1	APPLIED TECHNOLOGY EDUCATION			
2	GOVERNANCE			
3	2001 FIRST SPECIAL SESSION			
4	STATE OF UTAH			
5	Sponsor: Ron Bigelow			
6	This act establishes a new applied technology education governance structure for Utah.			
7	This act creates the Utah College of Applied Technology and regional applied technology			
8	colleges in Utah, establishes their governance structure, and defines their powers and duties.			
9	This act defines the governing authority of the State Board of Regents with respect to the			
10	Utah College of Applied Technology and its regional applied technology colleges. This act			
11	creates the Utah College of Applied Technology Board of Trustees, establishes its			
12	membership and meeting requirements, and defines its powers and duties. This act			
13	establishes regional applied technology college boards, establishes their membership and			
14	meeting requirements, and defines their powers and duties. This act establishes the offices			
15	of the president of the Utah College of Applied Technology and the regional			
15a	ĥ [-superintendents] presidents ĥ			
16	and defines their appointments, powers, and duties. This act repeals the State Board for			
17	Applied Technology and transfers most of its duties and responsibilities to the State Board			
18	of Education. This act makes technical and conforming changes to other sections of the Utah			
19	Code to make those sections consistent with the substantive provisions of this act. This act			
20	establishes funding guidelines governing future legislative appropriations. This act repeals			
21	superseded sections. This act takes effect September 1, 2001.			
22	This act affects sections of Utah Code Annotated 1953 as follows:			
23	AMENDS:			
24	53A-1-101, as repealed and reenacted by Chapter 1, Laws of Utah 1995			
25	53A-1-402, as last amended by Chapter 73, Laws of Utah 2001			
26	53A-8-102, as last amended by Chapter 324, Laws of Utah 1999			
27	53A-15-202, as last amended by Chapter 53, Laws of Utah 1992			



28	53A-15-205, as last amended by Chapter 1, Laws of Utah 2000				
29	53A-17a-113 (Effective 07/01/01), as last amended by Chapter 335, Laws of Utah 2001				
30	53A-17a-116 (Effective 07/01/01), as last amended by Chapter 335, Laws of Utah 2001				
31	53A-24-102, as last amended by Chapter 37, Laws of Utah 1996				
32	53A-24-103, as last amended by Chapter 53, Laws of Utah 1992				
33	53B-1-102 , as last amended by Chapter 7, Laws of Utah 2000				
34	53B-1-103, as last amended by Chapter 287, Laws of Utah 1995				
35	53B-1-104 , as enacted by Chapter 167, Laws of Utah 1987				
35a	ş [ĥ 53B-2-102, as last amended by Chapter 58, Laws of Utah 1991 ĥ] ş				
36	53B-2-104, as last amended by Chapter 243, Laws of Utah 1996				
37	53B-2-106, as last amended by Chapter 401, Laws of Utah 1998				
38	53B-6-101, as last amended by Chapters 2 and 53, Laws of Utah 1992				
38a	${ m \hat{h}}$ 53B-8-105, as last amended by Chapter 121, Laws of Utah 2000 ${ m \hat{h}}$				
39	53B-16-102, as last amended by Chapter 53, Laws of Utah 1992				
40	53B-16-205, as enacted by Chapter 256, Laws of Utah 1998				
41	ENACTS:				
42	53B-1-101.5 , Utah Code Annotated 1953				
43	53B-2a-101 , Utah Code Annotated 1953				
44	53B-2a-102 , Utah Code Annotated 1953				
45	53B-2a-103, Utah Code Annotated 1953				
46	53B-2a-104 , Utah Code Annotated 1953				
47	53B-2a-105 , Utah Code Annotated 1953				
48	53B-2a-106 , Utah Code Annotated 1953				
49	53B-2a-107 , Utah Code Annotated 1953				
50	53B-2a-108, Utah Code Annotated 1953				
51	53B-2a-109 , Utah Code Annotated 1953				
52	53B-2a-110, Utah Code Annotated 1953				
53	53B-2a-111 , Utah Code Annotated 1953				
54	53B-2a-112, Utah Code Annotated 1953				
55	REPEALS:				
56	53A-1-501, as last amended by Chapter 86, Laws of Utah 2001				
57	53A-1-502 , as last amended by Chapters 28 and 375, Laws of Utah 1997				
58	53A-15-201, as last amended by Chapter 53, Laws of Utah 1992				

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59	53A-15-202.5 , as enacted by Chapter 35, Laws of Utah 1999			
60	53A-15-203, as last amended by Chapter 53, Laws of Utah 1992			
61	This act enacts uncodified material.			
62	Be it enacted by the Legislature of the state of Utah:			
63	Section 1. Section 53A-1-101 is amended to read:			
64	53A-1-101. State Board of Education Members.			
65	(1) Members of the State Board of Education shall be nominated and elected as provided			
66	in Title 20A, Chapter 14, Nomination and Election of State and Local School Boards.			
67	(2) (a) In addition to the members designated under Subsection (1), two members of the			
68	State Board of Regents, appointed by the chair of the State Board of Regents, shall serve as			
69	nonvoting members of the State Board of Education.			
70	(b) A nonvoting member shall continue to serve as a member without a set term until the			
71	member is replaced by the chair of the State Board of Regents.			
72	Section 2. Section 53A-1-402 is amended to read:			
73	53A-1-402. Board to establish minimum standards for public schools.			
74	(1) The State Board of Education shall establish rules and minimum standards for the			
75	public schools, to include:			
76	(a) the qualification and certification of educators and ancillary personnel who provide			
77	direct student services, required school administrative and supervisory services, and evaluation of			
78	instructional personnel;			
79	(b) access to programs, attendance, competency levels, graduation requirements, discipline			
80	and control, and health and safety requirements;			
81	(c) school accreditation, the academic year, alternative and pilot programs, curriculum and			
82	instruction requirements, school libraries, and services to persons with a disability as defined by			
83	and covered under the Americans with Disabilities Act of 1990, 42 U.S.C. 12102; the			
84	Rehabilitation Act of 1973, 29 U.S.C. 705(20)(A); and the Individuals with Disabilities and			
85	Education Act, 20 U.S.C. 1401(3); and other special groups;			
86	(d) requirements for school design, general educational specifications, school sites, and			
87	building accessibility;			
88	(e) state reimbursed bus routes, bus safety and operational requirements, and other			
89	transportation needs; and			

90 (f) school productivity and cost effectiveness measures, the minimum school program, 91 school building aid, school lunch, driver education, federal programs, school budget formats, and 92 financial, statistical, and student accounting requirements. 93 (2) The board shall determine [whether] if: 94 (a) the minimum standards have been met[-]; and [that] 95 (b) required reports are properly submitted. 96 (3) The board may apply for, receive, administer, and distribute to eligible applicants funds 97 made available through programs of the federal government. 98 (4) The board shall approve any competency-based high school diploma equivalent before 99 any applied technology college may offer the diploma equivalent. 100 Section 3. Section **53A-8-102** is amended to read: 101 53A-8-102. Definitions. 102 As used in this chapter: 103 (1) "Career employee" means an employee of a school district who has obtained a 104 reasonable expectation of continued employment based upon Section 53A-8-106 and an agreement 105 with the employee or the employee's association, district practice, or policy. 106 (2) "Contract term" or "term of employment" means the period of time during which an 107 employee is engaged by the school district under a contract of employment, whether oral or 108 written. 109 (3) "Dismissal" or "termination" means: 110 (a) termination of the status of employment of an employee; 111 (b) failure to renew or continue the employment contract of a career employee beyond the 112 then-current school year; 113 (c) reduction in salary of an employee not generally applied to all employees of the same 114 category employed by the school district during the employee's contract term; or 115 (d) change of assignment of an employee with an accompanying reduction in pay, unless the assignment change and salary reduction are agreed to in writing. 116 117 (4) "Employee" means a career or provisional employee of a school district, but does not 118 include: 119 (a) the district superintendent, or the equivalent at [an applied technology center or] the

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Schools for the Deaf and the Blind;

121	(b) the district business administrator or the equivalent at [an applied technology center			
122	or] the Schools for the Deaf and the Blind; or			
123	(c) a temporary employee.			
124	(5) "Provisional employee" means an individual, other than a career employee or a			
125	temporary employee, who is employed by a school district.			
126	(6) "School board" or "board" means a district school board or its equivalent at [an applied			
127	technology center or] the Schools for the Deaf and the Blind.			
128	(7) "School district" or "district" means:			
129	(a) a public school district; or			
130	[(b) an applied technology center; or]			
131	[(c)] (b) the Schools for the Deaf and the Blind.			
132	(8) "Temporary employee" means an individual who is employed on a temporary basis as			
133	defined by policies adopted by the local board of education. If the class of employees in question			
134	is represented by an employee organization recognized by the local board, the board shall adopt			
135	its policies based upon an agreement with that organization. Temporary employees serve at will			
136	and have no expectation of continued employment.			
137	Section 4. Section 53A-15-202 is amended to read:			
138	53A-15-202. Powers of the board.			
139	The State Board [for Applied Technology] of Education:			
140	(1) shall establish minimum standards for applied technology programs in the public			
141	education system;			
142	(2) may apply for, receive, administer, and distribute funds made available through			
143	programs of federal and state governments to promote and aid applied technology education;			
144	(3) shall cooperate with federal and state governments to administer programs which			
145	promote and maintain applied technology education;			
146	[(4) shall appoint staff and establish their duties;]			
147	[(5) shall fix staff compensation and pay their expenses from funds appropriated for this			
148	purpose; and]			
149	[(6) shall perform other duties as required by law.]			
150	(4) shall cooperate with the Utah College of Applied Technology to ensure that students			
151	in the public education system have access to applied technology education in applied technology			

152	colleges; and
153	(5) shall, after consulting with local school districts, prepare and submit an annual report
154	to the governor and to the Legislature's Education Interim Committee by October 31 of each year
155	detailing:
156	(a) how the applied technology education needs of secondary students are being met; and
157	(b) what access secondary students have to programs offered at applied technology
158	colleges.
159	Section 5. Section 53A-15-205 is amended to read:
160	53A-15-205. Disability Determination Services Advisory Council Membership
161	Duties Requirements for DDDS.
162	(1) As used in this section, "council" means the Disability Determination Services
163	Advisory Council [to the State Board for Applied Technology Education,] created in Subsection
164	(2).
165	(2) There is created the Disability Determination Services Advisory Council to act as an
166	advisory council to the State Board [for Applied Technology] of Education regarding the Division
167	of Disability Determination Services (DDDS)[-] established under Chapter 24, Part 5.
168	(3) The council is composed of the following members:
169	(a) the administrator of DDDS;
170	(b) a representative of the United States Department of Health and Human Services, Social
171	Security Administration, appointed by the board; and
172	(c) nine persons, appointed by the board in accordance with Subsections (5) and (6), who
173	represent a cross section of:
174	(i) persons with disabilities;
175	(ii) advocates for persons with disabilities;
176	(iii) health care providers;
177	(iv) representatives of allied state and local agencies; and
178	(v) representatives of the general public.
179	(4) The members appointed under Subsections (3)(a) and (3)(b) serve as nonvoting
180	members of the council.
181	(5) In appointing the members described in Subsection (3)(c), the board shall:
182	(a) solicit nominations from organizations and agencies that represent the interests of

members described in that subsection; and

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(b) make every effort to create a balance in terms of geography, sex, race, ethnicity, and type of both mental and physical disabilities.

- (6) In making initial appointments of members described in Subsection (3)(c), the board shall appoint three members for two-year terms, three members for four-year terms, and three members for six-year terms. All subsequent appointments are for four years. The board shall fill any vacancy that occurs on the council for any reason by appointing a person for the unexpired term of the vacated member. Council members are eligible for one reappointment and serve until their successors are appointed.
- (7) Five voting members of the council constitute a quorum. The action of a majority of a quorum represents the action of the council.
- (8) Members of the council serve without compensation but may be reimbursed for expenses incurred in the performance of their official duties.
- (9) **h** (a) h The council shall annually elect a chairperson from among the membership described,

and shall adopt bylaws governing its activities.

