1	EDUC	CATION INNOVATION PR	ROGRAM
2		2022 GENERAL SESSION	
3		STATE OF UTAH	
4	C	hief Sponsor: Douglas R. W	Velton
5	;	Senate Sponsor: Lincoln Fills	more
6	Cosponsors:	Rosemary T. Lesser	Susan Pulsipher
7	Joel K. Briscoe	Phil Lyman	Mike Schultz
8	Jennifer Dailey-Provost	Ashlee Matthews	Jordan D. Teuscher
9	Stephen G. Handy	Carol Spackman Moss	Elizabeth Weight
10	Dan N. Johnson	Jefferson Moss	
11	Marsha Judkins	Val L. Peterson	
12			
13	LONG TITLE		
14	General Description:		
15	This bill enacts provision	ons relating to an innovation progra	am for public education.
16	Highlighted Provisions:		
17	This bill:		
18	establishes a proces	s for submitting an application and	l receiving LEA governing
19	board approval for an innovation	on program;	
20	provides for the fea	tures of an innovation program, inc	cluding alternative curriculum
21	and alternative class schedule;		
22	 specifies requireme 	nts for an innovation program appl	ication, including parental
23	consent for student participation	n;	
24	provides a process f	for LEA governing board approval	of an innovation program
25	application;		
26	allows for a grant for	or additional costs related to an inn	ovation program;
27	provides for a revie	w and assessment of the performar	nce of an innovation program;

28

and

• provides for the repeal of innovation program provisions.
Money Appropriated in this Bill:
This bill appropriates in fiscal year 2023:
• to the State Board of Education Contracted Initiatives and Grants, from the
Education Fund, one-time, \$2,500,000.
Other Special Clauses:
None
Utah Code Sections Affected:
AMENDS:
53E-10-703, as last amended by Laws of Utah 2020, Chapter 408
63I-1-253, as last amended by Laws of Utah 2021, Chapters 14, 64, 106, 233, and 307
63I-1-263, as last amended by Laws of Utah 2021, Chapters 70, 72, 84, 90, 171, 196,
260, 280, 282, 345, 382, 401, 421 and last amended by Coordination Clause, Laws
of Utah 2021, Chapter 382
63J-1-602.2, as last amended by Laws of Utah 2021, Chapters 179, 344, 412, 421, and
424
ENACTS:
53G-10-601 , Utah Code Annotated 1953
53G-10-602 , Utah Code Annotated 1953
53G-10-603 , Utah Code Annotated 1953
53G-10-604 , Utah Code Annotated 1953
53G-10-605 , Utah Code Annotated 1953
53G-10-606 , Utah Code Annotated 1953
53G-10-607 , Utah Code Annotated 1953
53G-10-608 , Utah Code Annotated 1953

- 2 -

Section 1. Section **53E-10-703** is amended to read:

56

57	53E-10-703. ULEAD director Qualification and employment Duties
58	Reporting Annual conference.
59	(1) The ULEAD director shall:
60	(a) (i) hold a doctorate degree in education or an equivalent degree; and
61	(ii) have demonstrated experience in research and dissemination of best practices in
62	education; and
63	(b) (i) be a full-time employee; and
64	(ii) report to the state superintendent.
65	(2) The state superintendent shall:
66	(a) evaluate the director's performance annually;
67	(b) report on the director's performance to the selection committee; and
68	(c) provide space for the director and the director's staff.
69	(3) The director may hire staff, using only money specifically appropriated to ULEAD.
70	(4) The director shall perform the following duties and functions:
71	(a) gather current research on innovative and effective practices in K-12 education for
72	use by policymakers and practitioners;
73	(b) facilitate collaboration between LEAs, higher education researchers, and
74	practitioners by:
75	(i) sharing innovative and effective practices shown to improve student learning;
76	(ii) identifying experts in specific areas of practice; and
77	(iii) maintaining a research clearinghouse and directory of researchers; and
78	(c) analyze barriers to replication or adaption of innovative and successful practices
79	studied by ULEAD or contributed to the ULEAD research clearinghouse.
80	(5) The director shall:
81	(a) prioritize reports and other research based on recommendations of the steering
82	committee in accordance with Subsection 53E-10-707(5), and after consulting with individuals
83	described in Subsection 53E-10-707(6);
84	(b) identify Utah LEAs, or schools outside the public school system, that are:

85	(i) innovative in specific areas of practice; and
86	(ii) more effective or efficient than comparable LEAs in improving student learning;
87	(c) establish criteria for innovative practice reports to be performed by participating
88	institutions and included in the research clearinghouse, including report templates;
89	(d) arrange with participating institutions to generate innovative practice reports on
90	effective and innovative K-12 education practices; and
91	(e) (i) disseminate each innovative practice report to LEAs; and
92	(ii) publish innovative practice reports on the ULEAD website.
93	(6) In an innovative practice report, a participating institution shall:
94	(a) include or reference a review of research regarding the practice in which the subject
95	LEA has demonstrated success;
96	(b) identify through academically acceptable, evidence-based research methods the
97	causes of the LEA's successful practice;
98	(c) identify opportunities for LEAs to adopt or customize innovative or best practices;
99	(d) address limitations to successful replication or adaptation of the successful practice
100	by other LEAs, which may include barriers arising from federal or state law, state or LEA
101	policy, socioeconomic conditions, or funding limitations;
102	(e) include practical templates for successful replication and adaptation of successful
103	practices, following criteria established by the director;
104	(f) identify experts in the successful practice that is the subject of the innovative
105	practice report, including teachers or administrators at the subject LEA; and
106	(g) include:
107	(i) an executive summary describing the innovative practice report; and
108	(ii) a video component or other elements designed to ensure that an innovative practice
109	report is readily understandable by practitioners.
110	(7) (a) The director may, if requested by an LEA leader or policymaker, conduct an
111	evidence-based review of a possible innovation in an area of practice.
112	(b) The director shall:

113	(i) review the performance of an innovation program, as defined in Section
114	53G-10-601, to determine the extent to which the learning and performance of students in an
115	opportunity class, as defined in Section 53G-10-601, met the criteria established in the
116	innovation program; and
117	(ii) report on the director's findings under Subsection (7)(b)(i):
118	(A) to the LEA governing board that approved the innovation program; and
119	(B) within 120 days after the completion of the school year during which the
120	opportunity class was functioning.
121	(8) The director may also accept innovative practice reports from trained practitioners
122	that meet the criteria set by the director.
123	(9) The director or a participating institution, to enable successful replication or
124	adaption of successful practices, may recommend to:
125	(a) the Legislature, amendments to state law; or
126	(b) the state board, revisions to state board rule, made in accordance with Title 63G,
127	Chapter 3, Utah Administrative Rulemaking Act, or policy.
128	(10) The director shall:
129	(a) report on the activities of ULEAD annually to the state board; and
130	(b) provide reports or other information to the state board upon state board request.
131	(11) The director shall:
132	(a) prepare an annual report on ULEAD research and other activities;
133	(b) submit the report in accordance with Section 53E-1-201 and 53E-1-202;
134	(c) publish the annual report on the ULEAD website; and
135	(d) disseminate the report to LEAs through electronic channels.
136	(12) The director shall facilitate and conduct an annual conference on successful and
137	innovative K-12 education practices, featuring:
138	(a) Utah education leaders; and
139	(b) practitioners and researchers, chosen by the director, to discuss the subjects of LEA
140	and other ULEAD activities, or other innovative and successful education practices.

	H.B. 386 Enrolled Copy
141	Section 2. Section 53G-10-601 is enacted to read:
142	Part 6. Education Innovation Program
143	53G-10-601. Definitions.
144	As used in this part:
145	(1) "Alternative classroom schedule" means a classroom schedule that is different than
146	the schedule followed by other classrooms in the applicable school or LEA.
147	(2) "Alternative curriculum" means curriculum in one or more subject areas that is
148	based on standards that are different than the standards:
149	(a) adopted by the state board; and
150	(b) applicable to the regular curriculum offered in the subject area or areas in the
151	applicable school or LEA.
152	(3) "Applicable school or LEA" means the school or LEA in which an innovation
153	program is proposed or implemented.
154	(4) "Innovation grant" means a grant of money under Section 53G-10-608 to pay for
155	some or all innovation program costs.
156	(5) "Innovation program" means a program establishing an alternative classroom
157	schedule or an alternative curriculum, or both.
158	(6) "Innovation program application" means an application:
159	(a) proposing the implementation of an innovation program; and
160	(b) submitted under Section 53G-10-603 to the LEA governing board for the LEA in
161	which the innovation program is proposed.
162	(7) "Innovation program costs" means costs occasioned by an innovation program that
163	exceed costs of a class that is not subject to an innovation program.
164	(8) "K-12" means kindergarten through grade 12.
165	(9) "Opportunity class" means a school class within the public education system that
166	implements an innovation program.
167	(10) "Participating student" means a K-12 student who participates in an opportunity

168

class under an approved innovation program.

