352	(b) analyzes the information gathered under Subsection (4)(a) to prescribe individual
353	school usage time to maximize the beneficial impact on student performance.
354	(5) The state board:
355	(a) may use up to $[4\%]$ 6% of the appropriation provided under Subsection (1):
356	(i) to contract with an independent evaluator selected under Subsection (3)(a); and
357	(ii) for administrative costs associated with this section; and
358	(b) shall distribute at least [96%] 94% of funds under this section to LEAs in accordance
359	with Subsection (1).
360	(6) Nothing in this section or in Section 53E-4-307 or 53G-11-303 requires a reading
361	software product to demonstrate the statistically significant effect size described in
362	Subsection 53G-11-303(1)(a) in order to be used as an instructional material.
363	Section 5. Section <b>53G-4-402</b> is amended to read:
364	53G-4-402 (Effective 05/07/25). Powers and duties generally.
365	(1) A local school board shall:
366	(a) implement the core standards for Utah public schools using instructional materials
367	that best correlate to the core standards for Utah public schools and graduation
368	requirements;

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369 (b) administer tests, required by the state board, which measure the progress of each 370 student, and coordinate with the state superintendent and state board to assess results 371 and create plans to improve the student's progress, which shall be submitted to the 372 state board for approval: 373 (c) use progress-based assessments as part of a plan to identify schools, teachers, and 374 students that need remediation and determine the type and amount of federal, state, 375 and local resources to implement remediation; 376 (d) for each grading period and for each course in which a student is enrolled, issue a 377 grade or performance report to the student: 378 (i) that reflects the student's work, including the student's progress based on mastery, 379 for the grading period; and 380 (ii) in accordance with the local school board's adopted grading or performance 381 standards and criteria; 382 (e) develop early warning systems for students or classes failing to make progress; 383 (f) work with the state board to establish a library of documented best practices, 384 consistent with state and federal regulations, for use by the special districts; 385 (g) implement training programs for school administrators, including basic management 386 training, best practices in instructional methods, budget training, staff management, 387 managing for learning results and continuous improvement, and how to help every 388 student achieve optimal learning in basic academic subjects; and 389 (h) ensure that the local school board meets the data collection and reporting standards 390 described in Section 53E-3-501. 391 (2) Local school boards shall spend Minimum School Program funds for programs and 392 activities for which the state board has established minimum standards or rules under 393 Section 53E-3-501. 394 (3)(a) A local school board may purchase, sell, and make improvements on school sites, 395 buildings, and equipment, and construct, erect, and furnish school buildings. 396 (b) School sites or buildings may only be conveyed or sold on local school board 397 resolution affirmed by at least two-thirds of the school board members. 398 (4)(a) A local school board may participate in the joint construction or operation of a 399 school attended by students residing within the district and students residing in other 400 districts either within or outside the state. 401 (b) Any agreement for the joint operation or construction of a school shall:

(i) be signed by the president of the local school board of each participating district;

403	(ii) include a mutually agreed upon pro rata cost; and
404	(iii) be filed with the state board.
405	(5) A local school board may establish, locate, and maintain elementary, secondary, and
406	applied technology schools.
407	(6) A local school board may enter into cooperative agreements with other local school
408	boards to provide educational services that best utilize resources for the overall
409	operation of the school districts, including shared transportation services.
410	(7) A local school board shall ensure that an agreement under Subsection (6):
411	(a) is signed by the president of the local school board of each participating district;
412	(b) specifies the resource being shared;
413	(c) includes a mutually agreed upon pro rata cost;
414	(d) includes the duration of the agreement; and
415	(e) is filed with the state board.
416	(8)(a) Except as provided in Section 53E-3-905 and Subsection (8)(b), a local school
417	board may enroll children in school who are at least five years old before September
418	2 of the year in which admission is sought.
419	(b) A local school board may enroll a child in kindergarten who does not meet the age
420	requirement described in Subsection (8)(a) if the child:
421	(i) moves to Utah from a different state in which the child, during the relevant school
422	year:
423	(A) was a resident; and
424	(B) was enrolled in kindergarten in accordance with the previous state's age
425	requirements for kindergarten enrollment; and
426	(ii) transfers to the enrolling school after the beginning of the same school year.
427	(9) A local school board:
428	(a) may establish and support school libraries; and
429	(b) shall provide an online platform:
430	(i) through which a parent is able to view the title, author, and a description of any
431	material the parent's child borrows from the school library, including a history of
432	borrowed materials, either using an existing online platform that the LEA uses or
433	through a separate platform; and
434	(ii)(A) for a school district with 1,000 or more enrolled students, no later than
435	August 1, 2024; and
436	(B) for a school district with fewer than 1 000 enrolled students, no later than