$\hat{\mathbf{h}}$ (b) THE CHAIRPERSON SHALL SET THE MEETING AGENDA. $\hat{\mathbf{h}}$

- (10) The council shall:
- (a) advise DDDS and the Social Security Administration regarding its practices and policies on the determination of claims for social security disability benefits;
- (b) participate in the development of new internal practices and procedures of DDDS and [of the] policies of the Social Security Administration regarding the evaluation of disability claims;
- (c) recommend changes to practices and policies to ensure that DDDS is responsive to disabled individuals;
- (d) review the DDDS budget to ensure that it is adequate to effectively evaluate disability claims and to meet the needs of persons with disabilities who have claims pending with DDDS; and
- (e) review and recommend changes to policies and practices of allied state and federal agencies, health care providers, and private community organizations.
- (11) The council shall annually report to the board, the governor, and the Legislative Education and Health and Human Services Interim Committees regarding its activities.
- (12) (a) To assist the council in its duties, DDDS shall provide the necessary staff assistance to enable the council to make timely and effective recommendations. [That]

214	(b) Staff assistance may include[, but is not limited to,]:			
215	(i) $\hat{\mathbf{h}}$ [developing] DISTRIBUTING $\hat{\mathbf{h}}$ meeting agendas $\hat{\mathbf{h}}$ [and minutes] $\hat{\mathbf{h}}$ [$\frac{1}{2}$]:			
216	(ii) advising the chairpersons of the council regarding relevant items for council			
217	discussion[7]; and			
218	(iii) providing reports, documents, budgets, memorandums, statutes, and regulations			
219	regarding the management of DDDS.			
219a	ĥ (c) STAFF ASSISTANCE SHALL INCLUDE MAINTAINING MINUTES. ĥ			
220	Section 6. Section 53A-17a-113 (Effective 07/01/01) is amended to read:			
221	53A-17a-113 (Effective 07/01/01). Weighted pupil units for applied technology			
222	education programs Funding of approved programs Performance measures			
223	Qualifying criteria.			
224	(1) There is appropriated to the State Board [for Applied Technology] of Education,			
225	hereafter referred to in this section as the board, \$49,563,068 (23,423 weighted pupil units) to pay			
226	the added instructional costs of approved applied technology education programs.			
227	(a) Included in the appropriation is \$890,836 (421 weighted pupil units) for summer			
228	applied technology agriculture programs.			
229	(b) These monies are allocated to eligible recipients as provided in Subsections (2), (3),			
230	and (4).			
231	(c) Money appropriated under Subsection 53A-17a-113(1) and any money appropriated			
232	for work-based education may not be used to fund programs below the ninth grade level.			
233	(2) Weighted pupil units are computed for pupils in approved programs.			
234	(a) The board shall fund approved programs based upon hours of membership of 9th			
235	through 12th grade students.			
236	(b) The board shall use an amount not to exceed 20% of the total appropriation under this			
237	section to fund approved programs based on performance measures such as placement and			
238	competency attainment defined in standards set by the board for districts to qualify for applied			
239	technology funding.			
240	(c) Leadership organization funds shall constitute an amount not to exceed 1% of the total			
241	appropriation under this section, and shall be distributed to each local educational agency			
242	sponsoring applied technology student leadership organizations in a ratio representing the agency's			
243	share of the state's total membership in those organizations.			
244	(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.
- (b) Between 10 and 25 weighted pupil units shall be computed for each high school conducting approved applied technology education programs in a district according to standards established by the board.
- (c) Forty weighted pupil units shall be computed for each district that operates an approved district applied technology center.
- (d) Between five and seven weighted pupil units shall be computed for each summer applied technology agriculture program according to standards established by the board.
- (e) The board shall, by rule, establish qualifying criteria for districts to receive weighted pupil units under Subsection (3).
- (4) (a) All monies allocated under Subsection (1) are computed by using average daily membership in approved programs for the previous year.
- (b) A district that has experienced student growth in grades 9 through 12 for the previous year shall have the growth factor applied to the previous year's weighted pupil units when calculating the allocation of monies under this subsection.
- (5) (a) The board shall establish rules for the upgrading of high school applied technology education programs.
 - (b) The rules shall reflect technical training and actual marketable job skills in society.
- (c) The rules shall include procedures to assist school districts to convert existing programs which are not preparing students for the job market into programs that will accomplish that purpose.
 - (6) Programs that do not meet board standards may not be funded under this section.
 - Section 7. Section **53A-17a-116** (Effective **07/01/01**) is amended to read:
- 53A-17a-116 (Effective 07/01/01). Weighted pupil units for applied technology set-aside programs.
- 274 (1) There is appropriated to the State Board [for Applied Technology] of Education \$2,092,724 (989 weighted pupil units) for an applied technology set-aside program.

276 (2) Applied technology set-aside funds appropriated to the board are allocated by Request 277 for Proposal (RFP) to provide a district minimum payment for applied technology education. 278 (3) Each district shall receive a guaranteed minimum allocation. 279 (4) The set-aside funds remaining after the initial minimum payment allocation are 280 distributed by an RFP process to help pay for equipment costs necessary to initiate new programs 281 and for high priority programs as determined by labor market information. 282 Section 8. Section **53A-24-102** is amended to read: 283 **53A-24-102.** Definitions. 284 As used in this chapter: 285 (1) "Board" means the [Utah] State Board [for Applied Technology] of Education. 286 (2) "DDDS" means the Division of Disability Determination Services. 287 (3) "Disability" means a physical or mental condition which materially limits, contributes 288 to limiting, or, if not corrected, will probably result in materially limiting an individual's activities 289 or functioning. 290 (4) "DRS" means the Division of Rehabilitation Services. 291 (5) "DSBVI" means the Division of Services for the Blind and Visually Impaired. 292 (6) "DSDHH" means the Division of Services to the Deaf and Hard of Hearing. 293 (7) "Eligible individual" means an individual determined to be eligible to receive services 294 under laws or rules governing eligibility for the program in question. 295 (8) "Executive director" means the executive director of the Utah State Office of 296 Rehabilitation. 297 (9) "Independent living rehabilitation services" means goods and services reasonably 298 necessary to enable an individual with a severe disability to maintain or increase functional 299 independence. 300 (10) "Office" means the Utah State Office of Rehabilitation. 301 (11) "Vocational rehabilitation services" means goods and services reasonably necessary 302 to enable an individual with a disability to obtain and retain employment. 303 Section 9. Section **53A-24-103** is amended to read:

304 53A-24-103. Creation -- Responsibilities.

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(1) There is [hereby] created the Utah State Office of Rehabilitation under the policy direction of the State Board [for Applied Technology] of Education and under the direction and

307	general supervision of the [executive officer of the board] superintendent of public instruction.			
308	(2) The board is the sole state agency designated to administer the state plans for			
309	vocational rehabilitation and independent living rehabilitation programs.			
310	(3) The office is the state unit designated to carry out the state plans and other duties			
311	assigned by law or the board.			
312	Section 10. Section 53B-1-101.5 is enacted to read:			
313	<u>53B-1-101.5.</u> Definitions.			
314	As used in this title:			
315	(1) "Board" means the State Board of Regents established in Section 53B-1-103.			
316	(2) "Commissioner" means the commissioner of higher education appointed in accordance			
317	with Section 53B-1-105.			
318	Section 11. Section 53B-1-102 is amended to read:			
319	53B-1-102. State system of higher education.			
320	(1) The state system of higher education consists of the following institutions:			
321	(a) State Board of Regents;			
322	(b) the University of Utah;			
323	(c) Utah State University of Agricultural and Applied Science, hereafter referred to in this			
324	title as Utah State University;			
325	(d) Weber State University;			
326	(e) Southern Utah University;			
327	(f) Snow College;			
328	(g) Dixie State College of Utah;			
329	(h) the College of Eastern Utah;			
330	(i) Utah Valley State College;			
331	(j) Salt Lake Community College; [and]			
332	(k) the Utah College of Applied Technology; and			
333	[(k)] (1) other public post-high school educational institutions as the Legislature may			
334	designate.			
335	(2) A change in the name of an institution within the system of higher education shall not			
336	be considered a change in the role or mission of the institution, unless otherwise authorized by the			
337	State Board of Regents.			

338	(3) It is not the intent of the Legislature to increase the number of research universities in
339	the state beyond the University of Utah and Utah State University.
340	(4) These institutions are empowered to sue and be sued and to contract and be contracted
341	with.
342	Section 12. Section 53B-1-103 is amended to read:
343	53B-1-103. Establishment of State Board of Regents Powers and authority.
344	(1) There is established a State Board of Regents[, hereafter referred to in this title as the
345	<u>"board."].</u>
346	(2) (a) The board is vested with the control, management, and supervision of the
347	institutions of higher education designated in Section 53B-1-102 in a manner consistent with the
348	policy and purpose of this title and the specific powers and responsibilities granted to it.
349	(b) The board is vested with the following powers relating to the Utah College of Applied
350	Technology and its regional applied technology colleges:
351	(i) approving each competency-based associate of applied technology degree before
352	allowing an applied technology college to offer the degree;
353	(ii) making rules governing the transfer of applied technology education degrees awarded
354	by the Utah College of Applied Technology to other higher education institutions;
355	(iii) appointing the president for the Utah College of Applied Technology in accordance
356	with Section 53B-2a-102; and
357	(iv) facilitating and coordinating the operation of the Utah College of Applied Technology
358	within the system of higher education.
359	[(b) The] (c) Except for the Utah College of Applied Technology, the board may modify
360	the name of an institution under its control and management, as designated in Section 53B-1-102,
361	to reflect the role and general course of study of the institution.
362	(3) The board is the State Postsecondary Review Entity for Utah for purposes of Title IV,
363	Part H, of the federal Higher Education Act of 1965, as amended by the Higher Education Act
364	Amendments of 1992.
365	(4) This section does not affect the power and authority vested in the State Board [for
366	Applied Technology] of Education to apply for, accept, and manage federal appropriations for the
367	establishment and maintenance of applied technology education.
368	Section 13. Section 53B-1-104 is amended to read:

369	53B-1-104. Membership of the board Student appointee Terms Oath		
370	Officers Committees Bylaws Meetings Quorum Vacancies Compensation.		
371	(1) (a) The board [consists] shall consist of [16 resident citizens] 18 residents of the state.		
372	(b) (i) Fifteen members [are] shall be appointed by the governor with the consent of the		
373	Senate.		
374	(ii) (A) One additional member [is] shall be appointed by the governor from nominations		
375	of the student body presidents council.		
376	(B) The council [nominates] shall nominate three qualified, matriculated students enrolled		
377	in the state institutions of higher education.		
378	(C) Student body presidents are not eligible for nomination.		
379	(iii) Other than the student appointee, not more than eight members appointed by the		
380	governor shall, at any time, be from one political party.		
381	(iv) In making appointments to the board, [persons are selected] the governor shall select:		
382	(A) individuals from the state at large with due consideration for geographical		
383	representation[-]; and		
384	(B) at least three individuals with personal experience in applied technology education,		
385	which could include service on a regional applied technology college regional board.		
386	(c) (i) In addition to the members designated under Subsection (1)(b), two members of the		
387	State Board of Education, appointed by the chair of the State Board of Education, shall serve as		
388	nonvoting members of the board.		
389	(ii) A nonvoting member shall continue to serve as a member without a set term until the		
390	member is replaced by the chair of the State Board of Education.		
391	(2) (a) Five members of the board, other than the student member[, are] and the State		
392	Board of Education members, shall be appointed during each odd-numbered year to six-year		
393	staggered terms which commence on July 1 of the year of appointment.		
394	(b) (i) The student member [is] shall be appointed for a one-year term and may be		
395	reappointed for one additional term.		
396	(ii) The student member has full voting rights $\hat{\mathbf{h}}$ [but] $\hat{\mathbf{h}}$ [does] $\hat{\mathbf{m}}$ $\hat{\mathbf{h}}$ [not] $\hat{\mathbf{h}}$ vote on		
396a	selection of a		
397	board [chairman] chair or vice[-chairman] chair, h [or] BUT NOT h serve in either office.		
398	(c) Board members shall hold office until their successors have been appointed and		
399	qualified.		

