Representative Stephen H. Urquhart proposes the following substitute bill:

PUBLIC EDUCATION AMENDMENTS 1 2 2003 GENERAL SESSION 3 STATE OF UTAH 4 **Sponsor: Thomas V. Hatch** This act modifies the State System of Public Education Code and the Election Code 5 relating to the governance and funding of the public education system, the core academic 6 7 skills, assessment and accountability, and school choice. This act modifies the 8 membership of and the qualifications used by the nominating committee to select 9 candidates for membership on the State Board of Education. This act expands local 10 school board membership for certain local school boards. This act expands the state 11 superintendent of public instruction's annual report. This act requires the core 12 curriculum to increase in depth and complexity from year to year and focus on consistent 13 and continual progress in the core academic areas of English and mathematics. This act 14 modifies the membership of the education evaluation program district joint committees. 15 This act provides an emphasis on competency-based education and progress-based 16 assessments as a characteristic of the public education system. This act allows local 17 boards of education to hire a superintendent and other administrators with outstanding 18 professional qualifications who do not hold an administrative/supervisory license. This 19 act prohibits a local school board from entering into a collective bargaining agreement 20 that prohibits or limits individual contracts of employment. This act allows teacher 21 licenses to be awarded based on the demonstrated competence of the teacher. This act 22 makes teachers with district-specific licenses at-will employees who are ineligible for 23 career employee status. This act increases curriculum and graduation requirements for 24 grades 9 through 12 in language arts, mathematics, and science. This act requires the 25 State Board of Education to study, make recommendations, and report to the Education



26 Interim Committee on an enumerated list of strategies to improve public education. This act appropriates \$150,000 for fiscal year 2002-03 only to the Office of Legislative 27 28 Research and General Counsel to allow the Education Interim Committee to issue a 29 specified request for proposals. This act requires the Public Education Appropriations 30 Subcommittee to study and report on specified funding issues. This act requires the State Board of Regents to study and report on specified issues. This act authorizes additional 31 32 legislative committee meetings during the 2003 interim and appropriates \$24,500 from 33 the General Fund, for fiscal year 2002-03 only, to cover the additional meeting expenses. 34 This act appropriates \$4,000,000 from the Uniform School Fund, for the fiscal year beginning on July 1, 2003, to the State Board of Education to begin implementing 35 36 competency-based education processes. This act authorizes a State Education Summit 37 Meeting, requires certain reports for the summit, enumerates its participants, and 38 specifies its purpose. This act makes technical corrections. 39 This act affects sections of Utah Code Annotated 1953 as follows: 40 AMENDS: **20A-14-104**, as last amended by Chapter 184, Laws of Utah 1997 41 **20A-14-105**, as enacted by Chapter 1, Laws of Utah 1995 42 43 **20A-14-202**, as last amended by Chapter 331, Laws of Utah 2000 44 **53A-1-301**, as last amended by Chapter 244, Laws of Utah 2002 45 **53A-1-402.6.** as last amended by Chapters 299 and 324. Laws of Utah 2002 46 53A-1a-104, as last amended by Chapter 86, Laws of Utah 2001 47 **53A-3-301**, as last amended by Chapter 331, Laws of Utah 2000 **53A-3-402**, as last amended by Chapters 322 and 324, Laws of Utah 2002 48 49 **53A-3-403**, as last amended by Chapter 53, Laws of Utah 1992 53A-3-404, as last amended by Chapter 297, Laws of Utah 2001 50 51 **53A-3-411**, as enacted by Chapter 2, Laws of Utah 1988 52 **53A-6-103**, as last amended by Chapter 253, Laws of Utah 2002 53 **53A-6-104**, as last amended by Chapter 41, Laws of Utah 2002 54 **53A-6-502**, as enacted by Chapter 108, Laws of Utah 1999 55 **53A-8-106**, as repealed and reenacted by Chapter 324, Laws of Utah 1999 **53A-10-103**, as last amended by Chapter 78, Laws of Utah 1990 56

57	ENACTS:
58	53A-1-409 , Utah Code Annotated 1953
59	53A-6-104.5 , Utah Code Annotated 1953
60	53A-6-110 , Utah Code Annotated 1953
61	53A-13-108 , Utah Code Annotated 1953
62	This act enacts uncodified material.
63	Be it enacted by the Legislature of the state of Utah:
64	Section 1. Section 20A-14-104 is amended to read:
65	20A-14-104. Becoming a candidate for membership on the State Board of
66	Education Nominating and recruiting committee Membership Procedure Duties
67	(1) (a) Persons interested in becoming a candidate for the State Board of Education
68	shall file a declaration of candidacy according to the procedures and requirements of Sections
69	20A-9-201 and 20A-9-202.
70	(b) By [June] May 1 of the year in which a State Board of Education member's term
71	expires, the lieutenant governor shall submit the name of each person who has filed a
72	declaration of candidacy for the State Board of Education to the nominating and recruiting
73	committee for the State Board of Education [district in which that candidate resides].
74	(2) By [May] November 1 of [the year in which a State Board of Education member's
75	term expires,] 2003 and every four years thereafter, the governor shall:
76	(a) appoint a nominating and recruiting committee consisting of [seven] 15 members,
77	each to serve a [one-year] four-year term, [for the state board district that member represents;]
78	of which:
79	(i) seven members shall have education expertise, including at least one member with
80	special education expertise;
81	(ii) seven members shall have business, industry, or employer expertise; and
82	(iii) one member shall be a public member;
83	(b) ensure that [each] one member of the nominating and recruiting committee resides
84	within [the] each state board district; and
85	[(c) ensure that:]
86	[(i) one member of the nominating committee serves on a local school board within the
87	state board district;

88	[(ii) one member of the nominating committee is employed as a school district or
89	public school administrator;]
90	[(iii) one member of the nominating committee is employed as a public school
91	teacher;]
92	[(iv) one member of the nominating committee belongs to a parent association that
93	provides direct and ongoing support to public schools within the district; and]
94	[(v) three members of the nominating committee represent economic interests and the
95	public at large; and]
96	[(d)] (c) designate one member to serve as chair for the committee.
97	(3) (a) The chair, or another member of the committee designated by the chair, shall
98	schedule and convene all committee meetings.
99	(b) Any formal action by the committee requires the approval of [at least four] \underline{a}
100	majority of committee members.
101	(c) Members of the nominating and recruiting committee shall serve without
102	compensation, but they may be reimbursed for expenses incurred in the performance of their
103	official duties as established by the Division of Finance.
104	(4) [Each] The nominating and recruiting committee shall:
105	(a) recruit potential candidates for membership on the State Board of Education prior
106	to the deadline to file a declaration of candidacy;
107	[(a)] (b) prepare a list of candidates for membership on the State Board of Education
108	[from its district] for each state board district subject to election in that year using the
109	qualifications under Subsection (5);
110	[(b)] (c) submit a list of [up to five but no fewer than] at least three candidates for [the]
111	each state board position to the governor by [August] July 1; and
112	[(c)] (d) ensure that the list includes appropriate background information on each
113	candidate.
114	(5) The nominating committee shall select a broad variety of candidates who possess
115	outstanding professional qualifications relating to the powers and duties of the State Board of
116	Education, including experience in the following areas:
117	(a) business and industry administration;
118	(b) business and industry human resource management;

