Senator Ann Millner proposes the following substitute bill: SCHOOL READINESS AMENDMENTS 1 2 2019 GENERAL SESSION 3 STATE OF UTAH 4 **Chief Sponsor: Ann Millner** House Sponsor: Bradley G. Last 5 6 7 LONG TITLE 8 **General Description:** 9 This bill amends and enacts preschool provisions. 10 **Highlighted Provisions:** This bill: 11 12 renumbers and amends provisions of the High Quality School Readiness Program 13 and the School Readiness Initiative and enacts, under the School Readiness Board 14 (Readiness Board) within the Department of Workforce Services (Department), 15 Title 35A, Chapter 15, Preschool Programs, including enacting and amending: definitions: 16 • 17 provisions related to the membership and duties of the Readiness Board; ٠ 18 provisions governing grants to become or expand an existing high quality school ٠ 19 readiness program; 20 ٠ provisions requiring the State Board of Education (State Board) to conduct 21 preschool evaluations and provide reports; and 22 provisions governing results-based contracts for a school readiness program; 23 amends school readiness assessment provisions; 24 amends UPSTART definitions; 25 requires a contractor to cooperate with certain private preschool provider personnel;

26	 directs the State Board, when entering a contract with an UPSTART provider, to 				
27	require the provider to prioritize enrollment of preschool children living within the				
28	boundaries of a qualified school or enrolled in a qualified preschool;				
29	 allows certain qualified participants to obtain a computer and other services for the 				
30	duration of the qualified participant's participation in UPSTART;				
31	 allows the State Board to use certain appropriations for administration of the 				
32	UPSTART program;				
33	 requires the UPSTART program evaluator to use certain assessments; 				
34	 requires the State Board to report on the number of private preschool providers and 				
35	public preschools participating in the program;				
36	► repeals:				
37	• the Intergenerational Poverty School Readiness Scholarship Program and related				
38	provisions;				
39	• the home-based technology high quality school readiness program;				
40	• provisions authorizing the State Board or a school district to purchase				
41	computers, peripheral equipment, and Internet service for low income families;				
42	• provisions requiring an UPSTART contractor to obtain certain supporting				
43	documentation from participating individuals; and				
44	• provisions requiring the Department to provide certain training to early				
45	childhood teachers; and				
46	 makes technical and conforming changes. 				
47	Money Appropriated in this Bill:				
48	This bill appropriates in fiscal year 2020:				
49	 to Department of Workforce Services - Operations and Policy - Workforce 				
50	Development Division, as an ongoing appropriation:				
51	• from the General Fund, \$6,000,000;				
52	 to State Board of Education - General System Support - Teaching and Learning, as 				
53	an ongoing appropriation:				
54	• from the Education Fund, \$500,000; and				
55	 to the State Board of Education - Initiative Programs - UPSTART, as an ongoing 				
56	appropriation:				

57	• from the Education Fund, \$5,500,000.			
58	Other Special Clauses:			
59	This bill provides coordination clauses.			
60	Utah Code Sections Affected:			
61	AMENDS:			
62	53E-4-308, as renumbered and amended by Laws of Utah 2018, Chapter 1			
63	53E-4-314, as enacted by Laws of Utah 2018, Chapter 389			
64	53E-9-301, as last amended by Laws of Utah 2018, Chapters 304, 389 and renumbered			
65	and amended by Laws of Utah 2018, Chapter 1			
66	53F-4-401, as renumbered and amended by Laws of Utah 2018, Chapter 2			
67	53F-4-402, as last amended by Laws of Utah 2018, Chapter 163 and renumbered and			
68	amended by Laws of Utah 2018, Chapter 2			
69	53F-4-403, as renumbered and amended by Laws of Utah 2018, Chapter 2			
70	53F-4-404, as renumbered and amended by Laws of Utah 2018, Chapter 2			
71	53F-4-406, as renumbered and amended by Laws of Utah 2018, Chapter 2			
72	53F-4-407, as renumbered and amended by Laws of Utah 2018, Chapter 2			
73	ENACTS:			
74	35A-15-101 , Utah Code Annotated 1953			
75	35A-15-303 , Utah Code Annotated 1953			
76	RENUMBERS AND AMENDS:			
77	35A-15-102 , (Renumbered from 53F-6-301, as last amended by Laws of Utah 2018,			
78	Chapter 389 and renumbered and amended by Laws of Utah 2018, Chapter 2)			
79	35A-15-201 , (Renumbered from 35A-3-209, as renumbered and amended by Laws of			
80	Utah 2018, Chapter 389)			
81	35A-15-202 , (Renumbered from 53F-6-304, as renumbered and amended by Laws of			
82	Utah 2018, Chapter 2)			
83	35A-15-203 , (Renumbered from 35A-3-210, as renumbered and amended by Laws of			
84	Utah 2018, Chapter 389)			
85	35A-15-301 , (Renumbered from 53F-6-305, as last amended by Laws of Utah 2018,			
86	Chapter 389 and renumbered and amended by Laws of Utah 2018, Chapter 2)			
87	35A-15-302 , (Renumbered from 53F-5-303, as renumbered and amended by Laws of			

88	Utah 2018, Chapter 2)			
89	35A-15-401 , (Renumbered from 53F-6-306, as renumbered and amended by Laws of			
90	Utah 2018, Chapter 2 and repealed and reenacted by Laws of Utah 2018, Chapter			
91	389)			
92	35A-15-402 , (Renumbered from 53F-6-309, as last amended by Laws of Utah 2018,			
93	Chapter 389 and renumbered and amended by Laws of Utah 2018, Chapter 2)			
94	REPEALS:			
95	35A-9-401 , as last amended by Laws of Utah 2018, Chapter 415			
96	53F-4-405, as renumbered and amended by Laws of Utah 2018, Chapter 2			
97	53F-5-301, as renumbered and amended by Laws of Utah 2018, Chapter 2			
98	53F-5-302, as renumbered and amended by Laws of Utah 2018, Chapter 2			
99	53F-5-304, as renumbered and amended by Laws of Utah 2018, Chapter 2			
100	53F-5-305, as renumbered and amended by Laws of Utah 2018, Chapter 2			
101	53F-5-306, as renumbered and amended by Laws of Utah 2018, Chapter 2			
102	53F-5-307, as renumbered and amended by Laws of Utah 2018, Chapter 2			
103	53F-6-303, as last amended by Laws of Utah 2018, Chapter 389			
104	53F-6-310, as last amended by Laws of Utah 2018, Chapter 389 and renumbered and			
105	amended by Laws of Utah 2018, Chapter 2			
106	Utah Code Sections Affected by Coordination Clause:			
107	35A-15-102 , Utah Code Annotated 1953			
108	35A-15-202 , Utah Code Annotated 1953			
109	35A-15-301 , Utah Code Annotated 1953			
110	35A-15-302 , Utah Code Annotated 1953			
111	35A-15-303 , Utah Code Annotated 1953			
112	35A-15-401 , Utah Code Annotated 1953			
113	35A-15-402 , Utah Code Annotated 1953			
114	53E-1-201, as enacted by Laws of Utah 2018, Chapter 1			
115	53F-5-303, as renumbered and amended by Laws of Utah 2018, Chapter 2			
116	53F-6-301, as last amended by Laws of Utah 2018, Chapter 389 and renumbered and			
117	amended by Laws of Utah 2018, Chapter 2			
118	53F-6-304, as renumbered and amended by Laws of Utah 2018, Chapter 2			

119	53F-6-305, as last amended by Laws of Utah 2018, Chapter 389 and renumbered and			
120	amended by Laws of Utah 2018, Chapter 2			
121	53F-6-306, as renumbered and amended by Laws of Utah 2018, Chapter 2 and repealed			
122	and reenacted by Laws of Utah 2018, Chapter 389			
123	53F-6-309, as last amended by Laws of Utah 2018, Chapter 389 and renumbered and			
124	amended by Laws of Utah 2018, Chapter 2			
125				
126	Be it enacted by the Legislature of the state of Utah:			
127	Section 1. Section 35A-15-101 is enacted to read:			
128	CHAPTER 15. PRESCHOOL PROGRAMS			
129	Part 1. General Provisions			
130	<u>35A-15-101.</u> Title.			
131	This chapter is known as "Preschool Programs."			
132	Section 2. Section 35A-15-102 , which is renumbered from Section 53F-6-301 is			
133	renumbered and amended to read:			
134	[53F-6-301]. <u>35A-15-102.</u> Definitions.			
135	As used in this [part] chapter:			
136	(1) "Board" means the School Readiness Board, created in Section [35A-3-209]			
137	<u>35A-15-201</u> .			
138	(2) "Economically disadvantaged" means to be eligible to receive free or reduced price			
139	lunch.			
140	(3) "Eligible home-based educational technology provider" means a provider that			
141	[intends to offer] offers a home-based educational technology program to develop the school			
142	readiness skills of an eligible student.			
143	(4) (a) "Eligible LEA" means an LEA that has a data system capacity to collect			
144	longitudinal academic outcome data, including special education use by student, by identifying			
145	each student with a statewide unique student identifier.			
146	(b) "Eligible LEA" includes a program exempt from licensure under Subsection			
147	<u>26-39-403(2)(c).</u>			
148	(5) (a) "Eligible private provider" means a child care program that:			
149	(i) [(A) except as provided in Subsection (5)(b),] is licensed under Title 26, Chapter			

150	39, Utah Child Care Licensing Act; or			
151	[(B)] (ii) except as provided in Subsection (5)(b)(ii), is exempt from licensure under			
152	Section 26-39-403[; and].			
153	[(ii) meets other criteria as established by the board, consistent with Utah Constitution,			
154	Article X, Section 1.]			
155	(b) "Eligible private provider" does not include:			
156	(i) residential child care, as defined in Section 26-39-102[-]; or			
157	(ii) a program exempt from licensure under Subsection 26-39-403(2)(c).			
158	(6) "Eligible student" means a student:			
159	(a) (i) who is age three, four, or five; and			
160	(ii) is not eligible for enrollment under Subsection 53G-4-402(6); and			
161	[(a)] (b) (i) (A) who is economically disadvantaged; and			
162	[(b)] (B) whose parent or legal guardian reports that the student has experienced at			
163	least one risk factor[.]; or			
164	(ii) is an English learner.			
165	(7) ["Evaluator"] "Evaluation" means an [independent evaluator selected in accordance			
166	with Section 53F-3-309.] evaluation conducted in accordance with Section 35A-15-303.			
167	(8) "High quality school readiness program" means a preschool program that:			
168	(a) is provided by an eligible LEA, eligible private provider, or eligible home-based			
169	educational technology provider; and			
170	(b) meets the elements of a high quality school readiness program described in Section			
171	[53F-6-304] <u>35A-15-202</u> .			
172	(9) "Investor" means a person that enters into a results-based contract to provide			
173	funding to a high quality school readiness program on the condition that the person will receive			
174	payment in accordance with Section $[\frac{53F-6-309}{35A-15-402}]$ if the high quality school			
175	readiness program meets the performance outcome measures included in the results-based			
176	contract.			
177	(10) "Kindergarten assessment" means the kindergarten entry assessment described in			
178	<u>Section 53F-4-205.</u>			
179	(11) "Kindergarten transition plan" means a plan that supports the smooth transition of			
180	a preschool student to kindergarten and includes communication and alignment among the			

