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Carson Smith Opportunity Scholarship Program Amendments

2026 GENERAL SESSION

STATE OF UTAH

Chief Sponsor: Lincoln Fillmore

House Sponsor:

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LONG TITLE

General Description:

This bill amends requirements for the Carson Smith Opportunity Scholarship Program (the scholarship).

Highlighted Provisions:

8 This bill:

- eliminates income based eligibility requirements for the scholarship;
- removes scholarship eligibility for a sibling;
- aligns the scholarship requirements with the Utah Fits All Scholarship Program by:
- allowing the scholarship granting organization to approve qualified providers and private schools;
 - requiring the scholarship granting organization to ensure physical education and extracurricular caps are followed;
 - amending the definition of scholarship expense to be the same across multiple programs;
 - establishing primary residency verification to be eligible for a scholarship;
 - creating a deadline for an eligible student to accept the scholarship that the scholarship granting organization determines; and
 - clarifying entities that are not eligible to be a qualified provider under the scholarship program; and
 - makes conforming changes.

24 Money Appropriated in this Bill:

None None

Other Special Clauses:

- This bill provides a special effective date.
- 28 Utah Code Sections Affected:
- 29 AMENDS:
- 30 **53E-7-401** (Effective 05/06/26), as last amended by Laws of Utah 2024, Chapter 466

31	53E-7-402 (Effective 05/06/26), as last amended by Laws of Utah 2024, Chapter 466
32	53E-7-404 (Effective 05/06/26), as last amended by Laws of Utah 2024, Chapter 466
33	53E-7-405 (Effective 05/06/26), as last amended by Laws of Utah 2024, Chapter 466
34	53E-7-407 (Effective 01/01/27), as last amended by Laws of Utah 2024, Chapter 466
35	53E-7-408 (Effective 05/06/26), as last amended by Laws of Utah 2024, Chapter 466
36	53E-7-408.5 (Effective 05/06/26), as enacted by Laws of Utah 2024, Chapter 466
37	59-1-403 (Effective 05/06/26) (Partially Repealed 07/01/29), as last amended by Laws of
38 39	Utah 2025, Chapters 182, 323, 400, and 498
40	Be it enacted by the Legislature of the state of Utah:
41	Section 1. Section 53E-7-401 is amended to read:
42	53E-7-401 (Effective 05/06/26). Definitions.
43	As used in this part:
44	(1) "The Carson Smith Opportunity Scholarship Program" or "program" means the program
45	established in Section 53E-7-402.
46	(2) "Eligible student" means[:]
47	[(a)] _a student who:
48	$\left[\frac{(i)}{a}\right]$ (a) is:
49	[(A)] (i) eligible to participate in public school, in kindergarten, or grades 1 through
50	12;
51	[(B)] (ii) enrolled in a qualifying school as defined in Subsection [(11)] (10);
52	[(C)] (iii) a home-based scholarship student as defined in Subsection [(6)] (4); or
53	[(D)] (iv) at least three years old before September 2 of the year the scholarship is
54	awarded;
55	[(ii)] (b) is a primary resident of the state;
56	[(iii)] (c) has a qualified disability identified under 20 U.S.C. Sec. 140(3) as determined
57	by:
58	[(A)] (i) having an IEP within the previous three years; or
59	[(B)] (ii) a multidisciplinary team evaluation described in Subsection $[(7)]$ (5); [and]
60	[(iv)] (d) during the school year for which the student is applying for the scholarship, is
61	not:
62	[(A)] (i) a student who receives a scholarship under the <u>legacy</u> Carson Smith
63	Scholarship Program created in Section 53F-4-302; [or]
64	(ii) a student who receives a scholarship under the Utah Fits All Scholarship Program

65	created in Section 53F-4-302; or
66	[(B)] (iii) enrolled as a public school student; [or]
67	(e) provides verification of primary residence in this state, through a parent's income tax
68	records, utility bill, lease agreement, or property tax records; and
69	(f) for out-of-state military families through a parent attestation, is not enrolled in a
70	public school elsewhere while receiving the scholarship.
71	[(b) a student who:]
72	[(i) meets the requirement of Subsections (2)(a)(i) and (ii); and]
73	[(ii) is a sibling of and resides in the same household as a student described in
74	Subsection (2)(a) if:]
75	[(A) the student described in Subsection (2)(a) is a scholarship student and has
76	verified enrollment or intent to enroll at a qualifying school or participate in
77	services provided by a qualifying provider; and]
78	[(B) the sibling is applying for a scholarship to attend the same qualifying school
79	or participate in the same services provided by a qualifying provider.]
80	(3)(a) "Employee" means an individual working in a position in which the individual's
81	salary, wages, pay, or compensation, including as a contractor, is paid from:
82	(i) program donations to a scholarship granting organization; or
83	(ii) scholarship money allocated to a qualifying school or qualifying provider by a
84	scholarship granting organization under Section 53E-7-405.
85	(b) "Employee" does not include an individual who volunteers at the scholarship
86	granting organization, qualifying school, or qualifying provider.
87	[(4) "Family income" means the annual income of the parent, parents, legal guardian, or
88	legal guardians with whom a scholarship student lives.]
89	[(5) "Federal poverty level" means the poverty level as defined by the most recently revised
90	poverty income guidelines published by the United States Department of Health and
91	Human Services in the Federal Register.]
92	[(6)] (4) "Home-based scholarship student" means a student who:
93	(a) is eligible to participate in public school, in kindergarten or grades 1 through 12;
94	(b) [is-] attests to being excused from enrollment in an LEA [in accordance with Section
95	53G-6-204-]to attend a home school; and
96	(c) receives a benefit from a scholarship under the program.
97	[(7)] (5) "Multidisciplinary evaluation team" means two or more individuals:
98	(a) who are qualified in two or more separate disciplines or professions; and

99	(b) who evaluate a child.
100	[(8)] <u>(6)</u> "Officer" means:
101	(a) a member of the board of a scholarship granting organization, qualifying school, or
102	qualifying provider; or
103	(b) the chief administrative officer of a scholarship granting organization , qualifying
104	school, or qualifying provider.
105	(7) "Primary residence" means the one location where an individual resides for the majority
106	of the year.
107	[(9)] (8) "Program donation" means a donation to the program under Section 53E-7-405.
108	[(10)] (9) "Qualifying provider" means:
109	(a) an entity that:
110	(i) is not a public school and is autonomous and not an agent of the state, in
111	accordance with Section 53E-7-406; and
112	(ii) meets the requirement described in Section 53E-7-403; and
113	(b) [is] an eligible service provider approved by the scholarship granting organization in
114	accordance with Section 53E-7-408.5.
115	[(11)] (10) "Qualifying school" means a private school that:
116	(a) provides kindergarten, elementary, or secondary education;
117	(b) is approved by the state board under Section 53E-7-408; and
118	(c) meets the requirements described in Section 53E-7-403.
119	[(12)] (11) "Relative" means a father, mother, husband, wife, son, daughter, sister, brother,
120	uncle, aunt, nephew, niece, first cousin, mother-in-law, father-in-law, brother-in-law,
121	sister-in-law, son-in-law, or daughter-in-law.
122	[(13)] (12) "Scholarship" means a grant awarded to an eligible student:
123	(a) by a scholarship granting organization out of program donations and appropriations
124	the Legislature provides; and
125	(b) for the purpose of paying for a scholarship expense.
126	[(14)] (13)(a) "Scholarship expense" means an expense that a parent or eligible student
127	incurs in the education of the eligible student for goods or a service that a qualifying
128	school or qualifying provider provides or facilitates, including:
129	[(a)] (i) published tuition and fees of a qualifying school or qualifying provider;
130	[(b)] (ii) fees and instructional materials at a technical college;
131	[(e)] (<u>iii</u>) tutoring services;
132	[(d)] (iv) fees for after-school or summer education programs;

