Representative Steve Eliason proposes the following substitute bill:

1	SCHOOL MENTAL HEALTH FUNDING AMENDMENTS
2	2020 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Steve Eliason
5	Senate Sponsor: Ann Millner
6 7	LONG TITLE
8	General Description:
9	This bill creates a grant program to award grants to participating schools to administer
10	mental health screening programs for students and amends provisions related to the
11	distribution and use of funds for school-based mental health support.
12	Highlighted Provisions:
13	This bill:
14	 defines terms;
15	 creates the Public Education Mental Health Screening Grant Program (grant
16	program) to provide grants to participating local education agencies (LEAs) to
17	implement mental health screening programs for participating students;
18	 requires the State Board of Education (state board) to:
19	• in consultation with the Division of Substance Abuse and Mental Health,
20	approve a mental health screening program to be administered annually to
21	students in a participating LEA;
22	• make rules for an application process for LEAs to apply for a grant under the
23	grant program;
24	• select, and award grants to, participating LEAs; and
25	annually report on the grant program to the State Suicide Prevention Coalition

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26	and the Education Interim Committee;
27	 permits an LEA to use Teacher and Student Support Program money to match
28	money distributed to an LEA for school-based mental health support;
29	 removes the fund matching requirement for an LEA that has a school-based mental
30	health support plan that is approved by the state board after a certain date; and
31	 permits the state board to use funds appropriated for school-based mental health
32	support to pay an employee to administer the program and oversee mental health
33	personnel in LEAs.
34	Money Appropriated in this Bill:
35	None
36	Other Special Clauses:
37	None
38	Utah Code Sections Affected:
39	AMENDS:
40	53F-2-415, as enacted by Laws of Utah 2019, Chapter 446
41	ENACTS:
42	53F-2-522 , Utah Code Annotated 1953
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 43 44 45 46 47 48 49 50 51 52 53 	 Be it enacted by the Legislature of the state of Utah: Section 1. Section 53F-2-415 is amended to read: 53F-2-415. Student health and counseling support Qualifying personnel Distribution formula Rulemaking. As used in this section[5]: "[qualifying] Qualifying personnel" means a school counselor or other counselor, school psychologist or other psychologist, school social worker or other social worker, or school nurse who: (a) [(a)] (i) is licensed; and (b)] (ii) collaborates with educators and a student's parent on:

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57	the student's academic achievement.
58	(b) "Telehealth services" means the same as that term is defined in Section 26-60-102.
59	(2) (a) Subject to legislative appropriations, and in accordance with Subsection (2)(b),
60	the state board shall distribute money appropriated under this section to LEAs to provide in a
61	school targeted school-based mental health support, including clinical services and
62	trauma-informed care, through:
63	(i) employing <u>qualifying personnel;</u> or
64	(ii) entering into contracts for services provided by qualifying personnel, including
65	telehealth services.
66	(b) (i) The state board shall, after consulting with LEA governing boards, develop a
67	formula to distribute money appropriated under this section to LEAs.
68	(ii) The state board shall ensure that the formula described in Subsection (2)(b)(i)
69	incentivizes an LEA to provide school-based mental health support in collaboration with the
70	local mental health authority of the county in which the LEA is located.
71	(3) To qualify for money under this section, an LEA shall submit to the state board a
72	plan that includes:
73	(a) measurable goals approved by the LEA governing board on improving student
74	safety, student engagement, school culture, or academic achievement;
75	(b) how the LEA intends to meet the goals described in Subsection (3)(a) through the
76	use of the money;
77	(c) how the LEA is meeting the requirements related to parent education described in
78	Section 53G-9-703; and
79	(d) whether the LEA intends to provide school-based mental health support in
80	collaboration with the local mental health authority of the county in which the LEA is located.
81	(4) The state board shall distribute money appropriated under this section to an LEA
82	that qualifies under Subsection (3):
83	(a) based on the formula described in Subsection (2)(b); and
84	(b) if the state board approves the LEA's plan before April 1, 2020, in an amount of
85	money that the LEA equally matches using local [or] money, unrestricted state money, or
86	money distributed to the LEA under Section 53G-7-1303.
87	(5) An LEA may not use money distributed by the state board under this section to