119	(c) business and industry finance;
120	(d) business and industry, including expertise in:
121	(i) metrics and evaluation;
122	(ii) manufacturing;
123	(iii) retailing;
124	(iv) natural resources;
125	(v) information technology;
126	(vi) construction; and
127	(v) banking:
128	(e) higher education administration;
129	(f) applied technology education;
130	(g) public education administration;
131	(h) public education instruction;
132	(i) economic development;
133	(j) labor; and
134	(k) other life experiences that would benefit the State Board of Education.
135	Section 2. Section 20A-14-105 is amended to read:
136	20A-14-105. Becoming a candidate for membership on the State Board of
137	Education Selection of candidates by the governor Ballot placement.
138	(1) By [September] August 1 of each regular general election year, the governor shall:
139	(a) for each state board district subject to election in that year, select two candidates
140	for the State Board of Education from the lists submitted by the state board district nominating
141	[committees] and recruiting committee; and
142	(b) certify the names of the two candidates from each school board district to the
143	lieutenant governor.
144	(2) If the governor fails to select two candidates for a state board district by September
145	1, the nominating and recruiting committee [from that district] shall:
146	(a) select the two candidates; and
147	(b) notify the lieutenant governor of its selections by September 15.
148	(3) The lieutenant governor shall:
149	(a) conduct a lottery to determine the order of the candidates' names on the ballot; and

150	(b) certify the names and order of the names to the county clerks for placement on the
151	nonpartisan section of the ballot.
152	Section 3. Section 20A-14-202 is amended to read:
153	20A-14-202. Local Boards of Education Membership When elected
154	Qualifications Avoiding conflicts of interest.
155	(1) (a) [The] Except as provided in Subsection (1)(b), the board of education of a
156	school district with a student population of up to 24,000 students shall consist of five members.
157	(b) The board of education of a school district with a student population of more than
158	10,000 students but fewer than 24,000 students shall increase from five to seven members
159	beginning with the [2002] 2004 regular general election.
160	(c) The board of education of a school district with a student population of 24,000 or
161	more students shall consist of seven members.
162	[(c)] (d) Student population is based on the October 1 student count submitted by
163	districts to the State Office of Education.
164	[(d)] (e) If the number of members of a local school board is required to change under
165	Subsection (1)(b), the board shall be reapportioned and elections conducted as provided in
166	Sections 20A-14-201 and 20A-14-203.
167	[(e)] (f) A school district which now has or increases to a seven-member board shall
168	maintain a seven-member board regardless of subsequent changes in student population.
169	[(f)] (g) (i) Members of a local board of education shall be elected at each regular
170	general election.
171	(ii) Except as provided in Subsection (1)[(f)](g)(iii), no more than three members of a
172	local board of education may be elected to a five-member board, nor more than four members
173	elected to a seven-member board, in any election year.
174	(iii) More than three members of a local board of education may be elected to a
175	five-member board and more than four members elected to a seven-member board in any
176	election year only when required by reapportionment or to fill a vacancy or to implement
177	Subsection (1)(b).
178	[(g)] (h) One member of the local board of education shall be elected from each local
179	school board district.
180	(2) A member of a local school board shall:

181	(a) be and remain a registered voter in the local school board district from which the
182	member is elected or appointed; and
183	(b) maintain his primary residence within the local school board district from which the
184	member is elected or appointed.
185	(3) A member of a local school board may not, during the member's term in office, also
186	serve as an employee of that board.
187	Section 4. Section 53A-1-301 is amended to read:
188	53A-1-301. Appointment Qualifications Duties.
189	(1) (a) The State Board of Education shall appoint a superintendent of public
190	instruction, hereinafter called the state superintendent, who is the executive officer of the board
191	and serves at the pleasure of the board.
192	(b) The board shall appoint the state superintendent on the basis of outstanding
193	professional qualifications.
194	(c) The state superintendent shall administer all programs assigned to the State Board
195	of Education in accordance with the policies and the standards established by the board.
196	(2) The superintendent shall develop a statewide education strategy focusing on core
197	academics, including the development of:
198	(a) core curriculum and graduation requirements;
199	(b) a process to select instructional materials that best correlate to the core curriculum
200	and graduation requirements that are supported by generally accepted scientific standards of
201	evidence;
202	(c) professional development programs for teachers, superintendents, and principals;
203	(d) remediation programs;
204	(e) a method for creating individual student learning targets, and a method of
205	measuring an individual student's performance toward those targets;
206	(f) progress-based assessments for ongoing performance evaluations of districts and
207	schools;
208	(g) incentives to achieve the desired outcome of individual student progress in core
209	academics, and which do not create disincentives for setting high goals for the students;
210	(h) an annual report card for school and district performance, measuring learning and
211	reporting progress-based assessments;

212	(1) a systematic method to encourage innovation in schools and school districts as they
213	strive to achieve improvement in their performance; and
214	(j) a method for identifying and sharing best demonstrated practices across districts and
215	schools.
216	[(2)] (3) The superintendent shall perform duties assigned by the board, including the
217	following:
218	(a) investigating all matters pertaining to the public schools;
219	(b) adopting and keeping an official seal to authenticate the superintendent's official
220	acts;
221	(c) holding and conducting meetings, seminars, and conferences on educational topics;
222	(d) presenting to the governor and the Legislature each December a report of the public
223	school system for the preceding year to include:
224	(i) data on the general condition of the schools with recommendations considered
225	desirable for specific programs;
226	(ii) a complete statement of fund balances;
227	(iii) a complete statement of revenues by fund and source;
228	(iv) a complete statement of adjusted expenditures by fund, the status of bonded
229	indebtedness, the cost of new school plants, and school levies;
230	(v) a complete statement of state funds allocated to each of the state's 40 school
231	districts by source, including supplemental appropriations, and a complete statement of
232	expenditures by each district, including supplemental appropriations, by function and object as
233	outlined in the U.S. Department of Education publication "Financial Accounting for Local and
234	State School Systems";
235	(vi) a statement that includes such items as fall enrollments, average membership, high
236	school graduates, licensed and classified employees, pupil-teacher ratios, average salaries,
237	applicable private school data, and data from standardized norm-referenced tests in grades 5, 8,
238	and 11 on each school and district;
239	(vii) statistical information regarding incidents of delinquent activity in the schools or
240	at school-related activities with separate categories for:
241	(A) alcohol and drug abuse;
242	(B) weapon possession:

243	(C) assaults; and
244	(D) arson; [and]
245	(viii) information about:
246	(A) the development and implementation of the strategy of focusing on core
247	academics;
248	(B) the development and implementation of competency-based education and
249	progress-based assessments; and
250	(C) the results being achieved under Subsections (3)(d)(viii)(A) and (B), as measured
251	by individual progress-based assessments and the comparison of Utah Students' progress with
252	the progress of students in other states using standardized norm-referenced tests as
253	benchmarks; and
254	[(viii)] (ix) other statistical and financial information about the school system which
255	the superintendent considers pertinent;
256	(e) collecting and organizing education data into an automated decision support system
257	to facilitate school district and school improvement planning, accountability reporting and
258	performance recognition, and the evaluation of educational policy and program effectiveness to
259	include:
260	(i) data that are:
261	(A) comparable across schools and school districts;
262	(B) appropriate for use in longitudinal studies; and
263	(C) comprehensive with regard to the data elements required under applicable state or
264	federal law or state board rule;
265	(ii) features that enable users, most particularly school administrators, teachers, and
266	parents, to:
267	(A) retrieve school and school district level data electronically;
268	(B) interpret the data visually; and
269	(C) draw conclusions that are statistically valid; and
270	(iii) procedures for the collection and management of education data that:
271	(A) require the state superintendent of public instruction to:
272	(I) collaborate with school districts in designing and implementing uniform data
273	standards and definitions:

274	(II) undertake or sponsor research to implement improved methods for analyzing
275	education data;
276	(III) provide for data security to prevent unauthorized access to or contamination of the
277	data; and
278	(IV) protect the confidentiality of data under state and federal privacy laws; and
279	(B) require all school districts to comply with the data collection and management
280	procedures established under Subsection [(2)] (3)(e); and
281	(f) with the approval of the board, preparing and submitting to the governor a budget
282	for the board to be included in the budget that the governor submits to the Legislature.
283	[(3)] (4) Upon leaving office, the state superintendent shall deliver to his successor all
284	books, records, documents, maps, reports, papers, and other articles pertaining to his office.
285	Section 5. Section 53A-1-402.6 is amended to read:
286	53A-1-402.6. Core curriculum.
287	(1) In establishing minimum standards related to curriculum and instruction
288	requirements under Section 53A-1-402, the State Board of Education shall, in consultation
289	with local school boards, school superintendents, teachers, employers, and parents [define and
290	establish] implement a core curriculum[-] which will enable students to:
291	(a) communicate effectively, both verbally and through written communication;
292	(b) apply mathematics;
293	(c) access, analyze, and apply information; and
294	(d) work cooperatively and effectively in teams.
295	(2) The board shall:
296	(a) [include in its definition an identification of] identify the basic knowledge, skills,
297	and competencies each student is expected to acquire or master as the student advances through
298	the public education system; and
299	(b) align the core curriculum and tests administered under the Utah Performance
300	Assessment System for Students (U-PASS) with each other.
301	(3) The basic knowledge, skills, and competencies identified pursuant to Subsection
302	(2)(a) shall increase in depth and complexity from year to year and focus on consistent and
303	continual progress within and between grade levels and courses in the core academic areas of:
304	(a) English, including explicit phonics, spelling, grammar, reading, writing,

305	vocabulary, speech, and listening; and
306	(b) mathematics, including basic computational skills.
307	[(3)] (4) Local school boards shall design their school programs, that are supported by
308	generally accepted scientific standards of evidence, to focus on the core curriculum with the
309	expectation that each program will enhance or help achieve mastery of the core curriculum.
310	[(4)] (5) Except as provided in Section 53A-13-101, each school may select
311	instructional materials and methods of teaching, that are supported by generally accepted
312	scientific standards of evidence, that it considers most appropriate to meet core curriculum
313	objectives.
314	Section 6. Section 53A-1-409 is enacted to read:
315	53A-1-409. Competency-based education Recommendations Coordination.
316	The State Board of Education shall:
317	(1) provide expertise to and consult with local school boards and school districts
318	relating to competency-based education and progress-based assessments;
319	(2) monitor the expenditures of the Competency-based Education Block Grant Program
320	under Section 53A-17a-149; and
321	(3) make recommendations to the Public Education Appropriations Subcommittee,
322	including the amount and allocation of public education monies, based upon both new public
323	education monies and the reallocation of monies required to develop and implement:
324	(a) progress-based assessments;
325	(b) a weighted competency unit that distributes public education monies based on
326	student achievement resulting from competency-based program objectives, strategies, and
327	standards;
328	(c) a plan to assist students, teachers, schools, and districts that need remediation based
329	upon Subsections (3)(a) and (b);
330	(d) the reallocation of teaching resources from noncore electives into grades 1-3, 7-12
331	math, and 7-12 English; and
332	(e) a teacher development program focused on achieving progress in core academics.
333	Section 7. Section 53A-1a-104 is amended to read:
334	53A-1a-104. Characteristics of public education system.
335	The Legislature shall assist in maintaining a public education system that has the

336 following characteristics:

- (1) assumes that all students have the ability to learn and that each student departing the system will be prepared to achieve success in productive employment, further education, or both;
- (2) provides a personalized education plan or personalized education occupation plan for each student, which involves the student, the student's parent or guardian, and school personnel in establishing the plan;
- (3) provides students with the knowledge and skills to take responsibility for their decisions and to make appropriate choices;
- (4) provides opportunities for students to exhibit the capacity to learn, think, reason, and work effectively, individually and in groups;
- (5) offers a world-class <u>core</u> curriculum that enables students to successfully compete in a global society, and to succeed as citizens of a constitutional republic;
- (6) incorporates an information retrieval system that provides students, parents, and educators with reliable, useful, and timely data on the progress of each student;
- (7) attracts, prepares, inducts, and retains excellent teachers for every classroom in large part through collaborative efforts among the State Board of Education, the State Board of Regents, and school districts, provides effective ongoing professional development opportunities for teachers to improve their teaching skills, and provides recognition, rewards, and compensation for their excellence;
- (8) empowers each school district and public school to create its own vision and plan to achieve results consistent with the objectives outlined in this chapter;
- (9) uses technology to improve teaching and learning processes and for the delivery of educational services;
- (10) promotes ongoing research and development projects at the district and the school level that are directed at improving or enhancing public education;
- (11) offers a public school choice program, which gives students and their parents options to best meet the student's personalized education needs; [and]
- (12) emphasizes the involvement of educators, parents, business partnerships, and the community at large in the educational process by allowing them to be involved in establishing and implementing educational goals and participating in decision-making at the school site[:];

