1	MINIMUM SCHOOL PROGRAM ACT
2	AMENDMENTS
3	2000 GENERAL SESSION
4	STATE OF UTAH
5	Sponsor: Howard A. Stephenson
6	AN ACT RELATING TO PUBLIC EDUCATION; PROVIDING FOR STATE AND LOCAL
7	FUNDING OF THE MINIMUM SCHOOL PROGRAM ACT; PROVIDING A CEILING FOR
8	THE STATE CONTRIBUTION OF THE MAINTENANCE AND OPERATIONS PORTION OF
9	THE ACT NOT TO EXCEED \$1,535,110,246; ESTABLISHING THE VALUE OF THE
10	WEIGHTED PUPIL UNIT AT \$2,006; PROVIDING DISTRIBUTION FORMULAS;
11	PROVIDING A \$28,358,000 APPROPRIATION FOR SCHOOL BUILDING AID; PROVIDING
12	\$10,400,000 IN ONE-TIME APPROPRIATIONS; AND PROVIDING AN EFFECTIVE DATE.
13	This act affects sections of Utah Code Annotated 1953 as follows:
14	AMENDS:
15	53A-17a-103, as last amended by Chapter 332, Laws of Utah 1999
16	53A-17a-104, as last amended by Chapter 332, Laws of Utah 1999
17	53A-17a-111, as last amended by Chapter 332, Laws of Utah 1999
18	53A-17a-112, as last amended by Chapter 332, Laws of Utah 1999
19	53A-17a-113, as last amended by Chapter 332, Laws of Utah 1999
20	53A-17a-116, as last amended by Chapter 332, Laws of Utah 1999
21	53A-17a-119, as last amended by Chapter 332, Laws of Utah 1999
22	53A-17a-120, as last amended by Chapter 332, Laws of Utah 1999
23	53A-17a-121, as last amended by Chapter 332, Laws of Utah 1999
24	53A-17a-123, as last amended by Chapter 332, Laws of Utah 1999
25	53A-17a-124, as last amended by Chapter 332, Laws of Utah 1999
26	53A-17a-124.1, as last amended by Chapter 332, Laws of Utah 1999
27	53A-17a-124.5, as last amended by Chapter 332, Laws of Utah 1999

28	53A-17a-125, as last amended by Chapter 332, Laws of Utah 1999
29	53A-17a-126, as last amended by Chapter 332, Laws of Utah 1999
30	53A-17a-128, as last amended by Chapter 332, Laws of Utah 1999
31	53A-17a-129, as last amended by Chapter 332, Laws of Utah 1999
32	53A-17a-130, as last amended by Chapter 332, Laws of Utah 1999
33	53A-17a-131.1, as last amended by Chapter 332, Laws of Utah 1999
34	53A-17a-131.2, as last amended by Chapter 332, Laws of Utah 1999
35	53A-17a-131.3, as last amended by Chapter 332, Laws of Utah 1999
36	53A-17a-131.4, as last amended by Chapter 332, Laws of Utah 1999
37	53A-17a-131.6, as last amended by Chapter 332, Laws of Utah 1999
38	53A-17a-131.8, as last amended by Chapter 332, Laws of Utah 1999
39	53A-17a-131.9, as last amended by Chapter 332, Laws of Utah 1999
40	53A-17a-131.11, as enacted by Chapter 332, Laws of Utah 1999
41	53A-17a-131.12, as enacted by Chapter 332, Laws of Utah 1999
42	53A-17a-132, as last amended by Chapter 332, Laws of Utah 1999
43	53A-17a-135, as last amended by Chapter 332, Laws of Utah 1999
43a	${ m \hat{h}}$ 53A-17a-137, as last amended by Chapter 4, Laws of Utah 1993 ${ m \hat{h}}$
44	53A-21-105, as last amended by Chapter 332, Laws of Utah 1999
44a	\$ 53A-25-111, as enacted by Chapter 250, Law of Utah 1998 $$$
45	ENACTS:
46	53A-17a-131.13, Utah Code Annotated 1953
47	53A-17a-131.14, Utah Code Annotated 1953
48	53A-17a-131.15, Utah Code Annotated 1953
49	53A-17a-131.16, Utah Code Annotated 1953
50	53A-17a-131.17, Utah Code Annotated 1953
51	53A-17a-131.18, Utah Code Annotated 1953
51a	\S 53A-17a-131.19, Utah Code Annotated 1953 $$ $$ $$
52	REPEALS:
53	53A-17a-124.7 , as enacted by Chapter 232, Laws of Utah 1998
54	53A-17a-131.5, as last amended by Chapter 234, Laws of Utah 1998
55	This act enacts uncodified material.
56	Be it enacted by the Legislature of the state of Utah:
57	Section 1. Section 53A-17a-103 is amended to read:
58	53A-17a-103. Definitions.

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House Floor Amendments $2-29-2000 \text{ }_{\text{pb/jlw}}$ Senate 2^{nd} Reading Amendments $2-28-2000 \text{ }_{\text{bb/jlw}}$

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59 As used in this chapter: 60 (1) "Basic state-supported school program" or "basic program" means public education programs for kindergarten, elementary, and secondary school students that are operated and 61 62 maintained for the amount derived by multiplying the number of weighted pupil units for each district by [\$1,901] \$2,006, except as otherwise provided in this chapter. 63 64 (2) "Certified revenue levy" means a property tax levy that provides the same amount of ad valorem property tax revenue as was collected for the prior year, plus new growth, but exclusive 65 66 of revenue from collections from redemptions, interest, and penalties. 67 (3) "Leeway program" or "leeway" means a state-supported voted leeway program or board 68 leeway program authorized under Section 53A-17a-133 or 53A-17a-134. 69 (4) "Pupil in average daily membership (ADM)" means a full-day equivalent pupil. 70 (5) "State-supported minimum school program" or "minimum school program" means 71 public school programs for kindergarten, elementary, and secondary schools. 72 (a) The minimum school program established in the districts shall include the equivalent 73 of a school term of nine months as determined by the State Board of Education. 74 (b) (i) The board shall establish the number of days or equivalent instructional hours that school is held for an academic school year. 75 76 (ii) Education, enhanced by utilization of technologically enriched delivery systems, when 77 approved by local school boards, shall receive full support by the State Board of Education as it 78 pertains to fulfilling the 990-hour attendance requirements, excluding time spent viewing 79 commercial advertising. 80 (c) The program shall be operated and maintained for the total of the following annual 81 costs: 82 (i) the cost of a basic state-supported school program; 83 (ii) the amount appropriated in Section 53A-17a-123 for the local program; 84 (iii) the amount appropriated in Section 53A-17a-125 for retirement and social security; 85 (A) each school district shall receive its share of retirement and social security monies based on its total weighted pupil units compared to the total weighted pupil units for all districts 86 87 in the state; 88 (B) the monies needed to support retirement and social security shall be determined by 89 taking the district's prior year allocation and adjusting it for student growth, for the percentage

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90	increase in the value of the weighted pupil unit, and the effect of any change in the rates for
91	retirement, social security, or both;
92	(iv) the amount of the employer contribution required or made in behalf of employees
93	under Sections 49-2-301 and 49-3-301;
94	(v) the amount of the employer contribution under Section 1400 of the Federal Insurance
95	Contribution Act in accordance with Section 67-11-5 for local school boards;
96	(vi) the amount appropriated in Chapter 17a:
97	(A) for an incentives for excellence program;
98	(B) as a contingency fund for the State Board of Education;
99	(C) for state-supported transportation;
100	(D) for a [teacher inservice] staff development program;
101	(E) for regional service centers;
102	(F) for the educational technology initiative program;
103	(G) for a school nurse program;
104	(H) for a comprehensive guidance program;
105	(I) for families, agencies, and communities together for children and youth at risk
106	programs;
107	(J) for experimental and developmental programs;
108	(K) for alternative language services programs;
109	(L) for highly impacted schools; [and]
110	(M) for character education programs; [and]
111	(N) for technology, life, careers, and work-based programs;
112	(O) for truancy intervention and prevention programs;
113	(P) for a transportation levy program;
114	(Q) for a reading initiative program;
115	(R) for a reading performance improvement scholarship program;
116	(S) for an alternative middle schools program;
117	(T) for a school land trust program; and
118	(U) for an assessment and accountability program; and
119	(vii) the cost of a leeway program.
120	(d) The program includes school construction aid programs authorized under Title 53A,

