

SCHOOL FEES AMENDMENTS

2024 GENERAL SESSION

STATE OF UTAH

Chief Sponsor: Mark A. Strong

Senate Sponsor: Ann Millner

LONG TITLE

General Description:

This bill amends and enacts provisions related to elementary and secondary school fees.

Highlighted Provisions:

This bill:

- ▶ amends definitions;
- ▶ prescribes fees a local education agency (LEA) may charge a secondary school student for a curricular or co-curricular activity for a certain duration;
- ▶ authorizes an LEA to charge a secondary school student a fee for an extracurricular activity for a certain duration;
- ▶ prohibits an LEA from charging a general fee;
- ▶ amends provisions related to fees for textbooks;
- ▶ prohibits charging a student in grade 6 a fee for a remediation program; and
- ▶ makes technical and conforming changes.

Money Appropriated in this Bill:

None

Other Special Clauses:

This bill provides a special effective date.

Utah Code Sections Affected:

AMENDS:

53E-1-201, as last amended by Laws of Utah 2023, Chapters 1, 328 and 380



28 **53E-8-401**, as last amended by Laws of Utah 2020, Chapter 408
 29 **53E-10-305**, as last amended by Laws of Utah 2020, Chapters 220, 365
 30 **53G-5-405**, as last amended by Laws of Utah 2023, Chapter 343
 31 **53G-6-302**, as last amended by Laws of Utah 2023, Chapter 328
 32 **53G-6-303**, as last amended by Laws of Utah 2019, Chapter 293
 33 **53G-6-701**, as enacted by Laws of Utah 2018, Chapter 3
 34 **53G-7-501**, as last amended by Laws of Utah 2020, Chapter 51
 35 **53G-7-502**, as last amended by Laws of Utah 2019, Chapter 223
 36 **53G-7-503**, as last amended by Laws of Utah 2021, Chapter 341
 37 **53G-7-504**, as last amended by Laws of Utah 2020, Chapter 408
 38 **53G-9-803**, as last amended by Laws of Utah 2019, Chapter 293
 39 **53G-10-503**, as last amended by Laws of Utah 2021, Chapter 247
 40 **63I-2-253 (Superseded 07/01/24)**, as last amended by Laws of Utah 2023, Chapters 7,
 41 21, 33, 142, 167, 168, 380, 383, and 467

42 **63I-2-253 (Effective 07/01/24)**, as last amended by Laws of Utah 2023, Chapters 7, 21,
 43 33, 142, 167, 168, 310, 380, 383, and 467

44 RENUMBERS AND AMENDS:

45 **53G-7-506**, (Renumbered from 53G-7-602, as last amended by Laws of Utah 2020,
 46 Chapter 138)

47 **53G-7-507**, (Renumbered from 53G-7-603, as repealed and reenacted by Laws of Utah
 48 2019, Chapter 223)

49 REPEALS:

50 **53G-7-601**, as last amended by Laws of Utah 2020, Chapter 138



51 *Be it enacted by the Legislature of the state of Utah:*

52 Section 1. Section **53E-1-201** is amended to read:

53 **53E-1-201. Reports to and action required of the Education Interim Committee.**

54 (1) In accordance with applicable provisions and Section **68-3-14**, the following
 55 recurring reports are due to the Education Interim Committee:

56 (a) the report described in Section **9-22-109** by the STEM Action Center Board,
 57 including the information described in Section **9-22-113** on the status of the computer science
 58

- 59 initiative and Section 9-22-114 on the Computing Partnerships Grants Program;
- 60 (b) the prioritized list of data research described in Section 53B-33-302 and the report
61 on research and activities described in Section 53B-33-304 by the Utah Data Research Center;
- 62 (c) the report described in Section 35A-15-303 by the State Board of Education on
63 preschool programs;
- 64 (d) the report described in Section 53B-1-402 by the Utah Board of Higher Education
65 on career and technical education issues and addressing workforce needs;
- 66 (e) the annual report of the Utah Board of Higher Education described in Section
67 53B-1-402;
- 68 (f) the reports described in Section 53B-28-401 by the Utah Board of Higher Education
69 regarding activities related to campus safety;
- 70 (g) the State Superintendent's Annual Report by the state board described in Section
71 53E-1-203;
- 72 (h) the annual report described in Section 53E-2-202 by the state board on the strategic
73 plan to improve student outcomes;
- 74 (i) the report described in Section 53E-8-204 by the state board on the Utah Schools for
75 the Deaf and the Blind;
- 76 (j) the report described in Section 53E-10-703 by the Utah Leading through Effective,
77 Actionable, and Dynamic Education director on research and other activities;
- 78 (k) the report described in Section 53F-2-522 regarding mental health screening
79 programs;
- 80 (l) the report described in Section 53F-4-203 by the state board and the independent
81 evaluator on an evaluation of early interactive reading software;
- 82 (m) the report described in Section 63N-20-107 by the Governor's Office of Economic
83 Opportunity on UPSTART;
- 84 (n) the reports described in Sections 53F-5-214 and 53F-5-215 by the state board
85 related to grants for professional learning and grants for an elementary teacher preparation
86 assessment;
- 87 (o) upon request, the report described in Section 53F-5-219 by the state board on the
88 Local Innovations Civics Education Pilot Program;
- 89 (p) the report described in Section 53F-5-405 by the State Board of Education

90 regarding an evaluation of a partnership that receives a grant to improve educational outcomes
91 for students who are low income;

92 (q) the report described in Section [53B-35-202](#) regarding the Higher Education and
93 Corrections Council;

94 (r) the report described in Section [53G-7-221](#) by the State Board of Education
95 regarding innovation plans;

96 (s) the annual report described in Section [63A-2-502](#) by the Educational Interpretation
97 and Translation Service Procurement Advisory Council; and

98 (t) the reports described in Section [53F-6-412](#) regarding the Utah Fits All Scholarship
99 Program.

100 (2) In accordance with applicable provisions and Section [68-3-14](#), the following
101 occasional reports are due to the Education Interim Committee:

102 [~~(a) the report described in Section [35A-15-303](#) by the School Readiness Board by
103 November 30, 2020, on benchmarks for certain preschool programs;~~]

104 [~~(b) the report described in Section [53B-28-402](#) by the Utah Board of Higher Education
105 on or before the Education Interim Committee's November 2021 meeting;~~]

106 [~~(c)~~] (a) if required, the report described in Section [53E-4-309](#) by the state board
107 explaining the reasons for changing the grade level specification for the administration of
108 specific assessments;

109 [~~(d)~~] (b) if required, the report described in Section [53E-5-210](#) by the state board of an
110 adjustment to the minimum level that demonstrates proficiency for each statewide assessment;

111 [~~(e) in 2022 and in 2023, on or before November 30, the report described in Subsection
112 [53E-10-309](#)(5) related to the PRIME pilot program;~~]

113 [~~(f)~~] (c) the report described in Section [53E-10-702](#) by Utah Leading through Effective,
114 Actionable, and Dynamic Education;

