



26	<ul> <li>course fees for courses provided by certain entities under contract with the State</li> </ul>
27	Board of Education or State Board of Regents; and
28	<ul> <li>other fees required as a condition of student participation in an activity, class, or</li> </ul>
29	program;
30	<ul><li>imposes a limitation on course fees; and</li></ul>
31	<ul> <li>requires the State Board of Education to report to the Education Interim Committee.</li> </ul>
32	Money Appropriated in this Bill:
33	None
34	Other Special Clauses:
35	None
36	<b>Utah Code Sections Affected:</b>
37	AMENDS:
38	53A-2-210, as last amended by Laws of Utah 2008, Chapter 346
39	ENACTS:
40	<b>53A-17a-105.7</b> , Utah Code Annotated 1953
41	<b>53A-17b-101</b> , Utah Code Annotated 1953
42	<b>53A-17b-102</b> , Utah Code Annotated 1953
43	<b>53A-17b-103</b> , Utah Code Annotated 1953
44	<b>53A-17b-104</b> , Utah Code Annotated 1953
45	<b>53A-17b-105</b> , Utah Code Annotated 1953
46	Ĥ→ [ <del>-53A-17b-106, Utah Code Annotated 1953</del> ] ←Ĥ
47	<b>53A-17b-107</b> , Utah Code Annotated 1953
48	<b>53A-17b-108</b> , Utah Code Annotated 1953
49	<b>53A-17b-109</b> , Utah Code Annotated 1953
50	<b>53A-17b-110</b> , Utah Code Annotated 1953
51	
52	Be it enacted by the Legislature of the state of Utah:
53	Section 1. Section <b>53A-2-210</b> is amended to read:
54	53A-2-210. Funding.
55	(1) A student who enrolls in a nonresident district is considered a resident of that
56	district for purposes of state funding.

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57	(2) The State Board of Education shall adopt rules providing that:
58	(a) the resident district pay the nonresident district, for each of the resident district's
59	students who enroll in the nonresident district, 1/2 of the amount by which the resident
60	district's per student expenditure exceeds the value of the state's contribution; and
61	(b) if a student is enrolled in a nonresident district for less than a full year, the resident
62	district shall pay a portion of the amount specified in Subsection (2)(a) based on the percentage
63	of school days the student is enrolled in the nonresident district.
64	(3) (a) Except as provided in this Subsection (3), the parent or guardian of a
65	nonresident student shall arrange for the student's own transportation to and from school.
66	(b) The State Board of Education may adopt rules under which nonresident students
67	may be transported to their schools of attendance if:
68	(i) the transportation of students to schools in other districts would relieve
69	overcrowding or other serious problems in the district of residence and the costs of
70	transportation are not excessive; or
71	(ii) the Legislature has granted an adequate specific appropriation for that purpose.
72	(c) A receiving district shall provide transportation for a nonresident student on the
73	basis of available space on an approved route within the district to the school of attendance if
74	district students would be eligible for transportation to the same school from that point on the
75	bus route and the student's presence does not increase the cost of the bus route.
76	(d) Nothing in this section shall be construed as prohibiting the resident district or the
77	receiving district from providing bus transportation on any approved route.
78	(e) Except as provided in Subsection (3)(b), the district of residence may not claim any
79	state transportation costs for students enrolled in other school districts.
80	(4) This section does not apply to a student who participates in an education savings
81	account pilot project under Chapter 17b, Education Savings Accounts.
82	Section 2. Section <b>53A-17a-105.7</b> is enacted to read:
83	53A-17a-105.7. Withholding of Minimum School Program money distributed to a
84	school district or charter school for a student with an education savings account.
85	(1) The State Board of Education shall withhold a portion of a school district's or
86	charter school's distribution of money the school district or charter school is otherwise eligible

to receive under Chapter 17a, Minimum School Program Act, for a student with an education

