1	UTAH SCHOOL SEISMIC HAZARD							
2	INVENTORY							
3	2010 GENERAL SESSION							
4	STATE OF UTAH							
5	Chief Sponsor: Larry B. Wiley							
6	Senate Sponsor:							
7								
8	LONG TITLE							
9	General Description:							
10	This bill establishes requirements relating to public school seismic safety.							
11	Highlighted Provisions:							
12	This bill:							
13	<ul> <li>enacts the School Seismic Safety Act which:</li> </ul>							
14	• requires a school district or charter school to conduct a seismic evaluation of							
15	each facility used by the school district or charter school using specified							
16	standards;							
17	• creates and specifies the duties of the Public School Seismic Safety Committee;							
18	and							
19	<ul> <li>directs the State Board of Education to adopt rules;</li> </ul>							
20	<ul> <li>repeals the School Seismic Safety Act on July 1, 2013; and</li> </ul>							
21	<ul> <li>makes technical changes.</li> </ul>							
22	Monies Appropriated in this Bill:							
23	This bill appropriates:							
24	► for fiscal year 2010-11 only, \$500,000 from the General Fund to the State Board of							
25	Education.							
26	Other Special Clauses:							
27	This bill takes effect on July 1, 2010.							



28	Utah Code Sections Affected:						
29	AMENDS:						
30	63I-2-253, as last amended by Laws of Utah 2008, Second Special Session, Chapter 6						
31	63J-1-602, as enacted by Laws of Utah 2009, Chapter 368						
32	ENACTS:						
33	<b>53A-15-1201</b> , Utah Code Annotated 1953						
34	<b>53A-15-1202</b> , Utah Code Annotated 1953						
35	<b>53A-15-1203</b> , Utah Code Annotated 1953						
36	<b>53A-15-1204</b> , Utah Code Annotated 1953						
37							
38	Be it enacted by the Legislature of the state of Utah:						
39	Section 1. Section <b>53A-15-1201</b> is enacted to read:						
40	Part 12. School Seismic Safety Act						
41	<u>53A-15-1201.</u> Title.						
42	This part is known as the "School Seismic Safety Act."						
43	Section 2. Section <b>53A-15-1202</b> is enacted to read:						
44	<u>53A-15-1202.</u> Definitions.						
45	As used in this part:						
46	(1) "Committee" means the Public School Seismic Safety Committee created in						
47	Section 53A-15-1203.						
48	(2) "Evaluation score worksheet" means the appropriate scoring worksheet for the						
49	location and type of building, as contained within federal guidelines.						
50	(3) "Federal guidelines" means guidelines and procedures specified in "Rapid Visual						
51	Screening of Buildings for Potential Seismic Hazards: A Handbook, 2nd Edition" published by						
52	the United States Federal Emergency Management Agency.						
53	(4) "Threshold score" means a score on an evaluation score worksheet which indicates						
54	that a building warrants a more detailed structural evaluation for its intended use.						
55	Section 3. Section <b>53A-15-1203</b> is enacted to read:						
56	53A-15-1203. Public School Seismic Safety Committee.						
57	(1) There is created the Public School Seismic Safety Committee consisting of seven						
58	members.						