115 [~~(g)~~] (d) if required, the report described in Section [53F-2-513](#) by the state board
116 evaluating the effects of salary bonuses on the recruitment and retention of effective teachers in
117 high poverty schools;

118 [~~(h)~~] (e) the report described in Section [53F-5-210](#) by the state board on the
119 Educational Improvement Opportunities Outside of the Regular School Day Grant Program;

120 [~~(i)~~] (f) upon request, a report described in Section [53G-7-222](#) by an LEA regarding

121 expenditure of a percentage of state restricted funds to support an innovative education
 122 program;

123 ~~[(j)]~~ the report described in Section ~~53G-7-503~~ by the state board regarding fees that
 124 LEAs charge during the 2020-2021 school year;]

125 ~~[(k)]~~ (g) the reports described in Section 53G-11-304 by the state board regarding
 126 proposed rules and results related to educator exit surveys; and

127 ~~[(h)]~~ (h) the report described in Section 26B-5-113 by the Office of Substance Use and
 128 Mental Health, the State Board of Education, and the Department of Health and Human
 129 ~~[Service]~~ Services regarding recommendations related to Medicaid reimbursement for
 130 school-based health services.

131 Section 2. Section 53E-8-401 is amended to read:

132 **53E-8-401. Eligibility for services of the Utah Schools for the Deaf and the Blind.**

133 (1) Except as provided in Subsections (3), (4), and (5), an individual is eligible to
 134 receive services of the Utah Schools for the Deaf and the Blind if the individual is:

135 (a) a resident of Utah;

136 (b) younger than 22 years ~~[of age]~~ old;

137 (c) referred to the Utah Schools for the Deaf and the Blind by:

138 (i) the individual's school district of residence;

139 (ii) a local early intervention program; or

140 (iii) if the referral is consistent with the Individual with Disabilities Education Act, 20

141 U.S.C. Sec. 1400 et seq., the Parent Infant Program; and

142 (d) identified as deaf, blind, or deafblind through:

143 (i) the special education eligibility determination process; or

144 (ii) the Section 504 eligibility determination process.

145 (2) (a) In determining eligibility for an individual who is younger than age three and is
 146 deafblind, the following information may be used:

147 (i) ophthalmological and audiological documentation;

148 (ii) functional vision or hearing assessments and evaluations; or

149 (iii) informed clinical opinion conducted by a person with expertise in deafness,
 150 blindness, or deafblindness.

151 (b) Informed clinical opinion shall be:

152 (i) included in the determination of eligibility when documentation is incomplete or not
153 conclusive; and

154 (ii) based on pertinent records related to the individual's current health status and
155 medical history, an evaluation and observations of the individual's level of sensory functioning,
156 and the needs of the family.

157 (3) (a) A student who qualifies for special education shall have services and placement
158 determinations made through the IEP process.

159 (b) A student who qualifies for accommodations under Section 504 shall have services
160 and placement determinations made through the Section 504 team process.

161 (4) (a) A nonresident may receive services of the Utah Schools for the Deaf and the
162 Blind in accordance with the rules of the state board described in Subsection (6).

163 (b) ~~[The rules shall]~~ Notwithstanding Section 53G-7-503, the state board shall ensure
164 that the rules described in Subsection (6) require the payment of tuition for services provided to
165 a nonresident.

166 (5) An individual is eligible to receive services from the Utah Schools for the Deaf and
167 the Blind under circumstances described in Section 53E-8-408.

168 (6) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
169 state board:

170 (a) shall make rules that determine the eligibility of students to be served by the Utah
171 Schools for the Deaf and the Blind; and

172 (b) may make rules to allow a resident of Utah who is neither deaf, blind, nor deafblind
173 to receive services of the Utah Schools for the Deaf and the Blind if the resident is younger
174 than 22 years ~~[of age]~~ old.

175 Section 3. Section 53E-10-305 is amended to read:

176 **53E-10-305. Tuition and fees.**

177 (1) Except as provided in this section, the Utah Board of Higher Education or an
178 institution of higher education may not charge tuition or fees for a concurrent enrollment
179 course.

180 (2) (a) The Utah Board of Higher Education may charge a one-time fee for a student to
181 participate in the concurrent enrollment program.

182 (b) A student who pays a fee described in Subsection (2)(a) does not satisfy a general

183 admission application fee requirement for a full-time or part-time student at an institution of
184 higher education.

185 (3) (a) An institution of higher education may charge a one-time admission application
186 fee for concurrent enrollment course credit offered by the institution of higher education.

187 (b) Payment of the fee described in Subsection (3)(a) satisfies the general admission
188 application fee requirement for a full-time or part-time student at an institution of higher
189 education.

190 (4) (a) Except as provided in Subsection (4)(b), an institution of higher education may
191 charge partial tuition of no more than \$30 per credit hour for a concurrent enrollment course
192 for which a student earns college credit.

193 (b) An institution of higher education may not charge more than:

194 (i) \$5 per credit hour for an eligible student who qualifies for free or reduced price
195 school lunch;

196 (ii) \$10 per credit hour for a concurrent enrollment course that is taught at an LEA by
197 an eligible instructor described in Subsection 53E-10-302(6)(b); or

198 (iii) \$15 per credit hour for a concurrent enrollment course that is taught through video
199 conferencing.

200 [~~5) In accordance with Section 53G-7-603, an LEA may charge a fee for a textbook, as~~
201 ~~defined in Section 53G-7-601, that is required for a concurrent enrollment course.]~~

202 Section 4. Section 53G-5-405 is amended to read:

203 **53G-5-405. Application of statutes and rules to charter schools.**

204 (1) A charter school shall operate in accordance with its charter agreement and is
205 subject to this public education code and other state laws applicable to public schools, except
206 as otherwise provided in this chapter and other related provisions.

207 (2) (a) Except as provided in Subsections (2)(b) and (2)(c), state board rules governing
208 the following do not apply to a charter school:

209 (i) school libraries;

210 (ii) required school administrative and supervisory services; and

211 (iii) required expenditures for instructional supplies.

212 (b) A charter school shall comply with rules implementing statutes that prescribe how
213 state appropriations may be spent.

214 (c) If a charter school provides access to a school library, the charter school governing
215 board shall provide an online platform:

216 (i) through which a parent is able to view the title, author, and a description of any
217 material the parent's child borrows from the school library, including a history of borrowed
218 materials, either using an existing online platform that the charter school uses or through a
219 separate platform; and

220 (ii) (A) for a charter school with 1,000 or more enrolled students, no later than August
221 1, 2024; and

222 (B) for a charter school with fewer than 1,000 enrolled students, no later than August 1,
223 2026.

