Public Education Governance Amendments

2025 GENERAL SESSION STATE OF UTAH

Chief Sponsor: Ann Millner

House Sponsor: Norman K Thurston

2 LONG TITLE

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General Description:

This bill amends provisions regarding governance of the public education system.

6 **Highlighted Provisions:**

- 7 This bill:
 - defines terms:
- 9 amends provisions regarding the appointment, authority, and duties of the state
- 10 superintendent of public instruction;
- 11 amends provisions regarding the scope of authority and duties of employees of the State
- 12 Board of Education (state board);
- 13 amends provisions to describe the level of autonomy of local education agencies relative
- 14 to the state superintendent and state board employees;
- requires a certain process for the state board to follow upon receipt of a complaint of a
- violation of state statute, including establishing additional corrective action remedies the
- 17 state board may use;
- If directs the state board to ensure that core standards are achievable when taken as a whole
- in context of the quantity and scope of established core standards;
- establishes a repeal date for a generic grant of rulemaking authority; and
- 21 makes technical and conforming changes.
- 22 Money Appropriated in this Bill:
- None None
- 24 Other Special Clauses:
- 25 None
- **26 Utah Code Sections Affected:**
- 27 AMENDS:
- 28 **53E-1-102**, as last amended by Laws of Utah 2022, Chapter 214
- 53E-3-301, as last amended by Laws of Utah 2019, Chapters 186, 324
- 30 **53E-3-302**, as last amended by Laws of Utah 2019, Chapter 186

31 53E-3-303, as last amended by Laws of Utah 2019, Chapter 186 32 **53E-3-401**, as last amended by Laws of Utah 2020, Chapters 253, 408 33 **53E-4-202**, as last amended by Laws of Utah 2024, Third Special Session, Chapter 5 34 **63I-2-253**, as last amended by Laws of Utah 2024, Third Special Session, Chapters 5, 5 35 **REPEALS:** 36 **53E-1-204**, as enacted by Laws of Utah 2020, Third Special Session, Chapter 10 37 38 Be it enacted by the Legislature of the state of Utah: 39 Section 1. Section **53E-1-102** is amended to read: 40 53E-1-102. Public education code definitions. 41 Unless otherwise indicated, as used in this title, Title 53F, Public Education System --42 Funding, and Title 53G, Public Education System -- Local Administration: 43 (1) "Charter agreement" means an agreement made in accordance with Section 53G-5-303 44 that authorizes the operation of a charter school. 45 (2) "Charter school governing board" means the board that governs a charter school. 46 (3) "District school" means a public school under the control of a local school board. 47 (4) "Individualized education program" or "IEP" means a written statement for a student 48 with a disability that is developed, reviewed, and revised in accordance with the 49 Individuals with Disabilities Education Act, 20 U.S.C. Sec. 1400 et seg. 50 (5) "General control and supervision" means, including as used in Utah Constitution, 51 Article X, Section 3, that the state board shall direct and manage the public education 52 system: 53 (a) as the Legislature designates the components of the public education system; 54 (b) except as provided in Section 53E-8-204, in relation to the statewide system as a 55 whole and not individual LEAs or components of LEAs within the statewide system: 56 and 57 (c) in accordance with laws the Legislature makes. 58 [(5)] (6) "LEA governing board" means: 59 (a) for a school district, the local school board; 60 (b) for a charter school, the charter school governing board; or 61 (c) for the Utah Schools for the Deaf and the Blind, the state board. [(6)] (7) "Local education agency" or "LEA" means: 62 63 (a) a school district;

