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### Candice B. Pierucci proposes the following substitute bill:

## **Utah Fits All Scholarship Program Amendments**

# 2025 GENERAL SESSION STATE OF UTAH

Chief Sponsor: Candice B. Pierucci

Senate Sponsor: Kirk A. Cullimore

3	LONG TITLE

#### 4 General Description:

This bill amends provisions related to the Utah Fits All Scholarship Program.

#### **6 Highlighted Provisions:**

- 7 This bill:
  - strengthens residency requirements and income verification process;
- 9 amends the definition of the program manager;
- creates a financial administrator to process payments and fund expenditures from a
- 11 scholarship account;
- 12 prohibits contracted entities from charging processing fees to families;
- establishes deadlines for scholarship acceptance or denial;
- 14 limits extracurricular expenses to 20% of the scholarship amount;
- 15 limits physical education expenses to an additional 20% of the scholarship amount;
- creates procedures for students with special needs;
- enhances program manager accountability through audits and transparency;
- 18 adds requirements for a local education agency acting as qualified providers;
- 19 allows for scholarship amount rollovers;
- creates a Utah Fits All Scholarship Restricted Account (the account);
- 21 allows funds within the account to accrue interest and be invested;
- 22 allows for rollover amounts of unused scholarship awards;
- 23 clarifies the State Tax Commission's role in income verification; and
- ≥ makes technical changes.

#### 25 Money Appropriated in this Bill:

None None

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# Other Special Clauses:

This bill provides a special effective date.

- 29 Utah Code Sections Affected:
- 30 AMENDS:
- 53E-1-201 [(Effective 07/01/24)] (Effective upon governor's approval), as last amended by
- 32 Laws of Utah 2024, Chapters 3, 460 and 525
- 53F-6-401 (Effective upon governor's approval), as last amended by Laws of Utah 2024,
- 34 Chapter 26
- **53F-6-402 (Effective upon governor's approval)**, as last amended by Laws of Utah 2024,
- 36 Chapter 26
- **53F-6-403 (Effective upon governor's approval)**, as enacted by Laws of Utah 2023,
- Chapter 1
- **53F-6-404 (Effective upon governor's approval)**, as last amended by Laws of Utah 2024,
- 40 Chapter 26
- 41 **53F-6-405** (Effective upon governor's approval), as last amended by Laws of Utah 2024,
- 42 Chapter 26
- 43 **53F-6-406 (Effective upon governor's approval)**, as enacted by Laws of Utah 2023,
- 44 Chapter 1
- 45 **53F-6-407 (Effective upon governor's approval)**, as enacted by Laws of Utah 2023,
- 46 Chapter 1
- 53F-6-408 (Effective upon governor's approval), as last amended by Laws of Utah 2024,
- 48 Chapter 26
- 49 **53F-6-409** (Effective upon governor's approval), as last amended by Laws of Utah 2024,
- 50 Chapter 26
- 51 **53F-6-410 (Effective upon governor's approval)**, as enacted by Laws of Utah 2023,
- 52 Chapter 1
- 53 **53F-6-411 (Effective upon governor's approval)**, as enacted by Laws of Utah 2023,
- 54 Chapter 1
- 55 **53F-6-412 (Effective upon governor's approval)**, as last amended by Laws of Utah 2024,
- 56 Chapter 26
- 57 ENACTS:
- 58 **53F-6-405.5** (Effective upon governor's approval), Utah Code Annotated 1953
- 59 **53F-6-415.5** (Effective upon governor's approval), Utah Code Annotated 1953
- 53F-6-416 (Effective upon governor's approval), Utah Code Annotated 1953
- 53F-6-417 (Effective upon governor's approval), Utah Code Annotated 1953

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63	Be it enacted by the Legislature of the state of Utah:
64	Section 1. Section <b>53E-1-201</b> is amended to read:
65	53E-1-201 [(Effective 07/01/24)] (Effective upon governor's approval). Reports to
66	and action required of the Education Interim Committee.
67	(1) In accordance with applicable provisions and Section 68-3-14, the following recurring
68	reports are due to the Education Interim Committee:
69	(a) the report described in Section 9-22-109 by the STEM Action Center Board,
70	including the information described in Section 9-22-113 on the status of the computer
71	science initiative and Section 9-22-114 on the Computing Partnerships Grants
72	Program;
73	(b) the prioritized list of data research described in Section 53B-33-302 and the report on
74	research and activities described in Section 53B-33-304 by the Utah Data Research
75	Center;
76	(c) the report described in Section 53B-1-402 by the Utah Board of Higher Education on
77	career and technical education issues and addressing workforce needs;
78	(d) the annual report of the Utah Board of Higher Education described in Section
79	53B-1-402;
80	(e) the reports described in Section 53B-28-401 by the Utah Board of Higher Education
81	regarding activities related to campus safety;
82	(f) the State Superintendent's Annual Report by the state board described in Section
83	53E-1-203;
84	(g) the annual report described in Section 53E-2-202 by the state board on the strategic
85	plan to improve student outcomes;
86	(h) the report described in Section 53E-8-204 by the state board on the Utah Schools for
87	the Deaf and the Blind;
88	(i) the report described in Section 53E-10-703 by the Utah Leading through Effective,
89	Actionable, and Dynamic Education director on research and other activities;
90	(j) the report described in Section 53F-2-522 regarding mental health screening
91	programs;
92	(k) the report described in Section 53F-4-203 by the state board and the independent
93	evaluator on an evaluation of early interactive reading software;
94	(l) the report described in Section 53F-6-412 by the program manager of the Utah Fits
95	All Scholarship Program;

 $[\underbrace{\text{(H)}}]$  (m) the report described in Section 63N-20-107 by the Governor's Office of

97	Economic Opportunity on UPSTART;
98	[(m)] (n) the reports described in Sections 53F-5-214 and 53F-5-215 by the state board
99	related to grants for professional learning and grants for an elementary teacher
100	preparation assessment;
101	[(n)] (o) upon request, the report described in Section 53F-5-219 by the state board on
102	the Local Innovations Civics Education Pilot Program;
103	[(o)] (p) the report described in Section 53F-5-405 by the state board regarding an
104	evaluation of a partnership that receives a grant to improve educational outcomes for
105	students who are low income;
106	[ <del>(p)</del> ] <u>(q)</u> the report described in Section 53B-35-202 regarding the Higher Education and
107	Corrections Council;
108	[ <del>(q)</del> ] <u>(r)</u> the report described in Section 53G-7-221 by the state board regarding
109	innovation plans;
110	[(r)] (s) the reports described in Section 53F-6-412 regarding the Utah Fits All
111	Scholarship Program.
112	(2) In accordance with applicable provisions and Section 68-3-14, the following occasional
113	reports are due to the Education Interim Committee:
114	(a) in 2027, 2030, 2033, and 2035, the reports described in Sections 53B-1-116,
115	53B-1-117, and 53B-1-118;
116	(b) if required, the report described in Section 53E-4-309 by the state board explaining
117	the reasons for changing the grade level specification for the administration of
118	specific assessments;
119	(c) if required, the report described in Section 53E-5-210 by the state board of an
120	adjustment to the minimum level that demonstrates proficiency for each statewide
121	assessment;
122	(d) the report described in Section 53E-10-702 by Utah Leading through Effective,
123	Actionable, and Dynamic Education;
124	(e) if required, the report described in Section 53F-2-513 by the state board evaluating
125	the effects of salary bonuses on the recruitment and retention of effective teachers in
126	high poverty schools;
127	(f) upon request, a report described in Section 53G-7-222 by an LEA regarding
128	expenditure of a percentage of state restricted funds to support an innovative
129	education program;
130	(g) the reports described in Section 53G-11-304 by the state board regarding proposed

131	rules and results related to educator exit surveys; and
132	(h) the report described in Section 26B-5-113 by the Office of Substance Use and
133	Mental Health, the state board, and the Department of Health and Human Services
134	regarding recommendations related to Medicaid reimbursement for school-based
135	health services.
136	Section 2. Section <b>53F-6-401</b> is amended to read:
137	53F-6-401 (Effective upon governor's approval). Definitions.
138	As used in this part:
139	(1) "Contract administrator" means the state board's appointed Deputy Superintendent of
140	Operations that ensures the program manager or financial administrator meets
141	contractual obligations.
142	(2) "Contract oversight and compliance" means the oversight and coordination functions
143	performed by the Department of Operations contract administrator, including:
144	(a) establishing and maintaining program standards within a contract with a program
145	manager or financial administrator;
146	(b) determining operational requirements and structures;
147	(c) procuring and managing contracts for program services and standards;
148	(d) ensuring program integrity through direct or contracted oversight;
149	(e) coordinating program functions and contracted services with a program manager or
150	financial administrator; and
151	(f) maintaining appropriate separation between government oversight and independent
152	program operations.
153	(3) "Contracted entity" means:
154	(a) an organization that:
155	(i) contracts with the state board under Section 53F-6-404 to perform duties and
156	functions necessary for program administration and operations;
157	(ii) is not affiliated with any international organization;
158	(iii) does not harvest data for the purpose of reproducing or distributing the data to
159	other entities;
160	(iv) is not involved in guiding or directing any curriculum or curriculum standards;
161	<u>and</u>
162	(v) performs the specific duties and functions assigned in the contract with the state
163	board.
164	(b) "Contracted entity" includes:

165	(i) the program manager, unless the program manager is the Department of
166	Operations for any duration of time;
167	(ii) the financial administrator; and
168	(iii) any other entity contracted to perform program functions under Section
169	<u>53F-6-404.</u>
170	(c) "Contracted entity" does not include:
171	(i) a qualifying provider;
172	(ii) an eligible school; or
173	(iii) an eligible service provider.
174	(4)(a) "Contracted entity employee" means an individual working for an entity
175	contracted under Section 53F-6-404 in a position in which the individual's salary,
176	wages, pay, or compensation, including as a contractor, is paid from scholarship
177	<u>funds.</u>
178	(b) "Contracted entity employee" does not include:
179	(i) an individual who volunteers for a contracted entity or for a qualifying provider
180	(ii) an individual who works for a qualifying provider; or
181	(iii) a qualifying provider.
182	(5) "Contracted entity officer" means:
183	(a) a member of the board of a contracted entity; or
184	(b) the chief administrative officer of a contracted entity.
185	(6) "Department of Operations" means the section of the state board that oversees financial
186	operations, procurement operations, data and statistics operations, school land trust, and
187	information technology operations for the state board.
188	(7)(a) "Educational supplements" means:
189	(i) materials, tools, and equipment that:
190	(A) are directly related to and necessary for subjects aligned with the core
191	standards the state board establishes pursuant to Section 53E-4-202;
192	(B) are used for specific learning objectives or competencies;
193	(C) support structured learning activities or lessons; and
194	(D) are consumable or non-reusable in nature;
195	(ii) supplemental learning materials that:
196	(A) directly support or enhance the delivery of instruction in core academic
197	subjects;
198	(B) are tied to specific educational goals or outcomes; and