224 (3) The following provisions of this public education code, and rules adopted under
225 those provisions, do not apply to a charter school:

226 (a) Section 53E-4-408, requiring an independent evaluation of instructional materials;

227 (b) Section 53G-4-409, requiring the use of activity disclosure statements;

228 (c) Sections 53G-7-304 and 53G-7-306, pertaining to fiscal procedures of school
229 districts and local school boards;

230 [~~(d) Section 53G-7-606, requiring notification of intent to dispose of textbooks;~~]

231 [~~(e)~~] (d) Section 53G-7-1202, requiring the establishment of a school community
232 council; and

233 [~~(f)~~] (e) Section 53G-10-404, requiring annual presentations on adoption.

234 (4) For the purposes of Title 63G, Chapter 6a, Utah Procurement Code, a charter
235 school is considered an educational procurement unit as defined in Section 63G-6a-103.

236 (5) Each charter school shall be subject to:

237 (a) Title 52, Chapter 4, Open and Public Meetings Act; and

238 (b) Title 63G, Chapter 2, Government Records Access and Management Act.

239 (6) A charter school is exempt from Section 51-2a-201.5, requiring accounting reports
240 of certain nonprofit corporations. A charter school is subject to the requirements of Section
241 53G-5-404.

242 (7) (a) The State Charter School Board shall, in concert with the charter schools, study
243 existing state law and administrative rules for the purpose of determining from which laws and
244 rules charter schools should be exempt.

245 (b) (i) The State Charter School Board shall present recommendations for exemption to
246 the state board for consideration.

247 (ii) The state board shall consider the recommendations of the State Charter School
248 Board and respond within 60 days.

249 Section 5. Section 53G-6-302 is amended to read:

250 **53G-6-302. Child's school district of residence -- Determination -- Responsibility**
251 **for providing educational services.**

252 (1) As used in this section:

253 (a) "Health care facility" means the same as that term is defined in Section 26B-2-201.

254 (b) "Human services program" means the same as that term is defined in Section
255 26B-2-101.

256 (c) "Supervision" means a minor child is:

257 (i) receiving services from a state agency, local mental health authority, or substance
258 abuse authority with active involvement or oversight; and

259 (ii) engaged in a human services program that is properly licensed or certified and has
260 provided the school district receiving the minor child with an education plan that complies with
261 the requirements of Section 26B-2-116.

262 (2) The school district of residence of a minor child whose custodial parent resides
263 within Utah is:

264 (a) the school district in which the custodial parent resides; or

265 (b) the school district in which the child resides:

266 (i) while in the custody or under the supervision of a Utah state agency, local mental
267 health authority, or substance abuse authority;

268 (ii) while under the supervision of a private or public agency which is in compliance
269 with Section 26B-2-131 and is authorized to provide child placement services by the state;

270 (iii) while living with a responsible adult resident of the district, if a determination has
271 been made in accordance with rules made by the state board in accordance with Title 63G,
272 Chapter 3, Utah Administrative Rulemaking Act, that:

273 (A) the child's physical, mental, moral, or emotional health will best be served by
274 considering the child to be a resident for school purposes;

275 (B) exigent circumstances exist that do not permit the case to be appropriately

276 addressed under Section 53G-6-402; and

277 (C) considering the child to be a resident of the district under this Subsection (2)(b)(iii)
278 does not violate any other law or rule of the state board;

279 (iv) while the child is receiving services from a health care facility or human services
280 program, if a determination has been made in accordance with rules made by the state board in
281 accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, that:

282 (A) the child's physical, mental, moral, or emotional health will best be served by
283 considering the child to be a resident for school purposes;

284 (B) exigent circumstances exist that do not permit the case to be appropriately
285 addressed under Section 53G-6-402; and

286 (C) considering the child to be a resident of the district under this Subsection (2)(b)(iv)
287 does not violate any other law or rule of the state board; or

288 (v) if the child is married or has been determined to be an emancipated minor by a
289 court of law or by a state administrative agency authorized to make that determination.

290 (3) A minor child whose custodial parent does not reside in the state is considered to be
291 a resident of the district in which the child lives, unless that designation violates any other law
292 or rule of the state board, if:

293 (a) the child is married or an emancipated minor under Subsection (2)(b)(v);

294 (b) the child lives with a resident of the district who is a responsible adult and whom
295 the district agrees to designate as the child's legal guardian under Section 53G-6-303;

296 (c) if permissible under policies adopted by a local school board, it is established to the
297 satisfaction of the local school board that:

298 (i) the child lives with a responsible adult who is a resident of the district and is the
299 child's noncustodial parent, grandparent, brother, sister, uncle, or aunt;

300 (ii) the child's presence in the district is not for the primary purpose of attending the
301 public schools;

302 (iii) the child's physical, mental, moral, or emotional health will best be served by
303 considering the child to be a resident for school purposes; and

304 (iv) the child is prepared to abide by the policies of the school and school district in
305 which attendance is sought; or

306 (d) it is established to the satisfaction of the local school board that:

- 307 (i) the child's parent moves from the state;
- 308 (ii) the child's parent executes a power of attorney under Section 75-5-103 that:
- 309 (A) meets the requirements of Subsection (4); and
- 310 (B) delegates powers regarding care, custody, or property, including schooling, to a
- 311 responsible adult with whom the child resides;
- 312 (iii) the responsible adult described in Subsection (3)(d)(ii)(B) is a resident of the
- 313 district;
- 314 (iv) the child's physical, mental, moral, or emotional health will best be served by
- 315 considering the child to be a resident for school purposes;
- 316 (v) the child is prepared to abide by the policies of the school and school district in
- 317 which attendance is sought; and
- 318 (vi) the child's attendance in the school will not be detrimental to the school or school
- 319 district.
- 320 (4) (a) If admission is sought under Subsection (2)(b)(iii), (3)(c), or (3)(d), then the
- 321 district may require the person with whom the child lives to be designated as the child's
- 322 custodian in a durable power of attorney, issued by the party who has legal custody of the child,
- 323 granting the custodian full authority to take any appropriate action, including authorization for
- 324 educational or medical services, in the interests of the child.
- 325 (b) Both the party granting and the party empowered by the power of attorney shall
- 326 agree to:
- 327 (i) assume responsibility for any fees [~~or other charges relating~~], as defined in Section
- 328 53G-7-501, to the child's education in the district; and
- 329 (ii) if eligibility for fee waivers is claimed under Section 53G-7-504, provide the
- 330 school district with all financial information requested by the district for purposes of
- 331 determining eligibility for fee waivers.
- 332 (c) Notwithstanding Section 75-5-103, a power of attorney meeting the requirements of
- 333 this section and accepted by the school district shall remain in force until the earliest of the
- 334 following occurs:
- 335 (i) the child reaches [~~the age of 18~~] 18 years old, marries, or becomes emancipated;
- 336 (ii) the expiration date stated in the document; or
- 337 (iii) the power of attorney is revoked or rendered inoperative by the grantor or grantee,

338 or by order of a court of competent jurisdiction.

339 (5) A power of attorney does not confer legal guardianship.

340 (6) Each school district is responsible for providing educational services for all
341 children of school age who are residents of the district.