133	[(e)] (v) textbooks, curricula, or other instructional materials, including any
134	supplemental materials or associated online instruction that a curriculum,
135	qualifying provider, or a qualifying school recommends;
136	[(f)] (vi) educational software and applications;
137	[(g)] (vii) supplies or other equipment related to an eligible student's educational
138	needs;
139	[(h)] (viii) computer hardware or other technological devices that are intended
140	primarily for an eligible student's educational needs;
141	[(i)] (ix) fees for the following examinations, or for a preparation course for the
142	following examinations, that the scholarship granting organization approves:
143	[(i)] (A) a national norm-referenced or standardized assessment described in
144	Section 53F-6-410, an advanced placement examination, or another similar
145	assessment;
146	[(ii)] (B) a state-recognized industry certification examination; and
147	[(iii)] (C) an examination related to college or university admission;
148	[(j)] (x) educational services for students with disabilities from a licensed or
149	accredited practitioner or provider, including occupational, behavioral, physical,
150	audiology, or speech-language therapies, or other licensed or accredited
151	practitioners approved by the scholarship granting organization;
152	[(k)] (xi) contracted services that the scholarship granting organization approves and
153	that an LEA provides, including individual classes, after-school tutoring services,
154	transportation, or fees or costs associated with participation in extracurricular
155	activities, as long as the LEA does not require the scholarship student to enroll to
156	participate;
157	[(1)] (xii) ride fees or fares for a fee-for-service transportation provider to transport the
158	eligible student to and from a qualifying school or qualifying provider, not to
159	exceed \$750 in a given school year;
160	[(m)] (xiii)(A) expenses related to extracurricular activities, field trips, educational
161	supplements, physical education experiences, and other educational experiences
162	not to exceed 20% of the total scholarship amount; [or] and
163	(B) the 20% maximum for expenses related to extracurricular activities and
164	physical education described in Subsection (13)(a)(xiii)(A) does not apply to
165	expenses related to physical therapy expenses;
166	(xiv) physical therapy expenses that are required to facilitate educational services; or

167	[(n)] (xv) expenses the scholarship granting organization approves in accordance with
168	Subsection 53E-7-405(3).
169	(b) Scholarship expense does not include:
170	(i) chaperone expenses;
171	(ii) season tickets, annual passes, or subscriptions to entertainment venues; and
172	(iii) the purchase of furniture.
173	[(15)] (14) "Scholarship granting organization" means an organization that is:
174	(a) qualified as tax exempt under Section 501(c)(3), Internal Revenue Code; and
175	(b) recognized through an agreement with the state board as a scholarship granting
176	organization, as described in Section 53E-7-404.
177	[(16)] (15) "Scholarship student" means an eligible student, including a home-based
178	scholarship student, who receives a scholarship under this part.
179	[(17)] (16) "Value of the weighted pupil unit" means the amount established each year in the
180	enacted public education budget that is multiplied by the number of weighted pupil units
181	to yield the funding level for the basic state-supported school program.
182	Section 2. Section 53E-7-402 is amended to read:
183	53E-7-402 (Effective 05/06/26). Carson Smith Opportunity Scholarship Program.
184	(1) There is established the Carson Smith Opportunity Scholarship Program under which a
185	parent may apply to a scholarship granting organization on behalf of the parent's student
186	for a scholarship to help cover the cost of a scholarship expense.
187	(2)[(a)] A scholarship granting organization shall award, in accordance with this part,
188	scholarships to eligible students.
189	[(b) In awarding scholarships, a scholarship granting organization shall give priority to
190	an eligible student described in Subsection 53E-7-401(1)(a) by:]
191	[(i) establishing an August 10 deadline for an eligible student described in Subsection
192	53E-7-401(1)(b) to apply for a scholarship; and]
193	[(ii) awarding a scholarship to an eligible student described in Subsection
194	53E-7-401(2)(b) only if funds exist after awarding scholarships to all eligible
195	students described in Subsection 53E-7-401(2)(a) who have applied and qualify.]
196	[(c) Subject to available funds, a scholarship awarded to an eligible student described in
197	Subsection 53E-7-401(2)(b) shall be for a similar term as a scholarship awarded to
198	the eligible student's sibling.]
199	(3) A scholarship granting organization shall determine a full-year scholarship award to pay
200	for the cost of one or more scholarship expenses in an amount not more than [+]

201	[(a) for an eligible student described in Subsection 53E-7-401(2)(a)], for a student who
202	is:
203	[(i)] (a) in kindergarten through grade 12[-and whose family income is:], the value of the
204	weighted pupil unit multiplied by 2.5; and
205	[(A) at or below 185% of the federal poverty level, the value of the weighted pupil
206	unit multiplied by 2.5;]
207	[(B) except as provided in Subsection (3)(a)(i)(C), above 185% of the federal
208	poverty level, the value of the weighted pupil unit multiplied by two; or]
209	[(C) above 185% of the federal poverty level and the eligible student would have
210	received an average of 180 minutes per day or more of special education
211	services in a public school before transferring to a private school, the value of
212	the weighted pupil unit multiplied by 2.5; or]
213	[(ii)] (b) in preschool[5]:
214	(i) for full-time enrollment, the value of the weighted pupil unit; or
215	(ii) for part-time enrollment, the value of the weighted pupil unit multiplied by 0.55.
216	[(b) for an eligible student described in Subsection 53E-7-401(2)(b), half the value of the
217	weighted pupil unit.]
218	(4)(a) A scholarship granting organization shall:
219	(i) establish and communicate to an eligible student a deadline by which the eligible
220	student must accept or deny the scholarship offer; and
221	(ii) communicate to an eligible student that failure to respond by the deadline
222	described in (4)(a)(i) may result in forfeiture of the scholarship offer.
223	(b) The State Tax Commission may, upon request, provide state individual income tax
224	information to a scholarship granting organization for residence verification purposes
225	regarding a given individual if:
226	(i) the individual voluntarily provides the individual's social security number to the
227	scholarship granting organization; and
228	(ii) the individual consents in writing to the sharing of state individual income tax
229	and residence information solely for the purpose of residency verification
230	purposes.
231	(c) The State Tax Commission shall create and implement a residency verification
232	process and tool to facilitate this verification process.
233	[(4)] (5) Eligibility for a scholarship as determined by a multidisciplinary evaluation team
234	under this program does not establish eligibility for an IEP under the Individuals with