367	<u>and</u>
368	(13) emphasizes competency-based standards and progress-based assessments,
369	including tracking and measurement systems.
370	Section 8. Section 53A-3-301 is amended to read:
371	53A-3-301. Superintendent of schools Appointment Qualifications Term
372	Compensation.
373	(1) A local school board shall appoint a district superintendent of schools who serves
374	as the board's chief executive officer.
375	(2) (a) The board shall appoint the superintendent on the basis of outstanding
376	professional qualifications.
377	(b) The superintendent's term of office is for two years and until a successor is
378	appointed and qualified.
379	(3) If it becomes necessary to appoint an interim superintendent due to a vacancy in the
380	office of superintendent, then the board shall make an appointment during a public meeting for
381	an indefinite term not to exceed one year, which term shall end upon the appointment and
382	qualification of a new superintendent.
383	(4) (a) The superintendent shall hold an administrative/supervisory license issued by
384	the State Board of Education, except as otherwise provided in Subsection (4)(b).
385	(b) A local board of education may request, and the State Board of Education [shall]
386	may grant, a letter of authorization permitting a person with outstanding professional
387	qualifications to serve as superintendent without holding an administrative/supervisory license
388	[if the district has a student population of at least 15,000].
389	(5) The board shall set the superintendent's compensation for services.
390	(6) The superintendent qualifies for office by taking the constitutional oath of office.
391	Section 9. Section 53A-3-402 is amended to read:
392	53A-3-402. Powers and duties generally.
393	(1) Each local school board shall:
394	(a) implement the core curriculum utilizing instructional materials that best correlate to
395	the core curriculum and graduation requirements;
396	(b) administer tests, required by the State Board of Education, which measure the
397	progress of each student, and coordinate with the state superintendent and State Board of

398	Education to assess results and create plans to improve the student's progress which shall be
399	submitted to the State Office of Education for approval;
400	(c) use progress-based assessments as part of a plan to identify schools, teachers, and
401	students that need remediation and determine the type and amount of state and local resources
402	to implement remediation;
403	(d) develop early warning systems for students or classes failing to make progress;
404	(e) work with the State Office of Education to establish a library of documented best
405	practices for use by the local districts; and
406	(f) implement training programs for school administrators, including basic
407	management training, best practices in instructional methods, budget training, staff
408	management, managing for learning results and continuous improvement, and how to help
409	every child achieve optimal learning in core academics.
410	[(1)] (2) Local school boards shall spend minimum school program funds for programs
411	and activities for which the State Board of Education has established minimum standards or
412	rules under Section 53A-1-402.
413	[(2)] (3) (a) A board may purchase, sell, and make improvements on school sites,
414	buildings, and equipment and construct, erect, and furnish school buildings.
415	(b) School sites or buildings may only be conveyed or sold on board resolution
416	affirmed by at least two-thirds of the members.
417	[(3)] (4) (a) A board may participate in the joint construction or operation of a school
418	attended by children residing within the district and children residing in other districts either
419	within or outside the state.
120	(b) Any agreement for the joint operation or construction of a school shall:
421	(i) be signed by the president of the board of each participating district;
122	(ii) include a mutually agreed upon pro rata cost; and
123	(iii) be filed with the State Board of Education.
124	[(4)] (5) A board may establish, locate, and maintain elementary, secondary, and
125	applied technology schools.
126	[(5)] (6) A board may enroll children in school who are at least five years of age before
127	September 2 of the year in which admission is sought.
128	[(6)] <u>(7)</u> A board may establish and support school libraries.

429	[(7)] (8) A board may collect damages for the loss, injury, or destruction of school
430	property.
431	[(8)] (9) A board may authorize guidance and counseling services for children and their
432	parents or guardians prior to, during, or following enrollment of the children in schools.
433	[(9)] (10) (a) A board may apply for, receive, and administer funds made available
434	through programs of the federal government.
435	(b) Federal funds are not considered funds within the school district budget under Title
436	53A, Chapter 19, School District Budgets.
437	(c) Federal funds may only be expended for the purposes for which they are received
438	and are accounted for by the board.
439	[(10)] (11) (a) A board may organize school safety patrols and adopt rules under which
440	the patrols promote student safety.
441	(b) A student appointed to a safety patrol shall be at least ten years old and have written
442	parental consent for the appointment.
443	(c) Safety patrol members may not direct vehicular traffic or be stationed in a portion
444	of a highway intended for vehicular traffic use.
445	(d) Liability may not attach to a school district, its employees, officers, or agents or to a
446	safety patrol member, a parent of a safety patrol member, or an authorized volunteer assisting
447	the program by virtue of the organization, maintenance, or operation of a school safety patrol.
448	[(11)] (12) (a) A board may on its own behalf, or on behalf of an educational institution
449	for which the board is the direct governing body, accept private grants, loans, gifts,
450	endowments, devises, or bequests that are made for educational purposes.
451	(b) These contributions are not subject to appropriation by the Legislature.
452	[(12)] (13) (a) A board may appoint and fix the compensation of a compliance officer
453	to issue citations for violations of Subsection 76-10-105(2).
454	(b) A person may not be appointed to serve as a compliance officer without the
455	person's consent.
456	(c) A teacher or student may not be appointed as a compliance officer.
457	[(13)] (14) A board shall adopt bylaws and rules for its own procedures.
458	[(14)] (15) (a) A board shall make and enforce rules necessary for the control and
459	management of the district schools.

460	(b) All board rules and policies shall be in writing, filed, and referenced for public
461	access.
462	[(15)] (16) A board may hold school on legal holidays other than Sundays.
463	[(16)] (17) (a) Each board shall establish for each school year a school traffic safety
464	committee to implement this Subsection [(16)] (17).
465	(b) The committee shall be composed of one representative of:
466	(i) the schools within the district;
467	(ii) the Parent Teachers' Association of the schools within the district;
468	(iii) the municipality or county;
469	(iv) state or local law enforcement; and
470	(v) state or local traffic safety engineering.
471	(c) The committee shall:
472	(i) receive suggestions from parents, teachers, and others and recommend school traffic
473	safety improvements, boundary changes to enhance safety, and school traffic safety program
474	measures;
475	(ii) review and submit annually to the Department of Transportation and affected
476	municipalities and counties a child access routing plan for each elementary, middle, and junior
477	high school within the district;
478	(iii) consult the Utah Safety Council and the Division of Family Health Services and
479	provide training to all school children in kindergarten through grade six, within the district, on
480	school crossing safety and use; and
481	(iv) help ensure the district's compliance with rules made by the Department of
482	Transportation under Section 41-6-20.1.
483	(d) The committee may establish subcommittees as needed to assist in accomplishing
484	its duties under Subsection $[\frac{(16)}{(17)}]$ $(\underline{17})$ (c).
485	(e) The board shall require the school community council of each elementary, middle,
486	and junior high school within the district to develop and submit annually to the committee a
487	child access routing plan.
488	[(17)] (18) (a) Each school board shall adopt and implement a comprehensive
489	emergency response plan to prevent and combat violence in its public schools, on school
490	grounds, on its school vehicles, and in connection with school-related activities or events.