342 Section 6. Section 53G-6-303 is amended to read:

343 **53G-6-303. Guardianship for residency purposes by responsible adult --**
344 **Procedure to obtain -- Termination.**

345 (1) For purposes of this part, "responsible adult" means a person 21 years [~~of age~~] old
346 or older who is a resident of this state and is willing and able to provide reasonably adequate
347 food, clothing, shelter, and supervision for a minor child.

348 (2) A local school board may adopt a policy permitting it to designate a responsible
349 adult residing in the school district as legal guardian of a child whose custodial parent does not
350 reside within the state upon compliance with the following requirements:

351 (a) submission to the school district of a signed and notarized affidavit by the child's
352 custodial parent stating that:

353 (i) the child's presence in the district is not for the primary purpose of attending the
354 public schools;

355 (ii) the child's physical, mental, moral, or emotional health would best be served by a
356 transfer of guardianship to the Utah resident;

357 (iii) the affiant is aware that designation of a guardian under this section is equivalent
358 to a court-ordered guardianship under Section 75-5-206 and will suspend or terminate any
359 existing parental or guardianship rights in the same manner as would occur under a
360 court-ordered guardianship;

361 (iv) the affiant consents and submits to any such suspension or termination of parental
362 or guardianship rights;

363 (v) the affiant consents and submits to the jurisdiction of the state district court in
364 which the school district is located in any action relating to the guardianship or custody of the
365 child in question;

366 (vi) the affiant designates a named responsible adult as agent, authorized to accept
367 service on behalf of the affiant of any process, notice, or demand required or permitted to be
368 served in connection with any action under Subsection (2)(a)(v); and

369 (vii) it is the affiant's intent that the child become a permanent resident of the state and
370 reside with and be under the supervision of the named responsible adult;

371 (b) submission to the school district of a signed and notarized affidavit by the
372 responsible adult stating that:

373 (i) the affiant is a resident of the school district and desires to become the guardian of
374 the child;

375 (ii) the affiant consents and submits to the jurisdiction of the state district court in
376 which the school district is located in any action relating to the guardianship or custody of the
377 child in question;

378 (iii) the affiant will accept the responsibilities of guardianship for the duration,
379 including the responsibility to provide adequate supervision, discipline, food, shelter,
380 educational and emotional support, and medical care for the child if designated as the child's
381 guardian; and

382 (iv) the affiant accepts the designation as agent under Subsection (2)(a)(vi);

383 (c) submission to the school district of a signed and notarized affidavit by the child
384 stating that:

385 (i) the child desires to become a permanent resident of Utah and reside with and be
386 responsible to the named responsible adult; and

387 (ii) the child will abide by all applicable policies of any public school which the child
388 may attend after guardianship is awarded; and

389 (d) if the child's custodial parent cannot be found in order to execute the statement
390 required under Subsection (2)(a), the responsible adult must submit an affidavit to that effect to
391 the district. The district shall also submit a copy of the statement to the Criminal Investigations
392 and Technical Services Division of the Department of Public Safety, established in Section
393 [53-10-103](#).

394 (3) The district may require the responsible adult, in addition to the documents set forth
395 in Subsection (2), to also submit any other documents which are relevant to the appointment of
396 a guardian of a minor or which the district reasonably believes to be necessary in connection
397 with a given application to substantiate any claim or assertion made in connection with the
398 application for guardianship.

399 (4) Upon receipt of the information and documentation required under Subsections (2)

400 and (3), and a determination by the local school board that the information is accurate, that the
401 requirements of this section have been met, and that the interests of the child would best be
402 served by granting the requested guardianship, the local school board or its authorized
403 representative may designate the applicant as guardian of the child by issuing a designation of
404 guardianship letter to the applicant.

405 (5) (a) If a local school board has adopted a policy permitting the local school board to
406 designate a guardian under this section, a denial of an application for appointment of a
407 guardian may be appealed to the district court in which the school district is located.

408 (b) The court shall uphold the decision of the local school board unless it finds, by
409 clear and convincing evidence, that the local school board's decision was arbitrary and
410 capricious.

411 (c) An applicant may, rather than appealing the local school board's decision under
412 Subsection (5)(b), file an original Petition for Appointment of Guardian with the district court,
413 which action shall proceed as if no decision had been made by the local school board.

414 (6) A responsible adult obtaining guardianship under this section has the same rights,
415 authority, and responsibilities as a guardian appointed under Section [75-5-201](#).

416 (7) (a) The school district shall deliver the original documents filed with the school
417 district, together with a copy of the designation of guardianship issued by the district, in person
418 or by any form of mail requiring a signed receipt, to the clerk of the state district court in which
419 the school district is located.

420 (b) The court may not charge the school district a fee for filing guardianship papers
421 under this section.

422 (8) (a) The authority and responsibility of a custodial parent submitting an affidavit
423 under this section may be restored by the district, and the guardianship obtained under this
424 section terminated by the district:

425 (i) upon submission to the school district in which the guardianship was obtained of a
426 signed and notarized statement by the person who consented to guardianship under Subsection
427 (2)(a) requesting termination of the guardianship; or

428 (ii) by the person accepting guardianship under Subsection (2)(b) requesting the
429 termination of the guardianship.

430 (b) If the school district determines that it would not be in the best interests of the child

431 to terminate the guardianship, the district may refer the request for termination to the state
432 district court in which the documents were filed under Subsection (5) for further action
433 consistent with the interests of the child.

434 (9) The school district shall retain copies of all documents required by this section
435 until the child in question has reached [~~the age of 18~~] 18 years old unless directed to surrender
436 the documents by a court of competent jurisdiction.

437 (10) (a) Intentional submission to a school district of fraudulent or misleading
438 information under this part is punishable under Section [76-8-504](#).

439 (b) A school district which has reason to believe that a party has intentionally
440 submitted false or misleading information under this part may, after notice and opportunity for
441 the party to respond to the allegation:

442 (i) void any guardianship, authorization, or action which was based upon the false or
443 misleading information; and

444 (ii) recover, from the party submitting the information, the full cost of any benefits
445 received by the child on the basis of the false or misleading information, including tuition, fees,
446 as defined in Section [53G-7-501](#), and other unpaid school charges, together with any related
447 costs of recovery.

448 (c) A student whose guardianship or enrollment has been terminated under this section
449 may, upon payment of all applicable tuition and fees, as defined in Section [53G-7-501](#),
450 continue in enrollment until the end of the school year unless excluded from attendance for
451 cause.

452 Section 7. Section [53G-6-701](#) is amended to read:

453 **53G-6-701. Definitions.**

454 [~~Reserved~~] As used in this part, "fee" means the same as that term is defined in Section
455 [53G-7-501](#).

456 Section 8. Section [53G-7-501](#) is amended to read:

457 **53G-7-501. Definitions.**

458 As used in this part:

459 (1) "Co-curricular activity" means an activity, a course, or a program that:

460 (a) is an extension of a curricular activity;

461 (b) is included in an instructional plan and supervised or conducted by a teacher or

462 education professional;

463 (c) is conducted outside of regular school hours;

464 (d) is provided, sponsored, or supported by an LEA; and

465 (e) includes a required regular school day activity, course, or program.

