25

STATE EMPLOYMENT AMENDMENTS



an employer has not had an opportunity to address;

## 1st Sub. (Buff) H.B. 104

01-27-22 8:25 AM

26	<ul> <li>clarifies the process for filing a grievance;</li> </ul>
27	<ul> <li>repeals longevity and promotion salary increases for certain state employees;</li> </ul>
28	<ul> <li>except in certain circumstances, requires an employee to submit a grievance within</li> </ul>
29	10 working days; and
30	<ul><li>makes conforming changes.</li></ul>
31	Money Appropriated in this Bill:
32	None
33	Other Special Clauses:
34	This bill provides a special effective date.
35	<b>Utah Code Sections Affected:</b>
36	AMENDS:
37	63A-17-102, as renumbered and amended by Laws of Utah 2021, Chapter 344
38	63A-17-106, as renumbered and amended by Laws of Utah 2021, Chapter 344
39	63A-17-301, as last amended by Laws of Utah 2021, Chapter 382 and renumbered and
40	amended by Laws of Utah 2021, Chapter 344
41	63A-17-307, as renumbered and amended by Laws of Utah 2021, Chapter 344
42	63I-2-263, as last amended by Laws of Utah 2021, First Special Session, Chapter 4
43	67-19a-202, as last amended by Laws of Utah 2021, Chapter 344
44	67-19a-302, as repealed and reenacted by Laws of Utah 2018, Chapter 390
45	67-19a-401, as last amended by Laws of Utah 2018, Chapter 390
46	ENACTS:
47	63A-17-112, Utah Code Annotated 1953
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49	Be it enacted by the Legislature of the state of Utah:
50	Section 1. Section <b>63A-17-102</b> is amended to read:
51	63A-17-102. Definitions.
52	As used in this chapter:
53	(1) "Agency" means any department or unit of Utah state government with authority to
54	employ personnel.
55	(2) "Career service" means positions under schedule B as defined in Section
56	63A-17-301.

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- 57 (3) "Career service employee" means an employee who has successfully completed a probationary period of service in a position covered by the career service. 58 (4) "Career service status" means status granted to employees who successfully 59 60 complete probationary periods for competitive career service positions. 61 (5) "Classified service" means those positions subject to the classification and 62 compensation provisions of Section 63A-17-307. 63 (6) "Controlled substance" means controlled substance as defined in Section 58-37-2. (7) (a) "Demotion" means a disciplinary action resulting in a reduction of an 64 65 employee's current actual wage. 66 (b) "Demotion" does not mean: 67 (i) a nondisciplinary movement of an employee to another position without a reduction 68 in the current actual wage; or 69 (ii) a reclassification of an employee's position under the provisions of Subsection 63A-17-307(3) and rules made by the department. 70 71 (8) "Director" means the director of the division. 72 (9) "Disability" means a physical or mental disability as defined and protected under 73 the Americans with Disabilities Act, 42 U.S.C. Section 12101 et seq. 74 (10) "Division" means the Division of Human Resource Management, created in 75 Section 63A-17-105. (11) "Employee" means any individual in a paid status covered by the career service or 76 77 classified service provisions of this chapter. (12) "Examining instruments" means written or other types of proficiency tests. 78 79 (13) "Human resource function" means those duties and responsibilities specified: 80 (a) under Section 63A-17-106; 81 (b) under rules of the division; and 82 (c) under other state or federal statute. 83 (14) "Market comparability adjustment" means a salary range adjustment determined necessary through a market survey of salary data and other relevant information. 84 (15) "Probationary employee" means an employee serving a probationary period in a 85
  - (16) "Probationary period" means that period of time determined by the division that an

career service position but who does not have career service status.

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schedule assignments;

- 88 employee serves in a career service position as part of the hiring process before career service 89 status is granted to the employee. (17) "Probationary status" means the status of an employee between the employee's 90 91 hiring and the granting of career service status. 92 (18) "Structure adjustment" means a division modification of salary ranges. 93 (19) "Temporary employee" means career service exempt employees described in 94 Subsection  $63A-17-301(1)[\frac{(q)}{(q)}](r)$ . 95 (20) "Total compensation" means salaries and wages, bonuses, paid leave, group 96 insurance plans, retirement, and all other benefits offered to state employees as inducements to 97 work for the state. 98 Section 2. Section **63A-17-106** is amended to read: 99 63A-17-106. Responsibilities of the director. (1) The director shall have full responsibility and accountability for the administration 100 101 of the statewide human resource management system. 102 (2) Except as provided in Section 63A-17-201, an agency may not perform human 103 resource functions without the consent of the director. 104 (3) Statewide human resource management rules adopted by the division in accordance 105 with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, shall take precedence if there 106 is a conflict with agency rules, policies, or practices. 107 (4) The division may operate as an internal service fund agency in accordance with Section 63J-1-410 for the human resource functions the division provides. 108 109 (5) The director shall: (a) develop, implement, and administer a statewide program of human resource 110 111 management that will: 112 (i) aid in the efficient execution of public policy; 113 (ii) foster careers in public service for qualified employees; and 114 (iii) render assistance to state agencies in performing their missions; 115 (b) design and administer the state pay plan;
  - (d) design and administer the state recruitment and selection system;