235	Disabilities Education Act, Subchapter II, 20 U.S.C. Secs. 1400 to 1419, and is not
236	binding on any LEA that is required to provide an IEP under the Individuals with
237	Disabilities Education Act.
238	[(5)] (6) The scholarship granting organizations shall prepare and disseminate information
239	on the program to a parent applying for a scholarship on behalf of a student.
240	Section 3. Section 53E-7-404 is amended to read:
241	53E-7-404 (Effective 05/06/26). State board duties.
242	(1) The state board shall:
243	(a) publish on the state board's website:
244	(i) information about the program; and
245	(ii) information about each scholarship granting organization;
246	(b) conduct a financial review or audit of a scholarship granting organization, if the state
247	board receives evidence of fraudulent practice by the scholarship granting
248	organization;
249	(c) conduct a criminal background check on each scholarship granting organization
250	employee and scholarship granting organization officer;
251	(d) establish uniform financial accounting standards for scholarship granting
252	organizations; and
253	(e) in accordance with Section 53E-1-202.1, annually submit a report on the program to
254	the Public Education Appropriations Subcommittee that includes:
255	(i) administrative costs of the program;
256	(ii) the number of scholarship students that are eligible students [described in
257	Subsection 53E-7-401(2)(a) and the number of scholarship students that are
258	eligible students described in Subsection 53E-7-401(2)(b)]from each school
259	district;
260	(iii) standards used by the scholarship granting organization to determine whether a
261	student is an eligible student; and
262	(iv) savings to the state and LEAs as a result of scholarship students exiting the
263	public school system.
264	(2)(a) In accordance with Subsection (3) and Title 63G, Chapter 6a, Utah Procurement
265	Code, the state board shall issue a request for proposals and enter into at least one
266	agreement with an organization that is qualified as tax exempt under Section
267	501(c)(3), Internal Revenue Code, to be recognized by the state board as a
268	scholarship granting organization.

269	(b) An organization that responds to a request for proposals described in Subsection
270	(2)(a) shall submit the following information in the organization's response:
271	(i) a copy of the organization's incorporation documents;
272	(ii) a copy of the organization's Internal Revenue Service determination letter
273	qualifying the organization as being tax exempt under Section 501(c)(3), Internal
274	Revenue Code;
275	(iii) a description of the methodology the organization will use to verify that a student
276	is an eligible student under this part; and
277	(iv) a description of the organization's proposed scholarship application process.
278	(3)(a) The state board shall enter into an agreement described in Subsection (2)(a) with
279	one scholarship granting organization on or before January 1, 2021.
280	(b) The state board may enter into an agreement described in Subsection (2)(a) with
281	additional scholarship granting organizations after January 1, 2023, if the state board
282	makes rules regarding how multiple scholarship granting organizations may issue tax
283	credit certificates in accordance with Section 53E-7-407.
284	(c)(i) No later than 10 days after the day on which the state board enters into an
285	agreement with a scholarship granting organization, the state board shall forward
286	the name and contact information of the scholarship granting organization to the
287	State Tax Commission.
288	(ii) If, under Subsection (4)(c)(i), the state board bars a scholarship granting
289	organization from further participation in the program, the state board shall, no
290	later than 10 days after the day on which the state board bars the scholarship
291	granting organization, forward the name and contact information of the barred
292	scholarship granting organization to the State Tax Commission.
293	(4)(a) If the state board determines that a scholarship granting organization has violated
294	a provision of this part or state board rule, the state board shall send written notice to
295	the scholarship granting organization explaining the violation and the remedial action
296	required to correct the violation.
297	(b) A scholarship granting organization that receives a notice described in Subsection
298	(4)(a) shall, no later than 60 days after the day on which the scholarship granting
299	organization receives the notice, correct the violation and report the correction to the
300	state board.
301	(c)(i) If a scholarship granting organization that receives a notice described in
302	Subsection (4)(a) fails to correct a violation in the time period described in

303	Subsection (4)(b), the state board may bar the scholarship granting organization
304	from further participation in the program.
305	(ii) A scholarship granting organization may appeal a decision made by the state
306	board under Subsection (4)(c)(i) in accordance with Title 63G, Chapter 4,
307	Administrative Procedures Act.
308	(d) A scholarship granting organization may not accept program donations while the
309	scholarship granting organization:
310	(i) is barred from participating in the program under Subsection (4)(c)(i); or
311	(ii) has an appeal pending under Subsection (4)(c)(ii).
312	(e) A scholarship granting organization that has an appeal pending under Subsection
313	(4)(c)(ii) may continue to administer scholarships from previously donated program
314	donations during the pending appeal.
315	(5) The state board shall provide for a process for a scholarship granting organization to
316	report information as required under Section 53E-7-405.
317	(6) The state board shall make rules in accordance with Title 63G, Chapter 3, Utah
318	Administrative Rulemaking Act, to administer the program, including rules for:
319	(a) the administration of scholarships to a qualifying school or qualifying provider
320	receiving scholarship money from a scholarship granting organization that is barred
321	from participating in the program under Subsection (4)(c)(i);
322	(b) when an eligible student does not continue in enrollment at a qualifying school or
323	participation in services provided by a qualifying provider:
324	(i) requiring the scholarship granting organization to:
325	(A) notify the state board; and
326	(B) obtain reimbursement of scholarship money from the qualifying school in
327	which the eligible student is no longer enrolled or qualifying provider in which
328	the eligible student is no longer participating; and
329	(ii) requiring the qualifying school or qualifying provider in which the eligible
330	student is no longer enrolled to reimburse scholarship money to the scholarship
331	granting organization;
332	(c) audit and report requirements as described in Section 53E-7-405; and
333	(d) requiring the scholarship granting organization, in accordance with the Family
334	Educational Rights and Privacy Act, 20 U.S.C. Sec. 1232g, to submit to the state
335	board:
336	(i) the number of scholarship students that are eligible students [described in

337	Subsection 53E-7-401(2)(a) and the number of scholarship students that are
338	eligible students described in Subsection 53E-7-401(2)(b)]from each school
339	district;
340	(ii) standards used to determine whether a student is an eligible student; and
341	(iii) any other information requested by the Public Education Appropriations
342	Subcommittee for the state board to include in the annual report described in
343	Section 53E-1-202.1.
344	Section 4. Section 53E-7-405 is amended to read:
345	53E-7-405 (Effective 05/06/26). Program donations Scholarship granting
346	organization requirements Legislative appropriations.
347	(1) A person that makes a donation to a scholarship granting organization to help fund
348	scholarships through the program may be eligible to receive a nonrefundable tax credit
349	as described in Sections 59-7-625 and 59-10-1041.
350	(2) In accordance with Section 53E-7-404, an organization may enter into an agreement
351	with the state board to be a scholarship granting organization.
352	(3) A scholarship granting organization shall:
353	(a) accept program donations and allow a person that makes a program donation to
354	designate a qualifying school or qualifying provider to which the donation shall be
355	directed for scholarships;
356	(b) adopt an application process in accordance with Subsection (5);
357	(c) review scholarship applications and determine scholarship awards;
358	(d) allocate scholarship money to a scholarship student's parent or, on the parent's
359	behalf, to a qualifying school or qualifying provider in which the scholarship student
360	is enrolled or participates;
361	(e) adopt a process, with state board approval, that allows a parent to use a scholarship to
362	pay for a nontuition scholarship expense for the scholarship student;
363	(f) ensure that during the state fiscal year:
364	(i) at least 92% of the scholarship granting organization's revenue from program
365	donations and other funding sources are spent on scholarships;
366	(ii) up to 5% of the scholarship granting organization's revenue from program
367	donations and other funding sources are spent on administration of the program;
368	(iii) up to 3% of the scholarship granting organization's revenue from program
369	donations and other funding sources are spent on marketing and fundraising costs;
370	and

