1	MINIMUM SCHOOL PROGRAM BUDGET
2	AMENDMENTS
3	2008 GENERAL SESSION
4	STATE OF UTAH
5	Chief Sponsor: Howard A. Stephenson
6 7	House Sponsor: Bradley G. Last
8	LONG TITLE
9	General Description:
10	This bill provides funding for the Minimum School Program and other education
11	programs.
12	Highlighted Provisions:
13	This bill:
14	<ul><li>establishes the value of the weighted pupil unit at \$2,577;</li></ul>
15	<ul> <li>establishes a ceiling for the state contribution to the maintenance and operations</li> </ul>
16	portion of the Minimum School Program for fiscal year 2008-09 of \$2,495,183,979;
17	<ul> <li>modifies provisions related to the funding of charter schools;</li> </ul>
18	<ul> <li>authorizes the use of appropriations for accelerated learning programs for</li> </ul>
19	International Baccalaureate programs;
20	<ul> <li>modifies the positions that qualify for educator salary adjustments and increases the</li> </ul>
21	salary adjustments for those positions;
22	establishes and funds the following ongoing programs:
23	<ul> <li>a pilot project using a home-based educational technology program to develop</li> </ul>
24	school readiness skills of preschool children;
25	<ul> <li>a financial and economic literacy passport to track student mastery of certain</li> </ul>
26	concepts;
27	<ul> <li>the Teacher Salary Supplement Program to provide a salary supplement to an</li> </ul>



20	engine teacher;
29	<ul> <li>stipends for special educators for additional days of work;</li> </ul>
30	<ul> <li>an optional grant program to provide an extended year for math and science</li> </ul>
31	teachers through the creation of Utah Science Technology and Research
32	Centers;
33	• the High-ability Student Initiative Program to provide resources for educators to
34	enhance the academic growth of high-ability students; and
35	<ul> <li>the English Language Learner Family Literacy Centers Program;</li> </ul>
36	makes one-time appropriations for fiscal year 2008-09 for:
37	<ul> <li>pupil transportation to and from school;</li> </ul>
38	• the Beverley Taylor Sorenson Elementary Arts Learning Program to provide
39	grants to integrate arts teaching and learning into selected schools; and
40	<ul> <li>classroom supplies;</li> </ul>
41	<ul> <li>requires the State Board of Education to allocate Minimum School Program</li> </ul>
42	nonlapsing balances to provide:
43	<ul> <li>one-time signing bonuses for new teachers;</li> </ul>
44	<ul> <li>one-time performance-based compensation; and</li> </ul>
45	• a grant program to minimize the expenses of teachers to obtain the American
46	Board Distinguished Teacher certification and to provide additional
47	compensation to teachers who obtain that certification;
48	<ul> <li>provides a repeal date for certain pilot programs;</li> </ul>
49	<ul><li>makes nonlapsing appropriations; and</li></ul>
50	<ul> <li>makes technical corrections.</li> </ul>
51	Monies Appropriated in this Bill:
52	This bill appropriates:
53	the following Minimum School Program Monies:
54	• \$2,436,864,479 from the Uniform School Fund for fiscal year 2008-09;
55	<ul> <li>\$26,499,500 from the Uniform School Fund Restricted - Interest and Dividends</li> </ul>
56	Account for fiscal year 2008-09;
57	• \$31,820,000 from the Uniform School Fund for fiscal year 2008-09 only; and
58	• \$280,000 from the Uniform School Fund for fiscal year 2007-08 only; and

59	the following other education program monies:
60	• \$3,469,580 from the Uniform School Fund for fiscal year 2008-09;
61	<ul> <li>\$150,000 from the Uniform School Fund for fiscal year 2008-09 only;</li> </ul>
62	• \$1,000,000 from the Uniform School Fund for fiscal year 2007-08 only;
63	<ul> <li>\$250,000 from the General Fund for fiscal year 2008-09; and</li> </ul>
64	• \$50,000 from the General Fund for fiscal year 2007-08 only.
65	Other Special Clauses:
66	This bill provides an effective date.
67	This bill coordinates with H.B. 1 by providing superseding and substantive
68	amendments.
69	<b>Utah Code Sections Affected:</b>
70	AMENDS:
71	53A-1a-501.6, as last amended by Laws of Utah 2007, Chapter 344
72	53A-1a-502.5, as last amended by Laws of Utah 2007, Chapter 344
73	53A-1a-513, as last amended by Laws of Utah 2005, Chapters 9 and 291
74	53A-17a-103, as last amended by Laws of Utah 2007, Chapters 107 and 372
75	<b>53A-17a-104</b> , as last amended by Laws of Utah 2007, Chapters 2, 344, 368, and 372
76	53A-17a-108, as last amended by Laws of Utah 2007, Chapter 344
77	53A-17a-120, as last amended by Laws of Utah 2007, Chapter 368
78	<b>53A-17a-126</b> , as last amended by Laws of Utah 2003, Chapters 221 and 320
79	53A-17a-127, as last amended by Laws of Utah 2001, Chapter 73
80	53A-17a-148, as last amended by Laws of Utah 2006, Chapter 354
81	<b>53A-17a-153</b> , as enacted by Laws of Utah 2007, Chapter 380
82	63-55b-153, as last amended by Laws of Utah 2007, Chapter 216
83	ENACTS:
84	<b>53A-1a-1001</b> , Utah Code Annotated 1953
85	<b>53A-1a-1002</b> , Utah Code Annotated 1953
86	<b>53A-1a-1003</b> , Utah Code Annotated 1953
87	<b>53A-1a-1004</b> , Utah Code Annotated 1953
88	<b>53A-1a-1005</b> , Utah Code Annotated 1953
89	<b>53A-1a-1006</b> , Utah Code Annotated 1953

)	<b>53A-1a-1007</b> , Utah Code Annotated 1953
	<b>53A-6-113</b> , Utah Code Annotated 1953
2	<b>53A-13-110</b> , Utah Code Annotated 1953
3	<b>53A-17a-156</b> , Utah Code Annotated 1953
ļ	<b>53A-17a-157</b> , Utah Code Annotated 1953
j	<b>53A-17a-158</b> , Utah Code Annotated 1953
)	<b>53A-17a-159</b> , Utah Code Annotated 1953
,	<b>53A-17a-160</b> , Utah Code Annotated 1953
	<b>53A-17a-161</b> , Utah Code Annotated 1953
)	<b>53A-17a-162</b> , Utah Code Annotated 1953
)	Be it enacted by the Legislature of the state of Utah:
2	Section 1. Section <b>53A-1a-501.6</b> is amended to read:
	53A-1a-501.6. Power and duties of State Charter School Board.
	(1) The State Charter School Board shall:
	(a) authorize and promote the establishment of charter schools, subject to the
	provisions in this part;
	(b) annually review and evaluate the performance of charter schools authorized by the
	State Charter School Board and hold the schools accountable for their performance;
	(c) monitor charter schools authorized by the State Charter School Board for
	compliance with federal and state laws, rules, and regulations;
	(d) provide technical support to charter schools and persons seeking to establish charter
	schools by:
	(i) identifying and promoting successful charter school models;
	(ii) facilitating the application and approval process for charter school authorization;
	(iii) directing charter schools and persons seeking to establish charter schools to
	sources of private funding and support;
	(iv) reviewing and evaluating proposals to establish charter schools for the purpose of
	supporting and strengthening proposals before an application for charter school authorization is
	submitted to the State Charter School Board or a local school board; and
	(v) assisting charter schools to understand and carry out their charter obligations;

121	(e) provide technical support, as requested, to a local school board relating to charter
122	schools;
123	(f) make recommendations on legislation and rules pertaining to charter schools to the
124	Legislature and State Board of Education, respectively; and
125	(g) make recommendations to the State Board of Education on the funding of charter
126	schools.
127	(2) The State Charter School Board may:
128	(a) contract;
129	(b) sue and be sued; and
130	(c) (i) at the discretion of the charter school, provide administrative services to, or
131	perform other school functions for, charter schools authorized by the State Charter School
132	Board; and
133	(ii) charge fees for the provision of services or functions.
134	(3) (a) The State Charter School Board shall provide support services to charter schools
135	from monies appropriated under Subsection (3)(b).
136	(b) Subject to future budget constraints, the Legislature shall annually appropriate
137	money to the State Charter School Board for support services to charter schools in the amount
138	of \$30 times the number of students enrolled in charter schools on October 1.
139	Section 2. Section <b>53A-1a-502.5</b> is amended to read:
140	53A-1a-502.5. Charter schools Maximum authorized students.
141	(1) The State Charter School Board and local school boards may only authorize a
142	combined maximum student capacity of:
143	[(a) 27,921 students for the charter schools in the 2007-08 school year; and]
144	[(b)] (a) 32,921 students for the charter schools in the 2008-09 school year[-]; and
145	(b) an annual increase of 7,500 students for the charter schools beginning in the
146	2009-10 school year.
147	(2) (a) The State Board of Education, in consultation with the State Charter School
148	Board, shall allocate the students under Subsection (1) between the State Charter School Board
149	and local school boards.
150	(b) 2,500 of the student capacity described under Subsection (1)(b) shall be allocated to
151	increase the maximum student capacity of operating charter schools.

152	(c) If the operating charter schools do not use the allocation described under
153	Subsection (2)(b), the remaining student capacity may be used by new charter schools.
154	Section 3. Section <b>53A-1a-513</b> is amended to read:
155	53A-1a-513. Funding for charter schools.
156	(1) As used in this section:
157	(a) "Charter school students' average local revenues" means the amount determined as
157	follows:
159	(i) for each student enrolled in a charter school on the previous October 1, calculate the
160	district per pupil local revenues of the school district in which the student resides;
161	(ii) sum the district per pupil local revenues for each student enrolled in a charter
162	school on the previous October 1; and
163	(iii) divide the sum calculated under Subsection (1)(a)(ii) by the number of students
164	enrolled in charter schools on the previous October 1.
165	(b) "District per pupil local revenues" means the amount determined as follows, using
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166	data from the most recently published school district annual financial reports and state
167	superintendent's annual report:
168	(i) calculate the sum of a school district's revenue received from:
169	(A) a voted levy imposed under Section 53A-17a-133;
170	(B) a board levy imposed under Section 53A-17a-134;
171	(C) 10% of the cost of the basic program levy imposed under Section 53A-17a-145;
172	(D) a tort liability levy imposed under Section 63-30d-704;
173	(E) a capital outlay levy imposed under Section 53A-16-107;
174	(F) a voted capital outlay levy imposed under Section 53A-16-110;
175	(G) state support for a voted levy program provided under Section 53A-17a-133;
176	(H) state support for a board levy program provided under Section 53A-17a-134; and
177	(I) state ongoing appropriations to the Capital Outlay Foundation and Enrollment
178	Growth Programs created in Section 53A-21-102; and
179	(ii) divide the sum calculated under Subsection (1)(b)(i) by the sum of:
180	(A) a school district's average daily membership; and
181	(B) the average daily membership of a school district's resident students who attend
182	charter schools.

