1	SCHOO	OL GRADING MODIFIC	ATIONS
2		2023 GENERAL SESSION	
3		STATE OF UTAH	
4	Chi	ef Sponsor: Douglas R. W	Velton
5	Se	enate Sponsor: Scott D. San	dall
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12	Dan N. Johnson	Michael J. Petersen	Ryan D. Wilcox
13	Marsha Judkins	Karen M. Peterson	
14	Trevor Lee	Susan Pulsipher	
15			
16	LONG TITLE		
17	General Description:		
18	This bill amends provision	ns related to school overall rating	gs under the school
19	accountability system.		
20	Highlighted Provisions:		
21	This bill:		
22	removes the requirement	ent on the State Board of Educati	ion to use a letter grade to
23	assign a school an overall rating;		
24	 amends provisions relations 	ated to school turnaround and lea	adership development that
25	reference letter grades under the s	school accountability system; and	l
26	makes technical and c	onforming changes.	

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Money Appropriated in this Bill:

28	None
29	Other Special Clauses:
30	None
31	Utah Code Sections Affected:
32	AMENDS:
33	53E-3-511, as last amended by Laws of Utah 2019, Chapter 186
34	53E-5-204, as last amended by Laws of Utah 2021, Chapter 346
35	53E-5-301, as last amended by Laws of Utah 2022, Chapter 473
36	53E-5-306, as last amended by Laws of Utah 2022, Chapter 473
37	53E-5-309, as last amended by Laws of Utah 2022, Chapter 473
38	53G-5-503, as last amended by Laws of Utah 2020, Chapters 192, 408
39	
40	Be it enacted by the Legislature of the state of Utah:
41	Section 1. Section 53E-3-511 is amended to read:
42	53E-3-511. Student Achievement Backpack Utah Student Record Store.
43	(1) As used in this section:
44	(a) "Authorized LEA user" means a teacher or other person who is:
45	(i) employed by an LEA that provides instruction to a student; and
46	(ii) authorized to access data in a Student Achievement Backpack through the Utah
47	Student Record Store.
48	(b) "Statewide assessment" means the same as that term is defined in Section
49	53E-4-301.
50	(c) "Student Achievement Backpack" means, for a student from kindergarten through
51	grade 12, a complete learner profile that:
52	(i) is in electronic format;
53	(ii) follows the student from grade to grade and school to school; and
54	(iii) is accessible by the student's parent or an authorized LEA user.

33	(a) "Utan Student Record Store" means a repository of student data collected from
56	LEAs as part of the state's longitudinal data system that is:
57	(i) managed by the state board;
58	(ii) cloud-based; and
59	(iii) accessible via a web browser to authorized LEA users.
60	(2) (a) The state board shall use the state board's robust, comprehensive data collection
61	system, which collects longitudinal student transcript data from LEAs and the unique student
62	identifiers as described in Section 53E-4-308, to allow the following to access a student's
63	Student Achievement Backpack:
64	(i) the student's parent; and
65	(ii) each LEA that provides instruction to the student.
66	(b) The state board shall ensure that a Student Achievement Backpack:
67	(i) provides a uniform, transparent reporting mechanism for individual student
68	progress;
69	(ii) provides a complete learner history for postsecondary planning;
70	(iii) provides a teacher with visibility into a student's complete learner profile to better
71	inform instruction and personalize education;
72	(iv) assists a teacher or administrator in diagnosing a student's learning needs through
73	the use of data already collected by the state board;
74	(v) facilitates a student's parent taking an active role in the student's education by
75	simplifying access to the student's complete learner profile; and
76	(vi) serves as additional disaster mitigation for LEAs by using a cloud-based data
77	storage and collection system.
78	(3) Using existing information collected and stored in the state board's data warehouse,
79	the state board shall create the Utah Student Record Store where an authorized LEA user may:
80	(a) access data in a Student Achievement Backpack relevant to the user's LEA or
81	school; or

