### Katy Hall proposes the following substitute bill:

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# Public Education Compliance 2025 GENERAL SESSION STATE OF UTAH Chief Sponsor: Katy Hall Senate Sponsor:

**3 LONG TITLE** 

4 General Description:

5 This bill amends and enacts provisions expanding the authority of the State Board of

6 Education (state board) to address local education agency compliance.

#### 7 Highlighted Provisions:

- 8 This bill:
- 9 requires the state board to use an existing compliance framework to address reports or
- 10 allegations of noncompliance;
- 11 requires the state board to develop a system to prioritize certain complaints to the Utah
- 12 Professional Practices Advisory Commission;
- 13 requires a school district or charter school to provide information to the state board that is

14 necessary for the state board to fulfill a statutory data gathering, compliance, or

- 15 reporting requirement; and
- 16 makes technical and conforming changes.
- 17 Money Appropriated in this Bill:

18 This bill appropriates \$1,000,000 in operating and capital budgets for fiscal year 2026, all

- 19 of which is from the various sources as detailed in this bill.
- 20 Other Special Clauses:
- 21 None
- 22 Utah Code Sections Affected:
- 23 AMENDS:

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- 24 **53E-3-401**, as last amended by Laws of Utah 2020, Chapters 253, 408
- 25 **53E-6-506**, as last amended by Laws of Utah 2024, Chapter 20
- 26 **53G-4-402**, as last amended by Laws of Utah 2024, Chapters 67, 476
- 27 **53G-5-404**, as last amended by Laws of Utah 2024, Chapter 63

29	Be it enacted by the Legislature of the state of Utah:
30	Section 1. Section <b>53E-3-401</b> is amended to read:
31	53E-3-401 . Powers of the state board Adoption of rules Enforcement
32	Attorney.
33	(1) As used in this section:
34	(a) "Education entity" means:
35	(i) an entity that receives a distribution of state funds through a grant program
36	managed by [-]the state board under this public education code;
37	(ii) an entity that enters into a contract with the state board to provide an educational
38	good or [-]service;
39	(iii) a school district;
40	(iv) a charter school; or
41	(v) a regional education service agency, as that term is defined in Section 53G-4-410.
42	(b) "Educational good or service" means a good or service that is required or regulated
43	under:
44	(i) this public education code; or
45	(ii) a rule, made in accordance with Title 63G, Chapter 3, Utah Administrative
46	Rulemaking Act, and authorized under this public education code.
47	(2)(a) The state board has general control and supervision of the state's public education
48	system.
49	(b) "General control and supervision" as used in Utah Constitution, Article X, Section 3,
50	means directed to the whole system.
51	(3) The state board may not govern, manage, or operate school districts, institutions, and
52	programs, unless granted that authority by statute.
53	(4)(a) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act,
54	the state board may make rules to execute the state board's duties and responsibilities
55	under the Utah Constitution and state law.
56	(b) The state board may delegate the state board's statutory duties and responsibilities to
57	state board employees.
58	(5)(a) The state board may sell any interest it holds in real property upon a finding by
59	the state board that the property interest is surplus.
60	(b) The state board may use the money it receives from a sale under Subsection (5)(a)
61	for capital improvements, equipment, or materials, but not for personnel or ongoing
62	costs.

63	(c) If the property interest under Subsection (5)(a) was held for the benefit of an agency
64	or institution administered by the state board, the money may only be used for
65	purposes related to the agency or institution.
66	(d) The state board shall advise the Legislature of any sale under Subsection (5)(a) and
67	related matters during the next following session of the Legislature.
68	(6) The state board shall develop policies and procedures related to federal educational
69	programs in accordance with Part 8, Implementing Federal or National Education
70	Programs.
71	(7) On or before December 31, 2010, the state board shall review mandates or requirements
72	provided for in state board rule to determine whether certain mandates or requirements
73	could be waived to remove funding pressures on public schools on a temporary basis.
74	(8)(a) The state board shall provide procedures for addressing and resolving compliance
75	and monitoring issues related to this public education code, federal law, or rules,
76	including:
77	(i) creating methods to review and investigate alleged compliance issues;
78	(ii) creating clear procedures for corrective action plans;
79	(iii) allowing for an appeals process; and
80	(iv) addressing contractual and non-contractual issues.
81	[(a)] (b) If an education entity violates this public education code or rules authorized
82	under this public education code, the state board may, in accordance with the rules
83	described in Subsection [ <del>(8)(c)</del> ] <u>(8)(d)</u> :
84	(i) require the education entity to enter into a corrective action agreement with the
85	state board;
86	(ii) temporarily or permanently withhold state funds from the education entity;
87	(iii) require the education entity to pay a penalty;[-or]
88	(iv) require the education entity to reimburse specified state funds to the state board[ $\frac{1}{2}$ ];
89	(v) direct an investigation or review by the Utah Professional Practices Advisory
90	Commission under Section 53E-6-506;
91	(vi) require additional reporting or monitoring;
92	(vii) refer the complaint, evidence, and findings to the attorney general's office or the
93	relevant district attorney's office;
94	(viii) require the education entity to hire a third-party provider to provide services the
95	state board determines necessary;
96	(ix) require reimbursement from the education entity instead of future allocations