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121 Chapter 21, Public Education Capital Outlay Act. 122 (6) "Weighted pupil unit or units" means the unit of measure of factors that is computed 123 in accordance with this chapter for the purpose of determining the costs of a program on a uniform 124 basis for each district. 125 Section 2. Section 53A-17a-104 is amended to read: 126 53A-17a-104. Amount of state's contribution toward minimum school program. 127 (1) The total contribution of the state toward the cost of the operation and maintenance 128 portion of the minimum school program, as provided and defined in Section 53A-17a-103, may 129 not exceed the sum of [\$1,439,215,683] \$1,535,110,246 for the [1999-2000] 2000-01 school year, 130 except as otherwise provided by the Legislature through supplemental appropriations. 131 (2) It is intended that the funds provided are for the following purposes and in the 132 following amounts: 133 Estimated State and 134 Estimated Local Funds at 135 [\$1,901] \$2,006 136 Weighted Per Weighted Purpose 137 State Contribution Pupil Units Pupil Unit 138 [19,604] 20,222 Basic program - kindergarten. [\$37,267,204] \$40,565,332 139 Basic program - grades 1-12. [\$812,251,676] <u>\$855,402,532</u> [427,276] 426,422 140 41,394 Basic program - professional staff. [\$78,689,994] \$83,036,364 141 Basic program - administrative costs. [\$3,146,155] \$3,319,930 1,655 142 [5,494] <u>7,080</u> Basic program - necessarily existent small [\$10,444,094] <u>\$14,202,480</u> 143 schools and units for consolidated schools. 144 52,697 Special education - regular program [\$100,176,997] <u>\$105,710,182</u> 145 - add-on WPUs for students with disabilities. 146 [4,724] 5,038 Preschool Special Education Program. [\$8,980,324] \$10,106,228 147 12,299 Self-contained regular WPUs. [\$23,380,399] <u>\$24,671,794</u> 148 237 Extended year program for severely disabled. [\$450,537] \$475,422 149 1,350 Special education - state programs. [\$2,566,350] <u>\$2,708,100</u> 150 Applied technology and technical education 19,464 [\$37,001,064] \$39,044,784 151 district programs.

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152	989	Appli	ed technology district set-aside.	[\$1,880,089] <u>\$1,983,934</u>
153	[9,598] <u>10,03</u>		Youth at risk programs.	[\$18,245,798] <u>\$20,138,234</u>
154	3,407		education.	[\$6,476,707] <u>\$6,834,442</u>
155	3,841	Accel	erated learning programs.	[\$7,301,741] <u>\$7,705,046</u>
156	11,549	Local	programs.	[\$21,954,649] <u>\$23,167,294</u>
157	24,253	Caree	r ladder.	[\$46,104,953] <u>\$48,651,518</u>
158	29,577	Class	size reduction.	[\$56,225,877] <u>\$59,331,462</u>
159	[669,408] <u>67</u>	1,51 <u>3</u>	TOTAL OF ALL ABOVE	[\$1,272,544,608] <u>\$1,347,055,078</u>
160			PROGRAMS	
161			Social Security and retirement programs.	[\$244,458,871] <u>\$253,325,728</u>
162			Pupil Transportation to and from school.	[\$50,237,319] <u>\$53,236,772</u>
163			Contingency fund.	\$419,246
164			Incentives for excellence.	\$614,911
165			Regional service centers.	[\$1,111,595] <u>\$1,172,733</u>
166			Staff Development.	\$1,965,577
167			Comprehensive Guidance.	Ş [\$7,033,759] <u>\$7,420,659</u> ş
168			Educational Technology Initiative[-]	\$8,970,322
169			- Maintenance.	
170			Alternative Language Services.	[\$2,828,564] <u>\$3,328,564</u>
171			Highly Impacted Schools.	\$4,873,207
172			Character Education Program.	\$397,680
173			Families, Agencies, and Communities To	gether. \$1,250,670
174			School Nurses.	\$496,949
175			Transportation Levy.	\$225,000
176			Technology, Life, Careers, and Work-Bas	sed \$2,235,000
177			Learning Programs.	
178			Truancy Intervention and Prevention.	\$150,000
179			[Youth in Custody.]	[\$1,000,000]
180			Reading Performance Improvement	
181			Scholarship Program.	<u>\$9,000</u>
182			Reading Initiative.	<u>\$5,000,000</u>

183	Experimental and Developmental Program. \$5,933,056
184	Alternative Middle Schools Program. <u>\$2,000,000</u>
185	School Land Trust Program. \$4,775,000
186	Assessment and Accountability Program. \$3,500,000
187	Ş [<u>Comprehensive Guidance - Elementary Schools.</u> <u>\$1,500,000</u>]
187a	STATE CONTRIBUTION TO SCHOOL DISTRICTS. \$1,113,100 ş
188	State-supported voted leeway. [\$109,075,315] <u>\$121,242,797</u>
189	State-supported board leeway. [\$34,968,963] <u>\$36,111,863</u>
190	Total estimated contributions to [\$1,750,790,612] \$1,866,822,912
191	school districts for all programs.
192	Less estimated proceeds from [\$311,574,929] <u>\$331,712,666</u>
193	state-supported local levies.
194	TOTAL STATE FUNDS [\$1,439,215,683] <u>\$1,535,110,246</u>
195	Section 3. Section 53A-17a-111 is amended to read:
196	53A-17a-111. Weighted pupil units for programs for students with disabilities
197	District allocation.
198	(1) There is appropriated to the State Board of Education [\$135,554,607 (71,307]
199	\$143,671,726 (71,621 weighted pupil units) for allocation to local school board programs for
200	students with disabilities.
201	(2) Included in the appropriation is [\$100,176,997] <u>\$105,710,182</u> for add-on WPUs for
202	students with disabilities enrolled in regular programs.
203	(3) The number of weighted pupil units for students with disabilities shall reflect the direct
204	cost of programs for those students conducted in accordance with definitions, guidelines, rules, and
205	standards established by the State Board of Education in accordance with Title 63, Chapter 46a,
206	Utah Administrative Rulemaking Act.
207	(4) Disability program monies allocated to districts are restricted and shall be spent for the
208	education of students with disabilities but may include expenditures for approved programs of
209	services conducted for certified instructional personnel who have students with disabilities in their
210	classes.
211	(5) The State Board of Education shall establish and strictly interpret definitions and
212	provide standards for determining which students have disabilities and shall assist districts in
213	determining the services that should be provided to students with disabilities.

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214 (6) Each year the board shall evaluate the standards and guidelines that establish the 215 identifying criteria for disability classifications to assure strict compliance with those standards by 216 the districts. 217 (7) Each district shall receive its allocation of monies appropriated in Subsection 218 53A-17a-111(2) for add-on WPUs for students with disabilities enrolled in regular programs as 219 provided in this subsection. 220 (a) The State Board of Education shall use the total number of special education add-on 221 weighted pupil units used to fund fiscal year 1989-90 as a foundation for the special education 222 add-on appropriation. 223 (b) A district's special education add-on WPUs for the current year may not be less than 224 the foundation special education add-on WPUs. 225 (8) When monies appropriated under this chapter fund the foundation weighted pupil units, 226 as outlined in Subsection (7)(a), growth WPUs shall be added to the prior year special education 227 add-on WPUs, and growth WPUs shall be determined as follows: 228 (a) The special education student growth factor is calculated by comparing S-3 total special 229 education ADM of two years previous to the current year to the S-3 total special education ADM 230 three years previous to the current year, not to exceed the official October total district growth 231 factor from the prior year. 232 (b) When calculating and applying the growth factor, a district's S-3 total special education 233 ADM for a given year is limited to 12.18% of the district's S-3 total student ADM for the same 234 year. 235 (c) Growth ADMs are calculated by applying the growth factor in Subsection (8)(a) to the 236 S-3 total special education ADM of two years previous to the current year. 237 (d) Growth ADMs for each district in Subsection (8)(c) are multiplied by 1.53 weighted 238 pupil units and added to the prior year special education add-on WPU to determine each district's 239 total allocation. 240 (9) If monies appropriated under this chapter for programs for students with disabilities 241 do not meet the costs of districts for those programs, each district shall first receive the amount 242 generated for each student with a disability under the basic program. 243 Section 4. Section **53A-17a-112** is amended to read: 244 53A-17a-112. Preschool special education appropriation -- Extended year program