181	preschool, program, parents, and K-12 personnel.			
182	[(10)] (12) "Local Education Agency" or "LEA" means a school district or charter			
183	school.			
184	[(11) "Pay for success program" means a program funded through a model in which the			
185	program is initially funded through private funding and the entity providing the private funding			
186	receives repayment through public funding if the program achieves certain outcomes.]			
187	[(12)] (13) "Performance outcome measure" means [a cost avoidance in special			
188	education use for a student at-risk for later special education placement in kindergarten through			
189	grade 12 who receives preschool education funded pursuant to a results-based contract.]:			
190	(a) indicators, as determined by the board, on the school readiness assessment and the			
191	kindergarten assessment; or			
192	(b) for a results-based contract, the indicators included in the contract.			
193	[(13) "Program intermediary" means an entity selected by the board under Section			
194	35A-3-209 to coordinate with the Department of Workforce Services to provide program			
195	support to the board.]			
196	(14) "Results-based contract" means a contract that:			
197	(a) is entered into in accordance with Section $[53F-3-309]$ <u>35A-15-402</u> ;			
198	(b) includes a performance outcome measure; and			
199	(c) is between[:(i)] the board, a provider of a high quality school readiness program,			
200	and an investor[; or] .			
201	[(ii) the board and a provider of a high quality school readiness program.]			
202	(15) "Risk factor" means:			
203	(a) having a mother who was 18 years old or younger when the child was born;			
204	(b) a member of a child's household is incarcerated;			
205	(c) living in a neighborhood with high violence or crime;			
206	(d) having one or both parents with a low reading ability;			
207	(e) moving at least once in the past year;			
208	(f) having ever been in foster care;			
209	(g) living with multiple families in the same household;			
210	(h) having exposure in a child's home to:			
211	(i) physical abuse or domestic violence;			

212	(ii) substance abuse;			
213	(iii) the death or chronic illness of a parent or sibling; or			
214	(iv) mental illness;			
215	(i) the primary language spoken in a child's home is a language other than English; or			
216	(j) having at least one parent who has not completed high school.			
217	[(16) "Student at-risk for later special education placement" means an eligible student			
218	who, at preschool entry, scores at least two standard deviations below the mean on the			
219	assessment selected by the board under Section 53F-6-309.]			
220	(16) "School readiness assessment" means the same as that term is defined in Section			
221	<u>53E-4-314.</u>			
222	(17) "Tool" means the tool developed in accordance with Section 35A-15-303.			
223	Section 3. Section 35A-15-201, which is renumbered from Section 35A-3-209 is			
224	renumbered and amended to read:			
225	Part 2. School Readiness Board and Account			
226	[35A-3-209]. <u>35A-15-201.</u> Establishment of the School Readiness Board			
227	Momborshin Funding prioritization			
<i>LL</i>	Membership Funding prioritization.			
228	[(1) The terms defined in Section 53F-6-301 apply to this section.]			
228	[(1) The terms defined in Section 53F-6-301 apply to this section.]			
228 229	[(1) The terms defined in Section 53F-6-301 apply to this section.] [(2)] (1) There is created the School Readiness Board within the [Department of			
228 229 230	[(1) The terms defined in Section 53F-6-301 apply to this section.] [(2)] (1) There is created the School Readiness Board within the [Department of Workforce Services] <u>department</u> composed of:			
228 229 230 231	 [(1) The terms defined in Section 53F-6-301 apply to this section.] [(2)] (1) There is created the School Readiness Board within the [Department of Workforce Services] department composed of: (a) the executive director [of the Department of Workforces Services] or the executive 			
228 229 230 231 232	 [(1) The terms defined in Section 53F-6-301 apply to this section.] [(2)] (1) There is created the School Readiness Board within the [Department of Workforce Services] department composed of: (a) the <u>executive</u> director [of the Department of Workforces Services] or the <u>executive</u> director's designee; 			
 228 229 230 231 232 233 	 [(1) The terms defined in Section 53F-6-301 apply to this section.] [(2)] (1) There is created the School Readiness Board within the [Department of Workforce Services] department composed of: (a) the executive director [of the Department of Workforces Services] or the executive director's designee; (b) one member appointed by the State Board of Education; 			
 228 229 230 231 232 233 234 	 [(1) The terms defined in Section 53F-6-301 apply to this section.] [(2)] (1) There is created the School Readiness Board within the [Department of Workforce Services] department composed of: (a) the executive director [of the Department of Workforces Services] or the executive director's designee; (b) one member appointed by the State Board of Education; (c) one member appointed by the chair of the State Charter School Board; 			
228 229 230 231 232 233 234 235	 [(1) The terms defined in Section 53F-6-301 apply to this section.] [(2)] (1) There is created the School Readiness Board within the [Department of Workforce Services] department composed of: (a) the executive director [of the Department of Workforces Services] or the executive director's designee; (b) one member appointed by the State Board of Education; (c) one member appointed by the chair of the State Charter School Board; (d) [one member who has] two members who have research experience in the area of 			
228 229 230 231 232 233 234 235 236	 [(1) The terms defined in Section 53F-6-301 apply to this section.] [(2)] (1) There is created the School Readiness Board within the [Department of Workforce Services] department composed of: (a) the executive director [of the Department of Workforces Services] or the executive director's designee; (b) one member appointed by the State Board of Education; (c) one member appointed by the chair of the State Charter School Board; (d) [one member who has] two members who have research experience in the area of early childhood development, [including special education;] with: 			
228 229 230 231 232 233 234 235 236 237	 [1) The terms defined in Section 53F-6-301 apply to this section.] [(2)] (1) There is created the School Readiness Board within the [Department of Workforce Services] department composed of: (a) the executive director [of the Department of Workforces Services] or the executive director's designee; (b) one member appointed by the State Board of Education; (c) one member appointed by the chair of the State Charter School Board; (d) [one member who has] two members who have research experience in the area of early childhood development, [including special education,] with: (i) one member appointed by the speaker of the House of Representatives; and 			
228 229 230 231 232 233 234 235 236 237 238	 [1) The terms defined in Section 53F-6-301 apply to this section.] [(2)] (1) There is created the School Readiness Board within the [Department of Workforce Services] department composed of: (a) the executive director [of the Department of Workforces Services] or the executive director's designee; (b) one member appointed by the State Board of Education; (c) one member appointed by the chair of the State Charter School Board; (d) [one member who has] two members who have research experience in the area of early childhood development, [including special education,] with: (i) one member appointed by the speaker of the House of Representatives; and (ii) one member who represents the Utah Data Research Center appointed by the 			
228 229 230 231 232 233 234 235 236 237 238 239	 [(1) The terms defined in Section 53F-6-301 apply to this section.] [(2)] (1) There is created the School Readiness Board within the [Department of Workforce Services] department composed of: (a) the executive director [of the Department of Workforces Services] or the executive director's designee; (b) one member appointed by the State Board of Education; (c) one member appointed by the chair of the State Charter School Board; (d) [one member who has] two members who have research experience in the area of early childhood development, [including special education,] with: (i) one member appointed by the speaker of the House of Representatives; and (ii) one member who represents the Utah Data Research Center appointed by the 			

243	meets the requirements of the Community Reinvestment Act, 12 U.S.C. Sec. 2901 et seq.;			
244	(f) one member, appointed by the executive director, who has expertise in early			
245	childhood education;			
246	(g) one member, appointed by the state superintendent, who has expertise in early			
247	childhood education;			
248	(h) one member, appointed by the governor, who represents a nonprofit corporation			
249	that focuses on early childhood education; and			
250	(i) one member, appointed by the executive director, who owns and operates a licensed			
251	child care center located in the state.			
252	[(3)] (2) (a) A member described in Subsection $[(2)]$ (1)(b), (c), (d), $[or]$ (e), (f), (g), or			
253	(h) shall serve for a term of two years.			
254	(b) If a vacancy occurs for a member described in Subsection $[(2)]$ (1)(b), (c), (d), $[or]$			
255	(e), (f), (g), or (h), the [person] individual appointing the member shall appoint a replacement			
256	to serve the remainder of the member's term.			
257	[(4)] (3) (a) A member may not receive compensation or benefits for the member's			
258	service.			
259	(b) A member may serve more than one term.			
260	$\left[\frac{(5)}{(4)}\right]$ The department shall provide staff support to the board.			
261	[(6)] (a) The board members shall elect a chair of the board from the board's			
262	membership.			
263	(b) The board shall meet upon the call of the chair or a majority of the board members.			
264	(6) In allocating funding received under this chapter, the board shall:			
265	(a) give first priority to repayment of an investor who is a party to a results-based			
266	contract under the Laws of Utah, 2014, Chapter 304, Section 10; and			
267	(b) determine prioritization of funding for the remaining programs described in this			
268	chapter.			
269	[(7) In accordance with Title 63G, Chapter 6a, Utah Procurement Code, and subject to			
270	Subsection (8), the board shall:]			
271	[(a) select a program intermediary that:]			
272	[(i) is a nonprofit entity; and]			
273	[(ii) has experience:]			

274	[(A) developing and executing contracts;]			
275	[(B) structuring the terms and conditions of a pay for success program;]			
276	[(C) coordinating the funding and management of a pay for success program; and]			
277	[(D) raising private investment capital necessary to fund program services related to a			
278	pay for success program; and]			
279	[(b) enter into a contract with the program intermediary.]			
280	[(8) The board may not enter into a contract described in Subsection (7) without the			
281	consent of the department regarding:]			
282	[(a) the program intermediary selected; and]			
283	[(b) the terms of the contract.]			
284	[(9) A contract described in Subsection (7)(b) shall:]			
285	[(a) require the program intermediary to:]			
286	[(i) seek out participants for results-based contracts;]			
287	[(ii) advise the board on results-based contracts; and]			
288	[(iii) make recommendations directly to the board on:]			
289	[(A) when to enter a results-based contract; and]			
290	[(B) the terms of a results-based contract; and]			
291	[(b) include a provision that the program intermediary is not eligible to receive or view			
292	personally identifiable student data of eligible students funded under the School Readiness			
293	Initiative described in this part and Title 53F, Chapter 6, Part 3, School Readiness Initiative.]			
294	[(10) In allocating funding, the board shall:]			
295	[(a) give first priority to a results-based contract described in Subsection 53F-6-309(3)			
296	to fund a high quality school readiness program directly;]			
297	[(b) give second priority to a results-based contract that includes an investor; and]			
298	[(c) give third priority to a grant described in Section 53F-6-305.]			
299	[(11) Other powers and duties of the board are described in Title 53F, Chapter 6, Part			
300	3, School Readiness Initiative.]			
301	Section 4. Section 35A-15-202 , which is renumbered from Section 53F-6-304 is			
302	renumbered and amended to read:			
303	[53F-6-304]. <u>35A-15-202.</u> Elements of a high quality school readiness			
304	program.			