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(b) a charter school; or

65 (c) the Utah Schools for the Deaf and the Blind. 66 [(7)] (8) "Local school board" means a board elected under Title 20A, Chapter 14, Part 2, 67 Election of Members of Local Boards of Education. [(8)] (9) "Minimum School Program" means the same as that term is defined in Section 68 69 53F-2-102. [(9)] (10) "Parent" means a parent or legal guardian. 70 71 [(10)] (11) "Public education code" means: 72 (a) this title; 73 (b) Title 53F, Public Education System -- Funding; and 74 (c) Title 53G, Public Education System -- Local Administration. 75 [(11)] (12) "Section 504 accommodation plan" means a plan developed in accordance with 76 Section 504 of the Rehabilitation Act of 1973, 29 U.S.C. Sec. 701 et seq., for a student 77 with a disability, to meet the student's educational needs and ensure equitable access to a 78 free appropriate public education. 79 [(12)] (13) "School nurse" means a registered nurse: 80 (a) who holds: 81 (i) a license under Title 58, Chapter 31b, Nurse Practice Act; or 82 (ii) a multistate license as that term is defined in Section 58-31e-102; and 83 (b) whose primary role is the care of a defined group of students enrolled in the public 84 school system. 85 [(13)] (14) "State board" means the State Board of Education. [(14)] (15) "State superintendent" means the state superintendent of public instruction 86 87 appointed under Section 53E-3-301. 88 Section 2. Section **53E-3-301** is amended to read: 89 53E-3-301. State superintendent appointment -- Qualifications -- Duties. 90 (1)(a) The state board shall appoint, with the advice and consent of the Senate, a state 91 superintendent of public instruction, who is the executive officer of the state board 92 and serves at the pleasure of the state board. 93 [(b) The state board shall appoint the state superintendent] on the basis of 94 outstanding professional qualifications. 95 [(e)] (b) The state superintendent shall: 96 (i) serve as the executive officer of the state board for a renewable four-year term; and 97 (ii) administer all programs assigned to the state board in accordance with the state 98 board's rules, policies, directives, and [the-]standards[-established by the state

99	board].	
100	(c) The state board may remove the state superintendent with a vote of two thirds of the	<u>e</u>
101	members of the board.	
102	(d) Except as expressly provided in statute:	
103	(i) the authority of the state superintendent relates to the state board and the state	
104	board's employees; and	
105	(ii) the state superintendent does not:	
106	(A) manage or govern an LEA governing board or employees of an LEA; or	
107	(B) have independent duties or authority other than as the state board delegate	s or
108	<u>assigns.</u>	
109	(2) The state board shall, with the state superintendent, develop a statewide education	
110	strategy focusing on core academics, including the development of:	
111	(a) core standards for Utah public schools and graduation requirements, in accordance	
112	with Section 53E-4-204;	
113	(b) a process to select model instructional materials that best correlate with the core	
114	standards for Utah public schools and graduation requirements that are supported b	y
115	generally accepted scientific standards of evidence;	
116	(c) professional development programs for teachers, superintendents, and principals;	
117	(d) model remediation programs;	
118	(e) a model method for creating individual student learning targets, and a method of	
119	measuring an individual student's performance toward those targets;	
120	(f) progress-based assessments for ongoing performance evaluations of school districts	3
121	and schools;	
122	(g) incentives to achieve the desired outcome of individual student progress in core	
123	academics that do not create disincentives for setting high goals for the students;	
124	(h) an annual report card for school and school district performance, measuring learning	ıg
125	and reporting progress-based assessments;	
126	(i) a systematic method to encourage innovation in schools and school districts as each	ı
127	strives to achieve improvement in performance; and	
128	(j) a method for identifying and sharing best demonstrated practices across school	
129	districts and schools.	
130	(3) The state superintendent shall perform duties [assigned by]the state board assigns,	
131	including:	
132	(a) investigating all matters pertaining to the public schools;	

133	(b) adopting and keeping an official seal to authenticate the state superintendent's
134	official acts;
135	(c) holding and conducting meetings, seminars, and conferences on educational topics;
136	(d) collecting and organizing education data into an automated decision support system
137	to facilitate school district and school improvement planning, accountability
138	reporting, performance recognition, and the evaluation of educational policy and
139	program effectiveness to include:
140	(i) data that are:
141	(A) comparable across schools and school districts;
142	(B) appropriate for use in longitudinal studies; and
143	(C) comprehensive with regard to the data elements required under applicable
144	state or federal law or state board rule;
145	(ii) features that enable users, most particularly school administrators, teachers, and
146	parents, to:
147	(A) retrieve school and school district level data electronically;
148	(B) interpret the data visually; and
149	(C) draw conclusions that are statistically valid; and
150	(iii) procedures for the collection and management of education data that[:] require
151	all school districts and schools to comply with the data collection and
152	management procedures established under this Subsection (3)(d) and that
153	[(A)] require the state superintendent to:
154	[(1)] (A) collaborate with school districts and charter schools in designing and
155	implementing uniform data standards and definitions;
156	[(H)] (B) undertake or sponsor research to implement improved methods for
157	analyzing education data;
158	[(HH)] (C) provide for data security to prevent unauthorized access to or
159	contamination of the data; and
160	[(IV)] (D) protect the confidentiality of data under state and federal privacy laws;
161	and]
162	[(B) require all school districts and schools to comply with the data collection
163	and management procedures established under Subsection (3)(d);]
164	(e) administering and implementing federal educational programs in accordance with
165	Part 8, Implementing Federal or National Education Programs; and
166	(f) with the approval of the state board, preparing and submitting to the governor a

