1	REFUGEE AND IMMIGRANT STUDENT PULICIES
2	AMENDMENTS
3	2022 GENERAL SESSION
4	STATE OF UTAH
5	Chief Sponsor: Dan N. Johnson
6	Senate Sponsor:
7	LONG TITLE
8	LONG TITLE
9	General Description:
10	This bill amends provisions related to enrollment of refugee and immigrant students in
11	public schools.
12	Highlighted Provisions:
13	This bill:
14	 requires the State Board of Education to create a repository for immigrant students'
15	and foreign exchange students' transcripts;
16	amends requirements for when:
17	 an individual enrolling a student in a school is unable to produce the student's
18	birth certificate; and
19	 a student's birth certificate does not accurately reflect the student's age;
20	 amends requirements related to conditional enrollment when a school has not
21	received a student's complete immunization record;
22	defines terms; and
23	makes technical changes.
24	Money Appropriated in this Bill:
25	None
26	Other Special Clauses:
27	None



Uta	ah Code Sections Affected:
AN	MENDS:
	53G-6-603, as renumbered and amended by Laws of Utah 2018, Chapter 3
	53G-9-306, as renumbered and amended by Laws of Utah 2018, Chapter 3
	53G-9-308, as renumbered and amended by Laws of Utah 2018, Chapter 3
EN	ACTS:
	53E-3-524, Utah Code Annotated 1953
Ве	it enacted by the Legislature of the state of Utah:
	Section 1. Section 53E-3-524 is enacted to read:
	53E-3-524. Newcomer student and foreign exchange student transcript repository.
	(1) As used in this section:
	(a) "Newcomer student" means a student who:
	(i) is three through 23 years old;
	(ii) was not born in any state; and
	(iii) has not attended one or more schools in one or more states for more than three full
aca	idemic years.
	(b) "Qualified social service provider" means a social service provider that works
dir	ectly with a student's family.
	(c) "Repository" means the online transcript repository described in Subsection (2).
	(d) "Social service provider" means:
	(i) one of the following professionals, licensed to practice under Section 58-60-205:
	(A) a clinical social worker;
	(B) a certified social worker;
	(C) a certified social worker intern; or
	(D) a social service worker; or
	(ii) staff employed to provide direct support to a professional described in Subsection
<u>(1)</u>	(d)(i).
	(e) "State" means:
	(i) a state of the United States;
	(ii) the District of Columbia: or

59	(iii) the Commonwealth of Puerto Rico.
60	(f) "Student" means an individual who is enrolled in:
61	(i) a public school within the state of Utah; and
62	(ii) any grade from kindergarten through grade 12.
63	(g) (i) "Transcript" means documentation of a newcomer student's or foreign exchange
64	student's prior educational experience.
65	(ii) "Transcript" includes oral representations about prior educational experience that a
66	school or an LEA documents.
67	(2) On or before July 1, 2024, the state board shall establish and maintain, as part of
68	the Utah school information management system described in Section 53E-3-518, an online
69	repository for transcripts.
70	(3) The state board shall:
71	(a) ensure that the repository provides a central location for:
72	(i) an LEA to upload transcripts; and
73	(ii) LEAs and qualified service providers to share information regarding transcripts,
74	including:
75	(A) best practices for linguistic interpretation;
76	(B) interpretation of educational experiences; and
77	(C) placement of newcomer students;
78	(b) ensure that use of the repository:
79	(i) is voluntary; and
80	(ii) complies with all state and federal student privacy requirements, including:
81	(A) Title 53E, Chapter 9, Student Privacy and Data Protection; and
82	(B) the Family Educational Rights and Privacy Act, 20 U.S.C. Sec. 1232g;
83	(c) provide the repository at no cost to LEAs;
84	(d) provide access to the repository to qualified social service providers;
85	(e) establish appropriate access protocols in coordination with LEAs and qualified
86	social service providers; and
87	(f) annually, before the school enrollment period begins, provide notice of the
88	repository to interested parties that the state board designates in state board rule.
89	(4) The state board shall make rules in accordance with Title 63G, Chapter 3, Utah