305	(1) A high quality school readiness program run by an eligible LEA or eligible private			
306	provider shall include the following components:			
307	(a) an evidence-based curriculum that is aligned with all of the developmental domains			
308	and academic content areas defined in the Utah Early Childhood Standards adopted by the			
309	State Board of Education[, and] that incorporates:			
310	(i) intentional and differentiated instruction in whole group, small group, and			
311	child-directed learning[, including the following academic content areas:]; and			
312	(ii) explicit instruction in key areas of literacy and numeracy, as determined by the			
313	State Board of Education, that:			
314	(A) is teacher led or through a partnership with a contractor as defined in Section			
315	<u>53F-4-401;</u>			
316	(B) includes specific literary and numeracy skills, such as phonological awareness; and			
317	(C) includes provider monitoring and ongoing professional learning and coaching;			
318	[(i) oral language and listening comprehension;]			
319	[(ii) phonological awareness and prereading;]			
320	[(iii) alphabet and word knowledge;]			
321	[(iv) prewriting;]			
322	[(v) book knowledge and print awareness;]			
323	[(vi) numeracy;]			
324	[(vii) creative arts;]			
325	[(viii) science and technology; and]			
326	[(ix) social studies, health, and safety;]			
327	(b) ongoing, focused, and intensive professional development for staff of the school			
328	readiness program;			
329	(c) ongoing assessment of a student's educational growth and developmental progress			
330	to inform instruction;			
331	(d) [a pre- and post-assessment of each student whose parent or legal guardian consents			
332	to the assessment that, for a school readiness program receiving funding under this part, is			
333	selected by the board in accordance with Section 53F-6-309] administration of the school			
334	readiness assessment to each student;			
335	(e) for a preschool program run by an eligible LEA, a class size that does not exceed 20			

336	students, with one adult for every 10 students in the class;			
337	(f) ongoing program evaluation and data collection to monitor program goal			
338	achievement and implementation of required program components;			
339	(g) family engagement, including ongoing communication between home and school,			
340	and parent education opportunities based on each family's circumstances;			
341	(h) for a preschool program run by an eligible LEA, each teacher having at least			
342	obtained:			
343	(i) the minimum standard of a child development associate certification; or			
344	(ii) an associate or bachelor's degree in an early childhood education related field; [and]			
345	(i) for a preschool program run by an eligible private provider, by a teacher's second			
346	year, each teacher having at least obtained:			
347	(i) the minimum standard of a child development associate certification; or			
348	(ii) an associate or bachelor's degree in an early childhood education related field[-];			
349	and			
350	(j) a kindergarten transition plan.			
351	(2) A high quality school readiness program run by a home-based educational			
352	technology provider shall:			
353	(a) be an evidence-based and age appropriate individualized interactive instruction			
354	assessment and feedback technology program that teaches eligible students early learning skills			
355	needed to be successful upon entry into kindergarten;			
356	(b) require regular parental engagement with the student in the student's use of the			
357	home-based educational technology program;			
358	(c) be aligned with the Utah early childhood core standards;			
359	(d) require the administration of a pre- and post-assessment of each student whose			
360	parent or legal guardian consents to the assessment that, for a home-based technology program			
361	that receives funding under this part, is designated by the board in accordance with Section			
362	[53F-6-309] <u>35A-15-402;</u> and			
363	(e) require technology providers to ensure successful implementation and utilization of			
364	the technology program.			
365	Section 5. Section 35A-15-203 , which is renumbered from Section 35A-3-210 is			
366	renumbered and amended to read:			

367	[35A-3-210].	<u>35A-15-203.</u>	School Readiness Restricted Account	
368	Creation Funding Distr	ibution of fu	nds.	
369	[(1) The terms defined in Section 53F-6-301 apply to this section.]			
370	$\left[\frac{(2)}{(1)}\right]$ There is created in the General Fund a restricted account known as the			
371	"School Readiness Restricted Account".			
372	[(3)] (2) The School Readiness Restricted Account consists of:			
373	(a) money appropriated by the Legislature;			
374	(b) all income and interest derived from the deposit and investment of money in the			
375	account;			
376	(c) federal grants; and			
377	(d) private donations.			
378	[(4)] (3) Subject to legislative appropriations, money in the restricted account may be			
379	used:			
380	(a) to award a grant u	nder Ŝ → [the	High Quality School Readiness Grant Program described	
381	in Section 53F-6-305] Section 35A-15-301 or 35A-15-302 ←Ŝ ;			
382	(b) to contract with an	n evaluator;		
383	(c) to fund the participation of eligible students in a high quality school readiness			
384	program through a results-bas	sed contract; a	nd	
385	(d) for administration	costs and to r	nonitor the programs described in [Section	
386	35A-3-209 and Title 53F, Cha	apter 6, Part 3	, School Readiness Initiative] this part.	
387	Section 6. Section 35	A-15-301 , wh	ich is renumbered from Section 53F-6-305 is	
388	renumbered and amended to r	read:		
389	Part 3. Gr	rants for Higł	Quality School Readiness Programs	
390	[53F-6-305].	<u>35A-15-301.</u>	Becoming High Quality School Readiness Grant	
391	Program.			
392	(1) The High Quality School Readiness Grant Program is created to provide grants to			
393	the following, in order to [upg	grade] <u>assist</u> a	n existing preschool or home-based educational	
394	technology program [to] in be	ecoming a high	n quality school readiness program:	
395	(a) an eligible private	provider;		
396	(b) an eligible LEA; o	or		
397	(c) an eligible home-l	based education	nal technology provider.	

398	(2) The board, in cooperation with the department and the State Board of Education,
399	shall[:(a)] solicit proposals from eligible LEAs[; and], eligible private providers, and eligible
400	home-based educational technology providers.
401	[(b) make recommendations to the board to award grants to respondents based on
402	criteria described in Subsection (5).]
403	[(3) The Department of Workforce Services shall:]
404	[(a) solicit proposals from eligible private providers and eligible home-based
405	educational technology providers; and]
406	[(b) make recommendations to the board to award grants to respondents based on
407	criteria described in Subsection (5).]
408	[(4)] (3) Subject to legislative appropriations, and the prioritization described in
409	Section [35A-3-209] 35A-15-201, the board shall award grants to respondents based on:
410	[(a) the recommendations of the State Board of Education;]
411	[(b) the recommendations of the Department of Workforce Services; and]
412	[(c) the criteria described in Subsection (5).]
413	[(5) (a) In awarding a grant under Subsection (4), the State Board of Education,
414	Department of Workforce Services, and the board shall consider:]
415	[(i)] (a) a respondent's capacity to effectively implement the components described in
416	Section [53F-6-304] <u>35A-15-202;</u>
417	[(ii)] (b) the percentage of a respondent's students who are eligible students; and
418	[(iii)] (c) the level of administrative support and leadership at a respondent's program
419	to effectively implement, monitor, and evaluate the program.
420	[(b) The board may not award a grant to an LEA without obtaining approval from the
421	State Board of Education to award the grant to the LEA.]
422	[(6)] (4) To receive a grant under this section, a respondent [that is an eligible LEA]
423	shall submit a proposal to the [State Board of Education] board detailing:
424	(a) the respondent's strategy to implement the high quality components described in
425	Section [53F-6-304] <u>35A-15-202;</u>
426	(b) the number of students the respondent plans to serve, categorized by age and
427	whether the students are eligible students;
428	(c) for an eligible LEA or eligible private provider, the number of high quality school

- 429 readiness program classrooms the respondent plans to operate; and
- 430 (d) the estimated cost per student.
- 431 [(7) To receive a grant under this section, a respondent that is an eligible private
- 432 provider or an eligible home-based educational technology provider shall submit a proposal to
- 433 the Department of Workforce Services detailing:]
- 434 [(a) the respondent's strategy to implement the high quality components described in
- 435 Section 53F-6-304;]
- 436 [(b) the number of students the respondent plans to serve, categorized by age and
- 437 whether the students are eligible students;]
- 438 [(c) for a respondent that is an eligible private provider, the number of high quality
- 439 school readiness program classrooms the respondent plans to operate; and]
- 440 [(d) the estimated cost per student.]
- 441 [(8)] (5) (a) A recipient of a grant under this section shall use the grant to move the
- 442 recipient's preschool program toward achieving the components described in Section
- 443 [53F-6-304] <u>35A-15-202</u>.
- 444 (b) A recipient of a grant under this section may not:
- 445 (i) enter into a results-based contract while the recipient receives the grant[-]; or
- 446 (ii) receive grant funds under Section 35A-15-302.
- 447 [(9) (a) A grant recipient shall allow classroom or other visits by an evaluator.]
- 448 [(b) The evaluator shall:]
- 449 [(i) determine whether a grant recipient has effectively implemented the components
- 450 described in Section 53F-6-304; and]
- 451 [(ii) report the evaluator's findings to the board.]
- 452 [(10)] (6) A recipient of a grant under this section shall ensure that each student who is 453 enrolled in a classroom or who uses a home-based educational technology program supported 454 by the grant has a unique student identifier by:
- 455 (a) if the recipient is an eligible LEA, assigning a unique student identifier to each456 student enrolled in the classroom; or
- (b) if the recipient is an eligible private provider or eligible home-based educational
 technology provider, working with the State Board of Education to assign a unique student
 identifier to each student enrolled in the classroom or who uses the home-based educational

