Representative Angela Romero proposes the following substitute bill:

l	FUNDING FOR TEACHER SALARIES AND OPTIONAL EDUCATION
2	OPPORTUNITIES
3	2023 GENERAL SESSION
•	STATE OF UTAH
	Chief Sponsor: Candice B. Pierucci
	Senate Sponsor: Kirk A. Cullimore
7 3	LONG TITLE
)	General Description:
)	This bill establishes the Utah Fits All Scholarship Program and provides funding for the
	program and a doubling of an educator salary adjustment.
	Highlighted Provisions:
	This bill:
	 defines terms;
	 establishes the Utah Fits All Scholarship Program (program);
	 requires the state board to contract with, no later than September 1, 2023, a program
	manager to administer the program;
	 authorizes the program manager to establish scholarship accounts on behalf of
	eligible students to pay for approved education goods and services starting in the
	2024-2025 school year;
	 prohibits a program manager from accepting scholarship funds in certain
	circumstances and requires other fiscal safeguards, auditing, and accountability
	measures;
	 requires eligible schools and service providers to meet certain standards to be
	eligible to receive scholarship funds;

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26	 establishes an annual and private portfolio submission to the program manager as an
27	eligibility qualification;
28	 allows for a scholarship student to receive a prorated scholarship award if the
29	student participates part-time in a local education agency;
30	 authorizes the program manager to administer the program and distribute
31	scholarship funds;
32	 requires the state board to provide limited oversight of the program manager,
33	including an appeal process for the program manager's administrative decisions;
34	 prohibits certain regulations of eligible schools and eligible service providers;
35	 requires background checks for employees and officers of a program manager;
36	 enacts program funding provisions;
37	 requires a program manager and the State Board of Education (state board) to
38	submit reports on the program to the Public Education Interim Committee;
39	 classifies scholarship student's and scholarship account information as protected
40	records; and
41	 makes technical and conforming changes.
42	Money Appropriated in this Bill:
43	This bill appropriates in fiscal year 2024:
44	 to State Board of Education Contracted Initiatives and Grants Utah Fits All
45	Scholarship Program, as an appropriation:
46	• from Income Tax Fund, ongoing \$42,500,000; and
47	• from Income Tax Fund, one-time (\$41,500,000), leaving \$1,000,000 for Fiscal
48	Year 2024.
49	Other Special Clauses:
50	None
51	Utah Code Sections Affected:
52	AMENDS:
53	53E-1-201, as last amended by Laws of Utah 2022, Chapters 147, 229, 274, 285, 291,
54	354, and 461
55	63G-2-305, as last amended by Laws of Utah 2022, Chapters 11, 109, 198, 201, 303,
56	335, 388, 391, and 415

57	ENACTS:
58	53F-6-401, Utah Code Annotated 1953
59	53F-6-402, Utah Code Annotated 1953
60	53F-6-403, Utah Code Annotated 1953
61	53F-6-404, Utah Code Annotated 1953
62	53F-6-405, Utah Code Annotated 1953
63	53F-6-406, Utah Code Annotated 1953
64	53F-6-407, Utah Code Annotated 1953
65	53F-6-408, Utah Code Annotated 1953
66	53F-6-409, Utah Code Annotated 1953
67	53F-6-410, Utah Code Annotated 1953
68	53F-6-411, Utah Code Annotated 1953
69	53F-6-412, Utah Code Annotated 1953
70	53F-6-413, Utah Code Annotated 1953
71	53F-6-414, Utah Code Annotated 1953
72	REPEALS:
73	53F-6-101, as enacted by Laws of Utah 2018, Chapter 2
74	
74 75	Be it enacted by the Legislature of the state of Utah:
75	Be it enacted by the Legislature of the state of Utah:
75 76	Be it enacted by the Legislature of the state of Utah: Section 1. Section 53E-1-201 is amended to read:
75 76 77	Be it enacted by the Legislature of the state of Utah: Section 1. Section 53E-1-201 is amended to read: 53E-1-201. Reports to and action required of the Education Interim Committee.
75 76 77 78	 Be it enacted by the Legislature of the state of Utah: Section 1. Section 53E-1-201 is amended to read: 53E-1-201. Reports to and action required of the Education Interim Committee. (1) In accordance with applicable provisions and Section 68-3-14, the following
75 76 77 78 79	 Be it enacted by the Legislature of the state of Utah: Section 1. Section 53E-1-201 is amended to read: 53E-1-201. Reports to and action required of the Education Interim Committee. (1) In accordance with applicable provisions and Section 68-3-14, the following recurring reports are due to the Education Interim Committee:
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75 76 77 78 79 80 81	 Be it enacted by the Legislature of the state of Utah: Section 1. Section 53E-1-201 is amended to read: 53E-1-201. Reports to and action required of the Education Interim Committee. (1) In accordance with applicable provisions and Section 68-3-14, the following recurring reports are due to the Education Interim Committee: (a) the report described in Section 9-22-109 by the STEM Action Center Board, including the information described in Section 9-22-113 on the status of the computer science
 75 76 77 78 79 80 81 82 	 Be it enacted by the Legislature of the state of Utah: Section 1. Section 53E-1-201 is amended to read: 53E-1-201. Reports to and action required of the Education Interim Committee. (1) In accordance with applicable provisions and Section 68-3-14, the following recurring reports are due to the Education Interim Committee: (a) the report described in Section 9-22-109 by the STEM Action Center Board, including the information described in Section 9-22-113 on the status of the computer science initiative and Section 9-22-114 on the Computing Partnerships Grants Program;
 75 76 77 78 79 80 81 82 83 	 Be it enacted by the Legislature of the state of Utah: Section 1. Section 53E-1-201 is amended to read: 53E-1-201. Reports to and action required of the Education Interim Committee. (1) In accordance with applicable provisions and Section 68-3-14, the following recurring reports are due to the Education Interim Committee: (a) the report described in Section 9-22-109 by the STEM Action Center Board, including the information described in Section 9-22-113 on the status of the computer science initiative and Section 9-22-114 on the Computing Partnerships Grants Program; (b) the prioritized list of data research described in Section 53B-33-302 and the report
75 76 77 78 79 80 81 82 83 84	 Be it enacted by the Legislature of the state of Utah: Section 1. Section 53E-1-201 is amended to read: 53E-1-201. Reports to and action required of the Education Interim Committee. (1) In accordance with applicable provisions and Section 68-3-14, the following recurring reports are due to the Education Interim Committee: (a) the report described in Section 9-22-109 by the STEM Action Center Board, including the information described in Section 9-22-113 on the status of the computer science initiative and Section 9-22-114 on the Computing Partnerships Grants Program; (b) the prioritized list of data research described in Section 53B-33-302 and the report on research and activities described in Section 53B-33-304 by the Utah Data Research Center;
75 76 77 78 79 80 81 82 83 83 84 85	 Be it enacted by the Legislature of the state of Utah: Section 1. Section 53E-1-201 is amended to read: 53E-1-201. Reports to and action required of the Education Interim Committee. (1) In accordance with applicable provisions and Section 68-3-14, the following recurring reports are due to the Education Interim Committee: (a) the report described in Section 9-22-109 by the STEM Action Center Board, including the information described in Section 9-22-113 on the status of the computer science initiative and Section 9-22-114 on the Computing Partnerships Grants Program; (b) the prioritized list of data research described in Section 53B-33-302 and the report on research and activities described in Section 53B-33-304 by the Utah Data Research Center; (c) the report described in Section 35A-15-303 by the State Board of Education on

88	on career and technical education issues and addressing workforce needs;
89	(e) the annual report of the Utah Board of Higher Education described in Section
90	53B-1-402;
91	(f) the reports described in Section 53B-28-401 by the Utah Board of Higher Education
92	regarding activities related to campus safety;
93	(g) the State Superintendent's Annual Report by the state board described in Section
94	53E-1-203;
95	(h) the annual report described in Section $53E-2-202$ by the state board on the strategic
96	plan to improve student outcomes;
97	(i) the report described in Section $53E-8-204$ by the state board on the Utah Schools for
98	the Deaf and the Blind;
99	(j) the report described in Section $53E-10-703$ by the Utah Leading through Effective,
100	Actionable, and Dynamic Education director on research and other activities;
101	(k) the report described in Section 53F-2-522 regarding mental health screening
102	programs;
103	(1) the report described in Section $53F-4-203$ by the state board and the independent
104	evaluator on an evaluation of early interactive reading software;
105	(m) the report described in Section $53F-4-407$ by the state board on UPSTART;
106	(n) the reports described in Sections 53F-5-214 and 53F-5-215 by the state board
107	related to grants for professional learning and grants for an elementary teacher preparation
108	assessment;
109	(o) upon request, the report described in Section $53F-5-219$ by the state board on the
110	Local Innovations Civics Education Pilot Program;
111	(p) the report described in Section $53F-5-405$ by the State Board of Education
112	regarding an evaluation of a partnership that receives a grant to improve educational outcomes
113	for students who are low income;
114	(q) the report described in Section 53B-35-202 regarding the Higher Education and
115	Corrections Council;
116	(r) the report described in Section 53G-7-221 by the State Board of Education
117	regarding innovation plans; [and]
118	(s) the annual report described in Section 63A-2-502 by the Educational Interpretation

119	and Translation Service Procurement Advisory Council[-]; and
120	(t) the reports described in Section 53F-6-412 regarding the Utah Fits All Scholarship
121	Program.
122	(2) In accordance with applicable provisions and Section 68-3-14, the following
123	occasional reports are due to the Education Interim Committee:
124	(a) the report described in Section 35A-15-303 by the School Readiness Board by
125	November 30, 2020, on benchmarks for certain preschool programs;
126	(b) the report described in Section 53B-28-402 by the Utah Board of Higher Education
127	on or before the Education Interim Committee's November 2021 meeting;
128	(c) if required, the report described in Section $53E-4-309$ by the state board explaining
129	the reasons for changing the grade level specification for the administration of specific
130	assessments;
131	(d) if required, the report described in Section $53E-5-210$ by the state board of an
132	adjustment to the minimum level that demonstrates proficiency for each statewide assessment;
133	(e) in 2022 and in 2023, on or before November 30, the report described in Subsection
134	53E-10-309(7) related to the PRIME pilot program;
135	(f) the report described in Section $53E-10-702$ by Utah Leading through Effective,
136	Actionable, and Dynamic Education;
137	(g) if required, the report described in Section $53F-2-513$ by the state board evaluating
138	the effects of salary bonuses on the recruitment and retention of effective teachers in high
139	poverty schools;
140	(h) the report described in Section $53F-5-210$ by the state board on the Educational
141	Improvement Opportunities Outside of the Regular School Day Grant Program;
142	(i) upon request, a report described in Section 53G-7-222 by an LEA regarding
143	expenditure of a percentage of state restricted funds to support an innovative education
144	program;
145	(j) the report described in Section $53G-7-503$ by the state board regarding fees that
146	LEAs charge during the 2020-2021 school year;
147	(k) the reports described in Section 53G-11-304 by the state board regarding proposed
148	rules and results related to educator exit surveys; and
149	(l) the report described in Section 62A-15-117 by the Division of Substance Abuse and