169	Section 3. Section 53G-10-602 is enacted to read:
170	53G-10-602. Establishment of innovation program LEA governing board
171	approval Parental consent required Renewal of program.
172	(1) An innovation program may be established for a K-12 class as provided in this part
173	if the innovation program is approved by the LEA governing board for the LEA in which the
174	proposed innovation program is to be implemented.
175	(2) A public school teacher may submit an innovation program application to the LEA
176	governing board for the LEA of the class or school in which the teacher proposes to implement
177	an innovation program.
178	(3) Before submitting an innovation program application, the public school teacher
179	intending to submit the innovation program application shall obtain the written consent
180	described in Section 53G-10-603 signed by parents of at least 20 prospective participating
181	students.
182	(4) An innovation program application shall be submitted no less than 90 days before
183	the beginning of student registration for the school year for which the innovation program is
184	proposed.
185	(5) (a) An LEA governing board shall approve or deny an innovation program
186	application within 60 days after the application is submitted.
187	(b) An LEA governing board may approve an innovation program application subject
188	to modifications or additional terms that the LEA governing board determines appropriate.
189	(6) An innovation program may be renewed for another school year if:
190	(a) the teacher in the opportunity class requests renewal;
191	(b) the teacher submits with the renewal request the written consent described in
192	Section 53G-10-603 signed by parents of at least 20 prospective participating students; and
193	(c) the LEA governing board approves the renewal.
194	Section 4. Section 53G-10-603 is enacted to read:
195	53G-10-603. Parental consent for student participating in opportunity class.
196	(1) A parent of a K-12 student may give the parent's consent for the student to

197	participate in an opportunity class by submitting the parent's written and signed consent, as
198	described in Subsection (2), to the public school teacher who proposes to submit an innovation
199	program application.
200	(2) (a) A public school teacher who intends to submit an innovation program
201	application shall provide a consent form to a parent of a prospective participating student.
202	(b) A form by which a parent consents to the enrollment of the parent's child in an
203	opportunity class shall contain:
204	(i) the name and a summary of the credentials of each teacher and other staff member
205	who will be teaching or working in the opportunity class;
206	(ii) an explanation that the opportunity class is experimental in nature and may not
207	receive approval to continue beyond the school year for which the innovation program is
208	approved;
209	(iii) a description of the alternative curriculum and alternative classroom schedule, as
210	applicable, that the innovation program application intends to seek approval for;
211	(iv) a description of how, when, and where the opportunity class instruction will take
212	place and whether the instruction will include in-person, virtual, or hybrid components;
213	(v) if the innovation application intends to include a proposed alternative curriculum, a
214	description of:
215	(A) the alternative curriculum and the instructional materials to be used in the
216	opportunity class; and
217	(B) the outcomes the opportunity class using the alternative curriculum is designed to
218	achieve; and
219	(vi) a statement accompanying the parent's signature indicating that the parent has read
220	the explanation of the opportunity class contained in the consent form and understands the
221	experimental nature of the opportunity class.
222	Section 5. Section 53G-10-604 is enacted to read:
223	53G-10-604. Innovation program application Requirements.
224	(1) An innovation program application shall include:

225	(a) the name and a summary of the credentials of each teacher and other staff member
226	who will be teaching or working in the opportunity class;
227	(b) the name of each student whose parent has submitted a consent form consenting to
228	the student becoming a participating student;
229	(c) a description of the alternative curriculum and alternative classroom schedule, as
230	applicable, that the innovation program application seeks approval for;
231	(d) a description of how, when, and where the opportunity class instruction will take
232	place and whether the instruction will include in-person, virtual, or hybrid components;
233	(e) any other innovative curriculum or classroom schedule adjustments intended to be
234	incorporated into the opportunity class to enhance the learning, performance, and educational
235	experience of participating students;
236	(f) criteria for measuring student learning and performance;
237	(g) an explanation of the assessment of the innovation program as provided in Section
238	<u>53G-10-607;</u>
239	(h) if the innovation application includes a proposed alternative curriculum, a
240	description of:
241	(i) the alternative curriculum and the instructional materials to be used in the
242	opportunity class; and
243	(ii) the outcomes the opportunity class using the alternative curriculum is designed to
244	achieve;
245	(i) any additional funding needed to cover innovation program costs; and
246	(j) participating students' proposed access to or use of the transportation services,
247	playground facilities, cafeteria facilities, after-school or extra-curricular activities, special
248	education services, and other facilities, activities, or services normally provided by the
249	applicable school or LEA.
250	(2) An innovation program application that proposes an alternative curriculum may
251	include a proposal for a different curriculum or an innovative delivery of curriculum.
252	(3) An innovation program application that proposes an alternative classroom schedule