(3) (a) Each member of the board [takes] shall take the official oath of office before entering upon the duties of office.

- (b) The oath [is] shall be filed with the Division of Archives and Records Services.
- (4) The board [elects] shall elect a [chairman] chair and vice[-chairman] chair from its members who shall serve terms of two years and until their successors are chosen and qualified.
- (5) (a) The board [appoints] shall appoint a secretary from the staff of its chief executive [officer] to serve at its [pleasure] discretion.
- (b) The secretary [is] shall be a full-time employee [and] who receives a salary set by the board.
- (c) The secretary [records] shall record and [maintains] maintain a record of all board meetings and [performs] perform other duties as the board directs.
- (6) The board [appoints] shall appoint a treasurer who serves at the [pleasure] discretion of the board.
 - (7) (a) The board may establish advisory committees.

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- (b) The powers and authority of the board are nondelegable, except as specifically provided for in this title.
 - (c) All matters requiring board determination shall be addressed in a properly convened meeting of the board or its executive committee.
 - (8) The board shall enact bylaws for its own government not inconsistent with the constitution or the laws of this state.
 - (9) (a) The board [meets] shall meet regularly upon its own determination.
 - (b) The board <u>may</u> also [<u>meets</u>] <u>meet</u>, in full or executive session, at the request of its [<u>chairman</u>] <u>chair</u>, its executive officer, or five members of the board.
 - (10) A quorum of the <u>voting members of the</u> board is required to conduct its business and consists of nine members.
- (11) (a) A vacancy in the board occurring before the expiration of a <u>voting</u> member's full term shall be immediately filled by appointment by the governor.
- (b) The appointee serves for the remainder of the unexpired term, subject to confirmation by the Senate at its next session.
- 429 (12) (a) Each member of the board [receives] shall receive a per diem as provided by law as compensation for services for attending meetings of the board.

	(b) Each member [is] shall also be paid actual expenses incurred for attending meetings	
of	the board or its committees or for attending to any business of the institutions under the	
diı	rection of the board or authority of the board or its committees.	
	ş [{ĥ Section 14. Section 53B-2-102 is amended to read:	
	53B-2-102. Board to appoint president for each institution Public disclosure.	
	(1) The board, after consulting with the institution's board of trustees, [appoints] SHALL	
<u>AF</u>	POINT a president for each institution in the state system of higher education who [serves] SHALL	
SE	RVE at its pleasure and at such salary as it may determine.	
	(2) THE NAMES OF THE FINAL CANDIDATES FOR A PRESIDENT THAT ARE SUBMITTED TO	
] 	IE BOARD FOR CONSIDERATION SHALL BE PUBLICLY DISCLOSED.	
	(3) THIS SECTION DOES NOT APPLY TO THE UTAH COLLEGE OF APPLIED TECHNOLOGY. 1/2 §	
	Section $\hat{\mathbf{h}}$ $\mathbf{\hat{y}}$ [$\mathbf{\uparrow}$] $\mathbf{\hat{y}}$ $\hat{\mathbf{h}}$ Section 53B-2-104 is amended to read:	
	53B-2-104. Memberships of board of trustees Terms Vacancies Oath	
Oi	ficers Bylaws Quorum Committees Compensation.	
	(1) (a) The board of trustees of an institution of higher education consists of the following:	
	[(a)] (i) eight persons appointed by the governor and approved by the Senate; and	
	[(b)] (ii) two ex officio members who are the president of the institution's alumni	
as	sociation, and the president of the associated students of the institution.	
	(b) The appointed members of the boards of trustees for Utah Valley State College and	
Sa	lt Lake Community College shall be representative of the interests of business, industry, and	
lał	oor.	
	(2) (a) The governor shall appoint four members of each board of trustees during each	
od	d-numbered year to four-year terms commencing on July 1 of the year of appointment.	
	(b) An appointed member holds office until a successor is appointed and qualified.	
	(c) The ex officio members serve for the same period as they serve as presidents and until	
the	eir successors have qualified.	
	(3) When a vacancy occurs in the membership for any reason, the replacement shall be	
ap	pointed for the unexpired term.	
	(4) (a) Each member shall take the official oath of office prior to assuming the office.	
	(b) The oath [is] shall be filed with the Division of Archives and Records Services.	
	(5) Each board of trustees shall elect a chair and vice chair, who serve for two years and	
until their successors are elected and qualified.		
	(6) (a) Each board of trustees may enact bylaws for its own government, including	
pr	ovision for regular meetings.	
-	(b) (i) The board of trustees may provide for an executive committee in its bylaws. 6-20-2001 rd/dsl Senate 3 rd Reading Amendments 6-20-2001 rd/dsl	

458	(ii) If established, the committee shall have full authority of the board of trustees to act
459	upon routine matters during the interim between board of trustees meetings.

(iii) The committee may	act on nonroutine matters	s only under extr	aordinary and
emergency circumstances.			

460

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462 (iv) The committee shall report its activities to the board of trustees at its next regular meeting following the action.

- (c) Copies of the board of trustees' bylaws [are] shall be filed with the board.
- (7) A quorum is required to conduct business and consists of six members.
- (8) A board of trustees may establish advisory committees.

- (9) (a) (i) Members who are not government employees shall receive no compensation or benefits for their services, but may receive per diem and expenses incurred in the performance of the member's official duties at the rates established by the Division of Finance under Sections 63A-3-106 and 63A-3-107.
 - (ii) Members may decline to receive per diem and expenses for their service.
- (b) (i) State government officer and employee members who do not receive salary, per diem, or expenses from their agency for their service may receive per diem and expenses incurred in the performance of their official duties from the board at the rates established by the Division of Finance under Sections 63A-3-106 and 63A-3-107.
- (ii) State government officer and employee members may decline to receive per diem and expenses for their service.
- (c) (i) Higher education members who do not receive salary, per diem, or expenses from the entity that they represent for their service may receive per diem and expenses incurred in the performance of their official duties from the committee at the rates established by the Division of Finance under Sections 63A-3-106 and 63A-3-107.
- (ii) Higher education members may decline to receive per diem and expenses for their service.
 - (10) This section does not apply to the Utah College of Applied Technology.
- Section 15. Section **53B-2-106** is amended to read:
 - 53B-2-106. Duties and responsibilities of the president of each institution -- Approval by board of trustees.
 - (1) The president of each institution may exercise grants of power and authority as delegated by the board, as well as the necessary and proper exercise of powers and authority not specifically denied to the institution, its administration, faculty, or students by the board or by law, to assure the effective and efficient administration and operation of the institution consistent with the statewide master plan for higher education.

(2) Except as provided by the board, the president of each institution, with the approval of the institution's board of trustees may:

- (a) (i) appoint a secretary, a treasurer, administrative officers, deans, faculty members, and other professional personnel, prescribe their duties, and determine their salaries;
- (ii) appoint support personnel, prescribe their duties, and determine their salaries from the institution's position classification plan, which may:
 - (A) be based upon similarity of duties and responsibilities within the institution; and
 - (B) as funds permit, provide salary and benefits comparable with private enterprise;
 - (iii) adopt policies for:

- (A) employee sick leave use and accrual; and
- (B) service recognition for employees with more than 15 years of employment with the institution;
- (iv) subject to the authority of, policy established by, and the approval of the board of regents, and recognizing the status of the institutions within the state system of higher education as bodies politic and corporate, appoint attorneys to provide legal advice to the institution's administration and to coordinate legal affairs within the institution. The board of regents shall coordinate activities of attorneys at the institutions of higher education. The institutions shall provide an annual report to the board of regents on the activities of appointed attorneys. These appointed attorneys may not conduct litigation, settle claims covered by the State Risk Management Fund, or issue formal legal opinions but shall, in all respects, cooperate with the Office of the Attorney General in providing legal representation to the institution;
- (b) provide for the constitution, government, and organization of the faculty and administration, and enact implementing rules, including the establishment of a prescribed system of tenure;
- (c) authorize the faculty to determine the general initiation and direction of instruction and of the examination, admission, and classification of students. In recognition of the diverse nature and traditions of the various institutions governed by the board, the systems of faculty government need not be identical but should be designed to further faculty identification with and involvement in the institution's pursuit of achievement and excellence and in fulfillment of the institution's role as established in the statewide master plan for higher education; and
 - (d) enact rules for administration and operation of the institution which are consistent with

524	the prescribed role established by the board, rules enacted by the board, or the laws of the state.
525	The rules may provide for administrative, faculty, student, and joint committees with jurisdiction
526	over specified institutional matters, for student government and student affairs organization, for
527	the establishment of institutional standards in furtherance of the ideals of higher education fostered
528	and subscribed to by the institution, its administration, faculty, and students, and for the holding
529	of classes on legal holidays, other than Sunday.
530	(3) Compensation costs and related office expenses for appointed attorneys shall be funded
531	within existing budgets.
532	(4) The State Board of Regents shall establish guidelines relating to the roles and
533	relationships between institutional presidents and boards of trustees, including those matters which
534	must be approved by a board of trustees before implementation by the president.
535	(5) This section does not apply to the Utah College of Applied Technology.
536	Section 16. Section 53B-2a-101 is enacted to read:
537	CHAPTER 2a. UTAH COLLEGE OF APPLIED TECHNOLOGY
538	53B-2a-101. Definitions.
539	As used in this chapter:
540	(1) "Applied technology education" means open-entry, open-exit, competency-based
541	education. "Applied technology education" may include approved programs that are not
542	open-entry, open-exit, competency-based education only for secondary students.
543	(2) "Board of trustees" means the Utah College of Applied Technology Board of Trustees.
544	(3) "Competency-based" means mastery of subject matter as demonstrated through
545	approved standards and assessments rather than credit hours.
546	Section 17. Section 53B-2a-102 is enacted to read:
547	53B-2a-102. President Appointment Duties.
548	(1) (a) The board shall appoint a president for the Utah College of Applied Technology.
549	(b) The president of the Utah College of Applied Technology does not need to have a
550	doctorate degree, but shall have extensive experience in applied technology education.
551	(c) The president shall serve at the board's discretion and at the salary the board
552	<u>determines.</u>
553	(d) As president of the Utah College of Applied Technology, the president is also an
554	associate commissioner of higher education.