167	budget for the state board to be included in the budget that the governor submits to
168	the Legislature.
169	(4) The state superintendent shall distribute funds deposited in the Autism Awareness
170	Restricted Account created in Section 53F-9-401 in accordance with the requirements of
171	Section 53F-9-401.
172	(5) Upon leaving office, the state superintendent shall deliver to the state superintendent's
173	successor all books, records, documents, maps, reports, papers, and other articles
174	pertaining to the state superintendent's office.
175	Section 3. Section 53E-3-302 is amended to read:
176	53E-3-302 . Compensation of state superintendent Other state board
177	employees.
178	(1) The state board shall establish the compensation of the state superintendent.
179	(2) The state board may, as necessary for the proper administration and supervision of the
180	public school system:
181	(a) appoint other employees; and
182	(b) delegate appropriate duties and responsibilities, through the state superintendent, to
183	state board employees.
184	(3)(a) [The] Subject to legislative appropriations, the state board shall establish the
185	compensation and duties of state board employees[-shall be established by the state
186	board and paid from money appropriated for that purpose].
187	(b) An employee of the state board shall administer any program or duty the state
188	superintendent assigns to the employee in accordance with the state board's rules,
189	policies, directives, and standards.
190	(c) Except as expressly provided in statute, an employee of the state board:
191	(i) does not manage or govern an LEA governing board or employees of an LEA; and
192	(ii) may only receive duties or authority through:
193	(A) delegation from the state superintendent; or
194	(B) formal action of the board.
195	Section 4. Section 53E-3-303 is amended to read:
196	53E-3-303. Advice by state superintendent Written opinions.
197	(1) The state superintendent shall:
198	(a) advise superintendents, LEA governing boards, and other school officers upon all
199	matters involving the welfare of the schools[-]; and
200	[(2)] (b) [The state superintendent shall,] when requested by district superintendents or

201	other school officers, provide written opinions on questions of public education,					
202	administrative policy, and procedure[, but not upon questions of law].					
203	(2) The state superintendent's advice described in Subsection (1):					
204	(a) may not relate to a question of law; and					
205	(b) does not constitute an order or directive that mandates action by the recipient of the					
206	advice.					
207	(3) Upon request by the state superintendent, the attorney general shall issue written					
208	opinions on questions of law.					
209	[(4) Opinions issued under this section shall be considered to be correct and final unless set					
210	aside by a court of competent jurisdiction or by subsequent legislation.]					
211	Section 5. Section 53E-3-401 is amended to read:					
212	53E-3-401 . Powers of the state board Adoption of rules Enforcement					
213	Attorney.					
214	(1) As used in this section:					
215	(a) "Education entity" means:					
216	(i) an entity that receives a distribution of state funds through a grant program					
217	managed by [-]the state board under this public education code;					
218	(ii) an entity that enters into a contract with the state board to provide an educational					
219	good or [-]service;					
220	(iii) a school district;					
221	(iv) a charter school; or					
222	(v) a regional education service agency, as that term is defined in Section 53G-4-410.					
223	(b) "Educational good or service" means a good or service that is required or regulated					
224	under:					
225	(i) this public education code; or					
226	(ii) a rule, made in accordance with Title 63G, Chapter 3, Utah Administrative					
227	Rulemaking Act, and authorized under this public education code.					
228	(2)[(a)] The state board has general control and supervision of the state's public					
229	education system.					
230	[(b) "General control and supervision" as used in Utah Constitution, Article X, Section 3,					
231	means directed to the whole system.]					
232	(3) The state board may not govern, manage, or operate school districts, institutions, and					
233	programs, unless granted that authority by statute.					
234	(4)(a) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act,					