59	(2) (a) The governor shall appoint three members who are licensed structural engineers,							
60	including:							
61	(i) one member from the public or private sector appointed from a list of at least two							
62	names submitted by the Utah Seismic Safety Commission:							
63	(ii) one member from the public or private sector appointed from a list of at least two							
64	names submitted by the Utah Division of Facilities Construction and Management; and							
65	(iii) one member from the public or private sector, after considering recommendations							
66	from professional associations representing structural engineers.							
67	(b) The state superintendent shall appoint four members, including:							
68	(i) one member representing a small school district;							
69	(ii) one member representing a medium-sized school district;							
70	(iii) one member representing a large school district; and							
71	(iv) one member from the state superintendent's staff.							
72	(3) (a) Except as required by Subsection (3)(b), each member is appointed to a							
73	four-year term.							
74	(b) Notwithstanding the requirement of Subsection (3)(a), the governor and state							
75	superintendent shall, at the time of appointment, adjust the length of terms to ensure that the							
76	terms of committee members are staggered so that approximately half of the committee is							
77	appointed every two years.							
78	(c) When a vacancy occurs in the membership for any reason, the replacement shall be							
79	appointed for the unexpired term in the same manner as the vacated member was chosen.							
80	(4) A member may not receive compensation or benefits for the member's service, but							
81	may receive per diem and travel expenses in accordance with:							
82	(a) Section 63A-3-106;							
83	(b) Section 63A-3-107; and							
84	(c) rules made by the Division of Finance pursuant to Sections 63A-3-106 and							
85	<u>63A-3-107.</u>							
86	(5) (a) The committee shall elect one of the members to serve as chair.							
87	(b) A majority of the members of the committee constitutes a quorum of the							
88	committee.							
89	(c) The action of a majority of a quorum constitutes the action of the committee.							

90	(6) The state superintendent's staff shall provide staff support to the committee.							
91	(7) The committee shall:							
92	(a) advise and make recommendations to the Legislature, governor, state							
93	superintendent, and State Board of Education on seismic safety issues in public schools;							
94	(b) provide technical assistance to the State Board of Education, state superintendent,							
95	school districts, and charter schools in conducting and overseeing the seismic safety							
96	evaluations required by Section 53A-15-1204; and							
97	(c) after completion of the seismic safety evaluations required by Subsection							
98	53A-15-1204(1), establish the threshold score.							
99	Section 4. Section <b>53A-15-1204</b> is enacted to read:							
100	53A-15-1204. Seismic safety evaluation.							
101	(1) On or before June 30, 2012, each school district and charter school shall:							
102	(a) conduct a seismic safety rapid visual screening of each facility used by the school							
103	district or charter school in accordance with federal guidelines;							
104	(b) complete the appropriate evaluation score worksheet; and							
105	(c) report its findings to the State Board of Education, including for each building:							
106	(i) the evaluation score worksheet;							
107	(ii) the current estimated number of building occupants during normal business hours;							
108	and							
109	(iii) the square footage.							
110	(2) The rapid visual screening and completion of the evaluation score worksheet under							
111	Subsection (1) shall be supervised or performed by a licensed professional structural engineer							
112	or a licensed professional civil engineer with experience in seismic evaluations.							
113	(3) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the							
114	State Board of Education, after consultation with the Public School Seismic Safety Committee,							
115	shall make rules to establish standardized forms and procedures for conducting and reporting							
116	the results of the rapid visual screening.							
117	(4) (a) The State Board of Education shall reimburse school districts and charter							
118	schools for the costs of complying with this section from funds appropriated for that purpose.							
119	(b) If reimbursement requests from school districts and charter schools exceed							
120	available funds, the State Board of Education shall proportionately reduce the allocation for							

121	each reimbursement request to match the level of available funds.
122	(c) (i) If reimbursement requests from school districts and charter schools are less than
123	available funds, the State Board of Education, after consultation with the Public School
124	Seismic Safety Committee, shall allocate any remaining funds for additional evaluations of
125	buildings that receive a score on the building's evaluation score worksheet that is below the
126	threshold score established by the committee.
127	(ii) If additional evaluations are funded pursuant to Subsection (4)(c)(i), the State
128	Board of Education, after consultation with the Public School Seismic Safety Committee, shall
129	require that the additional evaluations be performed using a nationally recognized standard.
130	(iii) The State Board of Education may require matching funds as a condition of
131	funding any additional evaluations.
132	(5) The state superintendent shall report to the Education Interim Committee the
133	findings of the statewide seismic evaluation, including any additional evaluations, on or before
134	October 31, 2012, including:
135	(a) by school district or charter school, the total number of screened buildings and the
136	score for each building;
137	(b) the total estimated number of building occupants;
138	(c) total estimated number of building occupants in structures that receive a score on
139	the building's evaluation score worksheet that is below the threshold score established by the
140	<u>committee;</u>
141	(d) the total facility square footage statewide;
142	(e) the total facility square footage statewide in structures that receive a score on the
143	building's evaluation score worksheet that is below the threshold score established by the
144	committee; and
145	(f) the number of school districts, charter schools, and facilities for which no report
146	was submitted.
147	(6) The state, a school district, a charter school, and their officers and employees are
148	immune from suit for any injury or damage resulting from the exercise or performance of, or
149	the failure to exercise or perform, any action related to seismic safety as a result of the
150	evaluations performed pursuant to this section.
151	Section 5. Section 63I-2-253 is amended to read:

151 Section 5. Section **63I-2-253** is amended to read:

152	63I-2-253. Repeal dates Titles 53, 53A, and 53B.						
153	(1) Section 53A-1-403.5 is repealed July 1, 2012.						
154	(2) Subsection 53A-1-603(5) is repealed July 1, 2010.						
155	(3) Title 53A, Chapter 1a, Part 10, UPSTART, is repealed July 1, 2014.						
156	[(4) Section 53A-3-702 is repealed July 1, 2008.]						
157	[ <del>(5) Section 53A-6-112 is repealed July 1, 2009.</del> ]						
158	[(6)] (4) Subsection 53A-13-110(3) is repealed July 1, 2013.						
159	(5) Title 53A, Chapter 15, Part 12, School Seismic Safety Act, is repealed July 1, 2013.						
160	[ <del>(7)</del> ] <u>(6)</u> Section 53A-17a-152 is repealed July 1, 2010.						
161	[ <del>(8)</del> ] <u>(7)</u> Section 53A-17a-162 is repealed July 1, 2012.						
162	Section 6. Section 63J-1-602 is amended to read:						
163	63J-1-602. Nonlapsing accounts and funds.						
164	(1) The following revenue collections, appropriations from a fund or account, and						
165	appropriations to a program are nonlapsing:						
166	(a) appropriations made to the Legislature and its committees;						
167	(b) funds collected by the grain grading program, as provided in Section 4-2-2;						
168	(c) the Salinity Offset Fund created in Section 4-2-8.5;						
169	(d) the Invasive Species Mitigation Fund created in Section 4-2-8.7;						
170	(e) funds collected by pesticide dealer license registration fees, as provided in Section						
171	4-14-3;						
172	(f) funds collected by pesticide applicator business registration fees, as provided in						
173	Section 4-14-13;						
174	(g) the Rangeland Improvement Fund created in Section 4-20-2;						
175	(h) funds deposited as dedicated credits under the Insect Infestation Emergency Control						
176	Act, as provided in Section 4-35-6;						
177	(i) the Percent-for-Art Program created in Section 9-6-404;						
178	(j) the Centennial History Fund created in Section 9-8-604;						
179	(k) the Uintah Basin Revitalization Fund, as provided in Section 9-10-108;						
180	(1) the Navajo Revitalization Fund created in Section 9-11-104;						
181	(m) the LeRay McAllister Critical Land Conservation Program created in Section						
182	11-38-301;						

