1

EARLY LEARNING TRAINING AND ASSESSMENT

2	AMENDMENTS
3	2020 GENERAL SESSION
4	STATE OF UTAH
5	Chief Sponsor: Steve Waldrip
6	Senate Sponsor:
7 8	LONG TITLE
9	General Description:
10	This bill provides programs and assessments to improve early learning in literacy and
11	mathematics.
12	Highlighted Provisions:
13	This bill:
14	requires the State Board of Education (the state board) to:
15	• make rules regarding, and requires local education agencies (LEAs) 160
	establish
17	an early learning plan that includes early literacy and early mathematics
18	components;
19	<ul> <li>select a mathematics benchmark assessment that LEAs administer in certain</li> </ul>
20	grades;
21	• administer a grant for professional learning and job-embedded coaching
	support
23	for elementary educators; and
24	<ul> <li>administer a grant for license applicants taking a certain examination;</li> </ul>
25	<ul> <li>amends provisions regarding an examination required to obtain a license to teach;</li> </ul>
26	<ul> <li>allows for LEAs in certain circumstances to hire implementation support coaches or</li> </ul>



27 otherwise obtain funding to support job-embedded coaching;

28	requires certain annual reporting; and
29	<ul> <li>makes technical and conforming changes.</li> </ul>
30	Money Appropriated in this Bill:
31	None
32	Other Special Clauses:
33	This bill provides a coordination clause.
34	<b>Utah Code Sections Affected:</b>
35	AMENDS:
36	53E-6-301, as last amended by Laws of Utah 2019, Chapter 186
37	53F-2-503, as last amended by Laws of Utah 2019, Chapters 186 and 324
38	53G-4-410, as last amended by Laws of Utah 2019, Chapter 293
39	63I-1-253, as last amended by Laws of Utah 2019, Chapters 90, 136, 166, 173, 246,
40	325, 344 and last amended by Coordination Clause, Laws of Utah 2019, Chapter
41	246
42	ENACTS:
43	<b>53E-3-521</b> , Utah Code Annotated 1953
44	<b>53E-4-307.5</b> , Utah Code Annotated 1953
45	53F-5-214, Utah Code Annotated 1953
46	53F-5-215, Utah Code Annotated 1953
47	53G-7-218, Utah Code Annotated 1953
48	<b>Utah Code Sections Affected by Coordination Clause:</b>
49 •••	53G-4-410, as last amended by Laws of Utah 2019, Chapter 293
50 51	Be it enacted by the Legislature of the state of Utah:
52	Section 1. Section <b>53E-3-521</b> is enacted to read:
53	53E-3-521. Requirements for early mathematics plan.
54	The state board shall make rules to:
55	(1) define the components of the early mathematics plan that a local school board or
56	charter school governing board is required to submit under Section 53G-7-218 for mathematics
57	proficiency improvement, including the following four categories:
58	(a) conceptual understanding;

59	(b) procedural fluency;
60	(c) strategic and adaptive mathematical thinking; and
61	(d) productive disposition; and
62	(2) establish a state-wide target using data from the mathematics benchmark
63	assessment, described in Section 53E-4-307.5, for local growth goals described in Section
64	53G-7-218 regarding mathematics.
65	Section 2. Section <b>53E-4-307.5</b> is enacted to read:
66	53E-4-307.5. Mathematics benchmark assessment.
67	(1) As used in this section, "early mathematics benchmark assessment" or "benchmark
68	assessment" means a standardized assessment to measure the acquisition of mathematics skills
69	in kindergarten and grades 1 through 3 that includes predictive indicators of academic
70	achievement based on measures of early mathematics, computation, and problem solving.
71	(2) The state board shall approve a benchmark assessment for use statewide by LEAs
72	to assess the mathematics competency of students in kindergarten and grades 1 through 3.
73	(3) An LEA shall:
74	(a) administer benchmark assessments to students at the beginning, middle, and end of
75	the school year using the mathematics benchmark assessment in:
76	(i) kindergarten, as an optional assessment; and
77	(ii) grades 1 through 3, as a required assessment; and
78	(b) after administering a benchmark assessment described in Subsection (3)(a) to a
79	student, report the results to the student's parent.
80	(4) In making the approval described in Subsection (2), the state board shall:
81	(a) prioritize the assessment's reliability, validity, speed, and efficiency; and
82	(b) ensure the mathematics benchmark assessment's ability to:
83	(i) identify students who may be at risk for mathematics difficulties; and
84	(ii) measure students' progress through data.
85	Section 3. Section <b>53E-6-301</b> is amended to read:
86	53E-6-301. Qualifications of applicants for licenses Changes in qualifications.
87	(1) The state board shall establish by rule the scholarship, training, and experience
88	required of license applicants.
89	(2) (a) The state board shall announce any increase in the requirements when made.