235	the state board may make rules to execute the state board's duties and responsibilities
236	under the Utah Constitution and state law.
237	(b) The state board may delegate the state board's statutory duties and responsibilities to
238	state board employees.
239	(5)(a) The state board may sell any interest it holds in real property upon a finding by
240	the state board that the property interest is surplus.
241	(b) The state board may use the money it receives from a sale under Subsection (5)(a)
242	for capital improvements, equipment, or materials, but not for personnel or ongoing
243	costs.
244	(c) If the property interest under Subsection (5)(a) was held for the benefit of an agency
245	or institution administered by the state board, the money may only be used for
246	purposes related to the agency or institution.
247	(d) The state board shall advise the Legislature of any sale under Subsection (5)(a) and
248	related matters during the next following session of the Legislature.
249	(6) The state board shall develop policies and procedures related to federal educational
250	programs in accordance with Part 8, Implementing Federal or National Education
251	Programs.
252	(7) On or before December 31, 2010, the state board shall review mandates or requirements
253	provided for in state board rule to determine whether certain mandates or requirements
254	could be waived to remove funding pressures on public schools on a temporary basis.
255	(8)(a) [Hf] Except as required under Subsection (13), if an education entity violates this
256	public education code or rules authorized under this public education code, the state
257	board may, in accordance with the rules described in Subsection (8)(c):
258	(i) require the education entity to enter into a corrective action agreement with the
259	state board;
260	(ii) temporarily or permanently withhold state funds from the education entity;
261	(iii) require the education entity to pay a penalty; or
262	(iv) require the education entity to reimburse specified state funds to the state board.
263	(b) Except for temporarily withheld funds, if the state board collects state funds under
264	Subsection (8)(a), the state board shall pay the funds into the Uniform School Fund.
265	(c) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
266	state board shall make rules:
267	(i) that require notice and an opportunity to be heard for an education entity affected
268	by a state board action described in Subsection (8)(a); and

269	(ii) to administer this Subsection (8).					
270	(d)(i) An individual may bring a violation of statute or state board rule to the					
271	attention of the state board in accordance with a process described in rule adopted					
272	by the state board.					
273	(ii) If the state board identifies a violation of statute or state board rule as a result of					
274	the process described in Subsection (8)(d)(i), the state board may take action in					
275	accordance with this section.					
276	(e) The state board shall report criminal conduct of an education entity to the district					
277	attorney of the county where the education entity is located.					
278	(9) The state board may audit the use of state funds by an education entity that receives					
279	those state funds as a distribution from the state board.					
280	(10) The state board may require, by rule made in accordance with Title 63G, Chapter 3,					
281	Utah Administrative Rulemaking Act, that if an LEA contracts with a third party					
282	contractor for an educational good or service, the LEA shall require in the contract that					
283	the third party contractor shall provide, upon request of the LEA, information necessary					
284	for the LEA to verify that the educational good or service complies with:					
285	(a) this public education code; and					
286	(b) state board rule authorized under this public education code.					
287	(11)(a) The state board may appoint an attorney to provide legal advice to the state					
288	board and coordinate legal affairs for the state board and the state board's employees.					
289	(b) An attorney described in Subsection (11)(a) shall cooperate with the Office of the					
290	Attorney General.					
291	(c) An attorney described in Subsection (11)(a) may not:					
292	(i) conduct litigation;					
293	(ii) settle claims covered by the Risk Management Fund created in Section 63A-4-201;					
294	or					
295	(iii) issue formal legal opinions.					
296	(12) The state board shall ensure that any training or certification that an employee of the					
297	public education system is required to complete under this title or by rule complies with					
298	Title 63G, Chapter 22, State Training and Certification Requirements.					
299	(13)(a) The state board shall:					
300	(i) in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act,					
301	establish a process to receive complaints regarding an education entity's violation					
302	of state statute;					