(c) design and administer the state classification system and procedures for determining

119	(e) administer agency human resource practices and ensure compliance with federal
120	law, state law, and state human resource rules, including equal employment opportunity;
121	(f) consult with agencies on decisions concerning employee corrective action and
122	discipline;
123	(g) maintain central personnel records;
124	(h) perform those functions necessary to implement this chapter unless otherwise
125	assigned or prohibited;
126	(i) perform duties assigned by the governor, executive director, or statute;
127	(j) adopt rules for human resource management according to the procedures of Title
128	63G, Chapter 3, Utah Administrative Rulemaking Act;
129	(k) establish and maintain a management information system that will furnish the
130	governor, the Legislature, and agencies with current information on authorized positions,
131	payroll, and related matters concerning state human resources;
132	(l) conduct research and planning activities to:
133	(i) determine and prepare for future state human resource needs;
134	(ii) develop methods for improving public human resource management; and
135	(iii) propose needed policy changes to the governor;
136	(m) study the character, causes, and extent of discrimination in state employment and
137	develop plans for its elimination through programs consistent with federal and state laws
138	governing equal employment opportunity in employment;
139	(n) when requested by charter schools or counties, municipalities, and other political
140	subdivisions of the state, provide technical service, training recommendations, or advice on
141	human resource management at a charge determined by the director;
142	(o) establish compensation policies and procedures for early voluntary retirement;
143	(p) confer with the heads of other agencies about human resource policies and
144	procedures;
145	(q) submit an annual report to the executive director, the governor, and the Legislature;
146	and
147	(r) assist with the development of a vacant position report required under Subsection
148	63J-1-201(2)(b)(vi).
149	(6) (a) After consultation with the executive director, the governor, and the heads of

150	other agencies, the director shall establish and coordinate statewide training programs,
151	including [and subject to available funding, the development of manager and supervisor
152	training   training described in Subsection (6)(e).
153	(b) The programs developed under this Subsection (6) shall have application to more
154	than one agency.
155	(c) The division may not establish training programs that train employees to perform
156	highly specialized or technical jobs and tasks.
157	(d) The division shall ensure that any training program described in this Subsection (6)
158	complies with Title 63G, Chapter 22, State Training and Certification Requirements.
159	(e) (i) As used in this Subsection (6)(e), "supervisor" means an individual in a position
160	at an agency, as defined in Section 63A-17-112, that requires the regular supervision and
161	performance evaluation of an employee.
162	(ii) A supervisor shall attend the training:
163	(A) within six months of being promoted or hired to the position of supervisor; and
164	(B) at least annually.
165	(iii) Training attendance and the effective use of training information and principles
166	shall be considered in an evaluation of a supervisor's job performance.
167	(iv) The training shall include:
168	(A) effective employee management and evaluation methods based on the pay for
169	performance management system described in Section 63A-17-112;
170	(B) instruction to improve supervisor and employee communications;
171	(C) best practices for recognizing and retaining high-performing employees;
172	(D) best practices for addressing poor-performing employees; and
173	(E) any other information and principles identified by the division to improve
174	management or organizational effectiveness.
175	(7) (a) (i) The division may collect fees for training as authorized by this Subsection
176	(7).
177	(ii) Training funded from General Fund appropriations shall be treated as a separate
178	program within the department budget.
179	(iii) All money received from fees under this section will be accounted for by the
180	department as a separate user driven training program