253	may include a proposal for a different classroom schedule that includes options for:
254	(a) different requirements for in-person, virtual, or hybrid instruction; and
255	(b) different provisions for length of student attendance at in-person, virtual, or hybrid
256	instruction.
257	(4) An innovation program application may include a request for an innovation grant.
258	Section 6. Section 53G-10-605 is enacted to read:
259	53G-10-605. Alternative curriculum and alternative classroom schedule
260	provisions.
261	(1) An alternative curriculum in an elementary school shall include English,
262	mathematics, science, or history and social science.
263	(2) If requested in an innovation program application that the LEA governing board
264	approves, a school in which an opportunity class is proposed to be located shall provide the
265	opportunity class with a classroom and other equipment and facilities normally provided to a
266	class within the school.
267	(3) A teacher in an opportunity class may make adjustments to the curriculum or
268	classroom schedule described in the approved innovation program as implementation of the
269	innovation program reveals the need or advisability of making adjustments to better meet the
270	needs of students or to better achieve the goals and objectives of the innovation program.
271	(4) A student may become a participating student in an opportunity class after the
272	beginning of a school year during a standard class change period if:
273	(a) the innovation program allows the addition of a participating student during the
274	school year;
275	(b) the student's parent consents as provided in Section 53G-10-603; and
276	(c) the teacher of the opportunity class consents.
277	Section 7. Section 53G-10-606 is enacted to read:
278	53G-10-606. Provisions applicable to participating students, staff in an
279	opportunity class, innovation programs, and LEAs.
280	(1) A participating student may use a transportation service offered to students who ar

281	not participating students if:
282	(a) the participating student uses the transportation service on the same basis and at the
283	same times as the transportation service is offered to students who are not participating
284	students; or
285	(b) the innovation program provides for:
286	(i) the participating student's use of the transportation service; and
287	(ii) payment of the additional cost of the transportation service attributable to the
288	participating student's use of the transportation service.
289	(2) A participating student:
290	(a) shall be enrolled in the LEA where the opportunity class is operating; and
291	(b) is counted as any other student who is not a participating student for purposes of
292	calculating educational funding apportioned to the LEA.
293	(3) (a) A participating student is subject to a state assessment, as defined in Section
294	53E-4-301, to the same extent as a student who is not a participating student.
295	(b) The results of state assessment taken by participating students may not be included
296	<u>in assessment results for the school or LEA unless the test results are required to be included in</u>
297	the school or LEA assessment results by:
298	(i) the approved innovation program; or
299	(ii) applicable law.
300	(4) A teacher or other staff member who teaches or works in an opportunity class:
301	(a) is an employee of the LEA where the opportunity class is located; and
302	(b) shall receive compensation and other benefits available generally to an individual
303	employed in a comparable position in the LEA.
304	(5) An opportunity class shall comply with:
305	(a) provisions of the approved innovation program; and
306	(b) all applicable federal, state, and local laws prohibiting discrimination or governing
307	the safety of students and teachers.
308	(6) An LEA:

309	(a) shall apportion education funds for instructional use of participating students in an
310	amount substantially similar to funds apportioned for instructional use of comparable students
311	who are not participating students; and
312	(b) is responsible to provide to participating students only the services described in the
313	approved innovation program.
314	Section 8. Section 53G-10-607 is enacted to read:
315	53G-10-607. Assessment of innovation program.
316	A teacher in an opportunity class shall:
317	(1) monitor the extent to which participating student learning and performance are
318	consistent with the criteria established in the innovation program;
319	(2) report the results under Subsection (1) to the LEA governing board, as provided in
320	the approved innovation program; and
321	(3) cooperate with and provide participating student learning and performance data to
322	the director of ULEAD, as defined in Section 53E-10-701, as the director performs the
323	director's duties under Subsection 53E-10-703(7)(b).
324	Section 9. Section 53G-10-608 is enacted to read:
325	53G-10-608. Innovation grants.
326	(1) An LEA governing board may approve a grant of up to \$5,000 per opportunity class
327	for the school year if:
328	(a) a request for an innovation grant is included in the innovation application; and
329	(b) the LEA governing board determines that the grant is needed to:
330	(i) cover innovation program costs; and
331	(ii) help fulfill the goals and purposes of the opportunity class.
332	(2) If an LEA governing board approves a request for an innovation grant, the LEA
333	governing board shall send the state board written notice of the approval and the name of the
334	teacher who submitted the request for the innovation grant.
335	(3) (a) (i) Upon receipt of the written notice and authorization under Subsection (2), the
336	state board shall, subject to Subsection (3)(b), disburse the amount of the approved innovation