183	(n) the Clean Fuels and Vehicle Technology Fund created in Section 19-1-403;							
184	(o) fees deposited as dedicated credits for hazardous waste plan reviews, as provided in							
185	Section 19-6-120;							
186	(p) an appropriation made to the Division of Wildlife Resources for the appraisal and							
187	purchase of lands under the Pelican Management Act, as provided in Section 23-21a-6;							
188	(q) award monies under the Crime Reduction Assistance Program, as provided under							
189	Section 24-1-19;							
190	(r) funds collected from the emergency medical services grant program, as provided in							
191	Section 26-8a-207;							
192	(s) fees and other funding available to purchase training equipment and to administer							
193	tests and conduct quality assurance reviews, as provided in Section 26-8a-208;							
194	(t) funds collected as a result of a sanction under Section 1919 of Title XIX of the							
195	federal Social Security Act, as provided in Section 26-18-3;							
196	(u) the Utah Health Care Workforce Financial Assistance Program created in Section							
197	26-46-102;							
198	(v) monies collected from subscription fees for publications prepared or distributed by							
199	the insurance commissioner, as provided in Section 31A-2-208;							
200	(w) monies received by the Insurance Department for administering, investigating							
201	under, and enforcing the Insurance Fraud Act, as provided in Section 31A-31-108;							
202	(x) certain monies received for penalties paid under the Insurance Fraud Act, as							
203	provided in Section 31A-31-109;							
204	(y) the fund for operating the state's Federal Health Care Tax Credit Program, as							
205	provided in Section 31A-38-104;							
206	(z) certain funds in the Department of Workforce Services' program for the education,							
207	training, and transitional counseling of displaced homemakers, as provided in Section							
208	35A-3-114;							
209	(aa) the Employment Security Administration Fund created in Section 35A-4-505;							
210	(bb) the Special Administrative Expense Fund created in Section 35A-4-506;							
211	(cc) funding for a new program or agency that is designated as nonlapsing under							
212	Section 36-24-101;							
213	(dd) the Oil and Gas Conservation Account created in Section 40-6-14.5;							

214	(ee) funds available to the State Tax Commission for purchase and distribution of						
215	license plates and decals, as provided in Section 41-1a-1201;						
216	(ff) certain fees for the cost of electronic payments under the Motor Vehicle Act, as						
217	provided in Section 41-1a-1221;						
218	(gg) certain fees collected for administering and enforcing the Motor Vehicle Business						
219	Regulation Act, as provided in Section 41-3-601;						
220	(hh) certain fees for the cost of electronic payments under the Motor Vehicle Business						
221	Regulation Act, as provided in Section 41-3-604;						
222	(ii) the Off-Highway Access and Education Restricted Account created in Section						
223	41-22-19.5;						
224	(jj) certain fees for the cost of electronic payments under the Motor Vehicle Act, as						
225	provided in Section 41-22-36;						
226	(kk) monies collected under the Notaries Public Reform Act, as provided under						
227	46-1-23;						
228	(ll) certain funds associated with the Law Enforcement Operations Account, as						
229	provided in Section 51-9-411;						
230	(mm) the Public Safety Honoring Heroes Restricted Account created in Section						
231	53-1-118;						
232	(nn) funding for the Search and Rescue Financial Assistance Program, as provided in						
233	Section 53-2-107;						
234	(oo) appropriations made to the Department of Public Safety from the Department of						
235	Public Safety Restricted Account, as provided in Section 53-3-106;						
236	(pp) appropriations to the Motorcycle Rider Education Program, as provided in Section						
237	53-3-905;						
238	(qq) fees collected by the State Fire Marshal Division under the Utah Fire Prevention						
239	and Safety Act, as provided in Section 53-7-314;						
240	(rr) the DNA Specimen Restricted Account created in Section 53-10-407;						
241	(ss) monies appropriated to the State Board of Education for fiscal year 2010-11 for:						
242	(i) reimbursement of school district and charter school seismic safety evaluation costs						
243	pursuant to Section 53A-15-1204; and						
244	(ii) expenses of the Public School Seismic Safety Committee created in Section						