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371	(iv) all revenue from interest or investments is spent on scholarships;
372	(g) carry forward no more than 60% of the scholarship granting organization's funds,
373	less funds for a scholarship that has been awarded, and funds expended for
374	administration and marketing, from the state fiscal year in which the scholarship
375	granting organization received the funds to the following state fiscal year;
376	(h) at the end of a state fiscal year, remit to the state treasurer donation amounts greater
377	than the amount described in Subsection (3)(g);
378	(i) prohibit a scholarship granting organization employee or officer from handling,
379	managing, or processing program donations or other funds, if, based on a criminal
380	background check conducted by the state board in accordance with Section 53E-7-404
381	the state board identifies the employee or officer as posing a risk to the appropriate
382	use of program donations or other funds;
383	(j) ensure that a scholarship can be transferred during the school year to a different
384	qualifying school or qualifying provider that accepts the scholarship student;
385	(k) report to the state board on or before November 1 of each year the following
386	information, prepared by a certified public accountant:
387	(i) the name and address of the scholarship granting organization;
388	(ii) the total number and total dollar amount of program donations and other funding
389	sources that the scholarship granting organization received during the previous
390	calendar year;
391	(iii)[(A)] the total number and total dollar amount of scholarships the scholarship
392	granting organization awarded during the previous state fiscal year to eligible
393	students[-described in Subsection 53E-7-401(2)(a)]; and
394	[(B) the total number and total dollar amount of scholarships the scholarship
395	granting organization awarded during the previous state fiscal year to eligible
396	students described in Subsection 53E-7-401(2)(b); and]
397	(iv) the percentage of first-time scholarship recipients who were enrolled in a public
398	school during the previous school year or who entered kindergarten or a higher
399	grade for the first time in [Utah] this state;
400	(l) issue tax credit certificates as described in Section 53E-7-407; [and]
401	(m)(i) require a parent to notify a scholarship granting organization if the parent's
402	scholarship recipient:
403	(A) receives scholarship money for tuition expenses; and
404	(B) does not have continuing enrollment and attendance at a qualifying school; or

405	(ii) has transitioned to be a home-based student[-];
406	(n) verify an applicants Utah residency through:
407	(i) the State Tax Commission as described in Section 53E-7-402; or
408	(ii) at least two forms of documentation, including a:
409	(A) current Utah drivers license;
410	(B) valid Utah voter registration card;
411	(C) utility bill dated within the last 60 days;
412	(D) current Utah vehicle registration; or
413	(E) Utah tax return from the previous year;
414	(o) ensure that combined expenses from extracurricular activities and physical education
415	do not exceed 20% of the total scholarship amount;
416	(p) facilitate an appeals process for denied reimbursements;
417	(q) be prohibited from charging any processing fees to an eligible student or pass on
418	third-party fees related to the use or management of scholarship funds; and
419	(r) conduct an annual independent audit and publicly disclose all third-party contracts
420	and fees.
421	(4) The state treasurer shall deposit the money described in Subsection (3)(h) into the
422	Income Tax Fund.
423	(5)(a) An application for a scholarship shall contain an acknowledgment by the
424	applicant's parent that the qualifying school or qualifying provider selected by the
425	parent for the applicant to attend or participate in using a scholarship is capable of
426	providing the level of disability services required for the student.
427	(b) A scholarship application form shall contain the following statement:
428	"I acknowledge that:
429	(1) A private school may not provide the same level of disability services that are provided
430	in a public school;
431	(2) I will assume full financial responsibility for the education of my scholarship recipient
432	if I accept this scholarship;
433	(3) Acceptance of this scholarship has the same effect as a parental refusal to consent to
434	services as described in 24 C.F.R. Sec. 300.300, issued under the Individuals with Disabilities
435	Education Act, 20 U.S.C. Sec. 1400 et seq.; and
436	(4) My child may return to a public school at any time."
437	(c) Upon acceptance of a scholarship, the parent assumes full financial responsibility for
438	the education of the scholarship recipient.

439	(d) Acceptance of a scholarship has the same effect as a parental refusal to consent to
440	services as described in 24 C.F.R. Sec. 300.300, issued under the Individuals with
441	Disabilities Education Act, 20 U.S.C. Sec. 1400 et seq.
442	(e) The creation of the program or granting of a scholarship does not:
443	(i) imply that a public school did not provide a free and appropriate public education
444	for a student; or
445	(ii) constitute a waiver or admission by the state.
446	(6) A scholarship granting organization shall demonstrate the scholarship granting
447	organization's financial accountability by annually submitting to the state board a
448	financial information report that:
449	(a) complies with the uniform financial accounting standards described in Section
450	53E-7-404; and
451	(b) is prepared by a certified public accountant.
452	(7)(a) [If a scholarship granting organization allocates \$500,000 or more in scholarships
453	annually through the program, the] The scholarship granting organization shall:
454	(i) contract for an annual audit, conducted by a certified public accountant who is
455	independent from:
456	(A) the scholarship granting organization; and
457	(B) the scholarship granting organization's accounts and records pertaining to
458	program donations and other funding sources; and
459	(ii) in accordance with Subsection (7)(b), report the results of the audit to the state
460	board for review.
461	(b) For the report described in Subsection (7)(a)(ii), the scholarship granting
462	organization shall:
463	(i) include the scholarship granting organization's financial statements in a format
464	that meets generally accepted accounting standards; and
465	(ii) submit the report to the state board no later than November 1.
466	(c) The certified public accountant shall conduct an audit described in Subsection
467	(7)(a)(i) in accordance with generally accepted auditing standards and rules made by
468	the state board.
469	(d)(i) The state board shall review a report submitted under this section and may
470	request that the scholarship granting organization revise or supplement the report
471	if the report is not in compliance with the provisions of this Subsection (7) or rules
472	adopted by the state board.

473	(ii) A scholarship granting organization shall provide a revised report or supplement
474	to the report no later than 45 days after the day on which the state board makes a
475	request described in Subsection (7)(d)(i).
476	(8)(a) A scholarship granting organization may not allocate scholarship money to a
477	qualifying school or qualifying provider if:
478	(i) the scholarship granting organization determines that the qualifying school or
479	qualifying provider intentionally or substantially misrepresented information on
480	overpayment;
481	(ii) the qualifying school or qualifying provider fails to refund an overpayment in a
482	timely manner; or
483	(iii) the qualifying school or qualifying provider routinely fails to provide scholarship
484	recipients with promised educational goods or services.
485	(b) A scholarship granting organization shall notify a scholarship recipient if the
486	scholarship granting organization stops allocation of the recipient's scholarship
487	money to a qualifying school or qualifying provider under Subsection (8)(a).
488	(9) If a scholarship recipient transfers to another qualifying school or qualifying provider
489	during the school year, the scholarship granting organization may prorate scholarship
490	money between the qualifying schools or qualifying providers according to the time the
491	scholarship recipient spends at each school or each provider.
492	(10) A scholarship granting organization may not:
493	(a) award a scholarship to a relative of the scholarship granting organization's officer; or
494	(b) allocate scholarship money to a qualifying school or qualifying provider at which the
495	scholarship recipient has a relative who is an officer or an administrator of the
496	qualifying school or qualifying provider.
497	(11) The Legislature may appropriate funds to the board to be distributed in an equal
498	amount to each scholarship granting organization for the same purposes program
499	donations are used.
500	Section 5. Section 53E-7-407 is amended to read:
501	53E-7-407 (Effective 01/01/27). Tax credit certificates issued by a scholarship
502	granting organization.
503	(1) In accordance with this section, a scholarship granting organization shall provide a tax
504	credit certificate, on a form provided by the State Tax Commission, to a person that
505	makes a donation as described in Section 53E-7-405.
506	(2)(a) The scholarship granting organization shall provide the information from a