199	(C) are not primarily for entertainment or general enrichment purposes;
200	(iii) arts and music education materials that:
201	(A) align with state core standards; and
202	(B) are used in structured arts or music instruction; and
203	(iv) other educational materials that the program manager determines are:
204	(A) necessary for meeting specific learning objectives;
205	(B) appropriate for the student's age or grade level; and
206	(C) primarily educational rather than recreational in nature.
207	(b) "Educational supplements" does not include:
208	(i) entertainment materials;
209	(ii) recreational equipment;
210	(iii) food or nutritional items;
211	(iv) furniture or household items;
212	(v) general office supplies not specific to an educational activity; or
213	(vi) other items that do not have a clear, direct educational purpose aligned with
214	academic instruction.
215	[(1)] (8) "Eligible student" means a student:
216	(a) who is eligible to participate in public school, in kindergarten, or grades 1 through 12
217	(b) who is a <u>primary</u> resident of the state, including a child of a military service member,
218	as that term is defined in Section 53B-8-102;
219	(c) who, during the school year for which the student is applying for a scholarship
220	account:
221	(i) does not receive a scholarship under:
222	(A) the Carson Smith Scholarship Program established in Section 53F-4-302; or
223	(B) the Carson Smith Opportunity Scholarship Program established in Section
224	53E-7-402; and
225	(ii) [is not enrolled in, upon] before receiving the scholarship is not enrolled in:
226	(A) an LEA; or
227	(B) the Statewide Online Education Program to participate in a course with
228	funding provided under Title 53F, Chapter 4, Part 5, Statewide Online
229	Education Program, which does not include participation in a course by an
230	entity as described in Subsection 53F-6-409(7);
231	(d) whose eligibility is not suspended or disqualified under Section 53F-6-401;[-and]
232	(e) who completes, to maintain eligibility, the portfolio requirement described in

233	Subsection 53F-6-402(3)(d)[ $\frac{1}{2}$ ];
234	(f) who provides verification of primary residence in Utah, including a parent's utility
235	bill, mortgage statement, lease agreement, or property tax records from the current
236	calendar year in which the eligible student is renewing, reapplying, or applying for
237	the scholarship for the first time; and
238	(g) for out-of-state military families, who attests that the student is not enrolled in a
239	public school elsewhere while receiving the scholarship.
240	[(2)] (9) "Federal poverty level" means the United States poverty level as defined by the
241	most recently revised poverty income guidelines published by the United States
242	Department of Health and Human Services in the Federal Register.
243	(10)(a) "Financial administrator" means an organization that:
244	(i) is not affiliated with any international organization;
245	(ii) does not harvest data for the purpose of reproducing or distributing the data to
246	other entities;
247	(iii) is not involved in guiding or directing any curriculum or curriculum standards;
248	<u>and</u>
249	(iv) contracts with the state board to administer scholarship payments in accordance
250	with this part.
251	(b) "Financial administrator" may include an organization that serves as both program
252	manager and financial administrator if the organization maintains appropriate
253	separation of duties and meets all qualifications for both roles.
254	[(3)] (11)(a) "Home-based scholarship student" means a student who:
255	(i) is eligible to participate in public school, in kindergarten or grades 1 through 12;
256	(ii) [is] attests to being [excused] exited from enrollment in [an LEA in accordance
257	with Section 53G-6-204] in a public school to attend a home school if the studen
258	was enrolled at any time in a public school; and
259	(iii) receives a benefit of scholarship funds.
260	(b) "Home-based scholarship student" does not mean a home school student who does
261	not receive a scholarship under the program.
262	[ <del>(4)</del> ] (12) "Household income" means:
263	(a) the combined gross income of all parents residing in the same household as the
264	eligible student;
265	(b) the gross income of a single parent who claims the student as a dependent; or
266	(c) the gross income of a parent who claims the student as a dependent under the terms

267	of a joint custody agreement.
268	(13) "Parent" means:
269	(a) the same as that term is defined in Section 53E-1-102; and
270	(b) a foster parent who has initiated a process to adopt the foster child.
271	[(5) "Program manager" means an organization that:]
272	[(a) is qualified as tax exempt under Section 501(e)(3), Internal Revenue Code;]
273	[(b) is not affiliated with any international organization;]
274	[(c) does not harvest data for the purpose of reproducing or distributing the data to other
275	entities;]
276	[(d) has no involvement in guiding or directing any curriculum or curriculum standards;]
277	[(e) does not manage or otherwise administer a scholarship under:]
278	[(i) the Carson Smith Scholarship Program established in Section 53F-4-302; or]
279	[(ii) the Carson Smith Opportunity Scholarship Program established in Section
280	<del>53E-7-402; and</del> ]
281	[(f) an agreement with the state board recognizes as a program manager, in accordance
282	with this part.]
283	(14) "Primary residence" means the one location where an individual resides for the
284	majority of the year.
285	(15) "Private school" means a full-time, tuition-bearing educational institution where the
286	student receives the majority of the student's academic instruction.
287	(16)(a) "Program manager" means a contracted entity or entities that:
288	(i) perform program operational functions outlined in the procurement agreement
289	described in Section 53F-6-404, including:
290	(A) processing scholarship applications and eligibility determinations;
291	(B) maintaining scholarship account records;
292	(C) coordinating with qualifying providers and the financial administrator; and
293	(D) providing customer service to program participants;
294	(ii) in accordance with required program administration, implement established
295	program standards and procedures; and
296	(iii) perform other operational duties as specified in the contract.
297	(b) "Program manager" may include an organization that serves as both program
298	manager and financial administrator if the organization maintains appropriate
299	separation of duties and meets all qualifications for both roles
300	(6)(a) "Program manager employee" means an individual working for the program

301	manager in a position in which the individual's salary, wages, pay, or compensation,
302	including as a contractor, is paid from scholarship funds.]
303	[(b) "Program manager employee" does not include:]
304	[(i) an individual who volunteers for the program manager or for a qualifying
305	provider;]
306	[(ii) an individual who works for a qualifying provider; or]
307	[(iii) a qualifying provider.]
308	[ <del>(7)</del> "Program manager officer" means:]
309	[(a) a member of the board of a program manager; or]
310	[(b) the chief administrative officer of a program manager.]
311	[(8)] (17)(a) "Qualifying provider" means one of the following entities:
312	(i) an eligible school that the program manager approves in accordance with Section
313	53F-6-408; or
314	(ii) an eligible service provider that the program manager approves in accordance
315	with Section 53F-6-409.
316	(b) "Qualifying provider" does not include:
317	(i) a parent of a home-based scholarship student or a home school student solely in
318	relation to the parent's child; or
319	(ii) any other individual that does not meet the requirements described in Subsection [
320	$\frac{(8)(a)}{(15)(a)}$ .
321	[(9)] (18) "Relative" means a father, mother, husband, wife, son, daughter, sister, brother,
322	uncle, aunt, nephew, niece, first cousin, mother-in-law, father-in-law, brother-in-law,
323	sister-in-law, son-in-law, or daughter-in-law.
324	[(10)] (19) "Scholarship account" means the account to which a program manager allocates
325	funds for the payment of approved scholarship expenses in accordance with this part.
326	[(11)] (20)(a) "Scholarship expense" means an expense described in Section 53F-6-402
327	that a parent or scholarship student incurs in the education of the scholarship student
328	for a service or goods that a qualifying provider provides, including:
329	[(a)] (i) tuition and fees of a qualifying provider;
330	[(b)] (ii) fees and instructional materials at a technical college;
331	[ <del>(e)</del> ] <u>(iii)</u> tutoring services;
332	[(d)] (iv) fees for after-school or summer education programs;
333	$[\underline{(e)}]$ $\underline{(v)}$ textbooks, curricula, or other instructional materials, including any
334	supplemental materials or associated online instruction that a curriculum or a

335	qualifying provider recommends;
336	[(f)] (vi) educational software and applications;
337	[(g)] (vii) supplies or other equipment related to a scholarship student's educational
338	needs;
339	[(h)] (viii) computer hardware or other technological devices that are intended
340	primarily for a scholarship student's educational needs, not to exceed once every
341	three years for a scholarship student;
342	[(i)] (ix) fees for the following examinations, or for a preparation course for the
343	following examinations, that the program manager approves:
344	[(i)] (A) a national norm-referenced or standardized assessment described in
345	Section 53F-6-410, an advanced placement examination, or another similar
346	assessment;
347	[(ii)] (B) a state-recognized industry certification examination; and
348	[(iii)] (C) an examination related to college or university admission;
349	[(j)] (x) educational services for students with disabilities from a licensed or
350	accredited practitioner or provider, including occupational, behavioral, physical,
351	audiology, or speech-language therapies;
352	[(k)] (xi) contracted services that the program manager approves and that an LEA
353	provider [provides] offers, including individual classes, after-school tutoring
354	services, transportation, or fees or costs associated with participation in
355	extracurricular activities;
356	[(1)] (xii) ride fees or fares for a fee-for-service transportation provider to transport the
357	scholarship student to and from a qualifying provider, not to exceed \$750 in a
358	given school year;
359	[(m)] (xiii) in accordance with Subsection (20)(c), expenses related to extracurricular
360	activities, field trips, educational supplements, physical education experiences,
361	and other educational experiences; [or]
362	(xiv) coursework or an educational supplement for arts and music that aligns with
363	state core standards;
364	(xv) a musical instrument rental, excluding purchase; or
365	[(n)] (xvi) any other expense for a good or service that:
366	[(i)] (A) a parent or scholarship student incurs in the education of the scholarship
367	student; and
368	[(ii)] (B) the program manager approves[, in accordance with Subsection (5)(d).].

369	(b) "Scholarship expense" does not include:
370	(i) chaperon expenses, except that a family with one or more scholarship students
371	receiving the level scholarship under Subsection 53F-6-402(2)(c)(i) may use
372	scholarship funds for one chaperon expense or pass per family per, regardless of
373	how many scholarship students are in the family or household;
374	(ii) season tickets or subscriptions to entertainment venues;
375	(iii) ski passes or lift tickets;
376	(iv) access to recreational facilities unless for physical education of the student;
377	(v) playground equipment;
378	(vi) the purchase of any type of:
379	(A) furniture; or
380	(B) a musical instrument;
381	(vii) apparel; and
382	(viii) other non-educational expenses as the program manager determines.
383	(c)(i) A scholarship expense for extracurricular activities may not exceed 20% of the
384	total scholarship amount.
385	(ii) A scholarship expense for physical education requirements may not exceed an
386	additional 20% of the total scholarship amount from the amount described in
387	Subsection (20)(c)(i).
388	(iii) A scholarship expense for arts and music described in Subsection (20)(a)(xiv) is
389	not an extracurricular activity.
390	[ <del>(12)</del> ] <u>(21)</u> "Scholarship funds" means:
391	(a) funds that the Legislature appropriates for the program; and
392	(b) interest that scholarship funds accrue.
393	[(13)] (22)(a) "Scholarship student" means an eligible student, including a home-based
394	scholarship student, for whom the program manager establishes and maintains a
395	scholarship account in accordance with this part.
396	(b) "Scholarship student" does not include a home school student who does not receive a
397	scholarship award under the program.
398	[(14)] (23) "Utah Fits All Scholarship Program" or "program" means the scholarship
399	program established in Section 53F-6-402.
400	Section 3. Section <b>53F-6-402</b> is amended to read:
401	53F-6-402 (Effective upon governor's approval). Utah Fits All Scholarship
402	Program Scholarship account application Scholarship expenses Program

