ORDERLY SCHOOL TERMINATION ACT
AMENDMENTS
2007 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Bradley G. Last
Senate Sponsor: John W. Hickman
LONG TITLE
General Description:
This bill modifies procedures for the termination or discontinuation of a career
employees's contract.
Highlighted Provisions:
This bill:
► amends definitions;
► amends procedures for the termination or discontinuation of a career employees's
contract; and
makes technical corrections.
Monies Appropriated in this Bill:
None
Other Special Clauses:
None
Utah Code Sections Affected:
AMENDS:
53A-8-102 , as last amended by Chapter 299, Laws of Utah 2006
53A-8-104 , as last amended by Chapter 299, Laws of Utah 2006



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28	Section 1. Section 55A-6-102 is amended to read:
29	53A-8-102. Definitions.
30	As used in this chapter:
31	[(1) "Administrative disciplinary action" means any written statement provided to the
32	school employee, signed by a school or district administrator, and retained in the employee's
33	personnel file evidencing the employee's willful or intentional misconduct as defined in
34	Subsection (10).]
35	[(2)] (1) "Career employee" means an employee of a school district who has obtained a
36	reasonable expectation of continued employment based upon Section 53A-8-106 and an
37	agreement with the employee or the employee's association, district practice, or policy.
38	[(3)] (2) "Contract term" or "term of employment" means the period of time during
39	which an employee is engaged by the school district under a contract of employment, whether
40	oral or written.
41	[(4)] <u>(3)</u> "Dismissal" or "termination" means:
42	(a) termination of the status of employment of an employee;
43	(b) failure to renew or continue the employment contract of a career employee beyond
44	the then-current school year;
45	(c) reduction in salary of an employee not generally applied to all employees of the
46	same category employed by the school district during the employee's contract term; or
47	(d) change of assignment of an employee with an accompanying reduction in pay,
48	unless the assignment change and salary reduction are agreed to in writing.
49	[(5)] (4) "Employee" means a career or provisional employee of a school district, but
50	does not include:
51	(a) the district superintendent, or the equivalent at the Schools for the Deaf and the
52	Blind;
53	(b) the district business administrator or the equivalent at the Schools for the Deaf and
54	the Blind; or
55	(c) a temporary employee.
56	[(6)] (5) "Provisional employee" means an individual, other than a career employee or
57	a temporary employee, who is employed by a school district.
58	[(7)] (6) "School board" or "board" means a district school board or its equivalent at

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- 60 [(8)] (7) "School district" or "district" means:
 - (a) a public school district; or
 - (b) the Schools for the Deaf and the Blind.

[(9)] (8) "Temporary employee" means an individual who is employed on a temporary basis as defined by policies adopted by the local board of education. If the class of employees in question is represented by an employee organization recognized by the local board, the board shall adopt its policies based upon an agreement with that organization. Temporary employees serve at will and have no expectation of continued employment.

[(10) "Willful or intentional misconduct" means conduct that jeopardizes the health or safety of students or conduct that significantly impairs the employee's ability to safely or professionally fulfill the employee's responsibilities or assignments.]

Section 2. Section **53A-8-104** is amended to read:

53A-8-104. Dismissal procedures.

- (1) [(a)] The district shall provide employees with a written statement of [employee misconduct and incompetence] causes under which a career employee's contract may not be renewed or continued beyond the then-current school year, under which a contract of each class of personnel may not be renewed or continued beyond the then-current school year, and under which a contract can be otherwise terminated during the contract term, and the orderly dismissal procedures which are used by the district in cases of contract termination, discontinuance, or nonrenewal.
- [(b) The statement shall include unsatisfactory performance and willful or intentional misconduct for which specific employment actions may be taken.]
- (2) (a) If the district intends to terminate a contract during its term or discontinue a career employee's contract beyond the then current school year for reasons of unsatisfactory performance, the unsatisfactory performance must be documented in at least two evaluations conducted at any time within the preceding three years in accordance with district policies or practices.
- (b) The district shall notify a career employee, at least 30 days prior to issuing notice of intent not to renew or continue the employee's contract beyond the then-current school year, that continued employment is in question and the reasons for the anticipated nonrenewal or

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(c) The board shall give the career employee an opportunity to correct the problem in accordance with the district evaluation policies.