337	grant to the LEA governing board.
338	(ii) The LEA governing board shall distribute the money to the teacher of the
339	opportunity class to cover innovation program costs.
340	(b) (i) Except as provided in Subsection (3)(b)(iii), the maximum amount of money
341	that the state board may distribute for approved innovation grants is \$500,000 per school year.
342	(ii) If the state board receives a written notice and authorization under Subsection (2)
343	after already distributing \$500,000 for the school year, the state board shall notify the LEA
344	governing board that the grant money has been expended for the school year and that the state
345	board cannot distribute money for the approved innovation grant.
346	(iii) If the state board distributes less than \$500,000 for approved innovation grants for
347	a school year, the difference between \$500,000 and the amount distributed shall be rolled over
348	and included in the money available for distribution for approved innovation grants for the
349	following school year.
350	(4) The state board shall keep and account for all money appropriated for innovation
351	grants separate from other state board funds.
352	(5) A teacher receiving an innovation grant under this section may not use the money
353	from the grant for any purpose other than for innovation program costs.
354	(6) Any innovation grant money appropriated to the state board by the Legislature that
355	the state board has not distributed as provided in this section by June 30, 2027 shall lapse to the
356	Education Fund.
357	Section 10. Section 63I-1-253 is amended to read:
358	63I-1-253. Repeal dates, Titles 53 through 53G.
359	(1) Section 53-2a-105, which creates the Emergency Management Administration
360	Council, is repealed July 1, 2022.
361	(2) Sections 53-2a-1103 and 53-2a-1104, which create the Search and Rescue Advisory
362	Board, are repealed July 1, 2022.
363	(3) Section 53-5-703, which creates the Concealed Firearm Review Board, is repealed
364	July 1, 2023.

365 (4) Subsection 53-6-203(1)(b)(ii), regarding being 19 years old at certification, is repealed July 1, 2027.

- 367 (5) Subsection 53-13-104(6)(a), regarding being 19 years old at certification, is repealed July 1, 2027.
- 369 (6) Section 53B-6-105.5, which creates the Technology Initiative Advisory Board, is repealed July 1, 2024.
- 371 (7) Title 53B, Chapter 17, Part 11, USTAR Researchers, is repealed July 1, 2028.
- 372 (8) Section 53B-17-1203, which creates the SafeUT and School Safety Commission, is repealed January 1, 2025.
- 374 (9) Title 53B, Chapter 18, Part 16, USTAR Researchers, is repealed July 1, 2028.
- 375 (10) Title 53B, Chapter 24, Part 4, Rural Residency Training Program, is repealed July 376 1, 2025.
- 377 (11) Subsection 53C-3-203(4)(b)(vii), which provides for the distribution of money 378 from the Land Exchange Distribution Account to the Geological Survey for test wells and other 379 hydrologic studies in the West Desert, is repealed July 1, 2030.
- 380 (12) Section 53E-3-515 is repealed January 1, 2023.
- 381 (13) In relation to a standards review committee, on January 1, 2023:
- 382 (a) in Subsection 53E-4-202(8), the language "by a standards review committee and the recommendations of a standards review committee established under Section 53E-4-203" is repealed; and
- 385 (b) Section 53E-4-203 is repealed.
- 386 (14) Subsections 53E-3-503(5) and (6), which create coordinating councils for youth in custody, are repealed July 1, 2027.
- 388 (15) Section 53E-4-402, which creates the State Instructional Materials Commission, is repealed July 1, 2022.
- 390 (16) Title 53E, Chapter 6, Part 5, Utah Professional Practices Advisory Commission, is repealed July 1, 2023.
- 392 (17) Subsection 53E-8-204(4), which creates the advisory council for the Utah Schools