466 (2) "Curricular activity" means an activity, a course, or a program that is:

467 (a) intended to deliver instruction;

468 (b) provided, sponsored, or supported by an LEA; and

469 (c) conducted only during school hours.

470 (3) "Elementary school" means a school that provides instruction to students in grades
471 kindergarten, 1, 2, 3, 4, 5, or 6.

472 (4) (a) "Elementary school student" means a student enrolled in an elementary school.

473 (b) "Elementary school student" does not include a secondary school student.

474 (5) (a) "Extracurricular activity" means an activity, a course, or a program that is:

475 (i) not directly related to delivering instruction;

476 (ii) not a curricular activity or co-curricular activity; and

477 (iii) provided, sponsored, or supported by an LEA.

478 (b) "Extracurricular activity" does not include a noncurricular club as defined in
479 Section [53G-7-701](#).

480 (6) (a) "Fee" means a charge, expense, deposit, rental, or payment:

481 (i) regardless of how the charge, expense, deposit, rental, or payment is termed,
482 described, requested, or required directly or indirectly;

483 (ii) in the form of money, goods, or services; and

484 (iii) that is a condition to a student's full participation in an activity, course, or program
485 that is provided, sponsored, or supported by an LEA.

486 (b) "Fee" includes:

487 ~~[(i) money or something of monetary value raised by a student or the student's family
488 through fundraising;]~~

489 ~~[(ii)]~~ (i) charges or expenditures for a school field trip or activity trip, including related
490 transportation, food, lodging, and admission charges;

491 ~~[(iii)]~~ (ii) payments made to a third party that provides a part of a school activity, class,
492 or program;

493 [~~(iv)~~] (iii) charges or expenditures for classroom [~~:(A) textbooks; (B)~~] instructional
494 equipment or supplies; [or]
495 [~~(C) materials;~~]
496 [~~(v)~~] (iv) charges or expenditures for school activity clothing; and
497 [~~(vi)~~] (v) a fine other than a fine described in Subsection (6)(c)(i).
498 (c) "Fee" does not include:
499 (i) a student fine specifically approved by an LEA for:
500 (A) failing to return school property;
501 (B) losing, wasting, or damaging private or school property through intentional,
502 careless, or irresponsible behavior, or as described in Section 53G-8-212; or
503 (C) improper use of school property, including a parking violation;
504 (ii) a payment for school breakfast or lunch;
505 (iii) a deposit that is:
506 (A) a pledge securing the return of school property; and
507 (B) refunded upon the return of the school property; [or]
508 (iv) a charge for insurance, unless the insurance is required for a student to participate
509 in an activity, course, or program [:-]; or
510 (v) money or another item of monetary value raised by a student or the student's family
511 through fundraising.
512 (7) (a) "Fundraising" means an activity or event provided, sponsored, or supported by
513 an LEA that uses students to generate funds or raise money to:
514 (i) provide financial support to a school or a school's class, group, team, or program; or
515 (ii) benefit a particular charity or for other charitable purposes.
516 (b) "Fundraising" does not include an alternative method of raising revenue without
517 students.
518 (8) (a) "Instructional equipment or supplies" means an activity-, course-, or
519 program-related supply or tool that:
520 (i) a student is required to use as part of an activity, course, or program in a secondary
521 school;
522 (ii) becomes the property of the student upon exiting the activity, course, or program;
523 and

524 (iii) is subject to a fee waiver.

525 (b) "Instructional equipment or supplies" does not include school equipment.

526 ~~[(8)]~~ (9) (a) "School activity clothing" means special shoes or items of clothing:

527 (i) (A) that meet specific requirements, including requesting a specific brand, fabric, or

528 imprint; and

529 (B) that a school requires a student to provide; and

530 (ii) that ~~[is]~~ are required to be worn by a student for [a co-curricular or extracurricular]

531 an activity-, course-, or a program-related activity.

532 (b) "School activity clothing" does not include:

533 (i) a school uniform; or

534 (ii) clothing that is commonly found in students' homes.

535 (10) "School equipment" means a machine, equipment, facility, or tool that:

536 (a) is durable;

537 (b) is owned by a secondary school; and

538 (c) a student uses as part of an activity, course, or program in a secondary school.

539 ~~[(9)]~~ (11) (a) "School uniform" means special shoes or an item of clothing:

540 (i) (A) that meet specific requirements, including a requested specific color, style,

541 fabric, or imprint; and

542 (B) that a school requires a student to provide; and

543 (ii) that is worn by a student for a curricular activity.

544 (b) "School uniform" does not include school activity clothing.

545 ~~[(10)]~~ (12) "Secondary school" means a school that provides instruction to students in

546 grades 7, 8, 9, 10, 11, or 12.

547 ~~[(11)]~~ (13) "Secondary school student":

548 (a) means a student enrolled in a secondary school; and

549 (b) includes a student in grade 6 if the student attends a secondary school.

550 ~~[(12)]~~ (14) (a) "Textbook" means ~~[the same as that term is defined in Section~~

551 53G-7-601.] instructional material necessary for participation in an activity, course, or

552 program, regardless of the format of the material.

553 (b) "Textbook" includes:

554 (i) a hardcopy book or printed pages of instructional material, including a consumable

555 workbook; or

556 (ii) computer hardware, software, or digital content.

557 (c) "Textbook" does not include instructional equipment or supplies.

558 ~~[(13)]~~ (15) "Waiver" means a full ~~[or partial]~~ release from a requirement to pay a fee

559 and from any provision in lieu of fee payment.

560 Section 9. Section **53G-7-502** is amended to read:

561 **53G-7-502. Schools to be free.**

562 Except as otherwise provided in this public education code, the public education system

563 shall be free to an individual:

564 (1) between five and 18 years ~~[of age]~~ old who is a resident; and

565 (2) over 18 years old who is domiciled in the state of Utah and has not completed

566 requirements for a high school diploma.

567 Section 10. Section **53G-7-503** is amended to read:

568 **53G-7-503. Fees -- Prohibitions -- Voluntary supplies -- Enforcement -- Penalties.**

569 (1) (a) An LEA may only charge a fee if the fee is:

570 (i) authorized under this part; and

571 (ii) noticed by the LEA governing board in accordance with Section **53G-7-505**.

572 (b) Beginning July 1, 2024, and ending June 30, 2029, an LEA shall determine a

573 phase-out plan for charging fees under this section ~~Ĥ→~~, ~~Ŝ→~~ ~~[including]~~ excluding ~~←Ŝ~~ the fees

573a1 described in

573a **Subsection (3)** ~~←Ĥ~~ .

574 (2) (a) An LEA may not require a fee for elementary school activities that are part of
575 the regular school day or for supplies used during the regular school day.

576 (b) An elementary school or elementary school teacher may compile and provide to [a]
577 an elementary school student's parent a suggested list of supplies for use during the regular
578 school day so that a parent may furnish, only on a voluntary basis, those supplies for student
579 use.