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437	August 1, 2026.
438	(10) A local school board may collect damages for the loss, injury, or destruction of school
439	property.
440	(11) A local school board may authorize guidance and counseling services for students and
441	the student's parents before, during, or following school enrollment.
442	(12)(a) A local school board shall administer and implement federal educational
443	programs in accordance with Title 53E, Chapter 3, Part 8, Implementing Federal or
444	National Education Programs.
445	(b) Federal funds are not considered funds within the school district budget under
446	Chapter 7, Part 3, Budgets.
447	(13)(a) A local school board may organize school safety patrols and adopt policies under
448	which the patrols promote student safety.
449	(b) A student appointed to a safety patrol shall be at least 10 years old and have written
450	parental consent for the appointment.
451	(c) Safety patrol members may not direct vehicular traffic or be stationed in a portion of
452	a highway intended for vehicular traffic use.
453	(d) Liability may not attach to a school district, its employees, officers, or agents, or to a
454	safety patrol member, a parent of a safety patrol member, or an authorized volunteer
455	assisting the program by virtue of the organization, maintenance, or operation of a
456	school safety patrol.
457	(14)(a) A local school board may on its own behalf, or on behalf of an educational
458	institution for which the local school board is the direct governing body, accept
459	private grants, loans, gifts, endowments, devises, or bequests that are made for
460	educational purposes.
461	(b) The contributions made under Subsection (14)(a) are not subject to appropriation by
462	the Legislature.
463	(15)(a) A local school board may appoint and fix the compensation of a compliance
464	officer to issue citations for violations of Subsection 76-10-105(2)(b).
465	(b) A person may not be appointed to serve as a compliance officer without the person's
466	consent.
467	(c) A teacher or student may not be appointed as a compliance officer.
468	(16) A local school board shall adopt bylaws and policies for the local school board's own
469	procedures.

(17)(a) A local school board shall make and enforce policies necessary for the control

471	and management of the district schools.
472	(b) Local school board policies shall be in writing, filed, and referenced for public
473	access.
474	(18) A local school board may hold school on legal holidays other than Sundays.
475	(19)(a) A local school board shall establish for each school year a school traffic safety
476	committee to implement this Subsection (19).
477	(b) The committee shall be composed of one representative of:
478	(i) the schools within the district;
479	(ii) the Parent Teachers' Association of the schools within the district;
480	(iii) the municipality or county;
481	(iv) state or local law enforcement; and
482	(v) state or local traffic safety engineering.
483	(c) The committee shall:
484	(i) receive suggestions from school community councils, parents, teachers, and
485	others, and recommend school traffic safety improvements, boundary changes to
486	enhance safety, and school traffic safety program measures;
487	(ii) review and submit annually to the Department of Transportation and affected
488	municipalities and counties a child access routing plan for each elementary,
489	middle, and junior high school within the district;
490	(iii) in consultation with the Utah Safety Council and the Division of Family Health
491	Services], provide training to all students in kindergarten through grade 6, within
492	the district, on school crossing safety and use; and
493	(iv) help ensure the district's compliance with rules made by the Department of
494	Transportation under Section 41-6a-303.
495	(d) The committee may establish subcommittees as needed to assist in accomplishing the
496	committee's duties under Subsection (19)(c).
497	(20)(a) A local school board shall adopt and implement a comprehensive emergency
498	response plan to prevent and combat violence in the local school board's public
499	schools, on school grounds, on school vehicles, and in connection with
500	school-related activities or events.
501	(b) The local school board shall ensure that the plan:
502	(i) includes prevention, intervention, and response components;
503	(ii) is consistent with the school discipline and conduct policies required for school
504	districts under Chapter 8, Part 2, School Discipline and Conduct Plans;

