1	CONCURRENT ENROLLMENT AMENDMENTS							
1								
2	2007 GENERAL SESSION							
	STATE OF UTAH							
4	Chief Sponsor: Kory M. Holdaway							
5	Senate Sponsor:							
6								
7	LONG TITLE							
8	General Description:							
9	This bill modifies the State System of Public Education Code relating to concurrent							
10	enrollments.							
11	Highlighted Provisions:							
12	This bill:							
13	<ul> <li>separates concurrent enrollment from other programs in the accelerated learning</li> </ul>							
14	programs appropriation;							
15	<ul> <li>makes the appropriation for concurrent enrollment based upon the weighted pupil</li> </ul>							
16	unit;							
17	<ul> <li>provides for the distribution of the concurrent enrollment appropriation:</li> </ul>							
18	• between the State System of Public Education and the State System of Higher							
19	Education; and							
20	• among public schools and institutions of higher education that participate in							
21	concurrent enrollment; and							
22	<ul> <li>makes technical corrections.</li> </ul>							
23	Monies Appropriated in this Bill:							
24	This bill appropriates for fiscal year 2007-08:							
25	<ul> <li>\$2,017,569,545 from the Uniform School Fund; and</li> </ul>							
26	<ul> <li>\$15,000,000 from the Interest and Dividends Account.</li> </ul>							
27	Other Special Clauses:							



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28	This bill takes effect on July 1, 2007.						
29	Utah Code Sections Affected:						
30	AMENDS:						
31	53A-15-101, as last amended by Chapter 221, Laws of Utah 2003						
32	53A-17a-104, as last amended by Chapters 4 and 354, Laws of Utah 2006						
33	53A-17a-120, as last amended by Chapter 320, Laws of Utah 2003						
34	ENACTS:						
35	53A-17a-120.5, Utah Code Annotated 1953						
36							
37	Be it enacted by the Legislature of the state of Utah:						
38	Section 1. Section <b>53A-15-101</b> is amended to read:						
39	53A-15-101. Higher education courses in the public schools Cooperation						
40	between public and higher education.						
41	(1) The State Board of Education in collaboration with the State Board of Regents shall						
42	implement:						
43	(a) a curriculum program and delivery system which allows students the option to						
44	complete high school graduation requirements and prepares them to meet college admission						
45	requirements at the conclusion of the eleventh grade, but does not preclude a student involved						
46	in accelerated learning programs from graduating at an earlier time;						
47	(b) a program of selected college credit courses in general and [applied technology]						
48	career and technical education which would be made available in cooperation with the State						
49	Board of Regents, as resources allow, through concurrent enrollment with one or more of the						
50	state's institutions of higher education;						
51	(c) a course of study for a student who decides to continue on through the twelfth grade						
52	that would allow the student to take courses necessary to graduate from high school, and at the						
53	student's option, to become better prepared for the world of work, or complete selected college						
54	level courses corresponding to the first and second year of course work at a university, college,						
55	or community college in the state system of higher education; and						
56	(d) a program for advanced placement which permits students to earn high school						
57	credits while qualifying to take advanced placement examinations for college credit.						
58	(2) The delivery system and curriculum program shall be designed and implemented to						

59 take full advantage of the most current available educational technology.

60 (3) The State Board of Regents shall adopt rules to ensure the following:

61 (a) early high school graduates who are academically prepared and meet college
62 admission requirements may be enrolled in one of the state's institutions of higher education;

(b) college credit courses are taught in high school concurrent enrollment or advanced
placement programs by college or university faculty or public school educators under the
following conditions:

(i) public school educators in concurrent enrollment programs must first be approved
as adjunct faculty and supervised by a state institution of higher education;

(ii) teaching is done through live classroom instruction or telecommunications; and
(iii) course content, procedures, and teaching materials in concurrent enrollment
programs are approved by the appropriate department or program at an institution of higher
education in order to ensure quality and comparability with courses offered on college and
university campuses; and

(c) college credits obtained under this section shall be accepted for transfer of credit
purposes as if they had been obtained at any public institution of higher education within the
state system.

(4) College-level courses taught in the high school carry the same credit hour value as
when taught on a college or university campus and apply toward graduation on the same basis
as courses taught at an institution of higher education to which the credits are submitted.

(5) The State Board of Education shall provide students in the public schools with the
option of accelerating their educational program and graduating at the conclusion of the
eleventh grade.

82 (6) (a) The State Board of Education and State Board of Regents shall work in close
83 cooperation in developing, implementing, and evaluating the program established under this
84 section.