245	appropriation Appropriation for special education programs in state institutions.
246	(1) Included in the [\$135,554,607] <u>\$143,671,726</u> appropriation under Section
247	53A-17a-111 is:
248	(a) an amount of $[\frac{88,980,324}{10,106,228}$ for preschool special education programs;
249	(b) an amount of [\$23,380,399] <u>\$24,671,794</u> for self-contained regular WPU special
250	education programs;
251	(c) an amount of $[\frac{450,537}{5,422}]$ for extended year programs for the severely
252	disabled; and
253	(d) an amount of $[\frac{2,566,350}{2,708,100}$ for special education programs in state
254	institutions and for district impact aid.
255	(2) (a) The amount designated for the preschool special education program under
256	Subsection (1)(a) is allocated to school districts to provide a free, appropriate public education to
257	preschool students with a disability, ages three through five.
258	(b) The monies are distributed on the basis of a school district's previous year December
259	1 disabled preschool child count as mandated by federal law.
260	(3) The extended school year program for the severely disabled is limited to students with
261	severe disabilities with education program goals identifying significant regression and recoupment
262	disability as approved by the State Board of Education.
263	(4) (a) The monies appropriated for self-contained regular special education programs may
264	not be used to supplement other school programs.
265	(b) Monies in any of the other restricted line item appropriations may not be reduced more
266	than 2% to be used for purposes other than those specified by the appropriation, unless otherwise
267	provided by law.
268	(5) (a) The State Board of Education shall compute preschool funding by a factor of 1.205
269	times the current December 1 child count of eligible preschool aged three, four, and five-year-olds
270	times the WPU value, limited to 8% growth over the prior year December 1 count.
271	(b) The board shall develop guidelines to implement the funding formula for preschool
272	special education, and establish prevalence limits for distribution of the monies.
273	Section 5. Section 53A-17a-113 is amended to read:
274	53A-17a-113. Weighted pupil units for applied technology education programs
275	Funding of approved programs Performance measures Qualifying criteria.

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- (1) There is appropriated to the State Board for Applied Technology Education, hereafter
 referred to in this section as the board, [\$37,001,064] \$39,044,784 (19,464 weighted pupil units)
 to pay the added instructional costs of approved applied technology education programs.
- (a) Included in the appropriation is [\$800,321] \$844,526 (421 weighted pupil units) for
 summer applied technology agriculture programs.
- (b) These monies are allocated to eligible recipients as provided in Subsections (2), (3),and (4).
- (c) Money appropriated under Subsection 53A-17a-113(1) and any money appropriated
 for work-based education may not be used to fund programs below the ninth grade level.
 - (2) Weighted pupil units are computed for pupils in approved programs.
- (a) The board shall fund approved programs based upon hours of membership of 9ththrough 12th grade students.
- (b) The board shall use an amount not to exceed 20% of the total appropriation under this
 section to fund approved programs based on performance measures such as placement and
 competency attainment defined in standards set by the board for districts to qualify for applied
 technology funding.
- (c) Leadership organization funds shall constitute an amount not to exceed 1% of the total
 appropriation under this section, and shall be distributed to each local educational agency
 sponsoring applied technology student leadership organizations in a ratio representing the agency's
 share of the state's total membership in those organizations.
- (d) The board shall make the necessary calculations for distribution of the appropriation
 to school districts and may revise and recommend changes necessary for achieving equity and ease
 of administration.
- (3) (a) Twenty weighted pupil units shall be computed for each district, or 25 weighted
 pupil units may be computed for each district that consolidates applied technology administrative
 services with one or more other districts.
- 302 (b) Between 10 and 25 weighted pupil units shall be computed for each high school
 303 conducting approved applied technology education programs in a district according to standards
 304 established by the board.
- 305 (c) Forty weighted pupil units shall be computed for each district that operates an approved306 district applied technology center.

307	(d) Between five and seven weighted pupil units shall be computed for each summer
308	applied technology agriculture program according to standards established by the board.
309	(e) The board shall, by rule, establish qualifying criteria for districts to receive weighted
310	pupil units under Subsection (3).
311	(4) (a) All monies allocated under Subsection (1) are computed by using average daily
312	membership in approved programs for the previous year.
313	(b) A district that has experienced student growth in grades 9 through 12 for the previous
314	year shall have the growth factor applied to the previous year's weighted pupil units when
315	calculating the allocation of monies under this subsection.
316	(5) (a) The board shall establish rules for the upgrading of high school applied technology
317	education programs.
318	(b) The rules shall reflect technical training and actual marketable job skills in society.
319	(c) The rules shall include procedures to assist school districts to convert existing
320	programs which are not preparing students for the job market into programs that will accomplish
321	that purpose.
322	(6) Programs that do not meet board standards may not be funded under this section.
323	Section 6. Section 53A-17a-116 is amended to read:
324	53A-17a-116. Weighted pupil units for applied technology set-aside programs.
325	(1) There is appropriated to the State Board for Applied Technology Education
326	[\$1,880,089] <u>\$1,983,934</u> (989 weighted pupil units) for an applied technology set-aside program.
327	(2) Applied technology set-aside funds appropriated to the board are allocated by Request
328	for Proposal (RFP) to provide a district minimum payment for applied technology education.
329	(3) Each district shall receive a guaranteed minimum allocation.
330	(4) The set-aside funds remaining after the initial minimum payment allocation are
331	distributed by an RFP process to help pay for equipment costs necessary to initiate new programs
332	and for high priority programs as determined by labor market information.
333	Section 7. Section 53A-17a-119 is amended to read:
334	53A-17a-119. Weighted pupil units for adult education programs.
335	(1) There is appropriated to the State Board of Education [$\frac{6,476,707}{5,834,442}$ (3,407)
336	weighted pupil units) for allocation to local school boards for adult education programs, consisting
337	of adult high school completion and adult basic skills programs.

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338 (2) Each district shall receive its pro rata share of the appropriation for adult high school 339 completion programs based on the number of people listed in the latest official census who are 340 over 18 years of age and who do not have a high school diploma and prior year participation. 341 (3) On February 1 of each school year, the State Board of Education shall recapture monies 342 not used for an adult high school completion program for reallocation to districts that have 343 implemented programs based on need and effort as determined by the board. 344 (4) To the extent of monies available, school districts shall provide programs to adults who 345 do not have a diploma and who intend to graduate from high school, with particular emphasis on 346 homeless individuals who are seeking literacy and life skills. 347 (5) Overruns in adult education in any district may not reduce the value of the weighted 348 pupil unit for this program in another district. 349 (6) The board shall provide the Legislature with a recommendation as to if and when any 350 fees should be charged for participation in the adult high school completion programs funded 351 under this section. 352 (7) School districts shall spend money on adult basic skills programs according to 353 standards established by the board. 354 Section 8. Section 53A-17a-120 is amended to read: 355 53A-17a-120. Weighted pupil units for accelerated learning programs. 356 (1) There is appropriated to the State Board of Education [\$7,301,741] \$7,705,046 (3,841) 357 weighted pupil units) for allocation to local school boards for accelerated learning programs in 358 grades one through 12, which include programs for the gifted and talented, concurrent enrollment, 359 and advanced placement. 360 (2) (a) A school participating in the concurrent enrollment programs offered under Section 361 53A-15-101 shall receive on a per student basis up to \$33.33 per quarter hour or \$50 per semester 362 hour for each hour of higher education course work undertaken at the school. 363 (b) Each year the amounts specified in Subsection (2)(a) shall be adjusted in proportion to 364 the increase in the value of the weighted pupil unit from the prior year established in Subsection 365 53A-17a-103(1). 366 (3) (a) Districts shall spend monies for these programs according to standards established 367 by the State Board of Education in accordance with Title 63, Chapter 46a, Utah Administrative 368 Rulemaking Act.