90	(b) An increase in requirements shall become effective not less than one year from the
91	date of the announcement.
92	(3) (a) The state board may determine by examination or otherwise the qualifications of
93	license applicants.
94	(b) If the state board uses an examination under Subsection (3)(a):
95	(i) the state board shall make rules to allow an LEA to hire a license applicant who
96	does not successfully pass the examination for a limited duration pending successful passage;
97	<u>and</u>
98	(ii) the license applicant is not eligible for a professional educator license described in
99	Section 53E-6-201 until the license applicant successfully passes the examination.
100	Section 4. Section 53F-2-503 is amended to read:
101	53F-2-503. Early Literacy Program Literacy proficiency plan.
102	(1) As used in this section:
103	(a) "Program" means the Early Literacy Program.
104	(b) "Program money" means:
105	(i) school district revenue allocated to the program from other money available to the
106	school district, except money provided by the state, for the purpose of receiving state funds
107	under this section; and
108	(ii) money appropriated by the Legislature to the program.
109	(2) The Early Literacy Program consists of program money and is created to
110	supplement other school resources for early literacy.
111	(3) Subject to future budget constraints, the Legislature may annually appropriate
112	money to the Early Literacy Program.
113	(4) [(a)] An LEA governing board of a school district or a charter school that serves
114	students in any of grades kindergarten through grade 3 shall submit, in accordance with Section
115	53G-7-218, a plan to the state board for literacy proficiency improvement that incorporates the
116	following components:
117	[(i)] (a) core instruction in:
118	[(A)] (i) phonological awareness;
119	[ <del>(B)</del> ] <u>(ii)</u> phonics;
120	[ <del>(C)</del> ] (iii) fluency;

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121	$\left[\frac{(D)}{(iv)}\right]$ comprehension;
122	[ <del>(E)</del> ] <u>(v)</u> vocabulary;
123	[ <del>(F)</del> ] <u>(vi)</u> oral language; and
124	[ <del>(G)</del> ] <u>(vii)</u> writing;
125	[(ii)] (b) intervention strategies that are aligned to student needs;
126	[(iii)] (c) professional development for classroom teachers, literacy coaches, and
127	interventionists in kindergarten through grade 3;
128	[(iv)] (d) assessments that support adjustments to core and intervention instruction;
129	[(v)] (e) a growth goal for the school district or charter school that:
130	[(A)] (i) is based upon student learning gains as measured by benchmark assessments
131	administered pursuant to Section 53E-4-307; and
132	[(B)] (ii) includes a target of at least 60% of all students in grades 1 through 3 meeting
133	the growth goal;
134	[(vi)] (f) at least [two goals that are] one goal that is specific to the school district or
135	charter school that:
136	[(A)] $(i)$ $[are]$ $is$ measurable;
137	[(B)] (ii) [addresse] addresses current performance gaps in student literacy based on
138	data; and
139	[(C)] (iii) [include] includes specific strategies for improving outcomes; and
140	[(vii)] (g) if a school uses interactive literacy software, the use of interactive literacy
141	software, including early interactive reading software described in Section 53F-4-203.
142	[(b) An LEA governing board shall approve a plan described in Subsection (4)(a) in a
143	public meeting before submitting the plan to the state board.]
144	[(c) The state board shall provide model plans that an LEA governing board may use,
145	or an LEA governing board may develop the LEA governing board's own plan.]
146	[(d) A plan developed by an LEA governing board shall be approved by the state
147	<del>board.</del> ]
148	[(e) The state board shall develop uniform standards for acceptable growth goals that
149	an LEA governing board adopts for a school district or charter school as described in this
150	Subsection (4).]
151	(5) (a) There are created within the Early Literacy Program three funding programs:

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152	(i) the Base Level Program;
153	(ii) the Guarantee Program; and
154	(iii) the Low Income Students Program.
155	(b) The state board may use up to \$7,500,000 from an appropriation described in
156	Subsection (3) for computer-assisted instructional learning and assessment programs.
157	(6) Money appropriated to the state board for the Early Literacy Program and not used
158	by the state board for computer-assisted instructional learning and assessments described in
159	Subsection (5)(b) shall be allocated to the three funding programs as follows:
160	(a) 8% to the Base Level Program;
161	(b) 46% to the Guarantee Program; and
162	(c) 46% to the Low Income Students Program.
163	(7) (a) For a school district or charter school to participate in the Base Level Program,
164	the LEA governing board shall submit a plan described in Subsection (4) and shall receive
165	approval of the plan from the state board.
166	(b) (i) The local school board of a school district qualifying for Base Level Program
167	funds and the charter school governing boards of qualifying elementary charter schools
168	combined shall receive a base amount.
169	(ii) The base amount for the qualifying elementary charter schools combined shall be
170	allocated among each charter school in an amount proportionate to:
171	(A) each existing charter school's prior year fall enrollment in grades kindergarten
172	through grade 3; and
173	(B) each new charter school's estimated fall enrollment in grades kindergarten through
174	grade 3.
175	(8) (a) A local school board that applies for program money in excess of the Base Level
176	Program funds may choose to first participate in the Guarantee Program or the Low Income
177	Students Program.
178	(b) A school district shall fully participate in either the Guarantee Program or the Low
179	Income Students Program before the local school board may elect for the school district to
180	either fully or partially participate in the other program.
181	(c) For a school district to fully participate in the Guarantee Program, the local school

board shall allocate to the program money available to the school district, except money

provided by the state, equal to the amount of revenue that would be generated by a tax rate of .000056.

- (d) For a school district to fully participate in the Low Income Students Program, the local school board shall allocate to the program money available to the school district, except money provided by the state, equal to the amount of revenue that would be generated by a tax rate of .000065.
- (e) (i) The state board shall verify that a local school board allocates the money required in accordance with Subsections (8)(c) and (d) before the state board distributes funds in accordance with this section.
- (ii) The State Tax Commission shall provide the state board the information the state board needs in order to comply with Subsection (8)(e)(i).
- (9) (a) Except as provided in Subsection (9)(c), the local school board of a school district that fully participates in the Guarantee Program shall receive state funds in an amount that is:
- (i) equal to the difference between \$21 multiplied by the school district's total WPUs and the revenue the local school board is required to allocate under Subsection (8)(c) for the school district to fully participate in the Guarantee Program; and
  - (ii) not less than \$0.
- (b) Except as provided in Subsection (9)(c), an elementary charter school shall receive under the Guarantee Program an amount equal to \$21 times the elementary charter school's total WPUs.
- (c) The state board may adjust the \$21 guarantee amount described in Subsections (9)(a) and (b) to account for actual appropriations and money used by the state board for computer-assisted instructional learning and assessments.
- (10) The state board shall distribute Low Income Students Program funds in an amount proportionate to the number of students in each school district or charter school who qualify for free or reduced price school lunch multiplied by two.
- (11) A school district that partially participates in the Guarantee Program or Low Income Students Program shall receive program funds based on the amount of school district revenue allocated to the program as a percentage of the amount of revenue that could have been allocated if the school district had fully participated in the program.