555	(e) h [Except for the initial appointment of a president, the] THE h names of the final
555a	candidates for
556	president of the Utah College of Applied Technology shall be publicly disclosed.
557	(2) The president shall:
558	(a) coordinate the activities of each regional applied technology college;
559	(b) in cooperation with the board of trustees and with the approval of the board, develop
560	a competency-based associate of applied technology degree;
561	(c) ensure that an applied technology education degree is transferable to other higher
562	education institutions in accordance with board rules;
563	(d) in consultation with the board of trustees, applied technology college
563a	ĥ [superintendents] REGIONAL PRESIDENTS ĥ ,
564	and applied technology college regional boards, prepare a comprehensive strategic plan for
565	delivering applied technology education through the regional applied technology colleges;
566	(e) after consulting with local school districts and other higher education institutions in
567	the regions, ensure that the curricula of the regional applied technology colleges meet the needs
568	of the state, the regions, and the local school districts;
569	(f) in consultation with the board of trustees, applied technology college h [superintendents]
569a	REGIONAL PRESIDENTS $\hat{\mathbf{h}}$,
570	and applied technology college regional boards, and after consulting with local school districts and
571	other higher education institutions in the region, develop strategies for providing applied
572	technology education in rural areas, specifically considering the distances between rural applied
573	technology education providers;
574	(g) establish minimum standards for applied technology programs of the regional applied
575	technology colleges;
576	(h) in conjunction with the board of trustees, develop and implement a system of common
577	definitions, standards, and criteria for tracking and measuring the effectiveness of applied
578	technology education;
579	(i) in conjunction with the board of trustees, develop and implement a plan to inform
580	citizens about the availability, cost, and advantages of applied technology education; and
581	(j) after consulting with the State Board of Education and local school districts, ensure that
582	secondary students in the public education system have access to applied technology education in
583	applied technology colleges.
584	Section 18. Section 53B-2a-103 is enacted to read:
585	53B-2a-103. Utah College of Applied Technology Board of Trustees Membership

586	Terms Vacancies Oath Officers Quorum Committees Compensation.
587	(1) There is created the Utah College of Applied Technology Board of Trustees, composed
588	of the following members $\hat{\mathbf{h}}$ [appointed by the governor with the consent of the Senate] $\hat{\mathbf{h}}$:
589	(a) two members of the State Board of Education h APPOINTED BY THE GOVERNOR WITH
589a	THE CONSENT OF THE SENATE $\hat{\mathbf{h}}$:
590	(b) two members of the State Board of Regents h APPOINTED BY THE GOVERNOR WITH
590a	THE CONSENT OF THE SENATE $\hat{\mathbf{h}}$;
591	(c) one member representing business and industry from the regional board of each
592	regional applied technology college h APPOINTED BY A MAJORITY VOTE OF THE Ş BUSINESS AND
592a	INDUSTRY § MEMBERS OF
592a	THE REGIONAL BOARD h ; and
593	(d) one business or industry representative appointed by the governor h WITH THE CONSENT
593a	OF THE SENATE h from nominations
594	submitted by the speaker of the House of Representatives and president of the Senate.
595	(2) (a) Except as provided in Subsection (b), h [the governor shall appoint] h the members
595a	$\underline{\text{of}}$
596	the board of trustees $\hat{\mathbf{h}}$ SHALL BE APPOINTED $\hat{\mathbf{h}}$ commencing on September 1 of the year of
596a	appointment to:
597	(i) two-year terms for the members described in Subsections (1)(a) and (b); and
598	(ii) four-year terms for the members described in Subsections (1)(c) and (d).
599	(b) At the first meeting of the board:
600	(i) the members described in Subsections (1)(c) and (d) shall divide up their positions so
601	that approximately half of them serve for initial two-year terms; and
602	(ii) the members described in Subsections (1)(a) and (b) shall divide up their positions so
603	that approximately half of them serve for initial one-year terms.
604	(c) An appointed member holds office until a successor is appointed and qualified.
605	(3) When a vacancy occurs in the membership for any reason, the replacement shall be
606	appointed for the unexpired term.
607	(4) (a) Each member shall take the official oath of office prior to assuming the office.
608	(b) The oath shall be filed with the Division of Archives and Records Services.
609	(5) The board of trustees shall elect a chair and vice chair, who serve for two years and
610	until their successors are elected and qualified.
611	(6) (a) The board of trustees may enact bylaws for its own government, including provision
612	for regular meetings.
613	(b) (i) The board of trustees may provide for an executive committee in its bylaws.
614	(ii) If established, the committee shall have full authority of the board of trustees to act
615	upon routine matters during the interim between board of trustees meetings.

616 (iii) The committee may act on nonroutine matters only under extraordinary and

617	emergency circumstances.
618	(iv) The committee shall report its activities to the board of trustees at its next regular
619	meeting following the action.
620	(c) Copies of the board of trustees' bylaws shall be filed with the board.
621	(7) A quorum shall be required to conduct business which shall consist of a majority of
622	board of trustee members.
623	(8) The board of trustees may establish advisory committees.
624	(9) (a) (i) Members who are not government employees shall receive no compensation or
625	benefits for their services, but may receive per diem and expenses incurred in the performance of
626	the member's official duties at the rates established by the Division of Finance under Sections
627	63A-3-106 and 63A-3-107.
628	(ii) Members may decline to receive per diem and expenses for their service.
629	(b) (i) State government officer and employee members who do not receive salary, per
630	diem, or expenses from their agency for their service may receive per diem and expenses incurred
631	in the performance of their official duties from the board at the rates established by the Division
632	of Finance under Sections 63A-3-106 and 63A-3-107.
633	(ii) State government officer and employee members may decline to receive per diem and
634	expenses for their service.
635	(c) (i) Higher education members who do not receive salary, per diem, or expenses from
636	the entity that they represent for their service may receive per diem and expenses incurred in the
637	performance of their official duties from the committee at the rates established by the Division of
638	Finance under Sections 63A-3-106 and 63A-3-107.
639	(ii) Higher education members may decline to receive per diem and expenses for their
640	service.
641	Section 19. Section 53B-2a-104 is enacted to read:
642	53B-2a-104. Utah College of Applied Technology Board of Trustees Powers and
643	duties.
644	The Utah College of Applied Technology Board of Trustees shall:
645	(1) in cooperation with the president of the Utah College of Applied Technology, and with
646	the approval of the State Board of Regents, develop a competency-based associate of applied
647	technology degree to be offered by the regional applied technology colleges;

648	(2) ensure that an applied technology education degree is transferable to other higher
649	education institutions in accordance with State Board of Regents rules;
650	(3) ensure that the regional applied technology colleges within the Utah College of Applied
651	Technology comply with the requirements in Section 53B-2a-106;
652	(4) advise the president of the Utah College of Applied Technology and the State Board
653	of Regents on issues related to applied technology education;
654	(5) receive budget requests from each regional applied technology college, prioritize the
655	requests, and submit the prioritized requests to:
656	(a) the Legislature; and
657	(b) the Governor's Office of Planning and Budget;
658	(6) receive funding requests pertaining to capital facilities and land purchases from each
659	regional applied technology college, ensure that the requests comply with Section 53B-2a-112,
660	prioritize the requests, and submit the prioritized requests to the State Building Board;
661	(7) prepare and submit an annual report detailing its progress and recommendations on
662	applied technology education issues to the governor and to the Legislature's Education Interim
663	Committee by October 31 of each year, which shall include information detailing:
664	(a) how the applied technology education needs of secondary students are being met; and
665	(b) what access secondary students have to programs offered at applied technology
666	colleges; and
667	(8) perform other duties and responsibilities as delegated by the State Board of Regents.
668	Section 20. Section 53B-2a-105 is enacted to read:
669	53B-2a-105. Utah College of Applied Technology Composition.
670	The Utah College of Applied Technology is composed of the following regional applied
671	technology colleges:
672	(1) the Bridgerland Applied Technology College which:
673	(a) serves the geographic area encompassing:
674	(i) the Box Elder School District;
675	(ii) the Cache School District;
676	(iii) the Logan School District; and
677	(iv) the Rich School District; and
678	(b) includes the facilities, equipment, and personnel of the Bridgerland Applied

679	Technology Center;
680	(2) the Ogden-Weber Applied Technology College which:
681	(a) serves the geographic area encompassing:
682	(i) the Ogden City School District; and
683	(ii) the Weber School District; and
684	(b) includes the facilities, equipment, and personnel of the Ogden-Weber Applied
685	Technology Center;
686	(3) the Davis Applied Technology College which:
687	(a) serves the geographic area encompassing:
688	(i) the Davis School District; and
689	(ii) the Morgan School District; and
690	(b) includes the facilities, equipment, and personnel of the Davis Applied Technology
691	Center;
692	(4) the Salt Lake/Tooele Applied Technology College which:
693	(a) serves the geographic area encompassing:
694	(i) the Salt Lake City School District;
695	(ii) the Granite School District;
696	(iii) the Jordan School District;
697	(iv) the Murray School District; and
698	(v) the Tooele School District; and
699	(b) includes the facilities, equipment, and personnel of the Wasatch Front South Applied
700	Technology Center;
701	(5) the Mountainlands Applied Technology College which:
702	(a) serves the geographic area encompassing:
703	(i) the Alpine School District;
704	(ii) the Nebo School District;
705	(iii) the Provo School District;
706	(iv) the South Summit School District;
707	(v) the North Summit School District;
708	(vi) the Wasatch School District; and
709	(vii) the Park City School District; and

710	(b) includes the facilities, equipment, and personnel of the Mountainlands Applied
711	Technology Center Service Region;
712	(6) the Uintah Basin Applied Technology College which:
713	(a) serves the geographic area encompassing:
714	(i) the Daggett School District;
715	(ii) the Duchesne School District; and
716	(iii) the Uintah School District; and
717	(b) includes the existing facilities, equipment, and personnel of the Uintah Basin Applied
718	Technology Center:
719	(7) the Central Applied Technology College which serves the geographic area
720	encompassing:
721	(a) the Juab School District;
722	(b) the Millard School District;
723	(c) the Tintic School District;
724	(d) the North Sanpete School District;
725	(e) the South Sanpete School District;
726	(f) the Wayne School District;
727	(g) the Piute School District; and
728	(h) the Sevier School District;
729	(8) the Southwest Applied Technology College which:
730	(a) serves the geographic area encompassing:
731	(i) the Beaver School District;
732	(ii) the Garfield School District;
733	(iii) the Iron School District; and
734	(iv) the Kane School District; and
735	(b) includes the facilities, equipment, and personnel of the Southwest Applied Technology
736	Education Center Service Region;
737	(9) the Dixie Applied Technology College which serves the geographic area encompassing
738	the Washington School District; and
739	(10) the Southeast Applied Technology College which:
740	(a) serves the geographic area encompassing:

741	(i) the Carbon School District;
742	(ii) the Emery School District;
743	(iii) the Grand School District; and
744	(iv) the San Juan School District; and
745	(b) includes the facilities, equipment, and personnel of the Southeast Applied Technology
746	Center Service Region.
747	Section 21. Section 53B-2a-106 is enacted to read:
748	53B-2a-106. Regional applied technology colleges Duties.
749	(1) Each regional applied technology college shall:
750	(a) offer a post-secondary and extra-secondary applied technology education curriculum;
751	(b) offer that curriculum at low cost to adult students and at no cost to secondary students
752	within the college's jurisdiction;
753	(c) provide applied technology education that will result in:
754	(i) appropriate licensing, certification, or other evidence of completion of training; and
755	(ii) qualification for specific employment in business and industry;
756	(d) offer competency-based associate of applied technology degrees approved by the State
757	Board of Regents in accordance with Section 53B-1-103;
758	(e) develop cooperative agreements with local school districts, other higher education
759	institutions, businesses, industries, and community and private agencies to maximize the
760	availability of instructional facilities; and
761	(f) after consulting with local school districts within the geographic area served by the
762	regional applied technology college:
763	(i) ensure that secondary students in the public education system have access to applied
764	technology education in the regional applied technology college; and
765	(ii) prepare and submit an annual report to the Utah College of Applied Technology
766	<u>detailing:</u>
767	(A) how the applied technology education needs of secondary students within the region
768	are being met; and
769	(B) what access secondary students within the region have to programs offered at applied
770	technology colleges.
771	(2) A regional applied technology college may offer a competency-based high school