97	from the state board;
98	(x) require a follow-up investigation;
99	(xi) refer the violation and corresponding evidence to the state auditor or the
100	legislative auditor general, if the violation relates to finances;
101	(xii) request additional evidence of compliance; or
102	(xiii) other action the state board deems appropriate.
103	[(b)] (c) Except for temporarily withheld funds, if the state board collects state funds
104	under Subsection [(8)(a)] (8)(b), the state board shall pay the funds into the Uniform
105	School Fund.
106	[(c)] (d) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act,
107	the state board shall make rules:
108	(i) that require notice and an opportunity to be heard for an education entity affected
109	by a state board action described in Subsection [(8)(a)] (8)(b); and
110	(ii) to administer this Subsection (8).
111	[(d)] (e)(i) An individual may bring a violation of statute or state board rule to the
112	attention of the state board in accordance with a process described in rule adopted
113	by the state board.
114	(ii) If the state board identifies a violation of statute or state board rule as a result of
115	the process described in Subsection [ <del>(8)(d)(i)</del> ] (8)(e)(i), the state board may take
116	action in accordance with this section.
117	[(e) The state board shall report criminal conduct of an education entity to the district
118	attorney of the county where the education entity is located.]
119	(9) The state board may audit the use of state funds by an education entity that receives
120	those state funds as a distribution from the state board.
121	(10) The state board may require, by rule made in accordance with Title 63G, Chapter 3,
122	Utah Administrative Rulemaking Act, that if an LEA contracts with a third party
123	contractor for an educational good or service, the LEA shall require in the contract that
124	the third party contractor shall provide, upon request of the LEA, information necessary
125	for the LEA to verify that the educational good or service complies with:
126	(a) this public education code; and
127	(b) state board rule authorized under this public education code.
128	(11)(a) The state board may appoint an attorney to provide legal advice to the state
129	board and coordinate legal affairs for the state board and the state board's employees.
130	(b) An attorney described in Subsection (11)(a) shall cooperate with the Office of the

131	Attorney General.
132	(c) An attorney described in Subsection (11)(a) may not:
133	(i) conduct litigation;
134	(ii) settle claims covered by the Risk Management Fund created in Section 63A-4-201;
135	or
136	(iii) issue formal legal opinions.
137	(12) The state board shall ensure that any training or certification that an employee of the
138	public education system is required to complete under this title or by rule complies with
139	Title 63G, Chapter 22, State Training and Certification Requirements.
140	Section 2. Section <b>53E-6-506</b> is amended to read:
141	53E-6-506 . UPPAC duties and procedures.
142	(1) The state board may direct UPPAC to review a complaint about an educator and
143	recommend that the state board:
144	(a) dismiss the complaint; or
145	(b) investigate the complaint in accordance with this section.
146	(2)(a) The state board may direct UPPAC to:
147	(i) in accordance with this section, investigate a complaint's allegation or decision; or
148	(ii) hold a hearing.
149	(b) UPPAC may initiate a hearing as part of an investigation.
150	(c) Upon completion of an investigation or hearing, UPPAC shall:
151	(i) provide findings to the state board; and
152	(ii) make a recommendation for state board action.
153	(d) UPPAC may not make a recommendation described in Subsection (2)(c)(ii) to
154	adversely affect an educator's license unless UPPAC gives the educator an
155	opportunity for a hearing.
156	(3)(a) The state board may:
157	(i) select an independent investigator to conduct a UPPAC investigation with UPPAC
158	oversight; or
159	(ii) authorize UPPAC to select and oversee an independent investigator to conduct an
160	investigation.
161	(b) In conducting an investigation, UPPAC or an independent investigator shall conduct
162	the investigation independent of and separate from a related criminal investigation.
163	(c) In conducting an investigation, UPPAC or an independent investigator may:
164	(i) in accordance with Section 53E-6-606, administer oaths and issue subpoenas; or