214	(12) (a) An LEA governing board shall use program money for early literacy
215	interventions and supports in kindergarten through grade 3 that have proven to significantly
216	increase the percentage of students who are proficient in literacy, including:
217	(i) evidence-based intervention curriculum;
218	(ii) literacy assessments that identify student learning needs and monitor learning
219	progress; or
220	(iii) focused literacy interventions that may include:
221	(A) the use of reading specialists or paraprofessionals;
222	(B) tutoring;
223	(C) before or after school programs;
224	(D) summer school programs; or
225	(E) the use of interactive computer software programs for literacy instruction and
226	assessments for students.
227	(b) An LEA governing board may use program money for portable technology devices
228	used to administer literacy assessments.
229	(c) Program money may not be used to supplant funds for existing programs, but may
230	be used to augment existing programs.
231	(13) (a) An LEA governing board shall annually submit a report to the state board
232	accounting for the expenditure of program money in accordance with the LEA governing
233	board's plan described in Subsection (4).
234	(b) If an LEA governing board uses program money in a manner that is inconsistent
235	with Subsection (12), the school district or charter school is liable for reimbursing the state
236	board for the amount of program money improperly used, up to the amount of program money
237	received from the state board.
238	(14) (a) The state board shall make rules to implement the program.
239	(b) (i) The rules under Subsection (14)(a) shall require each LEA governing board to
240	annually report progress in meeting goals described in Subsections [(4)(a)(v) and (vi)] (4)(e)
241	and (f), including the strategies the school district or charter school uses to address the goals.
242	(ii) If a school district or charter school does not meet or exceed the school district's or
243	charter school's goals described in [Subsection (4)(a)(v) or (vi)] Subsections (4)(e) or (f), the
244	LEA governing board shall prepare a new plan that corrects deficiencies.

245	(iii) The new plan described in Subsection (14)(b)(ii) shall be approved by the state
246	board before the LEA governing board receives an allocation for the next year.
247	[(15) (a) The state board shall:]
248	[(i) develop strategies to provide support for a school district or charter school that fails
249	to meet a goal described in Subsection (4)(a)(v) or (vi); and]
250	[(ii) provide increasing levels of support to a school district or charter school that fails
251	to meet a goal described in Subsection (4)(a)(v) or (vi) for two consecutive years.]
252	[(b) (i) The state board shall use a digital reporting platform to provide information to
253	school districts and charter schools about interventions that increase proficiency in literacy.]
254	[(ii) The digital reporting platform shall include performance information for a school
255	district or charter school on the goals described in Subsections (4)(a)(v) and (vi).]
256	[(16)] (15) The state board may use up to 3% of the funds appropriated by the
257	Legislature to carry out the provisions of this section for administration of the program.
258	[(17)] (16) The state board shall make an annual report in accordance with Section
259	53E-1-203 that:
260	(a) includes information on:
261	(i) student learning gains in early literacy for the past school year and the five-year
262	trend;
263	(ii) the percentage of grade 3 students who are proficient in English language arts in the
264	past school year and the five-year trend;
265	(iii) the progress of school districts and charter schools in meeting goals described in a
266	plan described in Subsection (4)[ <del>(a)</del> ]; and
267	(iv) the specific strategies or interventions used by school districts or charter schools
268	that have significantly improved early grade literacy proficiency; and
269	(b) may include recommendations on how to increase the percentage of grade 3
270	students who are proficient in English language arts, including how to use a strategy or
271	intervention described in Subsection [(17)] (16)(a)(iv) to improve literacy proficiency for
272	additional students.
273	$[\frac{(18)}{(17)}]$ The report described in Subsection $[\frac{(17)}{(16)}]$ shall include information
274	provided through the digital reporting platform described in Subsection [(15)(b)]
275	<u>53G-7-218(5)(a)</u> .