303	(ii) review each complaint the state board receives to determine if the complaint
304	presents a credible potential violation of state statute;
305	(iii) if the state board determines that a complaint presents a credible potential
306	violation of state statute:
307	(A) authorize an investigation;
308	(B) review the results of the investigation and any corresponding evidence in a
309	meeting of the state board; and
310	(C) report to the Legislature's Rules Review and General Oversight Committee
311	regarding the complaint, investigation, and any further action described in
312	Subsection (13)(b) or (c); and
313	(iv) if the state board determines that a complaint does not present a credible
314	potential violation of state statute, take no further action and close the matter.
315	(b) In reviewing the results of an investigation and the corresponding evidence under
316	Subsection (13)(a), if the state board finds that the relevant education entity has
317	violated state statute, the state board shall require the education entity to, on or before
318	a date that the state board specifies, review the complaint and associated investigation
319	at a public meeting of the relevant local governing board to:
320	(i) review any findings from an internal investigation the education entity conducts;
321	(ii) determine a course of action, if any, to remedy the violation, including any
322	remedies that the state board suggests; and
323	(iii) require the education entity to report the education entity's findings or remedies
324	described in Subsection (13)(b)(ii) to the state board.
325	(c) After the education entity completes the report described in Subsection (13)(b), the
326	state board shall vote in a meeting of the state board to:
327	(i) take no further action and close the matter; or
328	(ii) take further corrective action, including:
329	(A) withholding funds;
330	(B) if applicable, directing an investigation or review by the Utah Professional
331	Practices Advisory Commission under Section 53E-6-506;
332	(C) requiring additional reporting or monitoring;
333	(D) referring the complaint, evidence, and findings to the attorney general's office
334	or the relevant district attorney's office;
335	(E) requiring the education entity to hire a third-party provider to provide services
336	the state board determines necessary;

337	(F) requiring reimbursement from the education entity instead of future allocations					
338	from the state board;					
339	(G) requiring a follow-up investigation;					
340	(H) if the violation relates to finances, referring the violation and corresponding					
341	evidence to the state auditor or the legislative auditor general; or					
342	(I) requesting additional evidence of compliance.					
343	(d) The state board shall:					
344	(i) set a deadline for the education entity to perform each corrective action the state					
345	board directs;					
346	(ii) require the state superintendent to provide regular updates to the state board of a					
347	committee of the state board regarding the state superintendent's monitoring and					
348	corrective action activities; and					
349	(iii) ensure that any complaint, investigation, and corrective action under this					
350	Subsection (13) complies with:					
351	(A) Chapter 9, Part 2, Student Privacy;					
352	(B) Chapter 9, Part 3, Student Data Protection;					
353	(C) the Family Educational Rights and Privacy Act, 20 U.S.C. Sec. 1232g; and					
354	(D) any other state or federal law protecting the privacy of an employee of an					
355	educational entity.					
356	Section 6. Section 53E-4-202 is amended to read:					
357	53E-4-202. Core standards for Utah public schools Notice and hearing					
358	requirements.					
359	(1)(a) In establishing minimum standards related to curriculum and instruction					
360	requirements under Section 53E-3-501, the state board shall, in consultation with					
361	local school boards, school superintendents, teachers, employers, and parents					
362	implement core standards for Utah public schools that will enable students to, among					
363	other objectives:					
364	(i) communicate effectively, both verbally and through written communication;					
365	(ii) apply mathematics; and					
366	(iii) access, analyze, and apply information.					
367	(b) Except as provided in this public education code, the state board may recommend					
368	but may not require a local school board or charter school governing board to use:					
369	(i) a particular curriculum or instructional material; or					
370	(ii) a model curriculum or instructional material					