183	(c) "Resident student" means a student who is considered a resident of the school
184	district under Title 53A, Chapter 2, District of Residency.
185	(d) "Statewide average debt service revenues" means the amount determined as
186	follows, using data from the most recently published state superintendent's annual report:
187	(i) sum the revenues of each school district from the debt service levy imposed under
188	Section 11-14-310; and
189	(ii) divide the sum calculated under Subsection (1)(d)(i) by statewide school district
190	average daily membership.
191	[(1)] (2) (a) Charter schools shall receive funding as described in this section, except
192	Subsections $[(2)]$ $(3)$ through $[(7)]$ $(8)$ do not apply to charter schools described in Subsection
193	[ <del>(1)</del> ] <u>(2)</u> (b).
194	(b) Charter schools authorized by local school boards that are converted from district
195	schools or operate in district facilities without paying reasonable rent shall receive funding as
196	prescribed in Section 53A-1a-515.
197	$[\underbrace{(2)}]$ (a) Except as provided in Subsection $[\underbrace{(2)}]$ (3)(b), a charter school shall receive
198	state funds, as applicable, on the same basis as a school district receives funds.
199	(b) In distributing funds under Title 53A, Chapter 17a, Minimum School Program Act,
200	to charter schools, charter school pupils shall be weighted, where applicable, as follows:
201	(i) .55 for kindergarten pupils;
202	(ii) .9 for pupils in grades 1-6;
203	(iii) .99 for pupils in grades 7-8; and
204	(iv) 1.2 for pupils in grades 9-12.
205	[(c) The State Board of Education shall make rules in accordance with Title 63,
206	Chapter 46a, Utah Administrative Rulemaking Act, to administer Subsection (2)(b), including
207	hold harmless provisions to maintain a charter elementary school's funding level for a period of
208	two years after the effective date of the distribution formula.]
209	[(d) Subsection (2)(b) does not apply to funds appropriated to charter schools to
210	replace local property tax revenues.]
211	[(3) The State Board of Education shall adopt rules to provide for the distribution of
212	monies to charter schools under this section.]
213	[(4) (a) The Legislature shall provide an appropriation for charter schools for each of

214	their students to replace some of the local property tax revenues that are not available to charter
215	schools. The amount of money provided for each charter school student shall be determined
216	<del>by:</del> ]
217	[(i) calculating the sum of:]
218	[(A) school districts' operations and maintenance revenues derived from local property
219	taxes, except revenues from imposing a minimum basic tax rate pursuant to Section
220	<del>53A-17a-135;</del> ]
221	[(B) school districts' capital projects revenues derived from local property taxes; and]
222	[(C) school districts' expenditures for interest on debt; and]
223	[(ii) dividing the sum by the total average daily membership of the districts' schools.]
224	(4) (a) (i) Except as provided in Subsections (4)(a)(ii) and (iii), a school district shall
225	allocate a portion of school district revenues for each resident student of the school district who
226	is enrolled in a charter school on October 1 as follows:
227	(A) in fiscal year 2008-09, the allocation shall equal 25% of the lesser of:
228	(I) district per pupil local revenues; or
229	(II) charter school students' average local revenues;
230	(B) in fiscal year 2009-10, the allocation shall equal 50% of the lesser of:
231	(I) district per pupil local revenues; or
232	(II) charter school students' average local revenues;
233	(C) in fiscal year 2010-11, the allocation shall equal 75% of the lesser of:
234	(I) district per pupil local revenues; or
235	(II) charter school students' average local revenues; and
236	(D) beginning in fiscal year 2011-12, the allocation shall equal 100% of the lesser of:
237	(I) district per pupil local revenues; or
238	(II) charter school students' average local revenues.
239	(ii) For the purpose of allocating school district revenues under Subsection (4)(a)(i), a
240	kindergarten student who is enrolled in less than a full-day kindergarten program is weighted as
241	.55 of a student.
242	(iii) (A) As used in this section, "virtual charter school" means a performance-based
243	charter school that delivers synchronous or asynchronous instruction from a teacher to a
244	student primarily through the use of technology via the Internet in a virtual or remote setting.

245	(B) A school district's allocation of revenues under this Subsection (4)(a) for a student
246	enrolled in a virtual charter school may not exceed \$500.
247	(iv) Nothing in this Subsection (4)(a) affects the school bond guarantee program
248	established under Chapter 28, Utah School Bond Guaranty Act.
249	(b) The State Board of Education shall:
250	(i) deduct an amount equal to the allocation provided under Subsection (4)(a) from
251	state funds the school district is authorized to receive under Title 53A, Chapter 17a, Minimum
252	School Program Act; and
253	(ii) remit the money to the student's charter school.
254	(c) Notwithstanding the method used to transfer school district revenues to charter
255	schools as provided in Subsection (4)(b), a school district may deduct the allocations to charter
256	schools under this section from:
257	(i) unrestricted revenues available to the school district; or
258	(ii) the revenue sources listed in Subsections (1)(b)(i)(A) through (I) based on the
259	portion of the allocations to charter schools attributed to each of the revenue sources listed in
260	Subsections (1)(b)(i)(A) through (I).
261	(d) (i) Subject to future budget constraints, the Legislature shall provide an
262	appropriation for charter schools for each student enrolled on October 1 to supplement the
263	allocation of school district revenues under Subsection (4)(a).
264	(ii) Except as provided in Subsections (4)(d)(iii) and (iv), the amount of money
265	provided by the state for a charter school student shall be the sum of:
266	(A) charter school students' average local revenues minus the allocation of school
267	district revenues under Subsection (4)(a); and
268	(B) statewide average debt service revenues.
269	(iii) If the total of a school district's allocation for a charter school student under
270	Subsection (4)(a) and the amount provided by the state under Subsection (4)(d)(ii) is less than
271	\$1427, the state shall provide an additional supplement so that a charter school receives at least
272	\$1427 per student under this Subsection (4).
273	(iv) For the purpose of providing state monies for charter school students under this
274	Subsection (4)(d), a kindergarten student who is enrolled in less than a full-day kindergarten
275	program is weighted as .55 of a student.

276	(v) (A) Subsections (4)(d)(ii) through (iv) do not apply to virtual charter schools.
277	(B) If the total of a school district's allocation for a virtual charter school student under
278	Subsection (4)(a) is less than \$500, the state shall provide an additional supplement so that a
279	virtual charter school receives at least \$500 per student under this Subsection (4).
280	[(b)] (e) Of the monies provided to a charter school under this Subsection (4)[(a)], 10%
281	shall be expended for funding school facilities only.
282	[(c) To qualify for money under Subsection (4)(a), a new charter school shall, by
283	September 30 of the school year prior to the school year it intends to begin operations:
284	[(i) obtain approval of its application for a charter from:]
285	[(A) the State Board of Education, pursuant to Section 53A-1a-505; or]
286	[(B) a local school board, pursuant to Section 53A-1a-515; and]
287	[(ii) submit to the chartering entity an estimate of the charter school's first year
288	enrollment.]
289	[(d) Subsection (4)(c) does not apply to charter schools beginning operations in the
290	<del>2005-06 school year.</del> ]
291	[(e) By December 1, the State Charter School Board shall submit to the Governor's
292	Office of Planning and Budget and the Office of the Legislative Fiscal Analyst an estimate of
293	total charter school enrollment in the state for the following school year.]
294	(5) Charter schools are eligible to receive federal funds if they meet all applicable
295	federal requirements and comply with relevant federal regulations.
296	(6) The State Board of Education shall distribute funds for charter school students
297	directly to the charter school.
298	(7) (a) Notwithstanding Subsection [(2)] (3), a charter school is not eligible to receive
299	state transportation funding.
300	(b) The board shall also adopt rules relating to the transportation of students to and
301	from charter schools, taking into account Sections 53A-2-210 and 53A-17a-127.
302	(c) The governing body of the charter school may provide transportation through an
303	agreement or contract with the local school board, a private provider, or with parents.
304	(8) (a) (i) The state superintendent of public instruction may allocate grants for both
305	start-up and ongoing costs to eligible charter school applicants from monies appropriated for
306	the implementation of this part.

307	(ii) Applications for the grants shall be filed on a form determined by the state
308	superintendent and in conjunction with the application for a charter.
309	(iii) The amount of a grant may vary based upon the size, scope, and special
310	circumstances of the charter school.
311	(iv) The governing board of the charter school shall use the grant to meet the expenses
312	of the school as established in the school's charter.
313	(b) The State Board of Education shall coordinate the distribution of federal monies
314	appropriated to help fund costs for establishing and maintaining charter schools within the
315	state.
316	(9) (a) A charter school may receive, hold, manage and use any devise, bequest, grant,
317	endowment, gift, or donation of any property made to the school for any of the purposes of this
318	part.
319	(b) It is unlawful for any person affiliated with a charter school to demand or request
320	any gift, donation, or contribution from a parent, teacher, employee, or other person affiliated
321	with the charter school as a condition for employment or enrollment at the school or continued
322	attendance at the school.
323	[(10) The State Office of Education shall use up to \$1,044,000 of funding provided for
324	new growth to fund additional growth needs in charter schools in fiscal year 2005.]
325	Section 4. Section <b>53A-1a-1001</b> is enacted to read:
326	Part 10. UPSTART
327	<b>53A-1a-1001.</b> Definitions.
328	As used in this part:
329	(1) "Contractor" means the educational technology provider selected by the State Board
330	of Education under Section 53A-1a-1002.
331	(2) "Low income" means an income below 200% of the federal poverty guideline.
332	(3) "Preschool children" means children who are:
333	(a) age four or five; and
334	(b) have not entered kindergarten.
335	(4) "UPSTART" means the pilot project established by Section 53A-1a-1002 that uses
336	a home-based educational technology program to develop school readiness skills of preschool
337	children.

