1	SCH	IOOL ABSENTEEISM AMI	ENDMENTS
2		2023 GENERAL SESSIO	N
3		STATE OF UTAH	
4		Chief Sponsor: Dan N. Jo	hnson
5		Senate Sponsor: Ann Mi	llner
6	Cosponsors:	Joel K. Briscoe	Mike Schultz
7	Cheryl K. Acton	Marsha Judkins	Ryan D. Wilcox
8	Melissa G. Ballard	Karen M. Peterson	
9			
10	LONG TITLE		
11	General Description:		
12	This bill enacts prov	visions relating to school absenteeis	m and student behavior.
13	Highlighted Provisions:		
14	This bill:		
15	 directs local edu 	cation agencies to include certain ev	vidence-based strategies for
16	children as part of their efforts to reduce student absenteeism;		
17	 enacts new duties for the State Board of Education with respect to addressing 		
18	chronic absenteeism preven	tion and intervention; and	
19	amends the respect	onsibilities of the Division of Juven	ile Justice and Youth Services
20	to require the use of evidence-informed and research-informed interventions.		interventions.
21	Money Appropriated in th	nis Bill:	
22	None		
23	Other Special Clauses:		
24	None		





Utah Code Sections Affected:	
AMENDS:	
53G-6-206, as last amended by Laws of Utah 2021, Chapter 262	
53G-9-802, as last amended by Laws of Utah 2022, Chapter 337	
80-5-401, as renumbered and amended by Laws of Utah 2021, Chapter 261	
ENACTS:	
53G-9-804 , Utah Code Annotated 1953	
Be it enacted by the Legislature of the state of Utah:	
Section 1. Section 53G-6-206 is amended to read:	
53G-6-206. Duties of a local school board, charter school governing board, or	
school district in promoting regular attendance Parental involvement Liability not	
imposed Report to state board.	
(1) (a) As used in this section, "intervention" means a series of non-punitive and	
increasingly frequent and individualized activities that are designed to:	
(i) create a trusting relationship between teachers, students, and parents;	
(ii) improve attendance;	
(iii) improve academic outcomes; and	
(iv) reduce negative behavior referrals.	
(b) "Intervention" includes:	
(i) mentorship programs;	
(ii) family connection to community resources;	
(iii) academic support through small group or individualized tutoring or similar	
methods; and	
(iv) teaching executive function skills, including:	
(A) planning;	
(B) goal setting;	
(C) understanding and following multi-step directions; and	
(D) self-regulation.	
[(1)] (2) (a) Subject to Subsection $[(1)(b)]$ (2)(b), a local school board, charter school	
governing board, or school district shall make efforts to [resolve the school attendance	

56	problems of] promote regular attendance and resolve school absenteeism and truancy issues for
57	each school-age child who is, or should be, enrolled in the school district or charter school.
58	(b) A school-age child exempt from school attendance under Section 53G-6-204 or
59	53G-6-702, or a school-age child who is enrolled in a regularly established private school or
60	part-time school, is not considered to be a school-age child who is or should be enrolled in a
61	school district or charter school under Subsection [(1)(a)] (2)(a).
62	$[\frac{(2)}{2}]$ (3) The efforts described in Subsection $[\frac{(1)}{2}]$ shall include, as reasonably
63	feasible:
64	(a) counseling of the school-age child by school authorities;
65	(b) (i) issuing a notice of truancy to the school-age child in accordance with Section
66	53G-6-203; or
67	(ii) issuing a notice of compulsory education violation to the school-age child's parent
68	in accordance with Section 53G-6-202;
69	(c) making any necessary adjustment to the curriculum and schedule to meet special
70	needs of the school-age child;
71	(d) considering alternatives proposed by the school-age child's parent;
72	(e) monitoring school attendance of the school-age child;
73	(f) voluntary participation in truancy mediation, if available; and
74	(g) providing the school-age child's parent, upon request, with a list of resources
75	available to assist the parent in resolving the school-age child's attendance problems.
76	[(3)] (4) In addition to the efforts described in Subsection $[(2)]$ (3), the local school
77	board, charter school governing board, or school district may enlist the assistance of
78	community and law enforcement agencies and organizations for early intervention services as
79	appropriate and reasonably feasible in accordance with Section 53G-8-211.
80	[(4)] (5) This section does not impose civil liability on boards of education, local
81	school boards, charter school governing boards, school districts, or their employees.
82	[(5)] (6) Proceedings initiated under this part do not obligate or preclude action by the
83	Division of Child and Family Services under Section 53G-6-210.
84	[(6)] (7) Each LEA shall annually report the following data separately to the state
85	board:
86	(a) absences with a valid excuse; and