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507 completed tax credit certificate to the State Tax Commission electronically and in a 508 manner prescribed by the State Tax Commission. 509 (b) A scholarship granting organization shall issue a tax credit certificate within 30 days 510 after the day on which a person makes a donation to the program. 511 (3)(a) Before accepting a donation to the program from a person, the scholarship 512 granting organization shall provide the person with notice: 513 (i) that the donation may not be eligible for a tax credit; 514 (ii) of the process described in Subsection (3)(b); and 515 (iii) of the total amount of tax credit certificates that the scholarship granting 516 organization has issued for the calendar year. 517 (b) During a calendar year, a scholarship granting organization shall: 518 (i) issue tax credit certificates in the order that the scholarship granting organization 519 received a corresponding donation; and 520 (ii) track the total amount of program donations received during the year as 521 corresponding tax credit certificates are issued. 522 (c) If a scholarship granting organization accepts a donation that, when added to the 523 current total amount of program donations received that year, will exceed the 524 program donations cap described in Subsection (4), the scholarship granting 525 organization shall issue a tax credit certificate in the amount that is the difference 526 between the program donations cap and the total amount of program donations 527 received before the donation was received. 528 (4)(a) The program donations cap for the 2021 calendar year is \$5,940,000. 529 (b) For a calendar year after 2021, the state board shall calculate the program donations 530 cap as follows: 531 (i) if the total program donations for the previous calendar year exceed 90% of the 532 cap amount for that calendar year, the cap for the current calendar year is the cap 533 amount for the previous calendar year increased by 10% plus a percentage equal 534 to the percentage of growth in the participation of the program from the previous 535 calendar year; or (ii) if the total program donations for the previous calendar year did not exceed 90% 536 537 of the cap amount for that calendar year, the cap for the current calendar year is 538 the same as the cap amount for the previous calendar year. 539 (5) A person that receives a tax credit certificate in accordance with this section shall retain 540 the certificate for the same time period a person is required to keep books and records

541	under Section 59-1-1406.
542	(6) For the purposes of this section, a contribution, for which a credit is claimed, that is
543	made on or before the fifteenth day of the fourth month following the close of the
544	taxable year may be applied to the current year.
545	Section 6. Section 53E-7-408 is amended to read:
546	53E-7-408 (Effective 05/06/26). Eligible private schools.
547	(1) To be eligible [to enroll a scholarship student] to receive scholarship funds on behalf of a
548	scholarship student as an eligible school, a private school shall:
549	(a) have a physical location in [Utah] the state where the scholarship students attend
550	classes and have direct contact with the school's teachers;
551	(b)(i) contract with an independent licensed certified public accountant to conduct an
552	Agreed Upon Procedures engagement as adopted by the state board, or obtain an
553	audit and report from a licensed independent certified public accountant that
554	conforms with the following requirements:
555	(A) the audit shall be performed in accordance with generally accepted auditing
556	standards;
557	(B) the financial statements shall be presented in accordance with generally
558	accepted accounting principles; and
559	(C) the audited financial statements shall be as of a period within the last 12
560	months; and
561	(ii) submit the audit report or report of the agreed upon procedure to the state board
562	when the private school applies to accept scholarship [students] funds;
563	(c) comply with the antidiscrimination provisions of 42 U.S.C. 2000d;
564	(d) meet state and local health and safety laws and codes;
565	(e) provide a written disclosure to the parent of each prospective student, before the
566	student is enrolled, of:
567	(i) the special education services that will be provided to the <u>scholarship</u> student,
568	including the cost of those services;
569	(ii) tuition costs;
570	(iii) additional fees a parent will be required to pay during the school year; and
571	(iv) the skill or grade level of the curriculum in which the prospective student will
572	participate;
573	(f)(i) administer an annual assessment of each scholarship student's academic
574	progress; and

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575	(ii) report the results of the assessment described in Subsection (1)(f)(i) to the
576	scholarship student's parent;
577	(g) employ or contract with teachers who:
578	(i) hold baccalaureate or higher degrees;
579	(ii) have at least three years of teaching experience in public or private schools; or
580	(iii) have the necessary skills, knowledge, or expertise that qualifies the teacher to
581	provide instruction:
582	(A) in the subject or subjects taught; and
583	(B) to the special needs students taught;
584	(h) maintain documentation demonstrating that teachers at the private school meet the
585	qualifications described in Subsection (1)(g);
586	(i) require the following individuals to submit to a nationwide, fingerprint-based
587	criminal background check and ongoing monitoring, in accordance with Section
588	53G-11-402, as a condition for employment or appointment, as authorized by the
589	Adam Walsh Child Protection and Safety Act of 2006, Pub. L. No. 109-248:
590	(i) an employee who does not hold a current Utah educator license issued by the state
591	board under Chapter 6, Education Professional Licensure;
592	(ii) a contract employee; and
593	(iii) a volunteer who is given significant unsupervised access to a student in
594	connection with the volunteer's assignment; and
595	(j) provide to the parent of a scholarship student the relevant credentials of the teachers
596	who will be teaching the scholarship student.
597	(2) A private school <u>described in Subsection (1)</u> is not eligible to [enroll] <u>receive</u> scholarship [
598	students] funds if:
599	(a) the private school requires a student to sign a contract waiving the student's rights to
600	transfer to another qualifying school during the school year;
601	(b) the audit report submitted under Subsection (1)(b) contains a going concern
602	explanatory paragraph;
603	(c) the report of the agreed upon procedures submitted under Subsection (1)(b) shows
604	that the private school does not have adequate working capital to maintain operations
605	for the first full year, as determined under Subsection (1)(b); or
606	(d) the private school charges a scholarship student more in tuition or fees than another
607	student based solely upon the scholarship student being a scholarship recipient under
608	this part.

609	(3)	Residential treatment facilities licensed by the state are not eligible to enroll scholarship
610		students.
611	(4)	A private school intending to enroll scholarship students and receive scholarship funds
612		shall:
613		(a) submit an application to the state board.
614		(b) agree to not refund, rebate, or share scholarship funds with a scholarship student or
615		scholarship student's parent in any manner except for remittances or refunds
616		processed through the scholarship granting organization to a scholarship account in
617		accordance with this part and procedures that the scholarship granting organization
618		establishes.
619	(5)	The state board shall:
620		(a) approve a private school's application to enroll scholarship students, if the private
621		school meets the eligibility requirements of this section; and
622		(b) publish on the state board's website, a list of private schools approved under this
623		section.
624	(6)	A private school approved under this section that changes ownership shall <u>cease</u>
625		operation as an eligible school until the private school:
626		(a) submit a new application to the state board; and
627		(b) [demonstrate] demonstrates that the private school continues to meet the eligibility
628		requirements of this section.
629		Section 7. Section 53E-7-408.5 is amended to read:
630		53E-7-408.5 (Effective 05/06/26). Eligible service provider.
631	(1)	To be an eligible service provider, a private program or service:
632		(a) shall provide to the scholarship granting organization:
633		(i) a federal employer identification number;
634		(ii) the provider's address and contact information;
635		(iii) a description of each program or service the provider proposes to offer directly to
636		a scholarship student; and
637		(iv) subject to Subsection (2), any other information as required by the scholarship
638		granting organization;
639		(b) shall comply with the antidiscrimination provisions of 42 U.S.C. Sec. 2000d; and
640		(c) may not act as a consultant, clearing house, or intermediary that connects a
641		scholarship student with or otherwise facilitates the student's engagement with a
642		program or service that another entity provides.