88	savings account.
89	(2) The amount withheld under Subsection (1) shall be an amount equal to the product
90	<u>of:</u>
91	(a) 1.2;
92	(b) the value of the weighted pupil unit for the grades 1 through 12 basic program; and
93	(c) the number of full-time equivalent students enrolled in courses in the school district
94	or charter school and participating in the education savings account pilot project established in
95	Chapter 17b, Education Savings Accounts Act.
96	(3) The State Board of Education shall make rules to implement this section so that the
97	money withheld pursuant to this section is withheld in the same school year that the student
98	pays for courses using money in an education savings account.
99	Section 3. Section <b>53A-17b-101</b> is enacted to read:
100	CHAPTER 17b. EDUCATION SAVINGS ACCOUNTS ACT
101	<u>53A-17b-101.</u> Title.
102	This chapter is known as the "Education Savings Accounts Act."
103	Section 4. Section <b>53A-17b-102</b> is enacted to read:
104	53A-17b-102. Purpose of education savings accounts.
105	Education savings accounts are created as a means of funding high school students'
106	education for the following purpose:
107	(1) to allow a parent or guardian to customize education to meet the learning needs and
108	interests of each individual child while providing greater flexibility in the use of education
109	dollars to best suit a child's individual needs;
110	(2) to provide access to the best teachers and coursework available, regardless of
111	residential location; and
112	(3) to nurture a dynamic education system that is prepared to adapt to new modes of
113	delivering instruction in the future while fostering an expanded range of innovative learning
114	alternatives.
115	Section 5. Section <b>53A-17b-103</b> is enacted to read:
116	53A-17b-103. Education savings account pilot project.
117	(1) A pilot project is established for the 2013-14 and 2014-15 school years to evaluate
118	the use of education savings accounts as a means of funding high school students' education.

119	(2) (a) The State Board of Education shall establish an education savings account for a
120	student who opts to participate in the pilot project.
121	(b) The maximum number of education savings accounts that may exist for any year of
122	the pilot project is $\hat{\mathbf{H}} \rightarrow [\frac{2,500}{}] \underline{500} \leftarrow \hat{\mathbf{H}}$ .
123	(3) A student may opt to participate in the pilot project if:
124	(a) the student is enrolled in grade 11 or 12 in a public school; and
125	(b) (i) the student is age 18 or older; or
126	(ii) the student is younger than age 18 and the student's parent or guardian consents to
127	the student's participation in the pilot project.
128	(4) (a) The State Board of Education shall make rules specifying procedures and
129	criteria for a student to obtain an education savings account for use during the pilot project.
130	(b) The rules shall:
131	(i) impose a deadline for applying for an education savings account;
132	(ii) provide for a lottery to select students who may obtain an education savings
133	account, if the number of applicants who apply by the application deadline exceeds the
134	maximum number of education savings accounts that may exist pursuant to Subsection (2); and
135	(iii) allow a student who obtains an education savings account in the first year of the
136	pilot project to continue to use it in the second year of the pilot project.
137	(5) (a) The Legislature shall appropriate money to the State Board of Education for an
138	equal per pupil allocation for each student participating in the pilot project.
139	(b) From money appropriated under Subsection (5)(a), the State Board of Education
140	shall deposit an amount equal to the per pupil allocation in the education savings account of
141	each student participating in the pilot project.
142	(c) For fiscal year 2013-14, the per pupil allocation is \$6,400.
143	(6) Money in an education savings account may earn interest.
144	(7) In accordance with procedures established by the State Board of Education in rule,
145	a student's parent or legal guardian or a student, if the student is age 18 or older, may authorize
146	the use of money in an education savings account to pay for:
147	(a) course fees for courses provided by a Utah school district or charter school;
148	(b) course fees for online courses offered through the Statewide Online Education
149	Program created in Chapter 15, Part 12, Statewide Online Education Program Act;

150	(c) course fees for courses provided by an entity under contract with the State Board of
151	Education pursuant to Section 53A-17b-109;
152	(d) course fees for courses provided by an institution of higher education listed in
153	Section 53B-2-101;
154	(e) course fees for courses provided by a private, nonprofit college or university in the
155	state under contract with the State Board of Regents pursuant to Section 53A-17b-109; and
156	(f) fees, deposits, or other charges required of a student's or the student's parent or
157	guardian as a condition for student participation in:
158	(i) a course provided by an entity listed in Subsections (7)(a) through (e); or
159	(ii) an activity, class, or program provided, sponsored, or supported by or through a
160	public school or school district.
161	(8) Money in an education savings account at the end of a fiscal year shall remain in
162	the account and may be expended for a use described in Subsection (7) in a subsequent fiscal
163	<u>year.</u>
164	(9) (a) The State Board of Education shall close an education savings account
164a	$\hat{\mathbf{H}} \rightarrow [\underline{10}] \underline{\mathbf{six}} \leftarrow \hat{\mathbf{H}} \underline{\mathbf{years}}$
165	after the account is opened.
166	(b) Money remaining in an education savings account upon closure shall lapse to the
167	Education Fund.
168	(10) The State Board of Education shall provide for:
169	(a) electronic invoicing of course fees and other fees for payment from an education
170	savings account;
171	(b) electronic payment of course fees and other fees from deposits to an education
172	savings account; and
173	(c) online electronic savings accounts where a student and the student's parent or legal
174	guardian can monitor activity and balances in the student's account.
175	Section 6. Section <b>53A-17b-104</b> is enacted to read:
176	53A-17b-104. Course fees for courses offered by a school district or charter
177	school.
178	(1) A public school shall charge a course fee for each course a student participating in
179	the pilot project takes at the school.
180	(2) (a) A course fee shall be based upon the cost of providing a course, including an