403	information.
404	(1) [There] Subject to Section 53F-6-415.5, there is established the Utah Fits All
405	Scholarship Program under which[, beginning March 1, 2024,] a parent may apply [to a
406	program manager on behalf of the parent's student ]to establish and maintain a
407	scholarship account to cover the cost of a scholarship expense.
408	(2)(a) [The] In accordance with this part and required program administration, the
409	program manager shall establish and maintain[, in accordance with this part,]
410	scholarship accounts for eligible students.
411	(b) The program manager shall:
412	(i) determine that a student meets the requirements to be an eligible student; and
413	(ii) subject to Subsection (2)(c), each year the student is an eligible student,
414	coordinate with the financial administrator to maintain a scholarship account for
415	the scholarship student to pay for the cost of one or more scholarship expenses
416	that the student or student's parent incurs in the student's education.
417	[(e) Each year, subject to this part and legislative appropriations, a scholarship student is
418	eligible for no more than:]
419	[(i) for the 2024-2025 school year, \$8,000; and]
420	[(ii) for each school year following the 2024-2025 school year, the maximum allowed
421	amount under this Subsection (2)(e) in the previous year plus a percentage
422	increase that is equal to the five-year rolling average inflationary factor described
423	in Section 53F-2-405.]
424	(c) Each year, subject to this part and legislative appropriations, a scholarship student is
425	eligible for no more than:
426	(i) for a private school student, \$8,000;
427	(ii) for a home-based scholarship student ages 5-12 as of September 1 of the
428	scholarship year, \$4,000; and
429	(iii) for a home-based scholarship student ages 13-18 as of September 1 of the
430	scholarship year, \$6,000.
431	(d) Unless otherwise authorized under Section 53F-6-411, scholarship funds to eligible
432	scholarship students shall be distributed to the program manager and through the
433	financial administrator in two equal payments:
434	(i) the first payment no later than July 31 of the scholarship year; and
435	(ii) the second payment no later than December 31 of the scholarship year.
436	(e) When a scholarship student exits the program during the school year:

137	(i) the program manager or the financial administrator shall:
138	(A) remove any remaining funds from the exited student's scholarship account; and
139	(B) make those funds available for new scholarship awards within the same year;
140	<u>and</u>
141	(ii) any new scholarship award made during the same year and using funds from an
142	exited student's account shall be prorated as follows:
143	(A) if awarded during the second quarter of the school year, no more than 75% of
144	the annual scholarship amount is allocated;
145	(B) if awarded during the third quarter of the school year, no more than 50% of
146	the annual scholarship amount is allocated; and
147	(C) no new scholarship awards shall be made during the fourth quarter of the
148	school year.
149	(3)(a) [A] In accordance with required program administration, a program manager shall
<b>1</b> 50	direct the financial administrator to establish a scholarship account on behalf of an
451	eligible student who submits a timely application, unless the number of applications
152	exceeds available scholarship funds for the school year.
153	(b) If the number of applications exceeds the available scholarship funds for a school
154	year, the program manager shall select students on a random basis, except as
155	provided in Subsection (6), and as long as the student meets the eligibility criteria.
456	(c) An eligible student or a public education student shall submit an application for an
157	initial scholarship or renewal for each school year that the student intends to receive
458	scholarship funds.
159	(d)(i) To maintain eligibility for the following school year, a scholarship student or
460	the scholarship student's parent shall:
461	(A) complete and deliver to the program manager a portfolio describing the
162	scholarship student's educational opportunities and achievements under the
163	program for the given year; or
164	(B) submit results from an assessment as described in Section 53F-6-410.
165	(ii) The portfolio or assessment described in Subsection (3)(d)(i) must be submitted:
166	(A) no later than May 31; or
167	(B) in accordance with the assessment schedule submitted to and approved by the
168	program manager.
169	(iii) The receipt of the portfolio or assessment results by the program manager is a
170	condition of scholarship award for the following school year.

471	[(d)(i) To maintain eligibility, a scholarship student or the scholarship student's
472	parent shall annually complete and deliver to the program manager a portfolio
473	describing the scholarship student's educational opportunities and achievements
474	under the program for the given year.]
475	[(ii) The program manager may not disclose the content of a given scholarship
476	student's portfolio except to the scholarship student's parent.]
477	(4)(a) An application for a scholarship account shall contain an acknowledgment by the
478	student's parent that the qualifying provider selected by the parent for the student's
479	enrollment or engagement [is capable of providing] can provide education services for
480	the student.
481	(b) A scholarship account application form shall contain the following statement:
482	"I acknowledge that:
483	1: A qualifying provider may not provide the same level of disability services that are
484	provided in a public school;
485	2: I will assume full financial responsibility for the education of my scholarship
486	recipient if I agree to this scholarship account;
487	3: Agreeing to establish this scholarship account has the same effect as a parental refusal
488	to consent to services as described in 34 C.F.R. Sec. 300.300, issued under the Individuals
489	with Disabilities Education Act, 20 U.S.C. Sec. 1400 et seq.; and
490	4: My child may return to a public school at any time, and I will notify the program
491	manager within five business days if my child returns to a public school that is not a qualifying
492	provider or if we have elected to take courses from the public portion of a qualifying provider
493	.".
494	(c) Upon agreeing to establish a scholarship account, the parent assumes full financial
495	responsibility for the education of the scholarship student, including the balance of
496	any expense incurred at a qualifying provider or for goods that are not paid for by the
497	scholarship student's scholarship account.
498	(d) Agreeing to establish a scholarship account has the same effect as a parental refusal
499	to consent to services as described in 34 C.F.R. Sec. 300.300, issued under the
500	Individuals with Disabilities Education Act, 20 U.S.C. Sec. 1400 et seq.
501	(e) The creation of the program or establishment of a scholarship account on behalf of a
502	student does not:
503	(i) imply that a public school did not provide a free and appropriate public education
504	for a student; or

505	(ii) constitute a waiver or admission by the state.
506	(5) A program manager or financial administrator may not charge a scholarship account
507	application fee.
508	(6)(a) A program manager shall give an enrollment preference based on the following
509	order of preference:
510	(i) to an eligible student who used a scholarship account in the previous school year
511	and has submitted the required accountability measure;
512	(ii) to an eligible student:
513	(A) who did not use a scholarship account in the previous school year; and
514	(B) with a family income at or below $[200\%]$ 300% of the federal poverty level;
515	(iii) to an eligible student who is a sibling of an eligible student who:
516	(A) uses a scholarship account at the time the sibling applies for a scholarship
517	account; or
518	(B) used a scholarship account in the school year immediately preceding the
519	school year for which the sibling is applying for a scholarship account; and
520	(iv) for any remaining scholarships, to an eligible student[:] on a lottery basis.
521	[(A) who did not use a scholarship account in the previous school year; and]
522	[(B) with a family income between 200% and 555% of the federal poverty level.]
523	[(b) The State Tax Commission may, upon request, provide state individual income tax
524	information to the program manager for income verification purposes regarding a
525	given individual if:]
526	[(i) the individual voluntarily provides the individual's social security number to the
527	program manager; and]
528	[(ii) consents in writing to the sharing of state individual income tax information
529	solely for income verification purposes.]
530	[(c) In addition to the tax information described in Subsection (6)(b), the program
531	manager shall accept the following for income verification:]
532	[(i) a federal form W-2;]
533	[(ii) a wage statement from an employer; and]
534	[(iii) other methods or documents that the program manager identifies.]
535	(b) If the number of eligible students within any preference tier described in Subsection
536	(6)(a) exceeds available scholarship funds the program manager shall grant awards
537	on a lottery basis.
538	(c)(i) For income verification purposes, a parent of a scholarship student shall:

539	(A) provide written consent authorizing the State Tax Commission to disclose the
540	parent's state individual income tax return information to the program manager;
541	<u>and</u>
542	(B) submit the consent in a form prescribed by the State Tax Commission.
543	(ii) Upon receiving the consent described in Subsection (6)(c)(i), the State Tax
544	Commission shall provide state individual income tax information to the program
545	manager for income verification purposes regarding the parent within ten business
546	<u>days.</u>
547	(d) For income verification purposes:
548	(i) the program manager shall require documentation of household income, not
549	individual income;
550	(ii) if the individual income tax is a business income filing, require:
551	(A) the most recently filed business tax returns;
552	(B) year-to-date profit and loss statements; and
553	(C) documentation of the owner's draw or distributions; and
554	(iii) for households awaiting completion of tax filings for the year immediately
555	preceding the current year, the program manager shall accept the following
556	documentation for conditional approval and only until such a time as the current
557	tax year returns, year-to-date profit and loss statements, or documentation of
558	owner's draw or distributions are provided for the current tax year:
559	(A) the most recent W-2s;
560	(B) a current pay stubs showing year-to-date earnings; and
561	(C) an employer verification letters.
562	(7)(a) Subject to Subsections (7)(b) through (e), a parent may use a scholarship account
563	to pay for a scholarship expense from a qualifying provider that a parent or
564	scholarship student incurs in the education of the scholarship student.
565	(b) A scholarship student or the scholarship student's parent may not use a scholarship
566	account for an expense that the student or parent does not incur in the education of
567	the scholarship student, including:
568	(i) a rehabilitation program that is not primarily designed for an educational purpose;
569	or
570	(ii) a travel expense other than a transportation expense described in Section
571	53F-6-401.
572	(c) The program manager or financial administrator may not:

573	(i) approve a scholarship expense for a service that a qualifying provider provides
574	unless the program manager determines that the scholarship student or the
575	scholarship student's parent incurred the scholarship expense in the education of
576	the scholarship student; or
577	(ii) reimburse an expense for a service or good that a provider that is not a qualifying
578	provider provides unless:
579	(A) the parent or scholarship student submits a receipt that shows the cost and
580	type of service or good and the name of provider;
581	(B) the expense would have qualified as a scholarship expense if a qualifying
582	provider provided the good or service;
583	(C) the provider of the good or service is not the parent of the student who is a
584	home-based scholarship student solely in relation to the parent's child; [and]
585	(D) the program manager determines that the parent or scholarship student
586	incurred the expense in the education of the scholarship student[-] ; and
587	(E) the program manager or financial administrator determines that the parent or
588	scholarship student incurred the expense when the student was not enrolled in a
589	public school.
590	(d) The parent of a scholarship student may not receive scholarship funds as payment for
591	the parent's time spent educating the parent's child.
592	(e) Except for cases in which a scholarship student or the scholarship student's parent is
593	convicted of fraud in relation to scholarship funds, if a qualifying provider,
594	scholarship student, or scholarship student's parent repays an expenditure from a
595	scholarship account for an expense that is not approved under this Subsection (7), the
596	program manager shall credit the repaid amount back to the scholarship account
597	balance within 30 days after the day on which the program manager receives the
598	repayment.
599	(8) Notwithstanding any other provision of law, funds that the program manager or
600	financial administrator disburses from the Utah Fits All Scholarship Program Restricted
601	Account created in Section 53F-6-411 under this part to a scholarship account on behalf
602	of a scholarship student do not constitute state taxable income to the parent of the
603	scholarship student.
604	(9) The program manager shall prepare and disseminate information on the program to a
605	parent applying for a scholarship account on behalf of a student, including the
606	information that the program manager provides in accordance with Section 53F-6-405.