772	diploma equivalent approved by the State Board of Education in accordance with Section
773	<u>53A-1-402.</u>
774	(3) A regional applied technology college may not:
775	(a) offer courses other than applied technology education;
776	(b) offer a degree other than a competency-based associate of applied technology degree
777	approved by the State Board of Regents in accordance with Section 53B-1-103;
778	(c) provide tenure or academic rank for its instructors; and
779	(d) participate in intercollegiate athletics.
779a	În (4) THE MISSION OF A REGIONAL APPLIED TECHNOLOGY COLLEGE IS LIMITED TO
779b	APPLIED TECHNOLOGY EDUCATION AND MAY NOT EXPAND TO INCLUDE CREDIT-BASED
779c	ACADEMIC PROGRAMS TYPICALLY OFFERED BY COMMUNITY COLLEGES OR OTHER
779d	INSTITUTIONS OF HIGHER EDUCATION. Î
780	Section 22. Section 53B-2a-107 is enacted to read:
781	53B-2a-107. Superintendents Appointments Duties.
782	(1) The president of the Utah College of Applied Technology h [, after obtaining
783	recommendations from the regional board, h shall appoint a h [superintendent] REGIONAL
783a	PRESIDENT h for each regional applied
784	technology college h FROM A LIST OF S AT LEAST THREE S NAMES SUBMITTED TO THE
784a	PRESIDENT BY THE REGIONAL
784a	BOARD h to serve as the chief executive officer of the regional applied technology
785	<u>college.</u>
786	(2) Each $\hat{\mathbf{h}}$ [superintendent] REGIONAL PRESIDENT $\hat{\mathbf{h}}$ of a regional applied technology
786a	<u>college shall:</u>
787	(a) serve as the executive officer of the regional board;
788	(b) administer the day-to-day operations of the regional applied technology college under
789	the direction of the regional board; and
790	(c) administer human resource policies and employee compensation plans.
791	Section 23. Section 53B-2a-108 is enacted to read:
792	53B-2a-108. Applied technology college regional boards Membership
793	Appointments.
794	Beginning September 1, 2001, each regional applied technology college shall have a
795	regional board appointed as follows:
796	(1) the Bridgerland Applied Technology College Regional Board shall be composed of the
797	following 13 members:
798	(a) one elected local school board member appointed by the board of education for the Box
799	Elder School District;
800	(b) one elected local school board member appointed by the board of education for the
801	Cache School District;
802	(c) one elected local school board member appointed by the board of education for the

803	Logan School District;
804	(d) one elected local school board member appointed by the board of education for the
805	Rich School District;
806	(e) one § [representative] MEMBER § of § THE § Utah State University § [rappointed by
806a	its] ş board of trustees;
807	(f) one member of the State Board of Regents designated by the chair of the State Board
808	of Regents to serve a one-year term; and
809	(g) seven representatives of business or industry within the region appointed jointly by the
810	members appointed under Subsections (1)(a) through (f);
811	(2) the Ogden-Weber Applied Technology College Regional Board shall be composed of
812	the following 11 members:
813	(a) one elected local school board member appointed by the board of education for the
814	Ogden City School District;
815	(b) one elected local school board member appointed by the board of education for the
816	Weber School District;
817	(c) one elected local school board member jointly appointed by the boards of education
818	for the Ogden City School District and the Weber School District;
819	(d) one ş [representative] MEMBER ş of ş THE ş Weber State University ş [appointed
819a	by its] ş board of trustees;
820	(e) one member of the State Board of Regents designated by the chair of the State Board
821	of Regents to serve a one-year term; and
822	(f) six representatives of business or industry within the region appointed jointly by the
823	members appointed under Subsections (2)(a) through (e);
824	(3) the Davis Applied Technology College Regional Board shall be composed of the
825	following 11 members:
826	(a) one elected local school board member appointed by the board of education for the
827	Davis School District;
828	(b) one elected local school board member appointed by the board of education for the
829	Morgan School District;
830	(c) one elected local school board member jointly appointed by the boards of education
831	for the Davis School District and the Morgan School District;
832	(d) one ş [representative] MEMBER ş of ş THE ş Weber State University ş [appointed]
832a	by its] ş board of trustees;
833	(e) one member of the State Board of Regents designated by the chair of the State Board

834	of Regents to serve a one-year term; and
835	(f) six representatives of business or industry within the region appointed jointly by the
836	members appointed under Subsections (3)(a) through (e);
837	(4) the Salt Lake/Tooele Applied Technology College Regional Board shall be composed
838	of the following 15 members:
839	(a) one elected local school board member appointed by the board of education for the Salt
840	Lake City School District;
841	(b) one elected local school board member appointed by the board of education for the
842	Granite School District;
843	(c) one elected local school board member appointed by the board of education for the
844	Jordan School District;
845	(d) one elected local school board member appointed by the board of education for the
846	Murray School District;
847	(e) one elected local school board member appointed by the board of education for the
848	Tooele School District;
849	(f) one ş [representative] MEMBER ş of ş THE ş Salt Lake Community College
849a	§ [appointed by its] ş board of trustees;
850	(g) one member of the State Board of Regents designated by the chair of the State Board
851	of Regents to serve a one-year term; and
852	(h) eight representatives of business or industry within the region appointed jointly by the
853	members appointed under Subsections (4)(a) through (g):
854	(5) the Mountainlands Applied Technology College Regional Board shall be composed
855	of the following 19 members:
856	(a) one elected local school board member appointed by the board of education for the
857	Alpine School District;
858	(b) one elected local school board member appointed by the board of education for the
859	Nebo School District;
860	(c) one elected local school board member appointed by the board of education for the
861	Provo School District;
862	(d) one elected local school board member appointed by the board of education for the
863	South Summit School District;
864	(a) one elected local school board member appointed by the board of education for the

865	North Summit School District;
866	(f) one elected local school board member appointed by the board of education for the
867	Wasatch School District;
868	(g) one elected local school board member appointed by the board of education for the
869	Park City School District;
870	(h) one ş [representative] MEMBER ş of ş THE ş Utah Valley State College
870a	§ [appointed by its] ş board of trustees;
871	(i) one member of the State Board of Regents designated by the chair of the State Board
872	of Regents to serve a one-year term; and
873	(j) ten representatives of business or industry within the region appointed jointly by the
874	members appointed under Subsections (5)(a) through (i);
875	(6) the Uintah Basin Applied Technology College Regional Board shall be composed of
876	the following 11 members:
877	(a) one elected local school board member appointed by the board of education for the
878	Daggett School District;
879	(b) one elected local school board member appointed by the board of education for the
880	<u>Duchesne School District;</u>
881	(c) one elected local school board member appointed by the board of education for the
882	Uintah School District;
883	(d) one § [representative] MEMBER § of § THE § Utah State University § [appointed by
883a	its] ş board of trustees;
884	(e) one member of the State Board of Regents designated by the chair of the State Board
885	of Regents to serve a one-year term; and
886	(f) six representatives of business or industry within the region appointed jointly by the
887	members appointed under Subsections (6)(a) through (d);
888	(7) the Central Applied Technology College Regional Board shall be composed of the
889	following 21 members:
890	(a) one elected local school board member appointed by the board of education for the
891	Juab School District:
892	(b) one elected local school board member appointed by the board of education for the
893	Millard School District;
894	(c) one elected local school board member appointed by the board of education for the
895	Tintic School District;

896	(d) one elected local school board member appointed by the board of education for the
897	North Sanpete School District;
898	(e) one elected local school board member appointed by the board of education for the
899	South Sanpete School District;
900	(f) one elected local school board member appointed by the board of education for the
901	Wayne School District;
902	(g) one elected local school board member appointed by the board of education for the
903	Piute School District;
904	(h) one elected local school board member appointed by the board of education for the
905	Sevier School District;
906	(i) one ş [<u>representative</u>] <u>MEMBER</u> ş of ş <u>THE</u> ş <u>Snow College</u> ş [<u>appointed by its</u>] ş
906a	board of trustees;
907	(j) one member of the State Board of Regents designated by the chair of the State Board
908	of Regents to serve a one-year term; and
909	(k) 11 representatives of business or industry within the region appointed jointly by the
910	members appointed under Subsections (7)(a) through (j);
911	(8) the Southwest Applied Technology College Regional Board shall be composed of the
912	following 13 members:
913	(a) one elected local school board member appointed by the board of education for the
914	Beaver School District;
915	(b) one elected local school board member appointed by the board of education for the
916	Garfield School District;
917	(c) one elected local school board member appointed by the board of education for the Iron
918	School District;
919	(d) one elected local school board member appointed by the board of education for the
920	Kane School District:
921	(e) one ş [representative] MEMBER ş of ş THE ş Southern Utah University ş [appointed]
921a	by its] ş board of trustees;
922	(f) one member of the State Board of Regents designated by the chair of the State Board
923	of Regents to serve a one-year term; and
924	(g) seven representatives of business or industry within the region appointed jointly by the
925	members appointed under Subsections (8)(a) through (f);
926	(9) the Dixie Applied Technology College Regional Board shall be composed of the

927	following 11 members:
928	(a) three elected local school board members appointed by the board of education for the
929	Washington School District;
930	(b) one ş [representative] MEMBER ş of ş THE ş Dixie State College of Utah
930a	ş [appointed by its] ş board of trustees;
931	(c) one member of the State Board of Regents designated by the chair of the State Board
932	of Regents to serve a one-year term; and
933	(d) six representatives of business or industry within the region appointed jointly by the
934	members appointed under Subsections (9)(a) through (c); h [and] h
935	(10) the Southeast Applied Technology College Regional Board shall be composed of the
936	following 13 members:
937	(a) one elected local school board member appointed by the board of education for the
938	Carbon School District;
939	(b) one elected local school board member appointed by the board of education for the
940	Emery School District;
941	(c) one elected local school board member appointed by the board of education for the
942	Grand School District;
943	(d) one elected local school board member appointed by the board of education for the San
944	Juan School District:
945	(e) one ş [<u>representative</u>] <u>MEMBER</u> ş of the College of Eastern Utah ş [<u>appointed by its</u>] ş
945a	board of trustees;
946	(f) one member of the State Board of Regents designated by the chair of the State Board
947	of Regents to serve a one-year term; and
948	(g) seven representatives of business or industry within the region appointed jointly by the
949	members appointed under Subsections (10)(a) through (f) h [-] : AND
949a	(11) THE REPRESENTATIVES OF BUSINESS OR INDUSTRY SHALL BE APPOINTED JOINTLY
949b	BY THE DESIGNATED MEMBERS FROM A LIST OF NAMES PROVIDED BY LOCAL ORGANIZATIONS
949c	OR ASSOCIATIONS WHOSE MEMBERS EMPLOY WORKERS WITH APPLIED TECHNOLOGY EDUCATION. Î
949d	Section 24. Section 53B-2a-109 is enacted to read:
950 951	53B-2a-109. Applied technology college regional boards Terms Quorum
952 953	Chair Compensation. (1) (a) At the first meeting of an applied technology college regional board after September
953 954	1, 2001:
954 955	(i) the representatives from the local school boards shall divide up their positions so that
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	approximately half of them serve for two-year terms and half serve for four-year terms; and
957	(ii) the representatives from business and industry shall divide up their positions so that

or four-year terms.
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that occur on the regional
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diem and expenses for their
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mittee in its bylaws. of the regional board to act
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989	emergency circumstances.
990	(iv) The committee shall report its activities to the regional board at its next regular
991	meeting following the action.
992	(7) A regional board may establish advisory committees.
993	Section 25. Section 53B-2a-110 is enacted to read:
994	53B-2a-110. Applied technology college regional board Powers and duties.
995	(1) Each applied technology college regional board shall:
996	(a) prepare and submit a budget request for its annual operations to the Utah College of
997	Applied Technology Board of Trustees;
998	(b) after consulting with the higher education institutions and local school districts within
999	its region, prepare a comprehensive strategic plan for delivering applied technology education
1000	within its region:
1001	(c) consult with business, industry, the Department of Workforce Services, and the
1002	Governor's Office of Planning and Budget on an ongoing basis to determine what workers and
1003	skills are needed for employment in Utah businesses and industries;
1004	(d) develop programs based upon the information gathered in accordance with Subsection
1005	(1)(c), including expedited program approval and termination procedures to meet market needs;
1006	(e) adopt an annual budget and fund balances;
1007	(f) develop policies for the operation of applied technology education facilities under its
1008	jurisdiction;
1009	(g) establish human resources and compensation policies for all employees;
1010	(h) establish credentials for employees and define employee duties;
1011	(i) conduct annual program evaluations;
1012	(j) appoint program advisory committees and other advisory groups to provide counsel,
1013	support, and recommendations for updating and improving the effectiveness of training programs
1014	and services;
1015	(k) approve regulations, both regular and emergency, to be issued and executed by the
1016	h [superintendent] REGIONAL PRESIDENT h;
1017	(l) coordinate with local school boards and districts to protect the applied technology
1018	education needs of secondary students; and
1019	(m) develop policies and procedures for the admission, classification, instruction, and