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165	(ii) receive evidence related to an alleged offense, including sealed or expunged
166	records released to the state board under Section 77-40a-403.
167	(d) If UPPAC finds that reasonable cause exists during an investigation, UPPAC may
168	recommend that the state board initiate a background check on an educator as
169	described in Section 53G-11-403.
170	(e) UPPAC has a rebuttable presumption that an educator committed a sexual offense
171	against a minor child if the educator voluntarily surrendered a license or certificate or
172	allowed a license or certificate to lapse in the face of a charge of having committed a
173	sexual offense against a minor child.
174	(4) The state board may direct UPPAC to:
175	(a) recommend to the state board procedures for:
176	(i) receiving and processing complaints;
177	(ii) investigating a complaint's allegation or decision;
178	(iii) conducting hearings; or
179	(iv) reporting findings and making recommendations to the state board for state board
180	action;
181	(b) recommend to the state board or a professional organization of educators:
182	(i) standards of professional performance, competence, and ethical conduct for
183	educators; or
184	(ii) suggestions for improvement of the education profession; or
185	(c) fulfill other duties the state board finds appropriate.
186	(5) UPPAC may not participate as a party in a dispute relating to negotiations between:
187	(a) a school district and the school district's educators; or
188	(b) a charter school and the charter school's educators.
189	(6) The state board shall make rules, in accordance with Title 63G, Chapter 3, Utah
190	Administrative Rulemaking Act, to establish UPPAC duties and procedures[-] , including
191	a system to prioritize complaints to ensure that UPPAC addresses the most egregious
192	and time sensitive complaints before other complaints.
193	Section 3. Section <b>53G-4-402</b> is amended to read:
194	53G-4-402 . Powers and duties generally.
195	(1) A local school board shall:
196	(a) implement the core standards for Utah public schools using instructional materials
197	that best correlate to the core standards for Utah public schools and graduation
198	requirements;

199	(b) admi	nister tests, required by the state board, which measure the progress of each
200	stude	ent, and coordinate with the state superintendent and state board to assess results
201	and c	create plans to improve the student's progress, which shall be submitted to the
202	state	board for approval;
203	(c) use p	rogress-based assessments as part of a plan to identify schools, teachers, and
204	stude	ents that need remediation and determine the type and amount of federal, state,
205	and le	ocal resources to implement remediation;
206	(d) for ea	ach grading period and for each course in which a student is enrolled, issue a
207	grade	e or performance report to the student:
208	(i) th	hat reflects the student's work, including the student's progress based on mastery,
209	f	or the grading period; and
210	(ii) i	n accordance with the local school board's adopted grading or performance
211	S	tandards and criteria;
212	(e) devel	op early warning systems for students or classes failing to make progress;
213	(f) work	with the state board to establish a library of documented best practices,
214	consi	stent with state and federal regulations, for use by the special districts;
215	(g) imple	ement training programs for school administrators, including basic management
216	traini	ng, best practices in instructional methods, budget training, staff management,
217	mana	inging for learning results and continuous improvement, and how to help every
218	stude	ent achieve optimal learning in basic academic subjects; and
219	(h) ensur	re that the local school board meets the data collection and reporting standards
220	descr	ribed in Section 53E-3-501.
221	(2) Local sch	nool boards shall spend Minimum School Program funds for programs and
222	activities	for which the state board has established minimum standards or rules under
223	Section 5	3E-3-501.
224	(3)(a) A loca	l school board may purchase, sell, and make improvements on school sites,
225	buildings	, and equipment, and construct, erect, and furnish school buildings.
226	(b) Schoo	ol sites or buildings may only be conveyed or sold on local school board
227	resolu	ution affirmed by at least two-thirds of the school board members.
228	(4)(a) A loca	l school board may participate in the joint construction or operation of a
229	school att	tended by students residing within the district and students residing in other
230	districts e	either within or outside the state.
231	(b) Any a	agreement for the joint operation or construction of a school shall:
232	(i) be	e signed by the president of the local school board of each participating district;

233	(ii) include a mutually agreed upon pro rata cost; and
234	(iii) be filed with the state board.
235	(5) A local school board may establish, locate, and maintain elementary, secondary, and
236	applied technology schools.
237	(6) A local school board may enter into cooperative agreements with other local school
238	boards to provide educational services that best utilize resources for the overall
239	operation of the school districts, including shared transportation services.
240	(7) A local school board shall ensure that an agreement under Subsection (6):
241	(a) is signed by the president of the local school board of each participating district;
242	(b) specifies the resource being shared;
243	(c) includes a mutually agreed upon pro rata cost;
244	(d) includes the duration of the agreement; and
245	(e) is filed with the state board.
246	(8) Except as provided in Section 53E-3-905, a local school board may enroll children in
247	school who are at least five years old before September 2 of the year in which admission
248	is sought.
249	(9) A local school board:
250	(a) may establish and support school libraries; and
251	(b) shall provide an online platform:
252	(i) through which a parent is able to view the title, author, and a description of any
253	material the parent's child borrows from the school library, including a history of
254	borrowed materials, either using an existing online platform that the LEA uses or
255	through a separate platform; and
256	(ii)(A) for a school district with 1,000 or more enrolled students, no later than
257	August 1, 2024; and
258	(B) for a school district with fewer than 1,000 enrolled students, no later than
259	August 1, 2026.
260	(10) A local school board may collect damages for the loss, injury, or destruction of school
261	property.
262	(11) A local school board may authorize guidance and counseling services for students and
263	the student's parents before, during, or following school enrollment.
264	(12)(a) A local school board shall administer and implement federal educational
265	programs in accordance with Title 53E, Chapter 3, Part 8, Implementing Federal or
266	National Education Programs.