338	Section 5. Section 53A-1a-1002 is enacted to read:
339	53A-1a-1002. Pilot project to develop school readiness skills of preschool children.
340	(1) UPSTART, a pilot project that uses a home-based educational technology program
341	to develop school readiness skills of preschool children, is established within the public
342	education system.
343	(2) UPSTART is created to:
344	(a) evaluate the effectiveness of giving preschool children access, at home, to
345	interactive individualized instruction delivered by computers and the Internet to prepare them
346	academically for success in school; and
347	(b) test the feasibility of scaling a home-based curriculum in reading, math, and science
348	delivered by computers and the Internet to all preschool children in Utah.
349	(3) The State Board of Education shall contract with an educational technology
350	provider, selected through a request for proposals process, for the delivery of a home-based
351	educational technology program for preschool children that meets the requirements of
352	Subsection (4).
353	(4) A home-based educational technology program for preschool children shall meet
354	the following standards:
355	(a) the contractor shall provide computer-assisted instruction for preschool children on
356	a home computer connected by the Internet to a centralized file storage facility;
357	(b) the contractor shall:
358	(i) provide technical support to families for the installation and operation of the
359	instructional software; and
360	(ii) provide for the installation of computer and Internet access in homes of low income
361	families that cannot afford the equipment and service;
362	(c) the contractor shall have the capability of doing the following through the Internet:
363	(i) communicating with parents;
364	(ii) updating the instructional software;
365	(iii) validating user access;
366	(iv) collecting usage data;
367	(v) storing research data; and
368	(vi) producing reports for parents, schools, and the Legislature;

369	(d) the program shall include the following components:
370	(i) computer-assisted, individualized instruction in reading, mathematics, and science;
371	(ii) a multisensory reading tutoring program; and
372	(iii) a validated computer adaptive reading test that does not require the presence of
373	trained adults to administer and is an accurate indicator of reading readiness of children who
374	cannot read;
375	(e) the contractor shall have the capability to quickly and efficiently modify, improve,
376	and support the product;
377	(f) the contractor shall work in cooperation with school district personnel who will
378	provide administrative and technical support of the program as provided in Section
379	53A-1a-1003;
380	(g) the contractor shall solicit families to participate in the program as provided in
381	Section 53A-1a-1004; and
382	(h) in implementing the home-based educational technology program, the contractor
383	shall seek the advise and expertise of early childhood education professionals within the Utah
384	System of Higher Education on issues such as:
385	(i) soliciting families to participate in the program;
386	(ii) providing training to families; and
387	(iii) motivating families to regularly use the instructional software.
388	(5) The contract shall provide funding for a home-based educational technology
389	program for preschool children for one year with an option to extend the contract for additional
390	years or to expand the program to a greater number of preschool children, subject to the
391	appropriation of money by the Legislature for UPSTART.
392	Section 6. Section <b>53A-1a-1003</b> is enacted to read:
393	53A-1a-1003. School district participation in UPSTART.
394	(1) A school district may participate in UPSTART if the local school board agrees to
395	work in cooperation with the contractor to provide administrative and technical support for the
396	pilot project.
397	(2) Family participants in UPSTART shall be solicited from school districts that
398	participate in UPSTART.
399	(3) A school district that participates in UPSTART shall:

400	(a) receive funding for:
401	(i) paraprofessional and technical support staff; and
402	(ii) travel, materials, and meeting costs of the program;
403	(b) participate in program training by the contractor; and
404	(c) agree to adopt standardized policies and procedures in implementing the pilot
405	project.
406	Section 7. Section <b>53A-1a-1004</b> is enacted to read:
407	53A-1a-1004. Family participation in UPSTART.
408	(1) The contractor shall solicit families to participate in UPSTART through a public
409	information campaign and referrals from participating school districts.
410	(2) (a) Preschool children who participate in UPSTART shall:
411	(i) be from families with diverse socioeconomic and ethnic backgrounds; and
412	(ii) reside in different regions of the state in both urban and rural areas.
413	(b) At least 30% of the preschool children who participate in UPSTART shall be from
414	low income families.
415	(3) A low income family that cannot afford a computer and Internet service to operate
416	the instructional software may obtain a computer and peripheral equipment on loan and receive
417	free Internet service for the duration of the family's participation in the pilot project.
418	(4) The contractor shall make the home-based educational technology program
419	available to families at an agreed upon cost if the number of families who would like to
420	participate in UPSTART exceeds the number of participants funded by the legislative
421	appropriation.
422	Section 8. Section <b>53A-1a-1005</b> is enacted to read:
423	53A-1a-1005. Purchase of equipment and service through cooperative purchasing
424	contracts.
425	The State Board of Education or a school district may purchase computers, peripheral
426	equipment, and Internet service for low income families who cannot afford them through
427	cooperative purchasing contracts administered by the state Division of Purchasing and General
428	Services.
429	Section 9. Section <b>53A-1a-1006</b> is enacted to read:
430	53A-1a-1006. Audit and evaluation.

431	(1) The state auditor shall:
432	(a) conduct an annual audit of the contractor's use of funds for UPSTART; or
433	(b) contract with an independent certified public accountant to conduct an annual audit.
434	(2) The State Board of Education shall:
435	(a) require by contract that the contractor will open its books and records relating to its
436	expenditure of funds pursuant to the contract to the state auditor or the state auditor's designee;
437	(b) reimburse the state auditor for the actual and necessary costs of the audit; and
438	(c) contract with an independent, qualified evaluator, selected through a request for
439	proposals process, to evaluate the home-based educational technology program for preschool
440	children.
441	(3) Of the monies appropriated by the Legislature for UPSTART, excluding funds used
442	to provide computers, peripheral equipment, and Internet service to families, no more than
443	7.5% may be used for the evaluation of the program.
444	Section 10. Section <b>53A-1a-1007</b> is enacted to read:
445	<u>53A-1a-1007.</u> Annual report.
446	(1) The State Board of Education shall make a report on UPSTART to the Education
447	Interim Committee by November 30 each year.
448	(2) The report shall:
449	(a) address the extent to which UPSTART is accomplishing the purposes for which it
450	was established as specified in Section 53A-1a-1002; and
451	(b) include the following information:
452	(i) the number of families:
453	(A) volunteering to participate in the program;
454	(B) selected to participate in the program;
455	(C) requesting computers; and
456	(D) furnished computers;
457	(ii) the frequency of use of the instructional software;
458	(iii) obstacles encountered with software usage, hardware, or providing technical
459	assistance to families;
460	(iv) student performance on pre-kindergarten and post-kindergarten assessments
461	conducted by school districts and charter schools for students who participated in the

462	home-based educational technology program and those who did not participate in the program;
463	and and
464	(v) as available, the evaluation of the program conducted pursuant to Section
465	<u>53A-1a-1006.</u>
466	Section 11. Section <b>53A-6-113</b> is enacted to read:
467	53A-6-113. Grant program for distinguished teachers Additional compensation.
468	(1) As used in this section:
469	(a) "American Board" means the American Board for Certification of Teacher
470	Excellence.
471	(b) "Distinguished Teacher" means the advanced credential offered by the American
472	Board.
473	(c) "Licensed teacher" means a teacher who holds:
474	(i) a level 1, level 2, or level 3 license; and
475	(ii) the endorsements required by board rule for the teacher's assignments.
476	(2) Subject to budget constraints, a grant program is created to:
477	(a) minimize out-of-pocket expenses of licensed teachers to obtain the American Board
478	Distinguished Teacher certification; and
479	(b) provide additional compensation to licensed teachers who obtain the American
480	Board Distinguished Teacher certification.
481	(3) The board shall award grants to school districts and charter schools for the purposes
482	stated in Subsection (2) from monies appropriated by the Legislature for those purposes.
483	(4) (a) To receive grant monies to minimize out-of-pocket expenses of licensed
484	teachers to obtain the American Board Distinguished Teacher certification, a school district or
485	charter school shall provide matching funds equal to the amount of the grant.
486	(b) A school district or charter school shall use grant monies received under Subsection
487	(4)(a) to pay for costs of licensed teachers directly related to obtaining American Board
488	Distinguished Teacher certification.
489	(5) (a) A school district or charter school may apply for grant monies to provide
490	additional compensation to licensed teachers who obtain the American Board Distinguished
491	Teacher certification.
492	(b) (i) A school district or charter school shall receive grant monies in the amount of

493	\$1,500 for each American Board Distinguished Teacher, except as provided in Subsection
494	<u>(5)(b)(ii).</u>
495	(ii) If the request for grant monies under this Subsection (5) exceed the monies
496	appropriated for the grant program, the board shall prorate the amounts of the grants based
497	upon the amount of grant monies available.
498	(c) Using school district or charter school funds, a school district or charter school may
499	match the grant monies to further increase compensation to teachers who obtain the American
500	Board Distinguished Teacher certification.
501	(6) School district or charter school participation in the program is voluntary and shall
502	be determined by the local school board or charter school governing board.
503	(7) (a) The board shall make rules in accordance with Title 63, Chapter 46a, Utah
504	Administrative Rulemaking Act, to administer this section.
505	(b) The rules shall include a formula, developed in consultation with school districts
506	and charter schools, that allocates the funding in a fair and equitable manner to qualified grant
507	applicants.
508	Section 12. Section <b>53A-13-110</b> is enacted to read:
509	53A-13-110. Financial literacy education.
510	(1) As used in this section, "financial and economic literacy passport" means a
511	document that tracks mastery of financial and economic literacy concepts and completion of
512	financial and economic activities, including the following:
513	(a) basic budgeting;
514	(b) saving and financial investments;
515	(c) banking and financial services, including balancing a checkbook or a bank account;
516	(d) career management, including earning an income;
517	(e) rights and responsibilities of renting or buying a home;
518	(f) retirement planning;
519	(g) loans and borrowing money, including interest, credit card debt, predatory lending,
520	and payday loans;
521	(h) insurance;
522	(i) federal, state, and local taxes;
523	(i) charitable giving:

524	(k) online commerce;
525	(1) identity fraud and theft;
526	(m) negative financial consequences of gambling;
527	(n) bankruptcy;
528	(o) free markets and prices;
529	(p) supply and demand;
530	(q) monetary and fiscal policy;
531	(r) effective business plan creation, including using economic analysis in creating a
532	plan;
533	(s) scarcity and choices;
534	(t) opportunity cost and tradeoffs;
535	(u) productivity;
536	(v) entrepreneurism; and
537	(w) economic reasoning.
538	(2) The State Board of Education shall:
539	(a) in cooperation with interested private and non-profit entities:
540	(i) develop a financial and economic literacy passport that students may elect to
541	complete;
542	(ii) develop methods of encouraging parent and educator involvement in completion of
543	the financial and economic literacy passport; and
544	(iii) develop and implement appropriate recognition and incentives for students who
545	complete the financial and economic literacy passport, including:
546	(A) a financial and economic literacy endorsement on the student's diploma of
547	graduation;
548	(B) a specific designation on the student's official transcript; and
549	(C) any incentives offered by community partners;
550	(b) more fully integrate existing and new financial and economic literacy education
551	into instruction in kindergarten through twelfth grade by:
552	(i) coordinating financial and economic literacy instruction with existing instruction in
553	other core curriculum areas such as mathematics and social studies;
554	(ii) using curriculum mapping;

