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Jefferson Moss proposes the following substitute bill:

Course Choice Empowerment

2025 GENERAL SESSION STATE OF UTAH

	Chief Sponsor: Kirk A. Cullimore
2	House Sponsor: Jefferson Moss
2	LONG TITLE
4	General Description:
5	This bill establishes a private online course choice program.
6	Highlighted Provisions:
7	This bill:
8	 establishes standards for educational software and hardware procurement;
9	removes references to a contractor from the Statewide Online Education Program statute;
0	 creates an online course choice program specifically for private school students;
1	requires the program be administered by an independent program manager contracted by
2	the State Board of Education;
3	 allows eligible students to earn credits through online courses, including courses in
4	blended-learning environments;
5	 establishes a contract administrator role to oversee program implementation;
6	 authorizes the state board to contract with multiple entities for different program
7	functions;
8	 provides for state oversight while maintaining program independence;
9	 creates transition provisions if program manager contracts end;
0	 requires separate funding from public education programs;
1	requires the program manager to:
2	 approve and oversee course providers;
3	 approve and oversee courses offered;
4	 establish payment structure for courses; and
5	 annually report on program performance; and

27 Money Appropriated in this Bill:

makes technical changes.

28 None

26

Other	Special Clauses:
N	one
Utah	Code Sections Affected:
AME	NDS:
53	3F-4-501 , as last amended by Laws of Utah 2024, Third Special Session, Chapter 1
53	3F-4-503, as last amended by Laws of Utah 2024, Chapter 24
53	3F-4-505, as last amended by Laws of Utah 2024, Chapter 24
53	3F-4-507, as last amended by Laws of Utah 2024, Chapter 24
53	3F-4-511, as last amended by Laws of Utah 2024, Chapter 24
53	3F-4-512, as last amended by Laws of Utah 2024, Chapter 24
53	3F-4-514, as last amended by Laws of Utah 2024, Chapter 24
53	3F-4-516, as last amended by Laws of Utah 2024, Chapter 24
ENAC	CTS:
53	3F-4-209 , Utah Code Annotated 1953
53	3F-4-519 , Utah Code Annotated 1953
53	3F-6-501 , Utah Code Annotated 1953
Do it	enacted by the Legislature of the state of Utah:
	Section 1. Section 53F-4-209 is enacted to read:
	53F-4-209. Neutrality and integrity in educational software and hardware
	rement.
-	s used in this section:
` ´) "Educational entity" means:
<u>(u</u>	(i) the state board; or
	(ii) a local education agency governing board.
(h	"Computer software" means a set of computer programs, procedures, and associated
<u>(U</u>	documentation concerned with computer data or with the operation of a computer,
	computer program, or computer network.
(c) "Total cost of ownership" means the sum of all costs borne by the educational entity
<u>(C</u>	during the useful life of the software and hardware, including costs for acquisition,
	installation, training, data conversion, integration, maintenance, upgrades, and
	technical support.
(2) Ti	he Legislature finds that:

63	variety of software and hardware products;
64	(b) these boards should evaluate software and hardware based on performance, value,
65	cost, and licensing terms; and
66	(c) neutral software and hardware procurement practices promote competition, reduce
67	costs, and provide better educational outcomes.
68	(3) An educational entity shall:
69	(a) base software and hardware procurement decisions on performance and value
70	criteria, including quality, functionality, security, reliability, interoperability, and
71	total cost of ownership;
72	(b) maintain neutrality with respect to:
73	(i) whether a for-profit or non-profit entity provides the software and hardware; and
74	(ii) the licensing model under which a provider offers the software and hardware; and
75	(c) retain the ability to install or run software and hardware on hardware that the
76	educational entity chooses.
77	(4) An educational entity may consider the effect of specific licensing terms in software and
78	hardware procurement decisions, including terms governing:
79	(a) availability of software and hardware source code;
80	(b) rights and restrictions regarding software and hardware modification;
81	(c) redistribution rights;
82	(d) warranties; and
83	(e) intellectual property indemnification.
84	(5) An educational entity shall interpret and apply this section in concert with all applicable
85	provisions of Title 63G, Chapter 6a, Utah Procurement Code.
86	Section 2. Section 53F-4-501 is amended to read:
87	53F-4-501 . Definitions.
88	As used in this part:
89	(1) "Authorized online course provider" means the entities listed in Subsection 53F-4-504
90	(1).
91	(2)(a) "Certified online course provider" means a provider that the state board approves
92	to offer courses through the Statewide Online Education Program.
93	(b) "Certified online course provider" does not include an entity described in
94	Subsections 53F-4-504(1)(a) through (c).
95	(3) "Credit" means credit for a high school course, or the equivalent for a middle school
96	course, as determined by the state board.