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267	(b)	Federal funds are not considered funds within the school district budget under
268		Chapter 7, Part 3, Budgets.
269	(13)(a)	A local school board may organize school safety patrols and adopt policies under
270	wh	ich the patrols promote student safety.
271	(b)	A student appointed to a safety patrol shall be at least 10 years old and have written
272		parental consent for the appointment.
273	(c)	Safety patrol members may not direct vehicular traffic or be stationed in a portion of
274		a highway intended for vehicular traffic use.
275	(d)	Liability may not attach to a school district, its employees, officers, or agents, or to a
276		safety patrol member, a parent of a safety patrol member, or an authorized volunteer
277		assisting the program by virtue of the organization, maintenance, or operation of a
278		school safety patrol.
279	(14)(a)	A local school board may on its own behalf, or on behalf of an educational
280	inst	itution for which the local school board is the direct governing body, accept
281	priv	vate grants, loans, gifts, endowments, devises, or bequests that are made for
282	edu	cational purposes.
283	(b)	The contributions made under Subsection (14)(a) are not subject to appropriation by
284		the Legislature.
285	(15)(a)	A local school board may appoint and fix the compensation of a compliance
286	off	cer to issue citations for violations of Subsection 76-10-105(2)(b).
287	(b)	A person may not be appointed to serve as a compliance officer without the person's
288		consent.
289	(c)	A teacher or student may not be appointed as a compliance officer.
290	(16) A	local school board shall adopt bylaws and policies for the local school board's own
291	pro	cedures.
292	(17)(a)	A local school board shall make and enforce policies necessary for the control
293	and	management of the district schools.
294	(b)	Local school board policies shall be in writing, filed, and referenced for public
295		access.
296	(18) A	local school board may hold school on legal holidays other than Sundays.
297	(19)(a)	A local school board shall establish for each school year a school traffic safety
298	con	nmittee to implement this Subsection (19).
299	(b)	The committee shall be composed of one representative of:

300 (i) the schools within the district;

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301	(ii) the Parent Teachers' Association of the schools within the district;
302	(iii) the municipality or county;
303	(iv) state or local law enforcement; and
304	(v) state or local traffic safety engineering.
305	(c) The committee shall:
306	(i) receive suggestions from school community councils, parents, teachers, and
307	others, and recommend school traffic safety improvements, boundary changes to
308	enhance safety, and school traffic safety program measures;
309	(ii) review and submit annually to the Department of Transportation and affected
310	municipalities and counties a child access routing plan for each elementary,
311	middle, and junior high school within the district;
312	(iii) in consultation with the Utah Safety Council and the Division of Family Health[
313	Services], provide training to all students in kindergarten through grade 6, within
314	the district, on school crossing safety and use; and
315	(iv) help ensure the district's compliance with rules made by the Department of
316	Transportation under Section 41-6a-303.
317	(d) The committee may establish subcommittees as needed to assist in accomplishing the
318	committee's duties under Subsection (19)(c).
319	(20)(a) A local school board shall adopt and implement a comprehensive emergency
320	response plan to prevent and combat violence in the local school board's public
321	schools, on school grounds, on school vehicles, and in connection with
322	school-related activities or events.
323	(b) The local school board shall ensure that the plan:
324	(i) includes prevention, intervention, and response components;
325	(ii) is consistent with the school discipline and conduct policies required for school
326	districts under Chapter 8, Part 2, School Discipline and Conduct Plans;
327	(iii) requires professional learning for all district and school building staff on the
328	staff's roles in the emergency response plan;
329	(iv) provides for coordination with local law enforcement and other public safety
330	representatives in preventing, intervening, and responding to violence in the areas
331	and activities referred to in Subsection (20)(a); and
332	(v) includes procedures to notify a student who is off campus at the time of a school
333	violence emergency because the student is:
334	(A) participating in a school-related activity; or