181	(iv) The user training program includes the costs of developing, procuring, and
182	presenting training and development programs, and other associated costs for these programs.
183	(b) (i) Funds remaining at the end of the fiscal year in the user training program are
184	nonlapsing.
185	(ii) Each year, as part of the appropriations process, the Legislature shall review the
186	amount of nonlapsing funds remaining at the end of the fiscal year and may, by statute, require
187	the department to lapse a portion of the funds.
188	Section 3. Section <b>63A-17-112</b> is enacted to read:
189	63A-17-112. Pay for performance management system Employees paid for
190	performance.
191	(1) As used in this section:
192	(a) (i) "Agency" means, except as provided in Subsection (1)(a)(ii), the same as that
193	term is defined in Section 63A-17-102.
194	(ii) "Agency" does not include the State Board of Education, the Office of the State
195	Treasurer, Office of the State Auditor, Office of the State Attorney General, Utah System of
196	Higher Education, the Legislature, the judiciary, or, as defined Section 63E-1-102, an
197	independent entity.
198	(b) (i) "Employee" means an employee:
199	(A) of an agency; and
200	(B) except as provided in Subsection (1)(b)(ii), who is a schedule A employee under
201	Section 63A-17-301.
202	(ii) "Employee" does not include an individual:
203	(A) in a schedule AB, as described in Section 63A-17-301, position; or
204	(B) whose wage is set by statute.
205	(c) "Pay for performance" means a plan for incentivizing an employee for meeting or
206	exceeding production or performance goals, in which the plan is well-defined before work
207	begins, eligible work groups are defined, specific goals and targets for the employee are
208	determined, measurement procedures are in place, and specific incentives are provided when
209	goals and targets are met.
210	(d) "Pay for performance management system" means the system described in
211	Subsection (2).

212	(2) The division shall establish and, in accordance with Title 63G, Chapter 3, Utah
213	Administrative Rulemaking Act, make rules for the administration of a pay for performance
214	management system.
215	(3) The pay for performance management system shall include:
216	(a) guidelines and criteria for an agency to adopt pay for performance policies and
217	administer pay based on an employee's performance in furtherance of the agency's mission;
218	(b) employee performance ratings;
219	(c) requirements for written employee performance standards and expectations;
220	(d) supervisor verbal and written feedback based on the standards of performance and
221	behavior outlined in an employee's performance plan; and
222	(e) quarterly written evaluation of an employee's performance.
223	(4) In consultation with the division, no later than July 1, 2023, each agency shall:
224	(a) adopt pay for performance policies based on the performance management system;
225	<u>and</u>
226	(b) subject to available funds and as necessary, adjust an employee's wage to reflect:
227	(i) for a classified service employee, the salary range of the position classified plan for
228	the employee's position; and
229	(ii) an increase, decrease, or no change in the employee's wage:
230	(A) commensurate to an employee's performance as reflected by the employee's
231	evaluation conducted in accordance with the pay for performance management system; and
232	(B) in an amount that is in accordance with the guidelines and criteria established for a
233	wage change in the pay for performance management system.
234	Section 4. Section <b>63A-17-301</b> is amended to read:
235	63A-17-301. Career service Exempt positions Schedules for civil service
236	positions Coverage of career service provisions.
237	(1) Except as [otherwise provided by law or by rules and regulations established for
238	federally aided programs] provided in Subsection (3)(d), the following positions are exempt
239	from the career service provisions of this chapter and are designated under the following
240	schedules:
241	(a) schedule AA includes the governor, members of the Legislature, and all other
242	elected state officers;

243	(b) schedule AB includes appointed executives and board or commission executives
244	enumerated in Section 67-22-2;
245	(c) schedule AC includes all employees and officers in:
246	(i) the office and at the residence of the governor;
247	(ii) the Public Lands Policy Coordinating Office;
248	(iii) the Office of the State Auditor; and
249	(iv) the Office of the State Treasurer;
250	(d) schedule AD includes employees who:
251	(i) are in a confidential relationship to an agency head or commissioner; and
252	(ii) report directly to, and are supervised by, a department head, commissioner, or
253	deputy director of an agency or its equivalent;
254	(e) schedule AE includes each employee of the State Board of Education that the State
255	Board of Education designates as exempt from the career service provisions of this chapter;
256	(f) schedule AG includes employees in the Office of the Attorney General who are
257	under their own career service pay plan under Sections 67-5-7 through 67-5-13;
258	(g) schedule AH includes:
259	(i) teaching staff of all state institutions; and
260	(ii) employees of the Utah Schools for the Deaf and the Blind who are:
261	(A) educational interpreters as classified by the division; or
262	(B) educators as defined by Section 53E-8-102;
263	(h) schedule AN includes employees of the Legislature;
264	(i) schedule AO includes employees of the judiciary;
265	(j) schedule AP includes all judges in the judiciary;
266	(k) schedule AQ includes:
267	(i) members of state and local boards and councils appointed by the governor and
268	governing bodies of agencies;
269	(ii) a water commissioner appointed under Section 73-5-1;
270	(iii) other local officials serving in an ex officio capacity; and
271	(iv) officers, faculty, and other employees of state universities and other state
272	institutions of higher education;
273	(l) schedule AR includes employees in positions that involve responsibility:

2/4	(i) for determining poncy,
275	(ii) for determining the way in which a policy is carried out; or
276	(iii) of a type not appropriate for career service, as determined by the agency head with
277	the concurrence of the director;
278	(m) schedule AS includes any other employee:
279	(i) whose appointment is required by statute to be career service exempt;
280	(ii) whose agency is not subject to this chapter; or
281	(iii) whose agency has authority to make rules regarding the performance,
282	compensation, and bonuses for its employees;
283	(n) schedule AT includes employees of the Division of Technology Services,
284	designated as executive/professional positions by the director of the Division of Technology
285	Services with the concurrence of the director of the division;
286	(o) schedule AU includes patients and inmates employed in state institutions;
287	(p) employees of the Department of Workforce Services, designated as schedule AW:
288	(i) who are temporary employees that are federally funded and are required to work
289	under federally qualified merit principles as certified by the director; or
290	(ii) for whom substantially all of their work is repetitive, measurable, or transaction
291	based, and who voluntarily apply for and are accepted by the Department of Workforce
292	Services to work in a pay for performance program designed by the Department of Workforce
293	Services with the concurrence of the director of the division; [and]
294	(q) subject to Subsection (6), schedule AX includes employees in positions that are not
295	designated exempt from career service under any other schedule described in this Subsection
296	<u>(1); and</u>
297	[(q)] (r) for employees in positions that are temporary, seasonal, time limited, funding
298	limited, or variable hour in nature, under schedule codes and parameters established by the
299	division by administrative rule.
300	(2) The civil service shall consist of two schedules as follows:
301	(a) (i) Schedule A is the schedule consisting of positions under Subsection (1).
302	(ii) Removal from any appointive position under schedule A, unless otherwise
303	regulated by statute, is at the pleasure of the appointing officers without regard to tenure.
304	(b) Schedule B is the competitive career service schedule, consisting of:

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after consultation with the director.

305 (i) all positions filled through competitive selection procedures as defined by the 306 director; or 307 (ii) positions filled through a division approved on-the-job examination intended to 308 appoint a qualified person with a disability, or a veteran in accordance with Title 71, Chapter 309 10, Veterans Preference. 310 (3) (a) The director, after consultation with the heads of concerned executive branch 311 departments and agencies and with the approval of the governor, shall allocate positions to the 312 appropriate schedules under this section. 313 (b) Agency heads shall make requests and obtain approval from the director before 314 changing the schedule assignment and tenure rights of any position. 315 (c) Unless the director's decision is reversed by the governor, when the director denies 316 an agency's request, the director's decision is final. 317 (d) (i) An agency may file with the division a request to reschedule a position that 318 would otherwise be scheduled as a schedule A position to a schedule B position. 319 (ii) The division shall review a request filed under Subsection (3)(d)(i) and approve the 320 request only if the exception is necessary to conform to a requirement imposed as a condition 321 precedent to receipt of federal funds or grant of a tax benefit under federal law. 322 (4) (a) Compensation for employees of the Legislature shall be established by the 323 directors of the legislative offices in accordance with Section 36-12-7. 324 (b) Compensation for employees of the judiciary shall be established by the state court 325 administrator in accordance with Section 78A-2-107. 326 (c) Compensation for officers, faculty, and other employees of state universities and 327 institutions of higher education shall be established as provided in Title 53B, Chapter 1, 328 Governance, Powers, Rights, and Responsibilities, and Title 53B, Chapter 2, Institutions of 329 Higher Education. 330 (d) Unless otherwise provided by law, compensation for all other schedule A 331 employees shall be established by their appointing authorities, within ranges approved by, and

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(5) An employee who is in a position designated schedule AC and who holds career

service status on June 30, 2010, shall retain the career service status if the employee:

(a) remains in the position that the employee is in on June 30, 2010; and

336	(b) does not elect to convert to career service exempt status in accordance with a rule
337	made by the division.
338	(6) (a) Subject to Subsection (6)(d), an employee who is hired for a schedule AX
339	position on or after July 1, 2022, is exempt from career service status.
340	(b) An employee who before July 1, 2022, is a career service employee employed in a
341	schedule B position that is rescheduled to a schedule AX position on July 1, 2022, shall
342	maintain the employee's career service status for the duration of the employee's employment in
343	the same position unless the employee voluntarily converts to career service exempt status.
344	(c) (i) Subject to Subsection (6)(c)(ii), an employee is exempt from career service
345	status if:
346	(A) before July 1, 2022, the employee was a probationary employee in a schedule B
347	position and had not completed the probationary period; and
348	(B) on July 1, 2022, the schedule B position in which the probationary employee is
349	employed is rescheduled as a scheduled AX position.
350	(ii) An employee described in Subsection (6)(c)(i):
351	(A) is not a probationary employee on or after July 1, 2022; and
352	(B) is exempt from career service status on and after July 1, 2022.
353	(d) (i) The division shall, in accordance with Title 63G, Chapter 3, Utah
354	Administrative Rulemaking Act, make rules to transition an employee who voluntarily
355	converts to career service exempt status, including any adjustments in wages to reflect the
356	employee's performance in accordance with Section 63A-17-112.
357	(ii) An employee that converts to career service exempt status in accordance with this
358	Subsection (6):
359	(A) shall submit the rescheduling request in writing to the employee's supervisor; and
360	(B) may not revert to schedule B, unless the employee is reassigned, transferred, or
361	promoted to a schedule B position.
362	(e) If in a fiscal year that begins on July 1, 2022, the Legislature appropriates funds to
363	incentivize a schedule AX employee to voluntarily convert to career service exempt status, an
364	employer may only offer the incentive to an AX employee who is a supervisor, as defined in
365	Section 63A-17-106, on June 30, 2022.
366	(f) The division shall disseminate to each employee described in Subsection (6)(e)

367	information on financial and other incentives for voluntary conversion to career-service exempt
368	status.
369	Section 5. Section <b>63A-17-307</b> is amended to read:
370	63A-17-307. State pay plans Applicability of section Exemptions Duties of
371	director.
372	(1) (a) This section, and the rules adopted by the division to implement this section,
373	apply to each career and noncareer employee not specifically exempted under Subsection (2).
374	(b) If not exempted under Subsection (2), an employee is considered to be in classified
375	service.
376	(2) The following employees are exempt from this section:
377	(a) members of the Legislature and legislative employees;
378	(b) members of the judiciary and judicial employees;
379	(c) elected members of the executive branch and employees designated as schedule AC
380	as provided under Subsection 63A-17-301(1)(c);
381	(d) employees of the State Board of Education;
382	(e) officers, faculty, and other employees of state institutions of higher education;
383	(f) employees in a position that is specified by statute to be exempt from this
384	Subsection (2);
385	(g) employees in the Office of the Attorney General;
386	(h) department heads and other persons appointed by the governor under statute;
387	(i) schedule AS employees as provided under Subsection 63A-17-301(1)(m);
388	(j) department deputy directors, division directors, and other employees designated as
389	schedule AD as provided under Subsection 63A-17-301(1)(d);
390	(k) employees that determine and execute policy designated as schedule AR as
391	provided under Subsection 63A-17-301(1)(1);
392	(1) teaching staff, educational interpreters, and educators designated as schedule AH as
393	provided under Subsection 63A-17-301(1)(g);
394	(m) temporary employees described in Subsection 63A-17-301(1)[ <del>(q)</del> ] <u>(r)</u> ;
395	(n) patients and inmates designated as schedule AU as provided under Subsection
396	63A-17-301(1)(o) who are employed by state institutions; and
397	(o) members of state and local boards and councils and other employees designated as

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398 schedule AQ as provided under Subsection 63A-17-301(1)(k).

- (3) (a) The director shall prepare, maintain, and revise a position classification plan for each employee position not exempted under Subsection (2) to provide equal pay for equal work.
- (b) Classification of positions shall be based upon similarity of duties performed and responsibilities assumed, so that the same job requirements and the same salary range may be applied equitably to each position in the same class.
- (c) The director shall allocate or reallocate the position of each employee in classified service to one of the classes in the classification plan.
- (d) (i) The division shall conduct periodic studies and interviews to provide that the classification plan remains reasonably current and reflects the duties and responsibilities assigned to and performed by employees.
- (ii) The director shall determine the need for studies and interviews after considering factors such as changes in duties and responsibilities of positions or agency reorganizations.
- (4) (a) With the approval of the executive director and the governor, the director shall develop and adopt pay plans for each position in classified service.
- (b) The director shall design each pay plan to achieve, to the degree that funds permit, comparability of state salary ranges to the market using data obtained from private enterprise and other public employment for similar work.
  - (c) The director shall adhere to the following in developing each pay plan:
  - (i) each pay plan shall consist of sufficient salary ranges to:
- (A) permit adequate salary differential among the various classes of positions in the classification plan; and
  - (B) reflect the normal growth and productivity potential of employees in that class.
  - (ii) The director shall issue rules for the administration of pay plans.
- (d) The establishing of a salary range is a nondelegable activity and is not appealable under the grievance procedures of Part 6, Grievance Provisions, Title 67, Chapter 19a, Grievance Procedures, or otherwise.
  - (e) The director shall issue rules providing for:
- 427 (i) agency approved salary adjustments within approved salary ranges, including an administrative salary adjustment; and