150	Mental Health, the State Board of Education, and the Department of Health regarding
151	recommendations related to Medicaid reimbursement for school-based health services.
152	Section 2. Section 53F-6-401 is enacted to read:
153	Part 4. Utah Fits All Scholarship Program
154	<u>53F-6-401.</u> Definitions.
155	As used in this part:
156	(1) "Eligible student" means a student:
157	(a) who is eligible to participate in public school, in kindergarten, or grades 1 through
158	<u>12;</u>
159	(b) who is a resident of the state;
160	(c) who, during the school year for which the student is applying for a scholarship
161	account:
162	(i) does not receive a scholarship under:
163	(A) the Carson Smith Scholarship Program established in Section 53F-4-302; or
164	(B) the Special Needs Opportunity Scholarship Program established in Section
165	<u>53E-7-402; and</u>
166	(ii) except for a student who is enrolled part-time in accordance with Section
167	53G-6-702, is not enrolled in an LEA upon receiving the scholarship;
168	(d) whose eligibility is not suspended or disqualified under Section 53F-6-401; and
169	(e) who completes, to maintain eligibility, the portfolio requirement described in
170	Subsection 53F-6-402(3)(d).
171	(2) "Federal poverty level" means the United States poverty level as defined by the
172	most recently revised poverty income guidelines published by the United States Department of
173	Health and Human Services in the Federal Register.
174	(3) (a) "Home-based scholarship student" means a student who:
175	(i) is eligible to participate in public school, in kindergarten or grades 1 through 12;
176	(ii) is excused from enrollment in an LEA in accordance with Section 53G-6-204 to
177	attend a home school; and
178	(iii) receives a benefit of scholarship funds.
179	(b) "Home-based scholarship student" does not mean a home school student who does
180	not receive a scholarship under the program.

181	(4) "Program manager" means an organization that:
182	(a) is qualified as tax exempt under Section 501(c)(3), Internal Revenue Code;
183	(b) is not affiliated with any international organization;
184	(c) does not harvest data for the purpose of reproducing or distributing the data to other
185	entities;
186	(d) has no involvement in guiding or directing any curriculum or curriculum standards;
187	(e) does not manage or otherwise administer a scholarship under:
188	(i) the Carson Smith Scholarship Program established in Section 53F-4-302; or
189	(ii) the Special Needs Opportunity Scholarship Program established in Section
190	<u>53E-7-402; and</u>
191	(f) an agreement with the state board recognizes as a program manager, in accordance
192	with this part.
193	(5) (a) "Program manager employee" means an individual working for the program
194	manager in a position in which the individual's salary, wages, pay, or compensation, including
195	as a contractor, is paid from scholarship funds.
196	(b) "Program manager employee" does not include:
197	(i) an individual who volunteers for the program manager or for a qualifying provider;
198	(ii) an individual who works for a qualifying provider; or
199	(iii) a qualifying provider.
200	(6) "Program manager officer" means:
201	(a) a member of the board of a program manager; or
202	(b) the chief administrative officer of a program manager.
203	(7) "Qualifying provider" means one of the following entities that is not a public school
204	and is autonomous and not an agent of the state, in accordance with Section 53F-6-406:
205	(a) an eligible school that the program manager approves in accordance with Section
206	<u>53F-6-408; or</u>
207	(b) an eligible service provider that the program manager approves in accordance with
208	<u>Section 53F-6-409.</u>
209	(8) "Relative" means a father, mother, husband, wife, son, daughter, sister, brother,
210	uncle, aunt, nephew, niece, first cousin, mother-in-law, father-in-law, brother-in-law,
211	sister-in-law, son-in-law, or daughter-in-law.

212	(9) "Scholarship account" means the account to which a program manager allocates
213	funds for the payment of approved scholarship expenses in accordance with this part.
214	(10) "Scholarship expense" means an expense described in Section 53F-6-402 that a
215	parent or scholarship student incurs in the education of the scholarship student for a service or
216	goods that a qualifying provider provides, including:
217	(a) tuition and fees of a qualifying provider;
218	(b) fees and instructional materials at a technical college;
219	(c) tutoring services;
220	(d) fees for after-school or summer education programs;
221	(e) textbooks, curricula, or other instructional materials, including any supplemental
222	materials or associated online instruction that a curriculum or a qualifying provider
223	recommends;
224	(f) educational software and applications;
225	(g) supplies or other equipment related to a scholarship student's educational needs;
226	(h) computer hardware or other technological devices that are intended primarily for a
227	scholarship student's educational needs;
228	(i) fees for the following examinations, or for a preparation course for the following
229	examinations, that the program manager approves:
230	(i) a national norm-referenced or standardized assessment described in Section
231	53F-6-410, an advanced placement examination, or another similar assessment;
232	(ii) a state-recognized industry certification examination; and
233	(iii) an examination related to college or university admission;
234	(j) educational services for students with disabilities from a licensed or accredited
235	practitioner or provider, including occupational, behavioral, physical, audiology, or
236	speech-language therapies;
237	(k) contracted services that the program manager approves and that an LEA provides,
238	including individual classes, after-school tutoring services, transportation, or fees or costs
239	associated with participation in extracurricular activities;
240	(1) ride fees or fares for a fee-for-service transportation provider to transport the
241	scholarship student to and from a qualifying provider, not to exceed \$750 in a given school
242	year;

243	(m) expenses related to extra-curricular activities, field trips, educational supplements,
244	and other educational experiences; or
245	(n) any other expense for a good or service that:
246	(i) a parent or scholarship student incurs in the education of the scholarship student;
247	and
248	(ii) the program manager approves, in accordance with Subsection (4)(d).
249	(11) "Scholarship funds" means:
250	(a) funds that the Legislature appropriates for the program; and
251	(b) interest that scholarship funds accrue.
252	(12) (a) "Scholarship student" means an eligible student, including a home-based
253	scholarship student, for whom the program manager establishes and maintains a scholarship
254	account in accordance with this part.
255	(b) "Scholarship student" does not include a home school student who does not receive
256	a scholarship award under the program.
257	(13) "Utah Fits All Scholarship Program" or "program" means the scholarship program
258	established in Section 53F-6-402.
259	Section 3. Section 53F-6-402 is enacted to read:
260	53F-6-402. Utah Fits All Scholarship Program Scholarship account application
261	Scholarship expenses Program information.
262	
	(1) There is established the Utah Fits All Scholarship Program under which, beginning
263	(1) There is established the Utah Fits All Scholarship Program under which, beginning March 1, 2024, a parent may apply to a program manager on behalf of the parent's student to
263 264	
	March 1, 2024, a parent may apply to a program manager on behalf of the parent's student to
264	March 1, 2024, a parent may apply to a program manager on behalf of the parent's student to establish and maintain a scholarship account to cover the cost of a scholarship expense.
264 265	March 1, 2024, a parent may apply to a program manager on behalf of the parent's student to establish and maintain a scholarship account to cover the cost of a scholarship expense. (2) (a) The program manager shall establish and maintain, in accordance with this part,
264 265 266	March 1, 2024, a parent may apply to a program manager on behalf of the parent's student to establish and maintain a scholarship account to cover the cost of a scholarship expense. (2) (a) The program manager shall establish and maintain, in accordance with this part, scholarship accounts for eligible students.
264 265 266 267	March 1, 2024, a parent may apply to a program manager on behalf of the parent's student to establish and maintain a scholarship account to cover the cost of a scholarship expense. (2) (a) The program manager shall establish and maintain, in accordance with this part, scholarship accounts for eligible students. (b) The program manager shall:
264 265 266 267 268	March 1, 2024, a parent may apply to a program manager on behalf of the parent's student to establish and maintain a scholarship account to cover the cost of a scholarship expense. (2) (a) The program manager shall establish and maintain, in accordance with this part, scholarship accounts for eligible students. (b) The program manager shall: (i) determine that a student meets the requirements to be an eligible student; and
264 265 266 267 268 269	March 1, 2024, a parent may apply to a program manager on behalf of the parent's student to establish and maintain a scholarship account to cover the cost of a scholarship expense. (2) (a) The program manager shall establish and maintain, in accordance with this part, scholarship accounts for eligible students. (b) The program manager shall: (i) determine that a student meets the requirements to be an eligible student; and (ii) subject to Subsection (2)(c), each year the student is an eligible student, maintain a
264 265 266 267 268 269 270	 March 1, 2024, a parent may apply to a program manager on behalf of the parent's student to establish and maintain a scholarship account to cover the cost of a scholarship expense. (2) (a) The program manager shall establish and maintain, in accordance with this part, scholarship accounts for eligible students. (b) The program manager shall: (i) determine that a student meets the requirements to be an eligible student; and (ii) subject to Subsection (2)(c), each year the student is an eligible student, maintain a scholarship account for the scholarship student to pay for the cost of one or more scholarship

274	(i) for the 2024-2025 school year, \$8,000; and
275	(ii) for each school year following the 2024-2025 school year, the maximum allowed
276	amount under this Subsection (2)(c) in the previous year plus a percentage increase that is
277	equal to the five-year rolling average inflationary factor described in Section 53F-2-405.
278	(d) If a scholarship student enrolls in an LEA part-time in accordance with Section
279	53G-6-702, the program manager shall prorate the amount of the award described in
280	Subsection (2)(c) in proportion to the extent of the scholarship student's partial enrollment in
281	the LEA.
282	(3) (a) A program manager shall establish a scholarship account on behalf of an
283	eligible student who submits a timely application, unless the number of applications exceed
284	available scholarship funds for the school year.
285	(b) If the number of applications exceeds the available scholarship funds for a school
286	year, the program manager shall select students on a random basis, except as provided in
287	Subsection (6).
288	(c) An eligible student or a public education student shall submit an application for an
289	initial scholarship or renewal for each school year that the student intends to receive
290	scholarship funds.
291	(d) (i) To maintain eligibility, a scholarship student or the scholarship student's parent
292	shall annually complete and deliver to the program manager a portfolio describing the
293	scholarship student's educational opportunities and achievements under the program for the
294	given year.
295	(ii) The program manager may not disclose the content of a given scholarship student's
296	portfolio except to the scholarship student's parent.
297	(4) (a) An application for a scholarship account shall contain an acknowledgment by
298	the student's parent that the qualifying provider selected by the parent for the student's
299	enrollment or engagement is capable of providing education services for the student.
300	(b) A scholarship account application form shall contain the following statement:
301	"I acknowledge that:
302	(1) A qualifying provider may not provide the same level of disability services that are
303	provided in a public school:
304	(2) I will assume full financial responsibility for the education of my scholarship