505	(111) requires professional learning for all district and school building staff on the
506	staff's roles in the emergency response plan;
507	(iv) provides for coordination with local law enforcement and other public safety
508	representatives in preventing, intervening, and responding to violence in the areas
509	and activities referred to in Subsection (20)(a); and
510	(v) includes procedures to notify a student who is off campus at the time of a school
511	violence emergency because the student is:
512	(A) participating in a school-related activity; or
513	(B) excused from school for a period of time during the regular school day to
514	participate in religious instruction at the request of the student's parent.
515	(c) The state board, through the state superintendent, shall develop comprehensive
516	emergency response plan models that local school boards may use, where
517	appropriate, to comply with Subsection (20)(a).
518	(d) A local school board shall, by July 1 of each year, certify to the state board that its
519	plan has been practiced at the school level and presented to and reviewed by its
520	teachers, administrators, students, and the student's parents and local law enforcement
521	and public safety representatives.
522	(21)(a) A local school board may adopt an emergency response plan for the treatment of
523	sports-related injuries that occur during school sports practices and events.
524	(b) The plan may be implemented by each secondary school in the district that has a
525	sports program for students.
526	(c) The plan may:
527	(i) include emergency personnel, emergency communication, and emergency
528	equipment components;
529	(ii) require professional learning on the emergency response plan for school
530	personnel who are involved in sports programs in the district's secondary schools;
531	and
532	(iii) provide for coordination with individuals and agency representatives who:
533	(A) are not employees of the school district; and
534	(B) would be involved in providing emergency services to students injured while
535	participating in sports events.
536	(d) The local school board, in collaboration with the schools referred to in Subsection
537	(21)(b), may review the plan each year and make revisions when required to improve
538	or enhance the plan

539	(e) The state board, through the state superintendent, shall provide local school boards
540	with an emergency plan response model that local school boards may use to comply
541	with the requirements of this Subsection (21).
542	(22)(a) A local school board shall approve an LEA's policies and procedures that an
543	LEA develops to ensure that students have non-electronic notification of and access
544	to:
545	(i) school activities and events, including:
546	(A) schedule changes;
547	(B) extracurricular activities; and
548	(C) sporting events; and
549	(ii) the emergency response plans described in Subsections (20) and (21).
550	(b) Notwithstanding Subsection (22)(a), an LEA may provide electronic notification of
551	and access to school activities and events as described in Subsections (22)(a)(i) and
552	(ii) if:
553	(i)(A) the school provides each student with an electronic device; and
554	(B) the electronic device is capable of receiving electronic notification of and
555	access to school activities and events as described in Subsections (22)(a)(i) and
556	(ii); or
557	(ii) an emergency, unforeseen circumstance, or other incident arises and an LEA
558	cannot reasonably provide timely non-electronic notification.
559	(c) An LEA may not require the use of a privately owned electronic device to complete
560	course work.
561	(23) A local school board shall do all other things necessary for the maintenance,
562	prosperity, and success of the schools and the promotion of education.
563	(24)(a) As used in this subsection, "special enrollment program" means a full-day
564	academic program in which a parent opts to enroll the parent's student and that is
565	offered at a specifically designated school within an LEA, including:
566	(i) gifted or advanced learning programs; or
567	(ii) dual language immersion programs.
568	(b) Before closing a school, changing the boundaries of a school, or changing or closing
569	the location of a special enrollment program, a local school board shall:
570	(i) at a local school board meeting, make and approve a motion to initiate the
571	notification required under Subsections (24)(b)(ii) through (iv);
572	(ii) on or before 90 days before the day on which the local school board approves the