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491	(b) The board shall implement its plan by July 1, 2000.
492	(c) The plan shall:
493	(i) include prevention, intervention, and response components;
494	(ii) be consistent with the student conduct and discipline polices required for school
495	districts under Title 53A, Chapter 11, Part 9, School Discipline and Conduct Plans;
496	(iii) require inservice training for all district and school building staff on what their
497	roles are in the emergency response plan; and
498	(iv) provide for coordination with local law enforcement and other public safety
499	representatives in preventing, intervening, and responding to violence in the areas and activities
500	referred to in Subsection $[\frac{(17)}{(18)}]$ $\underline{(18)}(a)$.
501	(d) The State Board of Education, through the state superintendent of public
502	instruction, shall develop comprehensive emergency response plan models that local school
503	boards may use, where appropriate, to comply with Subsection [(17)] (18)(a).
504	(e) Each local school board shall, by July 1 of each year, certify to the State Board of
505	Education that its plan has been practiced at the school level and presented to and reviewed by
506	its teachers, administrators, students, and their parents and local law enforcement and public
507	safety representatives.
508	[(18)] (19) (a) Each local school board may adopt an emergency response plan for the
509	treatment of sports-related injuries that occur during school sports practices and events.
510	(b) The plan may be implemented by each secondary school in the district that has a
511	sports program for students.
512	(c) The plan may:
513	(i) include emergency personnel, emergency communication, and emergency
514	equipment components;
515	(ii) require inservice training on the emergency response plan for school personnel who
516	are involved in sports programs in the district's secondary schools; and
517	(iii) provide for coordination with individuals and agency representatives who:
518	(A) are not employees of the school district; and
519	(B) would be involved in providing emergency services to students injured while
520	participating in sports events.

(d) The board, in collaboration with the schools referred to in Subsection [(18)]

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522	(19)(b), may review the plan each year and make revisions when required to improve or
523	enhance the plan.
524	(e) The State Board of Education, through the state superintendent of public
525	instruction, shall provide local school boards with an emergency plan response model that local
526	boards may use to comply with the requirements of this Subsection [(18)] (19).
527	[(19)] (20) A board shall do all other things necessary for the maintenance, prosperity,
528	and success of the schools and the promotion of education.
529	Section 10. Section 53A-3-403 is amended to read:
530	53A-3-403. School district fiscal year Statistical reports.
531	(1) A school district's fiscal year begins on July 1 and ends on June 30.
532	(2) (a) The district shall forward statistical reports for the preceding school year,
533	containing items required by law or by the State Board of Education, to the state superintendent
534	not later than November 1 of each year.
535	(b) The reports shall include information to enable the state superintendent to complete
536	the statement required under Subsection 53A-1-301 [$\frac{(2)}{(2)}$] $\frac{(3)}{(4)}(v)$.
537	(3) The district shall forward the opinion on the statistical report of the auditors
538	employed under Section 51-2-1 to the state superintendent not later than October 15 of each
539	year.
540	(4) The district shall include the following information in its report:
541	(a) a summary of the number of students in the district given fee waivers, the number
542	of students who worked in lieu of a waiver, and the total dollar value of student fees waived by
543	the district;
544	(b) a copy of the district's fee and fee waiver policy;
545	(c) a copy of the district's fee schedule for students; and
546	(d) notices of fee waivers provided to a parent or guardian of a student.
547	Section 11. Section 53A-3-404 is amended to read:
548	53A-3-404. Annual financial report Audit report.
549	(1) The annual financial report of each school district, containing items required by law
550	or by the State Board of Education and attested to by independent auditors, shall be prepared as
551	required by Section 51-2-1.

(2) The auditors employed under Section 51-2-1 shall complete their field work in

553	sufficient time to allow them to verify necessary audit adjustments included in the annual
554	financial report to the state superintendent.
555	(3) (a) (i) The district shall forward the annual financial report to the state
556	superintendent not later than October 1.
557	(ii) The report shall include information to enable the state superintendent to complete
558	the statement required under Subsection 53A-1-301[(2)] (3) (d)(v).
559	(b) (i) The State Board of Education shall publish electronically a copy of the report on
560	the Internet not later than December 15.
561	(ii) The report may be combined with the report required to be published under
562	Subsection 53A-3-416(3)(b).
563	(4) The completed audit report shall be delivered to the school district board of
564	education and the state superintendent of public instruction not later than November 30 of each
565	year.
566	Section 12. Section 53A-3-411 is amended to read:
567	53A-3-411. Employment of school personnel Length of contract Termination
568	for cause Individual contract of employment.
569	(1) A local school board may enter into a written employment contract for a term not to
570	exceed five years.
571	(2) Nothing in the terms of the contract shall restrict the power of a local school board
572	to terminate the contract for cause at any time.
573	(3) (a) A local school board may not enter into a collective bargaining agreement that
574	prohibits or limits individual contracts of employment.
575	(b) Subsection (3)(a) does not apply to an agreement that was entered into before May
576	<u>5, 2003.</u>
577	Section 13. Section 53A-6-103 is amended to read:
578	53A-6-103. Definitions.
579	As used in this chapter:
580	(1) "Accredited institution" means an institution meeting the requirements of Section
581	53A-6-107.
582	(2) (a) "Alternative preparation program" means preparation for licensure in
583	accordance with applicable law and rule through other than an approved preparation program.

584	(b) "Alternative preparation program" includes the competency-based licensing
585	program described in Section 53A-6-104.5.
586	(3) "Ancillary requirement" means a requirement established by law or rule in addition
587	to completion of an approved preparation program or alternative education program or
588	establishment of eligibility under the NASDTEC Interstate Contract, and may include any of
589	the following:
590	(a) minimum grade point average;
591	(b) standardized testing or assessment;
592	(c) mentoring;
593	(d) recency of professional preparation or experience;
594	(e) graduation from an accredited institution; or
595	(f) evidence relating to moral, ethical, physical, or mental fitness.
596	(4) "Approved preparation program" means a program for preparation of educational
597	personnel offered through an accredited institution in Utah or in a state which is a party to a
598	contract with Utah under the NASDTEC Interstate Contract and which, at the time the
599	program was completed by the applicant:
600	(a) was approved by the governmental agency responsible for licensure of educators in
601	the state in which the program was provided;
602	(b) satisfied requirements for licensure in the state in which the program was provided;
603	(c) required completion of a baccalaureate; and
604	(d) included a supervised field experience.
605	(5) "Board" means the Utah State Board of Education.
606	(6) "Certificate" means a license issued by a governmental jurisdiction outside the
607	state.
608	(7) "Core academic subjects" means English, reading or language arts, mathematics,
609	science, foreign languages, civics and government, economics, arts, history, and geography.
610	[(7)] <u>(8)</u> "Educator" means:
611	(a) a person who holds a license;
612	(b) a teacher, counselor, administrator, librarian, or other person required, under rules
613	of the board, to hold a license; or
614	(c) a person who is the subject of an allegation which has been received by the board or