97	(4)[(a)] "Eligible student" means a student who:
98	[(i)] (a) [who-]intends to take a course for middle school or high school credit; and
99	[(ii)(A) who is enrolled in an LEA in Utah;]
100	[(B) who attends a private school or home school andwhose custodial parent is a
101	resident of Utah; or]
102	[(C) who is an exchange student residing in Utah and enrolled in an LEA or
103	private school in Utah.]
104	<u>(b)</u> <u>is:</u>
105	(i) enrolled in an LEA in Utah; or
106	(ii) a home school student in accordance with Section 53G-6-204, whose custodial
107	parent is a resident of Utah.
108	[(b) "Eligible student" does not include a scholarship student as defined in Section
109	53F-6-401.]
110	[(5) "Exchange student" means a student sponsored by an agency approved by an LEA or
111	private school governing board or a student who has an F-1, J-1, or J-2 visa.]
112	[(6)] <u>(5)</u> "High school" means grade 9, 10, 11, or 12.
113	[(7)] (6) "Middle school" means, only for purposes of student eligibility to participate in the
114	Statewide Online Education Program, grade 6, 7, or 8.
115	[(8)] (7) "Online course" means a course of instruction offered by the Statewide Online
116	Education Program through the use of digital technology, regardless of whether the
117	student participates in the course at home, at school, at another location, or any
118	combination of these.
119	[(9)] (8) "Plan for college and career readiness" means the same as that term is defined in
120	Section 53E-2-304.
121	[(10)] (9) "Primary LEA of enrollment" or "primary LEA" means the LEA in which an
122	eligible student is enrolled for courses other than online courses offered through the
123	Statewide Online Education Program.
124	[(11)] (10) "Released-time" means a period of time during the regular school day a student
125	is excused from school at the request of the student's parent pursuant to rules of the state
126	board.
127	[(12) "State board's contractor" means the private entity described in Section 53F-4-503
128	with which the state board contracts to administer the portion of the Statewide Online
129	Education Program designated for a student who attends private school or home school.]
130	Section 3. Section 53F-4-503 is amended to read:

131	53F-4-503. Option to enroll in online courses offered through the Statewide
132	Online Education Program.
133	(1) Subject to Subsections (2), (9), and (12), and [, for a public education student,] with the
134	advice of a school counselor at a student's primary LEA, an eligible student may enroll
135	in an online course offered through the Statewide Online Education Program if:
136	(a) the student meets the course prerequisites;
137	(b) the course is open for enrollment; and
138	(c) the online course is aligned with the student's plan for college and career readiness.
139	(2) An eligible student may enroll in online courses totaling up to six credits per school
140	year.
141	(3) Notwithstanding Subsection (2):
142	(a) a student's primary LEA of enrollment may allow an eligible student to enroll in
143	online courses for more than the number of credits specified in Subsection (2); or
144	(b) upon the request of an eligible student, the state board [or, in relation to a student
145	who attends a private school or home school, the state board's contractor,]may allow
146	the student to enroll in online courses for more than the number of credits specified in
147	Subsection (2), if the online courses better meet the academic goals of the student.
148	(4) An eligible student's primary LEA of enrollment:
149	(a) in conjunction with the student and the student's parent, is responsible for preparing
150	and implementing a plan for college and career readiness for the eligible student, as
151	provided in Section 53E-2-304; and
152	(b) shall assist an eligible student in scheduling courses in accordance with the student's
153	plan for college and career readiness, graduation requirements, and the student's
154	post-secondary plans.
155	(5) An eligible student's primary LEA of enrollment may not:
156	(a) impose restrictions on a student's selection of an online course that fulfills graduation
157	requirements and is consistent with the student's plan for college and career readiness
158	or post-secondary plans; or
159	(b) give preference to an online course or authorized online course provider.
160	(6) The state board, [or, in relation to a student who attends a private school or home
161	school, the state board's contractor,]including an employee of the state board[-or the
162	state board's contractor,], may not give preference to an online course or authorized
163	online course provider.
164	(7)(a) Except as provided in Subsection (7)(b), a person may not provide an inducement

165	or incentive to a [public school]student to participate in the Statewide Online
166	Education Program.
167	(b) For purposes of Subsection (7)(a):
168	(i) "Inducement or incentive" does not mean:
169	(A) instructional materials or software necessary to take an online course; or
170	(B) access to a computer or digital learning device for the purpose of taking an
171	online course.
172	(ii) "Person" does not include a relative of the [public school] eligible student.
173	(8) The state board shall coordinate with the Utah System of Higher Education to study
174	funding structures and access barriers related to concurrent enrollment for the Statewide
175	Online Education Program and provide recommendations to the Education Interim
176	Committee no later than the November 2024 meeting.
177	(9) Subject to legislative appropriations[and for an eligible student who is enrolled at a
178	public school], the state board shall provide Statewide Online Education Program
179	academic counseling that:
180	(a) may advise an eligible student or an eligible student's parent regarding an online
181	course enrollment including how an online course relates to graduation requirements
182	described in Section 53E-4-204 and administrative rule;
183	(b) provides the training described in Section 53F-4-514;
184	(c) provides technical support to an LEA, school-based counselor, eligible student, or
185	eligible student's parent;
186	(d) assists in gathering information, reports, and data an LEA requests; and
187	(e) directs an eligible student or an eligible student's parent to a school-specific
188	counselor for advice regarding an online course enrollment in relation to an LEA, or
189	school-specific graduation requirement and all other counseling services.
190	(10) If an eligible student has an IEP or Section 504 accommodation plan:
191	(a) the eligible student's primary LEA:
192	(i) shall:
193	(A) forward a copy of the relevant portions of the eligible student's existing IEP or
194	Section 504 accommodation plan to the authorized online course provider in
195	accordance with federal law and guidelines; and
196	(B) ensure the authorized online course provider is provided an eligible student's
197	updated IEP when revisions are made;
198	(ii) may:

199	(A) ensure the eligible student's IEP team and the authorized online course
200	provider review a course enrollment for compliance with requirements
201	described in Subsection (1); and
202	(B) as needed, coordinate additional IEP team reviews with the authorized online
203	course provider to ensure appropriate services, supports, and accommodations
204	are in place for the eligible student; and
205	(b) the authorized online course provider:
206	(i) shall implement an eligible student's IEP or Section 504 accommodation plan; and
207	(ii) may seek assistance from the primary LEA to implement an eligible student's IEP
208	or Section 504 accommodation plan.
209	(11) The state board shall create a model cooperative agreement between a primary LEA
210	and an authorized online course provider for use when the primary LEA determines that
211	an authorized online course provider would best provide IEP services, including a
212	requirement that the eligible student's primary LEA provide funding for the IEP services.
213	(12) If the program lacks sufficient legislative appropriations to fund the enrollment in
214	online courses for all eligible students who do not have a primary LEA of enrollment,
215	the state board [or, in relation to a student who attends a private school or home school,
216	the state board's contractor,]shall prioritize funding the enrollment of an eligible student
217	who intends to graduate from high school during the school year in which the student
218	enrolls in an online course.
219	[(13) No later than April 1, 2025, and in accordance with Title 63G, Chapter 6a, Utah
220	Procurement Code, the state board shall use funds the state board expends to administer
221	to the Statewide Online Education Program for students who attend private school or
222	home school to alternatively contract with a private entity:]
223	[(a) that has demonstrated an expertise or ability to administer a statewide program to
224	deliver education services to students who attend private school or home school; and]
225	[(b) to administer the portion of the Statewide Online Education Program that is
226	designated for students who attend private school or home school, including
227	providing an enrollment platform or tool separate from the enrollment tool or
228	platform the state board provides for the program.]
229	[(14) The state board's contractor described in Subsection (13) may use a percentage of the
230	appropriation for home school and private school students that is equal to the proportion
231	of the state board's administrative cost in relation to the appropriation for students
232	enrolled in an LEA.]

233	Section 4. Section 53F-4-505 is amended to read:
234	53F-4-505. Payment for an online course.
235	(1) For the 2012-13 school year, the fee for a .5 credit online course or .5 credit of a 1 credit
236	online course is:
237	(a) \$200 for the following courses, except a concurrent enrollment course:
238	(i) financial literacy;
239	(ii) health;
240	(iii) fitness for life; and
241	(iv) computer literacy;
242	(b) \$200 for driver education;
243	(c) \$250 for a course that meets core standards for Utah public schools in fine arts or
244	career and technical education, except a concurrent enrollment course;
245	(d) \$300 for the following courses:
246	(i) a course that meets core standards for Utah public schools requirements in social
247	studies, except a concurrent enrollment course; and
248	(ii) a world language course, except a concurrent enrollment course;
249	(e) \$350 for the following courses:
250	(i) a course that meets core standards for Utah public schools requirements for
251	language arts, mathematics, or science; and
252	(ii) a concurrent enrollment course; and
253	(f) \$250 for a course not described in Subsections (1)(a) through (e).
254	(2) If a course meets the requirements of more than one course fee category described in
255	Subsection (1), the course fee shall be the lowest of the applicable course fee categories.
256	(3) The online course fees described in Subsection (1) shall be adjusted each school year in
257	accordance with the percentage change in value of the weighted pupil unit from the
258	previous school year.
259	(4) An authorized online course provider shall receive payment for an online course as
260	follows:
261	(a) for a .5 credit online course, 50% of the online course fee after the withdrawal period
262	described in Section 53F-4-506;
263	(b) for a 1 credit online course, 25% of the online course fee after the withdrawal period
264	described in Section 53F-4-506 and 25% of the online course fee upon the beginning
265	of the second .5 credit of the online course; and
266	(c) if a student completes a 1 credit online course within 12 months or a .5 credit course

267	within nine weeks following the end of a traditional semester, 50% of the online
268	course fee.
269	(5)(a) If a student fails to complete a 1 credit course within 12 months or a .5 credit
270	course within nine weeks following the end of a traditional semester, the student may
271	continue to be enrolled in the course until the student graduates from high school.
272	(b) To encourage an authorized online course provider to provide remediation to a
273	student who remains enrolled in an online course pursuant to Subsection (5)(a) and
274	avoid the need for credit recovery, an authorized online course provider shall receive
275	a payment equal to 30% of the online course fee if the student completes the online
276	course:
277	(i) for a high school online course, before the student graduates from high school; or
278	(ii) for a middle school online course, before the student completes middle school.
279	(6) Notwithstanding the online course fees prescribed in Subsections (1) through (3), a
280	school district or charter school may:
281	(a) negotiate a fee with an authorized online course provider for an amount up to the
282	amount prescribed in Subsections (1) through (3); and
283	(b) pay the negotiated fee instead of the fee prescribed in Subsections (1) through (3).
284	(7) An authorized online course provider who contracts with a vendor for the acquisition of
285	online course content or online course instruction may negotiate the payment for the
286	vendor's service independent of the fees specified in Subsections (1) through (3).
287	(8) The state board [or, in relation to a student who attends a private school or home school,
288	the state board's contractor,]may not remove a student from an online course if the
289	student is eligible for continued enrollment in the online course under Subsection (5).
290	(9) Upon request by a primary LEA, the state board shall provide an itemized report to the
291	primary LEA showing the deduction described in Subsection 53F-4-508(2) by student
292	and course enrolled.
293	Section 5. Section 53F-4-507 is amended to read:
294	53F-4-507 . Direction to deduct funds and make payments Plan for the
295	payment of online courses taken by home school students.
296	(1)[(a)] Subject to future budget constraints, the Legislature shall adjust the
297	appropriation for the Statewide Online Education Program based on[:]
298	[(i)]
299	(a) the anticipated increase of eligible home school [and private school] students
300	enrolled in the Statewide Online Education Program; and