305	recipient if I agree to this scholarship account;
306	(3) Agreeing to establish this scholarship account has the same effect as a parental
307	refusal to consent to services as described in 34 C.F.R. Sec. 300.300, issued under the
308	Individuals with Disabilities Education Act, 20 U.S.C. Sec. 1400 et seq.; and
309	(4) My child may return to a public school at any time.".
310	(c) Upon agreeing to establish a scholarship account, the parent assumes full financial
311	responsibility for the education of the scholarship student, including the balance of any expense
312	incurred at a qualifying provider or for goods that are not paid for by the scholarship student's
313	scholarship account.
314	(d) Agreeing to establish a scholarship account has the same effect as a parental refusal
315	to consent to services as described in 34 C.F.R. Sec. 300.300, issued under the Individuals with
316	Disabilities Education Act, 20 U.S.C. Sec. 1400 et seq.
317	(e) The creation of the program or establishment of a scholarship account on behalf of
318	a student does not:
319	(i) imply that a public school did not provide a free and appropriate public education
320	for a student; or
321	(ii) constitute a waiver or admission by the state.
322	(5) A program manager may not charge a scholarship account application fee.
323	(6) A program manager shall give an enrollment preference based on the following
324	order of preference:
325	(a) to an eligible student who used a scholarship account in the previous school year;
326	(b) to an eligible student:
327	(i) who did not use a scholarship account in the previous school year; and
328	(ii) with a family income at or below 200% of the federal poverty level;
329	(c) to an eligible student who is a sibling of an eligible student who:
330	(i) uses a scholarship account at the time the sibling applies for a scholarship account;
331	<u>or</u>
332	(ii) used a scholarship account in the school year immediately preceding the school
333	year for which the sibling is applying for a scholarship account; and
334	(d) to an eligible student:
335	(i) who did not use a scholarship account in the previous school year; and

336	(ii) with a family income between 200% and 555% of the federal poverty level.
337	(7) (a) Subject to Subsections (7)(b) through (e), a parent may use a scholarship
338	account to pay for a scholarship expense that a parent or scholarship student incurs in the
339	education of the scholarship student.
340	(b) A scholarship student or the scholarship student's parent may not use a scholarship
341	account for an expense that the student or parent does not incur in the education of the
342	scholarship student, including:
343	(i) a rehabilitation program that is not primarily designed for an educational purpose;
344	<u>or</u>
345	(ii) a travel expense other than a transportation expense described in Section
346	<u>53F-6-401.</u>
347	(c) The program manager may not:
348	(i) approve a scholarship expense for a service that a qualifying provider provides
349	unless the program manager determines that the scholarship student or the scholarship student's
350	parent incurred the expense in the education of the scholarship student; or
351	(ii) reimburse a scholarship expense for a service or good that a provider that is not a
352	qualifying provider provides unless:
353	(A) the parent or scholarship student submits a receipt that shows the cost and type of
354	service or good and the name of provider; and
355	(B) the program manager determines that the parent or scholarship student incurred the
356	expense in the education of the scholarship student.
357	(d) The parent of a scholarship student may not receive scholarship funds as payment
358	for the parent's time spent educating the parent's child.
359	(e) Except for cases in which a scholarship student or the scholarship student's parent is
360	convicted of fraud in relation to scholarship funds, if a qualifying provider, scholarship student,
361	or scholarship student's parent repays an expenditure from a scholarship account for an expense
362	that is not approved under this Subsection (7), the program manager shall credit the repaid
363	amount back to the scholarship account balance within 30 days after the day on which the
364	program manager receives the repayment.
365	(8) Notwithstanding any other provision of law, funds that the program manager
366	disburses under this part to a scholarship account on behalf of a scholarship student do not

367	constitute state taxable income to the parent of the scholarship student.
368	(9) The program manager shall prepare and disseminate information on the program to
369	a parent applying for a scholarship account on behalf of a student, including the information
370	that the program manager provides in accordance with Section 53F-6-405.
371	(10) On or before September 1, 2023, and as frequently as necessary to maintain the
372	information, the state board shall provide information on the state board's website, including:
373	(a) scholarship account information;
374	(b) information on the program manager, including the program manager's contact
375	information; and
376	(c) an overview of the program.
377	Section 4. Section 53F-6-403 is enacted to read:
378	53F-6-403. Qualifying providers.
379	(1) Before the beginning of the school year immediately following a school year in
380	which a qualifying provider receives scholarship funds equal to or more than \$500,000, the
381	qualifying provider shall file with the program manager a surety bond payable to the program
382	manager in an amount equal to the aggregate amount of scholarship funds expected to be
383	received during the school year.
384	(2) If a program manager determines that a qualifying provider has violated a provision
385	of this part, the program manager may interrupt disbursement of or withhold scholarship funds
386	from the qualifying provider.
387	(3) (a) If the program manager determines that a qualifying provider no longer meets
388	the eligibility requirements described in this part, the program manager may withdraw the
389	organization's approval of the qualifying provider.
390	(b) A provider or person that does not have the approval of the program manager in
391	accordance with the following may not accept scholarship funds for services under this part:
392	(i) Section 53F-6-408 regarding eligible schools; or
393	(ii) Section <u>53F-6-409</u> regarding eligible service providers.
394	(4) If a qualifying provider requires partial payment of tuition or fees before the
395	beginning of the academic year to reserve space for a scholarship student who has been
396	admitted to the qualifying provider, the program manager may:
397	(a) pay the partial payment before the beginning of the school year in which the

398	scholarship funds are awarded; and
399	(b) deduct the amount of the partial payment from subsequent scholarship fund
400	deposits in an equitable manner that provides the best availability of scholarship funds to the
401	student throughout the remainder of the school year.
402	(5) If a scholarship student described in Subsection (4)(a) chooses to withdraw from or
403	otherwise not engage with the qualifying provider before the beginning of the school year:
404	(a) the qualifying provider shall remit the partial payment described in Subsection
405	(4)(a) to the program manager; and
406	(b) the program manager shall credit the remitted partial payment to the scholarship
407	student's scholarship account.
408	Section 5. Section 53F-6-404 is enacted to read:
409	53F-6-404. State board procurement and review of program manager Failure to
410	comply.
411	(1) (a) In accordance with Title 63G, Chapter 6a, Utah Procurement Code, the state
412	board shall issue a request for proposals, on or before June 15, 2023, and enter an agreement
413	with no more than one organization that qualifies as tax exempt under Section 501(c)(3),
414	Internal Revenue Code, for the state board to recognize as the program manager, on or before
415	<u>September 1, 2023.</u>
416	(b) An organization that responds to a request for proposals described in Subsection
417	(1)(a) shall submit the following information in the organization's response:
418	(i) a copy of the organization's incorporation documents;
419	(ii) a copy of the organization's Internal Revenue Service determination letter
420	qualifying the organization as being tax exempt under Section 501(c)(3), Internal Revenue
421	Code;
422	(iii) a description of the methodology the organization will use to verify a student's
423	eligibility under this part;
424	(iv) a description of the organization's proposed scholarship account application
425	process; and
426	(v) an affidavit or other evidence that the organization:
427	(A) is not affiliated with any international organization;
428	(B) does not harvest data for the purpose of reproducing or distributing the data to

429	another entity; and
430	(C) has no involvement in guiding or directing any curriculum standards.
431	(c) The state board shall ensure that the agreement described in Subsection (1)(a):
432	(i) ensures the efficiency and success of the program; and
433	(ii) does not impose any requirements on the program manager that:
434	(A) are not essential to the basic administration of the program; or
435	(B) create restrictions, directions, or mandates regarding instructional content or
436	curriculum.
437	(2) The state board may regulate and take enforcement action as necessary against a
438	program manager in accordance with the provisions of the state board's agreement with the
439	program manager.
440	(3) (a) If the state board determines that a program manager has violated a provision of (3)
441	this part or a provision of the state board's agreement with the program manager, the state
442	board shall send written notice to the program manager explaining the violation and the
443	remedial action required to correct the violation.
444	(b) A program manager that receives a notice described in Subsection (3)(a) shall, no
445	later than 60 days after the day on which the program manager receives the notice, correct the
446	violation and report the correction to the state board.
447	(c) (i) If a program manager that receives a notice described in Subsection (3)(a) fails
448	to correct a violation in the time period described in Subsection (3)(b), the state board may bar
449	the program manager from further participation in the program.
450	(ii) A program manager may appeal a decision of the state board under Subsection
451	(3)(c)(i) in accordance with Title 63G, Chapter 4, Administrative Procedures Act.
452	(d) A program manager may not accept state funds while the program manager:
453	(i) is barred from participating in the program under Subsection (3)(c)(i); or
454	(ii) has an appeal pending under Subsection (3)(c)(ii).
455	(e) A program manager that has an appeal pending under Subsection (3)(c)(ii) may
456	continue to administer scholarship accounts during the pending appeal.
457	(4) The state board shall establish a process for a program manager to report the
458	information the program manager is required to report to the state board under Section
459	<u>53F-6-405.</u>

460	(5) The state board shall make rules in accordance with Title 63G, Chapter 3, Utah
461	Administrative Rulemaking Act, and include provisions in the state board's agreement with the
462	scholarship organization for:
463	(a) subject to Subsection (6), the administration of scholarship accounts and
464	disbursement of scholarship funds if a program manager is barred from participating in the
465	program under Subsection (3)(c)(i); and
466	(b) audit and report requirements as described in Section 53F-7-405.
467	(6) (a) The state board shall include in the rules and provisions described in Subsection
468	(5)(a) measures to ensure that the establishment and maintenance of scholarship accounts and
469	enrollment in the program are not disrupted if the program manager is barred from participating
470	in the program.
471	(b) The state board may, if the program manager is barred from participating in the
472	program, issue a new request for proposals and enter into a new agreement with an alternative
473	program manager in accordance with this section.
474	(7) (a) On or before January 1, 2024, the state board shall:
475	(i) make rules, in accordance with Title 63G, Chapter 3, Utah Administrative
476	Rulemaking Act, to establish a process for a scholarship student or a scholarship student's
477	parent to appeal any administrative decision of the program manager for state board resolution
478	within 30 days after the day of the appeal, including:
479	(A) scholarship expense denials; and
480	(B) determinations regarding enrollment eligibility or suspension or disqualification
481	under Section 53F-6-405; and
482	(ii) make information available regarding the appeals process on the state board's
483	website and on the scholarship application.
484	(b) If the state board stays or reverses an administrative decision of the program
485	manager on appeal, the program manager may not withhold scholarship funds or application
486	approval for the scholarship student on account of the appealed administrative decision unless
487	as the state board expressly allows.
488	(8) The state board may not include a provision in any rule that creates or implies a
489	restriction, direction, or mandate regarding instructional content or curriculum.
490	Section 6. Section 53F-6-405 is enacted to read:

491	53F-6-405. Program manager duties Audit Prohibitions.
492	(1) The program manager shall administer the program, including:
493	(a) maintaining an application website that includes information on enrollment,
494	relevant application dates, and dates for notification of acceptance;
495	(b) reviewing applications from and determining if a person is:
496	(i) an eligible school under Section 53F-6-408; or
497	(ii) an eligible service provider under Section <u>53F-6-409;</u>
498	(c) establishing an application process, including application dates opening before
499	March 1, 2024, in accordance with Section 53F-6-402;
500	(d) reviewing and granting or denying applications for a scholarship account;
501	(e) providing an online portal for the parent of a scholarship student to access the
502	scholarship student's account;
503	(f) ensuring that scholarship funds in a scholarship account are readily available to a
504	scholarship student;
505	(g) requiring a parent to notify the program manager if the parent's scholarship student
506	is no longer enrolled in or engaging a service:
507	(i) for which the scholarship student receives scholarship funds; and
508	(ii) that is provided to the scholarship student for an entire school year;
509	(h) obtaining reimbursement of scholarship funds from a qualifying provider that
510	provides the services in which a scholarship student is no longer enrolled or with which the
511	scholarship student is no longer engaged;
512	(i) expending all revenue from interest on scholarship funds or investments on
513	scholarship expenses;
514	(j) each time the program manager makes an administrative decision that is adverse to
515	a scholarship student or the scholarship student's parent, informing the scholarship student and
516	the scholarship student's parent of the opportunity and process to appeal an administrative
517	decision of the program manager to the state board in accordance with the process described in
518	Section 53F-6-404;
519	(k) maintaining a protected internal waitlist of all eligible students who have applied to
520	the program and are not yet scholarship students, including any student who removed the
521	student's application from the waitlist; and

522	(1) providing aggregate data regarding the number of scholarship students and the
523	number of eligible students on the waitlist described in Subsection (1)(1).
524	(2) The program manager shall:
525	(a) contract with one or more private entities to develop and implement a commercially
526	viable, cost-effective, and parent-friendly system to:
527	(i) establish scholarship accounts;
528	(ii) maximize payment flexibility by allowing:
529	(A) for payment of services to qualifying providers using scholarship funds by
530	electronic or online funds transfer; and
531	(B) pre-approval of a reimbursement to a parent for a good that is a scholarship
532	expense; and
533	(iii) allow scholarship students and scholarship student's parents to publicly rate,
534	review, and share information about qualifying providers; and
535	(b) ensure that the system complies with industry standards for data privacy and
536	cybersecurity, including ensuring compliance with the Family Educational Rights and Privacy
537	Act, 34 C.F.R. Part 99.
538	(3) In advance of the program manager accepting applications in accordance with
539	Section 53F-6-402 and as regularly as information develops, the program manager shall
540	provide information regarding the program by publishing a program handbook online for
541	scholarship applicants, scholarship students, parents, service providers seeking to become
542	qualifying providers and qualifying providers, that includes information regarding:
543	(a) the policies and processes of the program;
544	(b) approved scholarship expenses and qualifying providers;
545	(c) the responsibilities of parents regarding the program and scholarship funds;
546	(d) the duties of the program manager;
547	(e) the opportunity and process to appeal an administrative decision of the program
548	manager to the state board in accordance with the process described in Section 53F-6-404; and
549	(f) the role of any private financial management firms or other private organizations
550	with which the program manager may contract to administer any aspect of the program.
551	(4) To ensure the fiscal security and compliance of the program, the program manager
552	shall:

553	(a) prohibit a program manager employee or program manager officer from handling,
554	managing, or processing scholarship funds, if, based on a criminal background check that the
555	state board conducts in accordance with Section 53F-6-407, the state board identifies the
556	program manager employee or program manager officer as posing a risk to the appropriate use
557	of scholarship funds;
558	(b) establish procedures to ensure a fair process to:
559	(i) suspend scholarship student's eligibility for the program in the event of the
560	scholarship student's or scholarship student's parent's:
561	(A) intentional or substantial misuse of scholarship funds; or
562	(B) violation of this part or the terms of the program; and
563	(ii) if the program manager obtains evidence of fraudulent use of scholarship funds,
564	refer the case to the attorney general for collection or criminal investigation;
565	(iii) ensure that a scholarship student whose eligibility is suspended or disqualified
566	under this Subsection (4)(b) or Subsection (4)(c) based on the actions of the student's parent
567	regains eligibility if the student is placed with a different parent or otherwise no longer resides
568	with the parent related to the suspension or disqualification;
569	(c) notify the state board, scholarship student, and scholarship student's parent in
570	writing:
571	(i) of the suspension described in Subsection (4)(b)(i);
572	(ii) that no further transactions, disbursements, or reimbursements are allowed;
573	(iii) that the scholarship student or scholarship student's parent may take corrective
574	action within 10 business days of the day on which the program manager provides the
575	notification; and
576	(iv) that without taking the corrective action within the time period described in
577	Subsection (4)(c)(iii), the program manager may disqualify the student's eligibility.
578	(5) (a) A program manager may not:
579	(i) disburse scholarship funds to a qualifying provider or allow a qualifying provider to
580	use scholarship funds if:
581	(A) the program manager determines that the qualifying provider intentionally or
582	substantially misrepresented information on overpayment;
583	(B) the qualifying provider fails to refund an overpayment in a timely manner; or

584	(C) the qualifying provider routinely fails to provide scholarship students with
585	promised educational services; or
586	(ii) reimburse with scholarship funds an individual for the purchase of a good or
587	service if the program manager determines that:
588	(A) the scholarship student or the scholarship student's parent requesting
589	reimbursement intentionally or substantially misrepresented the cost or educational purpose of
590	the good or service; or
591	(B) the relevant scholarship student was not the exclusive user of the good or service.
592	(b) A program manager shall notify a scholarship student if the program manager:
593	(i) stops disbursement of the scholarship student's scholarship funds to a qualifying
594	provider under Subsection (5)(a)(i); or
595	(ii) refuses reimbursement under Subsection (5)(a)(ii).
596	(6) (a) At any time, a scholarship student may change the qualifying provider to which
597	the scholarship student's scholarship account makes distributions.
598	(b) If, during the school year, a scholarship student changes the student's enrollment in
599	or engagement with a qualifying provider to another qualifying provider, the program manager
600	may prorate scholarship funds between the qualifying providers based on the time the
601	scholarship student received the goods or services or was enrolled.
602	(7) A program manager may not subvert the enrollment preferences required under
603	Section <u>53F-6-402</u> or other provisions of this part to establish a scholarship account on behalf
604	of a relative of a program manager officer.
605	(8) The program manager shall:
606	(a) contract for annual and random audits on scholarship accounts conducted:
607	(i) by a certified public accountant who is independent from:
608	(A) the program manager;
609	(B) the state board; and
610	(C) the program manager's accounts and records pertaining to scholarship funds; and
611	(ii) in accordance with generally accepted auditing standards;
612	(b) demonstrate the program manager's financial accountability by annually submitting
613	to the state board the following:
614	(i) a financial information report that a certified public accountant prepares and that

615	includes the total number and total dollar amount of scholarship funds disbursed during the
616	previous calendar year; and
617	(ii) no later than 180 days after the last day of the program manager's fiscal year, the
618	results of the audits described in Subsection (8)(a), including the program manager's financial
619	statements in a format that meets generally accepted accounting principles.
620	(9) (a) The state board:
621	(i) shall review a report described in this section; and
622	(ii) may request that the program manager revise or supplement the report if the report
623	does not fully comply with this section.
624	(b) The program manager shall provide to the state board a revised report or a
625	supplement to the report no later than 45 days after the day on which the state board makes a
626	request described in Subsection (9)(a).
627	Section 7. Section 53F-6-406 is enacted to read:
628	53F-6-406. Qualifying provider regulatory autonomy Home school autonomy
629	Student records Scholarship student status.
630	(1) Nothing in this part:
631	(a) except as expressly described in this part, grants additional authority to any state
632	agency or LEA to regulate or control:
633	(i) a private school, qualifying provider, or home school;
634	(ii) students receiving education from a private school, qualifying provider, or home
635	school;
636	(b) applies to or otherwise affects the freedom of choice of a home school student,
637	including the curriculum, resources, developmental planning, or any other aspect of the home
638	school student's education; or
639	(c) expands the regulatory authority of the state, a state office holder, or an LEA to
640	impose any additional regulation of a qualifying provider beyond any regulation necessary to
641	administer this part.
642	(2) A qualifying provider:
643	(a) has a right to maximum freedom from unlawful governmental control in providing
644	for the educational needs of a scholarship student who attends or engages with the qualifying
645	provider; and

646	(b) is not an agent of the state by virtue of the provider's acceptance of payment from a
647	scholarship account in accordance with this part.
648	(3) Except as provided in Section <u>53F-6-403</u> regarding qualifying providers, Section
649	53F-6-408 regarding eligible schools, or Section 53F-6-409 regarding eligible service
650	providers, a program manager may not require a qualifying provider to alter the qualifying
651	provider's creed, practices, admissions policies, hiring practices, or curricula in order to accept
652	scholarship funds.
653	(4) An LEA or a school in an LEA in which a scholarship student was previously
654	enrolled shall provide to the scholarship student's parent a copy of all school records relating to
655	the student that the LEA possesses within 30 days after the day on which the LEA or school
656	receives the parent's request for the student's records, subject to:
657	(a) Title 53E, Chapter 9, Student Privacy and Data Protection; and
658	(b) Family Educational Rights and Privacy Act, 20 U.S.C. Sec. 1232g.
659	(5) By virtue of a scholarship student's involvement in the program and unless
660	otherwise expressly provided in statute, a scholarship student is not:
661	(a) enrolled in the public education system; or
662	(b) otherwise subject to statute, administrative rules, or other state regulations as if the
663	student was enrolled in the public education system.
664	Section 8. Section 53F-6-407 is enacted to read:
665	<u>53F-6-407.</u> Background checks for program manager Bureau responsibilities
666	Fees.
667	(1) As used in this section:
668	(a) "Bureau" means the Bureau of Criminal Identification created in Section 53-10-201
669	within the Department of Public Safety.
670	(b) "Department" means the Department of Public Safety.
671	(c) "Division" means the Criminal Investigations and Technical Services Division
672	created in Section 53-10-103.
673	(d) "Personal identifying information" means:
674	(i) current name;
675	(ii) former names;
676	(iii) nicknames;