615	UPPAC and was, at the time noted in the allegation, a license holder or a person employed in a
616	position requiring licensure.
617	[(8)] (9) "Endorsement" means a stipulation appended to a license setting forth the
618	areas of practice to which the license applies.
619	[(9)] (10) "License" means an authorization issued by the board which permits the
620	holder to serve in a professional capacity in the public schools. The [four] five levels of
621	licensure are:
622	(a) "letter of authorization," which is:
623	(i) a temporary license issued to a person who has not completed requirements for a
624	competency-based, or level 1, 2, or 3 license, such as:
625	(A) a student teacher [or a person hired to perform professional services on an
626	emergency basis when fully qualified personnel are not available]; or
627	(B) a person participating in an alternative preparation program; or
628	(ii) a license issued, pursuant to board rules, to a person who has achieved eminence,
629	or has outstanding qualifications, in a field taught in public schools;
630	(b) "competency-based license" which is issued to a teacher based on the teacher's
631	demonstrated teaching skills and abilities;
632	[(b)] (c) "level 1 license," which is a license issued upon completion of an approved
633	preparation program or an alternative preparation program, or pursuant to an agreement under
634	the NASDTEC Interstate Contract, to candidates who have also met all ancillary requirements
635	established by law or rule;
636	[(e)] (d) "level 2 license," which is a license issued after satisfaction of all requirements
637	for a level 1 license as well as any additional requirements established by law or rule relating to
638	professional preparation or experience; and
639	[(d)] (e) "level 3 license," which is a license issued to an educator who holds a current
640	Utah level 2 license and has also received, in the educator's field of practice, National Board
641	certification or a doctorate from an accredited institution.
642	[(10)] (11) "NASDTEC" means the National Association of State Directors of Teacher
643	Education and Certification.
644	[(11)] (12) "NASDTEC Interstate Contract" means the contract implementing Title
645	53A, Chapter 6, Part 2, Compact for Interstate Qualification of Educational Personnel, which is

646	administered through NASDTEC.
647	[(12)] (13) "National Board certification" means a current certificate issued by the
648	National Board for Professional Teaching Standards.
649	[(13)] (14) "Necessarily existent small school" means a school classified as a
650	necessarily existent small school in accordance with Section 53A-17a-109.
651	[(14)] (15) "Office" means the Utah State Office of Education.
652	[(15)] (16) "Rule" means an administrative rule adopted by the board under Title 63,
653	Chapter 46a, Utah Administrative Rulemaking Act.
654	[(16)] (17) "School" means a public or private entity which provides educational
655	services to a minor child.
656	[(17)] (18) "Small school district" means a school district with an enrollment of less
657	than 5,000 students.
658	[(18)] (19) "UPPAC" means the Utah Professional Practices Advisory Commission.
659	Section 14. Section 53A-6-104 is amended to read:
660	53A-6-104. Board licensure.
661	(1) (a) The board may issue licenses for educators.
662	(b) [(i)] A person employed in a position that requires licensure by the board shall hold
663	the appropriate license.
664	[(ii) The board shall issue a letter of authorization permitting a person to be employed
665	as a classroom teacher if requested by a local school board which has determined that:]
666	[(A) the person has outstanding professional qualifications or extensive job experience
667	in the public or private sector in such areas as mathematics, science, business, information
668	technology, and applied technology; and]
669	[(B) employment of the person would permit the school district to better meet the
670	educational goals of students.]
671	(2) (a) The board may by rule rank, endorse, or otherwise classify licenses and
672	establish the criteria for obtaining and retaining licenses.
673	(b)(i) The board shall make rules requiring participation in professional development
674	activities in order for educators to retain their licenses.
675	(ii) An educator who is enrolling in a course of study at an institution within the state
676	system of higher education to satisfy the professional development requirements of Subsection

677	(2)(b)(i) is exempt from tuition, except for a semester registration fee established by the State
678	Board of Regents, if:
679	(A) the educator is enrolled on the basis of surplus space in the class after regularly
680	enrolled students have been assigned and admitted to the class in accordance with regular
681	procedures, normal teaching loads, and the institution's approved budget; and
682	(B) enrollments are determined by each institution under rules and guidelines
683	established by the State Board of Regents in accordance with findings of fact that space is
684	available for the educator's enrollment.
685	(3) Unless suspended or revoked by the board, or surrendered by the educator:
686	(a) a letter of authorization is valid for one year, or a shorter period as specified by the
687	board, subject to renewal by the board in accordance with board rules [for a total of not more
688	than four years of full-time equivalent employment];
689	(b) a competency-based license remains valid;
690	[(b)] (c) a level 1 license is valid for three years, subject to renewal by the board in
691	accordance with board rules;
692	[(c)] (d) a level 2 license is valid for five years, subject to renewal by the board in
693	accordance with board rules; and
694	[(d)] (e) a level 3 license is valid for seven years, subject to renewal by the board in
695	accordance with board rules.
696	Section 15. Section 53A-6-104.5 is enacted to read:
697	53A-6-104.5. Licensing by competency.
698	(1) A competency-based license to teach may be issued based on the demonstrated
699	competence of a teacher as provided in this section.
700	(2) A local school board or charter school may request, and the State Board of
701	Education shall grant a competency-based license to a person who meets the qualifications
702	specified in this section.
703	(3) A local school board or charter school may request a competency-based license if
704	the candidate meets the following qualifications:
705	(a) a license candidate who teaches one or more core academic subjects in an
706	elementary school shall:
707	(i) hold at least a bachelor's degree; and

708	(ii) have demonstrated, by passing a rigorous state test, subject knowledge and teaching
709	skills in reading, writing, mathematics, and other areas of the basic elementary school
710	curriculum;
711	(b) a license candidate who teaches one or more core academic subjects in a middle or
712	secondary school shall:
713	(i) hold at least a bachelor's degree; and
714	(ii) have demonstrated a high level of competency in each of the academic subjects in
715	which the teacher teaches by:
716	(A) passing a rigorous state academic subject test in each of the academic subjects in
717	which the teacher teaches; or
718	(B) successful completion, in each of the academic subjects in which the teacher
719	teaches, of an academic major, a graduate degree, course work equivalent to an undergraduate
720	academic major, or advanced certification or credentialing; or
721	(c) a license candidate who teaches subjects other than a core academic subject in an
722	elementary, middle, or high school shall:
723	(i) hold a bachelor's degree, associate's degree, or skill certification; and
724	(ii) have skills, talents, or abilities, as evaluated by the employing entity, that make the
725	person suited for the teaching position.
726	(4) A school district or charter school:
727	(a) shall monitor and assess the performance of each teacher holding a
728	competency-based license; and
729	(b) may recommend that the competency-based license holder's training and
730	assessment be reviewed by the Utah State Office of Education for a level 1 license.
731	Section 16. Section 53A-6-110 is enacted to read:
732	53A-6-110. Administrative/supervisory letters of authorization.
733	(1) A local school board may request, and the State Board of Education may grant, a
734	letter of authorization permitting a person with outstanding professional qualifications to serve
735	in any position that requires a person to hold an administrative/supervisory license or
736	certificate, including principal, assistant principal, associate principal, vice principal, assistant
737	superintendent, administrative assistant, director, specialist, or other district position.
738	(2) The State Board of Education may grant a letter of authorization permitting a