643	(2)	The scholarship granting organization shall adopt policies that maximize the number of
644		eligible service providers, including accepting new providers throughout the school year,
645		while ensuring education programs or services provided through the program meet
646		student needs and otherwise comply with this part.
647	(3)	A private program or service intending to receive scholarship funds shall:
648		(a) submit an application to the scholarship granting organization; [and]
649		(b) complete all required orientation programs established by the scholarship granting
650		organization before receiving any scholarship funds and maintain a current
651		orientation status throughout participation in the program; and
652		[(b)] (c) agree to not refund, rebate, or share scholarship funds with scholarship students
653		or scholarship students' parents in any manner except remittances or refunds to a
654		scholarship account in accordance with this part and procedures that the program
655		manager establishes.
656	(4)	The scholarship granting organization shall:
657		(a) if the private program or service meets the eligibility requirements of this section,
658		recognize the private program or service as an eligible service provider and approve a
659		private program or service's application to receive scholarship funds on behalf of a
660		scholarship student; and
661		(b) make available to the public a list of eligible service providers approved under this
662		section.
663	(5)	A private program or service approved under this section that changes ownership shall:
664		(a) cease operation as an eligible service provider until:
665		(i) the program or service submits a new application to the scholarship granting
666		organization; and
667		(ii) the scholarship granting organization approves the new application; and
668		(b) demonstrate that the private program or service continues to meet the eligibility
669		requirements of this section.
670	<u>(6)</u>	The following are not eligible service providers:
671		(a) a parent of a home-based scholarship student or a home school student solely in
672		relation to the parent's child; or
673		(b) any other individual that does not meet the requirements described in this section.
674	<u>(7)</u>	Nothing prohibits an entity that provides education services under the Statewide Online
675		Education Program described in Title 53F, Chapter 4, Part 5, Statewide Online
676		Education Program, from operating as an eligible service provider under this part to

677	provide education services to scholarship students.
678	Section 8. Section 59-1-403 is amended to read:
679	59-1-403 (Effective 05/06/26) (Partially Repealed 07/01/29). Confidentiality
680	Exceptions Penalty Application to property tax.
681	(1) As used in this section:
682	(a) "Distributed tax, fee, or charge" means a tax, fee, or charge:
683	(i) the commission administers under:
684	(A) this title, other than a tax under Chapter 12, Part 2, Local Sales and Use Tax
685	Act;
686	(B) Title 10, Chapter 1, Part 3, Municipal Energy Sales and Use Tax Act;
687	(C) Title 10, Chapter 1, Part 4, Municipal Telecommunications License Tax Act;
688	(D) Section 19-6-805;
689	(E) Section 63H-1-205; or
690	(F) Title 69, Chapter 2, Part 4, Prepaid Wireless Telecommunications Service
691	Charges; and
692	(ii) with respect to which the commission distributes the revenue collected from the
693	tax, fee, or charge to a qualifying jurisdiction.
694	(b) "GOEO" means the Governor's Office of Economic Opportunity created in Section
695	63N-1a-301.
696	(c) "Qualifying jurisdiction" means:
697	(i) a county, city, or town;
698	(ii) the military installation development authority created in Section 63H-1-201;
699	(iii) the Utah Inland Port Authority created in Section 11-58-201; or
700	(iv) the Utah Fairpark Area Investment and Restoration District created in Section
701	11-70-201.
702	(2)(a) Any of the following may not divulge or make known in any manner any
703	information gained by that person from any return filed with the commission:
704	(i) a tax commissioner;
705	(ii) an agent, clerk, or other officer or employee of the commission; or
706	(iii) a representative, agent, clerk, or other officer or employee of any county, city, or
707	town.
708	(b) An official charged with the custody of a return filed with the commission is not
709	required to produce the return or evidence of anything contained in the return in any
710	action or proceeding in any court, except:

711	(i) in accordance with judicial order;
712	(ii) on behalf of the commission in any action or proceeding under:
713	(A) this title; or
714	(B) other law under which persons are required to file returns with the
715	commission;
716	(iii) on behalf of the commission in any action or proceeding to which the
717	commission is a party; or
718	(iv) on behalf of any party to any action or proceeding under this title if the report or
719	facts shown by the return are directly involved in the action or proceeding.
720	(c) Notwithstanding Subsection (2)(b), a court may require the production of, and may
721	admit in evidence, any portion of a return or of the facts shown by the return, as are
722	specifically pertinent to the action or proceeding.
723	(d) Notwithstanding any other provision of state law, a person described in Subsection
724	(2)(a) may not divulge or make known in any manner any information gained by that
725	person from any return filed with the commission to the extent that the disclosure is
726	prohibited under federal law.
727	(3) This section does not prohibit:
728	(a) a person or that person's duly authorized representative from receiving a copy of any
729	return or report filed in connection with that person's own tax;
730	(b) the publication of statistics as long as the statistics are classified to prevent the
731	identification of particular reports or returns; and
732	(c) the inspection by the attorney general or other legal representative of the state of the
733	report or return of any taxpayer:
734	(i) who brings action to set aside or review a tax based on the report or return;
735	(ii) against whom an action or proceeding is contemplated or has been instituted
736	under this title; or
737	(iii) against whom the state has an unsatisfied money judgment.
738	(4)(a) Notwithstanding Subsection (2) and for purposes of administration, the
739	commission may by rule, made in accordance with Title 63G, Chapter 3, Utah
740	Administrative Rulemaking Act, provide for a reciprocal exchange of information
741	with:
742	(i) the United States Internal Revenue Service; or
743	(ii) the revenue service of any other state.
744	(b) Notwithstanding Subsection (2) and for all taxes except individual income tax and

corporate franchise tax, the commission may by rule, made in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, share information gathered from returns and other written statements with the federal government, any other state, any of the political subdivisions of another state, or any political subdivision of this state, except as limited by Sections 59-12-209 and 59-12-210, if the political subdivision, other state, or the federal government grant substantially similar privileges to this state.

- (c) Notwithstanding Subsection (2) and for all taxes except individual income tax and corporate franchise tax, the commission may by rule, in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, provide for the issuance of information concerning the identity and other information of taxpayers who have failed to file tax returns or to pay any tax due.
- (d) Notwithstanding Subsection (2), the commission shall provide to the director of the Division of Environmental Response and Remediation, as defined in Section 19-6-402, as requested by the director of the Division of Environmental Response and Remediation, any records, returns, or other information filed with the commission under Chapter 13, Motor and Special Fuel Tax Act, or Section 19-6-410.5 regarding the environmental assurance program participation fee.
- (e) Notwithstanding Subsection (2), at the request of any person the commission shall provide that person sales and purchase volume data reported to the commission on a report, return, or other information filed with the commission under:
 - (i) Chapter 13, Part 2, Motor Fuel; or

- (ii) Chapter 13, Part 4, Aviation Fuel.
- (f) Notwithstanding Subsection (2), upon request from a tobacco product manufacturer, as defined in Section 59-22-202, the commission shall report to the manufacturer:
 - (i) the quantity of cigarettes, as defined in Section 59-22-202, produced by the manufacturer and reported to the commission for the previous calendar year under Section 59-14-407; and
 - (ii) the quantity of cigarettes, as defined in Section 59-22-202, produced by the manufacturer for which a tax refund was granted during the previous calendar year under Section 59-14-401 and reported to the commission under Subsection 59-14-401(1)(a)(v).
- (g) Notwithstanding Subsection (2), the commission shall notify manufacturers, distributors, wholesalers, and retail dealers of a tobacco product manufacturer that is