607	(10) [On or before September 1, 2023, and as ] As frequently as necessary to maintain the
608	information, the state board shall provide information on the state board's website,
609	including:
610	(a) scholarship account information;
611	(b) information on the program manager or financial administrator, including the
612	program [manager's] manager or financial administrator's contact information; and
613	(c) an overview of the program.
614	(11) In accordance with required program administration, the program manager shall:
615	(a) in alignment with deadlines specified in Subsection 53F-6-405(1)(c), establish and
616	communicate to an eligible student a deadline by which the eligible student must
617	accept or deny the scholarship offer; and
618	(b) communicate to an eligible student that failure to respond by the deadline described
619	in Subsection (11)(a) shall result in forfeiture of the scholarship offer.
620	(12) In accordance with Subsection 53F-6-403(7), the program manager shall:
621	(a) verify student eligibility status before removing any student from scholarship
622	eligibility;
623	(b) establish protocols for reviewing disputed eligibility determinations;
624	(c) implement a process for immediate reinstatement of eligibility when errors are
625	identified;
626	(d) maintain detailed records of all eligibility removals and reinstatements; and
627	(e) provide regular reports to the state board regarding eligibility status changes of a
628	scholarship student.
629	Section 4. Section <b>53F-6-403</b> is amended to read:
630	53F-6-403 (Effective upon governor's approval). Qualifying providers.
631	(1) Before the beginning of the school year immediately following a school year in which a
632	qualifying provider receives scholarship funds equal to or more than \$500,000, the
633	qualifying provider shall file with the program manager a surety bond payable to the
634	program manager in an amount equal to the aggregate amount of scholarship funds
635	expected to be received during the school year.
636	(2) If a program manager determines that a qualifying provider has violated a provision of
637	this part, the program manager may [interrupt] have the disbursement [of] interrupted or
638	withhold scholarship funds from the qualifying provider.
639	(3)(a) If the program manager determines that a qualifying provider no longer meets the
640	eligibility requirements described in this part, the program manager may withdraw

641	the organization's approval of the qualifying provider.
642	(b) A provider or person that does not have the approval of the program manager in
643	accordance with the following may not accept scholarship funds for services under
644	this part:
645	(i) Section 53F-6-408 regarding eligible schools; or
646	(ii) Section 53F-6-409 regarding eligible service providers.
647	(4) If a qualifying provider requires partial payment of tuition or fees before the beginning
648	of the academic year to reserve space for a scholarship student who has been admitted to
649	the qualifying provider, the program manager may direct the financial administrator to:
650	(a) pay the partial payment before the beginning of the school year in which the
651	scholarship funds are awarded; and
652	(b) deduct the amount of the partial payment from subsequent scholarship fund deposits
653	in an equitable manner that provides the best availability of scholarship funds to the
654	student throughout the remainder of the school year.
655	(5) If a scholarship student [described in Subsection (4)(a)] chooses to withdraw from or
656	otherwise not engage with the qualifying provider before the beginning of the school
657	year:
658	(a) the qualifying provider shall remit the partial payment described in Subsection (4)(a) [
659	to the program manager] to the financial administrator; and
660	(b) the program manager shall direct the financial administrator to credit the remitted
661	partial payment to the scholarship student's scholarship account.
662	(6) A qualifying provider that is an LEA shall:
663	(a) comply with the additional requirements set forth in Section 53F-6-408, including
664	ensuring enrollment systems provide a distinct separation of a scholarship student
665	from a public education student;
666	(b) utilize the reporting process established under Subsection (7);
667	(c) submit enrollment verifications in accordance with rules established by the state
668	board; and
669	(d) maintain records of enrollment reporting and verification activities.
670	(7) The Department of Operations shall:
671	(a) establish a process for an LEA provider to report:
672	(i) instances of double counted enrollment; and
673	(ii) students who are erroneously removed from scholarship eligibility;

(b) develop a standardized reporting mechanism that:

674

675	(i) allows LEA providers to submit verification of accurate student enrollment status;
676	(ii) maintains documentation of enrollment discrepancies; and
677	(iii) tracks resolution of reported enrollment issues;
678	(c) implement data validation measures to:
679	(i) identify potential double counted enrollment across LEA providers; and
680	(ii) ensure students maintain proper scholarship eligibility status; and
681	(d) provide training to LEA providers on:
682	(i) proper enrollment reporting procedures;
683	(ii) use of the reporting mechanism described in Subsection (7)(b); and
684	(iii) resolution of enrollment discrepancies.
685	Section 5. Section <b>53F-6-404</b> is amended to read:
686	53F-6-404 (Effective upon governor's approval). State board procurement
687	Failure to comply.
688	(1)(a) In accordance with Title 63G, Chapter 6a, Utah Procurement Code, the state board
689	shall issue [a request] requests for proposals[, on or before June 15, 2023, and enter an
690	agreement with no more than one organization that qualifies as tax exempt under
691	Section 501(c)(3), Internal Revenue Code, for the state board to recognize as the
692	program manager, on or before September 1, 2023.] for entities to perform duties and
693	functions necessary for program operations.
694	(b) An organization that responds to a request for proposals described in Subsection
695	(1)(a) shall submit [the following-]information [in the organization's response]
696	demonstrating:
697	(i) organizational qualifications and capacity to perform the specific duties or
698	<u>functions;</u>
699	(ii) relevant experience in education program administration or financial management;
700	(iii) the proposed methodology for performing assigned responsibilities; and
701	(iv) an affidavit or other evidence that the organization:
702	(A) is not affiliated with any international organization;
703	(B) does not harvest data for the purpose of reproducing or distributing the data to
704	another entity; and
705	(C) has no involvement in guiding or directing any curriculum standards.
706	[(i) a copy of the organization's incorporation documents;]
707	[(ii) a copy of the organization's Internal Revenue Service determination letter
708	qualifying the organization as being tax exempt under Section 501(c)(3), Internal

709	Revenue Code;
710	[(iii) a description of the methodology the organization will use to verify a student's
711	eligibility under this part;]
712	[(iv) a description of the organization's proposed scholarship account application
713	process; and]
714	[(v) an affidavit or other evidence that the organization:]
715	[(A) is not affiliated with any international organization;]
716	[(B) does not harvest data for the purpose of reproducing or distributing the data
717	to another entity; and]
718	[(C) has no involvement in guiding or directing any curriculum standards.]
719	(c) The state board shall ensure that the agreement described in Subsection (1)(a):
720	(i) clearly delineates the specific duties and functions to be performed;
721	(ii) ensures the efficiency and success of the program;
722	(iii) maintains appropriate separation between program and contract administration
723	and direct educational services;
724	(iv) preserves the independence of educational decisions made between parents and
725	providers; and
726	[(ii)] (v) does not impose any requirements on the program manager that:
727	(A) are not essential to the basic administration of the program; or
728	(B) create restrictions, directions, or mandates regarding instructional content or
729	curriculum.
730	(2) The state board may regulate and take enforcement action as necessary against [a
731	program manager] a contracted entity in accordance with the provisions of the state
732	board's agreement with the [program manager] contracted entity.
733	(3)(a) If the state board determines that a [program manager] contracted entity has
734	violated a provision of this part or a provision of the state board's agreement with the [
735	program manager] contracted entity, the state board shall send written notice to the [
736	program manager] contracted entity explaining the violation and the remedial action
737	required to correct the violation.
738	(b) A [program manager] contracted entity that receives a notice described in Subsection
739	(3)(a) shall, no later than 60 days after the day on which the [program manager]
740	contracted entity receives the notice, correct the violation and report the correction to
741	the state board.
742	(c)(i) If a [ <del>program manager</del> ] contracted entity that receives a notice described in

743	Subsection (3)(a) fails to correct a violation in the time period described in
744	Subsection (3)(b), the state board may bar the [program manager] contracted entity
745	from further participation in the program.
746	(ii) A [program manager] contracted entity may appeal a decision of the state board
747	under Subsection (3)(c)(i) in accordance with Title 63G, Chapter 4,
748	Administrative Procedures Act.
749	(d) A [program manager] contracted entity may not accept state funds while the [program
750	manager] contracted entity:
751	(i) is barred from participating in the program under Subsection (3)(c)(i); or
752	(ii) has an appeal pending under Subsection (3)(c)(ii).
753	(e) A[-program manager-] contracted entity that has an appeal pending under Subsection
754	(3)(c)(ii) may continue to administer scholarship accounts during the pending appeal.
755	(4) The state board shall establish a process for a [program manager] contracted entity to
756	report the information the [program manager] contracted entity is required to report to
757	the state board under Section 53F-6-405.
758	(5) The state board shall make rules in accordance with Title 63G, Chapter 3, Utah
759	Administrative Rulemaking Act, and include provisions in the state board's agreement
760	with [the scholarship organization] a contracted entity for:
761	(a) subject to Subsection (6), the administration of scholarship accounts and
762	disbursement of scholarship funds if a [program manager] contracted entity is barred
763	from participating in the program under Subsection (3)(c)(i); and
764	(b) audit and report requirements as described in Section 53F-6-405.
765	(6)(a) The state board shall include in the rules and provisions described in Subsection
766	(5)(a) measures to ensure that the establishment and maintenance of scholarship
767	accounts and enrollment in the program are not disrupted if the [program manager]
768	contracted entity is barred from participating in the program.
769	(b) The state board may, if the [program manager] contracted entity is barred from
770	participating in the program, issue a new request for proposals and enter into a new
771	agreement with an alternative [program manager] contracted entity in accordance with
772	this section and, if applicable, Section 53F-6-415.5.
773	[(7)(a) On or before January 1, 2024, the program manager shall:]
774	[(i) establish a process for a scholarship student or a scholarship student's parent to
775	appeal any administrative decision of the program manager, including scholarship
776	expense denialsand determinations regarding enrollment eligibility or suspension

177	or disqualification under Section 53F-6-405;
778	[(ii) ensure that the body that determines the outcome of internal appeals:]
779	[(A) includes parents of scholarship students; and]
780	[(B) makes a determination within 30 days after the day of the appeal;]
781	[(iii) make information available regarding the internal appeals process on the
782	program manager's website and on the scholarship application.]
783	[(b) If the program manager stays or reverses an administrative decision of the program
784	manager on internal appeal, the program manager may not withhold scholarship
785	funds or application approval for the scholarship student on account of the appealed
786	administrative decision unless as the resolution of the internal appeal expressly
787	allows.]
788	[(8)] (7) The state board may not include a provision in any rule that creates or implies a
789	restriction, direction, or mandate regarding:
790	(a) instructional content[-or-];
791	(b) curriculum[-]; or
792	(c) program operations that a contracted entity performs pursuant to an agreement under
793	this section.
794	[(9)] (8) No later than 10 business days after[July 1 of each year] each distribution described
795	in Section 53F-6-411, the state board shall disperse to the program manager an amount
796	equal to the funds appropriated for the Utah Fits All Scholarship Program for the given
797	fiscal year.
798	Section 6. Section <b>53F-6-405</b> is amended to read:
799	53F-6-405 (Effective upon governor's approval). Program manager duties
300	Audit Prohibitions.
301	(1) The program manager shall:
302	(a) administer the program, including:
303	[(a)] (i) maintaining an application website that includes information on enrollment,
304	relevant application dates, and dates for notification of acceptance;
305	[(b)] (ii) reviewing applications from and determining if a person is:
306	$[\underbrace{(i)}]$ (A) an eligible school under Section 53F-6-408; or
307	[(ii)] (B) an eligible service provider under Section 53F-6-409;
808	[(e)] (iii) establishing an application process[, including application dates opening
309	before March 1, 2024, in accordance with Section 53F-6-402;] that:
310	(A) opens March 1 of each year for existing scholarship students;

811	(B) opens April 1 of each year for new scholarship students;
812	(C) closes May 1 of each year;
813	(D) aligns with the acceptance deadline established under Subsection
814	53F-6-402(11) that shall be prior to July 1 of each year; and
815	(E) provides an eligible student with a decision regarding the eligible student's
816	application within 30 days of the application deadline specified in this
817	Subsection $(1)(c)$ ;
818	[(d)] (iv) reviewing and granting or denying applications for a scholarship account;
819	(v) determining the eligibility of scholarship expenses, including establishing
820	necessary policies and procedures;
821	(vi) approving qualifying providers in accordance with Section 53F-6-403; and
822	(vii) maintaining a list of approved qualifying providers;
823	[(i) expending all revenue from interest on scholarship funds or investments on
824	scholarship expenses;]
825	(b) direct the financial administrator to:
826	[(e)] (i) [providing] provide an online portal for the parent of a scholarship student to
827	access the scholarship student's account;
828	(ii) [-to-]facilitate payments to a qualifying provider from the online portal;
829	[(f)] (iii) [ensuring-] ensure that scholarship funds in a scholarship account are readily
830	available to a scholarship student within five business days after receipt of funds
831	from the state board;
832	(iv) process scholarship payments in accordance with the payment schedule
833	established in Section 53F-6-411, unless otherwise authorized;
834	(v) in accordance with program administration when needed, develop and implement
835	a commercially viable, cost-effective, and parent-friendly system that:
836	(A) processes scholarship payments;
837	(B) maximizes payment flexibility;
838	(C) allows scholarship students and scholarship student's parents to publicly rate,
839	review, and share information about qualifying providers; and
840	(D) provides the program manager with continuous, real-time, view-only access to
841	all scholarship account transactions and balances, payment processing status,
842	provider payment history, reimbursement tracking, and account reconciliation
843	data;
844	(vi) upon receiving notification under Subsection (1)(c):