555	(iii) creating training materials and staff development programs that:
556	(A) highlight areas of potential coordination between financial and economic literacy
557	education and other core curriculum concepts; and
558	(B) demonstrate specific examples of financial and economic literacy concepts as a
559	way of teaching other core curriculum concepts; and
560	(iv) using appropriate financial and economic literacy assessments to improve financial
561	and economic literacy education and, if necessary, developing assessments;
562	(c) work with interested private and non-profit entities to:
563	(i) coordinate school use of existing financial and economic literacy education
564	resources; and
565	(ii) develop simple, clear, and consistent messaging to reinforce and link existing
566	financial literacy resources; and
567	(iii) coordinate the efforts of school, work, private, non-profit, and other financial
568	education providers in implementing methods of appropriately communicating to teachers,
569	students, and parents key financial and economic literacy messages; and
570	(d) in accordance with Title 63, Chapter 46a, Utah Administrative Rulemaking Act,
571	make rules to develop guidelines and methods for school districts and charter schools to more
572	fully integrate financial and economic literacy education into other core curriculum courses.
573	(3) The state superintendent shall annually report to the Education Interim Committee
574	by November of each year on the successes and areas of needed improvement in financial and
575	economic literacy education provided pursuant to this section.
576	Section 13. Section <b>53A-17a-103</b> is amended to read:
577	53A-17a-103. Definitions.
578	As used in this chapter:
579	(1) "Basic state-supported school program" or "basic program" means public education
580	programs for kindergarten, elementary, and secondary school students that are operated and
581	maintained for the amount derived by multiplying the number of weighted pupil units for each
582	district by $[\$2,514]$ $\$2,577$ , except as otherwise provided in this chapter.
583	(2) (a) "Certified revenue levy" means a property tax levy that provides an amount of
584	ad valorem property tax revenue equal to the sum of:
585	(i) the amount of ad valorem property tax revenue to be generated statewide in the

586	previous year from imposing a minimum basic tax rate, as specified in Subsection
587	53A-17a-135(1)(a); and
588	(ii) the product of:
589	(A) new growth, as defined in Section 59-2-924 and rules of the State Tax
590	Commission; and
591	(B) the minimum basic tax rate certified by the State Tax Commission for the previous
592	year.
593	(b) For purposes of this Subsection (2), "ad valorem property tax revenue" does not
594	include property tax revenue received statewide from personal property that is:
595	(i) assessed by a county assessor in accordance with Title 59, Chapter 2, Part 3, County
596	Assessment; and
597	(ii) semiconductor manufacturing equipment.
598	(3) "Leeway program" or "leeway" means a state-supported voted leeway program or
599	board leeway program authorized under Section 53A-17a-133 or 53A-17a-134.
600	(4) "Pupil in average daily membership (ADM)" means a full-day equivalent pupil.
601	(5) (a) "State-supported minimum school program" or "minimum school program"
602	means public school programs for kindergarten, elementary, and secondary schools as
603	described in this Subsection (5).
604	(b) The minimum school program established in the districts shall include the
605	equivalent of a school term of nine months as determined by the State Board of Education.
606	(c) (i) The board shall establish the number of days or equivalent instructional hours
607	that school is held for an academic school year.
608	(ii) Education, enhanced by utilization of technologically enriched delivery systems,
609	when approved by local school boards, shall receive full support by the State Board of
610	Education as it pertains to fulfilling the attendance requirements, excluding time spent viewing
611	commercial advertising.
612	(d) The program includes the total of the following annual costs:
613	(i) the cost of a basic state-supported school program; and
614	(ii) other amounts appropriated in this chapter in addition to the basic program.
615	(6) "Weighted pupil unit or units or WPU or WPUs" means the unit of measure of
616	factors that is computed in accordance with this chapter for the purpose of determining the

costs of a program on a uniform basis for each district.

617

618	Section 14. Section <b>53A-17a-104</b> is amended to read:
619	53A-17a-104. Amount of state's contribution toward minimum school program.
620	(1) The total contribution of the state toward the cost of the minimum school program
621	may not exceed the sum of $[\$2,273,574,120]$ $\$2,495,183,979$ for the fiscal year beginning July
622	1, [2007] 2008, except as otherwise provided by the Legislature through supplemental
623	appropriations.
624	(2) There is appropriated from state and local funds for fiscal year [2007-08] 2008-09
625	for distribution to school districts and charter schools, in accordance with this chapter, monies
626	for the following purposes and in the following amounts:
627	(a) basic program - kindergarten, [\$\frac{\$61,819,260}{(24,590}] \frac{\$65,182,638 (25,294)}{(25,294)} WPUs);
628	(b) basic program - grades 1-12, [\$1,202,446,200 (478,300] \$1,258,253,751 (488,263)
629	WPUs);
630	(c) basic program - professional staff, [\$\frac{112,436,136 (44,724)}{116,307,741 (45,133)}
631	WPUs);
632	(d) basic program - administrative costs, [\$4,072,680] \$4,174,740 (1,620 WPUs);
633	(e) basic program - necessarily existent small schools and units for consolidated
634	schools, [\$19,229,586] \$19,711,473 (7,649 WPUs);
635	(f) special education - regular program - add-on WPUs for students with disabilities,
636	[ <del>\$143,034,030 (56,895</del> ] <u>\$155,789,958 (60,454</u> WPUs);
637	(g) preschool special education program, [\$20,918,994 (8,321] \$22,082,313 (8,569)
638	WPUs);
639	(h) self-contained regular WPUs, [\$33,587,040 (13,360] \$34,573,032 (13,416 WPUs);
640	(i) extended year program for severely disabled, [\$922,638 (367)] \$968,952 (376)
641	WPUs);
642	(j) special education programs in state institutions and district impact aid, [\$4,090,278
643	<del>(1,627</del> ] <u>\$4,293,282 (1,666</u> WPUs);
644	(k) career and technical education district programs, [\$65,147,796 (25,914]
645	\$67,530,285 (26,205 WPUs), including [\$1,114,000] \$1,154,458 for summer career and
646	technical education agriculture programs;
647	(1) career and technical education district set-aside, [\$ <del>2,742,774 (1,091</del> ] \$ <u>2,878,509</u>

648	(1,117 WPUs);
649	(m) class size reduction, [\$82,330,986 (32,749)] \$88,373,061 (34,293 WPUs);
650	(n) Social Security and retirement programs, [\$333,315,119] \$349,906,049;
651	(o) pupil transportation to and from school, [\$70,928,797] \$74,446,865, of which not
652	less than $[\$2,462,300]$ $\$2,584,435$ shall be allocated to the Utah Schools for the Deaf and Blind
653	to pay for transportation costs of the schools' students;
654	(p) guarantee transportation levy, \$500,000;
655	(q) Local Discretionary Block Grant Program, \$21,820,748;
656	(r) Interventions for Student Success Block Grant Program, [\$17,953,612]
657	<u>\$18,844,111;</u>
658	(s) Quality Teaching Block Grant Program, [\$73,947,829] \$77,615,641;
659	(t) highly impacted schools, \$5,123,207;
660	(u) at-risk programs, [\$29,926,867] \$31,411,241;
661	(v) adult education, [\$9,781,008] \$10,266,146;
662	(w) accelerated learning programs, [\$3,975,546] \$4,295,581;
663	(x) concurrent enrollment, [\$9,215,497] \$9,672,586;
664	(y) High-ability Student Initiative Program, \$500,000;
665	(z) English Language Learner Family Literacy Centers, \$2,000,000;
666	[ <del>(y)</del> ] ( <u>aa)</u> electronic high school, \$2,000,000;
667	[ <del>(z)</del> ] <u>(bb)</u> School LAND Trust Program, [ <del>\$21,000,000</del> ] <u>\$26,499,500</u> ;
668	[(aa) state-supported voted leeway, \$227,700,777;]
669	[(bb) state-supported board leeway, \$62,066,336;]
670	(cc) charter schools, pursuant to Section 53A-1a-513, [\$28,509,000] \$35,599,119;
671	(dd) charter school administrative costs, [\$750,000] \$2,029,020;
672	(ee) K-3 Reading Improvement Program, [\$12,500,000] \$15,000,000;
673	[(ff) state-supported board leeway for K-3 Reading Improvement Program,
674	\$15,000,000; and]
675	[ <del>(gg)</del> ] (ff) Public Education Job Enhancement Program, \$2,430,000[ <del>-</del> ];
676	(gg) educator salary adjustments, \$148,260,200;
677	(hh) Teacher Salary Supplement Restricted Account, \$4,700,000;
678	(ii) library books and electronic resources \$1,500,000.