0/3	school closure or at least 30 days before the day on which the local school board
574	approves a school boundary change, provide notice that the local school board is
575	considering the closure or boundary change to:
576	(A) parents of students enrolled in the school, using the same form of
577	communication the local school board regularly uses to communicate with
578	parents and also by mail, using the United States Postal Service, to the parents
579	at each known address;
580	(B) parents of students enrolled in other schools within the school district that may
581	be affected by the closure or boundary change, using the same form of
582	communication the local school board regularly uses to communicate with
583	parents and also by mail, using the United States Postal Service, to the parents
584	at each known address; and
585	(C) the governing council and the mayor of the municipality in which the school is
586	located;
587	(iii) provide an opportunity for public comment on the proposed school closure
588	during at least two public local school board meetings;
589	(iv) provide an opportunity for public comment on the proposed school boundary
590	change during one public local school board meeting; and
591	(v) hold a public hearing as defined in Section 10-9a-103 and provide public notice
592	of the public hearing in accordance with Subsection (24)(c).
593	(c) A local school board shall:
594	(i) ensure that the notice of a public hearing required under Subsection (24)(b)(v)
595	indicates the:
596	(A) name of the school or schools under consideration for closure or boundary
597	change; and
598	(B) the date, time, and location of the public hearing;
599	(ii) if feasible, hold the public hearing at the location of the school that is under
500	consideration for closure;
501	(iii) for at least 10 days before the day on which the public hearingoccurs, publish the
502	notice of public hearing occurs, publish the notice of the public hearing for the
503	school district in which the school is located, as a class A notice under Section
504	63G-30-102; and
505	(iv) at least 30 days before the day on which the public hearing occurs, provide notice
506	of the public hearing in the same manner as the notice of consideration under

607	Subsection (24)(b)(ii).
608	(d) A motion made under Subsection (24)(b) shall name each school under consideration
609	for closure in a separate motion.
610	(e) For a school closure, a local school board shall complete the process described in this
611	Subsection (24) on or before December 31 of the calendar year preceding the
612	beginning of the school year in which a school closure takes effect.
613	(f)(i) For a school boundary change, a local school board shall complete the process
614	described in this Subsection (24) no more than 60 days after the day on which the
615	local school board votes to approve a school closure.
616	(ii) Parents of students enrolled in a school affected by a boundary change shall have
617	at least 30 days after the day on which the local school board votes to approve a
618	school boundary change to request an out of area enrollment request in accordance
619	with Chapter 6, Part 4, School District Enrollment.
620	(25) A local school board may implement a facility energy efficiency program established
621	under Title 11, Chapter 44, Performance Efficiency Act.
622	(26) A local school board may establish or partner with a certified youth court in
623	accordance with Section 80-6-902 or establish or partner with a comparable restorative
624	justice program, in coordination with schools in that district. A school may refer a
625	student to a youth court or a comparable restorative justice program in accordance with
626	Section 53G-8-211.
627	(27)(a) As used in this Subsection (27):
628	(i) "Learning material" means any learning material or resource used to deliver or
629	support a student's learning, including textbooks, reading materials, videos, digital
630	materials, websites, and other online applications.
631	(ii)(A) "Instructional material" means learning material that a local school board
632	adopts and approves for use within the LEA.
633	(B) "Instructional material" does not include learning material used in a
634	concurrent enrollment, advanced placement, or international baccalaureate
635	program or class or another class with required instructional material that is not
636	subject to selection by the local school board.
637	(iii) "Supplemental material" means learning material that:
638	(A) an educator selects for classroom use; and
639	(B) a local school board has not considered and adopted, approved, or prohibited
640	for classroom use within the LEA.

641	(b) A local school board shall:
642	(i) make instructional material that the school district uses readily accessible and
643	available for a parent to view;
644	(ii) annually notify a parent of a student enrolled in the school district of how to
645	access the information described in Subsection (27)(b)(i); and
646	(iii) include on the school district's website information about how to access the
647	information described in Subsection (27)(b)(i).
648	(c) In selecting and approving instructional materials for use in the classroom, a local
649	school board shall:
650	(i) establish an open process, involving educators and parents of students enrolled in
651	the LEA, to review and recommend instructional materials for board approval; and
652	(ii) ensure that under the process described in Subsection (27)(c)(i), the board:
653	(A) before the meetings described in Subsection (27)(c)(ii)(B), posts the
654	recommended learning material online to allow for public review or, for
655	copyrighted material, makes the recommended learning material available at
656	the LEA for public review;
657	(B) before adopting or approving the recommended instructional materials, holds
658	at least two public meetings on the recommendation that provides an
659	opportunity for educators whom the LEA employs and parents of students
660	enrolled in the LEA to express views and opinions on the recommendation; and
661	(C) adopts or approves the recommended instructional materials in an open and
662	regular board meeting.
663	(d) A local school board shall adopt a supplemental materials policy that provides
664	flexible guidance to educators on the selection of supplemental materials or resources
665	that an educator reviews and selects for classroom use using the educator's
666	professional judgment, including whether any process or permission is required
667	before classroom use of the materials or resources.
668	(e) If an LEA contracts with another party to provide online or digital materials, the
669	LEA shall include in the contract a requirement that the provider give notice to the
670	LEA any time that the provider makes a material change to the content of the online
671	or digital materials, excluding regular informational updates on current events.
672	(f) Nothing in this Subsection (27) requires a local school board to review all learning
673	materials used within the LEA.
674	Section 6. Section <b>53G-7-203</b> is amended to read:

575	53G-7-203 (Effective 05/07/25). Kindergartens Establishment Funding
676	Assessment.
577	(1) Kindergartens are an integral part of the state's public education system.
578	(2)(a) Each LEA governing board shall provide kindergarten classes free of charge for
579	kindergarten children residing within the district or attending the charter school.
580	(b) Each LEA governing board shall:
581	(i) provide a half-day kindergarten option for a student that comprises the minimum
582	standards for half-day kindergarten that the state board establishes, in accordance
583	with Subsection (4)(a)(iii), if the student's parent requests a half-day option; and
584	(ii)(A) inform parents of the availability of the option to register for a designated
585	full-curriculum half-day kindergarten option at the time of all kindergarten
586	registration, by email, posters, or other announcements when a parent requests
587	kindergarten registration; and
588	(B) provide the option to register for a designated half-day kindergarten option at
589	the time of registration;
590	(iii) provide a dedicated kindergarten class specifically designated as a half-day
591	kindergarten class when enrollment of half-day kindergarten students at an
592	individual school or a regional school exceeds a minimum of 18 students;
593	(iv) when enrollment of half-day kindergarten students at an individual school
594	exceeds a minimum of 18 students, designate the school as a half-day
595	kindergarten provider for the improvement of recruiting teachers that prefer
596	half-day teaching;
597	(v) inform parents regarding the additional educational resources and opportunities
598	available to parents who select the half-day kindergarten option; and
599	(vi) ensure that a half-day kindergarten student who is registered in a class that
700	includes full-day kindergarten students receives instruction that at least meets the
701	minimum standards for half-day kindergarten that the state board establishes, in
702	accordance with Subsection (4)(a)(iii).
703	(c) Nothing in this Subsection (2):
704	(i) allows an LEA governing board to require a student to participate in a full-day
705	kindergarten program;
706	(ii) modifies the non-compulsory status of kindergarten under [Title 53G, ]Chapter 6,
707	Part 2, Compulsory Education; or
708	(iii) requires a student who only attends a half day of kindergarten to participate in

709	dual enrollment under Section 53G-6-702.
710	(3) Kindergartens established under Subsection (2) shall receive state money under Title
711	53F, Public Education System Funding.
712	(4)(a) The state board shall:
713	(i) develop and collect data from a kindergarten assessment that the board selects by
714	rule;
715	(ii) make rules, in accordance with Title 63G, Chapter 3, Utah Administrative
716	Rulemaking Act, regarding the administration of and reporting regarding the
717	assessment described in Subsection (4)(a)(i); and
718	(iii) establish minimum standards for half-day kindergarten.
719	(b) An LEA shall:
720	(i) administer the assessment described in Subsection (4)(a) to each kindergarten
721	student; and
722	(ii) report to the state board the results of the assessment described in Subsection
723	(4)(b)(i) in relation to each kindergarten student in the LEA.
724	(5) The state board shall require LEAs to report average daily membership for all
725	kindergarten students who attend kindergarten on a schedule that is equivalent in length
726	to the schedule for grades 1 through 3 with the October 1 data described in Section
727	53F-2-302.
728	(6) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
729	state board shall make rules to:
730	(a) beginning with the 2024-2025 school year, require a student to be toilet trained
731	before being enrolled in kindergarten;
732	(b) establish requirements for an LEA's kindergarten enrollment process to include
733	assurances from a parent that the parent's student is toilet trained; and
734	[(e) create a process for an LEA to follow when an enrolled student in kindergarten is
735	found to not be toilet trained, including:]
736	[(i) referring the student and the student's parent to a school social worker or
737	counselor for additional family supports and resources;]
738	[(ii) allowing a parent or the parent's adult designee to aid in toilet training as needed;
739	and]
740	[(iii) when needed, reintegration of a student once the student has become toilet
741	trained; and]
742	[(d)] (c) create exemptions from the requirement in Subsection (6)(a) for a student who is