(b) (i) Each high school shall receive its proportional share of concurrent enrollment
monies appropriated or allocated pursuant to Section [53A-17a-120] 53A-17a-120.5 based
upon the hours of higher education course work undertaken by students at the school under
Subsections (1)(b) and (1)(c) as compared to the state total.

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(ii) School districts shall contract with institutions of higher education to provide the

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90	higher education services required under this section.						
91	(iii) (A) Higher education tuition and fees may not be charged for participation in this						
92	program, except that each institution within the state's higher education system may charge a						
93	one-time per student per institution admissions application fee for concurrent enrollment						
94	course credit offered by the institution.						
95	(B) Payment of the fee under Subsection (6)(b)(iii)(A) satisfies the general admissions						
96	application fee requirement for a full-time or part-time student at an institution so that no						
97	additional admissions application fee may be charged by the institution.						
98	Section 2. Section <b>53A-17a-104</b> is amended to read:						
99	53A-17a-104. Amount of state's contribution toward minimum school program.						
100	(1) The total contribution of the state toward the cost of the minimum school program						
101	may not exceed the sum of [ <del>\$2,032,219,545</del> ] <u>\$2,032,569,545</u> for the fiscal year beginning July						
102	1, [2006] 2007, except as otherwise provided by the Legislature through supplemental						
103	appropriations.						
104	(2) There is appropriated from state and local funds for fiscal year $[2006-07]$ 2007-08						
105	for distribution to school districts and charter schools, in accordance with this chapter, monies						
106	for the following purposes and in the following amounts:						
107	(a) basic program - kindergarten, \$57,234,560 (23,680 WPUs);						
108	(b) basic program - grades 1-12, \$1,118,053,443 (462,579 WPUs);						
109	(c) basic program - professional staff, \$106,128,053 (43,909 WPUs);						
110	(d) basic program - administrative costs, \$3,937,293 (1,629 WPUs);						
111	(e) basic program - necessarily existent small schools and units for consolidated						
112	schools, \$18,487,633 (7,649 WPUs);						
113	(f) special education - regular program - add-on WPUs for students with disabilities,						
114	\$136,350,221 (56,413 WPUs);						
115	(g) preschool special education program, \$19,717,886 (8,158 WPUs);						
116	(h) self-contained regular WPUs, \$32,148,517 (13,301 WPUs);						
117	(i) extended year program for severely disabled, \$887,039 (367 WPUs);						
118	(j) special education programs in state institutions and district impact aid, \$3,487,731						
119	(1,443 WPUs);						
120	(k) applied technology and technical education district programs, \$59,934,349 (24,797						

121 WPUs), including \$1,045,033 for summer applied technology agriculture programs; (l) applied technology district set-aside, \$2,562,020 (1,060 WPUs); 122 123 (m) class size reduction, \$74,378,341 (30,773 WPUs); (n) concurrent enrollment \$8,554,831 (3,539 WPUs); 124 125 [(n)] (o) Social Security and retirement programs, \$310,891,038; 126  $[(\mathbf{o})]$  (p) pupil transportation to and from school, \$62,601,763, of which not less than 127 \$2,173,569 shall be allocated to the Utah Schools for the Deaf and Blind to pay for 128 transportation costs of the schools' students: 129  $\left[\frac{p}{2}\right]$  (q) guarantee transportation levy, \$500,000; 130 [<del>(q)</del>] (r) Local Discretionary Block Grant Program, \$21,820,748; 131 [<del>(r)</del>] (s) Interventions for Student Success Block Grant Program, \$16,792,888; 132 [(s)] (t) Quality Teaching Block Grant Program, \$62,993,704; 133 [(t)] (u) highly impacted schools, \$5,123,207; 134 [(u)] (v) at-risk programs, \$27,992,056; 135 [(v)] (w) adult education, \$9,148,653; 136 [(w)] (x) accelerated learning programs, [\$12,010,853] \$3,806,022;  $[(\mathbf{x})]$  (y) electronic high school, \$1,300,000; 137 138  $\left[\frac{(y)}{(z)}\right]$  (z) School LAND Trust Program, \$15,000,000;  $\left[\frac{1}{2}\right]$  (aa) state-supported voted leeway, \$196,085,303; 139 140 [(aa)] (bb) state-supported board leeway, \$54,704,476; [(bb)] (cc) charter schools, pursuant to Section 53A-1a-513, \$21,552,450; 141 142 [(cc)] (dd) K-3 Reading Improvement Program, \$12,500,000; and 143 [(dd)] (ee) state-supported board leeway for K-3 Reading Improvement Program, 144 \$15,000,000. 145 Section 3. Section 53A-17a-120 is amended to read: 146 53A-17a-120. Appropriation for accelerated learning programs. 147 (1) Money appropriated to the State Board of Education in Section 53A-17a-104 for accelerated learning programs shall be allocated to local school boards and charter schools for 148 149 the following programs: 150 (a) programs in grades 1-12 for the gifted and talented; and 151 [(b) concurrent enrollment; and]