679	(jj) school nurses, \$1,000,000;
680	(kk) critical languages, \$230,000;
681	(ll) extended year for special educators, \$2,900,000;
682	(mm) USTAR Centers, \$6,900,000;
683	(nn) state-supported voted leeway, \$273,337,346;
684	(oo) state-supported board leeway, \$71,575,858; and
685	(pp) state-supported board leeway for K-3 Reading Improvement Program,
686	<u>\$15,000,000.</u>
687	Section 15. Section <b>53A-17a-108</b> is amended to read:
688	53A-17a-108. Weighted pupil units for school district administrative costs
689	Appropriation for charter school administrative costs.
690	(1) Administrative costs weighted pupil units are computed and distributed to districts
691	in accordance with the following schedule:
692	Administrative Costs Schedule
693	School District Enrollment as of October 1 Weighted Pupil Units
694	1 - 2,000 students 53
695	2,001 - 10,000 students 48
696	10,001 - 20,000 students 25
697	20,001 and above 16
698	(2) (a) Money appropriated to the State Board of Education for charter school
699	administrative costs, including an appropriation in Section 53A-17a-104, shall be distributed to
700	charter schools in the amount of $[\$62]$ $\$70$ for each charter school student in enrollment.
701	(b) Charter schools are encouraged to identify and use cost-effective methods of
702	performing administrative functions, including contracting for administrative services with the
703	State Charter School Board as provided in Section 53A-1a-501.6.
704	(3) Charter schools are not eligible for funds for administrative costs under Subsection
705	(1).
706	Section 16. Section <b>53A-17a-120</b> is amended to read:
707	53A-17a-120. Appropriation for accelerated learning programs.
708	(1) Money appropriated to the State Board of Education in Section 53A-17a-104 for
709	accelerated learning programs shall be allocated to local school boards and charter schools for

710	the following programs:
711	(a) programs in grades 1-12 for the gifted and talented; [and]
712	(b) advanced placement[:]; and
713	(c) International Baccalaureate.
714	(2) (a) Districts shall spend monies for these programs according to rules established
715	by the State Board of Education in accordance with Title 63, Chapter 46a, Utah Administrative
716	Rulemaking Act.
717	(b) The State Board of Education shall develop uniform and consistent policies for
718	school districts to follow in utilizing advanced placement monies.
719	Section 17. Section <b>53A-17a-126</b> is amended to read:
720	53A-17a-126. State support of pupil transportation.
721	(1) Money appropriated to the State Board of Education in Section 53A-17a-104 for
722	state-supported transportation of public school students shall be apportioned and distributed in
723	accordance with Section 53A-17a-127, except as otherwise provided in this section.
724	(2) (a) The Utah Schools for the Deaf and the Blind shall use money appropriated in
725	Section 53A-17a-104 to pay for transportation of their students based on current valid
726	contractual arrangements and best transportation options and methods as determined by the
727	schools.
728	(b) All student transportation costs of the schools shall be paid from the allocation of
729	pupil transportation monies received under Section 53A-17a-104.
730	(3) (a) A school district may only claim eligible transportation costs as legally reported
731	on the prior year's annual financial report submitted under Section 53A-3-404. [Each district
732	shall receive its]
733	(b) The state shall contribute 85% of approved transportation costs, [except that if
734	during the] subject to budget constraints.
735	(c) If in a fiscal year the total transportation allowance for all districts exceeds the
736	amount appropriated for that purpose, all allowances shall be reduced pro rata to equal not
737	more than [that amount] the amount appropriated.
738	(4) Local school boards shall provide salary adjustments to employee groups that work
739	with the transportation of students comparable to those of classified employees authorized
740	under Section 53A-17a-137, when dividing the weighted pupil unit for salary adjustment

741	purposes.
742	Section 18. Section <b>53A-17a-127</b> is amended to read:
743	53A-17a-127. Eligibility for state-supported transportation Approved bus
744	routes Additional local tax.
745	(1) A student eligible for state-supported transportation means:
746	(a) a student enrolled in kindergarten through grade six who lives at least 1-1/2 miles
747	from school;
748	(b) a student enrolled in grades seven through 12 who lives at least two miles from
749	school; and
750	(c) a student enrolled in a special program offered by a school district and approved by
751	the State Board of Education for trainable, motor, multiple-disabled, or other students with
752	severe disabilities who are incapable of walking to school or where it is unsafe for students to
753	walk because of their disabling condition, without reference to distance from school.
754	(2) If a school district implements double sessions as an alternative to new building
755	construction, with the approval of the State Board of Education, those affected elementary
756	school students residing less than 1-1/2 miles from school may be transported one way to or
757	from school because of safety factors relating to darkness or other hazardous conditions as
758	determined by the local school board.
759	(3) (a) The State [Office] Board of Education shall distribute transportation monies to
760	school districts based on [three factors]:
761	(i) an allowance per mile for approved bus routes;
762	(ii) an allowance per hour for approved bus routes; [and]
763	(iii) an annual allowance for equipment and overhead costs based on approved bus
764	routes and the age of the equipment[:]; and
765	(iv) a minimum allocation for each school district eligible for transportation funding.
766	(b) The State Board of Education shall distribute appropriated transportation funds
767	based on the prior year's eligible transportation costs as legally reported under Subsection
768	<u>53A-17a-126(3).</u>
769	[(b)] (c) In order for a bus to be considered for the equipment allowance <u>under</u>
770	Subsection (3)(a)(iii), it must meet federal and state regulations and standards for school buses.
771	[(c)] (d) The State [Office] Board of Education shall annually review the allowance per

mile, the allowance per hour, and the annual equipment and overhead allowance and adjust the allowance to reflect current economic conditions.

- (4) (a) Approved bus routes for funding purposes shall be determined on fall data collected by October 1.
- (b) Approved route funding shall be determined on the basis of the most efficient and economic routes.
- (5) A Transportation Advisory Committee with representation from local school superintendents, business officials, school district transportation supervisors, and the [State Office of Education] state superintendent's staff shall serve as a review committee for addressing school transportation needs, including recommended approved bus routes.
- (6) (a) A local school board may provide for the transportation of students who are not eligible under Subsection (1), regardless of the distance from school, from:
  - (i) general funds of the district; and

- (ii) a tax rate not to exceed .0003 per dollar of taxable value imposed on the district.
- (b) A local school board may use revenue from the tax to pay for transporting participating students to interscholastic activities, night activities, and educational field trips approved by the board and for the replacement of school buses.
- (c) (i) If a local school board levies a tax under Subsection (6)(a)(ii) of at least .0002, the state may contribute an amount not to exceed 85% of the state average cost per mile, contingent upon the Legislature appropriating funds for a state contribution.
- (ii) The [State Office of Education] state superintendent's staff shall distribute the state contribution according to rules enacted by the State Board of Education.
- (d) (i) The amount of state guarantee money [to] which a school district would otherwise be entitled to <u>receive</u> under Subsection (6)(c) may not be reduced for the sole reason that the district's levy is reduced as a consequence of changes in the certified tax rate under Section 59-2-924 due to changes in property valuation.
- (ii) Subsection (6)(d)(i) applies for a period of two years following the change in the certified tax rate.
- [(7) There is appropriated for the fiscal year beginning July 1, 1999, \$225,000 to the state board as the state's contribution under Subsection (6)(c)(i).]
  - Section 19. Section **53A-17a-148** is amended to read:

803	53A-17a-148. Use of nonlapsing balances.
804	(1) (a) As used in this section, "new teacher" means a person who:
805	(i) is a licensed classroom teacher;
806	(ii) is hired by a school district or charter school to begin teaching during the 2008-09
807	school year;
808	(iii) did not work in this state as a classroom teacher at a school district or charter
809	school during the 2007-08 school year; and
810	(iv) has never received a signing bonus in this state.
811	(b) A new teacher may include a person who is returning to teaching after one or more
812	years of interrupted service.
813	(2) The State Board of Education may use Minimum School Program nonlapsing
814	balances to restore special education funding as follows:
815	$[\underbrace{(1)}]$ (a) up to \$902,538 is authorized in fiscal year 2005-06; and
816	[(2)] (b) up to \$902,538 is authorized in fiscal year 2006-07.
817	(3) The State Board of Education shall use Minimum School Program nonlapsing
818	balances as follows:
819	(a) \$5,000,000 shall be allocated to school districts and charter schools to provide
820	one-time signing bonuses for new teachers as provided under Subsection (4);
821	(b) \$19,000,000 shall be allocated to school districts and charter schools to provide
822	one-time performance-based compensation as provided under Subsection (5); and
823	(c) \$1,000,000 shall be used to establish a grant program to minimize the expenses of
824	teachers to obtain the American Board Distinguished Teacher certification and to provide
825	additional compensation to teachers who obtain that certification as provided in Section
826	<u>53A-6-113.</u>
827	(4) (a) Subject to the availability of funding, school districts and charter schools shall
828	provide a one-time signing bonus of \$1,000 to a new teacher.
829	(b) If the total bonuses under Subsection (4)(a) for all school districts and charter
830	schools exceed \$5,000,000, all bonuses shall be reduced pro rata so that the total bonuses do
831	not exceed \$5,000,000.
832	(c) To qualify for a bonus, a new teacher shall:
833	(i) be hired prior to October 1, 2008; and

834	(ii) teach for at least 30 days in the school district or charter school.
835	(5) (a) The \$19,000,000 for performance-based compensation shall be allocated to
836	qualifying school districts and charter schools on a per pupil basis.
837	(b) (i) To receive an allocation under Subsection (5)(a), a school district or charter
838	school shall submit, prior to July 1, 2008, a written performance-based compensation plan to
839	the State Board of Education.
840	(ii) The performance-based compensation plan shall provide specific information about
841	how the school district or charter school intends to spend its allocation, including:
842	(A) who is eligible for the performance-based compensation;
843	(B) criteria for awarding performance-based compensation;
844	(C) the instruments or assessments that may be used to measure or evaluate
845	performance;
846	(D) the amount of performance-based compensation that may be awarded; and
847	(E) whether the performance-based compensation will be based on individual, team, or
848	school-based performance, or a combination of those.
849	(iii) The State Board of Education shall send the plans to the Executive Appropriations
850	Committee and the Education Interim Committee on July 1, 2008 for review and comment.
851	(c) (i) A school district or charter school shall award performance-based compensation
852	from monies distributed under this section for employee performance during the 2008-09
853	school year.
854	(ii) Performance-based compensation monies may only be used in accordance with a
855	school district or charter school's performance-based compensation plan.
856	(iii) If a school district or charter school uses performance-based compensation monies
857	for purposes other than those stated in this Subsection (5) and its performance-based
858	compensation plan, the school district or charter school shall reimburse the monies that were
859	improperly used.
860	(d) A school district or charter school that awards performance-based compensation
861	from monies distributed under this section shall report the following information to the
862	Executive Appropriations Committee by June 30, 2008:
863	(i) the number of employees who received performance-based compensation;
864	(ii) the total number of employees;