- 369 (b) The State Board of Education shall develop uniform and consistent policies for school370 districts to follow in utilizing advanced placement and concurrent enrollment monies.
- 371 Section 9. Section **53A-17a-121** is amended to read:
- **53A-17a-121.** Weighted pupil units for youth at risk programs.
- 373 (1) There is appropriated to the State Board of Education [\$18,245,798 (9,598]
- 374 <u>\$20,138,234 (10,039</u> weighted pupil units) for allocation to local school boards for youth at risk
- 375 programs, including the following:
- 376 (a) youth in custody;
- 377 (b) adolescent pregnancy prevention;
- 378 (c) homeless and disadvantaged minority students;
- 379 (d) mathematics, engineering, and science achievement programs;
- 380 (e) gang prevention and intervention; and
- 381 (f) at-risk flow through.

382 (2) Districts shall spend monies for these programs according to standards established by
383 the State Board of Education in accordance with Title 63, Chapter 46a, Utah Administrative
384 Rulemaking Act.

- (3) (a) From the amount appropriated for youth at risk programs, the board shall allocate
 moneys for adolescent pregnancy prevention programs to school districts on the basis of a district's
 total number of students enrolled in classes as of October 1 that teach a curriculum of adolescent
 pregnancy prevention as compared to the total number of students enrolled in such programs in
 school districts throughout the state.
- (b) The adolescent pregnancy prevention programs funded under this subsection shall
 require written consent from parents or guardians for student participation, involve parents or
 guardians of participating students in a substantial and consistent manner, and comply with the
 requirements of Sections 76-7-321 through 76-7-325.
- 394 (c) To qualify for participation in the program, a district shall demonstrate to the state
 395 board through prior research and pilot studies with similar student populations that those students
 396 attained and retained knowledge, values, attitudes, and behaviors that promote abstinence from
 397 sexual activity before marriage, and that the students had a lower pregnancy rate than comparison
 398 groups that did not participate in the program.
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(d) Further qualification requires approval by the local board and state board of all

400	teaching materials, handouts, media materials, audiovisual materials, textbooks, curriculum
401	materials, and course outlines to be used in the program.
402	(e) The state board may not use a district's participation in the adolescent pregnancy
403	prevention program as an offset against the district's historical proportionate share of the remaining
404	fund balance.
405	(f) A school district may spend any additional moneys allocated for adolescent pregnancy
406	prevention programs as long as the programs comply with the guidelines established in
407	Subsections (3)(b), (c), and (d), if the need for such a program is greater than the allocation
408	received under Subsection (a).
409	(4) (a) From the amount appropriated for youth at risk programs, the board shall allocate
410	moneys to school districts for homeless and disadvantaged minority students.
411	(b) Each district shall receive its allocation on the basis of:
412	(i) the total number of homeless students in the district;
413	(ii) added to 50% of the number of disadvantaged minority students in the district;
414	(iii) multiplying the total of Subsections (i) and (ii) by the value of the weighted pupil unit;
415	and
416	(iv) prorating the amount under Subsection (iii) to the amount in Subsection (4)(a).
417	(5) (a) From the amount appropriated for youth at risk programs, the board shall allocate
418	moneys for mathematics, engineering, and science achievement programs, MESA programs, in the
419	districts.
420	(b) The board shall make the distribution to school districts on a competitive basis by
421	application under guidelines established by the board.
422	(6) (a) From the amount appropriated for youth at risk programs, the board shall distribute
423	moneys for gang prevention and intervention programs at the district or school level.
424	(b) The board shall make the distribution to school districts under guidelines established
425	by the board consistent with Section 53A-15-601.
426	(7) (a) From the amount appropriated for youth at risk programs, the board shall distribute
427	moneys for programs for youth in custody.
428	(b) The board shall allocate these moneys to school districts which operate programs for
429	youth in custody in accordance with standards established by the board.
430	[(c) In addition to the appropriation under Subsection (1), there is appropriated for the

431	fiscal year beginning July 1, 1999, \$1,000,000 for youth in custody programs operated by school
432	districts.]
433	(8) From the amount appropriated for youth at-risk programs, the board shall allocate
434	monies based on:
435	(a) a formula which takes into account prior year WPU's per district and a district's low
436	income population; and
437	(b) a minimum base of no less than \$18,600 for small school districts.
438	Section 10. Section 53A-17a-123 is amended to read:
439	53A-17a-123. State contribution for the local program.
440	(1) There is appropriated to the State Board of Education [\$21,954,649] <u>\$23,167,294</u>
441	(11,549 weighted pupil units) for allocation to school districts for the local program on the basis
442	of each district's prior year weighted pupil units for grades K-12 and necessarily existent small
443	schools.
444	(2) As an exception to Section 53A-17a-136 these monies may be used for the following
445	purposes:
446	(a) maintenance and operation costs;
447	(b) capital outlay and debt service; or
448	(c) a combination of maintenance and operation costs and capital outlay and debt service.
449	Section 11. Section 53A-17a-124 is amended to read:
450	53A-17a-124. State contributions to career ladders Distribution of appropriation
451	Performance bonus.
452	(1) There is appropriated to the State Board of Education [\$46,104,953] <u>\$48,651,518</u>
453	(24,253 weighted pupil units) for career ladders for distribution to school districts in accordance
454	with career ladder guidelines provided by the state board and Title 53A, Chapter 9.
455	(a) The state board shall distribute the appropriation, upon application, to each local school
456	board by a formula based on the average of equal weighting considerations for:
457	(i) a district's prior year average daily membership;
458	(ii) the total number of teachers employed by a district during the prior year; and
459	(iii) weighted pupil units allocated to the district.
460	(b) The Legislature shall provide for an annual adjustment in the career ladder
461	appropriation in proportion to:

462 (i) the increase in the value of the weighted pupil unit established in this chapter; and 463 (ii) the increase in the number of students in the state over the prior year. 464 (2) Each school district participating in the career ladder program may spend career ladder 465 monies: (a) to pay a performance bonus to teachers judged by the district as being outstanding in 466 467 regular classroom performance; 468 (b) (i) for additional nonteaching days for teachers to devote to curriculum development, inservice training, preparation, and related activities: 469 470 (ii) a local board of education may specifically use from the career ladder appropriation 471 an amount equivalent to \$300 per eligible teacher per year for approved inservice costs, for daily 472 stipends, for per diem expenses, and for eligible teacher trainers; and 473 (c) for negotiated additional teacher compensation for extending the length of the 474 instructional day or the number of instructional days. 475 Section 12. Section 53A-17a-124.1 is amended to read: 476 53A-17a-124.1. State contribution for staff development -- Training on personalized 477 education plans -- Training on reading and literacy initiatives. 478 (1) There is appropriated to the State Board of Education for the fiscal year beginning July 479 1, 2000, \$1,965,577 for staff development for school teachers, including instruction in methods 480 which incorporate the [revised mathematics and science] core curriculum, with emphasis on 481 language arts/reading, mathematics, science, and other areas, the use of technology as an 482 instructional tool, and the development of teacher skills in the use of new assessment tools that 483 demonstrate student competency. 484 (2) The board shall use the appropriation to improve access to schooling for all students 485 by training teachers to provide a personalized education plan to meet the needs of each child. 486 [(3) Included in the appropriation is \$500,000 specifically designated for training teachers 487 in implementing reading and literacy initiatives.] 488 Section 13. Section **53A-17a-124.5** is amended to read: 489 53A-17a-124.5. Appropriation for class size reduction. 490 (1) There is appropriated to the State Board of Education [\$56,225,877] for the fiscal year 491 beginning July 1, 2000, \$59,331,462 (29,577 weighted pupil units) to reduce the average class size 492 in kindergarten through the eighth grade in the state's public schools.

