Representative Bradley G. Last proposes the following substitute bill:

1	STATE WIDE DATA ALLIANCE AND UTAIL FUTURES	
2	2014 GENERAL SESSION	
3	STATE OF UTAH	
4	Chief Sponsor: Howard A. Stephenson	
5	House Sponsor: Bradley G. Last	
6 7	LONG TITLE	
8	General Description:	
9	This bill amends provisions related to Utah Futures and appropriates money to support	
10	a statewide data system for public education, higher education, and workforce data.	
11	Highlighted Provisions:	
12	This bill:	
13	amends provisions related to Utah Futures;	
14	• establishes an evaluation panel to evaluate Utah Futures and determine whether any	
15	or all components of Utah Futures should be outsourced to a private provider;	
15a	Ĥ→ requires the evaluation panel to report to the State Board of Education, the	
15b	Executive Appropriations Committee, and the Education Interim Committee; ←Ĥ and	
16	makes technical changes.	
17	Money Appropriated in this Bill:	
18	This bill appropriates in fiscal year 2015:	
19	 to the Utah Education Network - Utah Education Network as an ongoing 	
20	appropriation:	
21	• from the Education Fund, \$345,000;	
22	 to the Utah Education Network - Utah Education Network as a one-time 	
23	appropriation:	
24	• from the Education Fund, \$300,000;	
25	 to the State Board of Education - State Office of Education as an ongoing 	



26	appropriation:
27	• from the Education Fund, \$355,000;
28	 to the Utah College of Applied Technology - Administration as an ongoing
29	appropriation:
30	• from the Education Fund, \$245,000;
31	to the State Board of Regents - Administration as an ongoing appropriation:
32	• from the Education Fund, \$245,000; and
33	to the University of Utah - Education and General as an ongoing appropriation:
34	• from the Education Fund, \$310,000.
35	Other Special Clauses:
36	This bill provides an effective date.
37	Utah Code Sections Affected:
38	AMENDS:
39	53A-1-410, as enacted by Laws of Utah 2012, Chapter 392
9a	$\hat{H} \rightarrow \underline{631-2-253}$, as last amended by Laws of Utah 2013, Chapters 173 and 434 $\leftarrow \hat{H}$
40	
41	Be it enacted by the Legislature of the state of Utah:
42	Section 1. Section 53A-1-410 is amended to read:
43	53A-1-410. Utah Futures.
44	(1) As used in this section:
45	(a) "Education provider" means:
46	(i) a Utah institution of higher education as defined in Section 53B-2-101; or
47	(ii) a Utah provider of postsecondary education.
48	(b) "Student user" means:
49	(i) a Utah student in kindergarten through grade 12;
50	(ii) a Utah post secondary education student;
51	(iii) a parent or guardian of a Utah public education student; or
52	(iv) a Utah potential post secondary education student.
53	[(c) "Other user" means:]
54	[(i) a jobseeker;]
55	[(ii) an adult user;]

5/	[(iv) any Utah citizen.]
58	[(d)] (c) "Utah Futures" means a career planning program developed and administered
59	by the Department of Workforce Services, the State Board of Regents, and the State Board of
60	Education.
61	[(e)] (d) "Utah Futures Steering Committee" means a committee of members
62	designated by the governor to administer and manage Utah Futures in collaboration with the
63	Department of Workforce Services, the State Board of Regents, and the State Board of
64	Education.
65	(2) The Utah Futures Steering Committee shall ensure, as funding allows and is
66	feasible, that Utah Futures will:
67	(a) allow a student user to:
68	(i) access the student user's full academic record;
69	(ii) electronically allow the student user to give access to the student user's academic
70	record and related information to an education provider as allowed by law;
71	(iii) access information about different career opportunities and understand the related
72	educational requirements to enter that career;
73	(iv) access information about education providers;
74	(v) access up to date information about entrance requirements to education providers;
75	(vi) apply for entrance to multiple schools without having to fully replicate the
76	application process;
77	(vii) apply for loans, scholarships, or grants from multiple education providers in one
78	location without having to fully replicate the application process for multiple education
79	providers; and
80	(viii) research open jobs from different companies within the user's career interest and
81	apply for those jobs without having to leave the website to do so;
82	(b) allow all users to:
83	(i) access information about different career opportunities and understand the related
84	educational requirements to enter that career;
85	(ii) access information about education providers;
86	(iii) access up-to-date information about entrance requirements to education providers
87	(iv) apply for entrance to multiple schools without having to fully replicate the