676 <u>(iii) nicknames;</u>

(77	
677	(iv) aliases;
678	(v) date of birth;
679	(vi) address;
680	(vii) telephone number;
681	(viii) driver license number or other government-issued identification number;
682	(ix) social security number; and
683	(x) fingerprints.
684	(e) "Rap back system" means a system that enables authorized entities to receive
685	ongoing status notifications of any criminal history reported on individuals whose fingerprints
686	are registered in the system.
687	(f) "WIN Database" means the Western Identification Network Database that consists
688	of eight western states sharing one electronic fingerprint database.
689	(2) The program manager shall:
690	(a) require an employee or officer of the program manager to submit to a criminal
691	background check and ongoing monitoring;
692	(b) collect the following from an employee or officer of the program manager:
693	(i) personal identifying information;
694	(ii) a fee described in Subsection (4); and
695	(iii) consent, on a form specified by the program manager, for:
696	(A) an initial fingerprint-based background check by the bureau;
697	(B) retention of personal identifying information for ongoing monitoring through
698	registration with the systems described in Subsection (3); and
699	(C) disclosure of any criminal history information to the program manager;
700	(c) submit the personal identifying information of an employee or officer of the
701	program manager to the bureau for:
702	(i) an initial fingerprint-based background check by the bureau; and
703	(ii) ongoing monitoring through registration with the systems described in Subsection
704	(3) if the results of the initial background check do not contain disqualifying criminal history
705	information as determined by the program manager;
706	(d) identify the appropriate privacy risk mitigation strategy that will be used to ensure
707	that the program manager only receives notifications for individuals with whom the program

708	manager maintains an authorizing relationship; and
709	(e) submit the information to the bureau for ongoing monitoring through registration
710	with the systems described in Subsection (3).
711	(3) The bureau shall:
712	(a) upon request from the program manager, register the fingerprints submitted by the
713	program manager as part of a background check with the WIN Database rap back system, or
714	any successor system;
715	(b) notify the program manager when a new entry is made against an individual whose
716	fingerprints are registered with the WIN Database rap back system regarding:
717	(i) an alleged offense; or
718	(ii) a conviction, including a plea in abeyance;
719	(c) assist the program manager to identify the appropriate privacy risk mitigation
720	strategy that is to be used to ensure that the program manager only receives notifications for
721	individuals with whom the authorized entity maintains an authorizing relationship; and
722	(d) collaborate with the program manager to provide training to appropriate program
723	manager employees on the notification procedures and privacy risk mitigation strategies
724	described in this section.
725	(4) (a) The division shall impose fees that the division sets in accordance with Section
726	63J-1-504 for the fingerprint card of an employee or officer of the program manager, for a
727	name check, and to register fingerprints under this section.
728	(b) Funds generated under this Subsection (4) shall be deposited into the General Fund
729	as a dedicated credit by the department to cover the costs incurred in providing the information.
730	Section 9. Section 53F-6-408 is enacted to read:
731	53F-6-408. Eligible schools.
732	(1) To be eligible to receive scholarship funds on behalf of a scholarship student as an
733	eligible school, a private school with 150 or more enrolled students shall:
734	(a) (i) contract with an independent licensed certified public accountant to conduct an
735	agreed upon procedures engagement as the state board adopts, or obtain an audit and report
736	that:
737	(A) a licensed independent certified public accountant conducts in accordance with
738	generally accepted auditing standards;

739	(B) presents the financial statements in accordance with generally accepted accounting
740	principles; and
741	(C) audits financial statements from within the 12 months immediately preceding the
742	audit; and
743	(ii) submit the audit report or report of the agreed upon procedure to the program
744	manager when the private school applies to receive scholarship funds;
745	(b) comply with the antidiscrimination provisions of 42 U.S.C. Sec. 2000d;
746	(c) provide a written disclosure to the parent of each prospective scholarship student,
747	before the student is enrolled, of:
748	(i) the education services that the school will provide to the scholarship student,
749	including the cost of the provided services;
750	(ii) tuition costs;
751	(iii) additional fees the school will require a parent to pay during the school year; and
752	(iv) the skill or grade level of the curriculum in which the prospective scholarship
753	student will participate; and
754	(d) require the following individuals to submit to a nationwide, fingerprint-based
755	criminal background check and ongoing monitoring, in accordance with Section 53G-11-402,
756	as a condition for employment or appointment, as authorized by the Adam Walsh Child
757	Protection and Safety Act of 2006, Pub. L. No. 109-248:
758	(i) an employee who does not hold:
759	(A) a current Utah educator license issued by the state board under Title 53E, Chapter
760	6, Education Professional Licensure; or
761	(B) if the private school is not physically located in Utah, a current educator license in
762	the state where the private school is physically located; and
763	(ii) a contract employee.
764	(2) A private school described in Subsection (1) is not eligible to receive scholarship
765	<u>funds if:</u>
766	(a) the private school requires a scholarship student to sign a contract waiving the
767	scholarship student's right to transfer to another qualifying provider during the school year;
768	(b) the audit report described in Subsection (1)(a) contains a going concern explanatory
769	paragraph; or

770	(c) the report of the agreed upon procedures described in Subsection (1)(a) shows that
771	the private school does not have adequate working capital to maintain operations for the first
772	full year.
773	(3) To be eligible to receive scholarship funds on behalf of a scholarship student as an
774	eligible school, a private school with fewer than 150 enrolled students shall:
775	(a) provide to the program manager:
776	(i) a federal employer identification number;
777	(ii) the provider's address and contact information;
778	(iii) a description of each program or service the provider proposes to offer a
779	scholarship student; and
780	(iv) any other information as required by the program manager; and
781	(b) comply with the antidiscrimination provisions of 42 U.S.C. Sec. 2000d.
782	(4) A private school described in Subsection (3) is not eligible to receive scholarship
783	funds if the private school requires a scholarship student to sign a contract waiving the
784	student's rights to transfer to another qualifying provider during the school year.
785	(5) To be eligible to receive scholarship funds on behalf of a scholarship student as an
786	eligible school, an LEA shall:
787	(a) provide to the program manager:
788	(i) a federal employer identification number;
789	(ii) the LEA's address and contact information;
790	(iii) a description of each program or service the LEA proposes to offer to scholarship
791	students; and
792	(iv) any other information as required by the program manager;
793	(b) comply with the antidiscrimination provisions of 42 U.S.C. Sec. 2000d.; and
794	(c) enter into an agreement with the program manager regarding the provision of
795	services to a scholarship student through which:
796	(i) the scholarship student does not enroll in the LEA;
797	(ii) in accordance with Subsection 53F-2-302(2), the LEA does not receive WPU
798	funding related to the student's participation with the LEA; and
799	(iii) the LEA and program manager ensure that a scholarship student does not
800	participate in a course or program at the LEA except in accordance with the agreement

801	described in this Subsection (5)(c) under the program.
802	(6) An LEA described in Subsection (5) is not eligible to receive scholarship funds if:
803	(a) the LEA requires a public education system scholarship student to sign a contract
804	waiving the student's rights to transfer to another qualifying provider during the school year; or
805	(b) the LEA refuses to offer services that do not require LEA enrollment to scholarship
806	students under the program.
807	(7) Residential treatment facilities licensed by the state are not eligible to receive
808	scholarship funds.
809	(8) A private school or LEA intending to receive scholarship funds shall:
810	(a) submit an application to the program manager; and
811	(b) agree to not refund, rebate, or share scholarship funds with scholarship students or
812	scholarship student's parents in any manner except remittances or refunds to a scholarship
813	account in accordance with this part and procedures that the program manager establishes.
814	(9) The program manager shall:
815	(a) if the private school or LEA meets the eligibility requirements of this section,
816	recognize the private school or LEA as an eligible school and approve the application; and
817	(b) make available to the public a list of eligible schools approved under this section.
818	(10) A private school approved under this section that changes ownership shall:
819	(a) cease operation as an eligible school until:
820	(i) the school submits a new application to the program manager; and
821	(ii) the program manager approves the new application; and
822	(b) demonstrate that the private school continues to meet the eligibility requirements of
823	this section.
824	Section 10. Section 53F-6-409 is enacted to read:
825	53F-6-409. Eligible service providers.
826	(1) To be an eligible service provider, a private program or service:
827	(a) shall provide to the program manager:
828	(i) a federal employer identification number;
829	(ii) the provider's address and contact information;
830	(iii) a description of each program or service the provider proposes to offer directly to a
831	scholarship student; and

832	(iv) subject to Subsection (2), any other information as required by the program
833	manager;
834	(b) shall comply with the antidiscrimination provisions of 42 U.S.C. Sec. 2000d; and
835	(c) may not act as a consultant, clearing house, or intermediary that connects a
836	scholarship student with or otherwise facilitates the student's engagement with a program or
837	service that another entity provides.
838	(2) The program manager shall adopt policies that maximize the number of eligible
839	service providers, including accepting new providers throughout the school year, while
840	ensuring education programs or services provided through the program meet student needs and
841	otherwise comply with this part.
842	(3) A private program or service intending to receive scholarship funds shall:
843	(a) submit an application to the program manager; and
844	(b) agree to not refund, rebate, or share scholarship funds with scholarship students or
845	scholarship students' parents in any manner except remittances or refunds to a scholarship
846	account in accordance with this part and procedures that the program manager establishes.
847	(4) The program manager shall:
848	(a) if the private program or service meets the eligibility requirements of this section,
849	recognize the private program or service as an eligible service provider and approve a private
850	program or service's application to receive scholarship funds on behalf of a scholarship student;
851	and
852	(b) make available to the public a list of eligible service providers approved under this
853	section.
854	(5) A private program or service approved under this section that changes ownership
855	shall:
856	(a) cease operation as an eligible service provider until:
857	(i) the program or service submits a new application to the program manager; and
858	(ii) the program manager approves the new application; and
859	(b) demonstrate that the private program or service continues to meet the eligibility
860	requirements of this section.
861	Section 11. Section 53F-6-410 is enacted to read:
862	53F-6-410. Parental rights Optional assessment.