493	(2) [(a) Except as provided in Subsection (b), each] Each district shall receive its allocation
494	based upon prior year average daily membership in kindergarten through grade eight plus growth
495	as determined under Subsection 53A-17a-106(3) as compared to the state total.
496	[(b) The State Board of Education shall distribute 5% of the appropriation to school
497	districts based upon a formula developed by the board that takes into account:]
498	[(i) a school district's ability to raise money for growth and accompanying capital facility
499	needs;]
500	[(ii) need as reflected by:]
501	[(A) the current number of students in the affected grades in the district who are in
502	alternative housing; and]
503	[(B) growth in the affected grades both within the district and compared to the state as a
504	whole; and]
505	[(iii) the school district's past and present effort to raise money and to construct new or
506	to better utilize existing facilities through scheduling or delivery systems in order to deal with class
507	size reduction.]
508	[(c) The formula used to distribute moneys under Subsection (2)(b) shall be phased out
509	as follows:]
510	[(i) 5% of the moneys shall be distributed by the formula for the fiscal year beginning July
511	1, 1999; and]
512	[(ii) the formula distribution shall be totally eliminated for the fiscal year beginning July
513	1, 2000.]
514	(3) (a) A district may use its allocation to reduce class size in any one or all of the grades
515	referred to under this section, except as otherwise provided in Subsection (3)(b).
516	(b) (i) Each district shall use 50% of its allocation to reduce class size in any one or all
517	of grades kindergarten through grade two, with an emphasis on improving student reading skills.
518	(ii) If a district's average class size is below 18 in grades kindergarten through two, it may
519	petition the state board for, and the state board may grant, a waiver to use its allocation under
520	Subsection (3)(b)(i) for class size reduction in the other grades.
521	(4) Schools may use nontraditional innovative and creative methods to reduce class sizes
522	with this appropriation and may use part of their allocation to focus on class size reduction for
523	specific groups, such as at risk students, or for specific blocks of time during the school day.

524	(5) (a) A school district may use up to 20% of its allocation under Subsection (1) for
525	capital facilities projects if such projects would help to reduce class size.
526	(b) If a school district's student population increases by 5% or 700 students from the
527	previous school year, the school district may use up to 50% of any allocation it receives under this
528	section for classroom construction.
529	(6) This appropriation is to supplement any other appropriation made for class size
530	reduction.
531	(7) (a) The State Board of Education shall compile information on class size, both in
532	average student-teacher ratios and in actual number of students enrolled in each classroom by
533	grade level for elementary grades and by subject matter for secondary grades.
534	(b) The State Board of Education shall establish uniform class size reporting rules among
535	districts.
536	(c) Provisions may be made for explaining special circumstances where class size exceeds
537	or is below normal distributions.
538	(8) (a) Each school district shall provide annually to the state superintendent of public
539	instruction a summary report on the overall district plan for utilizing class size reduction funds
540	provided by the Legislature.
541	(b) If the district has received new additional class size reduction funds during the previous
542	year, the district shall report data identifying how:
543	(i) the use of the funds complies with legislative intent; and
544	(ii) the use of the funds supplements the district's class size reduction plan.
545	(9) The Legislature shall provide for an annual adjustment in the appropriation authorized
546	under this section in proportion to the increase in the number of students in the state in
547	kindergarten through grade eight.
548	Section 14. Section 53A-17a-125 is amended to read:
549	53A-17a-125. Appropriation for retirement and social security.
550	(1) There is appropriated to the State Board of Education [\$244,458,871] <u>\$253,325,728</u>
551	for retirement and social security costs.
552	(2) The employee's retirement contribution shall be 1% for employees who are under the
553	state's contributory retirement program.
554	(3) The employer's contribution under the state's contributory retirement program is

555 determined under Section 49-2-301, subject to the 1% contribution under Subsection (2). 556 (4) The employer-employee contribution rate for employees who are under the state's 557 noncontributory retirement program is determined under Section 49-3-301. 558 Section 15. Section 53A-17a-126 is amended to read: 559 53A-17a-126. State support of pupil transportation -- Incentives to increase economy 560 and productivity in student transportation. 561 (1) The state's contribution of $[\frac{50,237,319}{53,236,772}]$ for state-supported transportation of public school students is apportioned and distributed in accordance with Section 562 53A-17a-127, except as otherwise provided in this section. 563 564 (2) (a) Included in the appropriation under Subsection (1) is an amount not less than 565 [\$1,397,000] \$1,710,235 to be deducted prior to any other distribution under this section to school 566 districts, and allocated to the Utah Schools for the Deaf and the Blind to pay transportation costs 567 of the schools' students. 568 (b) The Utah Schools for the Deaf and the Blind shall utilize these funds to pay for 569 transportation of their students based on current valid contractual arrangements and best 570 transportation options and methods as determined by the schools. 571 (c) All student transportation costs of the schools shall be paid from the allocation received 572 under Subsection (2). 573 (3) Each district shall receive its approved transportation costs, except that if during the 574 fiscal year the total transportation allowance for all districts exceeds the amount appropriated, all 575 allowances shall be reduced pro rata to equal not more than that amount. 576 (4) Included in the appropriation under Subsection (1) is an amount of \$187,000 for 577 transportation of students, as approved by the state board, for school districts that consolidate 578 schools, implement double session programs at the elementary level, or utilize other alternatives 579 to building construction that require additional student transportation. 580 (5) (a) Part of the state's contribution for transportation, not to exceed \$200,000, may be 581 used as an incentive for districts to increase economy and productivity in student transportation. 582 (b) This amount is distributed on a pro rata basis among districts which have achieved the 583 most efficiency according to the state formula. 584 (c) Districts receiving the incentive funding may expend the monies at the discretion of 585 the local school board.

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586	(6) (a) Local school boards shall provide salary adjustments to employee groups that work
587	with the transportation of students comparable to those of classified employees authorized under
588	Section 53A-17a-137, when dividing the weighted pupil unit for salary adjustment purposes.
589	(b) The State Board of Education shall conduct a study to evaluate the reimbursement
590	system of funding for pupil transportation with emphasis on looking at methodologies that will
591	provide incentives for districts that will encourage economical practices.
592	Section 16. Section 53A-17a-128 is amended to read:
593	53A-17a-128. Contingency fund for State Board of Education Laboratory school
594	at Utah State University.
594 595	(1) There is appropriated to the State Board of Education from the total amount of state
595 596	
	[funds] monies listed in Section 53A-17a-104 for the fiscal year beginning July 1, 2000, \$419,246
597	as a contingency fund to do the following:
598	(a) stabilize the value of the weighted pupil unit;
599	(b) maintain program levels in districts that may experience unanticipated and unforeseen
600	losses of students;
601	(c) equalize programs in districts where a strict application of the law provides inequity;
602	(d) pay the added costs when Utah students attend school out of state; and
603	(e) assist in the operation of the laboratory school at Utah State University, through the
604	allocation of monies for a teacher career ladder program at the school.
605	(2) The State Board of Education shall make a strict accounting of these [funds] monies
606	and return any unused part to the Uniform School Fund at the close of each fiscal year.
607	(3) (a) There is established an advisory board for the laboratory school consisting of the
608	following:
609	(i) the president of Utah State University or his designee;
610	(ii) the state superintendent of public instruction or his designee;
611	(iii) the dean of the College of Education at Utah State University or his designee;
612	(iv) a local superintendent of schools;
613	(v) a staff member from the office of the State Board of Education;
614	(vi) a staff member from a local school board;
615	(vii) a staff member from the College of Education at Utah State University; and
616	(viii) two lay citizens noted for their contribution to the improvement of education.
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617	(b) The advisory board members in Subsections (a)(iv) through (viii) are appointed by the
618	State Board of Education for terms specified by that body.
619	Section 17. Section 53A-17a-129 is amended to read:
620	53A-17a-129. State contribution for incentives for excellence.
621	(1) The state's contribution of \$614,911 for the incentives for excellence program for the
622	fiscal year beginning July 1, [1999] 2000, is appropriated to the State Board of Education for
623	distribution to school districts according to guidelines established by the board.
624	(2) A school district shall use its allocation to promote a strong partnership between public
625	education and private enterprise, to seek additional financial support from the business community,
626	and to enhance its educational excellence.
627	(3) School districts are encouraged under this program to develop projects that rely on
628	matching private and public monies to promote educational excellence.
629	Section 18. Section 53A-17a-130 is amended to read:
630	53A-17a-130. State contribution to regional service centers.
631	The state's contribution of [\$1,111,595] \$1,172,733 for regional service centers for the
632	fiscal year beginning July 1, 2000, is appropriated to the State Board of Education for distribution
633	according to guidelines established by the board.
634	Section 19. Section 53A-17a-131.1 is amended to read:
635	53A-17a-131.1. State contribution to the educational technology initiative.
636	(1) The state's contribution of \$8,970,322 for maintaining the educational technology
637	initiative programs for the fiscal year beginning July 1, 2000, is appropriated to the State Board
638	of Education for distribution according to [rules adopted by the board consistent with] Title 53A,
639	Chapter 1, Part 7, Educational Technology Programs.
640	(2) Monies received under this section may be used to maintain existing programs and for
641	inservice programs required to implement the technology.
642	(3) Each school district shall develop a comprehensive inservice plan and report
643	expenditures for teacher training to the State Office of Education.
644	Section 20. Section 53A-17a-131.2 is amended to read:
645	53A-17a-131.2. State contribution to highly impacted schools program.
646	The state's contribution of \$4,873,207 for the Highly Impacted Schools Program for the
647	fiscal year beginning July 1, 2000, is appropriated to the State Board of Education for distribution