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88	supplant federal, state, or local money previously allocated to:
89	(a) employ qualifying personnel; or
90	(b) enter into contracts for services provided by qualified personnel, including
91	telehealth services.
92	(6) The state board shall make rules that establish:
93	(a) procedures for submitting a plan for and distributing money under this section;
94	(b) the formula the state board will use to distribute money to LEAs described in
95	Subsection (2)(b); and
96	(c) in accordance with Subsection (7), annual reporting requirements for an LEA that
97	receives money under this section.
98	(7) An LEA that receives money under this section shall submit an annual report to the
99	state board, including:
100	(a) progress toward achieving the goals submitted under Subsection (3)(a);
101	(b) if the LEA discontinues a qualifying personnel position, the LEA's reason for
102	discontinuing the position; and
103	(c) how the LEA, in providing school-based mental health support, complies with the
104	provisions of Section 53E-9-203.
105	(8) Beginning on or before July 1, 2019, the state board shall provide training that
106	instructs school personnel on the impact of childhood trauma on student learning, including
107	information advising educators against practicing medicine, giving a diagnosis, or providing
108	treatment.
109	(9) The state board may use up to 2% of an appropriation under this section for costs
110	related to the administration of the provisions of this section.
111	(10) Notwithstanding the provisions of this section, money appropriated under this
112	section may be used, as determined by the state board, for:
113	(a) the SafeUT Crisis Line described in Section 53B-17-1202; or
114	(b) youth suicide prevention programs described in Section $53G-9-702$.
115	Section 2. Section 53F-2-522 is enacted to read:
116	53F-2-522. Public Education Mental Health Screening Grant Program.
117	(1) As used in this section:
118	(a) "Division" means the Division of Substance Abuse and Mental Health.

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119	(b) "Grant program" means the Public Education Mental Health Screening Grant
120	Program created in this section.
121	(c) "Participating LEA" means an LEA selected by the state board to receive a grant
122	described in this section.
123	(d) "Participating student" means a student in a participating LEA who participates in a
124	mental health screening program.
125	(e) "Qualifying parent" means a parent:
126	(i) of a participating student who, based on the results of a screening program, would
127	benefit from an intervention that cannot be provided to the participating student in the school
128	setting; and
129	(ii) who qualifies for financial assistance to pay for the intervention under rules made
130	by the state board.
131	(f) "Screening program" means a student mental health screening program selected by
132	a participating LEA and approved by the state board in consultation with the division.
133	(2) There is created the Public Education Mental Health Screening Grant Program to,
134	within appropriations made by the Legislature for this purpose, provide grants to participating
135	LEAs to implement an annual mental health screening for participating students using a
136	screening program selected by the participating LEA and approved by the state board in
137	consultation with the division.
138	(3) The state board shall:
139	(a) make rules in accordance with Title 63G, Chapter 3, Utah Administrative
140	Rulemaking Act, to establish:
141	(i) criteria for an LEA to qualify to receive a grant under the grant program;
142	(ii) an application process for an LEA to apply for a grant under the grant program;
143	(iii) a process for a participating LEA to submit a selected screening program to the
144	state board for approval;
145	(iv) who may access and use a participating student's screening data; and
146	(v) a requirement and a process for appropriate LEA or school personnel to attend
147	annual training related to administering the screening program;
148	(b) select participating LEAs to receive grants under the grant program in accordance
149	with the rules made under Subsection (3)(a);

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150	(c) in accordance with this section, award grants to participating LEAs;
151	(d) in consultation with the division, approve a student mental health screening
152	program selected by a participating LEA that:
153	(i) is age appropriate for each grade in which the screening program is administered;
154	(ii) screens for the mental health conditions determined by the state board and division;
155	and
156	(iii) is an effective tool for identifying whether a student has a mental health condition
157	that requires intervention; and
158	(e) on or before November 30 of each year, submit a report on the grant program to:
159	(i) the State Suicide Prevention Coalition created under Subsection 62A-15-1101(2);
160	and
161	(ii) the Education Interim Committee in accordance with Section 53E-1-201.
162	(4) A participating LEA shall:
163	(a) in accordance with rules made by the state board under Subsection (3)(a), submit a
164	selected screening program to the state board for approval;
165	(b) use grant money to annually administer a screening program to participating
166	students in the participating LEA;
167	(c) obtain prior written consent from a student's parent, that complies with Section
168	53E-9-203, and the Family Educational Rights and Privacy Act, 20 U.S.C. Sec. 1232g, before
169	the participating LEA administers the screening program to a participating student;
170	(d) notify the parent of each participating student of the results of the participating
171	student's screening; and
172	(e) work with the participating LEA's school mental health professional to provide to a
173	participating student an intervention that can be provided in the school setting if:
174	(i) based on the results of the screening program a participating student would benefit
175	from intervention; and
176	(ii) a parent of the participating student provides written consent that complies with
177	Section 53E-9-203, and the Family Educational Rights and Privacy Act, 20 U.S.C. Sec. 1232g.
178	(5) A participating student's screening data may not be included in the participating
179	student's record.
180	(6) (a) The state board may distribute any surplus funds appropriated under this section

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181	to a participating LEA to use to assist a qualifying parent to pay for an intervention described in
182	Subsection (4)(e) that cannot be provided by a school mental health professional in the school
183	setting.
184	(b) The state board shall make rules, in accordance with Title 63G, Chapter 3, Utah
185	Administrative Rulemaking Act, for:
186	(i) determining whether a parent is eligible to receive the financial support described in
187	Subsection (6)(a); and
188	(ii) applying for and distributing the financial support described in Subsection (6)(a).