863	(1) In accordance with Section $53G-6-803$ regarding a parent's right to academic
864	accommodations, nothing in this chapter restricts or affects a parent's interests and role in the
865	care, custody, and control of the parent's child, including the duty and right to nurture and
866	direct the child's upbringing and education.
867	(2) (a) A parent may request that the program manager facilitate one of the following
868	assessments of the parent's scholarship student:
869	(i) a standards assessment described in Section 53E-4-303;
870	(ii) a high school assessment described in Section 53E-4-304;
871	(iii) a college readiness assessment described in Section 53E-4-305;
872	(iv) an assessment of students in grade 3 to measure reading grade level described in
873	<u>Section 53E-4-307; or</u>
874	(v) a nationally norm-referenced assessment.
875	(b) (i) Notwithstanding any other provision of law, the entity administering an
876	assessment described in Subsection (2)(a) to a scholarship student in accordance with this
877	section may not report the result of or any other data pertaining to the assessment or
878	scholarship student to a person other than the program manager, the scholarship student, or the
879	scholarship student's parent.
880	(ii) The program manager may not report or communicate the result or data described
881	in Subsection (2)(b)(i) to a person other than the relevant scholarship student and the
882	scholarship student's parent unless the result or data is included in a de-identified compilation
883	of data related to all scholarship students.
884	(c) In any communication from the program manager regarding an assessment
885	described in this Subsection (2), the program manager shall include a disclaimer that no
886	assessment is required.
887	(d) The completion of an optional assessment under this section satisfies the portfolio
888	eligibility qualification described in Subsection <u>53F-6-402(3)(d)</u> .
889	Section 12. Section 53F-6-411 is enacted to read:
890	<u>53F-6-411.</u> Program funding.
891	(1) If a scholarship student enters or reenters the public education system during a
892	given school year:
893	(a) no later than five business days after the day on which the student enters or reenters

894	the public education system, the program manager shall immediately remove the balance in the
895	scholarship student's scholarship account for other use within the program;
896	(b) the state board may not distribute any remaining state funds to the program
897	manager for the student; and
898	(c) the program manager may use the balance described in Subsection (1)(a) for
899	another scholarship student.
900	(2) At the end of a school year, a program manager shall withdraw any remaining
901	scholarship funds in a scholarship account and retain the scholarship funds for disbursement in
902	the following year.
903	(3) (a) To administer the program, the program manager may use up to the lesser of 5%
904	or \$2,500,000 of the funds the Legislature appropriates for the program.
905	(b) Subject to Subsection (3)(a), the funds for program administration described in
906	Subsection (3)(a) are nonlapsing.
907	(c) The program manager may not retain administrative cost balances in excess of 25%
908	of total administrative costs in any fiscal year.
909	Section 13. Section 53F-6-412 is enacted to read:
910	<u>53F-6-412.</u> Reports
911	Beginning in 2025 and in accordance with Section 68-3-14 and the Family Educational
912	Rights and Privacy Act, 20 U.S.C. Sec. 1232g:
913	(1) the program manager shall submit a report on the program to the Education Interim
914	Committee no later than September 1 of each year that includes:
915	(a) the total amount of tuition and fees qualifying providers charged for the current year
916	and previous two years;
917	(b) the total amount of goods paid for with scholarship funds in the previous year and a
918	general characterization of the types of goods;
919	(c) administrative costs of the program;
920	(d) the number of scholarship students from each county and the aggregate number of
921	eligible students on the waitlist described in Section 53F-6-405;
922	(e) the percentage of first-time scholarship students who were enrolled in a public
923	school during the previous school year or who entered kindergarten or a higher grade for the
924	first time in Utah;

925	(f) the program manager's strategy and outreach efforts to reach eligible students whose
926	family income is at or below 200% of the federal poverty level and related obstacles to
927	enrollments;
928	(g) in the report that the program manager submits in 2025, information on steps the
929	program manager has taken and processes the program manager has adopted to implement the
930	program; and
931	(h) any other information regarding the program and the program's implementation that
932	the committee requests; and
933	(2) the state board shall submit a report on the cost-effectiveness of the program to the
934	Education Interim Committee no later than September 1 of each year.
935	Section 14. Section 53F-6-413 is enacted to read:
936	53F-6-413. Legal proceedings.
937	(1) In any legal proceeding against the state in which a qualifying provider challenges
938	the application of this part to the qualifying provider, the state shall bear the burden of
939	establishing that the law:
940	(a) is necessary; and
941	(b) does not impose an undue burden on the qualifying provider.
942	(2) The following bear no liability based on the award or use of scholarship funds
943	under this part:
944	(a) the state;
945	(b) the state board;
946	(c) the program manager; or
947	<u>(d) an LEA.</u>
948	(3) If any provision of this part is the subject of a state or federal constitutional
949	challenge in a state court, scholarship students and scholarship students' parents may intervene
950	as a matter of right to defend the program's constitutionality, subject to any court order that all
951	defending parents and scholarship students intervene jointly.
952	Section 15. Section 53F-6-414 is enacted to read:
953	<u>53F-6-414.</u> Severability.
954	(1) If any provision of this part or the application of any provision of this part to any
955	person or circumstance is held invalid by a final decision of a court of competent jurisdiction,

956	the remaining provisions of this part remain effective without the invalidated provision or
957	application.
958	(2) The provisions of this part are severable.
959	Section 16. Section 63G-2-305 is amended to read:
960	63G-2-305. Protected records.
961	The following records are protected if properly classified by a governmental entity:
962	(1) trade secrets as defined in Section $13-24-2$ if the person submitting the trade secret
963	has provided the governmental entity with the information specified in Section 63G-2-309;
964	(2) commercial information or nonindividual financial information obtained from a
965	person if:
966	(a) disclosure of the information could reasonably be expected to result in unfair
967	competitive injury to the person submitting the information or would impair the ability of the
968	governmental entity to obtain necessary information in the future;
969	(b) the person submitting the information has a greater interest in prohibiting access
970	than the public in obtaining access; and
971	(c) the person submitting the information has provided the governmental entity with
972	the information specified in Section 63G-2-309;
973	(3) commercial or financial information acquired or prepared by a governmental entity
974	to the extent that disclosure would lead to financial speculations in currencies, securities, or
975	commodities that will interfere with a planned transaction by the governmental entity or cause
976	substantial financial injury to the governmental entity or state economy;
977	(4) records, the disclosure of which could cause commercial injury to, or confer a
978	competitive advantage upon a potential or actual competitor of, a commercial project entity as
979	defined in Subsection 11-13-103(4);
980	(5) test questions and answers to be used in future license, certification, registration,
981	employment, or academic examinations;
982	(6) records, the disclosure of which would impair governmental procurement
983	proceedings or give an unfair advantage to any person proposing to enter into a contract or
984	agreement with a governmental entity, except, subject to Subsections (1) and (2), that this
985	Subsection (6) does not restrict the right of a person to have access to, after the contract or
986	grant has been awarded and signed by all parties:

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987 (a) a bid, proposal, application, or other information submitted to or by a governmental 988 entity in response to: 989 (i) an invitation for bids; 990 (ii) a request for proposals; 991 (iii) a request for quotes; 992 (iv) a grant; or 993 (v) other similar document; or 994 (b) an unsolicited proposal, as defined in Section 63G-6a-712: 995 (7) information submitted to or by a governmental entity in response to a request for 996 information, except, subject to Subsections (1) and (2), that this Subsection (7) does not restrict 997 the right of a person to have access to the information, after: 998 (a) a contract directly relating to the subject of the request for information has been 999 awarded and signed by all parties; or 1000 (b) (i) a final determination is made not to enter into a contract that relates to the 1001 subject of the request for information; and 1002 (ii) at least two years have passed after the day on which the request for information is issued: 1003 1004 (8) records that would identify real property or the appraisal or estimated value of real 1005 or personal property, including intellectual property, under consideration for public acquisition 1006 before any rights to the property are acquired unless: 1007 (a) public interest in obtaining access to the information is greater than or equal to the 1008 governmental entity's need to acquire the property on the best terms possible; 1009 (b) the information has already been disclosed to persons not employed by or under a 1010 duty of confidentiality to the entity; 1011 (c) in the case of records that would identify property, potential sellers of the described 1012 property have already learned of the governmental entity's plans to acquire the property; 1013 (d) in the case of records that would identify the appraisal or estimated value of 1014 property, the potential sellers have already learned of the governmental entity's estimated value of the property; or 1015 1016 (e) the property under consideration for public acquisition is a single family residence 1017 and the governmental entity seeking to acquire the property has initiated negotiations to acquire

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1018 the property as required under Section 78B-6-505; 1019 (9) records prepared in contemplation of sale, exchange, lease, rental, or other 1020 compensated transaction of real or personal property including intellectual property, which, if 1021 disclosed prior to completion of the transaction, would reveal the appraisal or estimated value 1022 of the subject property, unless: 1023 (a) the public interest in access is greater than or equal to the interests in restricting 1024 access, including the governmental entity's interest in maximizing the financial benefit of the 1025 transaction: or 1026 (b) when prepared by or on behalf of a governmental entity, appraisals or estimates of 1027 the value of the subject property have already been disclosed to persons not employed by or 1028 under a duty of confidentiality to the entity; 1029 (10) records created or maintained for civil, criminal, or administrative enforcement 1030 purposes or audit purposes, or for discipline, licensing, certification, or registration purposes, if 1031 release of the records: 1032 (a) reasonably could be expected to interfere with investigations undertaken for 1033 enforcement, discipline, licensing, certification, or registration purposes; 1034 (b) reasonably could be expected to interfere with audits, disciplinary, or enforcement 1035 proceedings; 1036 (c) would create a danger of depriving a person of a right to a fair trial or impartial 1037 hearing: 1038 (d) reasonably could be expected to disclose the identity of a source who is not 1039 generally known outside of government and, in the case of a record compiled in the course of 1040 an investigation, disclose information furnished by a source not generally known outside of 1041 government if disclosure would compromise the source; or 1042 (e) reasonably could be expected to disclose investigative or audit techniques, 1043 procedures, policies, or orders not generally known outside of government if disclosure would 1044 interfere with enforcement or audit efforts: 1045 (11) records the disclosure of which would jeopardize the life or safety of an 1046 individual; 1047 (12) records the disclosure of which would jeopardize the security of governmental 1048 property, governmental programs, or governmental recordkeeping systems from damage, theft,

1049 or other appropriation or use contrary to law or public policy; 1050 (13) records that, if disclosed, would jeopardize the security or safety of a correctional 1051 facility, or records relating to incarceration, treatment, probation, or parole, that would interfere 1052 with the control and supervision of an offender's incarceration, treatment, probation, or parole; 1053 (14) records that, if disclosed, would reveal recommendations made to the Board of 1054 Pardons and Parole by an employee of or contractor for the Department of Corrections, the 1055 Board of Pardons and Parole, or the Department of Health and Human Services that are based 1056 on the employee's or contractor's supervision, diagnosis, or treatment of any person within the 1057 board's jurisdiction; 1058 (15) records and audit workpapers that identify audit, collection, and operational 1059 procedures and methods used by the State Tax Commission, if disclosure would interfere with 1060 audits or collections; 1061 (16) records of a governmental audit agency relating to an ongoing or planned audit 1062 until the final audit is released; 1063 (17) records that are subject to the attorney client privilege: 1064 (18) records prepared for or by an attorney, consultant, surety, indemnitor, insurer, 1065 employee, or agent of a governmental entity for, or in anticipation of, litigation or a judicial, 1066 quasi-judicial, or administrative proceeding: 1067 (19) (a) (i) personal files of a state legislator, including personal correspondence to or 1068 from a member of the Legislature; and 1069 (ii) notwithstanding Subsection (19)(a)(i), correspondence that gives notice of 1070 legislative action or policy may not be classified as protected under this section; and 1071 (b) (i) an internal communication that is part of the deliberative process in connection 1072 with the preparation of legislation between: 1073 (A) members of a legislative body; 1074 (B) a member of a legislative body and a member of the legislative body's staff; or 1075 (C) members of a legislative body's staff; and 1076 (ii) notwithstanding Subsection (19)(b)(i), a communication that gives notice of 1077 legislative action or policy may not be classified as protected under this section; 1078 (20) (a) records in the custody or control of the Office of Legislative Research and 1079 General Counsel, that, if disclosed, would reveal a particular legislator's contemplated