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245 53A-15-1203; [(ss)] (tt) the minimum school program, as provided in Section 53A-17a-105; 246 247 [(tt)] (uu) certain funds appropriated from the Uniform School Fund to the State Board 248 of Education for new teacher bonus and performance-based compensation plans, as provided in 249 Section 53A-17a-148; 250 [(uu)] (vv) certain funds appropriated from the Uniform School Fund to the State 251 Board of Education for implementation of proposals to improve mathematics achievement test scores, as provided in Section 53A-17a-152: 252 253 [(vv)] (ww) the School Building Revolving Account created in Section 53A-21-401; 254 [(ww)] (xx) monies received by the State Office of Rehabilitation for the sale of certain 255 products or services, as provided in Section 53A-24-105; 256 [(xx)] (yy) the State Board of Regents, as provided in Section 53B-6-104; 257  $\left[\frac{yy}{y}\right]$  (zz) certain funds appropriated from the General Fund to the State Board of 258 Regents for teacher preparation programs, as provided in Section 53B-6-104; 259  $\left[\frac{zz}{zz}\right]$  (aaa) a certain portion of monies collected for administrative costs under the 260 School Institutional Trust Lands Management Act, as provided under Section 53C-3-202; 261 [(aaa)] (bbb) certain surcharges on residence and business telecommunications access 262 lines imposed by the Public Service Commission, as provided in Section 54-8b-10; 263 [(bbb)] (ccc) certain fines collected by the Division of Occupational and Professional 264 Licensing for violation of unlawful or unprofessional conduct that are used for education and 265 enforcement purposes, as provided in Section 58-17b-505; 266 [(ccc)] (ddd) the Nurse Education and Enforcement Fund created in Section 267 58-31b-103; 268 [(ddd)] (eee) funding of the controlled substance database, as provided in Section 269 58-37-7.7; 270 [(ece)] (fff) the Certified Nurse Midwife Education and Enforcement Fund created in 271 Section 58-44a-103; 272 [(fff)] (ggg) funding for the building inspector's education program, as provided in 273 Section 58-56-9; 274 [(ggg)] (hhh) certain fines collected by the Division of Occupational and Professional 275 Licensing for use in education and enforcement of the Security Personnel Licensing Act, as

276	provided in Section 58-63-103;						
277	[(hhh)] (iii) the Professional Geologist Education and Enforcement Fund created in						
278	Section 58-76-103;						
279	[(iii)] (jjj) certain monies in the Water Resources Conservation and Development						
280	Fund, as provided in Section 59-12-103;						
281	[(jjj)] (kkk) funds paid to the Division of Real Estate for the cost of a criminal						
282	background check for broker and sales agent licenses, as provided in Section 61-2-9;						
283	[(kkk)] (111) the Utah Housing Opportunity Restricted Account created in Section						
284	61-2-28;						
285	[(111)] (mmm) funds paid to the Division of Real Estate for the cost of a criminal						
286	background check for a mortgage loan license, as provided in Section 61-2c-202;						
287	[(mmm)] (nnn) funds paid to the Division of Real Estate in relation to examination of						
288	records in an investigation, as provided in Section 61-2c-401;						
289	[(nnn)] (000) certain funds donated to the Department of Human Services, as provided						
290	in Section 62A-1-111;						
291	[(000)] (ppp) certain funds donated to the Division of Child and Family Services, as						
292	provided in Section 62A-4a-110;						
293	[(ppp)] (qqq) the Mental Health Therapist Grant and Scholarship Program, as provided						
294	in Section 62A-13-109;						
295	[(qqq)] (rrr) assessments for DUI violations that are forwarded to an account created by						
296	a county treasurer, as provided in Section 62A-15-503;						
297	[(rrr)] (sss) appropriations to the Division of Services for People with Disabilities, as						
298	provided in Section 62A-5-102;						
299	[(sss)] (ttt) certain donations to the Division of Substance Abuse and Mental Health, as						
300	provided in Section 62A-15-103;						
301	[(ttt)] (uuu) certain funds received by the Division of Parks and Recreation from the						
302	sale or disposal of buffalo, as provided under Section 63-11-19.2;						
303	[(uuu)] (vvv) revenue for golf user fees at the Wasatch Mountain State Park, Palisades						
304	State Park, or Jordan River State Park, as provided under Section 63-11-19.5;						
305	[(vvv)] (www) revenue for golf user fees at the Green River State Park, as provided						
306	under Section 63-11-19.6;						