845	(A) obtain reimbursement of scholarship funds from a qualifying provider that
846	provides the services in which a scholarship student is no longer enrolled or
847	with which the scholarship student is no longer engaged; and
848	(B) expend all revenue from interest on scholarship funds or investments on
849	scholarship expenses; and
850	(vii) implement accounting procedures to track partial payments and remaining
851	balances;
852	[(g)] (c) [requiring] require a parent to notify the program manager if the parent's
853	scholarship student is no longer enrolled in or engaging a service:
854	(i) for which the scholarship student receives scholarship funds; and
855	(ii) that is provided to the scholarship student for an entire school year;
856	[(h) obtaining reimbursement of scholarship funds from a qualifying provider that
857	provides the services in which a scholarship student is no longer enrolled or with
858	which the scholarship student is no longer engaged;]
859	[(j)] (d) each time the program manager makes an administrative decision that is adverse
860	to a scholarship student or the scholarship student's parent, [informing] inform the
861	scholarship student and the scholarship student's parent of the opportunity and
862	process to appeal an administrative decision of the program manager in accordance
863	with the process described in Section [53F-6-404] 53F-6-417;
864	[(k)] (e) [maintaining-] maintain a protected internal waitlist of all eligible students who
865	have applied to the program and are not yet scholarship students, including any
866	student who removed the student's application from the waitlist; [and]
867	[(1)] (f) [providing-] provide aggregate data regarding the number of scholarship students
868	and the number of eligible students on the waitlist described in Subsection $[(1)(k)]$
869	<u>(1)(e);</u>
870	(g) contract for annual and random audits on scholarship accounts conducted:
871	(i) by a certified public accountant who is independent from:
872	(A) the program manager; and
873	(B) the financial administrator's accounts and records pertaining to scholarship
874	<u>funds</u> ;
875	(ii) in accordance with generally accepted auditing standards;
876	(iii) require the financial administrator to demonstrate financial accountability
877	through annual reporting requirements described in Section 53F-6-405.5;
878	(iv) develop and implement an annual orientation for qualifying providers;

879	(v) administer the appeals process described in Section 53F-6-417;		
880	(vi) in accordance with Subsection 53F-6-411(4), manage scholarship rollovers;		
881	(vii) track and ensure compliance of allowed scholarship expenses; and		
882	(viii) comply with enhanced accountability measures, including independent audits		
883	and public disclosure of third-party contracts and fees related to the administration		
884	of the program.		
885	(2) The program manager shall:		
886	[(a) contract with one or more private entities to develop and implement a commercially		
887	viable, cost-effective, and parent-friendly system-]		
888	(a) require the financial administrator to submit monthly financial reports including:		
889	(i) a statement of financial position;		
890	(ii) a statement of activities;		
891	(iii) account reconciliation statements;		
892	(iv) detailed transaction reports; and		
893	(v) [to:] exception reports highlighting any unusual activity; and		
894	[(i) establish scholarship accounts;]		
895	[(ii) maximize payment flexibility by allowing:]		
896	[(A) for payment of services to qualifying providers using scholarship funds by		
897	electronic or online funds transfer from the online portal; and]		
898	[(B) pre-approval of a reimbursement to a parent for a good that is a scholarship		
899	expense; and]		
900	[(iii) allow scholarship students and scholarship student's parents to publicly rate		
901	review, and share information about qualifying providers;]		
902	(b) oversee the financial administrator's compliance with requirements regarding:		
903	[(b)] (i) except for a reimbursement authorized under this part, [ensuring-]the use of		
904	scholarship funds from the online portal directly to a qualifying provider to pay		
905	for scholarship expenses without the availability of withdrawal or other direct		
906	access to scholarship funds by an individual; and		
907	[(c)] (ii) [ensure that the ]system [complies] compliance with industry standards for		
908	data privacy and cybersecurity, including ensuring compliance with the Family		
909	Educational Rights and Privacy Act, 34 C.F.R. Part 99.		
910	(3) In advance of the program manager accepting applications in accordance with Section		
911	53F-6-402 and as regularly as information develops, the program manager shall provide		
912	information regarding the program by publishing a program handbook online for		

913	scholarship applicants, scholarship students, parents, service providers seeking to		
914	become qualifying providers, and qualifying providers, that includes information		
915	regarding:		
916	(a) the policies and processes of the program;		
917	(b) approved scholarship expenses and qualifying providers;		
918	(c) the responsibilities of parents regarding the program and scholarship funds;		
919	(d) the duties of [the program manager] each contracted entity; and		
920	(e) the opportunity and process to appeal an administrative decision of the program		
921	manager in accordance with the process described in Section [53F-6-404] 53F-6-417.		
922	and]		
923	[(f) the role of any private financial management firms or other private organizations		
924	with which the program manager may contract to administer any aspect of the		
925	program.]		
926	(4) To ensure the fiscal security and compliance of the program, the program manager shall:		
927	(a) prohibit [a program manager employee or program manager officer] any person from		
928	handling, managing, or processing scholarship funds, if, [based on a criminal		
929	background check that the state board conducts in accordance with Section 53F-6-407,		
930	the state board identifies the program manager employee or program manager officer		
931	as posing a risk to the appropriate use of scholarship funds] the person poses a risk to		
932	the appropriate use of scholarship funds, as determined by background checks the		
933	program manager conducted in accordance with Section 53F-6-407;		
934	(b) establish procedures to ensure a fair process to:		
935	(i) suspend scholarship student's eligibility for the program in the event of the		
936	scholarship student's or scholarship student's parent's:		
937	(A) intentional or substantial misuse of scholarship funds; or		
938	(B) violation of this part or the terms of the program; and		
939	(ii) if the program manager <u>or financial administrator</u> obtains evidence of fraudulent		
940	use of scholarship funds, refer the case to the attorney general for collection or		
941	criminal investigation; and		
942	(iii) ensure that a scholarship student whose eligibility is suspended or disqualified		
943	under this Subsection (4)(b) or Subsection (4)(c) based on the actions of the		
944	student's parent regains eligibility if the student is placed with a different parent or		
945	otherwise no longer resides with the parent related to the suspension or		
946	disqualification: and		

947	(c) notify the [state board] financial administrator, scholarship student, and scholarship
948	student's parent in writing:
949	(i) of the suspension described in Subsection (4)(b)(i);
950	(ii) that no further transactions, disbursements, or reimbursements are allowed;
951	(iii) that the scholarship student or scholarship student's parent may take corrective
952	action within 10 business days of the day on which the program manager provides
953	the notification; and
954	(iv) that without taking the corrective action within the time period described in
955	Subsection (4)(c)(iii), the program manager may disqualify the student's eligibility
956	(5)(a) A program manager may not direct the financial administrator to:
957	(i) disburse scholarship funds to a qualifying provider or allow a qualifying provider
958	to use scholarship funds if:
959	(A) the program manager determines that the qualifying provider intentionally or
960	substantially misrepresented information on overpayment;
961	(B) the qualifying provider fails to refund an overpayment in a timely manner; or
962	(C) the qualifying provider routinely fails to provide scholarship students with
963	promised educational services; or
964	(ii) reimburse with scholarship funds an individual for the purchase of a good or
965	service if the program manager determines that:
966	(A) the scholarship student or the scholarship student's parent requesting
967	reimbursement intentionally or substantially misrepresented the cost or
968	educational purpose of the good or service; or
969	(B) the relevant scholarship student was not the exclusive user of the good or
970	service.
971	(b) A program manager shall notify a scholarship student if the program manager:
972	(i) stops disbursement of the scholarship student's scholarship funds to a qualifying
973	provider under Subsection (5)(a)(i); or
974	(ii) refuses reimbursement under Subsection (5)(a)(ii).
975	(6)(a) At any time, a scholarship student may change the qualifying provider to which
976	the scholarship student's scholarship account makes distributions.
977	(b) If, during the school year, a scholarship student changes the student's enrollment in
978	or engagement with a qualifying provider to another qualifying provider, the program
979	manager may direct the financial administrator to prorate scholarship funds between
980	the qualifying providers based on the time the scholarship student received the goods

981	or services or was enrolled.
982	(7) A program manager may not subvert the enrollment preferences required under Section
983	53F-6-402 or other provisions of this part to establish a scholarship account on behalf of
984	a relative [of a program manager officer] of a contracted entity employee or contracted
985	employee officer.
986	(8) In regards to customer service needs related to the program, the program manager shall:
987	(a) provide customer service regarding:
988	(i) program eligibility determinations;
989	(ii) application status;
990	(iii) qualifying provider approvals;
991	(iv) scholarship expense eligibility;
992	(v) program policies and requirements;
993	(vi) appeals and grievances;
994	(vii) accessibility for disabled individuals; and
995	(viii) general program information;
996	(b) ensure the financial administrator provides customer service regarding:
997	(i) scholarship account access;
998	(ii) payment processing status;
999	(iii) technical support for the payment portal;
1000	(iv) account balance inquiries;
1001	(v) transaction history; and
1002	(vi) reimbursement status;
1003	(c) establish customer service standards that the program manager and the financial
1004	administrator must meet;
1005	(d) require the financial administrator to:
1006	(i) maintain adequate customer service staffing;
1007	(ii) meet specified response time requirements; and
1008	(iii) track and report on customer service metrics; and
1009	(e) coordinate with the financial administrator to ensure seamless referral of inquiries
1010	between contracted entities.
1011	[ <del>(8)</del> The program manager shall:]
1012	[(a) contract for annual and random audits on scholarship accounts conducted:]
1013	[(i) by a certified public accountant who is independent from:]
1014	[(A) the program manager;]

1015	[(B) the state board; and]
1016	[(C) the program manager's accounts and records pertaining to scholarship funds
1017	and]
1018	[(ii) in accordance with generally accepted auditing standards;]
1019	[(b) demonstrate the program manager's financial accountability by annually submitting
1020	to the state board the following:
1021	[(i) a financial information report that a certified public accountant prepares and that
1022	includes the total number and total dollar amount of scholarship funds disbursed
1023	during the previous calendar year; and]
1024	[(ii) no later than 180 days after the last day of the program manager's fiscal year, the
1025	results of the audits described in Subsection (8)(a), including the program
1026	manager's financial statements in a format that meets generally accepted
1027	accounting principles.]
1028	[(9)(a) The state board:]
1029	[(i) shall review a report described in this section; and]
1030	[(ii) may request that the program manager revise or supplement the report if the
1031	report does not fully comply with this section.]
1032	[(b) The program manager shall provide to the state board a revised report or a
1033	supplement to the report no later than 45 days after the day on which the state board
1034	makes a request described in Subsection (9)(a).]
1035	(9) Contracted entities may not charge processing fees to an eligible student or pass on
1036	third-party fees related to the use or management of scholarship funds.
1037	Section 7. Section <b>53F-6-405.5</b> is enacted to read:
1038	53F-6-405.5 (Effective upon governor's approval). Financial administrator
1039	duties and requirements.
1040	(1) The financial administrator shall:
1041	(a) operate independently in processing and distributing scholarship funds while:
1042	(i) following program requirements the program manager establishes;
1043	(ii) implementing payment directives from the program manager regarding:
1044	(A) scholarship student eligibility:
1045	(B) qualifying provider status;
1046	(C) payment timing; and
1047	(D) other established program requirements;
1048	(iii) maintaining separate systems and controls from program administration; and