90	Administrative Rulemaking Act, to implement this section, including rules:
91	(a) establishing procedures:
92	(i) to protect student data related to the repository in compliance with Title 53E,
93	Chapter 9, Student Privacy and Data Protection; and
94	(ii) for the use of the repository by the state board, LEAs, and qualified social service
95	providers;
96	(b) requiring repository users to enter into a data sharing agreement; and
97	(c) designating the interested parties described in Subsection (3)(f).
98	Section 2. Section 53G-6-603 is amended to read:
99	53G-6-603. Requirement of birth certificate for enrollment of students
100	Procedures.
101	(1) As used in this section:
102	(a) "Child trafficking" means human trafficking of a child in violation of Section
103	<u>76-5-308.5.</u>
104	(b) "Enroller" means an individual who enrolls a student in a public school.
105	(c) "Review team" means a team described in Subsection (4), assigned to determine a
106	student's biological age as described in this section.
107	(d) "Social service provider" means the same as that term is defined in Section
108	<u>53E-3-524.</u>
109	[(1) Upon] (2) Except as provided in Subsection (3), upon enrollment of a student for
110	the first time in a particular school, that school shall notify the enroller in writing [the person
111	enrolling the student] that within 30 days [he must] the enroller shall provide to the school
112	either <u>:</u>
113	(a) a certified copy of the student's birth certificate[5]; or
114	(b) (i) other reliable proof of the student's [identity and age, together with]:
115	(A) identity;
116	(B) biological age; and
117	(C) relationship to the student's legally responsible individual; and
118	(ii) an affidavit explaining the enroller's inability to produce a copy of the student's
119	birth certificate.
120	[(2) (a) Upon the failure of a person enrolling a student to comply with Subsection (1)

121	the school shall notify that person in writing that unless he complies within 10 days the case
122	shall be referred to the local law enforcement authority for investigation.]
123	[(b) If compliance is not obtained within that 10 day period, the school shall refer the
124	case to the division.]
125	[(3) The school shall immediately report to the division any affidavit received pursuant
126	to this subsection which appears inaccurate or suspicious.]
127	(3) (a) If the documentation described in Subsection (2)(a) or (2)(b)(i) inaccurately
128	reflects the student's biological age, the enroller shall provide to the school:
129	(i) an affidavit explaining the reasons for the inaccuracy described in Subsection (3)(a);
130	<u>and</u>
131	(ii) except as provided in Subsection (4), supporting documentation that establishes the
132	student's biological age.
133	(b) The supporting documentation described in Subsection (3)(a)(ii) may include:
134	(i) a religious, hospital, or physician certificate showing the student's date of birth;
135	(ii) an entry in a family religious text;
136	(iii) an adoption record;
137	(iv) previously verified school records;
138	(v) previously verified immunization records;
139	(vi) documentation from a social service provider; or
140	(vii) other legal documentation, including from a consulate, that reflects the student's
141	biological age.
142	(4) (a) If the supporting documentation described in Subsection (3)(b) is not available,
143	the school shall assign a review team to work with the enroller to determine the student's
144	biological age for an LEA to use for a student's enrollment and appropriate placement in a
145	public school.
146	(b) The review team described in Subsection (4)(a):
147	(i) may include:
148	(A) an appropriate district administrator;
149	(B) the student's teacher or teachers;
150	(C) the school principal;
151	(D) a school counselor;

152	(E) a school social worker;
153	(F) a school psychologist;
154	(G) a culturally competent and trauma-informed community representative;
155	(H) a school nurse or other school health specialist;
156	(I) an interpreter, if necessary; or
157	(J) a relevant educational equity administrator; and
158	(ii) shall include at least one member who has completed the $\hat{H} \rightarrow [$ child sexual abuse
159	<u>prevention</u>] ← \hat{H} <u>instruction described in</u> \hat{H} → [Section 53G-9-207] Subsection 53G-9-207(3)(a) ← \hat{H}
159a	, no more than two years prior to the
160	member's appointment to the review team.
161	(c) In addition to any duty to comply with the mandatory reporting requirements
162	described in Sections 53E-6-701 and 62A-4a-403, a school shall report to local law
163	enforcement and to the division any sign of child trafficking that the review team identifies in
164	carrying out the review team's duties described in Subsection (4)(a).
165	Section 3. Section 53G-9-306 is amended to read:
166	53G-9-306. Immunization record part of student's record School review
167	process at enrollment Transfer.
168	(1) Each school:
169	(a) shall request an immunization record for each student at the time the student enrolls
170	in the school;
171	(b) may not charge a fee related to receiving or reviewing an immunization record or a
172	vaccination exemption form; and
173	(c) shall retain an immunization record for each enrolled student as part of the student's
174	permanent school record.
175	(2) (a) Within five business days after the day on which a student enrolls in a school,
176	an individual designated by the school principal or administrator shall:
177	(i) determine whether the school has received an immunization record for the student;
178	(ii) review the student's immunization record to determine whether the record complies
179	with Subsection 53G-9-302(1); and
179 180	with Subsection 53G-9-302(1); and (iii) identify any deficiencies in the student's immunization record.