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739	person with outstanding professional qualifications to serve in any position at the State Office
740	of Education that requires a person to hold an administrative/supervisory license or certificate.
741	Section 17. Section 53A-6-502 is amended to read:
742	53A-6-502. Mandatory reporting of physical or sexual abuse of students.
743	(1) For purposes of this section, "educator" means, in addition to a person included
744	under [Subsection] Section 53A-6-103[(7)], a person, including a volunteer or temporary
745	employee, who at the time of an alleged offense was performing a function in a private school
746	for which a license would be required in a public school.
747	(2) In addition to any duty to report suspected cases of child abuse or neglect under
748	Section 62A-4a-403, an educator who has reasonable cause to believe that a student may have
749	been physically or sexually abused by a school employee shall immediately report the belief
750	and all other relevant information to the school principal, superintendent, or to the office.
751	(3) A school administrator who has received a report under Subsection (2) or who
752	otherwise has reasonable cause to believe that a student may have been physically or sexually
753	abused by an educator shall immediately report that information to the office.
754	(4) Failure to comply with Subsection (2) or (3) shall be considered unprofessional
755	conduct.
756	(5) A person who makes a report under this section in good faith shall be immune from
757	civil or criminal liability that might otherwise arise by reason of that report.
758	Section 18. Section 53A-8-106 is amended to read:
759	53A-8-106. Career employee status for provisional employees.
760	(1) A provisional employee must work for a school district on at least a half-time basis
761	for three consecutive years to obtain career employee status.
762	(2) Policies of an employing school district shall determine the status of a career
763	employee in the event of the following:
764	(a) the employee accepts a position which is substantially different from the position in
765	which career status was achieved; or
766	(b) the employee accepts employment in another school district.

(3) If an employee who is under an order of probation or remediation in one

shall stand until its provisions are satisfied.

assignment in a school district is transferred or given a new assignment in the district, the order

770	(4) An employee who is given extra duty assignments in addition to a primary
771	assignment, such as a teacher who also serves as a coach or activity advisor, is a temporary
772	employee in those extra duty assignments and may not acquire career status beyond the primary
773	assignment.
774	(5) A person is an at-will employee and is not eligible for career employee status if the
775	person:
776	(a) is a teacher who holds a competency-based license pursuant to Section 53A-6-104.5
777	and does not hold a level 1, 2, or 3 license as defined in Section 53A-6-103; or
778	(b) holds an administrative/supervisory letter of authorization pursuant to Section
779	<u>53A-6-110.</u>
780	Section 19. Section 53A-10-103 is amended to read:
781	53A-10-103. Establishment of educator evaluation program Joint committee.
782	(1) Each local school board shall develop an evaluation program in consultation with
783	its educators through appointment of a joint committee.
784	(2) The joint committee shall be comprised of an equal number of classroom teachers.
785	parents, and administrators appointed by the board.
786	(3) A board may appoint members of the joint committee from a list of nominees:
787	(a) voted on by classroom teachers in a nomination election [and from a list of
788	nominees];
789	(b) voted on by the administrators in a nomination election[7]; and
790	(c) of parents submitted by school community councils within the district.
791	(4) The evaluation program developed by the joint committee must comply with the
792	requirements of Section 53A-10-106.
793	Section 20. Section 53A-13-108 is enacted to read:
794	53A-13-108. Curriculum and graduation requirements.
795	(1) The State Board of Education shall establish rigorous curriculum and graduation
796	requirements under Section 53A-1-402 for grades 9 through 12 that, beginning no later than
797	with the graduating class of 2007 shall:
798	(a) use competency-based standards and assessments;
799	(b) include instruction that stresses general financial literacy from basic budgeting to
800	financial investments, including bankruptcy education; and

801	(c) increase graduation requirements in language arts, mathematics, and science to
802	exceed the existing credit requirements of 3.0 units in language arts, 2.0 units in mathematics,
803	and 2.0 units in science.
804	(2) The State Board of Education shall also establish competency-based standards and
805	assessments for elective courses.
806	Section 21. Legislative finding State Board of Education study and
807	recommendations Reports.
808	(1) The Legislature finds that a free public education should:
809	(a) prepare each student for the student's choice of higher education or gainful
810	employment, focusing on the core academic skills of reading, writing, science, and
811	mathematics, balanced with exposure to the arts which will enable students, through teamwork
812	and cooperation, to:
813	(i) communicate effectively, both verbally and through written communication;
814	(ii) apply mathematics; and
815	(iii) access, analyze, and apply information; and
816	(b) train students in the key attributes required for successful living including those
817	described in "What Work Requires of Schools: A SCANS Report for America 2000" from the
818	Secretary's Commission on Achieving Necessary Skills of the U.S. Department of Labor.
819	(2) In accordance with the findings described under Subsection (1), the State Board of
820	Education shall study and make recommendations for:
821	(a) aligning responsibility, authority, accountability, and funding for the State Board of
822	Education, state superintendent, and local school districts;
823	(b) an improved environment of academic achievement;
824	(c) implementing competency-based progress and measurement systems that allow
825	each student to continually progress within and between course levels at an individual optimal
826	rate;
827	(d) assuring that each high school senior is progressing in challenging courses;
828	(e) developing, with employers, trades, professions, and the State Board of Regents
829	competency standards for progress or graduation;
830	(f) improving methods of motivating school districts to increase academic discipline,
831	including reduced cutting of classes by students and utilizing means such as closed campuses:

832	(g) implementing a progress-based assessment system that continually tracks individual
833	student progress each year in each of the core academic areas by:
834	(i) tracking student progress from year to year on a longitudinal basis, rather than
835	aggregate levels of performance;
836	(ii) utilizing national norm-referenced tests as benchmarks, so that the progress of Utah
837	students can be compared to the progress of students in other states and the nation;
838	(iii) providing progress assessment data that follow each student wherever that student
839	attends schools in the state; and
840	(iv) making the assessment data available to parents to permit them to make fully
841	informed decisions regarding the districts, schools, and teachers they wish to involve in the
842	educational process for their children;
843	(h) developing methods to increase school choice among public schools, including
844	intradistrict and interdistrict transfers, and expansion of alternative schools such as charter
845	schools and New Century schools;
846	(i) aligning the current funding mechanisms with the priorities of the strategy focusing
847	on core academics, to include financial incentives and consequences;
848	(j) developing a new incremental state funding mechanism for public education that:
849	(i) motivates school districts to focus on achieving value-added progress in core
850	academics;
851	(ii) is tied to the progress-based assessment system described under Subsection (2)(g);
852	(iii) provides funding details, including adjustments for mobility; and
853	(iv) provides school districts, parents, students, and educators an economic incentive
854	for developing economic efficiencies in the delivery of instruction;
855	(k) remediating schools and districts that do not meet appropriate standards based on
856	the progress-based assessment described above, including possible transfer of control to the
857	State Board of Education;
858	(l) developing ways to meet a variety of learning styles;
859	(m) developing savings through building utilization, including double sessions and
860	year-round schedules; and
861	(n) implementing other best demonstrated practices of other states and their school
862	districts that are achieving significant improvement in core academic progress.