335	(B) excused from school for a period of time during the regular school day to
336	participate in religious instruction at the request of the student's parent.
337	(c) The state board, through the state superintendent, shall develop comprehensive
338	emergency response plan models that local school boards may use, where
339	appropriate, to comply with Subsection (20)(a).
340	(d) A local school board shall, by July 1 of each year, certify to the state board that its
341	plan has been practiced at the school level and presented to and reviewed by its
342	teachers, administrators, students, and the student's parents and local law enforcement
343	and public safety representatives.
344	(21)(a) A local school board may adopt an emergency response plan for the treatment of
345	sports-related injuries that occur during school sports practices and events.
346	(b) The plan may be implemented by each secondary school in the district that has a
347	sports program for students.
348	(c) The plan may:
349	(i) include emergency personnel, emergency communication, and emergency
350	equipment components;
351	(ii) require professional learning on the emergency response plan for school
352	personnel who are involved in sports programs in the district's secondary schools;
353	and
354	(iii) provide for coordination with individuals and agency representatives who:
355	(A) are not employees of the school district; and
356	(B) would be involved in providing emergency services to students injured while
357	participating in sports events.
358	(d) The local school board, in collaboration with the schools referred to in Subsection
359	(21)(b), may review the plan each year and make revisions when required to improve
360	or enhance the plan.
361	(e) The state board, through the state superintendent, shall provide local school boards
362	with an emergency plan response model that local school boards may use to comply
363	with the requirements of this Subsection (21).
364	(22)(a) A local school board shall approve an LEA's policies and procedures that an
365	LEA develops to ensure that students have non-electronic notification of and access
366	to:
367	(i) school activities and events, including:
368	(A) schedule changes;

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369	(B) extracurricular activities; and
370	(C) sporting events; and
371	(ii) the emergency response plans described in Subsections (20) and (21).
372	(b) Notwithstanding Subsection (22)(a), an LEA may provide electronic notification of
373	and access to school activities and events as described in Subsections (22)(a)(i) and
374	(ii) if:
375	(i)(A) the school provides each student with an electronic device; and
376	(B) the electronic device is capable of receiving electronic notification of and
377	access to school activities and events as described in Subsections (22)(a)(i) and
378	(ii); or
379	(ii) an emergency, unforeseen circumstance, or other incident arises and an LEA
380	cannot reasonably provide timely non-electronic notification.
381	(c) An LEA may not require the use of a privately owned electronic device to complete
382	course work.
383	(23) A local school board shall do all other things necessary for the maintenance,
384	prosperity, and success of the schools and the promotion of education.
385	(24)(a) As used in this subsection, "special enrollment program" means a full-day
386	academic program in which a parent opts to enroll the parent's student and that is
387	offered at a specifically designated school within an LEA, including:
388	(i) gifted or advanced learning programs; or
389	(ii) dual language immersion programs.
390	(b) Before closing a school, changing the boundaries of a school, or changing or closing
391	the location of a special enrollment program, a local school board shall:
392	(i) at a local school board meeting, make and approve a motion to initiate the
393	notification required under Subsections (24)(b)(ii) through (iv);
394	(ii) on or before 90 days before the day on which the local school board approves the
395	school closure or at least 30 days before the day on which the local school board
396	approves a school boundary change, provide notice that the local school board is
397	considering the closure or boundary change to:
398	(A) parents of students enrolled in the school, using the same form of
399	communication the local school board regularly uses to communicate with
400	parents and also by mail, using the United States Postal Service, to the parents
401	at each known address;
402	(B) parents of students enrolled in other schools within the school district that may

403	be affected by the closure or boundary change, using the same form of
404	communication the local school board regularly uses to communicate with
405	parents and also by mail, using the United States Postal Service, to the parents
406	at each known address; and
407	(C) the governing council and the mayor of the municipality in which the school is
408	located;
409	(iii) provide an opportunity for public comment on the proposed school closure
410	during at least two public local school board meetings;
411	(iv) provide an opportunity for public comment on the proposed school boundary
412	change during one public local school board meeting; and
413	(v) hold a public hearing as defined in Section 10-9a-103 and provide public notice
414	of the public hearing in accordance with Subsection (24)(c).
415	(c) A local school board shall:
416	(i) ensure that the notice of a public hearing required under Subsection (24)(b)(v)
417	indicates the:
418	(A) name of the school or schools under consideration for closure or boundary
419	change; and
420	(B) the date, time, and location of the public hearing;
421	(ii) if feasible, hold the public hearing at the location of the school that is under
422	consideration for closure;
423	(iii) for at least 10 days before the day on which the public hearing_occurs, publish
424	the notice of public hearing occurs, publish the notice of the public hearing for the
425	school district in which the school is located, as a class A notice under Section
426	63G-30-102; and
427	(iv) at least 30 days before the day on which the public hearing occurs, provide notice
428	of the public hearing in the same manner as the notice of consideration under
429	Subsection (24)(b)(ii).
430	(d) A motion made under Subsection (24)(b) shall name each school under consideration
431	for closure in a separate motion.
432	(e) For a school closure, a local school board shall complete the process described in this
433	Subsection (24) on or before December 31 of the calendar year preceding the
434	beginning of the school year in which a school closure takes effect.
435	(f)(i) For a school boundary change, a local school board shall complete the process
436	described in this Subsection (24) no more than 60 days after the day on which the