1020	examination of students.
1021	(2) In apportioning monies appropriated by the Legislature to the Central Applied
1022	Technology College, the regional board of the Central Applied Technology College:
1023	(a) may not, until June 30, 2006, diminish applied technology education services currently
1024	being provided at h [the Richfield Center] SNOW COLLEGE SOUTH h ; and
1025	(b) may direct that any new monies provided to the Central Applied Technology College
1026	go first to funding underserved portions of the geographic area it serves.
1027	(3) A regional board may not exercise any jurisdiction over applied technology education
1028	provided by a local school district or provided by a higher education institution independently of
1029	a regional applied technology college.
1029a	h (4) IF A PROGRAM ADVISORY COMMITTEE OR OTHER ADVISORY GROUP SUBMITS A
1029b	PRINTED RECOMMENDATION TO THE REGIONAL BOARD, THE BOARD SHALL ACKNOWLEDGE THE
1029c	RECOMMENDATION WITH A PRINTED RESPONSE THAT EXPLAINS THE BOARD ACTION
1029d	REGARDING THE RECOMMENDATION AND THE REASONS FOR THE ACTION. Î
1030	Section 26. Section 53B-2a-111 is enacted to read:
1031	53B-2a-111. Consultation with boards of trustees.
1032	(1) The board shall consult with the Utah College of Applied Technology Board of
1033	Trustees or the president of the Utah College of Applied Technology or both before acting on
1034	matters pertaining to the Utah College of Applied Technology.
1035	(2) The board shall consult with an applied technology college regional board or the
1036	h [superintendent] REGIONAL PRESIDENT h of an applied technology college or both before acting
1036a	on matters pertaining to a
1037	regional applied technology college.
1038	(3) The board may:
1039	(a) call meetings with the Utah College of Applied Technology Board of Trustees or one
1040	or more of the applied technology college regional boards; and
1041	(b) appoint committees to perform duties assigned by the board that include:
1042	(i) (A) members of the Utah College of Applied Technology Board of Trustees; or
1043	(B) administrators of the Utah College of Applied Technology; or
1044	(ii) (A) members of one or more of the applied technology college regional boards; or
1045	(B) administrators, faculty staff members, or students of one or more of the applied
1046	technology colleges.
1047	Section 27. Section 53B-2a-112 is enacted to read:
1048	53B-2a-112. Regional applied technology colleges Relationships with other public
1049	and higher education institutions Agreements Priorities New capital facilities.
1050	(1) As used in this section, "higher education institution" means, for each regional applied

1051	technology college, the higher education institution designated in Section 53B-2a-108, except for
1052	the State Board of Regents, to have a representative on its regional board.
1053	(2) A regional applied technology college shall avoid any unnecessary duplication of
1054	applied technology instructional facilities, programs, administration, and staff between the regional
1055	applied technology college and other public and higher education institutions.
1056	(3) A regional applied technology college may enter into agreements:
1057	(a) with other higher education institutions to cultivate cooperative relationships;
1058	(b) with other public and higher education institutions to enhance applied technology
1059	education within its region; or
1060	(c) to comply with Subsection (2).
1061	(4) Before a regional applied technology college develops its own new instructional
1062	facilities, it shall give priority to:
1063	(a) maintaining its own existing instructional facilities for both secondary and adult
1064	students:
1065	(b) coordinating with the president of a higher education institution and entering into any
1066	necessary agreements to provide applied technology education to both secondary and adult students
1067	<u>that:</u>
1068	(i) maintain and support existing higher education applied technology education programs;
1069	<u>and</u>
1070	(ii) maximize the use of existing higher education facilities; and
1071	(c) developing cooperative agreements with local school districts, other higher education
1072	institutions, businesses, industries, and community and private agencies to maximize the
1073	availability of applied technology instructional facilities for both secondary and adult students.
1074	(5) (a) Before submitting a funding request pertaining to new capital facilities and land
1075	purchases to the Utah College of Applied Technology, a regional applied technology college shall:
1076	(i) ensure that all available instructional facilities are maximized in accordance with
1077	Subsections (4)(a) through (c); and
1078	(ii) coordinate the request with the president of a higher education institution, if applicable
1079	(b) The State Building Board shall make a finding that the requirements of this section are
1080	met before it may consider a funding request of the Utah College of Applied Technology
1081	pertaining to new capital facilities and land purchases

(c) A regional applied technology college may not construct, approve the construction of, plan for the design or construction of, or consent to the construction of an applied technology education facility without approval of the Legislature.

- (6) Before acquiring new fiscal and administrative support structures, a regional applied technology college shall:
- (a) review the use of existing public or higher education administrative and accounting systems, financial record systems, and student and financial aid systems for the delivery of applied technology education in the region;
 - (b) determine whether it is feasible to use those existing systems; and
- (c) with the approval of the regional board, use those existing systems.

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- \hat{h} (7)(a) THE HIGHER EDUCATION INSTITUTION FOR THE REGION SHALL HAVE THE FIRST OPPORTUNITY TO OFFER THE GENERAL EDUCATION COURSES THAT ARE REQUIRED FOR AN ASSOCIATE OF APPLIED TECHNOLOGY DEGREE OFFERED BY A REGIONAL APPLIED TECHNOLOGY COLLEGE, AT THE APPLIED TECHNOLOGY COLLEGE SITE.
- (b) THE GENERAL EDUCATION COURSES DESCRIBED IN SUBSECTION (7)(a) SHALL BE DEFINED BY THE HIGHER EDUCATION INSTITUTION FOR THE REGION.
- (c) IF THE HIGHER EDUCATION INSTITUTION FOR THE REGION IS UNABLE TO OFFER THE COURSES DESCRIBED IN SUBSECTION (7)(a), OTHER INSTITUTIONS OF HIGHER EDUCATION MAY OFFER THOSE COURSES. În
- § (d) THE REGIONAL APPLIED TECHNOLOGY COLLEGES SHALL BE RESPONSIBLE TO PROVIDE TECHNICAL SKILLS TRAINING AND BASIC SKILLS AS REQUIRED BY BUSINESS AND INDUSTRY TOWARDS AN ASSOCIATE OF APPLIED TECHNOLOGY DEGREE. §
 - Section 28. Section **53B-6-101** is amended to read:
- 53B-6-101. Additional responsibilities of the board -- Studies and evaluations -- Master plan for higher education -- Productivity -- Institutional student assessment -- Biennial accountability report to the Legislature.
- (1) The board shall conduct continuing studies and evaluations of the facilities, grounds, buildings, and equipment at the <u>higher education</u> institutions under its jurisdiction and use space utilization and other studies conducted by the State Building Board.
 - (2) The board shall establish and maintain an up-to-date master plan which shall include:
- (a) providing for statewide planning of public higher education in terms of aims, purposes, and objectives of the system as a whole;
 - (b) establishing and defining the role and programs of each institution within the system;
- (c) establishing criteria for and determination of the future needs and requirements for new programs and new institutions and the elimination, curtailment, or consolidation of existing programs and facilities;
- (d) providing for the initiation and financing of projects as considered necessary to meet and satisfy the projected patterns of growth and maintenance;

(e) establishing criteria for and determination of the operating and capital budgetary needs
of each institution and the system as a whole;
(f) recommending the methods and sources of future financial support of the higher

(f) recommending the methods and sources of future financial support of the higher education system;

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(g) establishing procedures for the development of maximum utilization of existing

facilities as suggested by space utilization studies conducted by the State Building Board; and

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(h) securing an adequate and coordinated program for the community colleges and applied technology/technical programs in the institutions and departments in the state system of higher education.

- (3) (a) The board may do all things necessary for the effective implementation of the statewide master plan as adopted and revised by the board from time to time.
- (b) The State Board [for Applied Technology] of Education and the Utah College of Applied Technology shall provide applied technology education staff assistance to the State Board of Regents in support of master planning activities related to applied technology education in higher education.
- (4) (a) The board shall adopt rules and initiate programs to promote and increase productivity in the state system of higher education.
- (b) The board shall require each college and university in the system to establish multiple measures of institutional and student assessment in order to improve student instruction, academic programs, and learning opportunities.
- (c) The board shall submit a biennial accountability report to the Legislature, which shall include such factors as:
- (i) space utilization, faculty productivity, and other similar measures of the management of institutional resources at each institution; and
 - (ii) student assessment at entry to each institution, at critical midway points, and at exit.
- (d) The board shall establish a systemwide committee to address assessment and accountability issues and propose essential elements to be included in the biennial report.
 - h Section 29. Section 53B-8-105 is amended to read:
- 53B-8-105. Scholarships for high school students who complete the requirements for an associate degree in high school -- Exception.
- (1) In addition to Centennial Scholarships awarded under Section 53A-15-102 and Career Teaching Scholarships awarded under Title 53B, Chapter 10, <u>TERRILL H. BELL TEACHING INCENTIVE LOAN PROGRAM</u>, the State Board of Regents and the State Board of Education shall jointly award New Century scholarships to students in Utah schools who complete the requirements for an associate degree by September 1 of the year they qualify to graduate from high school.
- (2) (a) The scholarship may be used at any higher education institution in the state accredited by the Northwest Association of Schools and Colleges that offers baccalaureate programs.
- (b) (i) If used at an institution within the state system of higher education, the scholarship is equal in value to 75% of the tuition costs at the selected institution.
 - (ii) If used at an institution not within the state system of higher education, the scholarship $\hat{\mathbf{h}}$

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- (c) Each scholarship is valid for up to two years of full-time equivalent enrollment, or until the requirements for a baccalaureate degree have been met, whichever is shorter.
- (d) The State Board of Regents may grant a leave of absence to a scholarship holder, but the scholarship must be used in its entirety within four years after completion of high school.
- (3) The New Century scholarship may be canceled at any time by the institution of attendance if the student fails to:
 - (a) maintain a "B average" for two consecutive semesters; or

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- (b) make reasonable progress towards the completion of a baccalaureate degree.
- (4) (a) The Legislature shall make an annual appropriation from the General Fund to the State Board of Regents for the costs associated with the New Century scholarship program authorized under this section.
- (b) It is understood that the appropriation is offset in part by the state moneys that would otherwise be required and appropriated for these students if they were enrolled in a four-year postsecondary program at a state-operated institution.
- (5) THIS SECTION DOES NOT APPLY TO A STUDENT WHO COMPLETES AN ASSOCIATE OF APPLIED TECHNOLOGY DEGREE FROM THE UTAH COLLEGE OF APPLIED TECHNOLOGY. Î

Section $\hat{\mathbf{h}}$ [29.] 30. $\hat{\mathbf{h}}$ Section 53B-16-102 is amended to read:

- 53B-16-102. Changes in curriculum -- Substantial alterations in institutional operations -- Periodic review of programs -- Applied technology education curriculum changes.
- (1) Under procedures and policies approved by the board and developed in consultation with each institution of higher education, each institution may make such changes in its curriculum as necessary to better effectuate the institutional role previously approved by the board.
- 1142 (2) Notice of a change in the curriculum shall in all cases be promptly submitted to the board.

(3) The board shall establish procedures and policies for considering institutional proposals for substantial alterations in the scope of existing institutional operations.

- (4) Alterations shall not be made without prior approval of the state board.
- (5) For purposes of this section, "substantial alteration" means the establishment of a branch, extension center, college, professional school, division, institute, department, or a new program in instruction, research, or public services or a new degree, diploma, or certificate.
- (6) The board shall conduct periodic reviews of all programs of instruction, research, and public service at each institution, including those funded by gifts, grants, and contracts, and may require the modification or termination of any program.
- (7) Prior to requiring modification or termination of a program, the board shall give the institution adequate opportunity for a hearing before the board.
- (8) In making decisions related to applied technology curriculum changes, the board shall request a review of the proposed changes by the State Board [for Applied Technology] of Education to ensure an orderly and systematic applied technology education curriculum that eliminates overlap and duplication of course work with the high schools and [applied technology centers] the Utah College of Applied Technology.

Section 30. Section **53B-16-205** is amended to read:

53B-16-205. Establishment of Snow College South -- Supervision and administration -- Transition -- Institutional mission.