307	[(www)] (xxx) the Centennial Nonmotorized Paths and Trail Crossings Program						
308	created under Section 63-11a-503;						
309	[(xxx)] (yyy) the Bonneville Shoreline Trail Program created under Section						
310	63-11a-504;						
311	[(yyy)] (zzz) the account for the Utah Geological Survey, as provided in Section						
312	63-73-10;						
313	[(zzz)] (aaaa) the Risk Management Fund created under Section 63A-4-201;						
314	[(aaaa)] (bbbb) the Child Welfare Parental Defense Fund created in Section						
315	63A-11-203;						
316	[(bbbb)] (cccc) the Constitutional Defense Restricted Account created in Section						
317	63C-4-103;						
318	[(cccc)] (dddd) a portion of the funds appropriated to the Utah Seismic Safety						
319	Commission, as provided in Section 63C-6-104;						
320	[(dddd)] (eeee) funding for the Medical Education Program administered by the						
321	Medical Education Council, as provided in Section 63C-8-102;						
322	[(cece)] (ffff) certain monies payable for commission expenses of the Pete Suazo Utah						
323	Athletic Commission, as provided under Section 63C-11-301;						
324	[(ffff)] (gggg) funds collected for publishing the Division of Administrative Rules'						
325	publications, as provided in Section 63G-3-402;						
326	[(gggg)] (hhhh) the appropriation to fund the Governor's Office of Economic						
327	Development's Enterprise Zone Act, as provided in Section 63M-1-416;						
328	[(hhhh)] (iiii) the Tourism Marketing Performance Account, as provided in Section						
329	63M-1-1406;						
330	[(iiii)] (jjjj) certain funding for rural development provided to the Office of Rural						
331	Development in the Governor's Office of Economic Development, as provided in Section						
332	63M-1-1604;						
333	[(jjjj)] (kkkk) certain monies in the Development for Disadvantaged Rural						
334	Communities Restricted Account, as provided in Section 63M-1-2003;						
335	[(kkkk)] (1111) appropriations to the Utah Science Technology and Research Governing						
336	Authority, created under Section 63M-2-301, as provided under Section 63M-3-302;						
337	[(1111)] (mmmm) certain monies in the Rural Broadband Service Fund, as provided in						

338 Section 63M-1-2303; 339 [(mmmm)] (nnn) funds collected from monthly offender supervision fees, as provided 340 in Section 64-13-21.2; 341 [(nnnn)] (0000) funds collected by the housing of state probationary inmates or state 342 parole inmates, as provided in Subsection 64-13e-104(2); [(0000)] (pppp) the Sovereign Lands Management account created in Section 65A-5-1: 343 344 [(pppp)] (qqqq) certain forestry and fire control funds utilized by the Division of 345 Forestry, Fire, and State Lands, as provided in Section 65A-8-103; 346 [(qqqq)] (rrrr) the Department of Human Resource Management user training program, 347 as provided in Section 67-19-6; 348 [(rrrr)] (ssss) funds for the University of Utah Poison Control Center program, as 349 provided in Section 69-2-5.5; 350 [(ssss)] (tttt) appropriations to the Transportation Corridor Preservation Revolving Loan Fund, as provided in Section 72-2-117; 351 352 [(tttt)] (uuuu) appropriations to the Local Transportation Corridor Preservation Fund, 353 as provided in Section 72-2-117.5; [(uuuu)] (vvvv) appropriations to the Tollway Restricted Special Revenue Fund, as 354 355 provided in Section 77-2-120: 356 [(vvvv)] (www) appropriations to the Aeronautics Construction Revolving Loan 357 Fund, as provided in Section 77-2-122; 358 [(wwww)] (xxxx) appropriations to the State Park Access Highways Improvement 359 Program, as provided in Section 72-3-207; 360 [(xxxx)] (yyyy) the Traffic Noise Abatement Program created in Section 72-6-112; 361 [(yyyy)] (zzzz) certain funds received by the Office of the State Engineer for well 362 drilling fines or bonds, as provided in Section 73-3-25; 363 [(zzzz)] (aaaaa) certain monies appropriated to increase the carrying capacity of the 364 Jordan River that are transferred to the Division of Parks and Recreation, as provided in 365 Section 73-10e-1; 366 [(aaaaa)] (bbbbb) certain fees for the cost of electronic payments under the State 367 Boating Act, as provided in Section 73-18-25; 368 [(bbbbb)] (ccccc) certain monies appropriated from the Water Resources Conservation

