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Be it enacted by the Legislature of the state of Utah:

Section 1. Section **53E-3-401** is amended to read:

53E-3-401. Powers of the state board -- Adoption of rules -- Enforcement -- Attorney.

(1) As used in this section:

(a) "Education entity" means:

(i) an entity that receives a distribution of state funds through a grant program managed by the state board under this public education code;

(ii) an entity that enters into a contract with the state board to provide an educational good or service;

(iii) a school district; ~~[or]~~

(iv) a charter school~~[-];~~ or

(v) a regional education service agency, as that term is defined in Section [53G-4-410](#).

(b) "Educational good or service" means a good or service that is required or regulated under:

(i) this public education code; or

(ii) a rule authorized under this public education code.

(2) (a) The state board has general control and supervision of the state's public education system.

(b) "General control and supervision" as used in Utah Constitution, Article X, Section 3, means directed to the whole system.

(3) The state board may not govern, manage, or operate school districts, institutions, and programs, unless granted that authority by statute.

(4) (a) The state board may make rules to execute the state board's duties and responsibilities under the Utah Constitution and state law.

(b) The state board may delegate the state board's statutory duties and responsibilities to state board employees.

(5) (a) The state board may sell any interest it holds in real property upon a finding by the state board that the property interest is surplus.

(b) The state board may use the money it receives from a sale under Subsection (5)(a)

59 for capital improvements, equipment, or materials, but not for personnel or ongoing costs.

60 (c) If the property interest under Subsection (5)(a) was held for the benefit of an agency
61 or institution administered by the state board, the money may only be used for purposes related
62 to the agency or institution.

63 (d) The state board shall advise the Legislature of any sale under Subsection (5)(a) and
64 related matters during the next following session of the Legislature.

65 (6) The state board shall develop policies and procedures related to federal educational
66 programs in accordance with Part 8, Implementing Federal or National Education Programs.

67 (7) On or before December 31, 2010, the state board shall review mandates or
68 requirements provided for in state board rule to determine whether certain mandates or
69 requirements could be waived to remove funding pressures on public schools on a temporary
70 basis.

71 (8) (a) If an education entity violates this public education code or rules authorized
72 under this public education code, the state board may, in accordance with the rules described in
73 Subsection (8)(c):

74 (i) require the education entity to enter into a corrective action agreement with the state
75 board;

76 (ii) temporarily or permanently withhold state funds from the education entity;

77 (iii) require the education entity to pay a penalty; or

78 (iv) require the education entity to reimburse specified state funds to the state board.

79 (b) Except for temporarily withheld funds, if the state board collects state funds under
80 Subsection (8)(a), the state board shall pay the funds into the Uniform School Fund.

81 (c) The state board shall make rules:

82 (i) that require notice and an opportunity to be heard for an education entity affected by
83 a state board action described in Subsection (8)(a); and

84 (ii) to administer this Subsection (8).

85 (d) (i) An individual may bring a violation of statute or state board rule to the attention
86 of the state board in accordance with a process described in rule adopted by the state board.

87 (ii) If the state board identifies a violation of statute or state board rule as a result of the
88 process described in Subsection (8)(d)(i), the state board may take action in accordance with
89 this section.

90 (e) The state board shall report criminal conduct of an education entity to the district
91 attorney of the county where the education entity is located.

92 (9) The state board may audit the use of state funds by an education entity that receives
93 those state funds as a distribution from the state board.

94 (10) The state board may require by rule that if an LEA contracts with a third party
95 contractor for an educational good or service, the LEA shall require in the contract that the
96 third party contractor shall provide, upon request of the LEA, information necessary for the
97 LEA to verify that the educational good or service complies with:

98 (a) this public education code; and

99 (b) state board rule authorized under this public education code.

100 (11) (a) The state board may appoint an attorney to provide legal advice to the state
101 board and coordinate legal affairs for the state board and the state board's employees.

102 (b) An attorney described in Subsection (11)(a) shall cooperate with the Office of the
103 Attorney General.

104 (c) An attorney described in Subsection (11)(a) may not:

105 (i) conduct litigation;

106 (ii) settle claims covered by the Risk Management Fund created in Section 63A-4-201;

107 or

108 (iii) issue formal legal opinions.

109 (12) The state board shall ensure that any training or certification that an employee of
110 the public education system is required to complete under this title or by rule complies with
111 Title 63G, Chapter 22, State Training and Certification Requirements.