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183	(i) place the student on conditional enrollment, in accordance with Section 53G-9-308;
184	and
185	(ii) within five days after the day on which the school places the student on conditional
186	enrollment, provide the [written] notice described in Subsection [53G-9-308(2)] 53G-9-308(3)
187	(3) A school from which a student transfers shall provide the student's immunization
188	record to the student's new school upon request of the student's legally responsible individual.
189	Section 4. Section 53G-9-308 is amended to read:
190	53G-9-308. Conditional enrollment Suspension for noncompliance
191	Procedure.
192	(1) As used in this section:
193	(a) "Enroller" means the same as that term is defined in Section 53G-6-603.
194	(b) "Newcomer student" means the same as that term is defined in Section 53E-3-524.
195	(c) "Social service provider" means the same as that term is defined in Section
196	<u>53E-3-524.</u>
197	[(1)] (2) A student for whom a school has not received a complete immunization
198	record may attend the school on a conditional enrollment:
199	(a) during the period in which the student's immunization record is under review by the
200	school; or
201	(b) for $[21]$ $\underline{30}$ calendar days after the day on which the school provides the notice
202	described in Subsection $[(2)]$ (3) .
203	[(2)(a)] (3) Within five days after the day on which a school places a student on
204	conditional enrollment, the school shall provide [written notice to the student's legally
205	responsible individual, in person or by mail, that] notice to the enroller in the enroller's
206	preferred language and method of communication that:
207	[(i)] (a) the school has placed the student on conditional enrollment for failure to
208	comply with the requirements of Subsection 53G-9-302(1);
209	[(ii)] (b) describes the identified deficiencies in the student's immunization record or
210	states that the school has not received an immunization record for the student;
211	[(iii)] (c) gives notice that the student will not be allowed to attend school unless the
212	legally responsible individual cures the deficiencies, or provides an immunization record that
213	complies with Subsection 53G-9-302(1), within the conditional enrollment period described in

214	Subsection $[(1)]$ (2) (b); and
215	[(iv)] (d) describes the process for obtaining a required vaccination.
216	[(b)] (4) A school shall remove the conditional enrollment status from a student after
217	the school receives an immunization record for the student that complies with Subsection
218	53G-9-302(1).
219	[(e)] (5) Except as provided in Subsection $[(2)(d)]$ (6), at the end of the conditional
220	enrollment period, a school shall prohibit a student who does not comply with Subsection
221	53G-9-302(1) from attending the school until the student complies with Subsection
222	53G-9-302(1).
223	[(d)] <u>(6)</u> A school principal or administrator:
224	[(i)] (a) shall grant an additional extension of the conditional enrollment period, if the
225	extension is necessary to complete all required vaccination dosages, for a time period medically
226	recommended to complete all required vaccination dosages; and
227	[(ii)] (b) may grant an additional extension of the conditional enrollment period in
228	cases of extenuating circumstances, if the school principal or administrator and [a school nurse,
229	a health official, or a health official designee] one of the following agree that an additional
230	extension will likely lead to compliance with Subsection 53G-9-302(1) [during the additional
231	extension period.]:
232	(i) a school nurse;
233	(ii) a health official; or
234	(iii) a health official designee, including:
235	(A) a social service provider; or
236	(B) a culturally competent and trauma-informed community representative.
237	(7) For purposes of Subsection (6), a newcomer student enrolling in a school for the
238	first time is an extenuating circumstance.