865	(iii) the average performance-based compensation awarded to employees; and
866	(iv) the maximum performance-based compensation awarded to an employee.
867	Section 20. Section <b>53A-17a-153</b> is amended to read:
868	53A-17a-153. Educator salary adjustments.
869	(1) As used in this section, "educator" means a person employed by a school district,
870	charter school, or the Utah Schools for the Deaf and the Blind who holds:
871	(a) a license issued under Title 53A, Chapter 6, Educator Licensing and Professional
872	Practices Act; and
873	(b) a position as a:
874	(i) classroom teacher;
875	(ii) speech pathologist;
876	(iii) librarian or media specialist;
877	(iv) preschool teacher;
878	[(v) school administrator;]
879	$[\frac{(vi)}{(v)}]$ mentor teacher;
880	[(vii)] (vi) teacher specialist or teacher leader;
881	[(viii)] (vii) guidance counselor;
882	[ <del>(ix)</del> ] <u>(viii)</u> audiologist;
883	[(x)] (ix) psychologist; or
884	$\left[\frac{(xi)}{(x)}\right]$ social worker.
885	(2) In recognition of the need to attract and retain highly skilled and dedicated
886	educators, the Legislature shall annually appropriate money for educator salary adjustments,
887	subject to future budget constraints.
888	(3) Money appropriated to the State Board of Education for educator salary
889	adjustments shall be distributed to school districts, charter schools, and the Utah Schools for
890	the Deaf and the Blind in proportion to the number of full-time-equivalent educator positions
891	in a school district, a charter school, or the Utah Schools for the Deaf and the Blind as
892	compared to the total number of full-time-equivalent educator positions in school districts,
893	charter schools, and the Utah Schools for the Deaf and the Blind.
894	(4) School districts, charter schools, and the Utah Schools for the Deaf and the Blind

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shall award bonuses to educators as follows:

896	(a) the amount of the salary adjustment shall be the same for each full-time-equivalent
897	educator position in the school district, charter school, or the Utah Schools for the Deaf and the
898	Blind;
899	(b) a person who is not a full-time educator shall receive a partial salary adjustment
900	based on the number of hours the person works as an educator; and
901	(c) salary adjustments may be awarded only to educators who have received a
902	satisfactory rating or above on their most recent evaluation.
903	(5) (a) Each school district and charter school and the Utah Schools for the Deaf and
904	the Blind shall submit a report to the State Board of Education on how the money for salary
905	adjustments was spent, including the amount of the salary adjustment and the number of full
906	and partial salary adjustments awarded.
907	(b) The State Board of Education shall compile the information reported under
908	Subsection (5) and submit it to the Public Education Appropriations Subcommittee by
909	November 30 each year.
910	(6) The State Board of Education may make rules as necessary to administer this
911	section, in accordance with Title 63, Chapter 46a, Utah Administrative Rulemaking Act.
912	(7) (a) Subject to future budget constraints, the Legislature shall appropriate sufficient
913	monies each year to:
914	[(a)] (i) maintain educator salary adjustments provided in prior years; and
915	[(b)] (ii) provide educator salary adjustments to new employees.
916	(b) Money appropriated for educator salary adjustments shall include money for the
917	following employer-paid benefits:
918	(i) retirement;
919	(ii) worker's compensation;
920	(iii) Social Security; and
921	(iv) Medicare.
922	Section 21. Section <b>53A-17a-156</b> is enacted to read:
923	53A-17a-156. Teacher Salary Supplement Program.
924	(1) As used in this section:
925	(a) "Eligible teacher" means a teacher who:
926	(i) has an assignment to teach:

927	(A) a secondary school level mathematics course;
928	(B) integrated science in grade 7 or 8;
929	(C) chemistry; or
930	(D) physics;
931	(ii) holds the appropriate endorsement for the assigned course;
932	(iii) has qualifying educational background; and
933	(iv) (A) is a new employee; or
934	(B) received a satisfactory rating or above on the teacher's most recent evaluation.
935	(b) "Qualifying educational background" means:
936	(i) for a teacher who is assigned a secondary school level mathematics course, a
937	bachelor's degree major, master's degree, or doctoral degree in mathematics; and
938	(ii) for a teacher who is assigned a grade 7 or 8 integrated science course, chemistry
939	course, or physics course, a bachelor's degree major, master's degree, or doctoral degree in:
940	(I) integrated science;
941	(II) chemistry;
942	(III) physics;
943	(IV) physical science; or
944	(V) general science.
945	(2) (a) Subject to future budget constraints, the Legislature shall annually appropriate
946	money to the Teacher Salary Supplement Restricted Account established in Section
947	53A-17a-157 to fund the Teacher Salary Supplement Program.
948	(b) Money appropriated for the Teacher Salary Supplement Program shall include
949	money for the following employer-paid benefits:
950	(i) retirement;
951	(ii) workers' compensation;
952	(iii) Social Security; and
953	(iv) Medicare.
954	(3) (a) Beginning in fiscal year 2008-09, the annual salary supplement is \$4,500 for an
955	eligible teacher who:
956	(i) is assigned full-time to teach one or more courses listed in Subsections (1)(a)(i)(A)
957	through (D); and

958	(ii) meets the requirements of Subsections (1)(a)(ii) and (iii) for each course
959	assignment.
960	(b) An eligible teacher who has a part-time assignment to teach one or more courses
961	listed in Subsections (1)(a)(i)(A) through (D) shall receive a partial salary supplement based on
962	the number of hours worked in a course assignment that meets the requirements of Subsections
963	(1)(a)(ii) and (iii).
964	(4) The Department of Human Resource Management shall:
965	(a) create an on-line application system for a teacher to apply to receive a salary
966	supplement through the Teacher Salary Supplement Program;
967	(b) determine if a teacher:
968	(i) is an eligible teacher; and
969	(ii) has a course assignment as listed in Subsections (1)(a)(i)(A) through (D);
970	(c) verify, as needed, the determinations made under Subsection (4)(b) with school
971	district and school administrators; and
972	(d) certify a list of eligible teachers and the amount of their salary supplement, sorted
973	by school district and charter school, to the Division of Finance.
974	(5) (a) An eligible teacher shall apply with the Department of Human Resource
975	Management prior to the conclusion of a school year to receive the salary supplement
976	authorized in this section.
977	(b) An eligible teacher may apply with the Department of Human Resource
978	Management, after verification that the requirements under this section have been satisfied, to
979	receive a salary supplement after the completion of:
980	(i) the school year as an annual award; or
981	(ii) a semester or trimester as a partial award based on the portion of the school year
982	that has been completed.
983	(6) (a) The Division of Finance shall distribute monies from the Teacher Salary
984	Supplement Restricted Account to school districts and charter schools for the Teacher Salary
985	Supplement Program in accordance with the provisions of this section.
986	(b) The Department of Human Resource Management shall include the employer-paid
987	benefits described under Subsection (2)(b) in the amount of each salary supplement certified to
988	the Division of Finance.

989	(c) The employer-paid benefits described under Subsection (2)(b) are an addition to the
990	salary supplement limits described under Subsection (3).
991	(7) (a) Money received from the Teacher Salary Supplement Restricted Account shall
992	be used by a school district or charter school to provide a salary supplement equal to the
993	amount specified for each eligible teacher.
994	(b) The salary supplement is part of the teacher's base pay, subject to the teacher's
995	qualification as an eligible teacher every year, semester, or trimester.
996	(8) The State Board of Education shall cooperate with the Department of Human
997	Resource Management as it administers the Teacher Salary Supplement Program by:
998	(a) providing or verifying teacher data, as requested; and
999	(b) making information technology resources available.
1000	(9) Notwithstanding the provisions of this section, if the appropriation for the program
1001	is insufficient to cover the costs associated with salary supplements, the Department of Human
1002	Resource Management may limit or reduce the salary supplements.
1003	Section 22. Section <b>53A-17a-157</b> is enacted to read:
1004	53A-17a-157. Teacher Salary Supplement Restricted Account.
1005	(1) There is created within the Uniform School Fund a restricted account known as the
1006	"Teacher Salary Supplement Restricted Account."
1007	(2) The account shall be funded from appropriations made to the account by the
1008	<u>Legislature.</u>
1009	(3) The account shall be used to fund teacher salary supplements for school districts
1010	and charter schools as provided in Section 53A-17a-156.
1011	(4) The Division of Finance shall distribute account monies to school districts and
1012	charter schools for the Teacher Salary Supplement Program as provided in Section
1013	<u>53A-17a-156.</u>
1014	Section 23. Section <b>53A-17a-158</b> is enacted to read:
1015	53A-17a-158. Stipends for special educators for additional days of work.
1016	(1) As used in this section:
1017	(a) "IEP" means an individualized education program developed pursuant to the
1018	Individuals with Disabilities Education Improvement Act of 2004, as amended.
1019	(b) "Special education teacher" means a teacher whose primary assignment is the

1020	instruction of students with disabilities who are eligible for special education services.
1021	(c) "Special educator" means a person employed by a school district, charter school, or
1022	the Utah Schools for the Deaf and the Blind who holds:
1023	(i) a license issued under Title 53A, Chapter 6, Educator Licensing and Professional
1024	Practices Act; and
1025	(ii) a position as a:
1026	(A) special education teacher; or
1027	(B) speech-language pathologist.
1028	(2) The Legislature shall annually appropriate money for stipends to special educators
1029	for additional days of work:
1030	(a) in recognition of the added duties and responsibilities assumed by special educators
1031	to comply with federal law regulating the education of students with disabilities and the need to
1032	attract and retain qualified special educators; and
1033	(b) subject to future budget constraints.
1034	(3) The State Board of Education shall distribute money appropriated under this section
1035	to school districts, charter schools, and the Utah Schools for the Deaf and the Blind for stipends
1036	for special educators in the amount of \$200 per day for up to ten additional working days.
1037	(4) A special educator receiving a stipend shall:
1038	(a) work an additional day beyond the number of days contracted with the special
1039	educator's school district or school for each daily stipend;
1040	(b) schedule the additional days of work before or after the school year; and
1041	(c) use the additional days of work to perform duties related to the IEP process,
1042	including:
1043	(i) administering student assessments;
1044	(ii) conducting IEP meetings;
1045	(iii) writing IEPs;
1046	(iv) conferring with parents; and
1047	(v) maintaining records and preparing reports.
1048	(5) A special educator may:
1049	(a) elect to receive a stipend for one to ten days of additional work; or
1050	(b) elect to not receive a stipend.

1051	(6) A person who does not hold a full-time position as a special educator is eligible for
1052	a partial stipend equal to the percentage of a full-time special educator position the person
1053	assumes.
1054	Section 24. Section <b>53A-17a-159</b> is enacted to read:
1055	53A-17a-159. Utah Science Technology and Research Initiative Centers Program.
1056	(1) (a) The Utah Science Technology and Research Initiative (USTAR) Centers
1057	Program is created to provide a financial incentive for charter schools and school districts to
1058	adopt programs that result in a more efficient use of human resources and capital facilities.
1059	(b) The potential benefits of the program include:
1060	(i) increased compensation for math and science teachers by providing opportunities
1061	for an expanded contract year which will enhance school districts' and charter schools' ability to
1062	attract and retain talented and highly qualified math and science teachers;
1063	(ii) increased capacity of school buildings by using buildings more hours of the day or
1064	more days of the year, resulting in reduced capital facilities costs;
1065	(iii) decreased class sizes created by expanding the number of instructional
1066	opportunities in a year;
1067	(iv) opportunities for earlier high school graduation;
1068	(v) improved student college preparation;
1069	(vi) increased opportunities to offer additional remedial and advanced courses in math
1070	and science;
1071	(vii) opportunities to coordinate high school and post-secondary math and science
1072	education; and
1073	(viii) the creation or improvement of science, technology, engineering, and math
1074	centers (STEM Centers).
1075	(2) From monies appropriated for the USTAR Centers Program, the State Board of
1076	Education shall award grants to charter schools and school districts to pay for costs related to
1077	the adoption and implementation of the program.
1078	(3) The State Board of Education shall:
1079	(a) solicit proposals from the State Charter School Board and school districts for the
1080	use of grant monies to facilitate the adoption and implementation of the program; and
1081	(b) award grants on a competitive basis.