- for the Deaf and the Blind, is repealed July 1, 2021.
- 394 (18) Section 53F-2-420, which creates the Intensive Services Special Education Pilot
- 395 Program, is repealed July 1, 2024.
- 396 (19) Section 53F-5-203 is repealed July 1, 2024.
- 397 (20) Section 53F-5-212 is repealed July 1, 2024.
- 398 (21) Section 53F-5-213 is repealed July 1, 2023.
- 399 (22) Section 53F-5-214, in relation to a grant for professional learning, is repealed July
- 400 1, 2025.
- 401 (23) Section 53F-5-215, in relation to an elementary teacher preparation grant, is
- 402 repealed July 1, 2025.
- 403 (24) Subsection 53F-9-203(7), which creates the Charter School Revolving Account
- 404 Committee, is repealed July 1, 2024.
- 405 (25) Section 53F-9-501 is repealed January 1, 2023.
- 406 (26) Subsections 53G-4-608(2)(b) and (4)(b), related to the Utah Seismic Safety
- 407 Commission, are repealed January 1, 2025.
- 408 (27) Subsection 53G-8-211(5), regarding referrals of a minor to court for a class C
- 409 misdemeanor, is repealed July 1, 2022.
- 410 (28) Title 53G, Chapter 10, Part 6, Education Innovation Program, is repealed July 1,
- 411 2027.
- Section 11. Section **63I-1-263** is amended to read:
- 413 **63I-1-263.** Repeal dates, Titles 63A to 63N.
- 414 (1) In relation to the Utah Transparency Advisory Board, on January 1, 2025:
- 415 (a) Section 63A-16-102 is repealed;
- 416 (b) Section 63A-16-201 is repealed; and
- 417 (c) Section 63A-16-202 is repealed.
- 418 (2) Subsection 63A-5b-405(5), relating to prioritizing and allocating capital
- 419 improvement funding, is repealed July 1, 2024.
- 420 (3) Section 63A-5b-1003, State Facility Energy Efficiency Fund, is repealed July 1,

- 421 2023.
- 422 (4) Sections 63A-9-301 and 63A-9-302, related to the Motor Vehicle Review
- 423 Committee, are repealed July 1, 2023.
- 424 (5) Title 63C, Chapter 4a, Constitutional and Federalism Defense Act, is repealed July
- 425 1, 2028.
- 426 (6) Title 63C, Chapter 6, Utah Seismic Safety Commission, is repealed January 1,
- 427 2025.
- 428 (7) Title 63C, Chapter 12, Snake Valley Aquifer Advisory Council, is repealed July 1,
- 429 2024.
- 430 (8) Title 63C, Chapter 17, Point of the Mountain Development Commission Act, is
- 431 repealed July 1, 2023.
- 432 (9) Title 63C, Chapter 18, Behavioral Health Crisis Response Commission, is repealed
- 433 July 1, 2023.
- 434 (10) Title 63C, Chapter 23, Education and Mental Health Coordinating Council, is
- 435 repealed July 1, 2026.
- 436 (11) Title 63A, Chapter 16, Part 7, Data Security Management Council, is repealed
- 437 July 1, 2025.
- 438 (12) Section 63G-6a-805, which creates the Purchasing from Persons with Disabilities
- 439 Advisory Board, is repealed July 1, 2026.
- 440 (13) Title 63G, Chapter 21, Agreements to Provide State Services, is repealed July 1,
- 441 2025.
- 442 (14) Title 63H, Chapter 4, Heber Valley Historic Railroad Authority, is repealed July 1,
- 443 2024.
- 444 (15) Title 63H, Chapter 8, Utah Housing Corporation Act, is repealed July 1, 2026.
- 445 (16) Subsection 63J-1-602.1(17), Nurse Home Visiting Restricted Account is repealed
- 446 July 1, 2026.
- 447 (17) (a) Subsection 63J-1-602.1(61), relating to the Utah Statewide Radio System
- Restricted Account, is repealed July 1, 2022.

449	(b) When repealing Subsection 63J-1-602.1(61), the Office of Legislative Research and
450	General Counsel shall, in addition to the office's authority under Subsection 36-12-12(3), make
451	necessary changes to subsection numbering and cross references.
452	(18) Subsection 63J-1-602.2(5), referring to dedicated credits to the Utah Marriage
453	Commission, is repealed July 1, 2023.
454	(19) Subsection 63J-1-602.2(6), referring to the Trip Reduction Program, is repealed
455	July 1, 2022.
456	(20) Subsection 63J-1-602.2[(24)](25), related to the Utah Seismic Safety
457	Commission, is repealed January 1, 2025.
458	(21) Title 63J, Chapter 4, Part 5, Resource Development Coordinating Committee, is
459	repealed July 1, 2027.
460	(22) In relation to the advisory committee created in Subsection 63L-11-305(3), on July
461	1, 2022:
462	(a) Subsection 63L-11-305(1)(a), which defines "advisory committee," is repealed; and
463	(b) Subsection 63L-11-305(3), which creates the advisory committee, is repealed.
464	(23) In relation to the Utah Substance Use and Mental Health Advisory Council, on
465	January 1, 2023:
466	(a) Sections 63M-7-301, 63M-7-302, 63M-7-303, 63M-7-304, and 63M-7-306 are
467	repealed;
468	(b) Section 63M-7-305, the language that states "council" is replaced with
469	"commission";
470	(c) Subsection 63M-7-305(1) is repealed and replaced with:
471	"(1) "Commission" means the Commission on Criminal and Juvenile Justice."; and
472	(d) Subsection 63M-7-305(2) is repealed and replaced with:
473	"(2) The commission shall:
474	(a) provide ongoing oversight of the implementation, functions, and evaluation of the
475	Drug-Related Offenses Reform Act; and
476	(b) coordinate the implementation of Section 77-18-104 and related provisions in