580 (c) A list provided to an elementary school student's parent in accordance with
581 Subsection (2)(b) shall include and be preceded by the following language:"NOTICE: THE
582 ITEMS ON THIS LIST WILL BE USED DURING THE REGULAR SCHOOL DAY. THEY
583 MAY BE BROUGHT FROM HOME ON A VOLUNTARY BASIS, OTHERWISE, THEY
584 WILL BE FURNISHED BY THE SCHOOL."

585 (3) ~~Ĥ→~~ ~~[Subject to Subsection (11)(a), beginning]~~ Beginning ~~←Ĥ~~ with the ~~Ĥ→~~ [

585a ~~2024-2025]~~ 2028-2029 ~~←Ĥ~~ school year:

586 (a) for a curricular activity or a co-curricular activity, an LEA may not charge a
587 secondary student a fee except for the following:

588 (i) instructional equipment or supplies;
589 (ii) an Advanced Placement exam;
590 (iii) an International Baccalaureate exam;
591 (iv) a driver education course described in Section [53G-10-503](#);
592 (v) a payment for a fee for:
593 (A) open enrollment application processing in accordance with Section [53G-6-402](#);
594 (B) charter school application processing in accordance with Section [53G-6-503](#); or
595 (C) competency remediation programs in accordance with Section [53G-9-803](#);
596 (vi) a fee described in Subsection (5); or
597 (vii) a music instrument rental;

598 (b) for that portion of a co-curricular activity that is during regular school hours, an
599 LEA may only charge a secondary student for the fees described in Subsection (3)(a); and

600 (c) except as provided in Subsection (5), an LEA may charge a secondary student a fee
601 for an extracurricular activity, including the life-cycle replacement costs for school equipment
602 directly related to the extracurricular activity.

603 (4) An LEA may charge a secondary student or an individual a fee for an adult
604 education course in accordance with Section [53E-10-202](#).

605 (5) An LEA may not charge a fee, except as provided in Subsection (3)(c):

606 (a) for school equipment; or
607 (b) that is general in nature and for a service or good that does not have a direct benefit
608 to the student paying the fee.

609 (6) An LEA governing board shall authorize each fee individually.

610 ~~[(3)]~~ (7) (a) [Beginning with or after the 2022-2023 school year, if] If an LEA imposes
611 a fee under this part, the fee shall be equal to or less than the expense incurred by the LEA in
612 providing for a student the activity, course, or program for which the LEA imposes the fee.

613 (b) An LEA may not impose an additional fee or increase a fee to supplant or subsidize
614 another fee, including a fee to supplant or subsidize an expense that the LEA incurs for:

615 (i) a curricular activity; or
616 (ii) an expense for the portion of a co-curricular activity that occurs during regular

617 school hours.

618 ~~[(4)(a)] (8) [Beginning with or after the 2021-2022 school year, and notwithstanding]~~
 619 Notwithstanding Section 53E-3-401, if the state board finds that an LEA has violated a
 620 provision of this part ~~[or Part 6, Textbook Fees]~~, the state board shall impose corrective action
 621 against the LEA, which may include:

622 ~~[(i)] (a)~~ requiring an LEA to repay improperly charged fees;

623 ~~[(ii)] (b)~~ withholding state funds; ~~[and] or~~

624 ~~[(iii)] (c)~~ suspending the LEA's authority to charge fees for an amount of time specified
 625 by the state board.

626 ~~[(b)] (9)~~ In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking
 627 Act, the state board shall make rules:

628 ~~[(i)] (a)~~ that require notice and an opportunity to be heard for an LEA affected by a
 629 state board action described in this Subsection ~~[(4)(a)] (9)~~; and

630 ~~[(ii)] (b)~~ to administer ~~[this Subsection (4)] this Subsection (9)~~ ~~↳~~ **[and Subsection (10):**

631 ~~———— (10) An LEA may not charge a fee under this part after the 2028-2029 school year. ↳~~
 631a **other than for an extracurricular activity, including the life-cycle replacement costs for school**
 631b **equipment**

631c **directly related to the extracurricular activity.** ~~↳~~ ~~↳~~ ~~↳~~

632 ~~↳~~ **[(11) If the Legislature does not appropriate funds, in whole or in part, to offset the**
 633 **fiscal impact of an LEA's inability to charge fees under this part in a given fiscal year, the**

634 **Legislature may provide future appropriations to LEAs.** ~~↳~~ ~~↳~~

635 ~~[(5)(a) For each fee on an LEA's fee schedule described in Section 53G-7-505, the~~
 636 ~~LEA shall:]~~

637 ~~[(i) by July 1, 2020, determine whether the fee is curricular, co-curricular, or~~
 638 ~~extracurricular;]~~

639 ~~[(ii) for the 2020-2021 school year, measure the total number of:]~~

640 ~~[(A) students who pay each fee; and]~~

641 ~~[(B) money received for each fee;]~~

642 ~~[(iii) for the 2020-2021 school year, measure the total:]~~

643 ~~[(A) number of students who receive a fee waiver; and]~~

644 ~~[(B) value of each waiver for each waived fee; and]~~

645 ~~[(iv) by July 1, 2021, report the separate categories of data gathered under Subsections~~
 646 ~~(5)(a)(ii) and (iii) to the state board.]~~

647 ~~[(b) The state board shall report on the data the board receives under Subsection (5)(a)~~

648 to the Education Interim Committee on or before the date of the November interim meeting in
649 2021.]

650 Section 11. Section **53G-7-504** is amended to read:

651 **53G-7-504. Waiver of fees -- Appeal of decision.**

652 (1) (a) [H] Subject to the provisions of this part, if an LEA or a school within an LEA
653 charges one or more fees, the LEA shall grant a waiver to a student if charging the fee would
654 deny the student the opportunity to fully participate or complete a requirement because of an
655 inability to pay the fee.

656 (b) An LEA governing board shall:

657 (i) adopt policies for granting a waiver; and

658 (ii) in accordance with Section **53G-7-505**, give notice of waiver eligibility and
659 policies.

660 (2) (a) An LEA that charges a fee under this part [~~and Part 6, Textbook Fees,~~] may
661 provide a variety of alternatives for a student or family to satisfy a fee requirement, including
662 allowing a student to provide:

663 (i) tutorial assistance to other students;

664 (ii) assistance before or after school to teachers and other school personnel on school
665 related matters; and

666 (iii) general community or home service.

667 (b) Each LEA governing board may add to the list of alternatives provided by the state
668 board, subject to approval by the state board.

669 (3) With regard to a student who is in the custody of the Division of Child and Family
670 Services who is also eligible under Title IV-E of the federal Social Security Act, an LEA
671 governing board shall require fee waivers or alternatives in accordance with this section.