S.B. 3 02-26-00 5:48 PM 648 according to the formula adopted by the board under Section 53A-15-701, which authorizes the 649 Highly Impacted Schools Program. 650 Section 21. Section 53A-17a-131.3 is amended to read: 651 53A-17a-131.3. State contributions to the school nurses program. 652 The state's contribution of \$496,949 for the school nurses program for the fiscal year 653 beginning July 1, 2000, is appropriated to the State Board of Education for distribution according 654 to guidelines established by the board. 655 Section 22. Section **53A-17a-131.4** is amended to read: 53A-17a-131.4. State contribution to Alternative Language Services Program. 656 657 (1) The state's contribution of [\$2,828,564] \$3,328,564 for an Alternative Language 658 Services Program for the fiscal year beginning July 1, 2000, is appropriated to the State Board of 659 Education as a funding base for school districts to meet the limited-English-proficient and second 660 language acquisition needs of Utah's language minority student population. 661 (2) The board shall allocate the appropriation to school districts based on submission of 662 grant applications and assurances of and compliance with qualifying criteria established by the 663 state board pursuant to its rulemaking authority. 664 Section 23. Section 53A-17a-131.6 is amended to read: 665 53A-17a-131.6. State contribution to Character Education Program. 666 (1) The state's contribution of \$397,680 for a Character Education Program for the fiscal year beginning July 1, [1999] 2000, is appropriated to the State Board of Education for distribution 667 668 to school districts according to rules adopted by the state board. 669 (2) School districts shall use the appropriation primarily for implementing curriculum 670 within the classroom that provides for the direct instruction of students. 671 (3) Character education monies shall also be used to provide inservice training to teachers 672 on the use and teaching of character education materials and to acquaint teachers with the 673 requirements in the Utah Constitution and state statutes to teach qualities of character. 674 (4) Character education programs are to be systematic and comprehensive in their 675 approach and include student materials, parental involvement, and teacher training. 676 (5) The principles taught, such as integrity, social responsibility, and the importance of the 677 work ethic should be designed to help students avoid high risk behaviors and learn to function as 678 caring, productive citizens in society.

679	(6) The State Office of Education shall assist districts and teachers in providing and
680	recommending character education curriculum to students that meets the guidelines referred to in
681	this section.
682	(7) Proposals in which parents are involved with educators in all phases of the design,
683	implementation, and evaluation of school and district programs shall be given highest priority.
684	Section 24. Section 53A-17a-131.8 is amended to read:
685	53A-17a-131.8. State contribution to the Comprehensive Guidance Program.
686	(1) The state's contribution of [\$7,033,759] § [<u>\$8,533,759</u>] \$7,420,659 § for a
686a	Comprehensive Guidance
687	Program for the fiscal year beginning July 1, 2000, is appropriated to the State Board of Education
688	for distribution to school districts as follows:
689	(a) the board shall distribute the appropriation to districts to be used at their secondary
690	schools in grades 7-12, with the following priority:
691	(i) grades 9-12; and
692	(ii) grades 7-8 for those schools which meet program standards, to provide a guidance
693	curriculum and individual educational/occupational program for each student at the school;
694	(b) each school shall meet qualification criteria established by rules made by the State
695	Board of Education in order to receive moneys under this program; and
696	(c) the appropriation shall also be used to provide responsive services and eliminate
697	nonguidance activities currently being performed by counselors.
698	(2) (a) It is anticipated that under this program counselors will increase direct services to
699	students to involve at least 80% of the counselors' time and that districts shall document this with
700	onsite review teams.
701	(b) Districts shall provide training to their secondary teachers on their role in assisting in
702	the development and implementation of SEOPs.
703	(3) The state superintendent of public instruction shall:
704	(a) prepare an inventory of working SEOPs for networking with schools throughout the
705	state; and
706	(b) monitor the program and provide an annual report on its progress and success.
707	§ [(4) Included in the \$8,533,759 appropriation is an amount of \$1,500,000 for
708	<u>comprehensive guidance programs in elementary schools for distribution to school districts</u>
709	according to guidelines established by the board.] ş

710	Section 25. Section 53A-17a-131.9 is amended to read:
711	53A-17a-131.9. State contribution to agencies coming together for children and
712	youth at risk.
713	(1) There is appropriated \$1,250,670 to the State Board of Education for the fiscal year
714	beginning July 1, 2000, to implement Title 63, Chapter 75, Families, Agencies, and Communities
715	Together for Children and Youth At Risk Act.
716	(2) Participation in the at risk programs funded under this section shall require consent
717	from a parent or legal guardian for the participant to receive initial or continuing services under
718	the program.
719	(3) A participant's parent or legal guardian shall be actively involved in the program and
720	all applicable state and federal laws and regulations shall be observed by the entities and
721	individuals providing the services.
722	(4) The board shall use the appropriation to experiment on a community full-service
723	delivery system level to provide data on the merits of moving the concept to a fully implemented
724	statewide system.
725	Section 26. Section 53A-17a-131.11 is amended to read:
726	53A-17a-131.11. State contribution to truancy intervention and prevention.
727	The state's contribution of \$150,000 for the Truancy Intervention and Prevention Program
728	for the fiscal year beginning July 1, 2000, is appropriated to the State Board of Education for
729	distribution to school districts according to guidelines established by the board in accordance with
730	Title 63, Chapter 46a, Utah Administrative Rulemaking Act.
731	Section 27. Section 53A-17a-131.12 is amended to read:
732	53A-17a-131.12. State contribution to Technology, Life, Careers, and Work-based
733	Learning Programs.
734	The state's contribution of \$2,235,000 for the Technology, Life, Careers, and Work-based
735	Learning Programs for the fiscal year beginning July 1, 2000, is appropriated to the State Board
736	of Education for distribution to school districts according to guidelines established by the board
737	in accordance with Title 63, Chapter 46a, Utah Administrative Rulemaking Act.
738	Section 28. Section 53A-17a-131.13 is enacted to read:
739	53A-17a-131.13. State contribution to guarantee transportation levy.
740	The state's contribution of \$225,000 to the guarantee transportation levy program for the