1082	(4) The State Charter School Board shall:
1083	(a) solicit proposals from charter schools that may be interested in participating in the
1084	USTAR Centers Program;
1085	(b) prioritize the charter school proposals and consolidate them into the equivalent of a
1086	single school district request; and
1087	(c) submit the consolidated request to the State Board of Education.
1088	(5) In selecting a grant recipient, the State Board of Education shall consider:
1089	(a) the degree to which a charter school or school district's proposed adoption and
1090	implementation of an extended year for math and science teachers achieves the benefits
1091	described in Subsection (1);
1092	(b) the unique circumstances of different urban, rural, large, small, growing, and
1093	declining charter schools and school districts; and
1094	(c) providing pilot programs in as many different school districts and charter schools as
1095	possible.
1096	(6) (a) Except as provided in Subsection (6)(b), a school district or charter school may
1097	only use grant monies to provide full year teacher contracts, part-time teacher contract
1098	extensions, or combinations of both, for math and science teachers.
1099	(b) Up to 5% of the grant monies may be used to fund math and science field trips,
1100	textbooks, and supplies.
1101	(7) Participation in the USTAR Centers Program shall be:
1102	(a) voluntary for an individual teacher; and
1103	(b) voluntary for a charter school or school district.
1104	(8) The State Board of Education shall make an annual report during the 2009, 2010,
1105	and 2011 interims to the Public Education Appropriations Subcommittee describing the
1106	program's impact on students and its effectiveness at achieving the benefits described in
1107	Subsection (1).
1108	Section 25. Section <b>53A-17a-160</b> is enacted to read:
1109	53A-17a-160. High-ability Student Initiative Program.
1110	(1) The High-ability Student Initiative Program is created to provide resources for
1111	educators to enhance the academic growth of high-ability students.
1112	(2) The program shall consist of:

1113	(a) personnel under the direction of the State Board of Education and superintendent of
1114	public instruction who shall direct and facilitate the program;
1115	(b) a comprehensive, Internet-based resource center to provide information about
1116	high-ability students to teachers, administrators, parents, and the community;
1117	(c) professional development and professional learning communities for teachers,
1118	including research-based tools to:
1119	(i) identify high-ability students;
1120	(ii) implement strategies to meet high-ability students' needs;
1121	(iii) train and mentor teachers; and
1122	(iv) enhance teacher collaboration and networking, including videoconferencing
1123	equipment for classroom observation and coaching;
1124	(d) assistance for a teacher to obtain an endorsement for gifted and talented education;
1125	<u>and</u>
1126	(e) an evaluation of the program.
1127	(3) (a) From monies appropriated for the High-ability Student Initiative Program, the
1128	State Board of Education shall establish a grant program to encourage a licensed teacher to
1129	obtain an endorsement for gifted and talented education.
1130	(b) The State Board of Education may award up to 250 grants in amounts of up to
1131	\$2,500 each.
1132	(c) To receive a grant, a licensed teacher shall provide matching funds in an amount
1133	equal to 1/2 the grant amount.
1134	(4) From monies appropriated for the High-ability Student Initiative Program, the State
1135	Board of Education shall:
1136	(a) contract with an independent, qualified evaluator, selected through a request for
1137	proposals process, to evaluate the High-ability Student Initiative Program; and
1138	(b) provide up to 60 stipends in amounts of up to \$1,500 each for teachers who
1139	participate in the evaluation.
1140	(5) High-ability Student Initiative Program monies may not be used to supplant funds
1141	for existing programs, but may be used to augment existing programs.
1142	(6) Participation in the High-ability Student Initiative Program shall be:
1143	(a) voluntary for an individual teacher; and

1144	(b) voluntary for a charter school or school district.
1145	(7) The State Board of Education shall make an annual report during the 2009, 2010,
1146	and 2011 interims to the Public Education Interim Committee describing the program's impact
1147	on high-ability students.
1148	Section 26. Section <b>53A-17a-161</b> is enacted to read:
1149	53A-17a-161. English Language Learner Family Literacy Centers Program
1150	Report.
1151	(1) Money appropriated for the English Language Learner Family Literacy Centers
1152	Program shall be used by school districts and charter schools to pay for costs of English
1153	Language Learner Family Literacy Centers as provided in this section.
1154	(2) In accordance with Title 63, Chapter 46a, Utah Administrative Rulemaking Act, the
1155	State Board of Education, after consultation with school districts and charter schools, shall
1156	adopt a formula that allocates the money appropriated by the Legislature for the English
1157	Language Learner Family Literacy Centers Program to school districts and charter schools in a
1158	fair and equitable manner.
1159	(3) English Language Learner Family Literacy Centers shall be established to:
1160	(a) increase parent involvement;
1161	(b) communicate with parents who are not proficient in English concerning required
1162	and optional activities at the school, in the parents' preferred language to the extent practicable;
1163	(c) increase academic achievement, literacy skills, and language gains in all ethnic
1164	groups of students and their families;
1165	(d) coordinate with school administrators, educators, families, and students; and
1166	(e) support and coordinate with other language acquisition instructional services and
1167	language proficiency programs in the public schools.
1168	(4) The State Board of Education shall make a report to the Education Interim
1169	Committee on the effectiveness of the English Language Learner Family Literacy Centers
1170	Program before November 30, 2011.
1171	Section 27. Section <b>53A-17a-162</b> is enacted to read:
1172	53A-17a-162. Beverley Taylor Sorenson Elementary Arts Learning Program.
1173	(1) The Legislature finds that a strategic placement of arts in elementary education can
1174	impact the critical thinking of students in other core subject areas, including mathematics,

1175	reading, and science.					
1176	(2) The Beverley Taylor Sorenson Elementary Arts Learning Program is created to					
1177	enhance the social, emotional, academic, and arts learning of students in kindergarten through					
1178	grade six by integrating arts teaching and learning into core subject areas.					
1179	(3) From monies appropriated for the Beverley Taylor Sorenson Elementary Arts					
1180	Learning Program, the State Board of Education shall, after consulting with the Utah Arts					
1181	Council and receiving their recommendations:					
1182	(a) establish a grant program to allow school districts and charter schools to hire 50					
1183	highly qualified, full-time arts specialists to be based at 50 schools;					
1184	(b) provide up to \$10,000 in one-time funds for each school arts specialist described					
1185	under Subsection (3)(a) to purchase supplies and equipment;					
1186	(c) establish a grant program to allow ten school districts to hire art coordinators,					
1187	provided that a qualifying school district provides matching funds in an amount equal to the					
1188	grant amount; and					
1189	(d) annually contract with an independent, qualified evaluator, selected through a					
1190	request for proposals process, to evaluate the Beverley Taylor Sorenson Elementary Arts					
1191	Learning Program.					
1192	(4) Beverley Taylor Sorenson Elementary Arts Learning Program monies may not be					
1193	used to supplant funds for existing programs funded by the state, but shall be used to augment					
1194	existing programs.					
1195	(5) Schools that participate in the Beverley Taylor Sorenson Elementary Arts Learning					
1196	Program shall partner with institutions of higher education that award elementary education					
1197	degrees to obtain quality pre-service and in-service training, research, and leadership					
1198	development for arts education.					
1199	(6) The State Board of Education shall, after consultation with the Utah Arts Council,					
1200	make an annual report during the 2009, 2010, and 2011 interims to the Public Education					
1201	Interim Committee describing the program's impact on students in kindergarten through grade					
1202	<u>six.</u>					
1203	Section 28. Section <b>63-55b-153</b> is amended to read:					
1204	63-55b-153. Repeal dates Titles 53, 53A, and 53B.					
1205	(1) Section 53-3-210 is repealed February 1, 2007.					

1206	(2) Section 53A-1-403.5 is repealed July 1, 2012.
1207	(3) Subsection 53A-1a-511(7)(c) is repealed July 1, 2007.
1208	(4) Title 53A, Chapter 1a, Part 10, UPSTART, is repealed July 1, 2014.
1209	[ <del>(4)</del> ] <u>(5)</u> Section 53A-3-702 is repealed July 1, 2008.
1210	[ <del>(5)</del> ] <u>(6)</u> Section 53A-6-112 is repealed July 1, 2009.
1211	(7) Section 53A-6-113 is repealed July 1, 2012.
1212	(8) Subsection 53A-13-110(3) is repealed July 1, 2013.
1213	[ <del>(6)</del> ] <u>(9)</u> Section 53A-17a-152 is repealed July 1, 2010.
1214	(10) Section 53A-17a-162 is repealed July 1, 2012.
1215	Section 29. Ongoing appropriations.
1216	(1) As an ongoing appropriation subject to future budget constraints, there is
1217	appropriated from the Uniform School Fund for fiscal year 2008-09, as follows:
1218	(a) \$2,500,000 to the State Board of Education for UPSTART as provided in Title
1219	53A, Chapter 1a, Part 10, UPSTART, including costs of:
1220	(i) a home-based educational technology program provided by a contractor;
1221	(ii) computers, peripheral equipment, and Internet service for families who cannot
1222	afford the equipment and service;
1223	(iii) administrative and technical support provided by school districts;
1224	(iv) an audit of the contractor's use of funds appropriated for UPSTART; and
1225	(v) an evaluation of the home-based educational technology program;
1226	(b) \$100,000 to the State Board of Education for staff development and assessments in
1227	financial and economic literacy as provided by Subsection 53A-13-110(2)(b);
1228	(c) \$869,580 to the State Charter School Board for support services to charter schools
1229	as provided in Section 53A-1a-501.6; and
1230	(d) \$4,700,000 from the Uniform School Fund Teacher Salary Supplement Restricted
1231	Account for the Teacher Salary Supplement Program in accordance with the provisions under
1232	Sections 53A-17a-156 and 53A-17a-157.
1233	(2) As an ongoing appropriation subject to future budget constraints, there is
1234	appropriated from the General Fund for fiscal year 2008-09, \$250,000 from the General Fund
1235	to the Department of Human Resource Management for administration of the Teacher Salary
1236	Supplement Program established in Section 53A-17a-156.