- (d) The board may grant the career employee assistance to correct the deficiencies, including informal conferences and the services of school personnel within the district consistent with Subsections 53A-1a-104(7) and 53A-6-102(2)(a) and (b).
- (3) (a) If the career employee does not correct the problem as determined in accordance with the evaluation and personnel policies of the district and the district intends to not renew or discontinue the contract of employment of a career employee at the end of the then-current school year, it shall give notice of that intention to the employee.
- (b) The district shall issue the notice at least 30 days before the end of the career employee's contract term.
- [(4) (a) If the district intends to terminate a contract during its term or discontinue a career employee's contract beyond the then-current school year for willful or intentional misconduct, the willful or intentional misconduct shall be documented in at least one administrative disciplinary action taken at any time within the preceding two years in accordance with district policies or practices.]
- [(b) The district shall notify a career employee, at least 30 days before the anticipated termination date, if the employee has not remedied or cannot remedy, based on the district's determination, the misconduct.]
- [(c) The district may provide the career employee assistance to remedy the misconduct, including informal conferences and the services of school personnel within the district consistent with Subsections 53a-1a-104(7) and 53A-6-102(2)(a) and (b).]
- [(d) The career employee shall have the opportunity to appeal the termination within 30 days of the termination date consistent with local board policies and practice.]
- [(5)] (4) A district shall notify a provisional employee at least 60 days before the end of the provisional employee's contract if the employee will not be offered a contract for a subsequent term of employment.
- [(6)] (5) In the absence of a notice, an employee is considered employed for the next contract term with a salary based upon the salary schedule applicable to the class of employee into which the individual falls.

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121	[(7)] (6) If the district intends to not renew or discontinue the contract of a career
122	employee or to terminate a career or provisional employee's contract during the contract term:
123	(a) the district shall give written notice of the intent to the employee;
124	(b) the notice shall be served by personal delivery or by certified mail addressed to the
125	individual's last-known address as shown on the records of the district;
126	(c) except as provided under Subsection (3)(b), the district shall give notice at least 15
127	days prior to the proposed date of termination;
128	(d) the notice shall state the date of termination and the detailed reasons for
129	termination;
130	(e) the notice shall advise the individual that he has a right to a fair hearing; and
131	(f) the notice shall state that failure of the employee to request a hearing in accordance
132	with procedures set forth in the notice constitutes a waiver of that right and that the district may
133	then proceed with termination without further notice.
134	[(8)] (7) The procedure under which a contract is terminated during its term may
135	include a provision under which the active service of the employee is suspended pending a
136	hearing if it appears that the continued employment of the individual may be harmful to
137	students or to the district.
138	[(9)] (8) (a) Suspension pending a hearing may be without pay if an authorized
139	representative of the district determines, after providing the employee with an opportunity for
140	an informal conference to discuss the allegations, that it is more likely than not that the
141	allegations against the employee are true and will result in termination.
142	(b) If termination is not subsequently ordered, the employee shall receive back pay for
143	the period of suspension without pay.
144	[(10)] (9) The procedure shall provide for a written notice of suspension or final

termination including findings of fact upon which the action is based if the suspension or

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termination is for cause.

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Office of Legislative Research and General Counsel

H.B. 360 - Orderly School Termination Act Amendments

Fiscal Note

2007 General Session State of Utah

State Impact

Enactment of this bill will not require additional appropriations.

Individual, Business and/or Local Impact

Enactment of this bill likely will not result in direct, measurable costs and/or benefits for individuals, businesses, or local governments.

1/31/2007, 11:33:44 AM, Lead Analyst: Schoenfeld, J.D.

Office of the Legislative Fiscal Analyst