82	(b) request student records to be transferred from one LEA to another.
83	(4) The state board shall implement security measures to ensure that:
84	(a) student data stored or transmitted to or from the Utah Student Record Store is
85	secure and confidential pursuant to the requirements of the Family Educational Rights and
86	Privacy Act, 20 U.S.C. Sec. 1232g; and
87	(b) an authorized LEA user may only access student data that is relevant to the user's
88	LEA or school.
89	(5) A student's parent may request the student's Student Achievement Backpack from
90	the LEA or the school in which the student is enrolled.
91	(6) An authorized LEA user may access student data in a Student Achievement
92	Backpack, which shall include the following data, or request that the data be transferred from
93	one LEA to another:
94	(a) student demographics;
95	(b) course grades;
96	(c) course history; and
97	(d) results of a statewide assessment.
98	(7) An authorized LEA user may access student data in a Student Achievement
99	Backpack, which shall include the data listed in Subsections (6)(a) through (d) and the
100	following data, or request that the data be transferred from one LEA to another:
101	(a) section attendance;
102	(b) the name of a student's teacher for classes or courses the student takes;
103	(c) teacher qualifications for a student's teacher, including years of experience, degree
104	license, and endorsement;
105	(d) results of statewide assessments;
106	(e) a student's writing sample that is written for a writing assessment administered
107	pursuant to Section 53E-4-303;
108	(f) student growth scores on a statewide assessment, as applicable;

109	(g) a school's [grade assigned pursuant to] performance as reported in accordance with
110	Chapter 5, Part 2, School Accountability System;
111	(h) results of benchmark assessments of reading administered pursuant to Section
112	53E-4-307; and
113	(i) a student's reading level at the end of grade 3.
114	(8) No later than June 30, 2017, the state board shall ensure that data collected in the
115	Utah Student Record Store for a Student Achievement Backpack is integrated into each LEA's
116	student information system and is made available to a student's parent and an authorized LEA
117	user in an easily accessible viewing format.
118	Section 2. Section 53E-5-204 is amended to read:
119	53E-5-204. Measuring schools.
120	(1) [Except as provided in Subsection (3), and in] In accordance with this part, the state
121	board shall annually [assign to each school an overall rating using an A through F letter grading
122	scale where,] measure and report on each school, in accordance with the Every Student
123	Succeeds Act, Public Law No. 114-95, based on the school's performance level on the
124	indicators described in Subsection (2)[:].
125	[(a) an A grade represents an exemplary school;]
126	[(b) a B grade represents a commendable school;]
127	[(c) a C grade represents a typical school;]
128	[(d) a D grade represents a developing school; and]
129	[(e) an F grade represents a critical needs school.]
130	(2) [A school's overall rating] The state board shall base a school's reported
131	performance described in Subsection (1) [shall be based] on the school's performance on the
132	indicators described in:
133	(a) Section 53E-5-205, for an elementary school or a middle school; or
134	(b) Section 53E-5-206, for a high school.
135	[(3) For the 2017-2018, 2018-2019, 2019-2020, and 2020-2021 school years, the state

136	board:]
137	[(a) shall evaluate a school based on the school's performance level on the indicators
138	described in Subsection (2) and in accordance with this part; and]
139	[(b) is not required to assign a school an overall rating described in Subsection (1).]
140	Section 3. Section 53E-5-301 is amended to read:
141	53E-5-301. Definitions.
142	As used in this part:
143	(1) "Charter school authorizer" means the same as that term is defined in Section
144	53G-5-102.
145	(2) "Cohort" means all district schools and charter schools identified as:
146	(a) springboard schools based on school accountability results from the same school
147	year; or
148	(b) elevate schools based on school accountability results from the same school year.
149	(3) "Continuous improvement expert" means a person identified by the state board
150	under Section 53E-5-305.
151	(4) "Educator" means the same as that term is defined in Section 53E-6-102.
152	(5) "Elevate school" means a district school or charter school that:
153	(a) is not a Title I school;
154	(b) is implementing targeted support and improvement activities under 20 U.S.C. Sec.
155	6311; and
156	(c) has applied and been designated by the state board as an elevate school as described
157	in Section 53E-5-302.1.
158	(6) "Final remedial year" means the second or third school year following the initial
159	remedial year, as determined by the state board.
160	(7) "Initial remedial year" means the school year a district school or charter school is
161	designated as a springboard school under Section 53E-5-302 or elevate school under Section
162	53E-5-302.1.