429	(ii) legislatively approved salary adjustments within approved salary ranges, including
430	a merit increase, subject to Subsection (4)(f), or general increase; and]
431	[(iii)] (ii) structure adjustments that modify salary ranges, including a cost of living
432	adjustment or market comparability adjustment.
433	[(f) A merit increase shall be granted on a uniform and consistent basis to each
434	employee who receives a rating of "successful" or higher in an annual evaluation of the
435	employee's productivity and performance.]
436	(5) (a) On or before October 31 of each year, the director shall submit an annual
437	compensation plan to the executive director and the governor for consideration in the executive
438	budget.
439	(b) The plan described in Subsection (5)(a) may include recommendations, including:
440	(i) salary increases that generally affect employees, including a general increase or
441	merit increase;
442	(ii) salary increases that address compensation issues unique to an agency or
443	occupation;
444	(iii) structure adjustments, including a cost of living adjustment or market
445	comparability adjustment; or
446	(iv) changes to employee benefits.
447	(c) (i) (A) Subject to Subsection (5)(c)(i)(B) or (C), the director shall incorporate the
448	results of a salary survey of a reasonable cross section of comparable positions in private and
449	public employment in the state into the annual compensation plan.
450	(B) The salary survey for a law enforcement officer, as defined in Section 53-13-103, a
451	correctional officer, as defined in Section 53-13-104, or a dispatcher, as defined in Section
452	53-6-102, shall at minimum include the three largest political subdivisions in the state that
453	employ, respectively, comparable positions.
454	(C) The salary survey for an examiner or supervisor described in Title 7, Chapter 1,
455	Part 2, Department of Financial Institutions, shall at minimum include the Federal Deposit
456	Insurance Corporation, Federal Reserve, and National Credit Union Administration.
457	(ii) The director may cooperate with or participate in any survey conducted by other
458	public and private employers.
459	(iii) The director shall obtain information for the purpose of constructing the survey

- from the Division of Workforce Information and Payment Services and shall include employer name, number of persons employed by the employer, employer contact information and job titles, county code, and salary if available.

  (iv) The division shall acquire and protect the needed records in compliance with the provisions of Section 35A-4-312.

  (d) The director may incorporate any other relevant information in the plan described
  - (d) The director may incorporate any other relevant information in the plan described in Subsection (5)(a), including information on staff turnover, recruitment data, or external market trends.
    - (e) The director shall:

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- (i) establish criteria to assure the adequacy and accuracy of data used to make recommendations described in this Subsection (5); and
- (ii) when preparing recommendations use accepted methodologies and techniques similar to and consistent with those used in the private sector.
- (f) (i) Upon request and subject to Subsection (5)(f)(ii), the division shall make available foundational information used by the division or director in the drafting of a plan described in Subsection (5)(a), including:
  - (A) demographic and labor market information;
  - (B) information on employee turnover;
- 478 (C) salary information;
- (D) information on recruitment; and
- 480 (E) geographic data.
  - (ii) The division may not provide under Subsection (5)(f)(i) information or other data that is proprietary or otherwise protected under the terms of a contract or by law.
    - (g) The governor shall:
  - (i) consider salary and structure adjustments recommended under Subsection (5)(b) in preparing the executive budget and shall recommend the method of distributing the adjustments;
    - (ii) submit compensation recommendations to the Legislature; and
- 488 (iii) support the recommendation with schedules indicating the cost to individual departments and the source of funds.
  - (h) If funding is approved by the Legislature in a general appropriations act, the

repealed July 1, 2021.