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779 prohibited from selling cigarettes to consumers within the state under Subsection 780 59-14-210(2). 781 (h) Notwithstanding Subsection (2), the commission may: 782 (i) provide to the Division of Consumer Protection within the Department of 783 Commerce and the attorney general data: 784 (A) reported to the commission under Section 59-14-212; or 785 (B) related to a violation under Section 59-14-211; and 786 (ii) upon request, provide to any person data reported to the commission under 787 Subsections 59-14-212(1)(a) through (c) and Subsection 59-14-212(1)(g). 788 (i) Notwithstanding Subsection (2), the commission shall, at the request of a committee 789 of the Legislature, the Office of the Legislative Fiscal Analyst, or the Governor's Office of Planning and Budget, provide to the committee or office the total amount of 790 791 revenue collected by the commission under Chapter 24, Radioactive Waste Facility 792 Tax Act, for the time period specified by the committee or office. 793 (j) Notwithstanding Subsection (2), the commission shall make the directory required by 794 Section 59-14-603 available for public inspection. 795 (k) Notwithstanding Subsection (2), the commission may share information with federal, 796 state, or local agencies as provided in Subsection 59-14-606(3). 797 (1)(i) Notwithstanding Subsection (2), the commission shall provide the Office of 798 Recovery Services within the Department of Health and Human Services any 799 relevant information obtained from a return filed under Chapter 10, Individual 800 Income Tax Act, regarding a taxpayer who has become obligated to the Office of 801 Recovery Services. 802 (ii) The information described in Subsection (4)(1)(i) may be provided by the Office 803 of Recovery Services to any other state's child support collection agency involved 804 in enforcing that support obligation. 805 (m)(i) Notwithstanding Subsection (2), upon request from the state court 806 administrator, the commission shall provide to the state court administrator, the 807 name, address, telephone number, county of residence, and social security number 808 on resident returns filed under Chapter 10, Individual Income Tax Act. 809 (ii) The state court administrator may use the information described in Subsection 810 (4)(m)(i) only as a source list for the master jury list described in Section 811 78B-1-106. 812 (n)(i) As used in this Subsection (4)(n):

813	(A) "Income tax information" means information gained by the commission that is
814	required to be attached to or included in a return filed with the commission
815	under Chapter 7, Corporate Franchise and Income Taxes, or Chapter 10,
816	Individual Income Tax Act.
817	(B) "Other tax information" means information gained by the commission that is
818	required to be attached to or included in a return filed with the commission
819	except for a return filed under Chapter 7, Corporate Franchise and Income
820	Taxes, or Chapter 10, Individual Income Tax Act.
821	(C) "Tax information" means income tax information or other tax information.
822	(ii)(A) Notwithstanding Subsection (2) and except as provided in Subsection
823	(4)(n)(ii)(B) or (C), the commission shall at the request of GOEO provide to
824	GOEO all income tax information.
825	(B) For purposes of a request for income tax information made under Subsection
826	(4)(n)(ii)(A), GOEO may not request and the commission may not provide to
827	GOEO a person's address, name, social security number, or taxpayer
828	identification number.
829	(C) In providing income tax information to GOEO, the commission shall in all
830	instances protect the privacy of a person as required by Subsection (4)(n)(ii)(B).
831	(iii)(A) Notwithstanding Subsection (2) and except as provided in Subsection
832	(4)(n)(iii)(B), the commission shall at the request of GOEO provide to GOEO
833	other tax information.
834	(B) Before providing other tax information to GOEO, the commission shall redact
835	or remove any name, address, social security number, or taxpayer identification
836	number.
837	(iv) GOEO may provide tax information received from the commission in accordance
838	with this Subsection (4)(n) only:
839	(A) as a fiscal estimate, fiscal note information, or statistical information; and
840	(B) if the tax information is classified to prevent the identification of a particular
841	return.
842	(v)(A) A person may not request tax information from GOEO under Title 63G,
843	Chapter 2, Government Records Access and Management Act, or this section,
844	if GOEO received the tax information from the commission in accordance with
845	this Subsection (4)(n).
846	(B) GOEO may not provide to a person that requests tax information in

847		accordance with Subsection (4)(n)(v)(A) any tax information other than the tax
848		information GOEO provides in accordance with Subsection (4)(n)(iv).
849	(o)	Notwithstanding Subsection (2), the commission may provide to the governing board
850		of the agreement or a taxing official of another state, the District of Columbia, the
851		United States, or a territory of the United States:
852		(i) the following relating to an agreement sales and use tax:
853		(A) information contained in a return filed with the commission;
854		(B) information contained in a report filed with the commission;
855		(C) a schedule related to Subsection (4)(o)(i)(A) or (B); or
856		(D) a document filed with the commission; or
857		(ii) a report of an audit or investigation made with respect to an agreement sales and
858		use tax.
859	(p)	Notwithstanding Subsection (2), the commission may provide information
860		concerning a taxpayer's state income tax return or state income tax withholding
861		information to the Driver License Division if the Driver License Division:
862		(i) requests the information; and
863		(ii) provides the commission with a signed release form from the taxpayer allowing
864		the Driver License Division access to the information.
865	(q)	Notwithstanding Subsection (2), the commission shall provide to the Utah
866		Communications Authority, or a division of the Utah Communications Authority, the
867		information requested by the authority under Sections 63H-7a-302, 63H-7a-402, and
868		63H-7a-502.
869	(r)	Notwithstanding Subsection (2), the commission shall provide to the Utah
870		Educational Savings Plan information related to a resident or nonresident individual's
871		contribution to a Utah Educational Savings Plan account as designated on the
872		resident or nonresident's individual income tax return as provided under Section
873		59-10-1313.
874	(s)	Notwithstanding Subsection (2), for the purpose of verifying eligibility under
875		Sections 26B-3-106 and 26B-3-903, the commission shall provide an eligibility
876		worker with the Department of Health and Human Services or its designee with the
877		adjusted gross income of an individual if:
878		(i) an eligibility worker with the Department of Health and Human Services or its
879		designee requests the information from the commission; and
880		(ii) the eligibility worker has complied with the identity verification and consent

provisions of Sections 26B-3-106 and 26B-3-903.

(t) Notwithstanding Subsection (2), the commission may provision of Sections 26B-3-106 and 26B-3-903.

- (t) Notwithstanding Subsection (2), the commission may provide to a county, as determined by the commission, information declared on an individual income tax return in accordance with Section 59-10-103.1 that relates to eligibility to claim a residential exemption authorized under Section 59-2-103.
- (u) Notwithstanding Subsection (2), the commission shall provide a report regarding any access line provider that is over 90 days delinquent in payment to the commission of amounts the access line provider owes under Title 69, Chapter 2, Part 4, Prepaid Wireless Telecommunications Service Charges, to [the] the board of the Utah Communications Authority created in Section 63H-7a-201.
- (v) Notwithstanding Subsection (2), the commission shall provide the Department of Environmental Quality a report on the amount of tax paid by a radioactive waste facility for the previous calendar year under Section 59-24-103.5.
- (w) Notwithstanding Subsection (2), the commission may, upon request, provide to the Department of Workforce Services any information received under Chapter 10, Part 4, Withholding of Tax, that is relevant to the duties of the Department of Workforce Services.
- (x) Notwithstanding Subsection (2), the commission may provide the Public Service Commission or the Division of Public Utilities information related to a seller that collects and remits to the commission a charge described in Subsection 69-2-405(2), including the seller's identity and the number of charges described in Subsection 69-2-405(2) that the seller collects.
- (y)(i) Notwithstanding Subsection (2), the commission shall provide to each qualifying jurisdiction the collection data necessary to verify the revenue collected by the commission for a distributed tax, fee, or charge collected within the qualifying jurisdiction.
 - (ii) In addition to the information provided under Subsection (4)(y)(i), the commission shall provide a qualifying jurisdiction with copies of returns and other information relating to a distributed tax, fee, or charge collected within the qualifying jurisdiction.
 - (iii)(A) To obtain the information described in Subsection (4)(y)(ii), the chief executive officer or the chief executive officer's designee of the qualifying jurisdiction shall submit a written request to the commission that states the specific information sought and how the qualifying jurisdiction intends to use