163	(8) "LEA governing board" means a local school board or charter school governing
164	board.
165	(9) "School accountability system" means the school accountability system established
166	in Part 2, School Accountability System.
167	[(10) "School grade" or "grade" means the letter grade assigned to a school as the
168	school's overall rating under the school accountability system.]
169	[(11)] (10) "School improvement committee" means a committee established under:
170	(a) for a district school, Section 53E-5-303; or
171	(b) for a charter school, Section 53E-5-304.
172	$[\frac{(12)}{(11)}]$ "School improvement plan" means a plan described in:
173	(a) for a district school, Section 53E-5-303; or
174	(b) for a charter school, Section 53E-5-304.
175	[(13)] (12) "Springboard school" means a district school or charter school that has been
176	designated a springboard school by the state board because the school:
177	(a) is not a Title I school; and
178	(b) when ranked according to the percentage of possible points the state board awards
179	under Title 53E, Chapter 5, Part 2, School Accountability System, averaged over three school
180	years is:
181	(i) one of the five lowest performing elementary, middle, or junior high schools
182	statewide; or
183	(ii) one of the two lowest performing high schools statewide.
184	Section 4. Section 53E-5-306 is amended to read:
185	53E-5-306. Implications for failing to improve school performance.
186	(1) As used in this section, "high performing charter school" means [a charter school
187	that:] the same as that term is defined in Section 53G-5-502.
188	[(a) satisfies all requirements of state law and state board rules made in accordance
189	with Title 63G, Chapter 3, Utah Administrative Rulemaking Act;

190	[(b) meets or exceeds standards for student achievement established by the charter
191	school's charter school authorizer; and]
192	[(c) has received at least a B grade under the school accountability system in the
193	previous two school years.]
194	(2) (a) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act,
195	the state board shall make rules establishing:
196	(i) the final remedial year for a cohort;
197	(ii) exit criteria for a springboard school or elevate school;
198	(iii) criteria for granting a school an extension as described in Subsection (3); and
199	(iv) implications for a springboard school that does not meet exit criteria after the
200	school's final remedial year or the last school year of the extension period described in
201	Subsection (3).
202	(b) In establishing exit criteria for a springboard school, the state board shall:
203	(i) determine for each springboard school the number of points awarded under the
204	school accountability system that represent a substantive improvement over the number of
205	points awarded under the school accountability system in the school year immediately
206	preceding the initial remedial year; and
207	(ii) establish a method to provide a target for each springboard school.
208	(c) The state board shall through a competitively awarded contract engage a third party
209	with expertise in school accountability and assessments to verify the exit criteria adopted under
210	Subsections (2)(a)(i) and (ii).
211	(3) (a) A springboard school may petition the state board for an extension to continue
212	school improvement efforts for up to two years if the springboard school does not meet the exit
213	criteria established by the state board as described in Subsection (2).
214	(b) A school that has been granted an extension under this Subsection (3) is eligible for
215	continued funding under Section 53E-5-305.
216	(4) If a springboard school does not meet exit criteria after the school's final remedial

217	year or the last school year of the extension period, the state board may intervene by:
218	(a) restructuring a district school, which may include:
219	(i) contract management; or
220	(ii) conversion to a charter school;
221	(b) restructuring a charter school by:
222	(i) terminating a school's charter agreement;
223	(ii) closing a charter school; or
224	(iii) transferring operation and control of the charter school to:
225	(A) a high performing charter school; or
226	(B) the school district in which the charter school is located; or
227	(c) other appropriate action as determined by the state board.
228	Section 5. Section 53E-5-309 is amended to read:
229	53E-5-309. School Leadership Development Program.
230	(1) As used in this section, "school leader" means a school principal or assistant
231	principal.
232	(2) There is created the School Leadership Development Program to increase the
233	supply of highly effective school leaders capable of:
234	(a) initiating, achieving, and sustaining school improvement efforts; and
235	(b) forming and sustaining community partnerships as described in Section 53F-5-402.
236	(3) The state board shall identify one or more providers, through a request for
237	proposals process, to develop or provide leadership development training for school leaders
238	that:
239	(a) may provide in-depth training in proven strategies to improve springboard schools
240	and elevate schools;
241	(b) may emphasize hands-on and job-embedded learning;
242	(c) aligns with the state's leadership standards established by state board rule;
243	(d) reflects the needs of a school district or charter school where a school leader serves;