863	(3) (a) By August 15, 2003, the State Board of Education shall submit an initial report
864	to the governor's office for use at the State Education Summit Meeting.
865	(b) The State Board of Education shall make at least three annual reports on the issues
866	described under Subsection (2) to the Education Interim Committee.
867	(c) A final report, including any proposed legislation, shall be presented to the
868	Education Interim Committee prior to November 30, 2003, 2004, and 2005.
869	Section 22. Education Interim Committee Request for proposals
870	Appropriation.
871	(1) The Education Interim Committee, after consultation with the State Board of
872	Education, shall issue a three-stage request for proposals responding to Utah's need to stretch
873	educational dollars and improve student performance, including:
874	(a) the definition of the core mission of public education in the state;
875	(b) how the following features could be used to accelerate student progress and
876	achievement, including the costs saved or required for implementation and program
877	maintenance:
878	(i) daily and weekly competency-based progress;
879	(ii) self-paced progress;
880	(iii) technologies to support assessment and student tracking;
881	(iv) new student and teacher support mechanisms;
882	(v) new delivery methods, including the use of the Internet; and
883	(vi) strategies for reallocating resources to core curriculum requirements; and
884	(c) how the components described under Subsection (1)(b) can be aligned and
885	harmonized to reduce delivery costs and overhead, including administration and clerical work
886	(2) The issuance of the request for proposals under Subsection (1) shall proceed as
887	<u>follows:</u>
888	(a) a general and widely advertised invitation for preliminary proposals;
889	(b) a selection of up to three promising proposals for the development of a complete
890	proposal, but promising consideration of all complete proposals developed with private funds;
891	<u>and</u>
892	(c) a selection of one or more of the final proposals for recommendation to the
893	Legislature and the educational community for developmental funding and implementation

894	(3) There is appropriated from the General Fund for fiscal year 2002-03 only, \$150,000
895	to the Office of Legislative Research and General Counsel for the Education Interim
896	Committee to issue the request for proposals described in this section.
897	(4) By August 15, 2003, the Education Interim Committee shall submit an initial report
898	to the governor's office for use at the State Education Summit Meeting.
899	Section 23. Public Education Appropriations Subcommittee Study Report.
900	(1) The Public Education Appropriations Subcommittee shall:
901	(a) receive the study of the State Board of Education made in accordance with Section
902	<u>53A-1-409;</u>
903	(b) make recommendations for the allocation of public education monies, based upon
904	both new public education monies and the reallocation of monies required to implement
905	competency-based education standards and assessments; and
906	(c) other issues that may be recommended by the Public Education Appropriations
907	Subcommittee.
908	(2) (a) By August 15, 2003, the Public Education Appropriations Subcommittee shall
909	submit an initial report to the governor's office for use at the State Education Summit Meeting.
910	(b) A final report shall be presented before November 30, 2003, to the Executive
911	Appropriations Committee.
912	Section 24. Additional meetings authorized Appropriations.
913	(1) The Education Interim Committee and the Public Education Appropriations
914	Subcommittee are each authorized to hold two additional meetings during the 2003 interim.
915	(2) There is appropriated from the General Fund for fiscal year 2002-03 only, the
916	following amounts for the additional meetings under Subsection (1):
917	(a) \$4,500 to the Senate to pay for the compensation and expenses of senators on the
918	committees;
919	(b) \$10,000 to the House of Representatives to pay for the compensation and expenses
920	of representatives on the committees;
921	(c) \$5,000 to the Office of Legislative Research and General Counsel to pay for
922	staffing expenses; and
923	(d) \$5,000 to the Office of the Legislative Fiscal Analyst to pay for staffing expenses.
924	Section 25. State Board of Regents Study.

925	(1) The State Board of Regents shall study and make recommendations on changes to
926	the system of higher education that may be required to accommodate and coordinate with
927	public education as public education implements competency-based education and
928	progress-based assessments.
929	(2) By August 15, 2003, the State Board of Regents shall submit a report to the
930	governor's office for use at the State Education Summit Meeting.
931	Section 26. State Board of Education Appropriation.
932	(1) There is appropriated for the fiscal year beginning July 1, 2003, \$4,000,000 from
933	the Uniform School Fund to the State Office of Education.
934	(2) The State Board of Education shall use the appropriation under Subsection (1) to:
935	(a) create a definition of how competency-based educational processes will be
936	employed in the public education system;
937	(b) complete an initial pilot program in competency-based educational processes;
938	(c) create specifications for developing and implementing:
939	(i) a progress-based assessment system to measure and monitor individual student
940	progress in core academic subjects; and
941	(ii) a teacher development plan focused on achieving progress in core academic
942	subjects; and
943	(d) develop a joint program between public education and higher education to foster
944	superior teaching as defined by progress-based assessments in core academic subjects.
945	Section 27. State Education Summit Meeting.
946	(1) (a) The governor's office shall organize a State Education Summit Meeting to be
947	held after September 1 in 2003.
948	(b) The State Board of Education and state superintendent of public instruction shall
949	provide staff support for the summit meeting.
950	(2) The participants in the State Education Summit Meeting shall be:
951	(a) the State Board of Education;
952	(b) the state superintendent of public instruction;
953	(c) representatives of local school boards and superintendents;
954	(d) the Education Interim Committee;
955	(e) the Public Education Appropriations Subcommittee;

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956	(f) the governor's office;
957	(g) the State Board of Regents;
958	(h) the commissioner of higher education;
959	(i) representatives of Utah's higher education institutions;
960	(j) representatives of educators;
961	(k) representatives of business, industry, and employers;
962	(1) representatives of students' parents; and
963	(m) other invited participants.
964	(3) The purpose of the State Education Summit Meeting shall be to:
965	(a) hear the initial reports of the State Board of Education, the Education Interim
966	Committee, the Public Education Appropriations Subcommittee, and State Board of Regents
967	required under this act;
968	(b) discuss issues relating to this act, including the emphasis on core academic
969	subjects, competency-based education, and progress-based assessments; and
970	(c) develop plans, coordinate efforts, make recommendations, and propose legislation
971	needed to implement this act.