1049	(iv) providing necessary reporting while preserving operational independence;
1050	(b) implement and maintain a payment processing system that:
1051	(i) provides an online portal for scholarship account access;
1052	(ii) facilitates electronic payments to qualifying providers;
1053	(iii) enables pre-approval of parent reimbursements for eligible expenses;
1054	(iv) includes provider rating and review capabilities;
1055	(v) processes payments efficiently;
1056	(vi) prevents unauthorized access;
1057	(vii) provides real-time reporting to the program manager; and
1058	(viii) maintains backup systems and disaster recovery capabilities;
1059	(c) process payments only:
1060	(i) to qualifying providers approved by the program manager;
1061	(ii) for scholarship expenses determined eligible by the program manager, including
1062	the reimbursement for the scholarship expense to parents; and
1063	(iii) when directed by the program manager;
1064	(d) maintain security measures that:
1065	(i) prevent unauthorized access to scholarship funds;
1066	(ii) comply with industry standards for data privacy; and
1067	(iii) ensure compliance with federal education privacy laws; and
1068	(e) process scholarship payments according to the distribution schedule described in
1069	Section 53F-6-411, including:
1070	(i) tracking initial and second-half payments;
1071	(ii) managing early disbursement authorizations; and
1072	(iii) reconciling payment records with the Utah Fits All Scholarship Restricted
1073	Account balance.
1074	(2) For financial accountability, the financial administrator shall:
1075	(a) maintain detailed records of:
1076	(i) all scholarship account transactions to the service or item level;
1077	(ii) payment processing activities; and
1078	(iii) reimbursements and refunds;
1079	(b) provide monthly reports to the program manager including:
1080	(i) scholarship account balances and activity;
1081	(ii) payment processing status and issues;
1082	(iii) provider payment summaries; and

1083	(iv) reimbursement tracking; and
1084	(c) submit annual financial reports including:
1085	(i) total scholarship funds disbursed;
1086	(ii) account reconciliation statements; and
1087	(iii) audit results and responses.
1088	(3) The financial administrator shall:
1089	(a) implement payment suspensions or cancellations as directed by the program manager;
1090	(b) process reimbursements from providers as required;
1091	(c) credit returned funds to appropriate scholarship accounts; and
1092	(d) maintain records of all suspended or canceled payments.
1093	(4) The financial administrator:
1094	(a) may not:
1095	(i) approve or deny scholarship expenses;
1096	(ii) determine provider eligibility;
1097	(iii) establish program policies; and
1098	(iv) charge processing fees to an eligible student or pass on third-party fees related to
1099	the use or management of scholarship funds; and
1100	(b) shall:
1101	(i) follow all program manager directives regarding fund disbursement;
1102	(ii) maintain separation between policy decisions and payment processing; and
1103	(iii) implement internal controls to prevent unauthorized payments.
1104	(5) The financial administrator shall:
1105	(a) cooperate with all program audits;
1106	(b) provide requested financial records;
1107	(c) respond to audit findings as directed; and
1108	(d) implement corrective actions as required by the program manager.
1109	Section 8. Section <b>53F-6-406</b> is amended to read:
1110	53F-6-406 (Effective upon governor's approval). Qualifying provider regulatory
1111	autonomy Home school autonomy Student records Scholarship student status.
1112	(1) Nothing in this part:
1113	(a) except as expressly described in this part, grants additional authority to any state
1114	agency or LEA to regulate or control:
1115	(i) a private school, qualifying provider, or home school;
1116	(ii) students receiving education from a private school, qualifying provider, or home

1117	school;
1118	(b) applies to or otherwise affects the freedom of choice of a home school student,
1119	including the curriculum, resources, developmental planning, or any other aspect of
1120	the home school student's education; or
1121	(c) except as expressly provided in Section 53F-6-408 regarding LEA providers,
1122	expands the regulatory authority of the state, a state office holder, or an LEA to
1123	impose any additional regulation of a qualifying provider beyond any regulation
1124	necessary to administer this part.
1125	(2) A qualifying provider:
1126	(a) has a right to maximum freedom from unlawful governmental control in providing
1127	for the educational needs of a scholarship student who attends or engages with the
1128	qualifying provider; and
1129	(b) is not an agent of the state by virtue of the provider's acceptance of payment from a
1130	scholarship account in accordance with this part.
1131	(3) Except as provided in Section 53F-6-403 regarding qualifying providers, Section
1132	53F-6-408 regarding eligible schools, or Section 53F-6-409 regarding eligible service
1133	providers, a program manager may not require a qualifying provider to alter the
1134	qualifying provider's creed, practices, admissions policies, hiring practices, or curricula
1135	in order to accept scholarship funds.
1136	(4) An LEA or a school in an LEA in which a scholarship student was previously enrolled
1137	shall provide to the scholarship student's parent a copy of all school records relating to
1138	the student that the LEA possesses within 30 days after the day on which the LEA or
1139	school receives the parent's request for the student's records, subject to:
1140	(a) Title 53E, Chapter 9, Student Privacy and Data Protection; and
1141	(b) Family Educational Rights and Privacy Act, 20 U.S.C. Sec. 1232g.
1142	(5) By virtue of a scholarship student's involvement in the program and unless otherwise
1143	expressly provided in statute, a scholarship student is not:
1144	(a) enrolled in the public education system; or
1145	(b) otherwise subject to statute, administrative rules, or other state regulations as if the
1146	student was enrolled in the public education system.
1147	Section 9. Section <b>53F-6-407</b> is amended to read:
1148	53F-6-407 (Effective upon governor's approval). Background checks for
1149	program manager Bureau responsibilities Fees.
1150	(1) As used in this section:

1151	(a)	"Bureau" means the Bureau of Criminal Identification created in Section 53-10-201
1152		within the Department of Public Safety.
1153	(b)	"Department" means the Department of Public Safety.
1154	(c)	"Division" means the Criminal Investigations and Technical Services Division
1155		created in Section 53-10-103.
1156	(d)	"Personal identifying information" means:
1157		(i) current name;
1158		(ii) former names;
1159		(iii) nicknames;
1160		(iv) aliases;
1161		(v) date of birth;
1162		(vi) address;
1163		(vii) telephone number;
1164		(viii) driver license number or other government-issued identification number;
1165		(ix) social security number; and
1166		(x) fingerprints.
1167	(e)	"Rap back system" means a system that enables authorized entities to receive
1168		ongoing status notifications of any criminal history reported on individuals whose
1169		fingerprints are registered in the system.
1170	(f)	"WIN Database" means the Western Identification Network Database that consists of
1171		eight western states sharing one electronic fingerprint database.
1172	(2) [ <del>T]</del>	ne program manager] Each contracted entity shall:
1173	(a)	require an employee or officer of the [program manager] contracted entity to submit
1174		to a criminal background check and ongoing monitoring;
1175	(b)	collect the following from an employee or officer of the [program manager]
1176		contracted entity:
1177		(i) personal identifying information;
1178		(ii) a fee described in Subsection (4); and
1179		(iii) consent, on a form specified by the program manager, for:
1180		(A) an initial fingerprint-based background check by the bureau;
1181		(B) retention of personal identifying information for ongoing monitoring through
1182		registration with the systems described in Subsection (3); and
1183		(C) disclosure of any criminal history information to the [program manager]
1184		contracted entity;

1185	(c) submit the personal identifying information of an employee or officer of the [
1186	program manager] contracted entity to the bureau for:
1187	(i) an initial fingerprint-based background check by the bureau; and
1188	(ii) ongoing monitoring through registration with the systems described in Subsection
1189	(3) if the results of the initial background check do not contain disqualifying
1190	criminal history information as determined by the program manager;
1191	(d) identify the appropriate privacy risk mitigation strategy that will be used to ensure
1192	that the [program manager-] contracted entity only receives notifications for
1193	individuals with whom the [program manager] contracted entity maintains an
1194	authorizing relationship; and
1195	(e) submit the information to the bureau for ongoing monitoring through registration
1196	with the systems described in Subsection (3).
1197	(3) The bureau shall:
1198	(a) upon request from the program manager, register the fingerprints submitted by the [
1199	program manager-] contracted entity as part of a background check with the WIN
1200	Database rap back system, or any successor system;
1201	(b) notify the program manager when a new entry is made against an individual whose
1202	fingerprints are registered with the WIN Database rap back system regarding:
1203	(i) an alleged offense; or
1204	(ii) a conviction, including a plea in abeyance;
1205	(c) assist the [program manager] contracted entity to identify the appropriate privacy risk
1206	mitigation strategy that is to be used to ensure that the [program manager] contracted
1207	entity only receives notifications for individuals with whom the authorized [entity
1208	maintains] entity maintains an authorizing relationship; and
1209	(d) collaborate with the [program manager] contracted entity to provide training to
1210	appropriate [program manager] contracted entity employees on the notification
1211	procedures and privacy risk mitigation strategies described in this section.
1212	(4)(a) The division shall impose fees that the division sets in accordance with Section
1213	63J-1-504 for the fingerprint card of an employee or officer of the program manager,
1214	for a name check, and to register fingerprints under this section.
1215	(b) Funds generated under this Subsection (4) shall be deposited into the General Fund
1216	as a dedicated credit by the department to cover the costs incurred in providing the
1217	information.
1218	Section 10. Section <b>53F-6-408</b> is amended to read:

1219	53F-6-408 (Effective upon governor's approval). Eligible schools.
1220	(1) To be eligible to receive scholarship funds on behalf of a scholarship student as an
1221	eligible school, a private school with 150 or more enrolled students shall:
1222	(a)(i) contract with an independent licensed certified public accountant to conduct an
1223	agreed upon procedures engagement as the state board adopts, or obtain an audit
1224	and report that:
1225	(A) a licensed independent certified public accountant conducts in accordance
1226	with generally accepted auditing standards;
1227	(B) presents the financial statements in accordance with generally accepted
1228	accounting principles; and
1229	(C) audits financial statements from within the 12 months immediately preceding
1230	the audit; and
1231	(ii) submit the audit report or report of the agreed upon procedure to the program
1232	manager when the private school applies to receive scholarship funds;
1233	(b) comply with the antidiscrimination provisions of 42 U.S.C. Sec. 2000d;
1234	(c) provide a written disclosure to the parent of each prospective scholarship student,
1235	before the student is enrolled, of:
1236	(i) the education services that the school will provide to the scholarship student,
1237	including the cost of the provided services;
1238	(ii) tuition costs;
1239	(iii) additional fees the school will require a parent to pay during the school year; and
1240	(iv) the skill or grade level of the curriculum in which the prospective scholarship
1241	student will participate; and
1242	(d) require the following individuals to submit to a nationwide, fingerprint-based
1243	criminal background check and ongoing monitoring, in accordance with Section
1244	53G-11-402, as a condition for employment or appointment, as authorized by the
1245	Adam Walsh Child Protection and Safety Act of 2006, Pub. L. No. 109-248:
1246	(i) an employee who does not hold:
1247	(A) a current Utah educator license issued by the state board under Title 53E,
1248	Chapter 6, Education Professional Licensure; or
1249	(B) if the private school is not physically located in Utah, a current educator
1250	license in the state where the private school is physically located; and
1251	(ii) a contract employee.
1252	(2) A private school described in Subsection (1) is not eligible to receive scholarship funds