437	local school board votes to approve a school closure.
438	(ii) Parents of students enrolled in a school affected by a boundary change shall have
439	at least 30 days after the day on which the local school board votes to approve a
440	school boundary change to request an out of area enrollment request in accordance
441	with Chapter 6, Part 4, School District Enrollment.
442	(25) A local school board may implement a facility energy efficiency program established
443	under Title 11, Chapter 44, Performance Efficiency Act.
444	(26) A local school board may establish or partner with a certified youth court in
445	accordance with Section 80-6-902 or establish or partner with a comparable restorative
446	justice program, in coordination with schools in that district. A school may refer a
447	student to a youth court or a comparable restorative justice program in accordance with
448	Section 53G-8-211.
449	(27)(a) As used in this Subsection (27):
450	(i) "Learning material" means any learning material or resource used to deliver or
451	support a student's learning, including textbooks, reading materials, videos, digital
452	materials, websites, and other online applications.
453	(ii)(A) "Instructional material" means learning material that a local school board
454	adopts and approves for use within the LEA.
455	(B) "Instructional material" does not include learning material used in a
456	concurrent enrollment, advanced placement, or international baccalaureate
457	program or class or another class with required instructional material that is not
458	subject to selection by the local school board.
459	(iii) "Supplemental material" means learning material that:
460	(A) an educator selects for classroom use; and
461	(B) a local school board has not considered and adopted, approved, or prohibited
462	for classroom use within the LEA.
463	(b) A local school board shall:
464	(i) make instructional material that the school district uses readily accessible and
465	available for a parent to view;
466	(ii) annually notify a parent of a student enrolled in the school district of how to
467	access the information described in Subsection (27)(b)(i); and
468	(iii) include on the school district's website information about how to access the
469	information described in Subsection (27)(b)(i).
470	(c) In selecting and approving instructional materials for use in the classroom, a local

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471	school board shall:
472	(i) establish an open process, involving educators and parents of students enrolled in
473	the LEA, to review and recommend instructional materials for board approval; and
474	(ii) ensure that under the process described in Subsection (27)(c)(i), the board:
475	(A) before the meetings described in Subsection (27)(c)(ii)(B), posts the
476	recommended learning material online to allow for public review or, for
477	copyrighted material, makes the recommended learning material available at
478	the LEA for public review;
479	(B) before adopting or approving the recommended instructional materials, holds
480	at least two public meetings on the recommendation that provides an
481	opportunity for educators whom the LEA employs and parents of students
482	enrolled in the LEA to express views and opinions on the recommendation; and
483	(C) adopts or approves the recommended instructional materials in an open and
484	regular board meeting.
485	(d) A local school board shall adopt a supplemental materials policy that provides
486	flexible guidance to educators on the selection of supplemental materials or resources
487	that an educator reviews and selects for classroom use using the educator's
488	professional judgment, including whether any process or permission is required
489	before classroom use of the materials or resources.
490	(e) If an LEA contracts with another party to provide online or digital materials, the
491	LEA shall include in the contract a requirement that the provider give notice to the
492	LEA any time that the provider makes a material change to the content of the online
493	or digital materials, excluding regular informational updates on current events.
494	(f) Nothing in this Subsection (27) requires a local school board to review all learning
495	materials used within the LEA.
496	(28) If information, data, or action from a school district is necessary for the state board to
497	fulfill a statutory data gathering, compliance, or reporting requirement, a local school
498	board shall provide the relevant information, data, or action, subject to enforcement
499	under Section 53E-3-401.
500	Section 4. Section <b>53G-5-404</b> is amended to read:
501	53G-5-404 . Requirements for charter schools.
502	(1) A charter school shall be nonsectarian in the charter school's programs, admission
503	policies, employment practices, and operations.
504	(2) A charter school may not charge tuition or fees, except those fees normally charged by