371	(2) The state board shall, in establishing the core standards for Utah public schools:
372	(a) identify the basic knowledge, skills, and competencies each student is expected to
373	acquire or master as the student advances through the public education system;[-and]
374	(b) align with each other the core standards for Utah public schools and the assessments
375	described in Section 53E-4-303[-]; and
376	(c) ensure that the establishment of individual core standards, including subsequent
377	modifications and additions, does not create a circumstance in which educators
378	within the public education system cannot feasibly address each core standard due to
379	the quantity and scope of the core standards, when taken as a whole.
380	(3) The basic knowledge, skills, and competencies identified pursuant to Subsection (2)(a)
381	shall increase in depth and complexity from year to year and focus on consistent and
382	continual progress within and between grade levels and courses in the basic academic
383	areas of:
384	(a) English, including explicit phonics, spelling, grammar, reading, writing, vocabulary,
385	speech, and listening; and
386	(b) mathematics, including basic computational skills.
387	(4) Before adopting core standards for Utah public schools, the state board shall:
388	(a) publicize draft core standards for Utah public schools for the state, as a class A
389	notice under Section 63G-30-102, for at least 90 days;
390	(b) invite public comment on the draft core standards for Utah public schools for a
391	period of not less than 90 days; and
392	(c) conduct three public hearings that are held in different regions of the state on the
393	draft core standards for Utah public schools.
394	(5) LEA governing boards shall design their school programs, that are supported by
395	generally accepted scientific standards of evidence, to focus on the core standards for
396	Utah public schools with the expectation that each program will enhance or help achieve
397	mastery of the core standards for Utah public schools.
398	(6) Except as provided in Sections 53G-10-103 and 53G-10-402, each school may select
399	instructional materials and methods of teaching, that are supported by generally accepted
400	scientific standards of evidence, that the school considers most appropriate to meet the
401	core standards for Utah public schools.
402	(7) The state may exit any agreement, contract, memorandum of understanding, or
403	consortium that cedes control of the core standards for Utah public schools to any other

entity, including a federal agency or consortium, for any reason, including:

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- 405 (a) the cost of developing or implementing the core standards for Utah public schools;
- 406 (b) the proposed core standards for Utah public schools are inconsistent with community values; or
- 408 (c) the agreement, contract, memorandum of understanding, or consortium:
- 409 (i) was entered into in violation of Chapter 3, Part 8, Implementing Federal or
 410 National Education Programs, or Title 63J, Chapter 5, Federal Funds Procedures
 411 Act;
- 412 (ii) conflicts with Utah law;
- 413 (iii) requires Utah student data to be included in a national or multi-state database;
- 414 (iv) requires records of teacher performance to be included in a national or multi-state 415 database; or
- 416 (v) imposes curriculum, assessment, or data tracking requirements on home school or 417 private school students.
- 418 (8) The state board shall:
- 419 (a) submit a report in accordance with Section 53E-1-203 on the development and
 420 implementation of the core standards for Utah public schools, including the time line
 421 established for the review of the core standards for Utah public schools; and
- 422 (b) ensure that the report described in Subsection (8)(a) includes the time line 423 established for the review of the core standards for Utah public schools by a 424 standards review committee and the recommendations of a standards review 425 committee established under Section 53E-4-203.
- 426 Section 7. Section **63I-2-253** is amended to read:
- 427 **63I-2-253** . Repeal dates: Titles **53** through **53G**.
- 428 (1) Subsection 53-1-104(1)(b), regarding the Air Ambulance Committee, is repealed July 1, 2024.
- 430 (2) Section 53-1-118, Public Safety Honoring Heroes Restricted Account -- Creation --
- Funding -- Distribution of funds by the commissioner, is repealed July 1, 2024.
- 432 (3) Section 53-1-120, Utah Law Enforcement Memorial Support Restricted Account --
- Creation -- Funding -- Distribution of funds by the commissioner, is repealed July 1,
- 434 2024.
- 435 (4) Section 53-2a-303, Statewide mutual aid committee, is repealed October 1, 2024.
- 436 (5) Title 53, Chapter 2c, COVID-19 Health and Economic Response Act, is repealed July 1, 2026.
- 438 (6) Section 53-2d-101.1, Contracting authority -- Rulemaking authority, is repealed July 1,