460	technology program.
461	$\left[\frac{(11)}{(7)}\right]$ A grant recipient that is an <u>eligible</u> LEA shall report annually to the board
462	and the State Board of Education the following:
463	(a) number of students served by the preschool, including the number of students who
464	are eligible students;
465	(b) attendance;
466	(c) cost per student; and
467	(d) [assessment results] assessment results, including the school readiness assessment,
468	kindergarten assessment, and other assessments as determined by the board.
469	[(12)] (8) A grant recipient that is an eligible private provider or an eligible
470	home-based educational technology provider shall report annually to the board and the
471	[Department of Workforce Services] department the following:
472	(a) number of students served by the preschool or program, including the number of
473	students who are eligible students;
474	(b) attendance;
475	(c) cost per student; and
476	(d) [assessment results] assessment results, including the school readiness assessment
477	and other assessments as determined by the board.
478	[(13)] (9) The [State Board of Education and the Department of Workforce Services]
479	board shall make rules to effectively administer and monitor the grant program described in
480	this section, including:
481	(a) requiring grant recipients to use [the pre- and post-assessment selected by the board
482	in accordance with Section 53F-6-309] assessments, including the school readiness assessment,
483	as determined by the board; and
484	(b) establishing reporting requirements for grant recipients.
485	[(14) At the request of the board, the State Board of Education and the Department of
486	Workforce Services shall annually share the information received from grant recipients
487	described in Subsections (11) and (12) with the board.]
488	Section 7. Section 35A-15-302 , which is renumbered from Section 53F-5-303 is
489	renumbered and amended to read:
490	[53F-5-303]. <u>35A-15-302.</u> Expanded Student Access to High Quality

491	School Readiness Programs Grant Program Determination of high quality school
492	readiness program Reporting requirement.
493	(1) There is created the Student Access to High Quality School Readiness Programs
494	Grant Program to expand access to high quality school readiness programs for eligible students
495	through[:] grants administered by the board for eligible LEAs and eligible private providers.
496	[(a) grants for LEAs administered by the board; and]
497	[(b) grants for eligible private providers administered by the department.]
498	[(2) The board, in coordination with the department, shall develop a tool to determine
499	whether a school readiness program is a high quality school readiness program.]
500	$\left[\frac{(3)(a)}{(2)}\right]$ The board, in cooperation with the department and the State Board of
501	Education, shall solicit proposals from eligible LEAs and eligible private providers to fund
502	increases in the number of eligible students high quality school readiness programs can serve.
503	[(b) The department shall solicit proposals from eligible private providers to fund
504	increases in the number of eligible students high quality school readiness programs can serve.]
505	[(4)] (3) (a) Except as provided in Subsection $[(4)]$ (3)(c), a respondent shall submit a
506	proposal that includes the information described in Subsection $[(4)]$ (3)(b)[:(i)] to the board[;
507	for a respondent that is an LEA; or].
508	[(ii) to the department, for a respondent that is an eligible private provider.]
509	(b) A respondent's proposal for the grant solicitation described in Subsection $[(3)]$ (2)
510	shall include:
511	(i) the respondent's existing and proposed school readiness program, including:
512	(A) the number of students served by the respondent's school readiness program;
513	(B) the respondent's policies and procedures for admitting students into the school
514	readiness program;
515	(C) the estimated cost per student; and
516	(D) any fees the respondent charges to a parent or legal guardian for the school
517	readiness program;
518	(ii) the respondent's plan to use funding sources, in addition to a grant described in this
519	section, including:
520	(A) federal funding; or
521	(B) private grants or donations;

522	(iii) existing or planned partnerships between the respondent and an LEA, eligible
523	private provider, or eligible home-based technology provider to increase access to high quality
524	school readiness programs for eligible students;
525	(iv) how the respondent would use a grant to:
526	(A) expand the number of eligible students served by the respondent's school readiness
527	program; and
528	(B) target the funding toward the highest risk students[, including addressing the
529	particular needs of children at risk of experiencing intergenerational poverty];
530	[(v) how the respondent's school readiness program is a high quality school readiness
531	program; and]
532	[(vi)] (v) the results of any evaluations of the respondent's school readiness program [-];
533	and
534	(vi) a demonstration that the respondent's existing school readiness program meets
535	performance outcome measures.
536	(c) In addition to the requirements described in Subsection [(4)] (3)(b), a respondent
537	that is an <u>eligible</u> LEA shall describe in the respondent's proposal the percentage of the
538	respondent's kindergarten through grade 12 students who are economically disadvantaged
539	[children].
540	[(5) (a)] (4) For each [LEA] proposal received in response to the solicitation described
541	in Subsection [(3)(a)] (2), the board shall determine if the [EEA] respondent school readiness
542	program is a high quality school readiness program by:
543	[(i)] (a) applying the tool [described in Subsection (2)]; and
544	[(ii) conducting at least one site visit to the program.]
545	(b) reviewing performance outcome measures.
546	(5) (a) Subject to legislative appropriations and Subsection (9), the board shall award a
547	grant to a respondent.
548	[(b) For each eligible private provider proposal received in response to the solicitation
549	described in Subsection (3)(b), the department shall determine if the school readiness program
550	is a high quality school readiness program by:]
551	[(i) applying the tool described in Subsection (2); and]
552	[(ii) conducting at least one site visit to the program.]

553	[(6) (a) Subject to legislative appropriations and Subsection (6)(b), the board shall
554	award grants, on a competitive basis, to respondents that are LEAs.]
555	(b) The board may only award a grant to [an LEA] a respondent if:
556	(i) the [LEA] respondent submits a proposal that includes the information required
557	under Subsection [(4)] <u>(3); and</u>
558	(ii) the board determines that the [LEA's] respondent's program is a high quality school
559	readiness program [as described in Subsection (5); and] in accordance with Subsection (4).
560	[(iii) the LEA agrees to the evaluation requirements described in Section 53F-5-307.]
561	[(7) (a) Subject to legislative appropriations and Subsection (7)(b), the department
562	shall award grants, on a competitive basis, to respondents that are eligible private providers.]
563	[(b) The department may only award a grant to a respondent if:]
564	[(i) the respondent submits a proposal that includes the information required under
565	Subsection (4);]
566	[(ii) the department determines that the respondent's school readiness program is a high
567	quality school readiness program as described in Subsection (5); and]
568	[(iii) the respondent agrees to the evaluation requirements described in Section
569	53F-5-307.]
570	(c) (i) A recipient of a grant may use funds received under this section to supplement
571	an existing program but not supplant other funding.
572	(ii) An eligible LEA or an eligible private provider may not receive funding under this
573	section if the eligible LEA or eligible private provider receives funding under Section
574	<u>35A-15-301 or 35A-15-401.</u>
575	[(8)] (6) In evaluating a proposal received in response to the solicitation described in
576	Subsection [(3)] (2), the board [and the department] shall consider:
577	(a) the number and percent of students in the respondent's high quality school readiness
578	program that are eligible students at the highest risk;
579	(b) geographic diversity, including whether the respondent is urban or rural;
580	(c) the extent to which the respondent intends to participate in a partnership with an
581	LEA, eligible private provider, or eligible home-based technology provider; and
582	(d) the respondent's level of administrative support and leadership to effectively
583	implement, monitor, and evaluate the program.

584	[(9) (a) The board shall ensure that an LEA that receives a grant under this section
585	funded by TANF funds uses the grant to provide a high quality school readiness program for
586	eligible students who are eligible to receive assistance through TANF.]
587	[(b) The department shall ensure that a private provider that receives a grant under this
588	section funded by TANF funds uses the grant to provide a high quality school readiness
589	program for eligible students who are eligible to receive assistance through TANF.]
590	[(10)] (7) A respondent that receives a grant under this section shall:
591	(a) use the grant to expand access for eligible students to high quality school readiness
592	programs by enrolling eligible students in a high quality school readiness program;
593	(b) report to the board annually regarding:
594	(i) how the respondent used the grant awarded under Subsection [(6) or (7)] (5);
595	(ii) participation in any partnerships between an LEA, eligible private provider, or
596	eligible home-based technology provider; and
597	(iii) the results of any evaluations;
598	(c) allow classroom or other visits [by an independent evaluator selected by the board
599	under Section 53F-5-307] for an evaluation; and
600	(d) for a respondent that is an <u>eligible LEA</u> , notify a parent or legal guardian who
601	expresses interest in enrolling the parent or legal guardian's child in the LEA's high quality
602	school readiness program of each state-funded high quality school readiness program operating
603	within the <u>eligible</u> LEA's geographic boundaries.
604	[(11) An LEA that receives a grant under this section may charge a student fee to
605	participate in an LEA's school readiness program if:]
606	[(a) the LEA's local school board or charter school governing board approves the fee;]
607	[(b) the fee for a student does not exceed the actual cost of providing the high quality
608	school readiness program to the student; and]
609	[(c) the fee structure for the program is designed on a sliding scale, based on household
610	income.]
611	[(12)] (8) (a) The board shall establish interventions for a grantee [that is an LEA] that
612	fails to comply with the requirements described in this section or meet the benchmarks
613	described in Subsection (8)(c).
614	[(b) The department shall establish interventions for a grantee that is an eligible private

615	provider that fails to comply with the requirements described in this section.]
616	[(c)] (b) An intervention under this Subsection $[(12)]$ (8) may include discontinuing or
617	reducing funding.
618	(c) (i) The board shall adopt benchmarks for success on the performance outcome
619	measures for a grant recipient under this section.
620	(ii) If a grant recipient fails to meet the board's benchmarks for success on the
621	performance outcome measures, the grant recipient may not receive additional funding under
622	this section.
623	[(13)] (9) Subject to legislative appropriations, the board [and the department] shall
624	give first priority in awarding grants to a respondent that has previously received a grant under
625	this section if the respondent:
626	(a) makes the annual report described in Subsection [(9)] (7)(b);
627	(b) participates in the [annual] evaluation [described in Section 53F-5-307]; and
628	(c) continues to offer a high quality school readiness program as determined during an
629	annual site visit by:
630	(i) the [board] State Board of Education, for an eligible LEA; or
631	(ii) the department, for an eligible private provider.
632	[(14)] (10) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking
633	Act[:(a)], the board shall make rules to:
634	[(i)] (a) implement the tool [described in Subsection (2)]; and
635	[(ii)] (b) administer the grant program [for LEAs described in this section; and].
636	[(b) the department shall make rules to administer the grant program for eligible
637	private providers described in this section.]
638	Section 8. Section 35A-15-303 is enacted to read:
639	<u>35A-15-303.</u> Evaluation Tool Reporting.
640	(1) The State Board of Education shall, in consultation with the board, conduct the
641	ongoing review and evaluation each school year of:
642	(a) a grant recipient under Section 35A-15-301; and
643	(b) a grant recipient under Section 35A-15-302.
644	(2) (a) In accordance with Title 63G, Chapter 6a, Utah Procurement Code, the State
645	Board of Education may enter into a contract with an evaluator to assist with the evaluation