87	(b) absences without a valid excuse.
88	Section 2. Section 53G-9-802 is amended to read:
89	53G-9-802. Dropout prevention and recovery Flexible enrollment options
90	Contracting Reporting.
91	(1) (a) Subject to Subsection (1)(b), an LEA shall provide dropout prevention and
92	recovery services to a designated student, including:
93	(i) engaging with or attempting to recover a designated student;
94	(ii) developing a learning plan, in consultation with a designated student, to identify:
95	(A) barriers to regular school attendance and achievement;
96	(B) an attainment goal; and
97	(C) a means for achieving the attainment goal through enrollment in one or more of the
98	programs described in Subsection (2);
99	(iii) monitoring a designated student's progress toward reaching the designated
100	student's attainment goal; and
101	(iv) providing tiered interventions for a designated student who is not making progress
102	toward reaching the student's attainment goal.
103	(b) An LEA shall provide the dropout prevention and recovery services described in
104	Subsection (1)(a):
105	(i) throughout the calendar year; and
106	(ii) except as provided in Subsection (1)(c)(i), for each designated student who
107	becomes a designated student while enrolled in the LEA.
108	(c) (i) A designated student's school district of residence shall provide dropout recovery
109	services if the designated student:
110	(A) was enrolled in a charter school that does not include grade 12; and
111	(B) becomes a designated student in the summer after the student completes academic
112	instruction at the charter school through the maximum grade level the charter school is eligible
113	to serve under the charter school's charter agreement as described in Section 53G-5-303.
114	(ii) In accordance with Subsection (1)(c)(iii), a charter school that does not include
115	grade 12 shall notify each of the charter school's student's district of residence, as determined
116	under Section 53G-6-302, when the student completes academic instruction at the charter
117	school as described in Subsection (1)(c)(i)(B).

118	(iii) The notification described in Subsection (1)(c)(ii) shall include the student's name,
119	contact information, and student identification number.
120	(2) (a) An LEA shall provide flexible enrollment options for a designated student that:
121	(i) are tailored to the designated student's learning plan developed under Subsection
122	(1)(a)(ii); and
123	(ii) include two or more of the following:
124	(A) enrollment in the LEA in a traditional program;
125	(B) enrollment in the LEA in a nontraditional program;
126	(C) enrollment in a program offered by a private provider that has entered into a
127	contract with the LEA to provide educational services; or
128	(D) enrollment in a program offered by another LEA.
129	(b) A designated student may enroll in:
130	(i) a program offered by the LEA under Subsection (2)(a), in accordance with this
131	public education code, rules established by the state board, and policies established by the
132	LEA; or
133	(ii) the Statewide Online Education Program, in accordance with Title 53F, Chapter 4,
134	Part 5, Statewide Online Education Program.
135	(c) An LEA shall make the LEA's best effort to accommodate a designated student's
136	choice of enrollment under Subsection (2)(b).
137	(3) Beginning with the 2017-18 school year and except as provided in Subsection (5),
138	an LEA shall provide the dropout prevention and recovery services described in Subsection
139	(1)(a), for any school year in which the LEA meets the following criteria:
140	(a) the LEA's graduation rate is lower than the statewide graduation rate; and
141	(b) (i) the LEA's graduation rate has not increased by at least 1% on average over the
142	previous three school years; or
143	(ii) during the previous calendar year, at least 10% of the LEA's designated students
144	have not:
145	(A) reached the students' attainment goals; or
146	(B) made a year's worth of progress toward the students' attainment goals.
147	(4) To provide the dropout and recovery services described in Subsection (1)(a), an
148	LEA [may] shall do at least one of the following:

149	(a) contract with a third party; [or]
150	(b) use another program that is evidence-based as defined in Section 53G-11-303; or
151	[(b)] (c) create a dropout prevention and recovery services plan that is
152	evidence-informed as defined in Section 53G-11-303.
153	(5) An LEA is not subject to the requirement described in Subsection (3) if:
154	(a) the LEA is in the LEA's first three years of operation;
155	(b) the LEA's average graduation rate for the previous three years is higher than the
156	average statewide graduation rate for the previous three years;
157	(c) the LEA is a special school as that term is used in 34 C.F.R. 300.115; or
158	(d) the quotient of the total number of an LEA's graduating students plus 10, divided by
159	the total number of students in an LEA's graduating class, is equal to or greater than the
160	statewide graduation rate.
161	(6) If an LEA described in Subsection (3) contracts with a third party, the LEA shall
162	ensure that:
163	(a) a third party with whom the LEA enters into a contract under Subsection (4) has a
164	demonstrated record of effectiveness engaging with and recovering designated students; and
165	(b) a contract with a third party requires the third party to:
166	(i) provide the services described in Subsection (1)(a); and
167	(ii) regularly report progress to the LEA.
168	(7) An LEA shall annually submit a report to the state board on dropout prevention and
169	recovery services provided under this section, including:
170	(a) the methods the LEA or third party uses to engage with or attempt to recover
171	designated students under Subsection (1)(a)(i);
172	(b) the number of designated students who enroll in a program described in Subsection
173	(2) as a result of the efforts described in Subsection (7)(a);
174	(c) the number of designated students who reach the designated students' attainment
175	goals identified under Subsection (1)(a)(ii)(B); and
176	(d) funding allocated to provide dropout prevention and recovery services.
177	(8) The state board shall:
178	(a) ensure that an LEA described in Subsection (3) contracts with a third party or
179	creates a dropout prevention and recovery services plan to provide dropout prevention and

180	recovery services in accordance with Subsections (3), (4), and (6); and
181	(b) report on the provisions of this section in accordance with Section 53E-1-203,
182	including a summary of the reports submitted under Subsection (7).
183	Section 3. Section 53G-9-804 is enacted to read:
184	53G-9-804. Duties of the State Board of Education.
185	(1) The state board shall:
186	(a) adopt rules that require a local school board or charter school governing board to
187	enact chronic absenteeism prevention and intervention policies that shall:
188	(i) include provisions that reflect the individual school district's or charter school's
189	unique needs or circumstances; and
190	(ii) adopt evidence or research informed absenteeism and dropout prevention
191	interventions;
192	(b) support, train, and inform LEAs regarding evidence-informed or research-based
193	models to reduce dropout and chronic absenteeism;
194	(c) provide guidance to LEAs on interventions and supports available from the
195	Division of Juvenile Justice and Youth Services; and
196	(d) provide other technical assistance to LEAs around analysis of attendance data.
197	(2) The rules described in Subsection (1) may require a local school board or charter
198	school governing board to publicize the policies enacted by the local school board or charter
199	school governing board in accordance with the rules described in Subsection (1) through school
200	websites, handbooks, letters to parents, or other reasonable means of communication.
201	(3) The state board may consult with appropriate stakeholders, including:
202	(a) parents;
203	(b) youth;
204	(c) LEAs;
205	(d) human services agencies; or
206	(e) others as the state board develops, enacts, and administers the rules described in
207	Subsection (1).
208	Section 4. Section 80-5-401 is amended to read:
209	80-5-401. Youth services for prevention and early intervention Program
210	standards Program services.

227

practices.

211	(1) The division shall establish and operate prevention and early intervention youth
212	services programs which shall include evidence-informed and research-informed interventions
213	<u>to:</u>
214	(a) help youth and families avoid entry into the juvenile justice system; and
215	(b) improve attendance and academic achievement.
216	(2) The division shall adopt statewide policies and procedures, including minimum
217	standards for the organization and operation of youth services programs.
218	(3) The division shall establish housing, programs, and procedures to ensure that
219	minors who are receiving services under this section and who are not committed to the division
220	are served separately from minors who are committed to the division.
221	(4) The division may enter into contracts with state and local governmental entities and
222	private providers to provide the youth services.
223	(5) The division shall establish and administer juvenile receiving centers and other
224	programs to provide temporary custody, care, risk-needs assessments, evaluations, and control
225	for nonadjudicated and adjudicated minors placed with the division.
226	(6) The division shall prioritize use of evidence-based juvenile justice programs and