301	[(ii)]
302	(b) the value of the weighted pupil unit.
303	[(b) The state board shall, if the state board contracts with a private entity under
304	Subsection 53F-4-503(9), delegate to the state board's contractor the management of
305	the funds appropriated for the Statewide Online Education Program for students who
306	attend private school or home school.]
307	(2) Notwithstanding Subsection (1) and subject to future budget constraints, the Legislature
308	shall:
309	(a) consider enrollment projections provided by the authorized online course providers
310	to account for enrollment growth during the appropriations process; and
311	(b) provide a supplemental appropriation to adequately fund the Statewide Online
312	Education Program when the enrollment amount exceeds the projected enrollment
313	amounts provided by the authorized online course providers[; and] .
314	[(c) in the fiscal year beginning July 1, 2025, keep all other appropriations for the
315	Statewide Online Education Program separate from the appropriations described in
316	Section 53F-4-518.]
317	(3)(a) The state board shall deduct money from funds allocated to the student's primary
318	LEA of enrollment under Chapter 2, State Funding Minimum School Program, to
319	pay for online course fees.
320	(b) Money shall be deducted under Subsection (3)(a) in the amount and at the time an
321	authorized online course provider qualifies to receive payment for an online course
322	provided to a [public education] student, not to exceed 90 days after qualification, as
323	provided in Subsection 53F-4-505(4).
324	[(c) The state board or, in relation to a student who attends a private school or home
325	school, the state board's contractor, shall deduct money from funds allocated for
326	course fees for a private school or home school student in the amount and at the time
327	an authorized online course provider qualifies to receive payment for an online
328	course, not to exceed 90 days after qualification.]
329	(4) From money deducted under Subsection (3), the state board [or, in relation to a student
330	who attends a private school or home school, the state board's contractor,]shall make
331	payments to the student's authorized online course provider as provided in Section
332	53F-4-505.
333	Section 6. Section 53F-4-511 is amended to read:
334	53F-4-511. Report on performance of authorized online course providers.

335	(1)	The state board, in collaboration with authorized online course providers, [and, if
336		applicable, the state board's contractor,]shall develop a report on the performance of
337		authorized online course providers, which may be used to evaluate the Statewide Online
338		Education Program and assess the quality of an authorized online course provider.
339	(2)	A report on the performance of an authorized online course provider shall include:
340		(a) scores aggregated by test on statewide assessments administered under Title 53E,
341		Chapter 4, Part 3, Assessments, taken by students at the end of an online course
342		offered through the Statewide Online Education Program;
343		(b) the percentage of the authorized online course provider's students who complete
344		online courses within the applicable time period specified in Subsection 53F-4-505
345		(4)(c);
346		(c) the percentage of the authorized online course provider's students who complete
347		online courses after the applicable time period specified in Subsection 53F-4-505
348		(4)(c) and before the student graduates from high school; and
349		(d) the pupil-teacher ratio for the combined online courses of the authorized online
350		course provider.
351	(3)	The state board shall post a report on the performance of an authorized online course
352		provider on the Statewide Online Education Program's website described in Section
353		53F-4-512.
354		Section 7. Section 53F-4-512 is amended to read:
355		53F-4-512 . Dissemination of information on the Statewide Online Education
356	Pro	ogram.
357	(1)	The state board shall develop a website for the Statewide Online Education Program
358		which shall include:
359		(a) a description of the Statewide Online Education Program, including its purposes;
360		(b) notwithstanding Subsection (2), information on who is eligible to enroll, and how an
361		eligible student may enroll, in an online course;
362		(c) a directory of authorized online course providers;
363		(d) a link to a course catalog for each authorized online course provider; and
364		(e) a report on the performance of authorized online course providers as required by
365		Section 53F-4-511.
366	(2)	An authorized online course provider shall provide the following information on the
367		authorized online course provider's website:
368		(a) a description of the Statewide Online Education Program, including its purposes;

369	(b) information on who is eligible to enroll, and how an eligible student may enroll, in
370	an online course;
371	(c) a course catalog;
372	(d) scores aggregated by test on statewide assessments administered under Title 53E,
373	Chapter 4, Part 3, Assessments, taken by students at the end of an online course
374	offered through the Statewide Online Education Program;
375	(e) the percentage of an authorized online course provider's students who complete
376	online courses within the applicable time period specified in Subsection 53F-4-505
377	(4)(c);
378	(f) the percentage of an authorized online course provider's students who complete
379	online courses after the applicable time period specified in Subsection 53F-4-505
380	(4)(c) and before the student graduates from high school; and
381	(g) the authorized online course provider's pupil-teacher ratio for the online courses
382	combined.
383	[(3) The state board's contractor shall provide on the contractor's website information
384	regarding enrollment and participation by a private school or home school student
385	through the contractor.]
386	Section 8. Section 53F-4-514 is amended to read:
387	53F-4-514 . State board Rulemaking Fees.
388	(1) Notwithstanding Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the state
389	board shall provide a delayed effective date that is after the school year has ended for a
390	change to an administrative rule related to the Statewide Online Education Program if
391	the change would require an authorized online course provider to make program changes
392	during the school year.
393	(2) The state board shall make rules in accordance with this part and Title 63G, Chapter 3,
394	Utah Administrative Rulemaking Act, that establish:
395	(a) a course credit acknowledgement form and procedures for completing and
396	submitting to the state board [or, in relation to a student who attends a private school
397	or home school, the state board's contractor,]a course credit acknowledgement;
398	(b) procedures for the administration of a statewide assessment to a student enrolled in
399	an online course; [and]
400	(c) protocols for an online course provider to obtain approval to become a certified
401	online course provider, including:
402	(i) the application procedure for an online course provider to obtain approval to