915	the information.
916	(B) The information described in Subsection (4)(y)(ii) is available only in official
917	matters of the qualifying jurisdiction.
918	(iv) Information that a qualifying jurisdiction receives in response to a request under
919	this subsection is:
920	(A) classified as a private record under Title 63G, Chapter 2, Government Records
921	Access and Management Act; and
922	(B) subject to the confidentiality requirements of this section.
923	(z) Notwithstanding Subsection (2), the commission shall provide the Alcoholic
924	Beverage Services Commission, upon request, with taxpayer status information
925	related to state tax obligations necessary to comply with the requirements described
926	in Section 32B-1-203.
927	(aa) Notwithstanding Subsection (2), the commission shall inform the Department of
928	Workforce Services, as soon as practicable, whether an individual claimed and is
929	entitled to claim a federal earned income tax credit for the year requested by the
930	Department of Workforce Services if:
931	(i) the Department of Workforce Services requests this information; and
932	(ii) the commission has received the information release described in Section
933	35A-9-604.
934	(bb)(i) As used in this Subsection (4)(bb), "unclaimed property administrator" means
935	the administrator or the administrator's agent, as those terms are defined in Section
936	67-4a-102.
937	(ii)(A) Notwithstanding Subsection (2), upon request from the unclaimed property
938	administrator and to the extent allowed under federal law, the commission shall
939	provide the unclaimed property administrator the name, address, telephone
940	number, county of residence, and social security number or federal employer
941	identification number on any return filed under Chapter 7, Corporate Franchise
942	and Income Taxes, or Chapter 10, Individual Income Tax Act.
943	(B) The unclaimed property administrator may use the information described in
944	Subsection (4)(bb)(ii)(A) only for the purpose of returning unclaimed property
945	to the property's owner in accordance with Title 67, Chapter 4a, Revised
946	Uniform Unclaimed Property Act.
947	(iii) The unclaimed property administrator is subject to the confidentiality provisions
948	of this section with respect to any information the unclaimed property

949	administrator receives under this Subsection (4)(bb).
950	(cc) Notwithstanding Subsection (2), the commission may, upon request, disclose a
951	taxpayer's state individual income tax information to a program manager of the Utah
952	Fits All Scholarship Program under Section 53F-6-402 if:
953	(i) the taxpayer consents in writing to the disclosure;
954	(ii) the taxpayer's written consent includes the taxpayer's name, social security
955	number, and any other information the commission requests that is necessary to
956	verify the identity of the taxpayer; and
957	(iii) the program manager provides the taxpayer's written consent to the commission.
958	(dd) Notwithstanding Subsection (2), the commission may, upon request, disclose a
959	taxpayer's state individual income tax information to a scholarship granting
960	organization of the Carson Smith Opportunity Scholarship Program under Section
961	53E-7-402 if:
962	(i) the taxpayer consents in writing to the disclosure;
963	(ii) the taxpayer's written consent includes the taxpayer's name, social security
964	number, and any other information the commission requests that is necessary to
965	verify the identity of the taxpayer; and
966	(iii) the program manager provides the taxpayer's written consent to the commission.
967	[(dd)] (ee) Notwithstanding Subsection (2), the commission may provide to the Division
968	of Finance within the Department of Government Operations any information
969	necessary to facilitate a payment from the commission to a taxpayer, including:
970	(i) the name of the taxpayer entitled to the payment or any other person legally
971	authorized to receive the payment;
972	(ii) the taxpayer identification number of the taxpayer entitled to the payment;
973	(iii) the payment identification number and amount of the payment;
974	(iv) the tax year to which the payment applies and date on which the payment is due;
975	(v) a mailing address to which the payment may be directed; and
976	(vi) information regarding an account at a depository institution to which the
977	payment may be directed, including the name of the depository institution, the
978	type of account, the account number, and the routing number for the account.
979	[(ee)] (ff) Notwithstanding Subsection (2), the commission shall provide the total amount
980	of revenue collected by the commission under Subsection 59-5-202(5):
981	(i) at the request of a committee of the Legislature, the Office of the Legislative
982	Fiscal Analyst, or the Governor's Office of Planning and Budget, to the committee

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983	or office for the time period specified by the committee or office; and
984	(ii) to the Division of Finance for purposes of the Division of Finance administering
985	Subsection 59-5-202(5).
986	[(ff)] (gg) Notwithstanding Subsection (2), the commission may provide the Department
987	of Agriculture and Food with information from a return filed in accordance with
988	Chapter 31, Cannabinoid Licensing and Tax Act.
989	[(gg)] (hh) Notwithstanding Subsection (2), the commission shall provide the
990	Department of Workforce Services with the information described in Section
991	35A-3-105.
992	[(hh)] (ii) Notwithstanding Subsection (2), the commission may provide aggregated
993	information to the Utah Population Committee, created in Section 63C-20-103, if the
994	Utah Population Committee requests the information in accordance with Section
995	63C-20-105.
996	(5)(a) Each report and return shall be preserved for at least three years.
997	(b) After the three-year period provided in Subsection (5)(a) the commission may
998	destroy a report or return.
999	(6)(a) Any individual who violates this section is guilty of a class A misdemeanor.
1000	(b) If the individual described in Subsection (6)(a) is an officer or employee of the state,
1001	the individual shall be dismissed from office and be disqualified from holding public
1002	office in this state for a period of five years thereafter.
1003	(c) Notwithstanding Subsection (6)(a) or (b), GOEO, when requesting information in
1004	accordance with Subsection (4)(n)(iii), or an individual who requests information in
1005	accordance with Subsection (4)(n)(v):
1006	(i) is not guilty of a class A misdemeanor; and
1007	(ii) is not subject to:
1008	(A) dismissal from office in accordance with Subsection (6)(b); or
1009	(B) disqualification from holding public office in accordance with Subsection
1010	(6)(b).
1011	(d) Notwithstanding Subsection (6)(a) or (b), for a disclosure of information to the
1012	Office of the Legislative Auditor General in accordance with Title 36, Chapter 12,
1013	Legislative Organization, an individual described in Subsection (2):
1014	(i) is not guilty of a class A misdemeanor; and
1015	(ii) is not subject to:
1016	(A) dismissal from office in accordance with Subsection (6)(b); or

1017	(B) disqualification from holding public office in accordance with Subsection
1018	(6)(b).
1019	(7) Except as provided in Section 59-1-404, this part does not apply to the property tax.
1020	Section 9. Effective Date.
1021	(1) Except as provided in Subsection (2), this bill takes effect May 6, 2026.
1022	(2) The actions affecting Section 53E-7-407 (Effective 01/01/27) take effect for a future
1023	taxable year beginning on or after January 1, 2027.