

	53E-10-309 , as enacted by Laws of Utah 2020, Chapter 321
	63I-2-253, as last amended by Laws of Utah 2022, Chapters 208, 229, 274, 354, 370,
а =	nd 409
E	Be it enacted by the Legislature of the state of Utah:
	Section 1. Section 53E-10-309 is amended to read:
	53E-10-309. LAUNCH certificate TRANSFORM certificate Utah
F	PRIME Program.
	(1) As used in this section:
	[(a) "DISCOVER breadth certificate" means a certificate of completion awarded by the
S	tate board to an eligible student who meets the criteria described in this section.]
	[(b)] (a) "Industry certification" means a career and technical education certification
a	warded through validation of skills in cooperation with a business, trade association, or other
i	ndustry group, in accordance with rules adopted by the state board under Section 53F-2-311.
	[(e)] (b) "Institutional certificate" means a career and technical education program
c	ompletion certificate awarded by the state board, an institution of higher education, or a
t	echnical college.
	[(d)] (c) "LAUNCH certificate" means a certificate of completion awarded by the state
b	oard to an eligible student who meets the criteria described in this section.
	[(e)] (d) "Participating LEA" means an LEA that participates in the [pilot] program.
	[(f)] (e) ["Pilot program] "Program" means the Utah PRIME [pilot] program described
i	n Subsection (7).
	[(g)] (f) "Plan for college and career readiness" means the same as that term is defined
i	n Section 53E-2-304.
	[(h)] (g) "Qualifying student" means an eligible student who meets the criteria for a
Ι	AUNCH certificate[, a DISCOVER breadth certificate,] <u>or</u> a TRANSFORM [general
e	ducation] certificate[, or a TRANSFORM CTE institutional credential] as described in this
S	ection.
	[(i)] (h) "Technical college" means the same as that term is defined in 53B-1-101.5.
	[(j) "TRANSFORM CTE institutional credential" means an institutional credential
a	warded to an eligible student who meets the criteria described in this section.]

57	[(k)] (i) "TRANSFORM [general education] certificate" means a certificate of
58	completion established by the Utah Board of Higher Education in accordance with Section
59	53B-16-105.
60	(2) The state board shall award a LAUNCH certificate to an eligible student who:
61	(a) completes six concurrent enrollment credits;
62	(b) is awarded an industry certification or institutional certificate; and
63	(c) has on file a plan for college and career readiness.
64	[(3) The state board shall award a DISCOVER breadth certificate to an eligible student
65	who completes one 3-credit course in each of the following categories through concurrent
66	enrollment at an institution of higher education:
67	[(a) arts;]
68	[(b) humanities;]
69	[(c) life sciences;]
70	[(d) social and behavioral sciences; and]
71	[(e) physical sciences.]
72	[(4) An institution of higher education]
73	(3) The state board shall award a TRANSFORM [general education] certificate to an
74	eligible student who:
75	(a) completes:
76	(i) the requirements established by the Utah Board of Higher Education in accordance
77	with Section 53B-16-105[7] and in coordination with the state board; and
78	(ii) completes five general education courses, each from a different general education
79	category, as designated for concurrent enrollment by the Utah Board of Higher Education; or
80	(b) completes a career and technical education program that is at least 900 hours or 30
81	<u>credit hours.</u>
82	(c) (i) Subject to appropriations by the Legislature, the Utah Board of Higher Education
83	shall award to each student who earns a TRANSFORM certificate a \$500 scholarship to be
84	used at an institution of higher education.
85	(ii) A student may earn the scholarship described in Subsection (4)(c) regardless of
86	whether the student receives an Opportunity Scholarship award described in Section
87	53B-8-201.

88	(5) The state board, an institution of higher education, or a technical college through
89	which an eligible student takes career and technical education courses, shall award a
90	TRANSFORM CTE institutional credential to an eligible student who completes a career and
91	technical education program that is at least 900 hours or 30 credit hours.]
92	[(6)] (4) The Utah Board of Higher Education shall make rules in accordance with Title
93	63G, Chapter 3, Utah Administrative Rulemaking Act, to ensure that credits described in
94	Subsections (2)[$\frac{1}{3}$, and (4)] and (3) earned by a qualifying student are transferable to
95	institutions of higher education.
96	$\left[\frac{(7) (a)}{(5)}\right]$ In accordance with this section, and subject to appropriations by the
97	Legislature for this purpose, the state board shall:
98	(a) administer [a two-year] the Utah PRIME [pilot] program[, beginning in the
99	2021-2022 school year,] to expand access to concurrent enrollment courses and career and
100	technical education certificates by expanding digital delivery models for distance learning
101	programs or funding enrollment in participating LEAs[-]; and
102	[(b) The state board shall:]
103	[(i)] (b) make rules in accordance with Title 63G, Chapter 3, Utah Administrative
104	Rulemaking Act, to:
105	[(A)] (i) establish eligibility requirements for a participating LEA; [and]
106	[(B)] (ii) create an application process for LEAs to apply for the [pilot] program; and
107	(iii) create a funding formula for participating LEAs.
108	[(ii) select up to eight LEAs to be participating LEAs for the pilot program; and]
109	[(iii) distribute up to \$100,000 in each year of the pilot program to a participating LEA
110	to carry out the purposes of the pilot program.]
111	(c) A participating LEA shall offer concurrent enrollment courses, including career and
112	technical education courses, that meet the requirements for the LAUNCH certificate[;
113	DISCOVER breadth certificate, TRANSFORM general education certificate, and
114	TRANSFORM CTE institutional credential] and TRANSFORM certificate.
115	[(d) In 2022 and in 2023, on or before November 30, the state board shall deliver a
116	report, in accordance with Section 53E-1-201, to the Education Interim Committee that:]
117	[(i) identifies the participating LEAs;]
118	[(ii) describes how pilot program appropriation money is used;]