403	become a certified online course provider; and
404	(ii) the standards that a certified online course provider and any online course the
405	certified online course provider offers shall meet;
406	(d) in accordance with Title 53E, Chapter 4, Academic Standards, Assessments, and
407	Materials, criteria for an authorized online course provider to submit for approval an
408	online course that does not have an existing state board course code; and
409	(e) [no later than July 1, 2024, a] a process within existing systems at the state board [or,
410	in relation to a student who attends a private school or home school, the state board's
411	contractor,]to allow a certified online course provider access to an educator's
412	licensing, endorsement, certification, and assignment information if the educator is
413	teaching an online course for the certified online course provider;
414	(f) in consultation with the authorized online course providers, the parameters for
415	conducting a site visit including:
416	(i) a definition for the term, site visit;
417	(ii) the minimum amount of time required for:
418	(A) notice to an authorized online course provider of a site visit; and
419	(B) an authorized online course provider to prepare for a site visit;
420	(iii) the documents, data, and artifacts subject to inspection during a site visit; and
421	(iv) a process to ensure a site visit allows for observation of instruction without
422	interfering with the instruction;
423	(g) annual mandatory training for relevant staff at a primary LEA that includes:
424	(i) program requirements for a primary LEA including reporting requirements and
425	methods;
426	(ii) uses of resources and tools to ensure adequate monitoring of an eligible student's
427	progress;
428	(iii) federal and state requirements for accommodating enrollments that involve
429	special education;
430	(iv) appropriate circumstances and methodologies for reducing an eligible student's
431	schedule; and
432	(v) other components the state board determines are necessary[; and] .
433	(3)(a) When establishing the standards described in Subsection (2)(c)(ii) the state board
434	shall:
435	(i) establish rules and minimum standards regarding accreditation;
436	(ii) require an online course to be aligned with the core standards described in

437	Section 53E-4-202;
438	(iii) require proof that a national organization responsible for college athletics
439	endorses:
440	(A) the certified online course provider; or
441	(B) the online course that a certified online course provider offers;
442	(iv) permit an open-entry, open-exit method of instructional delivery that allows a
443	student the flexibility to:
444	(A) schedule in response to individual needs or requirements;
445	(B) demonstrate competency when the student has mastered knowledge and skills;
446	(C) begin or end study at any time; and
447	(D) progress through course material at the student's own pace; and
448	(v) except as provided in Subsection (5), require an individual who teaches a course
449	for a certified online course provider to hold a teaching license issued by the state
450	board.
451	(b) When establishing the standards described in Subsection (2)(c)(ii), the state board
452	may not:
453	(i) specify a minimum duration for an online course;
454	(ii) specify a minimum amount of time that a student must spend in an online course;
455	or
456	(iii) limit the class size of an online course.
457	(4) No later than January 31, 2026, the state board shall create a communication dashboard
458	for the program [and only related to eligible students enrolled in a public school]that
459	may include:
460	(a) a counselor contact list for an eligible student that is accessible to an authorized
461	online course provider; and
462	(b) progress monitoring fields that are accessible to the primary LEA, the eligible
463	student's counselor, and the eligible student's parent containing:
464	(i) grade progress reporting of an eligible student by an authorized online course
465	provider;
466	(ii) an ability to flag a student that is at-risk of failing an online course; and
467	(iii) other relevant capabilities the state board determines to be necessary in
468	consultation with LEA users of the dashboard.
469	(5) If an individual possesses a provider-specific license described in Section 53E-6-201,
470	the state board may not prohibit the individual from teaching an online course for an

471	authorized online course provider while the individual is in the process of obtaining an
472	endorsement or additional license issued by the state board.
473	(6) The state board may establish a fee, in accordance with Section 63J-1-504, in an amount
474	to pay the costs to the state board of the application approval process and the monitoring
475	of a certified online course provider's compliance with the standards described in
476	Subsection (2)(c)(ii).
477	(7)(a) Fee revenue collected in accordance with Subsection (6) shall be:
478	(i) deposited into the Uniform School Fund as a dedicated credit; and
479	(ii) used to pay the costs to the state board of reviewing certified online course
480	providers' applications and compliance with the standards described in Subsection
481	(2)(c)(ii).
482	Section 9. Section 53F-4-516 is amended to read:
483	53F-4-516. Report of noncompliance Action to ensure compliance.
484	(1) The state superintendent shall report to the state board any report of noncompliance of
485	this part made to a staff member of the state board[-or, in relation to a student who
486	attends a private school or home school, the state board's contractor].
487	(2) The state board [and, if applicable, the state board's contractor,]shall take appropriate
488	action to ensure compliance with this part.
489	Section 10. Section 53F-4-519 is enacted to read:
490	53F-4-519 . Home school student access to online courses.
491	Subject to legislative appropriations and Subsection 53F-4-514(2), and notwithstanding
492	Subsections 53F-4-509(2) and (3), the state board shall
493	(1) use funds from an appropriation for the Statewide Online Education Program to pay for
494	an online course fee described in Section 53F-4-505 for a home school student whose
495	custodial parent is a resident of Utah; and
496	(2) allocate funds for online course fees for home school students on a first-come,
497	first-served basis until the appropriated funds are fully expended.
498	Section 11. Section 53F-6-501 is enacted to read:
499	Part 5. Utah Private Course Choice Empowerment
500	53F-6-501 . Utah Private Course Choice Empowerment program.
501	(1) As used in this section:
502	(a) "Authorized online course provider" or "provider" means a provider approved by the
503	program manager to offer online courses through the program.
504	(b) "Blended learning" means an education model that:

505	(i) combines in-person and online or digital instruction and learning activities;
506	(ii) allows students to receive instruction through:
507	(A) direct, in-person interaction with an instructor;
508	(B) digital or online content and activities; or
509	(C) a combination of both in-person and online methods;
510	(iii) may include hybrid teaching formats where:
511	(A) some students participate in-person while others participate remotely; or
512	(B) instruction alternates between in-person and online delivery; and
513	(iv) provides students flexibility in time, place, path, or pace of learning.
514	(c) "Contract administrator" means the state board's appointed Deputy Superintendent of
515	Operations that ensures the program manager meets contractual obligations.
516	(d) "Contract oversight and compliance" means the oversight and coordination function
517	performed by the Department of Operations contract administrator, including:
518	(i) establishing and maintaining program standards within a contract with a program
519	manager;
520	(ii) determining operational requirements and structures;
521	(iii) procuring and managing contracts for program services and standards;
522	(iv) ensuring program integrity through direct or contracted oversight;
523	(v) coordinating program functions and contracted services with a program manage
524	<u>and</u>
525	(vi) maintaining appropriate separation between government oversight and
526	independent program operations.
527	(e) "Contracted entity" means an organization that:
528	(i) contracts with the state board to perform duties and functions necessary for
529	program administration and operations;
530	(ii) is not affiliated with any international organization;
531	(iii) does not harvest data for the purpose of reproducing or distributing the data to
532	other entities;
533	(iv) has no involvement in guiding or directing any curriculum or curriculum
534	standards; and
535	(v) performs the specific duties and functions assigned in the contract with the state
536	board.
537	(f) "Department of Operations" means the section of the state board that oversees
538	financial operations, procurement operations, data and statistics operations, school

539		land trust, and information technology operations for the state board.
540	<u>(g)</u>	Eligible student" means a student:
541		(i) who attends a private school whose parent is a resident of Utah; or
542		(ii) who is an exchange student residing in Utah and enrolled in a private school in
543		<u>Utah.</u>
544	<u>(h)</u>	"Online course" means a course of instruction for grades 6 through 12 offered
545		through the program using digital technology, including:
546		(i) an exclusively online learning and instructional model; or
547		(ii) blended learning models.
548	<u>(i)</u>	"Private school" means the same as term is defined in Section 53F-6-401.
549	<u>(j)</u>	"Program" means the Utah Private Course Choice Empowerment program created in
550		this section.
551	<u>(k)</u>	"Program manager" means a contracted entity that, at the time of application,
552		demonstrates the ability without external contracts to internally meet the
553		qualifications specified in this section, that is contracted by the state board to
554		administer the Utah Private Course Choice Empowerment program, including:
555		(i) the ability to manage, distribute, and transact program funds;
556		(ii) capacity to create and maintain a user-friendly website;
557		(iii) the ability to verify a student's eligibility based on the requirements of this part;
558		(iv) capacity to process provider payments and maintain financial records;
559		(v) ability to track, monitor, and report program enrollment, participation, and
560		outcomes at both provider and individual student levels; and
561		(vi) maintenance of a publicly accessible provider list, including:
562		(A) the capability to allow a student or a student's parent to rate, review, and share
563		information about providers; and
564		(B) appropriate links to a provider's course catalog.
565	(2) The	e program is created to enable an eligible student to engage in taking online courses.
566	(3) The	e purposes of the program are to:
567	<u>(a)</u>	provide a student with access to online learning options regardless of where the
568		student attends school, including blending learning settings;
569	<u>(b)</u>	provide digital learning options for a student regardless of language, residence,
570		family income, or special needs;
571	<u>(c)</u>	utilize the power and scalability of technology to customize education so that a
572		student may learn in the student's own style preference and at the student's own pace:

573	(d) provide greater access to self-paced programs enabling a high achieving student to
574	accelerate academically, while a struggling student may have additional time and
575	help to gain competency;
576	(e) allow a student to customize the student's schedule to better meet the student's
577	academic goals;
578	(f) provide quality learning options to better prepare a student for post-secondary
579	education and career opportunities; and
580	(g) support flexible learning environments through blended learning options that
581	combine the benefits of both in-person and online instruction to enhance student
582	engagement and achievement.
583	(4) An eligible student may enroll in an online course offered through the program if:
584	(a) the student meets the course prerequisites; and
585	(b) the course is open for enrollment.
586	(5)(a) An eligible student may enroll in online courses up to the equivalent of six credits
587	per school year.
588	(b) Notwithstanding Subsection (5)(a), if an eligible student is also a scholarship student
589	as defined in Section 53F-6-401, the student may enroll in online courses up to the
590	equivalent of four credits per school year.
591	(6)(a) No later than April 1, 2025, the state board shall:
592	(i) in accordance with Title 63G, Chapter 6a, Utah Procurement Code, enter in an
593	agreement with one or more contracted entities to serve as a program manager for
594	the program, including management of the funds appropriated for the program;
595	(ii) ensure the initial contract is no more than a three-year contract with annual
596	renewal options subject to performance review and compliance with Title 63G,
597	Chapter 6a, Utah Procurement Code; and
598	(iii) ensure the contract:
599	(A) clearly delineates the specific duties and functions to be performed;
600	(B) ensures the efficiency and success of the program;
601	(C) maintains appropriate separation between program and contract administration
602	and direct educational services;
603	(D) preserves the independence of educational decisions made between parents
604	and providers; and
605	(E) does not impose any requirements on the program manager that are not
606	essential to the basic administration of the program or create restrictions,