741	fiscal year beginning July 1, 2000, is appropriated to the State Board of Education for distribution
742	to school districts according to guidelines established by the board in accordance with Title 63.
743	Chapter 46a, Utah Administrative Rulemaking Act.
744	Section 29. Section 53A-17a-131.14 is enacted to read:
745	53A-17a-131.14. State contribution for reading initiative program.
746	The state's contribution of \$5,000,000 for the reading initiative program for the fiscal year
747	beginning July 1, 2000, is appropriated to the State Board of Education for distribution to school
748	districts to fund the reading achievement programs established in Section 53A-1-605.5 according
749	to guidelines established by the board in accordance with Title 63, Chapter 46a, Utah
750	Administrative Rulemaking Act.
751	Section 30. Section 53A-17a-131.15 is enacted to read:
752	53A-17a-131.15. State contribution for Reading Performance Improvement
753	Scholarship Program.
754	The state's contribution of \$9,000 for the Reading Performance Improvement Scholarship
755	Program for the fiscal year beginning July 1, 2000, is appropriated to the State Board of Education
756	to fund the program as established in Section 53A-3-402.11 according to guidelines established
757	by the board in accordance with Title 63, Chapter 46a, Utah Administrative Rulemaking Act.
758	Section 31. Section 53A-17a-131.16 is enacted to read:
759	53A-17a-131.16. State contribution for alternative middle schools programs.
760	The state's contribution of \$2,000,000 for an alternative middle schools program for the
761	fiscal year beginning July 1, 2000, is appropriated to the State Board of Education to fund the
762	program as provided in Section 53A-11-909.
763	Section 32. Section 53A-17a-131.17 is enacted to read:
764	53A-17a-131.17. State contribution for a School Land Trust Program.
765	The state's contribution of \$4,775,000 for a School Land Trust Program for the fiscal year
766	beginning July 1, 2000, is appropriated to the State Board of Education for distribution to school
767	districts according to guidelines established by the board in accordance with Title 63, Chapter 46a,
768	Utah Administrative Rulemaking Act.
769	Section 33. Section 53A-17a-131.18 is enacted to read:
770	53A-17a-131.18. State contribution for assessment and accountability program.
771	The state's contribution of \$3,500,000 for an assessment and accountability program for

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the fiscal year beginning July 1, 2000, is appropriated to the State Board of Education for
distribution according to guidelines established by the board.
Ş Section 34. Section 53A-17a-131.19 is enacted to read:
53A-17a-131.19. State contribution to school districts.
THE STATE'S CONTRIBUTION OF \$1,113,100 FOR THE FISCAL YEAR BEGINNING JULY 1,
2000, IS ALLOCATED TO SCHOOL DISTRICTS FOR LOCAL PROGRAMS ON THE BASIS OF EACH DISTRICT'S PRIOR YEAR WEIGHTED PUPIL UNITS FOR GRADES K-12 AND NECESSARILY
EXISTENT
SMALL SCHOOLS. S
Section 34. Section 53A-17a-132 is amended to read:
53A-17a-132. Experimental and developmental programs.
(1) The state's contribution of \$5,933,056 for experimental and developmental programs
for the fiscal year beginning July 1, 2000, is appropriated to the State Board of Education for
distribution to school districts as follows:
(a) the board shall distribute the first part, 34% of the appropriation, equally among the
state's 40 school districts;
(b) the board shall distribute the second part, 41% of the appropriation, to each district on
the basis of its kindergarten through grade 12 average daily membership for the prior year as
compared to the prior year state total kindergarten through grade 12 average daily membership;
and
(c) the board shall distribute 25% of the appropriation pursuant to standards established
by the board in accordance with Title 63, Chapter 46a, Utah Administrative Rulemaking Act.
(2) (a) A school district may fund a new experimental or developmental program with
monies appropriated under Subsection (1) for a maximum of three consecutive years.
(b) After the third year, the district shall either fund the program with regular ongoing
program monies or terminate the program.
(3) (a) The State Board of Education shall allocate \$100,000 of the
experimental-developmental appropriation for programs to improve the efficiency of classified
employees in the public schools.
(b) The programs should include training components, classified staffing formulas, and
preventative maintenance formulas.
(4) (a) The State Board of Education shall allocate \$584,900 of the appropriation for the
planning, development, and implementation of alternative experimental pilot programs, using
[certificated] licensed teachers, which are cooperative ventures that have demonstrated support of
parents, the recognized teachers' organization, administrators, and students.
(b) The State Board of Education shall select schools for the pilot programs by a grant
process using selection criteria developed by the state board.
(5) Models for experimental activities similar to the nine district consortium activities are

803 permissible under the experimental and developmental appropriation.

Section 35. Section **53A-17a-135** is amended to read:

805 **53A-17a-135.** Certified revenue levy.

806 (1) (a) In order to qualify for receipt of the state contribution toward the basic program and
807 as its contribution toward its costs of the basic program, each school district shall impose a
808 minimum basic tax rate per dollar of taxable value that generates [\$182,893,646] \$189,329,826
809 in revenues statewide.

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(b) The preliminary estimate for the [1999-2000] 2000-01 tax rate is [.001847] .001845.

811 (c) The State Tax Commission shall certify on or before June 22 the rate that generates
812 [\$182,893,646] \$189,329,826 in revenues statewide.

(d) If the minimum basic tax rate exceeds the certified revenue levy as defined in Section
59-2-102, the state is subject to the notice requirements of Section 59-2-926.

(e) For the calendar year beginning on January 1, 1998, and ending December 31, 1998,

the certified revenue levy shall be increased by the amount necessary to offset the decrease in revenues from uniform fees on tangible personal property under Section 59-2-405 as a result of

the decrease in uniform fees on tangible personal property under Section 59-2-405 enacted by the
 Legislature during the 1997 Annual General Session.

(f) For the calendar year beginning on January 1, 1999, and ending on December 31, 1999,
the certified revenue levy shall be adjusted by the amount necessary to offset the adjustment in
revenues from uniform fees on tangible personal property under Section 59-2-405.1 as a result of
the adjustment in uniform fees on tangible personal property under Section 59-2-405.1 enacted by
the Legislature during the 1998 Annual General Session.

(2) (a) The state shall contribute to each district toward the cost of the basic program inthe district that portion which exceeds the proceeds of the levy authorized under Subsection (1).

(b) In accord with the state strategic plan for public education and to fulfill its
responsibility for the development and implementation of that plan, the Legislature instructs the
State Board of Education, the governor, and the Office of Legislative Fiscal Analyst in each of the
coming five years to develop budgets that will fully fund student enrollment growth.

(3) (a) If the proceeds of the levy authorized under Subsection (1) equal or exceed the costof the basic program in a school district, no state contribution shall be made to the basic program.

833

(b) The proceeds of the levy authorized under Subsection (1) which exceed the cost of the