646	process.
647	(b) An evaluation described in Subsection (1) shall include:
648	(i) outcomes of onsite observations utilizing the tool developed under Subsection (4) at
649	a frequency and number of classrooms visits established by the board;
650	(ii) performance on the performance outcome measures; and
651	(iii) whether any of the programs improved kindergarten readiness through funding
652	provided under Section 35A-15-301 or 35A-15-302.
653	(3) The board shall determine whether there is a correlation between the tool and the
654	performance outcome measure.
655	(4) The board, in coordination with the department and the State Board of Education:
656	(a) shall:
657	(i) develop a tool to determine whether a school readiness program is a high quality
658	school readiness program; and
659	(ii) establish how the board will apply the tool to make a determination described in
660	Subsection (4)(a); and
661	(b) may adopt rules in accordance with Title 63G, Chapter 3, Utah Administrative
662	Rulemaking Act, for purposes of this Subsection (4).
663	(5) (a) The State Board of Education shall annually submit a report to the Education
664	Interim Committee.
665	(b) The report described in Subsection (5)(a) shall include a summary of an evaluation
666	and the efficacy of:
667	(i) the grant program described in Section 35A-15-301; and
668	(ii) the grant program described in Section 35A-15-302, including whether any
669	recipients failed to meet benchmarks for success on performance outcome measures as
670	described in Subsection 35A-15-302(8)(c).
671	(6) The board shall report to the Education Interim Committee by November 30, 2020,
672	on benchmarks adopted by the board under Section 35A-15-302.
673	Section 9. Section 35A-15-401 , which is renumbered from Section 53F-6-306 is
674	renumbered and amended to read:
675	Part 4. Results-based Contract Funded Programs
676	[53F-6-306]. <u>35A-15-401.</u> Requirements for a school readiness program to

677 receive funding through a results-based contract.

678 (1) As used in this section:

(a) "Participating program operator" means an eligible LEA, an eligible private
provider, or an eligible home-based educational technology provider, that is a party to a
results-based contract.

(b) "Program" means a school readiness program funded through a results-basedcontract.

(2) (a) Subject to the requirements of this part, an eligible LEA, an eligible private
provider, or an eligible home-based educational technology provider that operates a high
quality school readiness program may enter into and receive funding through a results-based
contract.

(b) An eligible LEA, an eligible private provider, or an eligible home-based
educational technology provider may not enter into a results-based contract while receiving a
grant under [Section 53F-6-305] Part 3, Grants for High Quality School Readiness Programs.

691 (3) A participating program operator shall ensure that each student who is enrolled in a
692 classroom, or who uses a home-based educational technology, that is part of a participating
693 program operator's program has a unique student identifier by:

694 (a) if the participating program operator is an eligible LEA, assigning a unique student695 identifier to each student enrolled in the classroom; or

(b) if the participating program operator is an eligible private provider or eligible
home-based technology provider, working with the State Board of Education to assign a unique
student identifier to each student enrolled in the classroom or who uses the home-based
educational technology.

(4) A participating program operator may not use funds received through a
results-based contract to supplant funds for an existing high quality school readiness program,
but may use the funds to supplement an existing high quality school readiness program.

(5) (a) If not prohibited by the Elementary and Secondary Education Act of 1965, 20
U.S.C. Secs. 6301-6576, a participating program operator may charge a sliding scale fee, based
on household income, to a student enrolled in the participating program operator's program.

(b) A participating program operator may use grants, scholarships, or other money tohelp fund the program.

708	[(6) A participating program operator shall:]
709	[(a) select an evaluator to annually evaluate:]
710	[(i) the results of the pre- and post-assessment described in Section 53F-6-309 for each
711	eligible student funded through a results-based contract;]
712	[(ii) performance on the performance outcome measure as described in Section
713	53F-6-309; and]
714	[(iii) for a participating program operator that is a home-based educational technology
715	provider, whether the home-based educational technology is being used with fidelity; and]
716	[(b) allow classroom visits to ensure the program meets the requirements described in
717	this part by:]
718	[(i) the evaluator;]
719	[(ii) the program intermediary;]
720	[(iii) the investor, if applicable;]
721	[(iv) the State Board of Education; and]
722	[(v) the Department of Workforce Services.]
723	[(7)] (6) (a) A participating program operator that is an eligible LEA may contract with
724	an eligible private provider to provide a high quality school readiness program to a portion of
725	the <u>eligible</u> LEA's eligible students if:
726	(i) the results-based contract specifies the number of students to be served by the
727	eligible private provider; and
728	(ii) the eligible private provider meets the requirements described in this section for a
729	participating program operator[;].
730	[(iii) the eligible private provider reports the information described in Section
731	53F-6-310 to the board and the contracting eligible LEA; and]
732	[(iv) the contractual partnership is consistent with Utah Constitution, Article X,
733	Section 1.]
734	(b) An eligible LEA that contracts with an eligible private provider shall provide
735	supportive services to the eligible private provider, which may include:
736	(i) professional development;
737	(ii) staffing or staff support;
738	(iii) materials; or
0	

739	(iv) assessments.
740	Section 10. Section 35A-15-402 , which is renumbered from Section 53F-6-309 is
741	renumbered and amended to read:
742	[53F-6-309]. <u>35A-15-402.</u> Results-based contracts Assessment.
743	(1) The board may enter into a results-based contract to fund participation of eligible
744	students in a high quality school readiness program in accordance with [Section 35A-3-209
745	and] this part.
746	(2) (a) [Except as provided in Subsection (3), the] The board shall include an investor
747	as a party to a results-based contract.
748	(b) The board may provide for a repayment to an investor to include a return of
749	investment and an additional return on investment, dependent on achievement of the
750	performance outcome measures set in the results-based contract.
751	(c) The additional return on investment described in Subsection (2)(b) may not exceed
752	5% above the current Municipal Market Data General Obligation Bond AAA scale for a 10
753	year maturity at the time of the issuance of the results-based contract.
754	(d) Funding obtained for an early education program through a results-based contract
755	that includes an investor is not a procurement item under Section 63G-6a-103.
756	(e) A results-based contract that includes an investor shall include:
757	(i) a requirement that the repayment to the investor be conditioned on achieving the
758	performance outcome measures set in the results-based contract;
759	(ii) a requirement for an <u>independent</u> evaluator to determine whether the performance
760	outcome measures have been achieved;
761	(iii) a provision that repayment to the investor is:
762	(A) based upon available money in the School Readiness Restricted Account described
763	in Section [35A-3-210] <u>35A-15-203;</u> and
764	(B) subject to legislative appropriations; and
765	(iv) a provision that the investor is not eligible to receive or view personally
766	identifiable student data of students funded through the results-based contract.
767	(f) The board may not issue a results-based contract [that includes an investor as a
768	party to the contract] if the total outstanding obligations of results-based contracts that include
769	an investor as a party to the contract would exceed \$15,000,000 at any one time.

770	[(3) (a) The board may enter into a results-based contract to directly fund a high quality
771	school readiness program that has at least four years of data for at least one cohort of students
772	showing that the high quality school readiness program has met a performance outcome
773	measure.]
774	[(b) A results-based contract described in Subsection (3)(a):]
775	[(i) does not require an investor; and]
776	[(ii) shall include a provision that:]
777	[(A) requires that in order to continue receiving funding, the high quality school
778	readiness program continue to meet a performance outcome measure; and]
779	[(B) provides an improvement time frame during which the high quality school
780	readiness program may continue to receive funding if the high quality school readiness
781	program fails to continue to meet the performance outcome measure.]
782	[(4) The board shall select a uniform assessment of age-appropriate cognitive or
783	language skills that:]
784	[(a) is nationally norm-referenced;]
785	[(b) has established reliability;]
786	[(c) has established validity with other similar measures and with later school
787	outcomes; and]
788	[(d) has strong psychometric characteristics.]
789	(3) The board shall require an independent evaluation to determine if a school
790	readiness program meets the performance outcome measures included in a results-based
791	contract.
792	[(5) (a) In] (4) If the board enters into a results-based contract, in accordance with
793	Title 63G, Chapter 6a, Utah Procurement Code, the board shall select [at least three
794	independent evaluators with experience in:] an independent evaluator with experience in
795	evaluating school readiness programs.
796	[(i) evaluating school readiness programs; and]
797	[(ii) administering the assessment selected under Subsection (4).]
798	[(b) An eligible LEA, eligible private provider, or eligible home-based educational
799	technology provider that has a results-based contract shall select one of the evaluators
800	described in Subsection (5)(a) to conduct an evaluation described in Section 53F-6-306.]

801	[(c) The board shall select one of the evaluators described in Subsection (5)(a) to
802	conduct an evaluation described in Section 53F-6-305.]
803	[(6)] (a) At the end of each year of a results-based contract after a student funded
804	through a results-based contract completes kindergarten, the independent evaluator [described
805	in Subsection (5)(b)] shall determine whether the performance outcome measures set in the
806	results-based contract have been met.
807	(b) The board may not pay an investor unless the evaluation described in Subsection
808	[(6)] (5)(a) determines that the performance outcome measures in the results-based contract
809	have been met.
810	[(7)] (6) (a) The board shall ensure that a parent or guardian of an eligible student
811	participating in a program funded through a results-based contract has given permission and
812	signed an acknowledgment that the student's data may be shared [with an independent
813	evaluator] for research and evaluation purposes, subject to federal law.
814	(b) The board shall maintain documentation of parental permission required in
815	Subsection $[(7)]$ (6)(a).
816	Section 11. Section 53E-4-308 is amended to read:
817	53E-4-308. Unique student identifier Coordination of higher education and
818	public education information technology systems Coordination of preschool and public
819	education information technology systems.
820	(1) As used in this section, "unique student identifier" means an alphanumeric code
821	assigned to each public education student for identification purposes, which:
822	(a) is not assigned to any former or current student; and
823	(b) does not incorporate personal information, including a birth date or Social Security
824	number.
825	(2) The state board, through the state superintendent of public instruction, shall assign
826	each public education student a unique student identifier, which shall be used to track
827	individual student performance on achievement tests administered under this part.
828	(3) The state board and the State Board of Regents shall coordinate public education
829	and higher education information technology systems to allow individual student academic
830	achievement to be tracked through both education systems in accordance with this section and
831	Section 53B-1-109.