- 439 2024.
- 440 (7) Section 53-2d-107, Air Ambulance Committee -- Membership -- Duties, is repealed
- 441 July 1, 2024.
- 442 (8) Section 53-2d-302, Trauma system advisory committee, is repealed October 1, 2024.
- 443 (9) Section 53-7-109, Firefighter Support Restricted Account, is repealed July 1, 2024.
- 444 (10) Section 53-9-104, Board -- Creation-- Qualifications -- Appointments -- Terms --
- Immunity, is repealed October 1, 2024.
- 446 (11) Section 53-9-105, Powers and duties of the board, is repealed October 1, 2024.
- 447 (12) Section 53-9-106, Meetings -- Hearings, is repealed October 1, 2024.
- 448 (13) Section 53-22-104.1, School Security Task Force -- Membership -- Duties -- Per diem
- -- Report -- Expiration, is repealed December 31, 2025.
- 450 (14) Section 53-22-104.2, The School Security Task Force -- Education Advisory Board, is
- repealed December 31, 2025.
- 452 (15) Section 53-25-103, Airport dangerous weapon possession reporting requirements, is
- 453 repealed December 31, 2031.
- 454 (16) Section 53B-8-114, Continuation of previously authorized scholarships, is repealed
- 455 July 1, 2024.
- 456 (17) Section 53B-10-101, Terrel H. Bell Teaching Incentive Loans program -- Eligible
- 457 students -- Cancellation of incentive loans -- Repayment by recipient who fails to meet
- requirements -- Duration of incentive loans, is repealed July 1, 2027.
- 459 (18) Subsection 53E-3-401(4)(a), regarding a generic grant of rulemaking authority to the
- State Board of Education, is repealed July 1, 2026.
- 461 [(18)] (19) Subsection 53F-2-504(6), regarding a report on the Salary Supplement for
- 462 Highly Needed Educators, is repealed July 1, 2026.
- 463 [(19)] (20) Section 53F-2-524, Teacher bonuses for extra assignments, is repealed July 1,
- 464 2024.
- 465 [(20)] (21) Section 53F-5-221, Management of energy and water use pilot program, is
- 466 repealed July 1, 2028.
- 467 [(21)] (22) Section 53F-5-222, Mentoring and Supporting Teacher Excellence and
- 468 Refinement Pilot Program, is repealed July 1, 2028.
- 469 [(22)] (23) Section 53F-5-223, Stipends for Future Educators Grant Program, is repealed
- 470 July 1, 2028.
- 471 [(23)] (24) Section 53F-9-401, Autism Awareness Restricted Account, is repealed July 1,
- 472 2024.

172	[(24)1(25)]	Section 53F-9-403.	Virgonia E	ducation Cumpar	t Fund in	rangeled July	1 2024
4/3	1 (24) 1(23)	Section 335-9-403.	Niwanis E	aucanon Subboi	t Fulla, IS	rebealed July	1. ZUZ4.

- 474 [(25)] (26) Subsection 53G-11-502(1), regarding implementation of the educator evaluation
- process, is repealed July 1, 2029.
- 476 [(26)] (27) Section 53G-11-506, Establishment of educator evaluation program -- Joint
- 477 committee, is repealed July 1, 2029.
- 478 [(27)] (28) Section 53G-11-507, Components of educator evaluation program, is repealed
- 479 July 1, 2029.
- 480 [(28)] (29) Section 53G-11-508, Summative evaluation timelines -- Review of summative
- 481 evaluations, is repealed July 1, 2029.
- 482 [(29)] (30) Section 53G-11-509, Mentor for provisional educator, is repealed July 1, 2029.
- 483 [(30)] (31) Section 53G-11-510, State board to describe a framework for the evaluation of
- 484 educators, is repealed July 1, 2029.
- 485 [(31)] (32) Section 53G-11-511, Rulemaking for privacy protection, is repealed July 1, 2029.
- 486 [(32)] (33) Subsection 53G-11-520(1), regarding optional alternative educator evaluation
- processes, is repealed July 1, 2029.
- 488 [(33)] (34) Subsection 53G-11-520(2), regarding an exception from educator evaluation
- process requirements, is repealed July 1, 2029.
- 490 Section 8. **Repealer.**
- This bill repeals:
- 492 Section 53E-1-204, State board report to Education Interim Committee on statutory
- 493 requirements impacted by assessment waivers.
- 494 Section 9. **Effective Date.**
- This bill takes effect on May 7, 2025.