Senator Wayne L. Niederhauser proposes the following substitute bill:

VISION SCREENING AMENDMENTS
2010 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Wayne L. Niederhauser
House Sponsor: Todd E. Kiser
LONG TITLE
General Description:
This bill amends provisions related to vision screening in schools.
Highlighted Provisions:
This bill:
 provides conditions when a licensed health care professional may participate in a
school district's free vision screening program; and
 makes technical changes.
Monies Appropriated in this Bill:
None
Other Special Clauses:
None
Utah Code Sections Affected:
AMENDS:
53A-11-203, as last amended by Laws of Utah 2001, Chapter 73
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 53A-11-203 is amended to read:
53A-11-203. Vision screening.

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26	(1) A child under seven years of age entering school for the first time in this state must
27	present the following to the school:
28	(a) a certificate signed by a licensed physician, optometrist, or other licensed health
29	professional approved by the division, stating that the child has received vision screening to
30	determine the presence of amblyopia or other visual defects. As used in this section, "division"
31	means the Division of Services for the Blind and Visually Impaired, State Office of Education;
32	or
33	(b) a written statement signed by at least one parent or legal guardian of the child that
34	the screening violates the personal beliefs of the parent or legal guardian.
35	(2) The division shall provide vision screening report forms to $\hat{S} \rightarrow [persons] \underline{a \ person} \leftarrow \hat{S}$
35a	approved by the
36	division to conduct $\hat{S} \rightarrow [\text{the}] \underline{a \text{ free vision}} \leftarrow \hat{S}$ screening $\hat{S} \rightarrow \underline{\text{for children aged 3-1/2 to seven}} \leftarrow \hat{S}$.
37	(3) [Each] \underline{A} school district may conduct free vision screening clinics for children aged
38	3-1/2 to seven.
39	(4) (a) The division shall maintain a central register of children, aged $3-1/2$ to seven,
40	who fail vision screening and who are referred for follow-up treatment.
41	(b) The register described in Subsection (4)(a) shall include the name of the child, age
42	or birthdate, address, cause for referral, and follow-up results. [Each]
43	(c) A school district shall report referral follow-up results $\hat{S} \rightarrow \underline{for children aged 3-1/2 to}$
43a	<u>seven</u> $\leftarrow \hat{S}$ to the division.
44	(5) The division shall coordinate and supervise the training of [persons who serve as
45	vision screeners] a person who serves as a vision screener $\hat{S} \rightarrow \underline{for \ a \ free \ vision \ screening \ clinic \ for}$
45a	<u>children aged 3-1/2 to seven</u> ←Ŝ .
46	(6) (a) Except as provided in Subsection (6)(b), a [A] licensed health professional
47	providing vision care to private patients may not participate as a screener in <u>a</u> free vision
48	screening [programs] program provided by a school [districts] district.
49	(b) A school district may:
50	(i) allow a licensed health professional $\hat{H} \rightarrow [\text{that}]$ who $\leftarrow \hat{H}$ provides vision care to
50a	private patients to
51	participate as a screener in a free vision screening program for a child eight years of age or
52	older: $\hat{\mathbf{H}} \rightarrow [and] \leftarrow \hat{\mathbf{H}}$
53	(ii) establish guidelines to administer a free vision screening program $\hat{S} \rightarrow [provided]$
54	<u>pursuant to</u>] described in $\leftarrow \hat{S}$ Subsection (6)(b)(i) $\hat{H} \rightarrow [:]$; and
54a	(iii) establish penalties for a violation of the requirements of Subsection (6)(c).

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54b	(c) A licensed health professional or other person who participates as a screener in a
54c	free vision screening program described in Subsection (6)(b):
54d	(i) may not market, advertise, or promote the licensed health professional's business in
54e	connection with providing the free screening at the school; and
54f	(ii) shall provide the child's results of the free vision screening on a form produced by
54g	the school or school district, which may not include contact information other than the name of
54h	the licensed health professional.
54i	(d) A school district may provide information to a parent or guardian of the
54j	availability of follow up vision services for a student. 🗲Ĥ
55	(7) The Department of Health shall, by rule, set standards and procedures for vision
56	screening required by this chapter, and shall provide the division with copies of rules,

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- 57 standards, instructions, and test charts necessary for conducting vision screening.
- 58 (8) The division shall supervise screening, referral, and follow-up required by this
- 59 chapter.

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Fiscal Note

2010 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.

2/18/2010, 3:21:27 PM, Lead Analyst: Leishman, B./Attny: AOS

Office of the Legislative Fiscal Analyst