- (1) There is [hereby] established a [higher education institution] branch campus of Snow College in Richfield, Utah, hereafter referred to as Snow College South.
- (2) Snow College shall administer the [institution] <u>branch campus</u> under the general control and supervision of the State Board of Regents as an integrated part of Snow College's mission, programs, and curriculum [to include Snow College South's mission, programs, and curriculum].
- [(3) (a) In conjunction with the establishment of Snow College South, the facilities, staff, and programs at the Sevier Valley Applied Technology Center in Richfield shall become a part of the state system of higher education and the structure from which Snow College South shall begin its operations.]
- [(b) The State Board of Regents shall take the appropriate action required to assure the successful transition of the applied technology center and its faculty and staff into the state system

1175 of higher education, including, if necessary: 1176 (i) creating and recording any conveyances needed for the transfer of property; and 1177 [(ii) providing procedures for assimilating the center's faculty into the rank and tenure 1178 structure of Snow College. 1179 [(4)] (3) (a) Snow College [South] shall: 1180 (i) maintain a strong curriculum in applied technology and technical courses of a general nature at Snow College South which can be transferred to other institutions within the higher 1181 1182 education system, together with lower division courses of a general nature and courses required 1183 for associate degrees in science, arts, and applied science[-]; and [shall] (ii) work with local school districts in developing an aggressive concurrent enrollment 1184 1185 program in cooperation with Snow College South. 1186 (b) The institution may confer certificates of completion and degrees as determined by the State Board of Regents within the parameters referred to in Subsection (4)(a).] 1187 1188 (c) (b) The institution shall [also] coordinate offerings of applied technology education 1189 with the Central Applied Technology College to provide for open-entry[=], open-exit applied 1190 technology education programs at Snow College South that emphasize short-term job training or retraining for immediate placement in the job market. 1191 1192 [(d)] (c) [The institution] Snow College shall make provisions for students, including high 1193 school students, to take classes at Snow College South for which college credit is not awarded, 1194 together with appropriate fees for taking such classes. 1195 (e) (d) The [institution may request and receive a waiver from the] State Board of 1196 Regents or the president of Snow College [of] may waive any board rule or institutional policy that 1197 would prevent or inhibit Snow College South from achieving its performance goals, unless 1198 approval of the request would conflict with state or federal law or put the institution out of 1199 compliance with matters related to health, safety, civil rights, and insurance. 1200 Section 31. Funding guidelines -- Cooperative agreements. 1201 (1) In funding applied technology education, the Legislature shall: 1202 (a) accept prioritized budget requests combining the budgets of all the regional applied

technology colleges from the Utah College of Applied Technology Board of Trustees and consider

those prioritized budget requests in its appropriation process independent of whatever

recommendations are made by the governor and the State Board of Regents; and

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1206	(h)	require all & ODEDATING & menior for each regional angli	.d 40 aburala ary a alla a a
1206		ropriate all h OPERATING h monies for each regional applie	a technology conlege
1206a	directly to each		
1207	regional applied	d technology college under the heading " Utah Applied Techn	nology Colleges" and
1208	not to any other	r entity such as the State Board of Regents.	
1209	<u>(2)</u> The	Legislature encourages the regional applied technology coll-	eges to enter into the
1210	cooperative agre	reements authorized in Subsection 53B-2a-112(3) with institu	utions of higher
1211	education.		
1211a	ĥ Sectio	on 32. Appropriation.	
1211b	(1) U	JNDER THE TERMS AND CONDITIONS OF SECTION 63-38-3,	THE FOLLOWING SUMS
1211c		E APPROPRIATED FOR THE FISCAL YEAR BEGINNING JULY	
1211d	JUNE 30, 2002.	THIS IS IN ADDITION TO AMOUNTS APPROPRIATED BY HOL	JSE BILL 1, 2001
1211e	GENERAL SESS	SION AND SENATE BILL 3, 2001 GENERAL SESSION. APPRO	PRIATIONS
1211f	REFERENCED E	BELOW AS PROVIDED IN HOUSE BILL 1, 2001 GENERAL SES	SION AND SENATE BILL
1211g	3, 2001 GENERA	<u>AL SESSION REMAIN IN EFFECT UNTIL SEPTEMBER 1, 2001,</u>	AND ANY OBLIGATIONS
1211h	MADE FROM TH	HE APPROPRIATIONS REFERENCED BELOW IN HOUSE BILL	1, 2001 GENERAL
1211i	SESSION AND	SENATE BILL 3, 2001 GENERAL SESSION BETWEEN JULY 1,	, 2001 AND SEPTEMBER
1211j	1, 2001 WILL RE	EDUCE THE AMOUNTS APPROPRIATED BELOW. IN CASES V	WHERE A PORTION OF
1211k		NG SUMS HAS BEEN OBLIGATED BETWEEN JULY 1, 2001 AN	
12111	THE UNOBLIGATION	ATED BALANCE OF EACH OF THE DEBITED LINE ITEMS SHA	LL SUPERCEDE THE
1211m	AMOUNTS INDIC	CATED BELOW IN BOTH THE DEBITED AND CORRESPONDI	NG CREDITED ITEMS.
1211n	<u>ITEM 1</u>	TO STATE BOARD OF APPLIED TECHNOLOGY EDUCATION	
1211o		PUBLIC EDUCATION APPLIED TECHNOLOGY CENTER SE	
1211p		FROM UNIFORM SCHOOL FUND (1,947,000)	•
1211q		SCHEDULE OF PROGRAMS:	
1211r		MOUNTAINLANDS (771,200)	
1211s		<u>SOUTHEAST</u> (226,100)	
1211t		<u>SOUTHWEST</u> (949,700)	
1211u		TO TRANSFER FUNDS PROVIDED BY ITEM 80, HOUSE BIL	<u>.L 1,</u>
1211v		2001 GENERAL SESSION.	
1211w	ITEM 2	TO MOUNTAINLANDS APPLIED TECHNOLOGY COLLEGE	
1211x		FROM INCOME TAX 771,200	
1211y		SCHEDULE OF PROGRAMS:	
1211z		MOUNTAINLANDS APPLIED TECHNOLOGY	
1211aa		<u>COLLEGE</u> <u>771,200</u>	
1211ab		TO TRANSFER FUNDS PROVIDED BY ITEM 80, HOU	<u>SE</u>
1211ac		BILL 1, 2001 GENERAL SESSION.	
1211ad	ITEM 3	TO SOUTHEAST APPLIED TECHNOLOGY COLLEGE	
1211ae		FROM INCOME TAX 226,100	
1211af		SCHEDULE OF PROGRAMS: $\hat{\mathbf{h}}$	

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121100	ĥ	SOUTHEAST APPLIED TECHNO	LOCY
1211ag	П		
1211ah		COLLEGE	226,100
1211ai		IO IRANSFER FUNDS PR	ROVIDED BY ITEM 80, HOUSE
1211aj	ITE84 4	TO COLUTINATE A DDI IED TE	BILL 1, 2001 GENERAL SESSION.
1211ak	<u>ITEM 4</u>	TO SOUTHWEST APPLIED TE	
1211al		FROM INCOME TAX	<u>675,800</u>
1211am		SCHEDULE OF PROGRAMS:	TOUNG GOV
1211an		SOUTHWEST APPLIED T	
1211ao		COLLEGE	675,800
1211ap			ROVIDED BY ITEM 80, HOUSE
1211aq	ITEM C	BILL 1, 2001 GENERAL S	
1211ar	<u>ITEM 5</u>	TO DIXIE APPLIED TECHNOL	
1211as		FROM INCOME TAX	<u>273,900</u>
1211at		SCHEDULE OF PROGRAMS:	21.007
1211au		DIXIE APPLIED TECHNO	
1211av		COLLEGE	<u>273,900</u>
1211aw		·	PROVIDED BY ITEM 80, HOUSE
1211ax		BILL 1, 2001 GENERAL	
1211ay	<u>ITEM 6</u>	<u> </u>	D TECHNOLOGY EDUCATION –
1211az		APPLIED TECHNOLOGY CENT	
1211ba		CENTER SERVICE REGION DE	
1211bb		FROM UNIFORM SCHOOL FUN	<u>(2,700,000)</u>
1211bc		SCHEDULE OF PROGRAMS:	
1211bd		ATC/ATCSR DEVELOPM	
1211be		<u>- </u>	PROVIDED BY ITEM 81, HOUSE
1211bf		BILL 1, 2001 GENERAL	
1211bg	ITEM 7	TO UTAH COLLEGE OF APPLIE	<u>D TECHNOLOGY –</u>
1211bh		ADMINISTRATION	
1211bi		FROM INCOME TAX	<u>2,700,000</u>
1211bj		SCHEDULE OF PROGRAMS:	
1211bk		<u>DEVELOPMENT</u>	<u>1,700,000</u>
1211bl		<u>EQUIPMENT</u>	<u>1,000,000</u>
1211bm			ROVIDED BY ITEM 81, HOUSE
1211bn		BILL 1, 2001 GENERAL S	
1211bo	ITEM 8		D TECHNOLOGY EDUCATION –
1211bp		CUSTOM FIT	
1211bq		FROM UNIFORM SCHOOL FUNI	-
1211br		FROM BEGINNING NONLAPSIN	
1211bs		APPROPRIATION BALANCES	(112,100)
1211bt		FROM CLOSING NONLAPSING	h

	_		
1211bu	ĥ	APPROPRIATION BALANCES	<u>112,100</u>
1211bv		SCHEDULE OF PROGRAMS:	
1211bw		CUSTOM FIT	<u>(3,366,500)</u>
1211bx		TO TRANSFER FUNDS PR	OVIDED BY ITEM 82, HOUSE
1211by			BILL 1, 2001 GENERAL SESSION.
1211bz	ITEM 9	TO UTAH COLLEGE OF APPLIE	ED TECHNOLOGY -
1211ca		<u>ADMINISTRATION</u>	
1211cb		FROM INCOME TAX	<u>3,366,500</u>
1211cc		FROM BEGINNING NONLAPSING	<u>G</u>
1211cd		APPROPRIATION BALANCES	<u>112,100</u>
1211ce		FROM CLOSING NONLAPSING	
1211cf		APPROPRIATION BALANCES	<u>(112,100)</u>
1211cg		SCHEDULE OF PROGRAMS:	
1211ch		CUSTOM FIT	<u>3,366,500</u>
1211ci		TO TRANSFER FUNDS P	ROVIDED BY ITEM 82, HOUSE BILL 1, 2001
1211cj	GENERAL SESSI	ON.	
1211ck	<u>ITEM 10</u>	TO STATE BOARD OF APPLIED	D TECHNOLOGY EDUCATION –
1211cl		HIGHER EDUCATION APPLIED	TECHNOLOGY CENTER SERVICE
1211cm		<u>REGIONS</u>	
1211cn		FROM GENERAL FUND	<u>(1,221,500)</u>
1211co		FROM INCOME TAX	<u>(56,100)</u>
1211cp		SCHEDULE OF PROGRAMS:	
1211cq		APPLIED TECHNOLOGY	CENTER
1211cr		SERVICE REGIONS	<u>(1,277,600)</u>
1211cs		TO TRANSFER FUNDS P	PROVIDED BY ITEM 83, HOUSE
1211ct			BILL 1, 2001 GENERAL SESSION.
1211cu	<u>ITEM 11</u>	TO MOUNTAINLANDS APPLIE	D TECHNOLOGY COLLEGE
1211cv		FROM GENERAL FUND	<u>417,600</u>
1211cw		SCHEDULE OF PROGRAMS:	
1211cx		MOUNTAINLANDS APPL	<u>.IED</u>
1211cy		TECHNOLOGY COLLEG	<u>E</u> <u>417,600</u>
1211cz		TO TRANSFER FUNDS I	PROVIDED BY ITEM 83, HOUSE
1211da			BILL 1, 2001 GENERAL SESSION.
1211db	<u>ITEM 12</u>	TO SOUTHEAST APPLIED TEC	CHNOLOGY COLLEGE
1211dc		FROM GENERAL FUND	<u>283,200</u>
1211dd		SCHEDULE OF PROGRAMS:	
1211de		SOUTHEAST APPLIED T	ECHNOLOGY
1211df		COLLEGE	<u>283,200</u>
1211dg		TO TRANSFER FUNDS P	PROVIDED BY ITEM 83, HOUSE
1211dh			BILL 1, 2001 GENERAL SESSION. În