369	and Development Fund, as provided in Section 73-23-2;						
370	[(ccccc)] (ddddd) the Lake Powell Pipeline Project Operation and Maintenance Fund						
371	created in Section 73-28-404;						
372	[(ddddd)] (eeeee) certain funds in the Water Development and Flood Mitigation						
373	Reserve Account, as provided in Section 73-103-1;						
374	[(cecee)] (fffff) certain funds appropriated for compensation for special prosecutors, as						
375	provided in Section 77-10a-19;						
376	[(fffff)] (ggggg) the Indigent Aggravated Murder Defense Trust Fund created in						
377	Section 77-32-601;						
378	[(ggggg)] (hhhhh) the Indigent Felony Defense Trust Fund created in Section						
379	77-32-701;						
380	[(hhhhh)] (iiiii) funds donated or paid to a juvenile court by private sources, as						
381	provided in Subsection 78A-6-203(c);						
382	[(iiiii)] (jjjjj) a state rehabilitative employment program, as provided in Section						
383	78A-6-210; and						
384	[(jjjjj)] (kkkkk) fees from the issuance and renewal of licenses for certified court						
385	interpreters, as provided in Section 78B-1-146.						
386	(2) No revenue collection, appropriation from a fund or account, or appropriation to a						
387	program may be treated as nonlapsing unless:						
388	(a) it is expressly referenced by this section;						
389	(b) it is designated in a condition of appropriation in the appropriations bill; or						
390	(c) nonlapsing authority is granted under Section 63J-1-603.						
391	(3) Each legislative appropriations subcommittee shall review the accounts and funds						
392	that have been granted nonlapsing authority under this section or Section 63J-1-603.						
393	Section 7. Appropriation.						
394	(1) There is appropriated \$500,000 from the General Fund for fiscal year 2010-11 only,						
395	to the State Board of Education for:						
396	(a) reimbursement of school district and charter school seismic safety evaluation costs						
397	incurred pursuant to Section 53A-15-1204; and						
398	(b) expenses of the Public School Seismic Safety Committee created under Section						
399	53A-15-1203.						

- 400 (2) The funds appropriated in Subsection (1) are non-lapsing.
- 401 Section 8. Effective date.
- 402 <u>This bill takes effect on July 1, 2010.</u>

Legislative Review Note as of 12-22-09 2:48 PM

Office of Legislative Research and General Counsel

#### H.B. 72 - Utah School Seismic Hazard Inventory

### **Fiscal Note**

2010 General Session

State of Utah

#### **State Impact**

Enactment of this bill will appropriate one-time \$500,000 from the General Fund for FY 2011 and includes non-lapsing authority.

	FY 2010	FY 2011	FY 2012	FY 2010	FY 2011	FY 2012
	<u>Approp.</u>	Approp.	Approp.		Revenue	Revenue
General Fund, One-Time	\$0	\$500,000	\$0	80	\$0	\$0
Total	\$0	\$500,000	\$0		50	
				_		

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

Enactment of this bill likely will not result in direct, measurable costs and/or benefits for individuals or businesses. Local school districts and charter school may incur additional expenses if evaluation costs exceed the amount appropriated in this bill.

1/15/2010, 8:35:36 AM, Lead Analyst: Leishman, B./Attny: AOS

Office of the Legislative Fiscal Analyst