672 (4) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
673 state board shall make rules:

674 (a) requiring a parent of a student applying for a fee waiver to provide documentation
675 and certification to the school verifying:

676 (i) the student's eligibility to receive the waiver; and

677 (ii) if applicable, that the student has complied with alternatives for satisfying the fee
678 requirements under Subsection (2) to the fullest extent reasonably possible according to the

679 individual circumstances of the student and the LEA; and

680 (b) specifying the acceptable forms of documentation for the requirement under
681 Subsection (4)(a), which shall include verification based on income tax returns or current pay
682 stubs.

683 (5) Notwithstanding the requirements under Subsection (4), an LEA is not required to
684 keep documentation on file after the verification is completed.

685 (6) If a school denies a student or parent request for a fee waiver, the school shall
686 provide the student or parent:

687 (a) the school's written decision to deny a waiver; and

688 (b) the procedure to appeal in accordance with LEA policy.

689 Section 12. Section **53G-7-506**, which is renumbered from Section 53G-7-602 is
690 renumbered and amended to read:

691 ~~[53G-7-602].~~ **53G-7-506. State policy on providing free textbooks.**

692 (1) It is the public policy of this state that public education shall be free.

693 (2) A student may not be denied an education because of economic inability to
694 purchase textbooks necessary for advancement in or graduation from the public school system.

695 (3) (a) Beginning with the ~~[2022-23]~~ 2024-2025 school year, an LEA[:]

696 ~~[(i) except as provided in Subsection (3)(a)(ii), may not sell textbooks or otherwise~~
697 ~~charge a fee for textbooks or the maintenance costs of school equipment; and]~~

698 ~~[(ii)]~~ (i) may only charge a fee for a textbook required for an Advanced Placement,
699 International Baccalaureate, or, as described in Section **53E-10-302**, a concurrent enrollment
700 course.

701 (b) The LEA shall waive a fee described in Subsection ~~[(3)(a)(ii)]~~ (3)(a) in full or in
702 part if a student qualifies for a waiver in accordance with Section **53G-7-504**.

703 Section 13. Section **53G-7-507**, which is renumbered from Section 53G-7-603 is
704 renumbered and amended to read:

705 ~~[53G-7-603].~~ **53G-7-507. Purchase of textbooks -- Textbooks provided to**
706 **teachers.**

707 (1) An LEA governing board may purchase textbooks directly from the textbook
708 publisher at prices and terms approved by the state board.

709 (2) An LEA governing board shall purchase each textbook necessary for a teacher to

710 conduct [~~his or her~~] the teacher's class.

711 (3) An LEA may pay the LEA's cost of furnishing textbooks from school operating
712 funds, the textbook fund, or from other available funds.

713 (4) A textbook remains the property of the LEA.

714 Section 14. Section **53G-9-803** is amended to read:

715 **53G-9-803. Remediation programs for secondary students.**

716 (1) For purposes of this section:

717 (a) "Secondary school" means a school that provides instruction to students in grades 7,
718 8, 9, 10, 11, or 12.

719 (b) "Secondary school student":

720 (i) means a student enrolled in a secondary school; and

721 (ii) includes a student in grade 6 if the student attends a secondary school.

722 (2) A school district or charter school shall implement programs for secondary school
723 students to attain the competency levels and graduation requirements established by the state
724 board.

725 (3) (a) A school district or charter school shall establish remediation programs for
726 secondary school students who do not meet competency levels in English, mathematics,
727 science, or social studies.

728 (b) Participation in the programs is mandatory for secondary school students who fail
729 to meet the competency levels based on classroom performance.

730 (4) Secondary school students who require remediation under this section may not be
731 advanced to the following class in subject sequences until [~~they meet~~] the student meets the
732 required competency level for the subject or complete the required remediation program,
733 except that a school district or charter school may allow secondary school students requiring
734 remediation who would otherwise be scheduled to enter [~~their~~] the student's first year of high
735 school to complete [~~their~~] the student's remediation program during that first year.

736 (5) (a) Remediation programs provided under this section should not be unnecessarily
737 lengthy or repetitive.

738 (b) A secondary school student need not repeat an entire class if remediation can
739 reasonably be achieved through other means.

740 (6) A school district or charter school may charge secondary school students a fee to

741 participate in the remediation programs unless the secondary school student is in grade 6.

742 Section 15. Section **53G-10-503** is amended to read:

743 **53G-10-503. Driver education funding -- Reimbursement of a local education**
744 **agency for driver education class expenses -- Limitations -- Excess funds -- Student fees.**

745 (1) (a) Except as provided in Subsection (1)(b), a local education agency that provides
746 driver education shall fund the program solely through:

747 (i) funds provided from the Automobile Driver Education Tax Account in the Uniform
748 School Fund as created under Section [41-1a-1205](#); and

749 (ii) student fees collected by each school.

750 (b) In determining the cost of driver education, a local education agency may exclude:

751 (i) the full-time equivalent cost of a teacher for a driver education class taught during
752 regular school hours; and

753 (ii) classroom space and classroom maintenance.

754 (c) A local education agency may not use any additional school funds beyond those
755 allowed under Subsection (1)(b) to subsidize driver education.

756 (2) (a) The state superintendent shall, prior to September 2nd following the school year
757 during which it was expended, or may at earlier intervals during that school year, reimburse
758 each local education agency that applied for reimbursement in accordance with this section.

759 (b) A local education agency that maintains driver education classes that conform to
760 this part and the rules prescribed by the state board may apply for reimbursement for the actual
761 cost of providing the behind-the-wheel and observation training incidental to those classes.

762 (3) Under the state board's supervision for driver education, a local education agency
763 may:

764 (a) employ personnel who are not licensed by the state board under Section [53E-6-201](#);

765 or

766 (b) contract with private parties or agencies licensed under Section [53-3-504](#) for the
767 behind-the-wheel phase of the driver education program.

768 (4) The reimbursement amount shall be paid out of the Automobile Driver Education
769 Tax Account in the Uniform School Fund and may not exceed:

770 (a) \$100 per student who has completed driver education during the school year;

771 (b) \$30 per student who has only completed the classroom portion in the school during

772 the school year; or

773 (c) \$70 per student who has only completed the behind-the-wheel and observation
774 portion in the school during the school year.

775 (5) If the amount of money in the account at the end of a school year is less than the
776 total of the reimbursable costs, the state superintendent shall allocate the money to each local
777 education agency in the same proportion that the local education agency's reimbursable costs
778 bear to the total reimbursable costs of all local education agencies.

779 (6) If the amount of money in the account at the end of any school year is more than the
780 total of the reimbursement costs provided under Subsection (4), the state superintendent may
781 allocate the excess funds to local education agencies:

782 (a) to reimburse each local education agency that applies for reimbursement of the cost
783 of a fee waived under Section 53G-7-504 for driver education; and

784 (b) to aid in the procurement of equipment and facilities which reduce the cost of
785 behind-the-wheel instruction.

786 (7) (a) A local school board shall, in accordance with Chapter 7, Part 5, Student Fees,
787 establish the student fee for driver education for the local education agency.

788 (b) Student fees shall be reasonably associated with the costs of driver education that
789 are not otherwise covered by reimbursements and allocations made under this section.