181	appropriate amount of overhead costs.
182	(b) A course fee may be set at the average cost of providing a course.
183	(3) A local school board or charter school governing board shall establish course fees
184	and publish the course fee schedule on the school district's or charter school's website.
185	(4) The total course fees for a student participating in the pilot project who takes a full
186	course load throughout the school year in a single school district or charter school may not
187	exceed the amount of money deposited in the student's education savings account for the
188	school year.
189	(5) In accordance with procedures established by the State Board of Education in rule,
190	a course fee charged by a public school shall be paid from deposits made to an education
191	savings account under Section 53A-17b-103.
192	Section 7. Section <b>53A-17b-105</b> is enacted to read:
193	53A-17b-105. Preference for or restrictions on courses prohibited Differentiated
194	diplomas.
195	(1) Neither the State Board of Education, staff of the State Board of Education, a
196	school district, nor a charter school may impose restrictions or give preference to any course
197	provider that is authorized to offer a course that a student may take using money in an
198	education savings account.
199	(2) A school district or a charter school may specify course requirements for a
200	differentiated diploma, but may not specify from which course provider a required course must
201	be taken.
202	Ĥ→ [Section 8. Section 53A-17b-106 is enacted to read:
203	53A-17b-106. Eligibility to participate in an extracurricular activity.
204	(1) A student is eligible to participate in an extracurricular activity at a school where
205	the student takes one or more courses.
206	(2) A student who is not a full-time student at a school is eligible to participate in an
207	extracurricular activity consistent with eligibility standards applied to a full-time student.
208	(3) A school district or public school may not impose additional requirements on a
209	part-time student to participate in an extracurricular activity that are not imposed on a full-time
210	student.] ←Ĥ
211	Section $\hat{\mathbf{H}} \rightarrow [9] \underline{8} \leftarrow \hat{\mathbf{H}}$ . Section 53A-17b-107 is enacted to read:

212	<u>53A-17b-107.</u> Campus hours.
213	A school district or charter school may not impose restrictions on campus hours that
214	limit a student's ability to customize a course schedule with multiple course providers.
215	Section 10. Section <b>53A-17b-108</b> is enacted to read:
216	53A-17b-108. Accelerated high school completion.
217	(1) The State Board of Education shall make rules to allow a student to complete high
218	school graduation requirements, and exit high school, up to one or more years early, in
219	accordance with the student's education/occupation plan (SEOP).
220	(2) The rules adopted under Subsection (1) shall allow the student to withdraw money
221	the student is otherwise eligible to receive over the two-year pilot project period in a shorter
222	period of time.
223	Section 11. Section <b>53A-17b-109</b> is enacted to read:
224	53A-17b-109. Courses provided under contract with State Board of Education or
225	State Board of Regents.
226	(1) (a) The State Board of Education may establish a program in which the State Board
227	of Education contracts with a private entity located in Utah to provide courses to high school
228	students who use money in an education savings account to pay for the courses.
229	(b) A State Board of Education program established under Subsection (1) shall be
230	consistent with Utah Constitution Article X, Sections 1 and 2.
231	(2) (a) The State Board of Regents may establish a program in which the State Board
232	of Regents contracts with a private, nonprofit college or university in the state to provide
233	courses to students who use money in an education savings account to pay for the courses.
234	(b) A State Board of Regents program established under Subsection (1) shall be
235	consistent with Utah Constitution Article X, Section 1.
236	(c) A private, nonprofit college or university in the state under contract with the State
237	Board of Regents pursuant to Subsection (2)(a) must be accredited by the Northwest
238	Association of Schools and Colleges.
239	Section 12. Section <b>53A-17b-110</b> is enacted to read:
240	53A-17b-110. State Board of Education report.
241	The State Board of Education shall:
242	(1) make periodic reports to the Education Interim Committee on the pilot project

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243	established under this chapter; and
244	(2) by the committee's November 2013 and 2014 meetings, make recommendations for
245	the implementation of education savings accounts.