276	Section 5. Section 53F-5-214 is enacted to read:
277	53F-5-214. Grant for professional learning and job-embedded coaching support.
278	(1) As used in this section:
279	(a) "Implementation support coach" means an individual who conducts job-embedded
280	coaching to support educators in professional learning related to literacy and mathematics.
281	(b) "Job-embedded coaching" means individualized coaching, feedback, and support of
282	an educator that is tailored to professional learning that the educator receives.
283	(2) Subject to legislative appropriations, the state board shall award grants to LEAs to
284	provide teachers in pre-kindergarten, kindergarten, and grades 1 through 3 with:
285	(a) professional learning opportunities in early literacy and mathematics; and
286	(b) support through job-embedded coaching.
287	(3) To qualify for a grant under this section, an LEA shall submit to the state board an
288	application, as provided by the state board, that contains:
289	(a) a description of the evidence-based, based on assessment data, professional learning
290	opportunities the LEA will provide that are:
291	(i) aligned with the professional learning standards described in Section 53G-11-303;
292	<u>and</u>
293	(ii) targeted to attaining the local and state early learning goals described in Section
294	<u>53G-7-218</u> ; and
295	(b) a description of the LEA's plan for job-embedded coaching to reinforce and provide
296	feedback related to the professional learning opportunities described in Subsection (3)(a)(i).
297	(4) The state board shall make rules to describe:
298	(a) required elements of the professional learning opportunities and job-embedded
299	coaching described in Subsection (3); and
300	(b) requirements for implementation coaches, including eligibility criteria, training, and
301	responsibilities.
302	(5) The state board shall annually report to the Education Interim Committee on or
303	before the November interim committee meeting regarding the administration and outcomes of
304	the grant described in this section.
305	Section 6. Section 53F-5-215 is enacted to read:
306	53F-5-215. Elementary teacher preparation assessment grant.

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307	(1) As used in this section:
308	(a) "License" means a license that:
309	(i) is described in Section 53E-6-102; and
310	(ii) qualifies an individual to teach elementary school.
311	(b) "Preparation assessment" means an examination that addresses the science of
312	reading that the state board uses to determine license qualification, as described in Section
313	53E-6-301, related to literacy instruction for an elementary teacher.
314	(2) Beginning September 1, 2021, subject to legislative appropriations, the state board
315	shall award grants to institutions of higher education for the cost of the initial attempt of the
316	preparation assessment for license applicants graduating from the institution during the year
317	relevant to the grant.
318	(3) The state board may make rules to establish the license, type of license, or license
319	concentration eligible for the grant described in this section.
320	(4) An institution of higher education may apply for a grant described in this section by
321	submitting to the state board an application, as provided by the state board, including an
322	estimate of the number and names of prospective license applicants expected to graduate in the
323	year relevant to the grant application.
324	(5) The state board shall annually report to the Education Interim Committee on or
325	before the November interim committee meeting regarding the administration and outcomes of
326	the grant described in this section.
327	Section 7. Section <b>53G-4-410</b> is amended to read:
328	53G-4-410. Regional service centers.
329	(1) [For purposes of] As used in this section[;]:
330	(a) ["eligible"   "Eligible regional service center" means a regional service center formed
331	by two or more school districts as an interlocal entity, in accordance with Title 11, Chapter 13,
332	Interlocal Cooperation Act.
333	(b) "Implementation support coach" means the same as that term is defined in Section
334	<u>53F-5-214.</u>
335	(2) The Legislature strongly encourages school districts to collaborate and cooperate to
336	provide educational services in a manner that will best utilize resources for the overall
337	operation of the public education system.