790 Section 16. Section **63I-2-253 (Superseded 07/01/24)** is amended to read:

791 **63I-2-253 (Superseded 07/01/24). Repeal dates: Titles 53 through 53G.**

792 (1) Section 53-1-118 is repealed on July 1, 2024.

793 (2) Section 53-1-120 is repealed on July 1, 2024.

794 (3) Section 53-7-109 is repealed on July 1, 2024.

795 [~~(4)~~ Section 53-22-104 is repealed December 31, 2023.]

796 [~~(5)~~ (4) Section 53B-6-105.7 is repealed July 1, 2024.

797 [~~(6)~~ (5) Section 53B-7-707 regarding performance metrics for technical colleges is
798 repealed July 1, 2023.

799 [~~(7)~~ (6) Section 53B-8-114 is repealed July 1, 2024.

800 [~~(8)~~ (7) The following provisions, regarding the Regents' scholarship program, are
801 repealed on July 1, 2023:

802 (a) in Subsection 53B-8-105(12), the language that states, "or any scholarship

803 established under Sections 53B-8-202 through 53B-8-205";

804 (b) Section 53B-8-202;

805 (c) Section 53B-8-203;

806 (d) Section 53B-8-204; and

807 (e) Section 53B-8-205.

808 ~~[(9)]~~ (8) Section 53B-10-101 is repealed on July 1, 2027.

809 ~~[(10)]~~ (9) Subsection 53E-1-201(1)(s) regarding the report by the Educational
810 Interpretation and Translation Services Procurement Advisory Council is repealed July 1, 2024.

811 ~~[(11)]~~ (10) Section 53E-1-202.2, regarding a Public Education Appropriations
812 Subcommittee evaluation and recommendations, is repealed January 1, 2024.

813 ~~[(12)]~~ (11) Section 53F-2-209, regarding local education agency budgetary flexibility,
814 is repealed July 1, 2024.

815 ~~[(13)]~~ (12) Subsection 53F-2-314(4), relating to a one-time expenditure between the
816 at-risk WPU add-on funding and previous at-risk funding, is repealed January 1, 2024.

817 ~~[(14)]~~ (13) Section 53F-2-524, regarding teacher bonuses for extra work assignments,
818 is repealed July 1, 2024.

819 ~~[(15)]~~ (14) Section 53F-5-221, regarding a management of energy and water pilot
820 program, is repealed July 1, 2028.

821 ~~[(16)]~~ (15) Section 53F-9-401 is repealed on July 1, 2024.

822 ~~[(17)]~~ (16) Section 53F-9-403 is repealed on July 1, 2024.

823 ~~[(18)]~~ (17) On July 1, 2023, when making changes in this section, the Office of
824 Legislative Research and General Counsel shall, in addition to the office's authority under
825 Section 36-12-12, make corrections necessary to ensure that sections and subsections identified
826 in this section are complete sentences and accurately reflect the office's perception of the
827 Legislature's intent.

828 Section 17. Section 63I-2-253 (Effective 07/01/24) is amended to read:

829 **63I-2-253 (Effective 07/01/24). Repeal dates: Titles 53 through 53G.**

830 (1) Subsection 53-1-104(1)(b), regarding the Air Ambulance Committee, is repealed
831 July 1, 2024.

832 (2) Section 53-1-118 is repealed on July 1, 2024.

833 (3) Section 53-1-120 is repealed on July 1, 2024.

834 (4) Section [53-2d-107](#), regarding the Air Ambulance Committee, is repealed July 1,
835 2024.

836 (5) In relation to the Air Ambulance Committee, on July 1, 2024, Subsection
837 [53-2d-702\(1\)\(a\)](#) is amended to read:

838 "(a) provide the patient or the patient's representative with the following information
839 before contacting an air medical transport provider:

840 (i) which health insurers in the state the air medical transport provider contracts with;

841 (ii) if sufficient data is available, the average charge for air medical transport services
842 for a patient who is uninsured or out of network; and

843 (iii) whether the air medical transport provider balance bills a patient for any charge not
844 paid by the patient's health insurer; and["-:."

845 (6) Section [53-7-109](#) is repealed on July 1, 2024.

846 [~~7~~] Section ~~[53-22-104](#)~~ is repealed December 31, 2023.]

847 [~~8~~] (7) Section [53B-6-105.7](#) is repealed July 1, 2024.

848 [~~9~~] (8) Section [53B-7-707](#) regarding performance metrics for technical colleges is
849 repealed July 1, 2023.

850 [~~10~~] (9) Section [53B-8-114](#) is repealed July 1, 2024.

851 [~~11~~] (10) The following provisions, regarding the Regents' scholarship program, are
852 repealed on July 1, 2023:

853 (a) in Subsection [53B-8-105\(12\)](#), the language that states, "or any scholarship
854 established under Sections [53B-8-202](#) through [53B-8-205](#)";

855 (b) Section [53B-8-202](#);

856 (c) Section [53B-8-203](#);

857 (d) Section [53B-8-204](#); and

858 (e) Section [53B-8-205](#).

859 [~~12~~] (11) Section [53B-10-101](#) is repealed on July 1, 2027.

860 [~~13~~] (12) Subsection [53E-1-201\(1\)\(s\)](#) regarding the report by the Educational
861 Interpretation and Translation Services Procurement Advisory Council is repealed July 1, 2024.

862 [~~14~~] (13) Section [53E-1-202.2](#), regarding a Public Education Appropriations
863 Subcommittee evaluation and recommendations, is repealed January 1, 2024.

864 [~~15~~] (14) Section [53F-2-209](#), regarding local education agency budgetary flexibility,

865 is repealed July 1, 2024.

866 ~~[(16)]~~ (15) Subsection 53F-2-314(4), relating to a one-time expenditure between the
867 at-risk WPU add-on funding and previous at-risk funding, is repealed January 1, 2024.

868 ~~[(17)]~~ (16) Section 53F-2-524, regarding teacher bonuses for extra work assignments,
869 is repealed July 1, 2024.

870 ~~[(18)]~~ (17) Section 53F-5-221, regarding a management of energy and water pilot
871 program, is repealed July 1, 2028.

872 ~~[(19)]~~ (18) Section 53F-9-401 is repealed on July 1, 2024.

873 ~~[(20)]~~ (19) Section 53F-9-403 is repealed on July 1, 2024.

874 ~~[(21)]~~ (20) On July 1, 2023, when making changes in this section, the Office of
875 Legislative Research and General Counsel shall, in addition to the office's authority under
876 Section 36-12-12, make corrections necessary to ensure that sections and subsections identified
877 in this section are complete sentences and accurately reflect the office's perception of the
878 Legislature's intent.

879 Section 18. **Repealer.**

880 This bill repeals:

881 Section 53G-7-601, **Definitions.**

882 Section 19. **Effective date.**

883 This bill takes effect on May 1, 2024 with the exception of Section 63I-2-253 (Effective
884 07/01/24), which takes effect on July 1, 2024.