FEDERAL EDUCATION AGREEMENT
REQUIREMENTS
2008 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Margaret Dayton
House Sponsor: Gregory H. Hughes
LONG TITLE
General Description:
This bill requires gubernatorial and legislative approval for certain federal education
agreements that implement federal programs.
Highlighted Provisions:
This bill:
<ul> <li>provides definitions;</li> </ul>
<ul> <li>requires gubernatorial, Legislative Management Committee, or legislative approval</li> </ul>
for certain federal education agreements that implement federal programs; and
<ul> <li>authorizes the governor or the Legislature to void federal education agreements</li> </ul>
lacking proper approval.
Monies Appropriated in this Bill:
None
Other Special Clauses:
None
Utah Code Sections Affected:
AMENDS:
53A-1-902, as enacted by Laws of Utah 2005, First Special Session, Chapter 2
ENACTS:
<b>53A-1-905</b> , Utah Code Annotated 1953

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8	53A-1-906, Utah Code Annotated 1953
29	<b>53A-1-907</b> , Utah Code Annotated 1953
30	<b>53A-1-908</b> , Utah Code Annotated 1953
31	
32	Be it enacted by the Legislature of the state of Utah:
33	Section 1. Section <b>53A-1-902</b> is amended to read:
34	53A-1-902. Definitions.
35	As used in this part:
36	(1) "Education entities" means the entities that may bear the state and local costs of
37	implementing a federal program, including:
38	(a) the State Board of Education;
39	(b) the state superintendent and the State Office of Education;
40	(c) a local school board;
41	(d) a school district and its schools;
42	(e) a charter school governing board; and
43	(f) a charter school.
14	(2) "Federal education agreement" means a legally binding document or representation
45	that requires a school official to implement a federal program.
46	[(1)] (3) "Federal programs" include:
17	(a) the No Child Left Behind Act;
48	(b) the Individuals with Disabilities Education Act Amendments of 1997, Public Law
19	105-17, and subsequent amendments; and
50	(c) other federal educational programs.
51	[(2)] (4) "No Child Left Behind Act" means the No Child Left Behind Act of 2001, 20
52	U.S.C. Sec. 6301 et seq.
53	[(3)] (5) "School official" includes:
54	(a) the State Board of Education;
55	(b) the state superintendent;
56	(c) employees of the State Board of Education and the state superintendent;
57	(d) local school boards;
58	(e) school district superintendents and employees; and

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59	(f) charter school board members, administrators, and employees.
60	Section 2. Section <b>53A-1-905</b> is enacted to read:
61	53A-1-905. Notice of voidableness of federal education agreements.
62	A federal education agreement that may cost education entities more than \$100,000
63	annually from state and local monies to implement, that is executed by a school official in
64	violation of this part, is voidable by the governor or the Legislature as provided in this part.
65	Section 3. Section <b>53A-1-906</b> is enacted to read:
66	53A-1-906. Governor to approve federal education agreements.
67	(1) Before legally binding the state by executing a federal education agreement that
68	may cost education entities more than \$100,000 annually from state and local monies to
69	implement, a school official shall submit the proposed federal education agreement to the
70	governor for the governor's approval or rejection.
71	(2) The governor shall approve or reject each federal education agreement.
72	(3) (a) If the governor approves the federal education agreement, the school official
73	may execute the agreement.
74	(b) If the governor rejects the federal education agreement, the school official may not
75	execute the agreement.
76	(4) If a school official executes a federal education agreement without obtaining the
77	governor's approval under this section, the governor may issue an executive order declaring the
78	federal education agreement void.
79	Section 4. Section <b>53A-1-907</b> is enacted to read:
80	53A-1-907. Legislative review and approval of federal education agreements.
81	(1) (a) Before legally binding the state by executing a federal education agreement that
82	may cost education entities more than \$500,000 annually from state and local monies to
83	implement, the school official shall:
84	(i) submit the proposed federal education agreement to the governor for the governor's
85	approval or rejection as required by Section 53A-1-906; and
86	(ii) if the governor approves the federal education agreement, submit the federal
87	education agreement to the Legislative Management Committee for its review and
88	recommendations.
89	(b) The Legislative Management Committee shall review the federal education

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90	agreement and may:
91	(i) recommend that the school official execute the federal education agreement;
92	(ii) recommend that the school official reject the federal education agreement; or
93	(iii) recommend to the governor that the governor call a special session of the
94	Legislature to review and approve or reject the federal education agreement.
95	(2) (a) Before legally binding the state by executing a federal education agreement that
96	may cost education entities more than \$1,000,000 annually to implement, a school official
97	shall:
98	(i) submit the proposed federal education agreement to the governor for the governor's
99	approval or rejection as required by Section 53A-1-906; and
100	(ii) if the governor approves the federal education agreement, submit the federal
101	education agreement to the Legislature for its approval in an annual general session or a special
102	session.
103	(b) (i) If the Legislature approves the federal education agreement, the school official
104	may execute the agreement.
105	(ii) If the Legislature rejects the federal education agreement, the school official may
106	not execute the agreement.
107	(c) If a school official executes a federal education agreement without obtaining the
108	Legislature's approval under this Subsection (2):
109	(i) the governor may issue an executive order declaring the federal education
110	agreement void; or
111	(ii) the Legislature may pass a joint resolution declaring the federal education
112	agreement void.
113	Section 5. Section <b>53A-1-908</b> is enacted to read:
114	53A-1-908. Cost evaluation of federal education agreements.
115	(1) Before legally binding the state to a federal education agreement that may cost the
116	state a total of \$100,000 or more to implement, a school official shall estimate the state and
117	local cost of implementing the federal education agreement and submit that cost estimate to the
118	governor and the Legislative Management Committee.
119	(2) The Legislative Management Committee may:
120	(a) direct its staff to make an independent cost estimate of the cost of implementing the

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- 121 <u>federal education agreement; and</u>
- 122 (b) affirmatively adopt a cost estimate as the benchmark for determining which
- 123 <u>authorizations established by this part are necessary.</u>

Legislative Review Note as of 1-23-08 8:58 AM

Office of Legislative Research and General Counsel

#### S.B. 162 - Federal Education Agreement Requirements

## **Fiscal Note**

2008 General Session

State of Utah

#### **State Impact**

Enactment of this bill will not require additional appropriations.

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

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

2/1/2008, 10:22:20 AM, Lead Analyst: Leishman, B.

Office of the Legislative Fiscal Analyst