- 477 Subsections 77-18-103(2)(c) and (d).".
- 478 (24) The Crime Victim Reparations and Assistance Board, created in Section
- 479 63M-7-504, is repealed July 1, 2027.
- 480 (25) Title 63M, Chapter 7, Part 6, Utah Council on Victims of Crime, is repealed July
- 481 1, 2022.
- 482 (26) Title 63M, Chapter 11, Utah Commission on Aging, is repealed July 1, 2026.
- 483 (27) Title 63N, Chapter 1, Part 5, Governor's Economic Development Coordinating
- 484 Council, is repealed July 1, 2024.
- 485 (28) Title 63N, Chapter 2, Part 2, Enterprise Zone Act, is repealed July 1, 2028.
- 486 (29) Section 63N-2-512, related to the Hotel Impact Mitigation Fund, is repealed July
- 487 1, 2028.
- 488 (30) (a) Title 63N, Chapter 2, Part 6, Utah Small Business Jobs Act, is repealed
- 489 January 1, 2021.
- 490 (b) Section 59-9-107 regarding tax credits against premium taxes is repealed for
- 491 calendar years beginning on or after January 1, 2021.
- 492 (c) Notwithstanding Subsection(30)(b), an entity may carry forward a tax credit in
- accordance with Section 59-9-107 if:
- 494 (i) the person is entitled to a tax credit under Section 59-9-107 on or before December
- 495 31, 2020; and
- 496 (ii) the qualified equity investment that is the basis of the tax credit is certified under
- 497 Section 63N-2-603 on or before December 31, 2023.
- 498 (31) Title 63N, Chapter 4, Part 4, Rural Employment Expansion Program, is repealed
- 499 July 1, 2023.
- 500 (32) Title 63N, Chapter 7, Part 1, Board of Tourism Development, is repealed July 1,
- 501 2025.
- 502 (33) Title 63N, Chapter 9, Part 2, Outdoor Recreational Infrastructure Grant Program,
- is repealed January 1, 2028.
- Section 12. Section **63J-1-602.2** is amended to read:

505	63J-1-602.2. List of nonlapsing appropriations to programs.
506	Appropriations made to the following programs are nonlapsing:
507	(1) The Legislature and the Legislature's committees.
508	(2) The State Board of Education, including all appropriations to agencies, line items,
509	and programs under the jurisdiction of the State Board of Education, in accordance with
510	Section 53F-9-103.
511	(3) The Percent-for-Art Program created in Section 9-6-404.
512	(4) The LeRay McAllister Critical Land Conservation Program created in Section
513	11-38-301.
514	(5) Dedicated credits accrued to the Utah Marriage Commission as provided under
515	Subsection 17-16-21(2)(d)(ii).
516	(6) The Trip Reduction Program created in Section 19-2a-104.
517	(7) The Division of Wildlife Resources for the appraisal and purchase of lands under
518	the Pelican Management Act, as provided in Section 23-21a-6.
519	(8) The emergency medical services grant program in Section 26-8a-207.
520	(9) The primary care grant program created in Section 26-10b-102.
521	(10) Sanctions collected as dedicated credits from Medicaid provider under Subsection
522	26-18-3(7).
523	(11) The Utah Health Care Workforce Financial Assistance Program created in Section
524	26-46-102.
525	(12) The Rural Physician Loan Repayment Program created in Section 26-46a-103.
526	(13) The Opiate Overdose Outreach Pilot Program created in Section 26-55-107.
527	(14) Funds that the Department of Alcoholic Beverage Control retains in accordance
528	with Subsection 32B-2-301 (9)(a) or (b).
529	(15) The General Assistance program administered by the Department of Workforce
530	Services, as provided in Section 35A-3-401.
531	(16) The Utah National Guard, created in Title 39, Militia and Armories.
532	(17) The State Tax Commission under Section 41-1a-1201 for the:

	H.B. 386 Enrolled Copy
533	(a) purchase and distribution of license plates and decals; and
534	(b) administration and enforcement of motor vehicle registration requirements.
535	(18) The Search and Rescue Financial Assistance Program, as provided in Section
536	53-2a-1102.
537	(19) The Motorcycle Rider Education Program, as provided in Section 53-3-905.
538	(20) The Utah Board of Higher Education for teacher preparation programs, as
539	provided in Section 53B-6-104.
540	(21) The Medical Education Program administered by the Medical Education Council,
541	as provided in Section 53B-24-202.
542	(22) Innovation grants under Section 53G-10-608, except as provided in Subsection
543	<u>53G-10-608(6).</u>
544	[(22)] (23) The Division of Services for People with Disabilities, as provided in
545	Section 62A-5-102.
546	[(23)] (24) The Division of Fleet Operations for the purpose of upgrading underground
547	storage tanks under Section 63A-9-401.
548	[(24)] (25) The Utah Seismic Safety Commission, as provided in Section 63C-6-104.
549	[(25)] (26) Appropriations to the Division of Technology Services for technology
550	innovation as provided under Section 63A-16-903.
551	[(26)] (27) The Office of Administrative Rules for publishing, as provided in Section
552	63G-3-402.
553	[(27)] (28) The Colorado River Authority of Utah, created in Title 63M, Chapter 14,
554	Colorado River Authority of Utah Act.
555	[(28)] (29) The Governor's Office of Economic Opportunity to fund the Enterprise
556	Zone Act, as provided in Title 63N, Chapter 2, Part 2, Enterprise Zone Act.
557	[(29)] (30) Appropriations to fund the Governor's Office of Economic Opportunity's
558	Rural Employment Expansion Program, as described in Title 63N, Chapter 4, Part 4, Rural
559	Employment Expansion Program.

[(30)] (31) Appropriations to fund programs for the Jordan River Recreation Area as

560

561	described in Section 65A-2-8.
562	[(31)] (32) The Division of Human Resource Management user training program, as
563	provided in Section 63A-17-106.
564	[(32)] (33) A public safety answering point's emergency telecommunications service
565	fund, as provided in Section 69-2-301.
566	[(33)] (34) The Traffic Noise Abatement Program created in Section 72-6-112.
567	[(34)] (35) The money appropriated from the Navajo Water Rights Negotiation
568	Account to the Division of Water Rights, created in Section 73-2-1.1, for purposes of
569	participating in a settlement of federal reserved water right claims.
570	[(35)] (36) The Judicial Council for compensation for special prosecutors, as provided
571	in Section 77-10a-19.
572	[(36)] (37) A state rehabilitative employment program, as provided in Section
573	78A-6-210.
574	[(37)] (38) The Utah Geological Survey, as provided in Section 79-3-401.
575	[(38)] (39) The Bonneville Shoreline Trail Program created under Section 79-5-503.
576	[(39)] (40) Adoption document access as provided in Sections 78B-6-141, 78B-6-144,
577	and 78B-6-144.5.
578	[(40)] (41) Indigent defense as provided in Title 78B, Chapter 22, Part 4, Utah Indigent
579	Defense Commission.
580	[(41)] (42) The program established by the Division of Facilities Construction and
581	Management under Section 63A-5b-703 under which state agencies receive an appropriation
582	and pay lease payments for the use and occupancy of buildings owned by the Division of
583	Facilities Construction and Management.
584	Section 13. Appropriation.
585	The following sums of money are appropriated for the fiscal year beginning July 1,
586	2022 and ending June 30, 2023. These are additions to amounts previously appropriated for
587	fiscal year 2023. Under the terms and conditions of Title 63J, Chapter 1, Budgetary Procedures
588	Act, the Legislature appropriates the following sums of money from the funds or accounts

589	indicated for the use and support of the government of the state of Utah.
590	ITEM 1
591	To State Board of Education Contracted Initiatives and Grants
592	From Education Fund, One-time \$2,500,000
593	Schedule of Programs:
594	Education Innovation Program \$2,500,000
595	The Legislature intends that the money appropriated to the State Board of Education be
596	used and distributed as provided in Title 53G, Chapter 10, Part 6, Education Innovation
597	Program.

Enrolled Copy

H.B. 386