338	(3) An eligible regional service center formed by an interlocal agreement, in
339	accordance with Title 11, Chapter 13, Interlocal Cooperation Act, may receive a distribution
340	described in Subsection [(5)] (6) if the Legislature appropriates money for eligible regional
341	service centers.
342	(4) (a) If local school boards enter into an interlocal agreement to confirm or formalize
343	a regional service center in operation before July 1, 2011, the interlocal agreement may not
344	eliminate any rights or obligations of the regional service center in effect before entering into
345	the interlocal agreement.
346	(b) An interlocal agreement entered into to confirm or formalize an existing regional
347	service center shall have the effect of confirming and ratifying in the regional service center,
348	the title to any property held in the name, or for the benefit of the regional service center as of
349	the effective date of the interlocal agreement.
350	(5) (a) A school district in a regional service center may coordinate with the regional
351	service center to hire, subject to legislative appropriation, implementation support coaches in
352	accordance with Subsection (5)(b).
353	(b) The state board shall distribute funds appropriated under this Subsection (5) to
354	regional service centers based on the number of full-time equivalent teachers in
355	pre-kindergarten, kindergarten, and grades 1 through 3 in the school districts that participate in
356	the regional service center, as of October 1 of the previous school year.
357	(c) A charter school in a regional service center may coordinate with the regional
358	service center to support job-embedded coaching.
359	[(5)] (6) (a) The state board shall distribute any funding appropriated to eligible
360	regional service centers as provided by the Legislature.
361	(b) The state board may provide funding to an eligible regional service center in
362	addition to legislative appropriations.
363	[(6)] (7) The state board shall make rules regarding eligible regional service centers
364	including:
365	(a) the distribution of legislative appropriations to eligible regional service centers;
366	(b) the designation of eligible regional service centers as agents to distribute Utah
367	Education and Telehealth Network services; and
368	(c) the designation of eligible regional service centers as agents for regional

369	coordination of public education and higher education services.
370	Section 8. Section <b>53G-7-218</b> is enacted to read:
371	53G-7-218. Establishment of early learning plan Digital reporting platform.
372	(1) A local school board of a school district or a charter school governing board of a
373	charter school that serves students in any of kindergarten or grades 1 through 3 shall annually
374	submit to the state board an early learning plan that includes:
375	(a) the early literacy plan described in Section 53F-2-503, including:
376	(i) the growth goal described in Subsection 53F-2-503(4)(e); and
377	(ii) one goal that is specific to the school district or charter school as described in
378	<u>Subsection 53F-2-503(4)(f);</u>
379	(b) the early mathematics plan described in Section 53E-3-521, including:
380	(i) a growth goal for the school district or charter school that:
381	(A) is based upon student learning gains as measured by the mathematics benchmark
382	assessment described in Section 53E-4-307.5; and
383	(B) includes the target that the state board establishes under Section 53E-3-521; and
384	(ii) one goal that:
385	(A) is specific to the school district or charter school;
386	(B) is measurable;
387	(C) addresses current performance gaps in student mathematics proficiency based on
388	data; and
389	(D) includes specific strategies for improving outcomes; and
390	(c) one additional goal related to literacy or mathematics that:
391	(i) is specific to the school district or charter school;
392	(ii) is measurable;
393	(iii) addresses current performance gaps in student literacy or mathematics proficiency
394	based on data; and
395	(iv) includes specific strategies for improving outcomes.
396	(2) A local school board or charter school governing board shall approve a plan
397	described in Subsection (1) in a public meeting before submitting the plan to the state board.
398	(3) (a) The state board shall:
399	(i) provide model plans that a local school board or a charter school governing board

400	may use;
401	(ii) develop uniform standards for acceptable growth goals that a local school board or
402	a charter school governing board adopts for a school district or charter school under this
403	section; and
404	(iii) review and approve or disapprove a plan submitted under this section.
405	(b) Notwithstanding Subsection (3)(a), a local school board or a charter school
406	governing board may develop the board's own plan.
407	(4) The state board shall:
408	(a) develop strategies to provide support for a school district or charter school that fails
409	to meet:
410	(i) (A) the growth goal related to the state literacy target described in Subsection
411	(1)(a)(i); or
412	(B) the growth goal related to the state mathematics target described in Subsection
413	(1)(b)(i); and
414	(ii) one of the goals specific to the school district or charter school described in
415	Subsections (1)(a)(ii), (1)(b)(ii), or (1)(c); and
416	(b) provide increasing levels of support to a school district or charter school that fails
417	to meet the combination of goals described in Subsection (4)(a) for two consecutive years.
418	(5) (a) The state board shall use a digital reporting platform to provide information to
419	school districts and charter schools about interventions that increase proficiency in literacy and
420	mathematics.
421	(b) The digital reporting platform described in Subsection (5)(a) shall include
422	performance information for a school district or charter school on the goals described in
423	Subsection (1).
424	Section 9. Section <b>63I-1-253</b> is amended to read:
425	63I-1-253. Repeal dates, Titles 53 through 53G.
426	The following provisions are repealed on the following dates:
427	(1) Subsection 53-6-203(1)(b)(ii), regarding being 19 years old at certification, is
428	repealed July 1, 2022.
429	(2) Subsection 53-13-104(6), regarding being 19 years old at certification, is repealed
430	July 1, 2022.