112 Section 2. Section 53G-4-410 is amended to read:

113 **53G-4-410. Regional education service agencies.**

114 (1) [~~For purposes of~~] As used in this section [~~,"eligible regional service center"~~]:

115 (a) "Eligible regional education service agency" means a regional education service
116 [~~center~~] agency in existence before July 1, 2020.

117 (b) "Regional education service agency" means an entity formed by two or more school
118 districts as an interlocal entity, in accordance with Title 11, Chapter 13, Interlocal Cooperation
119 Act, with the authority and duties described in this section.

120 (2) The Legislature strongly encourages school districts to collaborate and cooperate to

121 provide educational services in a manner that will best utilize resources for the overall
122 operation of the public education system.

123 (3) ~~[An eligible]~~ A regional education service [center] agency formed by an interlocal
124 agreement, in accordance with Title 11, Chapter 13, Interlocal Cooperation Act~~[,];~~:

125 (a) for an eligible regional education service agency, may receive a distribution
126 described in Subsection [(5)] (6) if the Legislature appropriates money for eligible regional
127 education service [centers:] agencies;

128 (b) may apply directly for any grant or program in which an LEA may participate if the
129 agency has the written consent of the LEAs that the agency serves;

130 (c) may receive services from or partner with any department, division, or agency of
131 the state, including coverage by the Division of Risk Management;

132 (d) may recommend educators for licensing;

133 (e) may provide services for students as approved by the regional education service
134 agency's board;

135 (f) may access as necessary LEA systems that the board provides; and

136 (g) does not have authority over the LEAs which the agency serves.

137 (4) A regional education service agency may elect to participate as an employer for
138 retirement programs under:

139 (a) Title 49, Chapter 12, Public Employees' Contributory Retirement Act;

140 (b) Title 49, Chapter 13, Public Employees' Noncontributory Retirement Act; and

141 (c) Title 49, Chapter 22, New Public Employees' Tier II Contributory Retirement Act.

142 ~~[(4)]~~ (5) (a) If local school boards enter into an interlocal agreement to confirm or
143 formalize a regional education service [center] agency in operation before July 1, 2011, the
144 interlocal agreement may not eliminate any rights or obligations of the regional education
145 service [center] agency in effect before entering into the interlocal agreement.

146 (b) An interlocal agreement entered into to confirm or formalize an existing regional
147 education service [center] agency shall have the effect of confirming and ratifying in the
148 regional education service [center] agency, the title to any property held in the name, or for the
149 benefit of the regional education service [center] agency as of the effective date of the
150 interlocal agreement.

151 ~~[(5)]~~ (6) (a) The state board shall distribute any funding appropriated to eligible

152 regional education service [~~centers~~] agencies as provided by the Legislature.

153 (b) The state board may provide funding to an eligible regional education service
154 [~~center~~] agency in addition to legislative appropriations.

155 [~~(6)~~] (7) The state board shall make rules regarding [~~eligible~~] regional education
156 service [~~centers~~] agencies including:

157 (a) the authority, scope, and duties of a regional education service agency;

158 (b) the creation of a regional education service agency coordinating council, including:

159 (i) defining the council's role and authority; and

160 (ii) provisions for the council's membership;

161 [~~(a)~~] (c) the distribution of legislative appropriations to eligible regional education
162 service [~~centers~~] agencies;

163 [~~(b)~~] (d) the designation of eligible regional education service [~~centers~~] agencies as
164 agents to distribute Utah Education and Telehealth Network services; and

165 [~~(c)~~] (e) the designation of eligible regional education service [~~centers~~] agencies as
166 agents for regional coordination of public education and higher education services.

167 (8) Subject to future budget constraints, the amount appropriated for eligible regional
168 education service agencies shall increase annually based on the higher of:

169 (a) a student growth adjustment that is the higher of:

170 (i) the percentage of enrollment growth of students in kindergarten through grade 12;

171 or

172 (ii) changes to the value of the weighted pupil unit as defined in Section [53F-4-301](#); or

173 (b) the prior year inflation rate based on the consumer price index.

174 Section 3. Section **53G-5-412** is amended to read:

175 **53G-5-412. Contract with regional education service agencies.**

176 A public school that is a charter school may enter into a contract with an eligible
177 regional education service [~~center~~] agency, as defined in Section [53G-4-410](#), to receive
178 education-related services from the eligible regional education service [~~center~~] agency.