1237	Section 30. One-time appropriations for fiscal year 2008-09.
1238	(1) There is appropriated from the Uniform School Fund for fiscal year 2008-09 only,
1239	as follows:
1240	(a) \$3,000,000 to the State Board of Education for pupil transportation to and from
1241	school as provided in Sections 53A-17a-126 and 53A-17a-127;
1242	(b) \$3,000,000 to the State Board of Education to fund the English Language Learner
1243	Family Literacy Centers Program established in Section 53A-17a-161;
1244	(c) \$15,820,000 to the State Board of Education to fund the Beverley Taylor Sorenson
1245	Elementary Arts Learning Program established in Section 53A-17a-162; and
1246	(d) \$150,000 to the State Board of Education to fulfill its requirements under
1247	Subsection 53A-13-110(2), including curriculum integration and development of assessments
1248	and materials.
1249	(2) The money appropriated in Subsections (1)(a) through (d) is nonlaping.
1250	Section 31. One-time appropriations for fiscal year 2007-08.
1251	(1) There is appropriated for fiscal year 2007-08 only, as follows:
1252	(a) \$50,000 from the General Fund to the Department of Human Resource
1253	Management for costs to administer the Teacher Salary Supplement Program established in
1254	Section 53A-17a-156;
1255	(b) \$1,000,000 from the Uniform School Fund to the State Board of Education for
1256	UPSTART as provided in Title 53A, Chapter 1a, Part 10, UPSTART; and
1257	(c) \$280,000 from the Uniform School Fund to the State Board of Education for library
1258	books and electronic resources.
1259	(2) The money appropriated in Subsections (1)(a) through (c) is nonlapsing.
1260	Section 32. One-time appropriation for classroom supplies.
1261	(1) There is appropriated from the Uniform School Fund to the State Board of
1262	Education for fiscal year 2008-09 only, \$10,000,000 for classroom supplies and materials.
1263	(2) (a) Of the amount appropriated in Subsection (1), the board shall distribute
1264	\$7,500,000 to classroom teachers in school districts, the Schools for the Deaf and the Blind,
1265	and charter schools on the basis of the number of classroom teachers in each school as
1266	compared to the total number of classroom teachers.
1267	(b) Teachers shall receive up to the following amounts:

1268	(i) a teacher on salary schedule steps one through three teaching in grades kindergarten
1269	through six or preschool handicapped - \$360;
1270	(ii) a teacher on salary schedule steps one through three teaching in grades seven
1271	through twelve - \$310;
1272	(iii) a teacher on salary schedule step four or higher teaching in grades kindergarten
1273	through six or preschool handicapped - \$285; and
1274	(iv) a teacher on salary schedule step four or higher teaching in grades seven through
1275	<u>twelve - \$235.</u>
1276	(c) If the appropriation in Subsection (1) is not sufficient to provide to each teacher the
1277	full amount allowed under Subsection (2)(b), teachers on salary schedule steps one through
1278	three shall receive the full amount allowed with the remaining monies apportioned to all other
1279	teachers.
1280	(3) (a) Of the amount appropriated in Subsection (1), the State Board of Education
1281	shall distribute \$2,500,000 for classroom supplies and materials in accordance with a
1282	distribution formula established by rule.
1283	(b) The State Board of Education shall make rules in accordance with Subsections
1284	(3)(c) and (d) and Title 63, Chapter 46a, Utah Administrative Rulemaking Act, for the
1285	distribution of the \$2,500,000.
1286	(c) The rules shall give priority to teachers in any grade in the first year of teaching in
1287	the awarding of the monies.
1288	(d) The rules may allow the monies to be distributed to teachers in any grade in the
1289	second through the fifth year of teaching.
1290	(4) Teachers shall spend the money appropriated in Subsection (1) for school supplies,
1291	materials, or field trips under rules adopted by the State Board of Education.
1292	(5) As used in this section, "classroom teacher" or "teacher" means permanent teacher
1293	positions filled by one teacher or two or more job-sharing teachers:
1294	(a) who are licensed personnel;
1295	(b) who are paid on the teacher's salary schedule;
1296	(c) who are hired for an entire contract period; and
1297	(d) whose primary function is to provide instructional or a combination of instructional
1298	and counseling services to students in public schools.

1299	Section 33. Intent language.
1300	It is the intent of the Legislature that:
1301	(1) at least \$100,000 of the monies appropriated for accelerated learning programs in
1302	accordance with the provisions of Sections 53A-17a-104 and 53A-17a-120 shall be annually
1303	allocated to International Baccalaureate programs; and
1304	(2) the State Board of Education shall:
1305	(a) conduct an independent audit of funds allocated to the Utah Virtual Academy
1306	charter school through the Minimum School Program, including its expenditures of WPU,
1307	categorical (below-the-line), and local replacement funding, as the school begins operations for
1308	the 2008-09 school year; and
1309	(b) prepare and present a report to the Executive Appropriations Committee by
1310	November 30, 2008, detailing the findings of the independent audit and of Utah Virtual
1311	Academy expenditures examined through the audit.
1312	Section 34. Effective date.
1313	This bill takes effect on July 1, 2008, except:
1314	(1) if approved by two-thirds of all the members elected to each house, Sections
1315	53A-1a-1001 through 53A-1a-1007 take effect upon approval by the governor, or the day
1316	following the constitutional time limit of Utah Constitution Article VII, Section 8, without the
1317	governor's signature, or in the case of a veto, the date of veto override; and
1318	(2) the following sections take effect on May 5, 2008:
1319	(a) Section 53A-17a-156; and
1320	(b) Uncodified Section 31, One-time appropriations for fiscal year 2007-08.
1321	Section 35. Coordinating S.B. 2 with H.B. 1 Superseding amendments.
1322	If this S.B. 2 and H.B. 1, Minimum School Program Base Budget Amendments, both
1323	pass, it is the intent of the Legislature that when the Office of Legislative Research and General
1324	Counsel prepares the Utah Code database for publication:
1325	(1) the amendments to Section 53A-17a-104 in S.B. 2 supersede the amendments to
1326	Section 53A-17a-104 in H.B. 1;
1327	(2) Subsection 53A-17a-104(2)(hh) in H.B. 1 shall be deleted and renumber the
1328	remaining subsections accordingly;
1329	(3) the amendments to Section 53A-17a-108 in S.B. 2 supersede the amendments to

1330 section 53A-17a-108 in H.B. 1; and

1331 (4) Uncodified Section 7, Intent language for charter schools appropriation, in H.B. 1

1332 shall be deleted.

Legislative Review Note as of 3-3-08 1:32 PM

Office of Legislative Research and General Counsel

## S.B. 2 - Minimum School Program Budget Amendments

## **Fiscal Note**

2008 General Session State of Utah

## **State Impact**

Enactment of this bill appropriates \$2,436,864,479 in ongoing Uniform School Fund, \$31,820,000 in one-time Uniform School Fund, \$26,499,500 in ongoing Uniform School Fund Restricted - Interest and Dividends Account, and \$280,000 in one-time Uniform School Fund in Fiscal Year 2008 to support the Minimum School Program as outlined in the bill. This bill increases the value of the Weighted Pupil Unit from \$2,514 to \$2,577, an increase of 2.5 percent. Enactment of this bill provides a total Minimum School Program budget of \$3,087,302,953 in Fiscal Year 2009.

Enactment of this bill further appropriates \$3,469,580 in ongoing Uniform School Fund, \$150,000 in one-time Uniform School Fund, and \$1,000,000 in one-time Uniform School Fund in Fiscal Year 2008 to the State Board of Education to implement programs outlined in the bill. This bill appropriates \$250,000 in ongoing General Fund and \$50,000 in one-time General Fund in Fiscal Year 2008 to the Department of Human Resource Management to administer the Teacher Salary Supplement Program as outlined in the bill.

Finally, enactment of this bill authorizes the State Board of Education to use \$25 million in Minimum School Program non-lapsing balances for expenditures detailed in the bill.

FY 2008	FY 2009	I 1 2010	F 1 2000	FY 2009	FY 2010
Approp.	Approp.	Approp.	Revenue	Revenue	Revenue
\$0	\$250,000	\$250,000	\$0	\$0	\$0
\$50,000	\$0		DO.	30	JU.
\$0	\$2,440,334,059	\$2,440,334,059	\$0	\$0	\$0
\$1,280,000	\$31,970,000	<b>\$</b> ∩	• • • • • • • • • • • • • • • • • • •	\$0	\$0
\$0	\$26,499,500	\$26,499,500	\$0	\$0	\$0
\$1,330,000	\$2,499,053,559	C2 447 002 550	CIL	C I	\$0
	**Approp.  \$0  \$50,000  \$0  \$1,280,000  \$0	Approp.         Approp.           \$0         \$250,000           \$50,000         \$0           \$0         \$2,440,334,059           \$1,280,000         \$31,970,000           \$0         \$26,499,500	Approp.         Approp.         Approp.           \$0         \$250,000         \$250,000           \$50,000         \$0         \$0           \$0         \$2,440,334,059         \$2,440,334,059           \$1,280,000         \$31,970,000         \$0           \$0         \$26,499,500         \$26,499,500           \$1,330,000         \$2,499,053,559         \$2,467,083,559	Approp.         Approp.         Approp.         Revenue           \$0         \$250,000         \$250,000         \$0           \$50,000         \$0         \$0         \$0           \$0         \$2,440,334,059         \$2,440,334,059         \$0           \$1,280,000         \$31,970,000         \$0         \$0           \$0         \$26,499,500         \$26,499,500         \$0           \$1,330,000         \$2,499,053,559         \$2,467,083,559         \$0	Approp.         Approp.         Approp.         Revenue           \$0         \$250,000         \$0         \$0           \$50,000         \$0         \$0         \$0           \$0         \$2,440,334,059         \$0         \$0           \$1,280,000         \$31,970,000         \$0         \$0         \$0           \$0         \$26,499,500         \$26,499,500         \$0         \$0

## Individual, Business and/or Local Impact

Enactment of this bill provides increased revenue to local school districts and charter schools to support the operation of public schools. Individuals and businesses may also benefit through associated dealings with school districts and charter schools.