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505	other public schools.
506	(3) A charter school shall meet all applicable federal, state, and local health, safety, and
507	civil rights requirements.
508	(4)(a) A charter school shall:
509	(i) make the same annual reports required of other public schools under this public
510	education code, including an annual financial audit report described in Section
511	53G-4-404;
512	(ii) ensure that the charter school meets the data and reporting standards described in
513	Section 53E-3-501; and
514	(iii) use fund and program accounting methods and standardized account codes
515	capable of producing financial reports that comply with:
516	(A) generally accepted accounting principles;
517	(B) the financial reporting requirements applicable to LEAs established by the
518	state board under Section 53E-3-501; and
519	(C) accounting report standards established by the state auditor as described in
520	Section 51-2a-301.
521	(b) Before, and as a condition for opening a charter school:
522	(i) a charter school shall:
523	(A) certify to the authorizer that the charter school's accounting methods meet the
524	requirements described in Subsection (4)(a)(iii); or
525	(B) if the authorizer requires, conduct a performance demonstration to verify that
526	the charter school's accounting methods meet the requirements described in
527	Subsection (4)(a)(iii); and
528	(ii) the authorizer shall certify to the state board that the charter school's accounting
529	methods meet the requirements described in Subsection (4)(a)(iii).
530	(c) A charter school shall file the charter school's annual financial audit report with the
531	Office of the State Auditor within six months of the end of the fiscal year.
532	(d) For the limited purpose of compliance with federal and state law governing use of
533	public education funds, including restricted funds, and making annual financial audit
534	reports under this section, a charter school is a government entity governed by the
535	public education code.
536	(5)(a) A charter school shall be accountable to the charter school's authorizer for
537	performance as provided in the charter school's charter agreement.
538	(b) To measure the performance of a charter school, an authorizer may use data

539	contained in:
540	(i) the charter school's annual financial audit report;
541	(ii) a report submitted by the charter school as required by statute; or
542	(iii) a report submitted by the charter school as required by the charter school's
543	charter agreement.
544	(c) A charter school authorizer may not impose performance standards, except as
545	permitted by statute, that limit, infringe, or prohibit a charter school's ability to
546	successfully accomplish the purposes of charter schools as provided in Section
547	53G-5-104 or as otherwise provided in law.
548	(6) A charter school may not advocate unlawful behavior.
549	(7) Except as provided in Section 53G-5-305, a charter school shall be organized and
550	managed in accordance with Title 16, Chapter 6a, Utah Revised Nonprofit Corporation
551	Act, upon the charter school's authorization.
552	(8) A charter school shall provide adequate liability and other appropriate insurance,
553	including:
554	(a) general liability, errors and omissions, and directors and officers liability coverage
555	through completion of the closure of a charter school in accordance with Section
556	53G-5-504; and
557	(b) tail coverage or closeout insurance covering at least one year after closure of the
558	charter school.
559	(9) A charter school may not employ an educator whose license is suspended or revoked by
560	the state board under Section 53E-6-604.
561	(10)(a) Each charter school shall register and maintain the charter school's registration as
562	a limited purpose entity, in accordance with Section 67-1a-15.
563	(b) A charter school that fails to comply with Subsection (10)(a) or Section 67-1a-15 is
564	subject to enforcement by the state auditor, in accordance with Section 67-3-1.
565	(c) If a charter school is an operating charter school with affiliated satellite charter
566	schools, as defined in Section 53G-5-303:
567	(i) the operating charter school shall register as a limited purpose entity as defined in
568	Section 67-1a-15;
569	(ii) each affiliated satellite charter school is not required to register separately from
570	the operating charter school; and
571	(iii) the operating charter school shall:
572	(A) register on behalf of each affiliated satellite charter school; and

573	(B) when submitting entity registry information in accordance with Section
574	67-1a-15 on behalf of each affiliated satellite charter school, identify and
575	distinguish registry information for each affiliated satellite, including the
576	address of each affiliated satellite charter school and the name and contact
577	information of a primary contact for each affiliated satellite charter school.
578	(11)(a) As used in this Subsection (11), "contracting entity" means a person with which
579	a charter school contracts.
580	(b) A charter school shall provide to the charter school's authorizer any information or
581	documents requested by the authorizer, including documents held by a subsidiary of
582	the charter school or a contracting entity:
583	(i) to confirm the charter school's compliance with state or federal law governing the
584	charter school's finances or governance; or
585	(ii) to carry out the authorizer's statutory obligations, including liquidation and
586	assignment of assets, and payment of debt in accordance with state board rule, as
587	described in Section 53G-5-504.
588	(c) A charter school shall comply with a request described in Subsection (11)(b),
589	including after an authorizer recommends closure of the charter school or terminates
590	the charter school's contract.
591	(d) Documents held by a contracting entity or subsidiary of a charter school that are
592	necessary to demonstrate the charter school's compliance with state or federal law are
593	the property of the charter school.
594	(e) A charter school shall include in an agreement with a subsidiary of the charter school
595	or a contracting entity a provision that stipulates that documents held by the
596	subsidiary or a contracting entity, that are necessary to demonstrate the charter
597	school's financial compliance with federal or state law, are the property of the charter
598	school.
599	(12) For each grading period and for each course in which a student is enrolled, a charter
600	school shall issue a grade or performance report to the student:
601	(a) that reflects the student's work, including the student's progress based on mastery, for
602	the grading period; and
603	(b) in accordance with the charter school's adopted grading or performance standards
604	and criteria.
605	(13)(a) As used in this Subsection (13):
606	(i) "Learning material" means any learning material or resource used to deliver or