88	application process;		
89	(v) apply for loans, scholarships, or grants from multiple education providers in one		
90	location without having to fully replicate the application process for multiple education		
91	providers; and		
92	(vi) research open jobs from different companies within the user's career interest and		
93	apply for those jobs without having to leave the website to do so;		
94	[(b)] (c) allow an education provider to:		
95	(i) research and find student users who are interested in various educational outcomes;		
96	(ii) promote the education provider's programs and schools to student users; and		
97	(iii) connect with student users within the Utah Futures website;		
98	[(c)] (d) allow a Utah business to:		
99	(i) research and find student users who are pursuing educational outcomes that are		
100	consistent with jobs the Utah business is trying to fill now or in the future; and		
101	(ii) market jobs and communicate with student users through the Utah Futures website		
102	as allowed by law;		
103	[(d)] (e) allow the Department of Workforce Services to analyze and report on student		
104	user interests, education paths, and behaviors within the education system so as to predictively		
105	determine appropriate career and educational outcomes and results; and		
106	[(e)] (f) allow all users of the Utah Futures' system to communicate and interact		
107	through social networking tools within the Utah Futures website as allowed by law.		
108	(3) On or before [May 15, 2012] October 1, 2014, the State Board of Education, $\hat{H} \rightarrow$ [in		
109	eonsultation with] after consulting with ←Ĥ the [Utah Futures Steering Committee] Board of		
109a	Business and Economic		
110	Development created in Section 63M-1-301, may select a technology provider, through a		
111	request for proposals process, to provide technology and support for Utah Futures.		
112	(4) In evaluating proposals under Subsection (3) $\hat{H} \rightarrow \underline{\text{in consultation with the Board of}}$		
112a	<u>Business and Economic Development</u> $\leftarrow \hat{H}$, the State Board of Education $\hat{H} \rightarrow [and] \leftarrow \hat{H}$ [the		
113	Utah Futures Steering Committee] Ĥ→ [Board of Business and Economic Development] ←Ĥ		
113a	shall ensure		
114	that the technology provided by a proposer:		
115	(a) allows Utah Futures to license [and host] the selected service oriented architecture		
116	technologies [on Utah Futures' servers];		
117	(b) allows Utah Futures to protect [and control] all user data within the system by		
118	leveraging role architecture;		

119	(c) allows Utah Futures to [directly control and] update the user interface, APIs, and		
120	web services software layers as needed; [and]		
121	(d) provides the ability for a student user to have a secure profile and login to access		
122	and to store personal information related to the services listed in Subsection (2) via the		
123	Internet[-];		
124	(e) protects all user data within Utah Futures;		
125	(f) allows the State Board of Education to license the technology of the selected		
126	technology provider; and		
127	(g) provides technology able to support application programming interfaces to integrate		
128	technology of other third party providers, which may include cloud-based technology.		
129	(5) (a) On or before August 1, 2014, the evaluation panel described in Subsection		
130	(5)(b), using the criteria described in Subsection (5)(c), shall evaluate Utah Futures and		
131	determine whether any or all components of Utah Futures, as described in this section, should		
132	be outsourced to a private provider or built in-house by the participating state agencies.		
133	(b) The evaluation panel described in Subsection (5)(a) shall consist of the following		
134	members, appointed by the governor $\hat{H} \rightarrow \underline{\text{after consulting with the State Board}}$		
134a	<u>of Education</u> ←Ĥ <u>:</u>		
135	(i) five members who represent business, including:		
136	(A) one member who has extensive knowledge and experience in information		
137	technology; and		
138	(B) one member who has extensive knowledge and experience in human resources;		
139	(ii) one member who is a user of the information provided by Utah Futures;		
140	(ii) one member who is a user of the information provided by Ctan't utures,		
1.0	(iii) one member who is a parent of a student who uses Utah Futures;		
141			
	(iii) one member who is a parent of a student who uses Utah Futures;		
141	(iii) one member who is a parent of a student who uses Utah Futures; (iv) one member who:		
141 142	(iii) one member who is a parent of a student who uses Utah Futures;(iv) one member who:(A) is an educator as defined in Section 53A-6-103; and		
141 142 143	 (iii) one member who is a parent of a student who uses Utah Futures; (iv) one member who: (A) is an educator as defined in Section 53A-6-103; and (B) teaches students who use Utah Futures; and 		
141 142 143 144	 (iii) one member who is a parent of a student who uses Utah Futures; (iv) one member who: (A) is an educator as defined in Section 53A-6-103; and (B) teaches students who use Utah Futures; and (v) one member who is a high school counselor licensed under Title 53A, Chapter 6, 		
141 142 143 144 145	(iii) one member who is a parent of a student who uses Utah Futures; (iv) one member who: (A) is an educator as defined in Section 53A-6-103; and (B) teaches students who use Utah Futures; and (v) one member who is a high school counselor licensed under Title 53A, Chapter 6, Educator Licensing and Professional Practices Act.		
141 142 143 144 145 146	 (iii) one member who is a parent of a student who uses Utah Futures; (iv) one member who: (A) is an educator as defined in Section 53A-6-103; and (B) teaches students who use Utah Futures; and (v) one member who is a high school counselor licensed under Title 53A, Chapter 6, Educator Licensing and Professional Practices Act. (c) The evaluation panel described in Subsections (5)(a) and (b) shall consider at least 		