834	basic program shall be paid into the Uniform School Fund as provided by law.
834a	${ m \hat{h}}~$ Section 36. Section 53A-17a-137 is amended to read:
834b	53A-17a-137. Classified employees' salaries.
834c	(1) In view of the fact that instructional salary money is supported by both the value of the
834d	weighted pupil unit and by a line item appropriation for reform measures, other educational
	personnel,
834e	including classified employees, shall be given added consideration in the division of the weighted
834f	pupil unit.
834g	(2) Local school boards shall provide higher [salary] <u>COMPENSATION</u> adjustments to
834h	classified employee groups in comparison to other district employee groups when dividing the
834i	weighted pupil unit for [salary] <u>COMPENSATION</u> adjustment purposes. $ { m \hat{h}}$
835	Section $\hat{h} \begin{bmatrix} 36 \end{bmatrix} \underline{37} \hat{h}$. Section 53A-21-105 is amended to read:
836	53A-21-105. State contribution to capital outlay programs.
837	[(1)] The state contribution toward the cost of the programs established under Section
838	53A-21-102 for the fiscal year beginning July 1, [1999] 2000, shall consist of an appropriation
839	totaling [\$29,358,000] <u>\$28,358,000</u> to the State Board of Education from the Uniform School
840	Fund.
841	[(2) Of the amount appropriated under Subsection (1), \$1,000,000 is one-time money.]
841a	Section \hat{h} [37] <u>38</u> \hat{h} . Section 53A-25-111, is amended to read:
841b	53A-25-111. Annual salary adjustments for school employees Benefits.
841c	(1) (a) The board shall adjust the salary schedule applicable to nonadministrative
	[certificated]
841d	<u>LICENSED</u> staff at the school each school year.
841e	(b) The board shall make the adjustment equal to [the] <u>A WEIGHTED</u> average adjustment for
841f	nonadministrative [certificated] LICENSED staff adopted by the public school districts of the state as
841g	determined by the State Office of Education. THIS AVERAGE SHALL BE WEIGHTED BY THE
	NUMBER
841h	OF TEACHERS IN EACH DISTRICT.
841i	(c) THE BOARD SHALL INCREASE THIS WEIGHTED AVERAGE BY 10% IN ANY YEAR IN
841j	WHICH THE UTAH SCHOOLS FOR THE DEAF AND THE BLIND TEACHERS ARE NOT RANKED IN
	<u>THE</u>
841k	TOP TEN IN 20 YEAR EARNINGS WHEN COMPARED TO THE 40 SCHOOL DISTRICTS OF THE
0.441	STATE.
841I	(2) (a) The adjustment shall be computed using adjustments made by the school districts by
841m	December 1 of each year.
841n 841o	(b) The board shall apply the adjustment to the salary schedule effective July 1 of the following year
8410 841p	following year. (3) The board shall make salary adjustments for administrative and [noncertificated]
841q	NONLICENSED staff at the school on the basis of adjustments approved for state government
841r	employees in similar positions.
841s	(4) Administrative, [certificated] LICENSED, and [noncertificated] NONLICENSED staff at the
841t	school shall receive the same benefits as those provided to state government employees. §
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842	Section § [37] ĥ [38] 39 ĥ ş . One-time appropriations.
843	In addition to the contributions and appropriations set out in Title 53A, Chapter 17a,

- 844 Minimum School Program Act, for the fiscal year beginning July 1, 2000, there is appropriated
- 845 from the Uniform School Fund to the State Board of Education for distribution to school districts
- 846 for the fiscal year ending June 30, 2001, \$10, 400,000 in one-time non-lapsing monies as follows:
- 847 (1) \$6,000,000 for textbooks and school supplies; and
- 848 (2) \$4,400,000 for teacher supplies and materials as a funding source for H.B. 189,
- 849 <u>Classroom Supplies.</u>
- 850 Section **§** [38] **h** [39] <u>40</u> **h ş** . Intent language.

S.B. 3

851	§ [(1) It is the intent of the Legislature that the school districts' boards of education spend
852	5.5% of their WPU allocations as directed in State Board of Education rules, plus additional
853	appropriations for textbooks and supplies as appropriated for that purpose by the Legislature,
854	unless they otherwise notify parents in their respective districts that they have made decisions to
855	spend the dollars in other areas.
855a	${ m \hat{h}}$ [(1) THE LEGISLATURE HAS PROVIDED ADDITIONAL FUNDING TO
855b	ALLOW EACH TEACHER TO RECEIVE ON AVERAGE AN ANNUAL COMPENSATION INCREASE OF
855c	\$2,000. IT IS THE INTENT OF THE LEGISLATURE THAT SCHOOL BOARDS, IN THEIR
	NEGOTIATIONS
855d	WITH TEACHERS, MAY DETERMINE TO ALLOW A PORTION OF THESE TEACHER COMPENSATION
855e	FUNDS TO BE UTILIZED FOR CLASS SIZE REDUCTION, TEXTBOOKS AND SCHOOL SUPPLIES, SO
855f	LONG AS TEACHERS WITH FIVE OR LESS YEARS IN THE CLASSROOM RECEIVE A MINIMUM
855g	COMPENSATION INCREASE OF AT LEAST \$1,500. THE PACKAGE ALSO INCLUDES A 4%
	INCREASE
855h	IN FUNDS FOR NONTEACHER PERSONNEL AND ASSOCIATED SCHOOL COSTS.]
855i	$\hat{ m h}~[$ (1) IT IS THE INTENT OF THE LEGISLATURE THAT OF THE FUNDING ALLOCATED BY
	THE
855j	INCREASE IN THE VALUE OF THE WEIGHTED PUPIL UNIT, LOCAL SCHOOL BOARDS ARE
855k	ENCOURAGED TO INCREASE TEACHER SALARIES WITH EMPHASIS ON ENHANCING THE
855I	<u>SALARIES OF BEGINNING TEACHERS.</u> ĥ]
855m	(1) IT IS THE INTENT OF THE LEGISLATURE THAT SCHOOL BOARDS, IN THEIR
855n	NEGOTIATIONS WITH TEACHERS, MAY DETERMINE TO ALLOW A PORTION OF THE LEGISLATIVE
8550	APPROPRIATION FOR TEACHER COMPENSATION FUNDS TO BE UTILIZED FOR CLASS SIZE
855p	REDUCTION, TEXTBOOKS, AND SCHOOL SUPPLIES, SO LONG AS TEACHERS WITH FIVE OR LESS
855q	YEARS IN THE CLASSROOM RECEIVE ADDITIONAL SIGNIFICANT COMPENSATION. ${ m \hat{h}}$ $$ §
856	(2) It is the intent of the Legislature that the growth in the Youth in Custody Program for
857	the fiscal year beginning July 1, 2000, shall be funded from carryover balances in the Youth in
858	Custody Program.
859	(3) It is the intent of the Legislature that the state superintendent of public instruction's
860	annual report contain specific, separate reporting of expenditures for textbooks and supplies by
861	each school district.
862	§ [(4) It is the intent of the Legislature that \$1,500,000 of the ongoing appropriation for
863	<u>comprehensive guidance shall be spent in the elementary grades of the state's public education</u>
864	<u>system.</u>] ş

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865	§ [(5)] (4) § (a) It is the intent of the Legislature that the State Office of Education work with the
866	Education Interim Committee and the Education Appropriations Subcommittee during the 2000
867	interim to study and propose a modified funding formula for the capital outlay foundation program,
868	which includes an emergency building needs program.
869	(b) The study shall focus on the issue of more equitably meeting the capital facility needs
870	of school districts by examining each district's capital outlay tax efforts, its available resources for
871	capital facilities, which shall take into consideration assessed valuation within the district and
872	outstanding indebtedness incurred for new school space, and applying those factors to the district's
873	growth in student population.
874	§ [(6)] (5) § (a) It is the intent of the Legislature that prior to distributing funds appropriated under
875	the restricted basic school programs within the "At-Risk Programs" the State Office of Education
876	shall retain \$200,000 to fund a specialist, associated costs, and program budget, for minority
877	students, with the assignment to provide technical assistance to schools and school districts toward
878	meeting the needs of minority students and increasing graduation rates among minority students
879	and other students at risk of not graduating.
880	(b) It is the further intent of the Legislature that for the fiscal year beginning July 1, 2000,
881	\$100,000 of the appropriation be retained before distribution of funds for the purpose of a
882	collaborative research effort with the Center for the School of the Future at Utah State University
883	to identify risk factors and successful programs and program characteristics that will improve
884	graduation rates among students at risk of not graduating.
885	(c) It is the further intent of the Legislature that the funds retained under Subsections (6)(a)
886	and (b) shall be proportionately retained from the six program areas funded collectively as
887	"At-Risk Programs," Youth in Custody, Pregnancy Prevention, Homeless and Minority, At-Risk
888	Regular Program, MESA, and Gang Prevention.
889	Section Ş [39] ĥ [<u>40</u>] <u>41</u> ĥ ș . Repealer.
890	This act repeals:
891	Section 53A-17a-124.7, Appropriation for class size reduction in grades 7 & 8.
892	Section 53A-17a-131.5, State contribution for the Centennial Schools Program.
893	Section ĥ [41] 42 ĥ . Effective date.
894	This act takes effect on July 1, 2000.

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Legislative Review Note as of 2-26-00 5:44 PM

A limited legal review of this legislation raises no obvious constitutional or statutory concerns.

Office of Legislative Research and General Counsel