431 (3) Title 53B, Chapter 17, Part 11, USTAR Researchers, is repealed July 1, 2028. 432 (4) Section 53B-18-1501 is repealed July 1, 2021. 433 (5) Title 53B, Chapter 18, Part 16, USTAR Researchers, is repealed July 1, 2028. 434 (6) Section 53B-24-402, Rural residency training program, is repealed July 1, 2020. (7) Subsection 53C-3-203(4)(b)(vii), which provides for the distribution of money 435 436 from the Land Exchange Distribution Account to the Geological Survey for test wells, other 437 hydrologic studies, and air quality monitoring in the West Desert, is repealed July 1, 2020. (8) Section 53E-3-515 is repealed January 1, 2023. 438 439 (9) In relation to a standards review committee, on January 1, 2023: (a) in Subsection 53E-4-202(8), the language that states "by a standards review 440 441 committee and the recommendations of a standards review committee established under 442 Section 53E-4-203" is repealed; and 443 (b) Section 53E-4-203 is repealed. (10) In relation to the SafeUT and School Safety Commission, on January 1, 2023: 444 445 (a) Subsection 53B-17-1201(1) is repealed; 446 (b) Section 53B-17-1203 is repealed; 447 (c) Subsection 53B-17-1204(2) is repealed; 448 (d) Subsection 53B-17-1204(4)(a), the language that states "in accordance with the 449 method described in Subsection (4)(c)" is repealed; and 450 (e) Subsection 53B-17-1204(4)(c) is repealed. 451 (11) In relation to the elementary teacher preparation grant, Section 53F-2-215 is 452 repealed July 1, 2025. 453 (12) In relation to the grant for professional learning and job-embedded coaching, 454 Section 53F-2-215 is repealed July 1, 2025. 455  $[\frac{(11)}{(13)}]$  (13) Section 53F-2-514 is repealed July 1, 2020. 456  $[\frac{(12)}{(14)}]$  (14) Section 53F-5-203 is repealed July 1, 2024.  $[\frac{(13)}{(15)}]$  (15) Section 53F-5-212 is repealed July 1, 2024. 457 458  $[\frac{(14)}{(16)}]$  (16) Section 53F-5-213 is repealed July 1, 2023. 459 [(15)] (17) Title 53F, Chapter 5, Part 6, American Indian and Alaskan Native 460 Education State Plan Pilot Program, is repealed July 1, 2022. 461  $[\frac{(16)}{(18)}]$  (18) Section 53F-6-201 is repealed July 1, 2019.

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462	$[\frac{(17)}{(19)}]$ Section 53F-9-501 is repealed January 1, 2023.
463	[(18)] (20) Subsections 53G-4-608(2)(b) and (4)(b), related to the Utah Seismic Safety
464	Commission, are repealed January 1, 2025.
465	[(19)] (21) Subsection 53G-8-211(4), regarding referrals of a minor to court for a class
466	C misdemeanor, is repealed July 1, 2020.
467	Section 10. Coordinating H.B. 114 with S.B. 79 Superseding substantive
468	amendments.
169	If this H.B. 114 and S.B. 79, Regional Education Service Agencies, both pass and
470	become law, it is the intent of the Legislature that the Office of Legislative Research and
471	General Counsel shall prepare the Utah Code database for publication by changing all
472	references in Section 53G-4-410:
473	(1) from "regional service center" to "regional education service agency"; and
174	(2) from "regional service centers" to "regional education service agencies".