491	adjustments take effect on the July 1 following the enactment unless otherwise indicated.
492	(6) (a) The director shall issue rules for the granting of incentive awards, including
493	awards for cost saving actions, awards for commendable actions by an employee, or a
494	market-based award to attract or retain employees.
495	(b) An agency may not grant a market-based award unless the award is previously
496	approved by the division.
497	(c) In accordance with Subsection (6)(b), an agency requesting the division's approval
498	of a market-based award shall submit a request and documentation, subject to Subsection
499	(6)(d), to the division.
500	(d) In the documentation required in Subsection (6)(c), the requesting agency shall
501	identify for the division:
502	(i) any benefit the market-based award would provide for the agency, including:
503	(A) budgetary advantages; or
504	(B) recruitment advantages;
505	(ii) a mission critical need to attract or retain unique or hard to find skills in the market;
506	or
507	(iii) any other advantage the agency would gain through the utilization of a
508	market-based award.
509	(7) (a) The director shall regularly evaluate the total compensation program of state
510	employees in the classified service.
511	(b) The division shall determine if employee benefits are comparable to those offered
512	by other private and public employers using information from:
513	(i) a study conducted by a third-party consultant; or
514	(ii) the most recent edition of a nationally recognized benefits survey.
515	Section 6. Section 63I-2-263 is amended to read:
516	63I-2-263. Repeal dates, Title 63A to Title 63N.
517	(1) Section 63A-3-111 is repealed June 30, 2021.
518	(2) Section 63A-17-303 is repealed July 1, 2022.
519	(3) Subsection 63A-17-304(1)(c) is repealed July 1, 2022.
520	[(2)] (4) Title 63C, Chapter 19, Higher Education Strategic Planning Commission is

522 [<del>(3)</del>] (5) Title 63C, Chapter 22, Digital Wellness, Citizenship, and Safe Technology 523 Commission is repealed July 1, 2023. 524  $[\frac{(4)}{(6)}]$  (6) Section 63G-1-502 is repealed July 1, 2022. 525 [(5)] (7) The following sections regarding the World War II Memorial Commission are 526 repealed on July 1, 2022: 527 (a) Section 63G-1-801; 528 (b) Section 63G-1-802; 529 (c) Section 63G-1-803; and 530 (d) Section 63G-1-804. 531 [6] (8) Section 63H-7a-303 is repealed July 1, 2024. 532 [<del>(7)</del>] (9) Subsection 63J-1-206(3)(c), relating to coronavirus, is repealed July 1, 2021. 533  $[\frac{(8)}{(10)}]$  (10) Sections 63M-7-213 and 63M-7-213.5 are repealed on January 1, 2023. 534 [9] (11) Section 63M-7-217 is repealed on July 1, 2022. 535 [(10)] (12) Title 63N, Chapter 13, Part 3, Facilitating Public-private Partnerships Act, 536 is repealed January 1, 2024. 537 [(11)] (13) Title 63N, Chapter 15, COVID-19 Economic Recovery Programs, is 538 repealed December 31, 2021. 539 Section 7. Section 67-19a-202 is amended to read: 540 67-19a-202. Powers -- Scope of authority. 541 (1) The office shall serve as the final administrative body to review a grievance from a 542 career service employee and an agency of a decision regarding: 543 (a) a dismissal; 544 (b) a demotion; 545 (c) a suspension; 546 (d) a reduction in force; 547 (e) a dispute concerning abandonment of position: 548 (f) a wage grievance if an employee is not placed within the salary range of the 549 employee's current position; 550 (g) a violation of a rule adopted under Title 63A, Chapter 17, Utah State Personnel 551 Management Act; or 552 (h) except as provided by Subsection [(4)] (5), equitable administration of the

333	following benefits:
554	(i) long-term disability insurance;
555	(ii) medical insurance;
556	(iii) dental insurance;
557	(iv) post-retirement health insurance;
558	(v) post-retirement life insurance;
559	(vi) life insurance;
560	(vii) defined contribution retirement;
561	(viii) defined benefit retirement; and
562	(ix) a leave benefit.
563	(2) The office shall serve as the final administrative body to review a grievance by a
564	reporting employee alleging retaliatory action.
565	(3) The office shall serve as the final administrative body to review, without an
566	evidentiary hearing, the findings of an abusive conduct investigation described in Section
567	67-26-202 of a state executive branch agency employee.
568	(4) The office may not take jurisdiction of a matter that an employer has not had an
569	opportunity to address.
570	$\left[\frac{(4)}{(5)}\right]$ The office may not review or take action on:
571	(a) a personnel matter not listed in Subsections (1) through (3);
572	(b) a personnel matter listed in Subsections (1) through (3) that alleges discrimination
573	or retaliation related to a claim of discrimination that is a violation of a state or federal law for
574	which review and action by the office is preempted by state or federal law; or
575	(c) a personnel matter related to a claim for which an administrative review process is
576	provided by statute and administered by:
577	(i) the Utah State Retirement Systems under Title 49, Utah State Retirement and
578	Insurance Benefit Act;
579	(ii) the Public Employees' Benefit and Insurance Program under Title 49, Chapter 20,
580	Public Employees' Benefit and Insurance Program Act; or
581	(iii) the Public Employees' Long-Term Disability Program under Title 49, Chapter 21,
582	Public Employees' Long-Term Disability Act.
583	[(5)] (6) The time limits established in this chapter supersede the procedural time limits