607	directions, or mandates regarding instructional content or curriculum.
608	(b) The state board shall perform contract oversight and compliance through the contract
609	administrator, who shall:
610	(i) regulate and take enforcement action as necessary against a program manager in
611	accordance with the provisions of the state board's agreement with the program
612	manager;
613	(ii) ensure the program manager adheres to all contractual obligations;
614	(iii) review all program reports and financial records;
615	(iv) conduct regular compliance audits; and
616	(v) evaluate the program manager's performance annually.
617	(c) The state board shall not include a provision in any rule that creates or implies a
618	restriction, direction, or mandate regarding program administration, including student
619	enrollment, payments to providers, instructional content, or curriculum.
620	(d) The state board, in collaboration with the Contract administrator, may:
621	(i) distribute program functions among multiple contracted entities, including:
622	(A) program management functions;
623	(B) financial processing and payment functions;
624	(C) provider management functions; and
625	(D) other administrative functions as needed; and
626	(ii) ensure appropriate coordination between all contracted entities through clearly
627	defined roles and responsibilities in each contract.
628	(7)(a) The program manager shall:
629	(i) administer the program;
630	(ii) ensure an eligible student can navigate to all authorized online course providers
631	enrollment platforms or tools for the program;
632	(iii) approve and oversee authorized online course providers;
633	(iv) establish guidelines for qualifying providers and courses;
634	(v) manage funds appropriated for the program;
635	(vi) make payments to authorized online course providers that may not include
636	transaction fees of any kind;
637	(vii) as described in Subsection (19), provide an annual report on the performance of
638	the program to the Education Interim Committee; and
639	(viii) ensure compliance with applicable laws and regulations.
640	(b) The program manager shall maintain detailed financial records subject to review by

641	the contract administrator, including:
642	(i) all course payments processed;
643	(ii) provider payment histories;
644	(iii) administrative costs; and
645	(iv) audit results.
646	(8) The state board may regulate and take enforcement action as necessary against a
647	program manager in accordance with the provisions of the state board's agreement with
648	the program manager.
649	(9)(a) If the state board determines that a program manager has violated a provision of
650	this part or a provision of the state board's agreement with the program manager, the
651	state board shall send written notice to the program manager explaining the violation
652	and the remedial action required to correct the violation.
653	(b) A program manager that receives a notice described in Subsection (9)(a) shall, no
654	later than 60 days after the day on which the program manager receives the notice,
655	correct the violation and report the correction to the state board.
656	(c)(i) If a program manager that receives a notice described in Subsection (9)(a) fails
657	to correct a violation in the time period described in Subsection (9)(b), the state
658	board may bar the program manager from further participation in the program.
659	(ii) A program manager may appeal a decision of the state board under Subsection
660	(9)(c)(i) in accordance with Title 63G, Chapter 4, Administrative Procedures Act.
661	(d) A program manager may not accept state funds while the program manager:
662	(i) is barred from participating in the program under Subsection (9)(c)(i); or
663	(ii) has an appeal pending under Subsection (9)(c)(ii).
664	(e) A program manager that has an appeal pending under Subsection (9)(c)(ii) may
665	continue to administer online courses during the pending appeal.
666	(10) The program manager shall approve online course providers to offer courses through
667	the program.
668	(11)(a) Subject to Subsection (11)(b), the program manager shall establish a process to
669	approve an entity as an authorized online course provider, including:
670	(i) the entity's demonstration of at least three years of experience in either:
671	(A) developing and delivering proprietary digital coursework for students; or
672	(B) successfully aggregating and managing third-party digital education providers
673	and courses for students;
674	(ii) the ability to provide a publicly available user-friendly website for an eligible

675	student, including:
676	(A) an accessible course enrollment system;
677	(B) comprehensive provider and course information; and
678	(C) program participation metrics;
679	(iii) verification that within the past five years, the entity:
680	(A) has not been subject to sanctions;
681	(B) has not undergone investigations;
682	(C) has not had adverse findings in malfeasance audits; and
683	(D) has not received other official censures in any state where it delivers digital
684	courses;
685	(iv) certification that the entity is not currently named in any lawsuit or ongoing civil
686	litigation in any state where the entity delivers digital courses; and
687	(v) the entity's demonstrated capacity to:
688	(A) evaluate and monitor course quality and content;
689	(B) verify instructor qualifications and experience;
690	(C) ensure instructor technical competency;
691	(D) conduct instructor background checks;
692	(E) provide regular professional development;
693	(F) implement student safety policies;
694	(G) maintain data privacy and security;
695	(H) enforce a learner code of conduct; and
696	(I) uphold academic integrity standards.
697	(b) In accordance with Subsection (13), the program manager shall allow all authorized
698	online course providers and courses the state board has approved up to July 1, 2024,
699	for the Statewide Online Education Program described in Title 53F, Chapter 4, Part
700	5, Statewide Online Education Program, to be offered to private school students.
701	(12) The program manager may revoke approval of an authorized online course provider
702	for non-compliance with program requirements described in this section or poor
703	performance as the program manager determines.
704	(13) The program manager shall establish a process for reviewing and approving courses to
705	be offered through the program, including:
706	(a) submission of the following course information:
707	(i) course title;
708	(ii) course fee;