607	support a student's learning, including textbooks, reading materials, videos, digital
608	materials, websites, and other online applications.
609	(ii)(A) "Instructional material" means learning material that a charter school
610	governing board adopts and approves for use within the charter school.
611	(B) "Instructional material" does not include learning material used in a
612	concurrent enrollment, advanced placement, or international baccalaureate
613	program or class, or another class with required instructional material that is
614	not subject to selection by the charter school governing board.
615	(iii) "Supplemental material" means learning material that:
616	(A) an educator selects for classroom use; and
617	(B) a charter school governing board has not considered and adopted, approved, or
618	prohibited for classroom use within the charter school.
619	(b) A charter school shall:
620	(i) make instructional material that the charter school uses readily accessible and
621	available for a parent to view;
622	(ii) annually notify a parent of a student enrolled in the charter school of how to
623	access the information described in Subsection (13)(b)(i); and
624	(iii) include on the charter school's website information about how to access the
625	information described in Subsection (13)(b)(i).
626	(c) In selecting and approving instructional materials for use in the classroom, a charter
627	school governing board shall:
628	(i) establish an open process, involving educators and parents of students enrolled in
629	the charter school, to review and recommend instructional materials for board
630	approval; and
631	(ii) ensure that under the process described in Subsection (13)(c)(i), the charter
632	school governing board:
633	(A) before the public meetings described in Subsection (13)(c)(ii)(B), posts the
634	recommended learning materials online to allow for public review or, for
635	copyrighted material, makes the recommended learning material available at
636	the charter school for public review;
637	(B) before adopting or approving the recommended instructional materials, holds
638	at least two public meetings on the recommendation that provide an
639	opportunity for educators whom the charter school employs and parents of
640	students enrolled in the charter school to express views and opinions on the

641	recommendation; and	
642	(C) adopts or approves the recommended instructional materials in an open and	
643	regular board meeting.	
644	(d) A charter school governing board shall adopt a supplemental materials policy that	
645	provides flexible guidance to educators on the selection of supplemental materials or	
646	resources that an educator reviews and selects for classroom use using the educator's	
647	professional judgment, including whether any process or permission is required	
648	before classroom use of the materials or resources.	
649	(e) If a charter school contracts with another party to provide online or digital materials,	
650	the charter school shall include in the contract a requirement that the provider give	
651	notice to the charter school any time that the provider makes a material change to the	
652	content of the online or digital materials, excluding regular informational updates on	
653	current events.	
654	(f) Nothing in this Subsection (13) requires a charter school governing board to review	
655	all learning materials used within the charter school.	
656	(14) If information, data, or action from a charter school is necessary for the state board to	
657	fulfill a statutory data gathering, compliance, or reporting requirement, a local school	
658	board shall provide the relevant information, data, or action, subject to enforcement	
659	under Section 53E-3-401.	
660	Section 5. FY 2026 Appropriations.	
661	The following sums of money are appropriated for the fiscal year beginning July 1,	
662	2025, and ending June 30, 2026. These are additions to amounts previously appropriated for	
663	fiscal year 2026.	
664	Subsection 5(a). Operating and Capital Budgets	
665	Under the terms and conditions of Title 63J, Chapter 1, Budgetary Procedures Act, the	
666	Legislature appropriates the following sums of money from the funds or accounts indicated for	
667	the use and support of the government of the state of Utah.	
668	ITEM 1 To State Board of Education - Educator Licensing	
669	From Public Education Economic Stabilization	
670	Restricted Account, One-time 1,	,000,000
671	Schedule of Programs:	
672	Educator Licensing 1,000,000	
673	The Legislature intends the Utah State Board of	
674	Education to use funds under this section to provide	

- additional resources to the Utah Professional Practices
- 676 Advisory Commission to address the backlog in
- 677 complaints.
- 678 Section 6. Effective Date.
- 679 This bill takes effect on May 7, 2025.