743	not able to be toilet trained before kindergarten because of a condition that is subject
744	to federal child find requirements or described in an IEP or Section 504
745	accommodation plan.
746	Section 7. Section <b>53G-7-218</b> is amended to read:
747	53G-7-218 (Effective 05/07/25). Establishment of early learning plan.
748	(1) A local school board of a school district or a charter school governing board of a charter
749	school that serves students in any of kindergarten or grades 1 through 3 shall annually
750	submit to the state board an early learning plan that includes[÷]
751	[(a)] the early mathematics plan described in Section 53E-3-521, including:
752	[(i)] (a) a growth goal for the school district or charter school that:
753	[(A)] (i) is based upon student learning gains as measured by the mathematics
754	benchmark assessment described in Section 53E-4-307.5; and
755	[(B)] (ii) includes the target that the state board establishes under Section 53E-3-521
756	and
757	[(ii)] (b) [one goal] two goals that:
758	[(A)] (i) [is] are specific to the school district or charter school;
759	[(B)] (ii) [is] are measurable;
760	[(C)] (iii) [addresses] address current performance gaps in student mathematics
761	proficiency based on data; and
762	[(D)] (iv) [includes] include specific strategies for improving outcomes[; and] .
763	[(b) one additional goal related to literacy or mathematics that:]
764	[(i) is specific to the school district or charter school;]
765	[(ii) is measurable;]
766	[(iii) addresses current performance gaps in student literacy or mathematics
767	proficiency based on data; and]
768	[(iv) includes specific strategies for improving outcomes.]
769	[(2) A local school board or charter school governing board shall approve a plan described
770	in Subsection (1) in a public meeting before submitting the plan to the state board.]
771	[(3)] (2)(a) The state board shall:
772	(i) provide model plans that a local school board or a charter school governing board
773	may use;
774	(ii) develop uniform standards for acceptable growth goals that a local school board
775	or a charter school governing board adopts for a school district or charter school
776	under this section; and

777	(iii) review and approve or disapprove a plan submitted under this section.
778	(b) Notwithstanding Subsection $[(3)(a)]$ $(2)(a)$ , a local school board or a charter school
779	governing board may develop the board's own plan.
780	$\left[\frac{4}{3}\right]$ (3) The state board shall:
781	(a) develop strategies to provide support for a school district or charter school that fails
782	to meet:
783	(i) the growth goal related to the state mathematics target described in Subsection [
784	$\frac{(1)(a)(i)}{(1)(a)}$ ; and
785	(ii) one of the goals specific to the school district or charter school described in
786	Subsection [(1)(a)(ii) or ](1)(b); and
787	(b) provide increasing levels of support to a school district or charter school that fails to
788	meet the combination of goals described in Subsection [(4)(a) for two consecutive
789	$\frac{\text{years}}{\text{(3)(a)}}$ .
790	[(5)(a) The state board shall use a digital reporting platform to provide information to
791	school districts and charter schools about interventions that increase proficiency in
792	literacy and mathematics.]
793	[(b) The digital reporting platform described in Subsection (5)(a) shall include
794	performance information for a school district or charter school on the goals described
795	in Subsection (1).]
796	Section 8. Section 53G-7-503 is amended to read:
797	53G-7-503 (Effective 05/07/25). Fees Prohibitions Voluntary supplies
798	Enforcement Penalties.
799	(1) An LEA may only charge a fee if the fee is:
800	(a) authorized under this part; and
801	(b) noticed by the LEA governing board in accordance with Section 53G-7-505.
802	(2)(a) An LEA may not require a fee for elementary school activities that are part of the
803	regular school day or for supplies used during the regular school day.
804	(b) An elementary school or elementary school teacher may compile and provide to an
805	elementary school student's parent a suggested list of supplies for use during the
806	regular school day so that a parent may furnish, only on a voluntary basis, those
807	supplies for student use.
808	(c) A list provided to an elementary school student's parent in accordance with Subsection
809	(2)(b) shall include and be preceded by the following language:
810	"NOTICE: THE ITEMS ON THIS LIST WILL BE USED DURING THE REGULAR