709	(iii) subject area;
710	(iv) if applicable, credits earned;
711	(b) description of course organization, including:
712	(i) modules, units, or chapters;
713	(ii) frequency of assessments; and
714	(iii) overall course length;
715	(c) course pacing information, including:
716	(i) recommended standard course pace progression;
717	(ii) expected weeks of study per semester of content; and
718	(iii) acknowledgment of a student's flexibility to adjust course pace;
719	(d) course withdrawal policy;
720	(e) final completion deadline for the course;
721	(f) summary description of course subject matter content;
722	(g) course prerequisites, if any;
723	(h) required course materials, including:
724	(i) technology requirements; and
725	(ii) tangible materials needed for course completion;
726	(i) alignment with any applicable:
727	(i) industry standards;
728	(ii) state board standards;
729	(iii) National Collegiate Athletic Association requirements; or
730	(iv) accreditation requirements;
731	(j) method of course instruction and delivery;
732	(k) description of instructional support, including:
733	(i) frequency of instructor-initiated one-on-one progress checks;
734	(ii) frequency of instructor-led tutoring;
735	(iii) availability of small-group tutoring;
736	(iv) frequency of synchronous one-on-one instructor-led checks for a student's
737	understanding; and
738	(v) regular student interaction with educators;
739	(1) student-to-teacher ratio;
740	(m) for blended or hybrid format courses:
741	(i) a description of in-person instruction components; and
742	(ii) any waiver for online instructional support requirements when a student receives

743	real-time in-person instruction for a portion of the course; and
744	(n) prohibiting credit recovery courses or packet-based courses.
745	(14) The program manager shall ensure the review process described in Subsection (13):
746	(a) does not require an authorized online course provider to alter the provider's:
747	(i) creed;
748	(ii) practices;
749	(iii) admissions policies;
750	(iv) hiring practices; or
751	(v) curricula, including any religious course or course content;
752	(b) maintains an authorized online course provider's autonomy while accepting program
753	funds; and
754	(c) provides for a regular renewal of:
755	(i) a course approval; and
756	(ii) an authorized online course provider's authorization based on criteria, including:
757	(A) a course completion rate of at least 80%;
758	(B) reviews of the courses provided by a parent or eligible student; and
759	(C) if applicable, fidelity to the approval criteria described in Subsection (11).
760	(15) An authorized online course provider shall:
761	(a) for each course offered, establish reasonable:
762	(i) course lengths;
763	(ii) standardized completion deadlines that are the same for all courses offered by the
764	provider;
765	(iii) standardized withdrawal deadlines that are the same for all courses offered by the
766	provider; and
767	(iv) course fees;
768	(b) submit the information described in Subsections (13) and (15)(a) to the program
769	manager for approval;
770	(c) ensure the information described in Subsections (13) and (15)(a) are correctly posted
771	with each course listing; and
772	(d) report enrollment and withdrawal data to the program manager within five business
773	<u>days.</u>
774	(16) Subject to legislative appropriation, the program manager shall manage program funds
775	to administer the program, including:
776	(a) paying a course fee to an authorized online course provider as follows:

777	(i) 60% of the course fee paid upon an eligible student's enrollment; and
778	(ii) 40% of the course fee paid upon the eligible student's completion of the course;
779	(b) if the student does not complete the course by the deadline the authorized online
780	course provider establishes as described in Subsection (15), disqualifying an
781	authorized online course provider from receiving the 40% of the course fee as
782	described in Subsection (16)(a)(ii);
783	(c) processing payments to a provider within 30 days of relevant deadlines for
784	enrollment, withdrawal, or course completion; and
785	(d) establishing a payment structure for payments made to a provider that ensures no
786	transaction fees are passed on to the provider.
787	(17) Subject to legislative appropriation, the Legislature shall:
788	(a) provide funds for the program that are separate from funding for public education
789	programs; and
790	(b) adjust the appropriation based on anticipated enrollment increases in the program.
791	(18) The program manager may use a percentage of the appropriation described in
792	Subsection (17) for administrative costs as follows:
793	(a) up to 8% of the appropriation for administrative costs when the total annual
794	appropriation from the Legislature is \$10,000,000 or less; and
795	(b) up to 5% of the appropriation for administrative costs when the total annual
796	appropriation from the Legislature exceeds \$10,000,000.
797	(19) The program manager shall provide an annual report to the Education Interim
798	Committee regarding the performance of the program, including:
799	(a) number of students served;
800	(b) courses offered and completed;
801	(c) student progress and completion rates; and
802	(d) financial information and use of funds.
803	(20) The program manager shall establish a comprehensive system for monitoring
804	providers, including:
805	(a) regular performance reviews based on:
806	(i) student completion rates;
807	(ii) student academic progress metrics;
808	(iii) instructor qualifications and performance;
809	(iv) course content quality and alignment; and
810	(v) technical system reliability:

811	(b) annual compliance audits of:
812	(i) financial records;
813	(ii) student data privacy practices; and
814	(iii) security protocols; and
815	(c) regular provider site visits that occur at least once per academic year.
816	(21) On or before July 1, 2025, and as frequently as necessary to maintain the information
817	the state board shall provide information on the state board's website, including:
818	(a) information on the program manager, including the program manager's contact
819	information; and
820	(b) an overview of the program.
821	(22) In the event of the expiration or termination of a program manager contract, or the
822	inability of a program manager to perform required duties:
823	(a) the Department of Operations shall serve as a temporary bridge program
824	administrator solely during the time required to:
825	(i) maintain essential program operations; and
826	(ii) complete the procurement process for selecting a new program manager;
827	(b) the Department of Operations shall immediately initiate and complete the
828	procurement process described in this section in an expedited manner;
829	(c) the Department of Operations shall establish clear timelines and procedures for the
830	transition process between the previous program manager to the Department of
831	Operations to the new program manager; and
832	(d) the Department of Operations shall provide proper notice to and coordinate with:
833	(i) authorized online course providers;
834	(ii) parents;
835	(iii) the state board; and
836	(iv) other affected parties.
837	Section 12. Effective Date.
838	This bill takes effect on May 7, 2025.