150	(ii) the cost of purchasing privately developed technology versus continuing to develop		
151	or build an in-house version;		
152	(iii) the data and security capabilities of a private technology provider versus an		
153	in-house version;		
154	(iv) the time frames to implementation; and		
155	(v) the best practices and examples of other states who have implemented a tool similar		
156	to Utah Futures.		
156a	$\hat{H} \rightarrow \underline{(d)}$ On or before September 30, 2014, the evaluation panel shall report the		
156b	determination to:		
156c	(i) the State Board of Education;		
156c1	(ii) the Executive Appropriations Committee; and		
156d	(iii) the Education Interim Committee.		
156e	Section 2. Section 63I-2-253 is amended to read:		
156f	63I-2-253. Repeal dates Titles 53, 53A, and 53B.		
156g	(1) Section 53A-1-402.7 is repealed July 1, 2014.		
156h	(2) Section 53A-1-403.5 is repealed July 1, 2017.		
156i	(3) Subsection 53A-1-410(5) is repealed July 1, 2015.		
156j	[(3)] (4) Section 53A-1-411 is repealed July 1, 2016.		
156k	[(4)] <u>(5)</u> Section 53A-1-412 is repealed July 1, 2013.		
1561	[(5)] <u>(6)</u> Section 53A-1a-513.5 is repealed July 1, 2017.		
156m	[(6)] (7) Title 53A, Chapter 1a, Part 10, UPSTART, is repealed July 1, 2014.		
156n	[(7)] (8) Title 53A, Chapter 8a, Part 8, Peer Assistance and Review Pilot Program, is repealed		
1560	July 1, 2017.		
156p	[(8)] <u>(9)</u> Subsection 53A-13-110(4) is repealed July 1, 2013.		
156q	[(9)] <u>(10)</u> Section 53A-17a-169 is repealed July 1, 2016.←Ĥ		
157	Section $\hat{H} \rightarrow [2] \underline{3} \leftarrow \hat{H}$. Appropriation.		
158	Under the terms and conditions of Title 63J, Chapter 1, Budgetary Procedures Act, for		
159	the fiscal year beginning July 1, 2014, and ending June 30, 2015, the following sums of money		
160	are appropriated from resources not otherwise appropriated, or reduced from amounts		
161	previously appropriated, out of the funds or accounts indicated. These sums of money are in		
162	addition to any amounts previously appropriated for fiscal year 2015.		
163	To Utah Education Network - Utah Education Network		
164	From Education Fund \$345,000		
165	From Education Fund, One-time \$300,000		
166	Schedule of Programs:		

167

\$645,000

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168	To State Board of Education - State Office of Education		
169	From Education Fund		\$355,000
170	Schedule of Programs:		
171	Board and Administration	\$355,000	
172	To Utah College of Applied Technology - Administration		
173	From Education Fund		\$245,000
174	Schedule of Programs:		
175	Administration	\$245,000	
176	To State Board of Regents - Administration		
177	From Education Fund		\$245,000
178	Schedule of Programs:		
179	Administration	\$245,000	

To University of Utah - Education and General

180

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181	From Education Fund	\$310,000
182	Schedule of Programs:	
183	Education and General	\$310,000
184	The Legislature intends that the appropriation under this see	ction be used to support a
185	statewide data system for public education, higher education, and v	vorkforce data.
186	Section 3. Effective date.	
187	Uncodified Section 2 takes effect on July 1, 2014.	