119	(m) describes the effectiveness of the phot program,
120	[(iv) compares the demographics of students enrolled in the pilot program with the
121	demographics of all students enrolled in participating LEAs; and]
122	[(v) includes the number of:]
123	[(A) concurrent enrollment courses offered by participating LEAs;]
124	[(B) students enrolled in concurrent enrollment courses at participating LEAs; and]
125	[(C) LAUNCH certificates, DISCOVER breadth certificates, TRANSFORM general
126	education certificates, and TRANSFORM CTE institutional credentials awarded to students in
127	participating LEAs.]
128	Section 2. Section 63I-2-253 is amended to read:
129	63I-2-253. Repeal dates: Titles 53 through 53G.
130	(1) (a) Subsection 53B-2a-108(5), regarding exceptions to the composition of a
131	technical college board of trustees, is repealed July 1, 2022.
132	(b) When repealing Subsection 53B-2a-108(5), the Office of Legislative Research and
133	General Counsel shall, in addition to its authority under Subsection 36-12-12(3), make
134	necessary changes to subsection numbering and cross references.
135	(2) Section 53B-6-105.7 is repealed July 1, 2024.
136	(3) Section 53B-7-707 regarding performance metrics for technical colleges is repealed
137	July 1, 2023.
138	(4) Section 53B-8-114 is repealed July 1, 2024.
139	(5) The following provisions, regarding the Regents' scholarship program, are repealed
140	on July 1, 2023:
141	(a) in Subsection 53B-8-105(12), the language that states, "or any scholarship
142	established under Sections 53B-8-202 through 53B-8-205";
143	(b) Section 53B-8-202;
144	(c) Section 53B-8-203;
145	(d) Section 53B-8-204; and
146	(e) Section 53B-8-205.
147	(6) Section 53B-10-101 is repealed on July 1, 2027.
148	(7) Title 53B, Chapter 18, Part 14, Uintah Basin Air Quality Research Project, is
149	repealed July 1, 2023.

- 150 (8) Subsection 53E-1-201(1)(s) regarding the report by the Educational Interpretation 151 and Translation Services Procurement Advisory Council is repealed July 1, 2024.
- 152 (9) Section 53E-1-202.2, regarding a Public Education Appropriations Subcommittee 153 evaluation and recommendations, is repealed January 1, 2024.
- [(10) Subsection 53E-10-309(7), related to the PRIME pilot program, is repealed July 155 1, 2024.]
- [(11)] (10) In Subsections 53F-2-205(4) and (5), regarding the State Board of
 Education's duties if contributions from the minimum basic tax rate are overestimated or
 underestimated, the language that states "or 53F-2-301.5, as applicable" is repealed July 1,
 2023.
- [(12)] (11) Section 53F-2-209, regarding local education agency budgetary flexibility, is repealed July 1, 2024.
- [(13)] (12) Subsection 53F-2-301(1), relating to the years the section is not in effect, is repealed July 1, 2023.
- 164 [(14)] (13) Section 53F-2-302.1, regarding the Enrollment Growth Contingency 165 Program, is repealed July 1, 2023.
- 166 [(15)] (14) Subsection 53F-2-314(4), relating to a one-time expenditure between the 167 at-risk WPU add-on funding and previous at-risk funding, is repealed January 1, 2024.
- [(16)] (15) Section 53F-2-524, regarding teacher bonuses for extra work assignments, is repealed July 1, 2024.
- 170 [(17)] (16) In Subsection 53F-2-515(1), the language that states "or 53F-2-301.5, as applicable" is repealed July 1, 2023.
- [(18)] (17) Subsection 53F-4-401(3)(b), regarding a child enrolled or eligible for enrollment in kindergarten, is repealed July 1, 2022.
- 174 [(19)] (18) In Subsection 53F-4-404(4)(c), the language that states "Except as provided in Subsection (4)(d)" is repealed July 1, 2022.
- 176 $\left[\frac{(20)}{(19)}\right]$ (19) Subsection 53F-4-404(4)(d) is repealed July 1, 2022.
- 177 [(21)] (20) In Subsection 53F-9-302(3), the language that states "or 53F-2-301.5, as applicable" is repealed July 1, 2023.
- 179 $\left[\frac{(22)}{(21)}\right]$ In Subsection 53F-9-305(3)(a), the language that states "or 53F-2-301.5, as applicable" is repealed July 1, 2023.

181	$[\frac{(23)}{(22)}]$ In Subsection 53F-9-306(3)(a), the language that states "or 53F-2-301.5, as
182	applicable" is repealed July 1, 2023.
183	$[\frac{(24)}{(23)}]$ In Subsection 53G-3-304(1)(c)(i), the language that states "or 53F-2-301.5,
184	as applicable" is repealed July 1, 2023.
185	[(25)] (24) On July 1, 2023, when making changes in this section, the Office of
186	Legislative Research and General Counsel shall, in addition to the office's authority under
187	Subsection 36-12-12(3), make corrections necessary to ensure that sections and subsections
188	identified in this section are complete sentences and accurately reflect the office's perception of
189	the Legislature's intent.