1080	legislation or contemplated course of action before the legislator has elected to support the
1081	legislation or course of action, or made the legislation or course of action public; and
1082	(b) notwithstanding Subsection (20)(a), the form to request legislation submitted to the
1083	Office of Legislative Research and General Counsel is a public document unless a legislator
1084	asks that the records requesting the legislation be maintained as protected records until such
1085	time as the legislator elects to make the legislation or course of action public;
1086	(21) research requests from legislators to the Office of Legislative Research and
1087	General Counsel or the Office of the Legislative Fiscal Analyst and research findings prepared
1088	in response to these requests;
1089	(22) drafts, unless otherwise classified as public;
1090	(23) records concerning a governmental entity's strategy about:
1091	(a) collective bargaining; or
1092	(b) imminent or pending litigation;
1093	(24) records of investigations of loss occurrences and analyses of loss occurrences that
1094	may be covered by the Risk Management Fund, the Employers' Reinsurance Fund, the
1095	Uninsured Employers' Fund, or similar divisions in other governmental entities;
1096	(25) records, other than personnel evaluations, that contain a personal recommendation
1097	concerning an individual if disclosure would constitute a clearly unwarranted invasion of
1098	personal privacy, or disclosure is not in the public interest;
1099	(26) records that reveal the location of historic, prehistoric, paleontological, or
1100	biological resources that if known would jeopardize the security of those resources or of
1101	valuable historic, scientific, educational, or cultural information;
1102	(27) records of independent state agencies if the disclosure of the records would
1103	conflict with the fiduciary obligations of the agency;
1104	(28) records of an institution within the state system of higher education defined in
1105	Section 53B-1-102 regarding tenure evaluations, appointments, applications for admissions,
1106	retention decisions, and promotions, which could be properly discussed in a meeting closed in
1107	accordance with Title 52, Chapter 4, Open and Public Meetings Act, provided that records of
1108	the final decisions about tenure, appointments, retention, promotions, or those students
1109	admitted, may not be classified as protected under this section;
1110	(29) records of the governor's office, including budget recommendations, legislative

1111 proposals, and policy statements, that if disclosed would reveal the governor's contemplated

- 1112 policies or contemplated courses of action before the governor has implemented or rejected 1113 those policies or courses of action or made them public;
- (30) records of the Office of the Legislative Fiscal Analyst relating to budget analysis,
 revenue estimates, and fiscal notes of proposed legislation before issuance of the final
 recommendations in these areas;

(31) records provided by the United States or by a government entity outside the state
that are given to the governmental entity with a requirement that they be managed as protected
records if the providing entity certifies that the record would not be subject to public disclosure
if retained by it;

(32) transcripts, minutes, recordings, or reports of the closed portion of a meeting of a
public body except as provided in Section 52-4-206;

(33) records that would reveal the contents of settlement negotiations but not including
final settlements or empirical data to the extent that they are not otherwise exempt from
disclosure;

(34) memoranda prepared by staff and used in the decision-making process by an
administrative law judge, a member of the Board of Pardons and Parole, or a member of any
other body charged by law with performing a quasi-judicial function;

(35) records that would reveal negotiations regarding assistance or incentives offered by or requested from a governmental entity for the purpose of encouraging a person to expand or locate a business in Utah, but only if disclosure would result in actual economic harm to the person or place the governmental entity at a competitive disadvantage, but this section may not be used to restrict access to a record evidencing a final contract;

(36) materials to which access must be limited for purposes of securing or maintaining
the governmental entity's proprietary protection of intellectual property rights including patents,
copyrights, and trade secrets;

(37) the name of a donor or a prospective donor to a governmental entity, including an
institution within the state system of higher education defined in Section 53B-1-102, and other
information concerning the donation that could reasonably be expected to reveal the identity of
the donor, provided that:

1141 (a) the donor requests anonymity in writing;

1142	(b) any terms, conditions, restrictions, or privileges relating to the donation may not be
1143	classified protected by the governmental entity under this Subsection (37); and
1144	(c) except for an institution within the state system of higher education defined in
1145	Section 53B-1-102, the governmental unit to which the donation is made is primarily engaged
1146	in educational, charitable, or artistic endeavors, and has no regulatory or legislative authority
1147	over the donor, a member of the donor's immediate family, or any entity owned or controlled
1148	by the donor or the donor's immediate family;
1149	(38) accident reports, except as provided in Sections 41-6a-404, 41-12a-202, and
1150	73-18-13;
1151	(39) a notification of workers' compensation insurance coverage described in Section
1152	34A-2-205;
1153	(40) (a) the following records of an institution within the state system of higher
1154	education defined in Section 53B-1-102, which have been developed, discovered, disclosed to,
1155	or received by or on behalf of faculty, staff, employees, or students of the institution:
1156	(i) unpublished lecture notes;
1157	(ii) unpublished notes, data, and information:
1158	(A) relating to research; and
1159	(B) of:
1160	(I) the institution within the state system of higher education defined in Section
1161	53B-1-102; or
1162	(II) a sponsor of sponsored research;
1163	(iii) unpublished manuscripts;
1164	(iv) creative works in process;
1165	(v) scholarly correspondence; and
1166	(vi) confidential information contained in research proposals;
1167	(b) Subsection (40)(a) may not be construed to prohibit disclosure of public
1168	information required pursuant to Subsection 53B-16-302(2)(a) or (b); and
1169	(c) Subsection (40)(a) may not be construed to affect the ownership of a record;
1170	(41) (a) records in the custody or control of the Office of the Legislative Auditor
1171	General that would reveal the name of a particular legislator who requests a legislative audit
1172	prior to the date that audit is completed and made public; and

1173	(b) notwithstanding Subsection (41)(a), a request for a legislative audit submitted to the
1174	Office of the Legislative Auditor General is a public document unless the legislator asks that
1175	the records in the custody or control of the Office of the Legislative Auditor General that would
1176	reveal the name of a particular legislator who requests a legislative audit be maintained as
1177	protected records until the audit is completed and made public;
1178	(42) records that provide detail as to the location of an explosive, including a map or
1179	other document that indicates the location of:
1180	(a) a production facility; or
1181	(b) a magazine;
1182	(43) information contained in the statewide database of the Division of Aging and
1183	Adult Services created by Section 62A-3-311.1;
1184	(44) information contained in the Licensing Information System described in Title 80,
1185	Chapter 2, Child Welfare Services;
1186	(45) information regarding National Guard operations or activities in support of the
1187	National Guard's federal mission;
1188	(46) records provided by any pawn or secondhand business to a law enforcement
1189	agency or to the central database in compliance with Title 13, Chapter 32a, Pawnshop,
1190	Secondhand Merchandise, and Catalytic Converter Transaction Information Act;
1191	(47) information regarding food security, risk, and vulnerability assessments performed
1192	by the Department of Agriculture and Food;
1193	(48) except to the extent that the record is exempt from this chapter pursuant to Section
1194	63G-2-106, records related to an emergency plan or program, a copy of which is provided to or
1195	prepared or maintained by the Division of Emergency Management, and the disclosure of
1196	which would jeopardize:
1197	(a) the safety of the general public; or
1198	(b) the security of:
1199	(i) governmental property;
1200	(ii) governmental programs; or
1201	(iii) the property of a private person who provides the Division of Emergency
1202	Management information;
1203	(49) records of the Department of Agriculture and Food that provides for the

1204	identification, tracing, or control of livestock diseases, including any program established under
1205	Title 4, Chapter 24, Utah Livestock Brand and Anti-Theft Act, or Title 4, Chapter 31, Control
1206	of Animal Disease;
1207	(50) as provided in Section 26-39-501:
1208	(a) information or records held by the Department of Health and Human Services
1209	related to a complaint regarding a child care program or residential child care which the
1210	department is unable to substantiate; and
1211	(b) information or records related to a complaint received by the Department of Health
1212	and Human Services from an anonymous complainant regarding a child care program or
1213	residential child care;
1214	(51) unless otherwise classified as public under Section 63G-2-301 and except as
1215	provided under Section 41-1a-116, an individual's home address, home telephone number, or
1216	personal mobile phone number, if:
1217	(a) the individual is required to provide the information in order to comply with a law,
1218	ordinance, rule, or order of a government entity; and
1219	(b) the subject of the record has a reasonable expectation that this information will be
1220	kept confidential due to:
1221	(i) the nature of the law, ordinance, rule, or order; and
1222	(ii) the individual complying with the law, ordinance, rule, or order;
1223	(52) the portion of the following documents that contains a candidate's residential or
1224	mailing address, if the candidate provides to the filing officer another address or phone number
1225	where the candidate may be contacted:
1226	(a) a declaration of candidacy, a nomination petition, or a certificate of nomination,
1227	described in Section 20A-9-201, 20A-9-202, 20A-9-203, 20A-9-404, 20A-9-405, 20A-9-408,
1228	20A-9-408.5, 20A-9-502, or 20A-9-601;
1229	(b) an affidavit of impecuniosity, described in Section 20A-9-201; or
1230	(c) a notice of intent to gather signatures for candidacy, described in Section
1231	20A-9-408;
1232	(53) the name, home address, work addresses, and telephone numbers of an individual
1233	that is engaged in, or that provides goods or services for, medical or scientific research that is:
1234	(a) conducted within the state system of higher education, as defined in Section