244	(e) may include training on using student achievement data to drive decisions;
245	(f) may develop skills in implementing and evaluating evidence-based instructional
246	practices;
247	(g) may develop skills in leading collaborative school improvement structures,
248	including professional learning communities; and
249	(h) includes instruction on forming and sustaining community partnerships as
250	described in Section 53F-5-402.
251	(4) Subject to legislative appropriations, the state board shall provide incentive pay to a
252	school leader who:
253	(a) completes leadership development training under this section; and
254	(b) agrees to work, for at least five years, in a school that [received an F grade or D
255	grade] ranked in the lowest performing 20% of schools under the school accountability system
256	in the school year previous to the first year the school leader:
257	(i) completes leadership development training; and
258	(ii) begins to work, or continues to work, in a school described in this Subsection
259	(4)(b).
260	(5) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
261	state board shall make rules specifying:
262	(a) eligibility criteria for a school leader to participate in the School Leadership
263	Development Program;
264	(b) application procedures for the School Leadership Development Program;
265	(c) criteria for selecting school leaders from the application pool; and
266	(d) procedures for awarding incentive pay under Subsection (4).
267	Section 6. Section 53G-5-503 is amended to read:
268	53G-5-503. Termination of a charter agreement.
269	(1) Subject to the requirements of Subsection (3), a charter school authorizer may
270	terminate a school's charter agreement for any of the following reasons:

271	(a) failure of the charter school to meet the requirements stated in the charter
272	agreement;
273	(b) failure to meet generally accepted standards of fiscal management;
274	(c) (i) designation as a low performing school under Title 53E, Chapter 5, Part 3,
275	School Improvement and Leadership Development; and
276	(ii) failure to improve the school's [grade] performance under the conditions described
277	in Title 53E, Chapter 5, Part 3, School Improvement and Leadership Development;
278	(d) violation of requirements under this chapter or another law; or
279	(e) other good cause shown.
280	(2) (a) The authorizer shall notify the following of the proposed termination in writing,
281	state the grounds for the termination, and stipulate that the charter school governing board may
282	request an informal hearing before the authorizer:
283	(i) the charter school governing board; and
284	(ii) if the charter school is a qualifying charter school with outstanding bonds issued in
285	accordance with Part 6, Charter School Credit Enhancement Program, the Utah Charter School
286	Finance Authority.
287	(b) Except as provided in Subsection (2)(e), the authorizer shall conduct the hearing in
288	accordance with Title 63G, Chapter 4, Administrative Procedures Act, within 30 days after
289	receiving a written request under Subsection (2)(a).
290	(c) If the authorizer, by majority vote, approves a motion to terminate a charter school,
291	the charter school governing board may appeal the decision to the state board.
292	(d) (i) The state board shall hear an appeal of a termination made pursuant to
293	Subsection (2)(c).
294	(ii) The state board's action is final action subject to judicial review.
295	(e) (i) If the authorizer proposes to terminate the charter agreement of a qualifying
296	charter school with outstanding bonds issued in accordance with Part 6, Charter School Credit
297	Enhancement Program, the authorizer shall conduct a hearing described in Subsection (2)(b)

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298	120 days or more after notifying the following of the proposed termination:
299	(A) the charter school governing board of the qualifying charter school; and
300	(B) the Utah Charter School Finance Authority.
301	(ii) Prior to the hearing described in Subsection (2)(e)(i), the Utah Charter School
302	Finance Authority shall meet with the authorizer to determine whether the deficiency may be
303	remedied in lieu of termination of the qualifying charter school's charter agreement.
304	(3) An authorizer may not terminate the charter agreement of a qualifying charter
305	school with outstanding bonds issued in accordance with Part 6, Charter School Credit
306	Enhancement Program, without mutual agreement of the Utah Charter School Finance
307	Authority and the authorizer.
308	(4) (a) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act,
309	the state board shall make rules that require a charter school to report any threats to the health,
310	safety, or welfare of its students to the State Charter School Board in a timely manner.
311	(b) The rules under Subsection (4)(a) shall also require the charter school report to
312	include what steps the charter school has taken to remedy the threat.
313	(5) Subject to the requirements of Subsection (3), the authorizer may terminate a
314	charter agreement immediately if good cause has been shown or if the health, safety, or welfare
315	of the students at the school is threatened.
316	(6) If a charter agreement is terminated, the following entities may apply to the charter
317	school's authorizer to assume operation of the school:
318	(a) the school district where the charter school is located;
319	(b) the charter school governing board of another charter school;
320	(c) a private management company; or
321	(d) the governing board of a nonprofit corporation.
322	(7) (a) If a charter agreement is terminated, a student who attended the school may
323	apply to and shall be enrolled in another public school under the enrollment provisions of

Chapter 6, Part 3, School District Residency, subject to space availability.

325 (b) Normal application deadlines shall be disregarded under Subsection (7)(a).