811	SCHOOL DAY. THEY MAY BE BROUGHT FROM HOME ON A VOLUNTARY BASI
812	OTHERWISE, THEY WILL BE FURNISHED BY THE SCHOOL."
813	(3) Beginning with the 2025-2026 school year:
814	(a) an LEA may not charge a secondary student a fee for a curricular activity or a
815	co-curricular activity [that] if the activity is expressly required for the instruction of
816	established core standards as described in Section 53E-4-202 or 53E-4-204,[-and that
817	is not an elective,] except for the following:
818	(i) an elective, including a course for which a student earns credit toward a fine arts
819	requirement under the standards described in Subsection 53E-4-204(2);
820	[(i)] (ii) instructional equipment or supplies;
821	[(ii)] (iii) a driver education course described in Section 53G-10-503;
822	[(iii)] (iv) a payment for a fee for:
823	(A) open enrollment application processing in accordance with Section 53G-6-402;
824	(B) charter school application processing in accordance with Section 53G-6-503;
825	or
826	(C) competency remediation programs in accordance with Section 53G-9-803;
827	[(iv)] (v) a fee described in Subsection $[(5)]$ (4);
828	[(v)] (vi) a music instrument rental; or
829	[(vi)] (vii) school activity clothing;
830	(b) for that portion of a co-curricular activity that is during regular school hours, an LEA
831	may only charge a secondary student for the fees described in Subsection (3)(a); and
832	(c) an LEA may charge a secondary student a fee for a co-curricular activity or
833	extracurricular activity, including the life-cycle replacement costs for school
834	equipment directly related to the co-curricular or extracurricular activity.
835	(4) An LEA may charge a secondary student:
836	(a) or an individual, a fee for an adult education course in accordance with Section
837	53E-10-202; or
838	(b) a fee for tuition, college credit, an exam, or a textbook, as described in Section
839	53G-7-506, for:
840	(i) an Advanced Placement course;
841	(ii) an International Baccalaureate course; or
842	(iii) a concurrent enrollment course, as described in Section 53E-10-302.
843	(5) An LEA may not charge a fee, except as provided in Subsection (3)(c):
844	(a) for school equipment; or

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845	(b) that is general in nature and for a service or good that does not have a direct benefit
846	to the student paying the fee.
847	(6) An LEA governing board shall authorize each fee individually.
848	(7)(a) If an LEA imposes a fee under this part, the fee shall be equal to or less than the
849	expense incurred by the LEA in providing for a student the activity, course, or
850	program for which the LEA imposes the fee.
851	(b) An LEA may not impose an additional fee or increase a fee to supplant or subsidize
852	another fee, including a fee to supplant or subsidize an expense that the LEA incurs
853	for:
854	(i) a curricular activity; or
855	(ii) an expense for the portion of a co-curricular activity that occurs during regular
856	school hours.
857	(8) Notwithstanding Section 53E-3-401, if the state board finds that an LEA has violated a
858	provision of this part, the state board shall impose corrective action against the LEA,
859	which may include:
860	(a) requiring an LEA to repay improperly charged fees;
861	(b) withholding state funds; or
862	(c) suspending the LEA's authority to charge fees for an amount of time specified by the
863	state board.
864	(9) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
865	state board shall make rules:
866	(a) that require notice and an opportunity to be heard for an LEA affected by a state
867	board action described in this Subsection (9); and
868	(b) to administer this Subsection (9).
869	Section 9. Effective Date.

(1) Except as provided in Subsection (2), this bill takes effect on May 7, 2025.

(2) The actions affecting Section 53F-2-504 (Effective 7/1/2025) take effect on July 1, 2025.