1st Sub. (Green) S.B. 166

(4) The board and the State Board of Regents shall coordinate access to the unique
student identifier of a public education student who later attends an institution within the state
system of higher education.
(5) (a) The state board and the Department of Workforce Services shall coordinate
assignment of a unique student identifier to each student enrolled in a program described in
Title 35A, Chapter 15, Preschool Programs.
(b) A unique student identifier assigned to a student under Subsection (5)(a) shall
remain the student's unique student identifier used by the state board when the student enrolls
in a public school in kindergarten or a later grade.
(c) The state board, the Department of Workforce Services, and a contractor as defined
in Section 53F-4-401, shall coordinate access to the unique student identifier of a preschool
student who later attends an LEA.
Section 12. Section 53E-4-314 is amended to read:
53E-4-314. School readiness assessment.
(1) As used in this section:
(a) "School readiness assessment" [means the preschool entry assessment described in
this section] means a preschool entry and exit profile that measures literacy, numeracy, and
lifelong learning practices developed in a student.
(b) "School readiness program" means a preschool program:
(i) in which a student participates in the year before the student is expected to enroll in
kindergarten; and
(ii) that receives funding under[:] <u>Title 35A, Chapter 15, Preschool Programs.</u>
[(A) Title 53F, Chapter 5, Part 3, High Quality School Readiness Program; or]
[(B) Title 53F, Chapter 6, Part 3, School Readiness Initiative.]
(2) The [State Board of Education] state board shall develop a school readiness
assessment that aligns with the kindergarten entry and exit assessment described in Section
53F-4-205.
(3) A school readiness program shall:
(a) except as provided in Subsection (4), administer to each student who participates in
the school readiness program $[:(i)]$ the school readiness assessment at the beginning and end of
the student's participation in the school readiness program; and

863	[(ii) the kindergarten entry assessment described in Section 53F-4-205 at the end of the
864	student's participation in the school readiness program; and]
865	(b) report the results of the assessments described in Subsection (3)(a) or (4) to[:] the
866	School Readiness Board created in Section 35A-15-201.
867	[(i) the State Board of Education; and]
868	[(ii) the Department of Workforce Services.]
869	(4) In place of the assessments described in Subsection (3)(a), a school readiness
870	program that is offered through home-based technology may administer to each student who
871	participates in the school readiness program:
872	(a) a validated computer adaptive pre-assessment at the beginning of the student's
873	participation in the school readiness program; and
874	(b) a validated computer adaptive post-assessment at the end of the student's
875	participation in the school readiness program.
876	Section 13. Section 53E-9-301 is amended to read:
877	53E-9-301. Definitions.
878	As used in this part:
879	(1) "Adult student" means a student who:
880	(a) is at least 18 years old;
881	(b) is an emancipated student; or
882	(c) qualifies under the McKinney-Vento Homeless Education Assistance
883	Improvements Act of 2001, 42 U.S.C. Sec. 11431 et seq.
884	(2) "Aggregate data" means data that:
885	(a) are totaled and reported at the group, cohort, school, school district, region, or state
886	level with at least 10 individuals in the level;
887	(b) do not reveal personally identifiable student data; and
888	(c) are collected in accordance with board rule.
889	(3) (a) "Biometric identifier" means a:
890	(i) retina or iris scan;
891	(ii) fingerprint;
892	(iii) human biological sample used for valid scientific testing or screening; or
893	(iv) scan of hand or face geometry.

894	(b) "Biometric identifier" does not include:
895	(i) a writing sample;
896	(ii) a written signature;
897	(iii) a voiceprint;
898	(iv) a photograph;
899	(v) demographic data; or
900	(vi) a physical description, such as height, weight, hair color, or eye color.
901	(4) "Biometric information" means information, regardless of how the information is
902	collected, converted, stored, or shared:
903	(a) based on an individual's biometric identifier; and
904	(b) used to identify the individual.
905	(5) "Board" means the State Board of Education.
906	(6) "Data breach" means an unauthorized release of or unauthorized access to
907	personally identifiable student data that is maintained by an education entity.
908	(7) "Data governance plan" means an education entity's comprehensive plan for
909	managing education data that:
910	(a) incorporates reasonable data industry best practices to maintain and protect student
911	data and other education-related data;
912	(b) describes the role, responsibility, and authority of an education entity data
913	governance staff member;
914	(c) provides for necessary technical assistance, training, support, and auditing;
915	(d) describes the process for sharing student data between an education entity and
916	another person;
917	(e) describes the education entity's data expungement process, including how to
918	respond to requests for expungement;
919	(f) describes the data breach response process; and
920	(g) is published annually and available on the education entity's website.
921	(8) "Education entity" means:
922	(a) the board;
923	(b) a local school board;
924	(c) a charter school governing board;

925	(d) a school district;
926	(e) a charter school; <u>or</u>
927	(f) the Utah Schools for the Deaf and the Blind[; or].
928	[(g) for purposes of implementing the School Readiness Initiative described in Title
929	53F, Chapter 6, Part 3, School Readiness Initiative, the School Readiness Board created in
930	Section 35A-3-209.]
931	(9) "Expunge" means to seal or permanently delete data, as described in board rule
932	made under Section 53E-9-306.
933	(10) "General audience application" means an Internet website, online service, online
934	application, mobile application, or software program that:
935	(a) is not specifically intended for use by an audience member that attends kindergarten
936	or a grade from 1 to 12, although an audience member may attend kindergarten or a grade from
937	1 to 12; and
938	(b) is not subject to a contract between an education entity and a third-party contractor.
939	(11) "Higher education outreach student data" means the following student data for a
940	student:
941	(a) name;
942	(b) parent name;
943	(c) grade;
944	(d) school and school district; and
945	(e) contact information, including:
946	(i) primary phone number;
947	(ii) email address; and
948	(iii) physical address.
949	(12) "Individualized education program" or "IEP" means a written statement:
950	(a) for a student with a disability; and
951	(b) that is developed, reviewed, and revised in accordance with the Individuals with
952	Disabilities Education Act, 20 U.S.C. Sec. 1400 et seq.
953	(13) "Local education agency" or "LEA" means:
954	(a) a school district;
955	(b) a charter school; <u>or</u>

956	(c) the Utah Schools for the Deaf and the Blind[; or].
957	[(d) for purposes of implementing the School Readiness Initiative described in Title
958	53F, Chapter 6, Part 3, School Readiness Initiative, the School Readiness Board created in
959	Section 35A-3-209.]
960	(14) "Metadata dictionary" means a record that:
961	(a) defines and discloses all personally identifiable student data collected and shared by
962	the education entity;
963	(b) comprehensively lists all recipients with whom the education entity has shared
964	personally identifiable student data, including:
965	(i) the purpose for sharing the data with the recipient;
966	(ii) the justification for sharing the data, including whether sharing the data was
967	required by federal law, state law, or a local directive; and
968	(iii) how sharing the data is permitted under federal or state law; and
969	(c) without disclosing personally identifiable student data, is displayed on the
970	education entity's website.
971	(15) "Necessary student data" means data required by state statute or federal law to
972	conduct the regular activities of an education entity, including:
973	(a) name;
974	(b) date of birth;
975	(c) sex;
976	(d) parent contact information;
977	(e) custodial parent information;
978	(f) contact information;
979	(g) a student identification number;
980	(h) local, state, and national assessment results or an exception from taking a local,
981	state, or national assessment;
982	(i) courses taken and completed, credits earned, and other transcript information;
983	(j) course grades and grade point average;
984	(k) grade level and expected graduation date or graduation cohort;
985	(1) degree, diploma, credential attainment, and other school exit information;
986	(m) attendance and mobility;

987	(n) drop-out data;
988	(o) immunization record or an exception from an immunization record;
989	(p) race;
990	(q) ethnicity;
991	(r) tribal affiliation;
992	(s) remediation efforts;
993	(t) an exception from a vision screening required under Section $53G-9-404$ or
994	information collected from a vision screening required under Section 53G-9-404;
995	(u) information related to the Utah Registry of Autism and Developmental Disabilities,
996	described in Section 26-7-4;
997	(v) student injury information;
998	(w) a disciplinary record created and maintained as described in Section 53E-9-306;
999	(x) juvenile delinquency records;
1000	(y) English language learner status; and
1001	(z) child find and special education evaluation data related to initiation of an IEP.
1002	(16) (a) "Optional student data" means student data that is not:
1003	(i) necessary student data; or
1004	(ii) student data that an education entity may not collect under Section 53E-9-305.
1005	(b) "Optional student data" includes:
1006	(i) information that is:
1007	(A) related to an IEP or needed to provide special needs services; and
1008	(B) not necessary student data;
1009	(ii) biometric information; and
1010	(iii) information that is not necessary student data and that is required for a student to
1011	participate in a federal or other program.
1012	(17) "Parent" means:
1013	(a) a student's parent;
1014	(b) a student's legal guardian; or
1015	(c) an individual who has written authorization from a student's parent or legal
1016	guardian to act as a parent or legal guardian on behalf of the student.
1017	(18) (a) "Personally identifiable student data" means student data that identifies or is

1018	used by the holder to identify a student.
1019	(b) "Personally identifiable student data" includes:
1020	(i) a student's first and last name;
1021	(ii) the first and last name of a student's family member;
1022	(iii) a student's or a student's family's home or physical address;
1023	(iv) a student's email address or other online contact information;
1024	(v) a student's telephone number;
1025	(vi) a student's social security number;
1026	(vii) a student's biometric identifier;
1027	(viii) a student's health or disability data;
1028	(ix) a student's education entity student identification number;
1029	(x) a student's social media user name and password or alias;
1030	(xi) if associated with personally identifiable student data, the student's persistent
1031	identifier, including:
1032	(A) a customer number held in a cookie; or
1033	(B) a processor serial number;
1034	(xii) a combination of a student's last name or photograph with other information that
1035	together permits a person to contact the student online;
1036	(xiii) information about a student or a student's family that a person collects online and
1037	combines with other personally identifiable student data to identify the student; and
1038	(xiv) information that, alone or in combination, is linked or linkable to a specific
1039	student that would allow a reasonable person in the school community, who does not have
1040	personal knowledge of the relevant circumstances, to identify the student with reasonable
1041	certainty.
1042	(19) "School official" means an employee or agent of an education entity, if the
1043	education entity has authorized the employee or agent to request or receive student data on
1044	behalf of the education entity.
1045	(20) (a) "Student data" means information about a student at the individual student
1046	level.
1047	(b) "Student data" does not include aggregate or de-identified data.
1048	(21) "Student data manager" means:

1049	(a) the state student data officer; or
1050	(b) an individual designated as a student data manager by an education entity under
1051	Section 53E-9-303, who fulfills the duties described in Section 53E-9-308.
1052	(22) (a) "Targeted advertising" means presenting advertisements to a student where the
1053	advertisement is selected based on information obtained or inferred over time from that
1054	student's online behavior, usage of applications, or student data.
1055	(b) "Targeted advertising" does not include advertising to a student:
1056	(i) at an online location based upon that student's current visit to that location; or
1057	(ii) in response to that student's request for information or feedback, without retention
1058	of that student's online activities or requests over time for the purpose of targeting subsequent
1059	ads.
1060	(23) "Third-party contractor" means a person who:
1061	(a) is not an education entity; and
1062	(b) pursuant to a contract with an education entity, collects or receives student data in
1063	order to provide a product or service, as described in the contract, if the product or service is
1064	not related to school photography, yearbooks, graduation announcements, or a similar product
1065	or service.
1066	(24) "Written consent" means written authorization to collect or share a student's
1067	student data, from:
1068	(a) the student's parent, if the student is not an adult student; or
1069	(b) the student, if the student is an adult student.
1070	Section 14. Section 53F-4-401 is amended to read:
1071	53F-4-401. Definitions.
1072	As used in this part:
1073	(1) "Contractor" means the educational technology provider selected by the [State
1074	Board of Education] state board under Section 53F-4-402.
1075	[(2) "Low income" means an income below 185% of the federal poverty guideline.]
1076	(2) "Intergenerational poverty" means the same as that term is defined in Section
1077	<u>35A-9-102.</u>
1078	(3) "Preschool [children] child" means [children who are] a child who is:
1079	(a) age four or five; and

1080	(b) [have not entered kindergarten.] not eligible for enrollment under Subsection
1081	53G-4-402(6).
1082	(4) (a) "Private preschool provider" means a child care program that:
1083	(i) (A) is licensed under Title 26, Chapter 39, Utah Child Care Licensing Act; or
1084	(B) except as provided in Subsection (4)(b)(ii), is exempt from licensure under Section
1085	<u>26-39-403; and</u>
1086	(ii) meets other criteria as established by the state board, consistent with Utah
1087	Constitution, Article X, Section 1.
1088	(b) "Private preschool provider" does not include:
1089	(i) a residential certificate provider described in Section 26-39-402; or
1090	(ii) a program exempt from licensure under Subsection 26-39-403(2)(c).
1091	(5) "Public preschool" means a preschool program that is provided by a school district
1092	or charter school.
1093	(6) "Qualifying participant" means a preschool child who:
1094	(a) resides within the boundaries of a qualifying school as determined under Section
1095	<u>53G-6-302; or</u>
1096	(b) is enrolled in a qualifying preschool.
1097	(7) "Qualifying preschool" means a public preschool or private preschool provider that:
1098	(a) serves preschool children covered by child care subsidies funded by the Child Care
1099	and Development Block Grant Program authorized under 42 U.S.C. Secs. 9857-9858r;
1100	(b) participates in a federally assisted meal program that provides funds to licensed
1101	child care centers as authorized under Section 53E-3-501; or
1102	(c) is located within the boundaries of a qualifying school.
1103	(8) "Qualifying school" means a school district elementary school that:
1104	(a) has at least 50% of students who were eligible to receive free or reduced lunch the
1105	previous school year;
1106	(b) is a school with a high percentage, as determined by the Department of Workforce
1107	Services through rule and based on the previous school year enrollments, of students
1108	experiencing intergenerational poverty; or
1109	(c) is located in one of the following school districts:
1110	(i) Beaver School District;

1111 (ii) Carbon School District; 1112 (iii) Daggett School District; 1113 (iv) Duchesne School District; 1114 (v) Emery School District; 1115 (vi) Garfield School District; 1116 (vii) Grand School District; (viii) Iron School District; 1117 1118 (ix) Juab School District; 1119 (x) Kane School District; 1120 (xi) Millard School District; 1121 (xii) Morgan School District; 1122 (xiii) North Sanpete School District; 1123 (xiv) North Summit School District; 1124 (xv) Piute School District; 1125 (xvi) Rich School District; 1126 (xvii) San Juan School District; 1127 (xviii) Sevier School District; 1128 (xix) South Sanpete School District; 1129 (xx) South Summit School District; 1130 (xxi) Tintic School District; 1131 (xxii) Uintah School District; or 1132 (xxiii) Wayne School District. [(4)] (9) "UPSTART" means the project established by Section 53F-4-402 that uses a 1133 1134 home-based educational technology program to develop school readiness skills of preschool 1135 children. 1136 Section 15. Section **53F-4-402** is amended to read: 1137 53F-4-402. UPSTART program to develop school readiness skills of preschool 1138 children. 1139 (1) UPSTART, a project that uses a home-based educational technology program to 1140 develop school readiness skills of preschool children, is established within the public education 1141 system.

1142	(2) UPSTART is created to:
1143	(a) evaluate the effectiveness of giving preschool children access, at home, to
1144	interactive individualized instruction delivered by computers and the Internet to prepare them
1145	academically for success in school; and
1146	(b) test the feasibility of scaling a home-based curriculum in reading, math, and science
1147	delivered by computers and the Internet to all preschool children in Utah.
1148	(3) (a) The [State Board of Education] state board shall contract with an educational
1149	technology provider, selected through a request for proposals process, for the delivery of a
1150	home-based educational technology program for preschool children that meets the
1151	requirements of Subsection (4).
1152	[(b) (i) The State Board of Education may, on or before July 1, 2019, issue a request
1153	for proposals for two-year pilot proposals from, and enter into a contract with, one or more
1154	educational technology providers that do not have an existing contract under this part with the
1155	state for the delivery of a home-based educational technology program for preschool children
1156	that meets the requirements of Subsection (4).]
1157	[(ii) If the State Board of Education enters into a contract for a two-year pilot as
1158	described in Subsection (3)(b)(i), the State Board of Education may enter into a contract with
1159	one or more educational technology providers that have participated in a Utah pilot.]
1160	[(c)] (b) Every five years [after July 1, 2021, the State Board of Education], the state
1161	board may issue a new request for proposals described in this section.
1162	(4) A home-based educational technology program for preschool children shall meet
1163	the following standards:
1164	(a) the contractor shall provide computer-assisted instruction for preschool children on
1165	a home computer connected by the Internet to a centralized file storage facility;
1166	(b) the contractor shall:
1167	(i) provide technical support to families for the installation and operation of the
1168	instructional software; and
1169	(ii) provide for the installation of computer and Internet access in homes of [low
1170	income families that cannot afford the equipment and service] qualifying participants described
1171	<u>in Subsection 53-4-404(3)(d);</u>
1172	(c) the contractor shall have the capability of doing the following through the Internet:

1173	(i) communicating with parents;
1174	(ii) updating the instructional software;
1175	(iii) validating user access;
1176	(iv) collecting usage data;
1177	(v) storing research data; and
1178	(vi) producing reports for parents, schools, and the Legislature;
1179	(d) the program shall include the following components:
1180	(i) computer-assisted, individualized instruction in reading, mathematics, and science;
1181	(ii) a multisensory reading tutoring program; and
1182	(iii) a validated computer adaptive reading test that does not require the presence of
1183	trained adults to administer and is an accurate indicator of reading readiness of children who
1184	cannot read;
1185	(e) the contractor shall have the capability to quickly and efficiently modify, improve,
1186	and support the product;
1187	(f) the contractor shall work in cooperation with [school district] public preschool or
1188	private preschool provider personnel who will provide administrative and technical support of
1189	the program as provided in Section 53F-4-403;
1190	(g) the contractor shall solicit families to participate in the program as provided in
1191	Section 53F-4-404; and
1192	(h) in implementing the home-based educational technology program, the contractor
1193	shall seek the [advise] advice and expertise of early childhood education professionals within
1194	the Utah System of Higher Education on issues such as:
1195	(i) soliciting families to participate in the program;
1196	(ii) providing training to families; and
1197	(iii) motivating families to regularly use the instructional software.
1198	(5) $[(a)]$ The contract shall provide funding for a home-based educational technology
1199	program for preschool children, subject to the appropriation of money by the Legislature for
1200	UPSTART.
1201	[(b) An appropriation for a request for proposals described in Subsection (3)(b)(i) shall
1202	be separate from an appropriation described in Subsection (5)(a).]
1203	(6) The [State Board of Education] state board shall evaluate a proposal based on:

1204	(a) whether the home-based educational technology program meets the standards
1205	specified in Subsection (4);
1206	(b) the results of an independent evaluation of the home-based educational technology
1207	program;
1208	(c) the experience of the home-based educational technology program provider; and
1209	(d) the per pupil cost of the home-based educational technology program.
1210	Section 16. Section 53F-4-403 is amended to read:
1211	53F-4-403. School district participation in UPSTART.
1212	(1) A school district may participate in UPSTART if the local school board agrees, or a
1213	private preschool provider may participate in UPSTART if the private preschool provider
1214	agrees, to work in cooperation with the contractor to provide administrative and technical
1215	support for UPSTART.
1216	[(2) Family participants in UPSTART shall be solicited from school districts that
1217	participate in UPSTART.]
1218	[(3) A school district that participates in UPSTART shall:]
1219	[(a) receive funding for:]
1220	[(i) paraprofessional and technical support staff; and]
1221	[(ii) travel, materials, and meeting costs of the program;]
1222	[(b) participate in program training by the contractor; and]
1223	[(c) agree to adopt standardized policies and procedures in implementing UPSTART.]
1224	(2) A contractor may require a local school board or private preschool provider
1225	participating in UPSTART to enter into an agreement with the contractor to:
1226	(a) dictate targets for program usage and terms for failure to meet those targets;
1227	(b) determine data sharing terms; and
1228	(c) agree to other reasonable terms required for successful implementation.
1229	Section 17. Section 53F-4-404 is amended to read:
1230	53F-4-404. Family participation in UPSTART Priority enrollment.
1231	(1) The contractor shall:
1232	(a) solicit families to participate in UPSTART through a public information campaign
1233	and referrals from participating school districts; and
1234	(b) work with the Department of Workforce Services and the [State Board of