1211di	ĥ <u>ITEM 13</u>	TO SOUTHWEST APPLIED TEC	CHNOLOGY COLLEGE
1211di	II <u>112.11.10</u>	FROM GENERAL FUND	270,300
1211dk		SCHEDULE OF PROGRAMS:	210,000
1211dl		SOUTHWEST APPLIED TEC	CHNOLOGY
1211dm		COLLEGE	270,300
1211dn		TO TRANSFER FUNDS PRO	
1211do		<u> </u>	BILL 1, 2001 GENERAL SESSION.
1211dp	<u>ITEM 14</u>	TO DIXIE APPLIED TECHNOLOG	•
1211dq		FROM GENERAL FUND	109,500
1211dr		SCHEDULE OF PROGRAMS:	
1211ds		DIXIE APPLIED TECHNOLO	OGY
1211dt		COLLEGE	109,500
1211du		TO TRANSFER FUNDS PR	OVIDED BY ITEM 83, HOUSE
1211dv			BILL 1, 2001 GENERAL SESSION.
1211dw	<u>ITEM 15</u>	TO UTAH COLLEGE OF APPLIED	TECHNOLOGY -
1211dx		,	ADMINISTRATION
1211dy		FROM GENERAL FUND	<u>140,900</u>
1211dz		FROM INCOME TAX	<u>56,100</u>
1211ea		SCHEDULE OF PROGRAMS:	
1211eb		<u>ADMINISTRATION</u>	<u>197,000</u>
1211ec		TO TRANSFER FUNDS PR	OVIDED BY ITEM 83, HOUSE
1211ed			BILL 1, 2001 GENERAL SESSION.
1211ee	<u>ITEM 16</u>	TO SNOW COLLEGE - SNOW CO	LLEGE SOUTH SECONDARY
1211ef		FROM GENERAL FUND	<u>(103,000)</u>
1211eg		FROM UNIFORM SCHOOL FUND	<u>(153,300)</u>
1211eh		FROM INCOME TAX	<u>(761,000)</u>
1211ei		SCHEDULE OF PROGRAMS:	
1211ej		SNOW SOUTH SECONDAR	<u>(1,017,300)</u>
1211ek		TO TRANSFER FUNDS PR	
1211el			<u>HOUSE BILL 1, 2001 GENERAL</u>
1211em	<u>SESSION.</u>		
1211en	<u>ITEM 17</u>	TO CENTRAL APPLIED TECHNOL	
1211eo		FROM GENERAL FUND	<u>103,000</u>
1211ep		FROM INCOME TAX	<u>914,300</u>
1211eq		SCHEDULE OF PROGRAMS:	
1211er		CENTRAL APPLIED TECHNO	-
1211es		COLLEGE	1,017,300
1211et		TO TRANSFER FUNDS PROV	<u> </u>
1211eu			BILL 1, 2001 GENERAL SESSION.
1211ev	<u>ITEM 18</u>	TO STATE BOARD OF EDUCATION	N – STATE OFFICE OF h

1011	î.	EDUCATION
1211ew	n	EDUCATION
1211ex		FROM UNIFORM SCHOOL FUND (197,000)
1211ey		SCHEDULE OF PROGRAMS:
1211ez		APPLIED TECHNOLOGY
1211fa		<u>EDUCATION</u> (197,000)
1211fb		TO TRANSFER FUNDS PROVIDED BY ITEM 231, HOUSE
1211fc		BILL 1, 2001 GENERAL SESSION.
1211fd	<u>ITEM 19</u>	TO UTAH COLLEGE OF APPLIED TECHNOLOGY -
1211fe		<u>ADMINISTRATION</u>
1211ff		FROM INCOME TAX 197,000
1211fg		SCHEDULE OF PROGRAMS:
1211fh		ADMINISTRATION 197,000
1211fi		TO TRANSFER FUNDS PROVIDED BY ITEM 231, HOUSE
1211fj		BILL 1, 2001 GENERAL SESSION.
1211fk	ITEM 20	TO STATE BOARD OF APPLIED TECHNOLOGY EDUCATION –
1211fl		APPLIED TECHNOLOGY CENTER/APPLIED
1211fm	TECHNOLOGY	
1211fn		CENTER SERVICE REGION DEVELOPMENT
1211fo		FROM UNIFORM SCHOOL FUND,
1211fp		ONE-TIME (600,000)
1211fq		SCHEDULE OF PROGRAMS:
1211fr		ATC/ATCSR EQUIPMENT (400,000)
1211fs		ADMINISTRATION (200,000)
1211ft		TO TRANSFER FUNDS PROVIDED BY ITEM 55, SENATE
1211fu		BILL 3, 2001 GENERAL SESSION.
1211fv	ITEM 21	TO UTAH COLLEGE OF APPLIED TECHNOLOGY -
1211fw		ADMINISTRATION
1211fx		FROM INCOME TAX, ONE TIME 200,000
1211fy		SCHEDULE OF PROGRAMS:
1211fz		ADMINISTRATION 200,000
1211ga		TO TRANSFER FUNDS PROVIDED BY ITEM 55, SENATE
1211gb		BILL 3, 2001 GENERAL SESSION.
1211gc	ITEM 22	TO SALT LAKE/TOOELE APPLIED TECHNOLOGY COLLEGE
1211gd		FROM INCOME TAX, ONE-TIME 400,000
1211ge		SCHEDULE OF PROGRAMS:
1211gf		SALT LAKE/TOOELE APPLIED
1211gg		TECHNOLOGY COLLEGE 400,000
1211gh		TO TRANSFER FUNDS PROVIDED BY ITEM 55, SENATE
1211gi		BILL 3, 2001 GENERAL SESSION.
1211gi 1211gj	ITEM 23	TO STATE BOARD OF APPLIED TECHNOLOGY EDUCATION - În
121191	II LIVI 23	10 OTATE BOARD OF ALL FIED LEGIMOLOGI EDUCATION - II

1211gk		ĥ <u>CUSTOM FIT</u>	
1211gl		FROM UNIFORM SCHOOL FUND,	
1211gm		ONE-TIME (500,000)	
1211gn		SCHEDULE OF PROGRAMS:	
1211go		<u>CUSTOM FIT</u> (500,000)	
1211gp		TO TRANSFER FUNDS PROVIDED BY ITEM 56, SENATE	
1211gq		BILL 3, 2001 GENERAL	<u>SESSION.</u>
1211gr	<u>ITEM 24</u>	TO UTAH COLLEGE OF APPLIED TECHNOLOGY -	
1211gs		<u>ADMINISTRATION</u>	
1211gt		FROM INCOME TAX, ONE-TIME 500,000	
1211gu		SCHEDULE OF PROGRAMS:	
1211gv		<u>CUSTOM FIT</u> <u>500,000</u>	
1211gw		TO TRANSFER FUNDS PROVIDED BY ITEM 56, SENATE	
1211gx		BILL 3, 2001 GENERAL	SESSION.
1211gy	<u>ITEM 25</u>	TO SOUTHWEST APPLIED TECHNOLOGY CENTER SERVICE	
1211gz		<u>REGION – GENERAL</u>	
1211ha		FROM INCOME TAX (571,500)	
1211hb		FROM INCOME TAX, ONE-TIME (157,300)	
1211hc		SCHEDULE OF PROGRAMS	
1211hd		SOUTHWEST APPLIED TECHNOLOGY	
1211he		CENTER SERVICE REGION (728,800)	
1211hf		TO TRANSFER FUNDS PROVIDED BY ITEM 63, SENATE	
1211hg		BILL 3, 2001 GENERAL	SESSION.
1211hh	<u>ITEM 26</u>	TO SOUTHWEST APPLIED TECHNOLOGY COLLEGE	
1211hi		FROM INCOME TAX 257,200	
1211hj		FROM INCOME TAX, ONE-TIME 70,800	
1211hk		SCHEDULE OF PROGRAMS:	
1211hl		SOUTHWEST APPLIED TECHNOLOGY	
1211hm		<u>COLLEGE</u> <u>328,000</u>	
1211hn		TO TRANSFER FUNDS PROVIDED BY ITEM 63, SENATE	
1211ho		BILL 3, 2001 GENERAL	SESSION.
1211hp	<u>ITEM 27</u>	TO DIXIE APPLIED TECHNOLOGY COLLEGE	
1211hq		FROM INCOME TAX 314,300	
1211hr		FROM INCOME TAX, ONE-TIME 86,500	
1211hs		SCHEDULE OF PROGRAMS:	
1211ht		DIXIE APPLIED TECHNOLOGY	
1211hu		<u>COLLEGE</u> 400,800	
1211hv		TO TRANSFER FUNDS PROVIDED BY ITEM 63, SENATE	
1211hw		BILL 3, 2001 GENERAL	SESSION.
1211hx	<u>ITEM 28</u>	TO SNOW COLLEGE SOUTH – GENERAL $\hat{\mathbf{h}}$	

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1211hy	ĥ <u>FROM INCOME TAX</u> (240,800)
1211hz	FROM INCOME TAX, ONE-TIME (206,200)
1211ia	SCHEDULE OF PROGRAMS:
1211ib	SNOW COLLEGE SOUTH (447,000)
1211ic	TO TRANSFER FUNDS PROVIDED BY ITEM 65, SENATE
1211id	BILL 3, 2001 GENERAL SESSION.
1211ie	<u>ITEM 29</u> <u>TO CENTRAL APPLIED TECHNOLOGY COLLEGE – SECONDARY</u>
1211if	<u>STUDENTS</u>
1211ig	FROM INCOME TAX 240,800
1211ih	FROM INCOME TAX, ONE-TIME 206,200
1211ii	SCHEDULE OF PROGRAMS:
1211ij	SECONDARY STUDENTS 447,000
1211ik	TO TRANSFER FUNDS PROVIDED BY ITEM 65, SENATE
1211il	BILL 3, 2001 GENERAL SESSION.
1211im	(2) EFFECTIVE SEPTEMBER 1, 2001, THE UNOBLIGATED BALANCE OF THE
1211in	APPROPRIATIONS MADE IN HOUSE BILL 1, 2001 GENERAL SESSION, AND SENATE BILL 3, 2001
1211io	GENERAL SESSION, TO THE BRIDGERLAND APPLIED TECHNOLOGY CENTER, OGDEN-WEBER
1211ip 1211iq	APPLIED TECHNOLOGY CENTER, DAVIS APPLIED TECHNOLOGY CENTER, WASATCH FRONT
12111q 1211ir	SOUTH APPLIED TECHNOLOGY CENTER, UINTAH BASIN APPLIED TECHNOLOGY CENTER, MOUNTAINLANDS APPLIED TECHNOLOGY CENTER SERVICE REGION, AND SOUTHEAST APPLIED
1211ii 1211is	TECHNOLOGY CENTER SERVICE REGION SHALL BE TRANSFERRED TO THEIR SUCCESSOR
1211it	APPLIED TECHNOLOGY COLLEGES. ĥ
1212	Section h [32.] 33. h Repealer .
1213	This act repeals:
1214	Section 53A-1-501, Membership Duties Advisory decisions Annual report.
1215	Section 53A-1-502, Advisory committee Duties Task forces.
1216	Section 53A-15-201, State Board for Applied Technology Education Chief officer.
1217	Section 53A-15-202.5, Applied technology centers.
1218	Section 53A-15-203, Applied technology centers Management by board.
1219	Section 33. Effective date.
1220	This act takes effect on September 1, 2001.

Legislative Review Note as of 6-19-01 3:40 PM

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

Office of Legislative Research and General Counsel