1253	if:
1254	(a) the private school requires a scholarship student to sign a contract waiving the
1255	scholarship student's right to transfer to another qualifying provider during the school
1256	year;
1257	(b) the audit report described in Subsection (1)(a) contains a going concern explanatory
1258	paragraph; or
1259	(c) the report of the agreed upon procedures described in Subsection (1)(a) shows that
1260	the private school does not have adequate working capital to maintain operations for
1261	the first full year.
1262	(3) To be eligible to receive scholarship funds on behalf of a scholarship student as an
1263	eligible school, a private school with fewer than 150 enrolled students shall:
1264	(a) provide to the program manager and financial administrator:
1265	(i) a federal employer identification number;
1266	(ii) the provider's address and contact information;
1267	(iii) a description of each program or service the provider proposes to offer a
1268	scholarship student; and
1269	(iv) any other information as required by the program manager or financial
1270	administrator; and
1271	(b) comply with the antidiscrimination provisions of 42 U.S.C. Sec. 2000d.
1272	(4) A private school described in Subsection (3) is not eligible to receive scholarship funds
1273	if the private school requires a scholarship student to sign a contract waiving the
1274	student's rights to transfer to another qualifying provider during the school year.
1275	(5) To be eligible to receive scholarship funds on behalf of a scholarship student as an
1276	eligible school, an LEA shall:
1277	(a) provide to the program manager and financial administrator:
1278	(i) a federal employer identification number;
1279	(ii) the LEA's address and contact information; and
1280	(iii) the amount to be charged under the program for, in correlation with the LEA's
1281	course and activity fee schedules, and a description of a class, program, or service
1282	the LEA provides to a [home-based-]scholarship student;
1283	(b) comply with the antidiscrimination provisions of 42 U.S.C. Sec. 2000d; and
1284	(c) ensure the provision of services to a scholarship student through which:
1285	(i) the scholarship student does not enroll in the LEA; and
1286	(ii) in accordance with Subsection 53F-2-302(2), the LEA does not receive WPU

1287		funding related to the student's participation with the LEA.
1288	<u>(c</u>	d) treat a scholarship student the same as the LEA would treat an enrolled student,
1289		including in:
1290		(i) participation allowances;
1291		(ii) audition rules;
1292		(iii) athletic team participation;
1293		(iv) extracurricular activities; and
1294		(v) co-curricular activities;
1295	<u>(e</u>	e) not deny a scholarship student participation in any activity, team, or program simply
1296		because:
1297		(i) the student is a scholarship student; or
1298		(ii) of liability concerns specific to the student's scholarship status;
1299	<u>(f</u>	establish a transparent and fair fee structure for scholarship expenses offered by the
1300		LEA, including a fee schedule that:
1301		(i) is based on actual costs of providing services;
1302		(ii) is consistent with fees charged to enrolled students;
1303		(iii) itemizes all charges and fees;
1304		(iv) explains the basis for each fee; and
1305		(v) is updated annually;
1306	<u>(</u> §	g) provide the same liability coverage to scholarship students as provided to enrolled
1307		students; and
1308	<u>(l</u>	n) in accordance with Subsection 53F-6-402(7), create and maintain a distinct identifier
1309		in the LEA's student information system that:
1310		(i) clearly identifies a scholarship student; and
1311		(ii) distinguishes the scholarship student from a student enrolled in the LEA.
1312	(6) A	an LEA described in Subsection (5) is not eligible to receive scholarship funds if:
1313	(8	a) the LEA requires a public education system scholarship student to sign a contract
1314		waiving the student's rights to engage with another qualifying provider for a
1315		scholarship expense during the school year; or
1316	(t	b) the LEA refuses to offer services that do not require LEA enrollment to scholarship
1317		students under the program.
1318	(7) R	esidential treatment facilities licensed by the state are not eligible to receive
1319	S	cholarship funds.
1320	(8) A	private school or LEA intending to receive scholarship funds shall:

1321	(a)(i) for a private school, submit an application to the program manager; or
1322	(ii) for an LEA, submit a notice to the program manager containing the information
1323	described in Subsection (5)(a); and
1324	(b) agree to not refund, rebate, or share scholarship funds with scholarship students or
1325	scholarship student's parents in any manner except remittances or refunds processed
1326	through the financial administrator to a scholarship account in accordance with this
1327	part and procedures that the program manager establishes, and the payment schedule
1328	described in Section 53F-6-411.
1329	(9) The program manager shall:
1330	(a) if the private school or LEA meets the eligibility requirements of this section,
1331	recognize the private school or LEA as an eligible school and, for a private school,
1332	approve the application; and
1333	(b) make available to the public a list of eligible schools approved under this section.
1334	(10) A private school approved under this section that changes ownership shall:
1335	(a) cease operation as an eligible school until:
1336	(i) the school submits a new application to the program manager; and
1337	(ii) the program manager approves the new application; and
1338	(b) demonstrate that the private school continues to meet the eligibility requirements of
1339	this section.
1340	(11) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
1341	state board shall establish rules for an LEA to create and publish fee structures for
1342	scholarship students.
1343	Section 11. Section <b>53F-6-409</b> is amended to read:
1344	53F-6-409 (Effective upon governor's approval). Eligible service providers.
1345	(1) To be an eligible service provider, a private program or service:
1346	(a) shall provide to the program manager and financial administrator:
1347	(i) a federal employer identification number;
1348	(ii) the provider's address and contact information;
1349	(iii) a description of each program or service the provider proposes to offer directly to
1350	a scholarship student; and
1351	(iv) subject to Subsection (2), any other information as required by the program
1352	manager;
1353	(b) shall comply with the antidiscrimination provisions of 42 U.S.C. Sec. 2000d; and
1354	(c) may not act as a consultant, clearing house, or intermediary that connects a

1355	scholarship student with or otherwise facilitates the student's engagement with a
1356	program or service that another entity provides.
1357	(2) The program manager shall adopt policies that maximize the number of eligible service
1358	providers, including accepting new providers throughout the school year, while ensuring
1359	education programs or services provided through the program meet student needs and
1360	otherwise comply with this part.
1361	(3) A private program or service intending to receive scholarship funds shall:
1362	(a) submit an application to the program manager;
1363	(b) complete all required orientation programs established by the program manager
1364	before receiving any scholarship funds and maintain a current orientation status
1365	throughout participation in the program; and
1366	[(b)] (c) agree to not refund, rebate, or share scholarship funds with scholarship students
1367	or scholarship students' parents in any manner except remittances or refunds
1368	processed through the financial administrator to a scholarship account in accordance
1369	with this part and procedures that the program manager establishes.
1370	(4) The program manager shall:
1371	(a) if the private program or service meets the eligibility requirements of this section,
1372	recognize the private program or service as an eligible service provider and approve a
1373	private program or service's application to receive scholarship funds on behalf of a
1374	scholarship student; and
1375	(b) make available to the public a list of eligible service providers approved under this
1376	section.
1377	(5) A private program or service approved under this section that changes ownership shall:
1378	(a) cease operation as an eligible service provider until:
1379	(i) the program or service submits a new application to the program manager; and
1380	(ii) the program manager approves the new application; and
1381	(b) demonstrate that the private program or service continues to meet the eligibility
1382	requirements of this section.
1383	(6) The following are not eligible service providers:
1384	(a) a parent of a home-based scholarship student or a home school student solely in
1385	relation to the parent's child; or
1386	(b) any other individual that does not meet the requirements described in this section.
1387	(7) Nothing prohibits an entity that provides education services under the Statewide Online
1388	Education Program described in Title 53F, Chapter 4, Part 5, Statewide Online

1389	Education Program, from operating as an eligible service provider under this part to
1390	provide education services to scholarship students.
1391	Section 12. Section <b>53F-6-410</b> is amended to read:
1392	53F-6-410 (Effective upon governor's approval). Parental rights Optional
1393	assessment.
1394	(1) In accordance with Section 53G-6-803 regarding a parent's right to academic
1395	accommodations, nothing in this chapter restricts or affects a parent's interests and role
1396	in the care, custody, and control of the parent's child, including the duty and right to
1397	nurture and direct the child's upbringing and education.
1398	(2)(a) A parent may request that the program manager facilitate one of the following
1399	assessments of the parent's scholarship student:
1400	(i) a standards assessment described in Section 53E-4-303;
1401	(ii) a high school assessment described in Section 53E-4-304;
1402	(iii) a college readiness assessment described in Section 53E-4-305;
1403	(iv) an assessment of students in grade 3 to measure reading grade level described in
1404	Section 53E-4-307; or
1405	(v) a nationally norm-referenced assessment.
1406	(b)(i) Notwithstanding any other provision of law, the entity administering an
1407	assessment described in Subsection (2)(a) to a scholarship student in accordance
1408	with this section may not report the result of or any other data pertaining to the
1409	assessment or scholarship student to a person other than the program manager, the
1410	scholarship student, or the scholarship student's parent.
1411	(ii) The program manager may not report or communicate the result or data described
1412	in Subsection (2)(b)(i) to a person other than the relevant scholarship student and
1413	the scholarship student's parent unless the result or data is included in a
1414	de-identified compilation of data related to all scholarship students.
1415	(c) In any communication from the program manager regarding an assessment described
1416	in this Subsection (2), the program manager shall include a disclaimer that no
1417	assessment is required.
1418	(d) The completion of an optional assessment under this section satisfies the portfolio
1419	eligibility qualification described in Subsection 53F-6-402(3)(d).
1420	(3) The rights described in this section shall be exercised in conjunction with the
1421	procedures for students with special needs as described in Section 53F-6-416.
1422	Section 13 Section 53F-6-411 is amended to read:

1423	53F-6-411 (Effective upon governor's approval). Program funding.
1424	(1) [H] Except as provided in Subsection (7), if a scholarship student enters or reenters the
1425	public education system during a given school year:
1426	(a) no later than five business days after the day on which the student enters or reenters
1427	the public education system, the program manager shall direct the financial
1428	administrator to immediately remove the balance in the scholarship student's
1429	scholarship account for other use within the program;
1430	(b) the state board may not distribute any remaining state funds to the program manager
1431	or financial administrator for the student; and
1432	(c) the program manager may direct the financial administrator to use the balance
1433	described in Subsection (1)(a) for another scholarship student.
1434	(2) At the end of a school year, a program manager shall:
1435	(a) direct the financial administrator to:
1436	(i) withdraw any remaining scholarship funds in a scholarship account; and
1437	(ii) [retain the scholarship funds for disbursement in the following year.] allocate
1438	these funds as rollovers in accordance with Subsection (4); and
1439	(b) return any funds not allocated as rollovers to the program manager or the state board
1440	to be deposited in the restricted account described in Subsection (4).
1441	(3)(a) To administer the program, the program manager may use up to [the lesser of ]5% [
1442	or \$2,500,000 ] of the funds the Legislature appropriates for the program.
1443	(b) [Subject to Subsection (3)(a), the ] The funds for program administration described in
1444	Subsection (3)(a) are nonlapsing.
1445	(c) The program manager may not retain administrative cost balances in excess of 25%
1446	of total administrative costs in any fiscal year.
1447	(4)(a) There is created a restricted account within the Income Tax Fund known as the
1448	"Utah Fits All Scholarship Program Restricted Account."
1449	(b) The restricted account shall consist of:
1450	(i) money appropriated to the restricted account by the Legislature;
1451	(ii) interest earned on the restricted account; and
1452	(iii) in accordance with Subsection (6), unused scholarship funds returned to the
1453	restricted account under this section.
1454	(5)(a) Subject to legislative appropriations, the state board shall distribute scholarship
1455	funds to the program manager or financial administrator from the restricted account
1456	in two equal payments:

1457	(i) the first payment at the beginning of the scholarship year; and
1458	(ii) the second payment during the second half of the scholarship year.
1459	(b) Notwithstanding Subsection (5)(a), the program manager may authorize
1460	disbursement of a scholarship student's full annual award amount at the beginning of
1461	the scholarship year if:
1462	(i) the funds are for private school tuition; or
1463	(ii) the program manager determines immediate disbursement is necessary for the
1464	student's education.
1465	(6) The program manager shall:
1466	(a) allow unused scholarship funds to rollover in a 2:1 ratio, where:
1467	(i) for every three dollars of unused scholarship funds, two dollars rollover to the
1468	scholarship student to be added to the student's scholarship award for the next
1469	scholarship year, up to a maximum rollover amount of \$2,000 that may cumulate:
1470	<u>and</u>
1471	(ii) the remaining unused funds return to the restricted account;
1472	(b) verify the scholarship student maintains program eligibility before executing any
1473	rollover; and
1474	(c) direct the financial administrator to return any unused funds not allocated as
1475	rollovers to the restricted account described in this section.
1476	(7)(a) Before determining a student has reentered public education, the program
1477	manager shall:
1478	(i) notify the parent in writing of:
1479	(A) the identified public school enrollment; and
1480	(B) the parent's right to verify or dispute the enrollment finding; and
1481	(ii) allow the parent five business days to:
1482	(A) confirm the accuracy of the enrollment; or
1483	(B) provide evidence disputing the enrollment finding.
1484	(b) A parent may appeal an incorrect reentry determination by submitting documentation
1485	to the program manager within the time specified in Subsection (7)(a).
1486	Section 14. Section <b>53F-6-412</b> is amended to read:
1487	53F-6-412 (Effective upon governor's approval). Reports.
1488	[Beginning in 2025 and in] In accordance with Section 68-3-14 and the Family
1489	Educational Rights and Privacy Act, 20 U.S.C. Sec. 1232g, the program manager shall submit
1490	a report on the program to the Education Interim Committee no later than September 1 of each

1524

1491	year that includes:
1492	(1) the number and outcomes of appeals processed through the appeals process established
1493	in Section 53F-6-417;
1494	(2) the total amount and usage of rollover funds as described in Section 53F-6-411;
1495	(3) a summary of the income verification process and outcomes, including the number of
1496	households verified through each method described in Section 53F-6-402;
1497	(4) for scholarship rollovers:
1498	(a) the total amount of funds rolled over;
1499	(b) the number of students with rollovers; and
1500	(c) the impact on subsequent year scholarship amounts;
1501	(5) for restricted expenses:
1502	(a) the total amount spent on extracurricular and physical education expenses;
1503	(b) the percentage of scholarship funds used for restricted expenses by student; and
1504	(c) the number of students reaching:
1505	(i) the 20% restriction limit for physical education; and
1506	(ii) the 20% limit for extracurricular related expenses;
1507	(6) in consultation with the financial administrator, all financial data necessary for the
1508	preparation of the report required under this section no later than 30 days before each
1509	reporting deadline;
1510	[(1)] (7) the total amount of tuition and fees qualifying providers charged for the current
1511	year and previous two years;
1512	[(2)] (8) the total amount of goods paid for with scholarship funds in the previous year and a
1513	general characterization of the types of goods;
1514	[(3)] (9) administrative costs of the program;
1515	[(4)] (10) the number of scholarship students from each county and the aggregate number of
1516	eligible students on the waitlist described in Section 53F-6-405;
1517	[(5)] (11) the percentage of first-time scholarship students who were enrolled in a public
1518	school during the previous school year or who entered kindergarten or a higher grade for
1519	the first time in Utah;
1520	[(6)] (12) the program manager's strategy and outreach efforts to reach eligible students
1521	whose family income is at or below 200% of the federal poverty level and related
1522	obstacles to enrollments;
1523	[(7)] (13) in the report that the program manager submits in 2025, information on steps the

program manager has taken and processes the program manager has adopted to

1525	implement the program; [and]
1526	(14) breakdown of scholarship students by:
1527	(a) private school enrollment versus home-based education; and
1528	(b) enrollment preference tier through which the student received the scholarship; and
1529	[(8)] (15) any other information regarding the program and the program's implementation
1530	that the committee requests.
1531	Section 15. Section <b>53F-6-415.5</b> is enacted to read:
1532	53F-6-415.5 (Effective upon governor's approval). Transition provisions.
1533	(1) As used in this section:
1534	(a) "Previous contracted entity" means an organization that was contracted to perform
1535	program functions immediately prior to a transition event.
1536	(b) "Transition event" means:
1537	(i) the expiration or termination of a contracted entity contract;
1538	(ii) the inability of a contracted entity to perform required duties; or
1539	(iii) any other circumstance requiring transition to a new contracted entity, including
1540	legislative changes to this part or the program appropriations.
1541	(c) "Transition period" means the time between:
1542	(i) the occurrence of a transition event; and
1543	(ii) the effective date of a contract with a new contracted entity selected through the
1544	state's procurement process.
1545	(2) Upon the occurrence of a transition event, the Department of Operations shall:
1546	(a) serve as a temporary bridge program administrator solely during the time required to:
1547	(i) maintain essential program operations with the full cooperation from the previous
1548	contracted entity that is undergoing termination of contract; and
1549	(ii) complete the procurement process for selecting new contracted entities;
1550	(b) immediately initiate and complete the procurement process described in Section
1551	53F-6-404 in an expedited manner;
1552	(c) establish clear timelines and procedures for the transition process between the
1553	previous contracted entity to the Department of Operations to the new contracted
1554	entity;
1555	(d) if the transition event affects the financial administrator:
1556	(i) immediately secure temporary financial services through an emergency
1557	procurement process to ensure continuity of payment processing;
1558	(ii) ensure the temporary financial services provider meets all qualifications of a

1559	financial administrator under Section 53F-6-401; and
1560	(iii) maintain separation between program administration and financial operations
1561	during the transition period; and
1562	(e) provide proper notice to and coordinate with:
1563	(i) qualifying providers;
1564	(ii) parents;
1565	(iii) all contracted entities;
1566	(iv) the state board; and
1567	(v) other affected parties.
1568	(3) During the transition period, the Department of Operations:
1569	(a) shall ensure with full cooperation and support of the previous contracted entity:
1570	(i) all existing scholarship accounts remain valid and operational;
1571	(ii) all qualifying provider approvals remain in effect;
1572	(iii) no interruption in:
1573	(A) scholarship payments;
1574	(B) account access for parents;
1575	(C) contracted entity operations; and
1576	(D) other essential program functions;
1577	(iv) if a temporary financial services provider is necessary:
1578	(A) the provider's compliance with program requirements;
1579	(B) proper processing of scholarship payments; and
1580	(C) appropriate separation of duties is maintained between the provider and the
1581	Department of Operations;
1582	(v) preservation of all program data and records for transfer to new contracted
1583	entities; and
1584	(vi) continuation of necessary reporting and compliance activities;
1585	(b) may not:
1586	(i) implement new policies or procedures;
1587	(ii) modify existing program operations; or
1588	(iii) directly handle or process any scholarship funds; and
1589	(c) shall maintain the program's operational independence from governmental control.
1590	(4) The Department of Operations' temporary bridge program administrator role:
1591	(a) is limited to maintaining essential program functions;
1592	(b) may not extend beyond the minimum time necessary to complete the procurement

1593	process;
1594	(c) does not constitute ongoing program management or operations;
1595	(d) shall be performed solely to maintain program continuity during the transition to a
1596	new program manager; and
1597	(e) shall terminate immediately upon the new program manager assuming the duties of a
1598	program manager.
1599	(5) All contracts, agreements, and obligations with the previous contracted entity shall:
1600	(a) remain in effect during the transition period unless specifically terminated through
1601	appropriate procedures;
1602	(b) be reviewed by the Department of Operations for continuation, modification, or
1603	termination; and
1604	(c) if necessary, be transferred to appropriate entities as determined through the
1605	procurement process.
1606	(6) Upon selection and awarding of a new contract to a contracted entity, the Department of
1607	Operations shall:
1608	(a) facilitate an orderly transfer of all relevant program operations, records, and data;
1609	(b) ensure the new contracted entity is prepared to assume all relevant program
1610	responsibilities; and
1611	(c) except for contract administrator duties, terminate all temporary administrative duties
1612	(7) During the transition period:
1613	(a) if a temporary financial services provider is necessary:
1614	(i) the provider shall process all program payments and maintain all scholarship
1615	accounts;
1616	(ii) the Department of Operations may not directly handle or process any scholarship
1617	<u>funds; and</u>
1618	(iii) the temporary financial services provider shall receive the portion of
1619	administrative funds necessary for financial operations;
1620	(b) the state board shall:
1621	(i) allocate administrative funds as directed by the Department of Operations to:
1622	(A) the temporary financial services provider for financial operations; and
1623	(B) other contracted entities continuing to perform program functions; and
1624	(ii) ensure the total administrative costs do not exceed the limit in Subsection
1625	53F-6-411(3)(a)(i); and
1626	(c) the Department of Operations:

1627	(i) shall maintain detailed accounting of all transition period administrative
1628	expenditures;
1629	(ii) shall report transition period expenditures to the state board;
1630	(iii) may not directly handle scholarship funds or accounts; and
1631	(iv) shall ensure proper separation between program administration and financial
1632	operations is maintained throughout the transition period.
1633	(8) Any unexpended administrative funds at the end of the transition period shall:
1634	(a) transfer to the newly contracted entities upon completion of the procurement process;
1635	<u>or</u>
1636	(b) return to the restricted account described in Section 53F-6-411 if not needed for
1637	contracted entity operations.
1638	(9) Within 30 days after terminating temporary administrative duties under Subsection
1639	(6)(c), the Department of Operations shall submit a report to the Executive
1640	Appropriations Committee that includes:
1641	(a) a summary of actions taken during the transition period;
1642	(b) an accounting of all expenditures made during the transition period;
1643	(c) confirmation that all program operations, records, and data have been properly
1644	transferred to new contracted entities; and
1645	(d) verification that all temporary administrative duties have been terminated.
1646	Section 16. Section <b>53F-6-416</b> is enacted to read:
1647	53F-6-416 (Effective upon governor's approval). Students with special needs.
1648	The program manager shall coordinate with the program manager of the Carson Smith
1649	Opportunity Scholarship Program created in Section 53E-7-402 and the Carson Smith
1650	Scholarship Program created in Section 53F-4-302 to ensure that a student is not receiving
1651	duplicate benefits.
1652	Section 17. Section <b>53F-6-417</b> is enacted to read:
1653	53F-6-417 (Effective upon governor's approval). Appeals process for denied
1654	reimbursements.
1655	In accordance with required program administration the program manager shall:
1656	(1) follow an appeals process for when a student's eligibility is suspended or disqualified
1657	under Section 53F-6-405; and
1658	(2) establish the process and procedures for the appeals process described in this section.
1659	Section 18. Effective Date.
1660	This hill takes effect:

1661	(1) except as provided in Subsection (2), May 7, 2025; or
1662	(2) if approved by two-thirds of all members elected to each house:
1663	(a) upon approval by the governor;
1664	(b) without the governor's signature, the day following the constitutional time limit of
1665	Utah Constitution, Article VII, Section 8; or
1666	(c) in the case of a veto, the date of veto override.