1235 53B-1-102; and 1236 (b) conducted using animals; 1237 (54) in accordance with Section 78A-12-203, any record of the Judicial Performance 1238 Evaluation Commission concerning an individual commissioner's vote, in relation to whether a 1239 judge meets or exceeds minimum performance standards under Subsection 78A-12-203(4), and 1240 information disclosed under Subsection 78A-12-203(5)(e); (55) information collected and a report prepared by the Judicial Performance 1241 1242 Evaluation Commission concerning a judge, unless Section 20A-7-702 or Title 78A, Chapter 1243 12, Judicial Performance Evaluation Commission Act, requires disclosure of, or makes public, 1244 the information or report; 1245 (56) records provided or received by the Public Lands Policy Coordinating Office in 1246 furtherance of any contract or other agreement made in accordance with Section 63L-11-202; 1247 (57) information requested by and provided to the 911 Division under Section 1248 63H-7a-302: 1249 (58) in accordance with Section 73-10-33: 1250 (a) a management plan for a water conveyance facility in the possession of the Division 1251 of Water Resources or the Board of Water Resources; or 1252 (b) an outline of an emergency response plan in possession of the state or a county or 1253 municipality; 1254 (59) the following records in the custody or control of the Office of Inspector General 1255 of Medicaid Services, created in Section 63A-13-201: 1256 (a) records that would disclose information relating to allegations of personal 1257 misconduct, gross mismanagement, or illegal activity of a person if the information or 1258 allegation cannot be corroborated by the Office of Inspector General of Medicaid Services 1259 through other documents or evidence, and the records relating to the allegation are not relied 1260 upon by the Office of Inspector General of Medicaid Services in preparing a final investigation 1261 report or final audit report; 1262 (b) records and audit workpapers to the extent they would disclose the identity of a 1263 person who, during the course of an investigation or audit, communicated the existence of any 1264 Medicaid fraud, waste, or abuse, or a violation or suspected violation of a law, rule, or 1265 regulation adopted under the laws of this state, a political subdivision of the state, or any

1266	recognized entity of the United States, if the information was disclosed on the condition that
1267	the identity of the person be protected;
1268	(c) before the time that an investigation or audit is completed and the final
1269	investigation or final audit report is released, records or drafts circulated to a person who is not
1270	an employee or head of a governmental entity for the person's response or information;
1271	(d) records that would disclose an outline or part of any investigation, audit survey
1272	plan, or audit program; or
1273	(e) requests for an investigation or audit, if disclosure would risk circumvention of an
1274	investigation or audit;
1275	(60) records that reveal methods used by the Office of Inspector General of Medicaid
1276	Services, the fraud unit, or the Department of Health and Human Services, to discover
1277	Medicaid fraud, waste, or abuse;
1278	(61) information provided to the Department of Health and Human Services or the
1279	Division of Professional Licensing under Subsections 58-67-304(3) and (4) and Subsections
1280	58-68-304(3) and (4);
1281	(62) a record described in Section 63G-12-210;
1282	(63) captured plate data that is obtained through an automatic license plate reader
1283	system used by a governmental entity as authorized in Section 41-6a-2003;
1284	(64) any record in the custody of the Utah Office for Victims of Crime relating to a
1285	victim, including:
1286	(a) a victim's application or request for benefits;
1287	(b) a victim's receipt or denial of benefits; and
1288	(c) any administrative notes or records made or created for the purpose of, or used to,
1289	evaluate or communicate a victim's eligibility for or denial of benefits from the Crime Victim
1290	Reparations Fund;
1291	(65) an audio or video recording created by a body-worn camera, as that term is
1292	defined in Section 77-7a-103, that records sound or images inside a hospital or health care
1293	facility as those terms are defined in Section 78B-3-403, inside a clinic of a health care
1294	provider, as that term is defined in Section 78B-3-403, or inside a human service program as
1295	that term is defined in Section 62A-2-101, except for recordings that:
1296	(a) depict the commission of an alleged crime;

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1297 (b) record any encounter between a law enforcement officer and a person that results in 1298 death or bodily injury, or includes an instance when an officer fires a weapon; 1299 (c) record any encounter that is the subject of a complaint or a legal proceeding against 1300 a law enforcement officer or law enforcement agency; (d) contain an officer involved critical incident as defined in Subsection 1301 1302 76-2-408(1)(f); or 1303 (e) have been requested for reclassification as a public record by a subject or 1304 authorized agent of a subject featured in the recording: 1305 (66) a record pertaining to the search process for a president of an institution of higher education described in Section 53B-2-102, except for application materials for a publicly 1306 1307 announced finalist; 1308 (67) an audio recording that is: 1309 (a) produced by an audio recording device that is used in conjunction with a device or piece of equipment designed or intended for resuscitating an individual or for treating an 1310 1311 individual with a life-threatening condition; 1312 (b) produced during an emergency event when an individual employed to provide law 1313 enforcement, fire protection, paramedic, emergency medical, or other first responder service: 1314 (i) is responding to an individual needing resuscitation or with a life-threatening 1315 condition; and (ii) uses a device or piece of equipment designed or intended for resuscitating an 1316 1317 individual or for treating an individual with a life-threatening condition; and 1318 (c) intended and used for purposes of training emergency responders how to improve 1319 their response to an emergency situation; 1320 (68) records submitted by or prepared in relation to an applicant seeking a 1321 recommendation by the Research and General Counsel Subcommittee, the Budget 1322 Subcommittee, or the Audit Subcommittee, established under Section 36-12-8, for an 1323 employment position with the Legislature; 1324 (69) work papers as defined in Section 31A-2-204; 1325 (70) a record made available to Adult Protective Services or a law enforcement agency 1326 under Section 61-1-206; 1327 (71) a record submitted to the Insurance Department in accordance with Section

1328	31A-37-201;
1329	(72) a record described in Section 31A-37-503;
1330	(73) any record created by the Division of Professional Licensing as a result of
1331	Subsection 58-37f-304(5) or 58-37f-702(2)(a)(ii);
1332	(74) a record described in Section 72-16-306 that relates to the reporting of an injury
1333	involving an amusement ride;
1334	(75) except as provided in Subsection $63G-2-305.5(1)$, the signature of an individual
1335	on a political petition, or on a request to withdraw a signature from a political petition,
1336	including a petition or request described in the following titles:
1337	(a) Title 10, Utah Municipal Code;
1338	(b) Title 17, Counties;
1339	(c) Title 17B, Limited Purpose Local Government Entities - Local Districts;
1340	(d) Title 17D, Limited Purpose Local Government Entities - Other Entities; and
1341	(e) Title 20A, Election Code;
1342	(76) except as provided in Subsection $63G-2-305.5(2)$, the signature of an individual in
1343	a voter registration record;
1344	(77) except as provided in Subsection $63G-2-305.5(3)$, any signature, other than a
1345	signature described in Subsection (75) or (76), in the custody of the lieutenant governor or a
1346	local political subdivision collected or held under, or in relation to, Title 20A, Election Code;
1347	(78) a Form I-918 Supplement B certification as described in Title 77, Chapter 38, Part
1348	5, Victims Guidelines for Prosecutors Act;
1349	(79) a record submitted to the Insurance Department under Section 31A-48-103;
1350	(80) personal information, as defined in Section 63G-26-102, to the extent disclosure is
1351	prohibited under Section 63G-26-103;
1352	(81) an image taken of an individual during the process of booking the individual into
1353	jail, unless:
1354	(a) the individual is convicted of a criminal offense based upon the conduct for which
1355	the individual was incarcerated at the time the image was taken;
1356	(b) a law enforcement agency releases or disseminates the image:
1357	(i) after determining that the individual is a fugitive or an imminent threat to an
1358	individual or to public safety and releasing or disseminating the image will assist in

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1359 apprehending the individual or reducing or eliminating the threat; or 1360 (ii) to a potential witness or other individual with direct knowledge of events relevant 1361 to a criminal investigation or criminal proceeding for the purpose of identifying or locating an 1362 individual in connection with the criminal investigation or criminal proceeding; or 1363 (c) a judge orders the release or dissemination of the image based on a finding that the 1364 release or dissemination is in furtherance of a legitimate law enforcement interest; 1365 (82) a record: 1366 (a) concerning an interstate claim to the use of waters in the Colorado River system: 1367 (b) relating to a judicial proceeding, administrative proceeding, or negotiation with a 1368 representative from another state or the federal government as provided in Section 1369 63M-14-205; and 1370 (c) the disclosure of which would: 1371 (i) reveal a legal strategy relating to the state's claim to the use of the water in the 1372 Colorado River system; 1373 (ii) harm the ability of the Colorado River Authority of Utah or river commissioner to 1374 negotiate the best terms and conditions regarding the use of water in the Colorado River 1375 system; or 1376 (iii) give an advantage to another state or to the federal government in negotiations 1377 regarding the use of water in the Colorado River system; 1378 (83) any part of an application described in Section 63N-16-201 that the Governor's 1379 Office of Economic Opportunity determines is nonpublic, confidential information that if 1380 disclosed would result in actual economic harm to the applicant, but this Subsection (83) may 1381 not be used to restrict access to a record evidencing a final contract or approval decision; 1382 (84) the following records of a drinking water or wastewater facility: 1383 (a) an engineering or architectural drawing of the drinking water or wastewater facility; 1384 and 1385 (b) except as provided in Section 63G-2-106, a record detailing tools or processes the 1386 drinking water or wastewater facility uses to secure, or prohibit access to, the records described 1387 in Subsection (84)(a); [and] 1388 (85) a statement that an employee of a governmental entity provides to the 1389 governmental entity as part of the governmental entity's personnel or administrative

1390	investigation into potential misconduct involving the employee if the governmental entity:
1391	(a) requires the statement under threat of employment disciplinary action, including
1392	possible termination of employment, for the employee's refusal to provide the statement; and
1393	(b) provides the employee assurance that the statement cannot be used against the
1394	employee in any criminal proceeding[-] ; and
1395	(86) any part of an application for a Utah Fits All Scholarship account described in
1396	Section 53F-6-402 or other information identifying a scholarship student as defined in Section
1397	<u>53F-6-401.</u>
1398	Section 17. Repealer.
1399	This bill repeals:
1400	Section 53F-6-101, Title.
1401	Section 18. Appropriation.
1402	The following sums of money are appropriated for the fiscal year beginning July 1,
1403	2023, and ending June 30, 2024. These are additions to amounts previously appropriated for
1404	fiscal year 2024. Under the terms and conditions of Title 63J, Chapter 1, Budgetary Procedures
1405	Act, the Legislature appropriates the following sums of money from the funds or accounts
1406	indicated for the use and support of the government of the state of Utah.
1407	ITEM 1
1408	To State Board of Education Contracted Initiatives and Grants
1409	From Income Tax Fund 42,500,000
1410	From Income Tax Fund, One-time (41,500,000)
1411	Schedule of Programs:
1412	Utah Fits All Scholarship Program1,000,000
1413	The Legislature intends that in fiscal year 2024, the State Board of Education may
1414	provide up to \$1,000,000 to a program manager with which the State Board of Education
1415	contracts in accordance with Section 53F-6-404 for start-up, marketing, and other costs

1416 associated with initiating the Utah Fits All Scholarship Program created in Section 53F-6-402.