1235	Education] state board to solicit participation from families of [children experiencing
1236	intergenerational poverty, as defined in Section 35A-9-102,] qualifying participants to
1237	participate in UPSTART.
1238	(2) [(a)] Preschool children who participate in UPSTART shall:
1239	[(i)] (a) be from families with diverse socioeconomic and ethnic backgrounds;
1240	[(ii)] (b) reside in different regions of the state in both urban and rural areas; and
1241	[(iii)] (c) be given preference to participate if the preschool [child's family resides in a
1242	rural area with limited prekindergarten services] children are qualifying participants.
1243	[(b) (i) If the number of families who would like to participate in UPSTART exceeds
1244	the number of participants funded by the legislative appropriation, the contractor shall give
1245	priority to preschool children from low income families and preschool children who are
1246	English language learners.]
1247	[(ii) At least 30% of the preschool children who participate in UPSTART shall be from
1248	low income families.]
1249	[(3) A low income family that cannot afford a computer and Internet service to operate
1250	the instructional software]
1251	(3) (a) In a contract entered into with an educational technology provider as described
1252	in Section 53F-4-402, the state board shall require the provider to prioritize enrollment of
1253	qualified participants based on a first come, first served basis.
1254	(b) The state board shall provide a list of qualifying schools and qualifying preschools
1255	and other applicable information to the contractor for verification of qualifying participants.
1256	(c) The contractor shall annually provide participant information to the state board as
1257	part of the verification process.
1258	(d) A qualifying participant may obtain a computer and peripheral equipment on loan
1259	and receive free Internet service for the duration of the [family's] qualified participant's
1260	participation in UPSTART[-] if the qualifying participant:
1261	(i) is eligible to receive free or reduced lunch; and
1262	(ii) the qualifying participant participates in UPSTART at home.
1263	(4) (a) The contractor shall make the home-based educational technology program
1264	available to families at a cost agreed upon by the [State Board of Education] state board and the
1265	contractor if the number of families who would like to participate in UPSTART exceeds the

1266	number of participants funded by the legislative appropriation.
1267	(b) The [State Board of Education] state board and the contractor shall annually post on
1268	their websites information on purchasing a home-based educational technology program as
1269	provided in Subsection (4)(a).
1270	[(5) (a) The contractor shall:]
1271	[(i) determine if a family is a low income family for purposes of this part; and]
1272	[(ii) use the same application form as described in Section 35A-9-401 or create an
1273	application form that requires an individual to provide and certify the information necessary for
1274	the contractor to make the determination described in Subsection (5)(a)(i).]
1275	[(b) The contractor may:]
1276	[(i) require an individual to submit supporting documentation; and]
1277	[(ii) create a deadline for an individual to submit an application, if necessary.]
1278	(c) A preschool child may only participate in UPSTART through legislative funding
1279	once.
1280	Section 18. Section 53F-4-406 is amended to read:
1281	53F-4-406. Audit and evaluation.
1282	(1) The state auditor shall every three years:
1283	(a) conduct an [annual] audit of the contractor's use of funds for UPSTART; or
1284	(b) contract with an independent certified public accountant to conduct an [annual]
1285	audit.
1286	(2) The [State Board of Education] state board shall:
1287	(a) require by contract that the contractor will open its books and records relating to its
1288	expenditure of funds pursuant to the contract to the state auditor or the state auditor's designee;
1289	(b) reimburse the state auditor for the actual and necessary costs of the audit; and
1290	(c) contract with an independent, qualified evaluator, selected through a request for
1291	proposals process, to evaluate the home-based educational technology program for preschool
1292	children.
1293	(3) The evaluator described in Subsection (2)(c) shall use, among other indicators,
1294	assessment scores from an assessment described in Section 53F-4-205 to evaluate whether the
1295	contractor has effectively prepared preschool children for academic success as described in
1296	<u>Section 53F-4-402.</u>

1297	[(3)] (4) Of the money appropriated by the Legislature for UPSTART, excluding funds
1298	used to provide computers, peripheral equipment, and Internet service to families, no more than
1299	7.5% may be used for the evaluation and administration of the program.
1300	Section 19. Section 53F-4-407 is amended to read:
1301	53F-4-407. Annual report.
1302	(1) The [State Board of Education] state board shall make a report on UPSTART to the
1303	Education Interim Committee by November 30 each year.
1304	(2) The report shall:
1305	(a) address the extent to which UPSTART is accomplishing the purposes for which it
1306	was established as specified in Section 53F-4-402; and
1307	(b) include the following information:
1308	(i) the number of families:
1309	(A) volunteering to participate in the program;
1310	(B) selected to participate in the program;
1311	(C) requesting computers; and
1312	(D) furnished computers;
1313	(ii) the number of private preschool providers and public preschool providers
1314	participating in the program;
1315	[(iii)] (iii) the frequency of use of the instructional software;
1316	[(iii)] (iv) obstacles encountered with software usage, hardware, or providing technical
1317	assistance to families;
1318	[(iv)] (v) student performance on [pre-kindergarten and post-kindergarten] entry and
1319	exit kindergarten assessments conducted by school districts and charter schools for students
1320	who participated in the home-based educational technology program and those who did not
1321	participate in the program; and
1322	$\left[\frac{(v)}{(v)}\right]$ as available, the evaluation of the program conducted pursuant to Section
1323	53F-4-406.
1324	Section 20. Repealer.
1325	This bill repeals:
1326	Section 35A-9-401, Eligibility determination Awarding of scholarship.
1327	Section 53F-4-405, Purchase of equipment and service through cooperative

1328	purchasing contracts.
1329	Section 53F-5-301, Definitions.
1330	Section 53F-5-302, Administration of programs.
1331	Section 53F-5-304, Home-based technology high quality school readiness program.
1332	Section 53F-5-305, Intergenerational Poverty School Readiness Scholarship
1333	Program.
1334	Section 53F-5-306, Early childhood teacher training.
1335	Section 53F-5-307, Evaluation Reporting requirements.
1336	Section 53F-6-303, School Readiness Restricted Account.
1337	Section 53F-6-310, Reporting requirements for a recipient of funding through a
1338	results-based contract Reporting to the Legislature.
1339	Section 21. Appropriation.
1340	The following sums of money are appropriated for the fiscal year beginning July 1,
1341	2019, and ending June 30, 2020. These are additions to amounts previously appropriated for
1342	fiscal year 2020. Under the terms and conditions of Title 63J, Chapter 1, Budgetary Procedures
1343	Act, the Legislature appropriates the following sums of money from the funds or accounts
1344	indicated for the use and support of the government of the state of Utah.
1345	ITEM 1
1346	To Department of Workforce Services Operations and Policy
1347	From General Fund \$6,000,000
1348	Schedule of Programs:
1349	Workforce Development Division\$6,000,000
1350	The Legislature intends that the School Readiness Board use the ongoing appropriation
1351	for awarding grants and payment of results-based contracts for preschool programs in Title
1352	35A, Chapter 15, Preschool Programs.
1353	ITEM 2
1354	To State Board of Education General System Support
1355	From Education Fund \$500,000
1356	Schedule of Programs:
1357	Teaching and Learning \$500,000
1358	The Legislature intends that the State Board of Education use the ongoing appropriation

1359	for conducting the ongoing review and evaluation of a school readiness program in accordance
1360	with Section 35A-15-303.
1361	ITEM 3
1362	To State Board of Education Initiative Programs
1363	From Education Fund \$5,500,000
1364	Schedule of Programs:
1365	<u>UPSTART</u> <u>\$5,500,000</u>
1366	Section 22. Coordinating S.B. 166 with S.B. 14 Substantive language.
1367	If this S.B.166 and S.B. 14, Education Reporting Requirements, both pass and become
1368	law, it is the intent of the Legislature that the Office of Legislative Research and General
1369	Counsel prepare the Utah Code database for publication by:
1370	(1) replacing the language in Subsection 35A-15-303(5)(a) with the following:
1371	"(5) (a) The State Board of Education shall annually prepare a report for the Education
1372	Interim Committee in accordance with Section 53E-1-201.";
1373	(2) (a) inserting the following language as a new Subsection 53E-1-201(1)(b):
1374	"(b) the report described in Section 35A-15-303 by the State Board of Education on
1375	preschool programs;"; and
1376	(b) renumbering remaining subsections accordingly; and
1377	(3) (a) inserting the following language as a new Subsection 53E-1-201(2)(a):
1378	"(a) the report described in Section 35A-15-303 by the School Readiness Board by
1379	November 30, 2020, on benchmarks for certain preschool programs;"; and
1380	(b) renumbering the remaining subsections accordingly.
1381	Section 23. Coordinating S.B.166 with H.B. 27 Superseding technical and
1382	substantive amendments.
1383	If this S.B.166 and H.B. 27, Public Education Definitions Amendments, both pass and
1384	become law, it is the intent of the Legislature when the Office of Legislative Research and
1385	General Counsel prepares the Utah Code database for publication that:
1386	(1) Section 35A-15-102 in this bill supersede Section 53F-6-301 in H.B. 27;
1387	(2) Section 35A-15-202 in this bill supersede Section 53F-6-304 in H.B. 27;
1388	(3) Section 35A-15-301 in this bill supersede Section 53F-6-305 in H.B. 27;
1389	(4) Section 35A-15-302 in this bill supersede Section 53F-5-303 in H.B. 27;

- 1390 (5) Section <u>35A-15-401</u> in this bill supersede Section <u>53F-6-306</u> in H.B. 27; and
- 1391 (6) Section <u>35A-15-402</u> in this bill supersede Section <u>53F-6-309</u> in H.B. 27.
- 1392 Section 24. Coordinating S.B. 166 with H.B. 249 -- Superseding technical and

1393 substantive amendments.

- 1394 If this S.B. 166 and H.B. 249, Revisor's Technical Corrections to Utah Code, both pass
- 1395 and become law, it is the intent of the Legislature when the Office of Legislative Research and
- 1396 <u>General Counsel prepares the Utah Code database for publication that Section 35A-15-102 in</u>
- 1397 this bill supersede Section 53F-6-301 in H.B. 249.