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152	[ <del>(c)</del> ] (b) advanced placement.						
153	[(2) (a) A school participating in the concurrent enrollment programs offered under						
154	Section 53A-15-101 shall receive on a per student basis up to \$33.33 per quarter hour or \$50						
155	per semester hour for each hour of higher education course work undertaken at the school.]						
156	[(b) Each year the amounts specified in Subsection (2)(a) shall be adjusted in						
157	proportion to the increase in the value of the weighted pupil unit from the prior year established						
158	in Subsection 53A-17a-103(1).]						
159	[(3)] (2) (a) Districts shall spend monies for these programs according to rules						
160	established by the State Board of Education in accordance with Title 63, Chapter 46a, Utah						
161	Administrative Rulemaking Act.						
162	(b) The State Board of Education shall develop uniform and consistent policies for						
163	school districts to follow in utilizing advanced placement [and concurrent enrollment] monies.						
164	Section 4. Section <b>53A-17a-120.5</b> is enacted to read:						
165	53A-17a-120.5. Appropriation for concurrent enrollment.						
166	(1) Money appropriated to the State Board of Education in Section 53A-17a-104 for						
167	concurrent enrollment shall be allocated as follows:						
168	(a) 60% of the monies shall be allocated to local school boards and charter schools; and						
169	(b) 40% of the monies shall be allocated to the State Board of Regents.						
170	(2) The State Board of Education shall make rules providing that a school participating						
171	in the concurrent enrollment programs offered under Section 53A-15-101 shall receive an						
172	allocation from the monies described in Subsection (1)(a) as provided in Section 53A-15-101.						
173	(3) The State Board of Regents shall make rules providing that an institution of higher						
174	education participating in the concurrent enrollment programs offered under Section						
175	53A-15-101 shall receive an allocation from the monies described in Subsection (1)(b) as						
176	provided in the rules.						
177	(4) Each year the Legislature shall increase the money appropriated to the State Board						
178	of Education in Section 53A-17a-104 for concurrent enrollment based on enrollment growth in						
179	concurrent enrollment.						
180	(5) The State Board of Education and the State Board of Regents shall annually report						
181	to the Public Education Appropriations Subcommittee:						
182	(a) an accounting of the money appropriated for concurrent enrollment; and						

- 183 (b) a justification of the split described in Subsections (1)(a) and (b).
- 184 Section 5. Effective date.
- 185 <u>This bill takes effect on July 1, 2007.</u>

Legislative Review Note as of 12-19-06 10:23 AM

Office of Legislative Research and General Counsel

## **Fiscal Note**

#### H.B. 79 - Concurrent Enrollment Amendments

2007 General Session

State of Utah

### **State Impact**

Enactment of this bill would extend the current year's appropriation for the minimum school program into FY 2008 and increase the total appropriation supporting the concurrent enrollment program by \$350,000. Further, it would assign Weighted Pupil Units to the concurrent enrollment program and establishes the program as an independent line item in the Minimum School Program. By making concurrent enrollment WPU driven, funding may be increased annually due to enrollment growth and WPU value increases.

	FY 2007 <u>Approp.</u>	FY 2008 <u>Approp.</u>	FY 2009 <u>Approp.</u>		EV 2008	FY 2009
				Revenue	Revenue	Revenue
Uniform School Fund	\$0	\$2,032,569,545	\$2,032,569,545	NI I		\$0
Total	\$0	\$2,032,569,545	\$2,032,569,545		\$0	\$0

#### Individual, Business and/or Local Impact

Enactment of this bill may result in revenue reallocation among public education and higher education. Currently, school districts and higher education institutions negotiate concurrent enrollment fees on a district and institution basis. Enactment will standardize the division of revenue between public and higher education.

1/13/2007, 1:35:59 PM, Lead Analyst: Schoenfeld, J.D.

Office of the Legislative Fiscal Analyst