584	established in Title 63G, Chapter 4, Administrative Procedures Act.
585	Section 8. Section 67-19a-302 is amended to read:
586	67-19a-302. Levels of procedure.
587	(1) The administration of all grievances under Subsection 67-19a-202(1) occurs on the
588	following four levels:
589	(a) Level 1 - the supervisor;
590	(b) Level 2 - the division director or the director's designee;
591	(c) Level 3 - the agency director or the director's designee; and
592	(d) Level 4 - the office.
593	(2) (a) Except as provided in Subsection (2)(b), Section 67-19a-402.5, and Section
594	67-19a-501, and subject to applicable time limits as provided in this chapter, an employee:
595	(i) shall file a grievance [or complaint at Level 1 and proceed through the levels of
596	procedure within the applicable time limits provided in this chapter.] at the lowest level
597	described in Subsection (1) that has not already issued a decision, taken action, or declined to
598	address the subject of the grievance; and
599	(ii) may proceed for further review of a grievance in accordance with Section
600	<u>67-19a-402.</u>
601	(b) If a supervisor or division director is a subject of a grievance or complaint, the
602	employee may proceed directly to Level 2 or Level 3, respectively.
603	(c) An employee may not file a grievance that asks the same manager or a lower-level
604	manager to reconsider a previously made decision.
605	(3) A career service employee may advance all grievances to Level 3.
606	(4) In accordance with Section 67-19a-402.5 and subject to Section 67-21-4, a
607	reporting employee may file a grievance alleging retaliatory action directly at Level 4.
608	Section 9. Section 67-19a-401 is amended to read:
609	67-19a-401. Time limits for submission and advancement of grievance by
610	aggrieved employee Voluntary termination of employment Group grievances.
611	[(1) When a career service employee files a grievance at Level 1, as described in
612	Section 67-19a-302, the employee shall advance the grievance through the proper levels of
613	procedure specified in this chapter.]
614	[(2) The] (1) An aggrieved career service employee and the person to whom the

615 grievance is directed may agree in writing to waive or extend grievance steps specified under 616 Subsection 67-19a-402(1), (2), or (3) or the time limits specified for those grievance steps, as 617 outlined in Section 67-19a-402. 618  $[\frac{3}{2}]$  (2) Any writing made under Subsection  $[\frac{2}{2}]$  (1) shall be submitted to the 619 administrator. 620 [(4)] (3) Except as provided under Subsections (5) and (6) [and (7)], if the employee 621 fails to advance the grievance to the next procedural step within the time limits established in 622 this part: 623 (a) the employee waives the right to advance the grievance or to obtain judicial review 624 of the grievance; and 625 (b) the grievance is considered to be settled based on the decision made at the last 626 procedural step. 627 [(5)] (4) An employee may file a grievance for review under this chapter, except as 628 provided in Subsections (5) and (6) [and (7)], if the employee submits the grievance within 629 [<del>30</del>] 10 working days after: 630 (a) the most recent event giving rise to the grievance; or 631 (b) the employee has knowledge of the most recent event giving rise to the grievance. 632 [<del>(6)</del>] (5) (a) An employee may file with the office a motion for an enlargement of a 633 time limit described in Subsection  $[\frac{(5)}{(5)}]$  (4). 634 (b) In determining whether to grant a motion described in Subsection [(6)] (5)(a), the 635 office shall consider, giving reasonable deference to the employee, whether: 636 (i) the employee filed the motion before the time limit the employee seeks to enlarge; 637 or 638 (ii) the enlargement is necessary to remedy the employee's excusable neglect. 639  $[\frac{7}{1}]$  (6) The provisions of Subsections (3) and (4)  $[\frac{1}{1}]$  do not apply if the 640 employee meets the requirements for excusable neglect as that term is defined in Section 641 67-19a-101. 642 [<del>(8)</del>] (7) (a) If several employees allege the same grievance, the employees may submit 643 a group grievance by following the procedures and requirements of this chapter. 644 (b) In submitting a group grievance, each aggrieved employee shall sign the grievance.

(c) The administrator may not treat a group grievance as a class action, but may select

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646	one aggrieved employee's grievance and address that grievance as a test case.
647	Section 10. Effective date.
648	This bill takes effect on May 4, 2022, except that the amendments to:
649	(1) Sections 63A-17-102, 63A-17-301, 63A-17-307 take effect July 1, 2022; and
650	(2) Sections 63A-17-106 and 63A-17-112 take effect July 1, 2023.